

RULE CV-67. DEPOSIT AND DISBURSEMENT OF REGISTRY FUNDS

Deposits into and disbursements from the registry of the court must be made in compliance with Federal Rule of Civil Procedure 67 and Federal Rule of Bankruptcy Procedure 7067. The following procedures also govern any such deposits and disbursements:

(a) All funds tendered for deposit into the registry of the court, with the exception of cash bail, shall be placed in an interest bearing account.

(b) A motion requesting leave of court to deposit funds into the registry must be filed and served on all interested parties to the proceeding. The motion and proposed order shall set out with particularity the information found on the court's website, www.txwd.uscourts.gov, in the drop-down menu "For Attorneys" under "Registry Funds Information".

(c) The clerk is the designated beneficiary and custodian of the invested accounts.

(d) After the order is entered permitting deposit and investment or reinvestment of funds, the party presenting the order shall deliver a copy of said order on the clerk, either personally or by certified mail or in his absence, the divisional office manager. It shall also be incumbent on the presenting party to confirm that the appropriate action has been accomplished by the clerk in accordance with the provisions of the order.

(e) Upon entry of an order directing the clerk to disburse funds on deposit in the registry of the court, it will be the responsibility of the movant to serve a copy of said order on the clerk as set forth in subparagraph (d) above and in accordance with the information found on the court's website, www.txwd.uscourts.gov, in the drop-down menu "For Attorneys", under "Registry Funds Information".