District Local Rule Civ 81.1 (Civil)

REMOVAL ACTIONS - STATE COURT RECORDS

- (a) This rule applies to civil actions removed to the United States District Court for the District of Idaho from the state courts and governs procedure after removal. The removing party must file:
 - (1) A copy of the entire state court record and the Register of Actions must be provided at the time of filing the notice of removal, and
 - (2) A Civil Cover Sheet with the Notice of Removal. Attorneys are required to complete a civil cover sheet when a notice of removal is filed in the District of Idaho. The form is available on the Court's website. This form is used by the Clerk of Court to identify the status of all parties and attorneys. See <u>Dist. Idaho Loc. Civ. R. 7.1</u>, Motion Practice and Dist. Idaho. Loc. Civ. R. 5.2(d).
- (b) **Motions in Cases Removed from State Court.** The filing date of the Notice of Removal will be considered the filing date of all pending motions previously filed in the state court action, unless otherwise ordered by the Court. If a response and/or reply have also been filed in the state court action prior to the filing of the notice of removal, no further response or reply pleadings will be accepted. If a response to the motion has not been filed in the state court action, the response deadline will be twenty-one (21) days after service of the notice of removal. If a response to the motion was filed in the state court action but a reply to the response has not been filed in the state court action, the reply deadline will be fourteen (14) days after the filing of the notice of removal.

RELATED AUTHORITY

Fed. R. Civ. P. 81(c)