LGR RULE 30. ELECTRONIC FILING

LGR 30(b)(6) The clerk may accept any electronic document created by a Kittitas County Lower District Court judicial officer, clerk, or administrator for filing. Non-electronic documents filed with the court may be converted to electronic documents and all such electronic documents shall be deemed the equivalent of original documents.

LGR 30(b)(7) The clerk may accept for filing via email or any other reliable electronic means any certificates filed for use by the court pursuant to IRLJ 6.6(d) and LIR 6.6(f).

LGR 30(d)(2)(G) Any electronic document created by Kittitas County Lower District court requiring a signature by a judicial officer, clerk or court administrator may be signed with an electronic signature. Each person authorized to sign court generated documents with an electronic signatures will be assigned a user ID and password by the presiding judge. Documents created pursuant to this rule may be electronically filed. An electronic document shall be deemed the equivalent of an original signed document if the electronic signature thereon complies with this rule.

Comments

LGR 30(b)(6), LGR 30(b)(7), and LGR 30(d)(2) (G) go into effect immediately and apply retroactively to any document created or filed in accordance with the provision of those rules.

[Effective September1, 2015]