## Rule 3002. Filing Proof of Claim or Interest

- 2 (a) NECESSITY FOR FILING. An A secured
- 3 <u>creditor</u>, unsecured creditor, or an equity security holder
- 4 must file a proof of claim or interest for the claim or
- 5 interest to be allowed, except as provided in Rules 1019(3),
- 6 3003, 3004, and 3005. A lien that secures a claim against
- 7 the debtor is not void due only to the failure of any entity to
- 8 <u>file a proof of claim.</u>

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- 9 (b) PLACE OF FILING. A proof of claim or
- interest shall be filed in accordance with Rule 5005.
- 11 (c) TIME FOR FILING. In a <u>voluntary</u> chapter 7
- 12 liquidationcase, chapter 12 family farmer's debt
- 13 adjustmentcase, or chapter 13 individual's debt
- 14 adjustment case, a proof of claim is timely filed if it is filed
- 15 | not later than 906070 days after the order for relief under
- 16 that chapter or the date of the order of conversion to a case
- 17 under chapter 12, or chapter 13. In an involuntary chapter
- 18 7 case, a proof of claim is timely filed if it is filed not later

than 90 days after the order for relief under that chapter is entered the first date set for the meeting of creditors called under § 341(a) of the Code, except as follows: But in all these cases, the following exceptions apply:

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has been mailed to a creditor at a foreign address, oon motion filed by thea creditor before or after the expiration of the time to file a proof of claim, the court may extend the time by not more than 60 days from the date of the order granting the motion. The motion may be granted if the court finds that the notice was insufficient under the circumstances to give the creditor a reasonable time to file a proof of claim

(A) the notice was insufficient under the circumstances to give the creditor a reasonable time to file a proof of claim because the debtor

37	failed to timely file the list of creditors' names
38	and addresses required by Rule 1007(a); or
39	(B) the notice was insufficient under the
40	circumstances to give the creditor a reasonable
41	time to file a proof of claim, and the notice was
42	mailed to the creditor at a foreign address.
43	(7) A proof of claim filed by the holder of a
44	claim that is secured by a security interest in the
45	debtor's principal residence is timely filed if:
46	(A) the proof of claim, together with the
47	attachments required by Rule 3001(c)(2)(C), is
48	filed not later than 6070 days after the order for
49	relief is entered; and
50	(B) any attachments required by
51	Rule 3001(c)(1) and (d) are filed as a supplement
52	to the holder's claim not later than 120 days after
53	the order for relief is entered.

## **Committee Note**

Subdivision (a) is amended to clarify that a creditor, including a secured creditor, must file a proof of claim in order to have an allowed claim. The amendment also clarifies, in accordance with § 506(d), that the failure of a secured creditor to file a proof of claim does not render the creditor's lien void. The inclusion of language from § 506(d) is not intended to effect any change of law with respect to claims subject to setoff under § 553. amendment preserves the existing exceptions to this rule under Rules 1019(3), 3003, 3004, and 3005. Rule 1019(3), a creditor does not need to file another proof of claim after conversion of a case to chapter 7. Rule 3003 governs the filing of a proof of claim in chapter 9 and chapter 11 cases. Rules 3004 and 3005 govern the filing of a proof of claim by the debtor, trustee, or another entity if a creditor does not do so in a timely manner.

Subdivision (c) is amended to alter the calculation of the bar date for proofs of claim in chapter 7, chapter 12, and chapter 13 cases. The amendment changes the time for filing a proof of claim in a voluntary chapter 7 case, a chapter 12 case, or a chapter 13 case from 90 days after the § 341 meeting of creditors to 6070 days after the petition date. If a case is converted to chapter 12 or chapter 13, the 6070-day time for filing runs from the order of conversion. If a case is converted to chapter 7, Rule 1019(2) provides that a new time period for filing a claim commences under Rule 3002. In an involuntary chapter 7 case, a 90-day time for filing applies and runs from the entry of the order for relief.

Subdivision (c)(6) is amended to expand the exception to the bar date for cases in which a creditor received insufficient notice of the time to file a proof of claim. The amendment provides that the court may extend the time to file a proof of claim if the debtor fails to file a timely list of names and addresses of creditors as required by Rule 1007(a). The amendment also clarifies that if a court grants a creditor's motion under this rule to extend the time to file a proof of claim, the extension runs from the date of the court's decision on the motion.

Subdivision (c)(7) is added to provide a two-stage deadline for filing mortgage proofs of claim secured by an interest in the debtor's principal residence. Those proofs of claim must be filed with the appropriate Official Form mortgage attachment within 60 days of the order for relief. The claim will be timely if any additional documents evidencing the claim, as required by Rule 3001(c)(1) and (d), are filed within 120 days of the order for relief. The order for relief is the commencement of the case upon filing a petition, except in an involuntary case. See § 301 and § 303(h). The confirmation of a plan within the 120day period set forth in subdivision (c)(7)(B) does not prohibit an objection to any proof of claim.