

**SUMMARY OF AMENDMENTS TO THE RHODE ISLAND BANKRUPTCY  
COURT'S LOCAL RULES AND FORMS AND APPENDICES, EFFECTIVE  
AUGUST 23, 2010**

**RULE 3011-1 Unclaimed Funds** – (amended). Unclaimed fund petitioners who file five (5) or more petitions for unclaimed funds in a twelve month period are required to file such petitions and supporting documentation electronically in the Court's electronic filing system, or request an exemption pursuant to R.I. Local Rule 5005-4.

**RULE 4001-1 Relief from Automatic Stay** - (amended). R.I. Bank. Form R is not required in Chapter 7 cases, unless the debtor, or the Court, specifically request the filing of the form. If applicable, the motion for relief from stay must contain a statement as to the date and amount of the last payment on the subject property.

**RULE 5080-1 Judges – Visiting and Recalled** - (amended). Amended to remove the requirement that an original and two copies of all papers be filed with the Court and mailed to the Bankruptcy Judge from outside the District.

**R.I. Bankruptcy Form E** – (amended). Amended to instruct the filer to attach all supporting documentation to R.I. Bankruptcy Forms F.1 or F.2, as applicable or the petition will be stricken.

**R.I. Bankruptcy Forms F.1 and F.2** - (amended). Amended to comply with the proposed amend to Local Rule 3011-1.

**R.I. Bankruptcy Appendix IX - Third Amended Loss Mitigation Program and Procedures** – (amended). Section X was amended to require that all settlement agreements be accompanied by a completed and signed Form D, Proposed Loan Modification Agreement.

**Form D to Appendix IX** – (new) Proposed Loan Modification Agreement.