

Exhibit

- How is this to be used?
 - It is not for corrections nor does it replace corrective entries.
 - It is not for correspondence.
 - It is for Exhibits. Something that should have been attached to a previous filing but was not attached to said filing (ex. Proposed orders, agreements, contracts).
 - Exhibits will not be attached back to the prior filings as was done with corrective entries.

Local Rule 3015-2

Chapter 13 - Amendments to Plans.

(c) *Service of Amended Plan - Pre Confirmation*. If an amended plan is filed after noticing of the confirmation hearing but prior to confirmation of the plan, the debtor will provide a copy of the amended plan to each party on the mailing matrix. Unless service is made electronically through the CM/ECF system, the debtor shall mail a copy of the amended plan to each creditor and party in interest. The Clerk will issue and send to the parties a notice setting confirmation objection and hearing dates for the amended plan.

Local Rule 3015-2

Chapter 13 - Amendments to Plans

(e) *Service of Amended Plan After Confirmation*. After filing a motion to amend a confirmed plan, the debtor will provide a copy of the amended plan to each party on the mailing matrix. Unless service is made electronically through the CM/ECF system, the debtor shall mail a copy of the amended plan to each creditor and party in interest. The Clerk will issue and send to the parties a passive notice setting the objection date on the post-confirmation amended plan. If an amended plan is filed that alters the treatment of the claims of a limited number of creditors, the debtor may be excused from serving the notice and amended plan on all creditors if L.B.F. 3015-2(a) is filed certifying that service has been made on the affected creditors. If an amended plan is filed to alter funding of the plan or to make technical amendments, but does not affect the payment of any creditor's claim, the debtor may be excused from serving the notice and amended plan on all creditors if L.B.F. 3015-2(b) is filed certifying the limited changes to the plan. If neither L.B.F. 3015-2(a) or L.B.F. 3015-2(b) is filed with the amended plan, the debtor shall provide a copy of the amended plan as directed above. The Clerk will issue and send to the parties a passive notice setting the objection date on the post-confirmation amended plan.