**Service**. All filings <u>not submitted through the Court's electronic filing</u> <u>system</u> require a certificate of service <u>or equivalent statement</u>. A sample certificate <u>may can</u> be found on the Court's website.

- 1. Filings Submitted Electronically That Are Served Electronically
  When a document (other than an original proceeding or petition for review) is submitted electronically, the Appellate CM/ECFCourt's electronic filing system will automatically notify the other parties and counsel who are registered for electronic filing of the submission; no certificate of service or service of paper copies upon other parties and counsel registered for electronic filing is necessary. Registration for the Appellate CM/ECFCourt's electronic filing system constitutes consent to electronic service.
- 2. Filings Submitted Electronically That Are Not Served Electronically Original proceedings, petitions for review, sealed filings, and any electronically submitted filing in a case involving a pro se litigant or an attorney who is not registered for the Court's electronic filing system If a counsel has successfully applied for an exemption from the electronic filing requirement, that counsel must be served paper copies consistent with the applicable provisions of pursuant to FRAP 25(c)(1); other parties to the litigation must serve the exempt counsel in that fashion and must be accompanied by a certificate of service or equivalent statement. Registration for the Court's electronic filing system constitutes consent to service by e-mail.

<u>Cross-Reference: Interim Ninth Circuit Rule 27-13(c) (documents submitted under seal).</u>