

## Amended Plans

### L.B.R. 3015-2

#### Pre Confirmation

1. The clerk's office will serve the most recent plan with the first notice of confirmation hearing.
2. Any amended plan filed after the original notice of confirmation hearing will be served by the debtor on all creditors.
3. The court will serve the notice scheduling the confirmation hearing and providing a twenty eight (28) day objection period to the amended plan only if a certificate of service is filed by the debtor evidencing that the amended plan has been served on all creditors. (The certificate of service should be filed by using the following event: *Bankruptcy, Plan, Certificate of Service (notice re: Ch. 13 plan amendment)*).
  - a. If the amended plan is not served, the confirmation hearing will be continued by the chapter 13 trustee.
  - b. The clerk's office will not set or send the continued confirmation hearing notice until the amended plan has been served and the certificate service thereto has been filed.
  - c. No action will be taken on any amended plan filed within twenty four (24) hours of the confirmation hearing. The Clerk will issue the Continued Notice **after** the Proceeding Memo is entered on the case docket.

## Post Confirmation

1. All plans modified after an order of confirmation has been entered will be served by the debtor on all creditors unless LBFs 3015-2(a) or LBFs 3015-2(b) is filed.
  - a. If accompanied by LBF 3015-2(a) (*modification only affects certain creditors*), the movant need only serve the modified plan on affected creditors.
  - b. If accompanied by LBF 3015-2(b) (*technical modifications – no creditors affected*), the movant need not serve the amended plan on any creditor.
2. Once the debtor has filed a certificate of service evidencing that the plan was served on all creditors and neither L.B.F. 3015-2(a) or L.B.F. 3015-2(b) are filed, the clerk will serve a passive notice which provides the creditors twenty-one (21) days in which to object to the modification. (The certificate of service should be filed by using the following event: *Bankruptcy, Plan, Certificate of Service (notice re: Ch. 13 plan amendment)* ).
  - a. If accompanied by LBF 3015-2(a) (*modification only affects certain creditors*), the Clerk will, also, only serve affected creditors with the passive twenty one (21) day notice.
  - b. If accompanied by LBF 3015-2(b) (*technical modifications – no creditors affected*), the clerk will present the order to the judge for signature after a hold period of seven (7) days.
3. Objections:
  - a. If no objections are filed the order is eligible to be signed.
  - b. If objections are filed a hearing will be set.