

D.N.J. LBR 3015-2. Modified Chapter 13 Plan and Motions

(a) Hearing. The filing of a modified chapter 13 plan does not change the date of any previously scheduled confirmation hearing unless an adjournment is granted.

(b) Service. The debtor must serve by first class mail each affected party with the entire modified plan and immediately file Local Form *Certification of Service*.

(c) Motions. The filing and service of Local Forms *Chapter 13 Plan and Motions* and *Notice of Chapter 13 Plan Transmittal* in accordance with this Rule and Bankruptcy Rule 3015(h) obviates the need to file a separate Notice of Motion of the filing of a modified chapter 13 plan.

2020 Comment

Subdivision (b) of this Rule is modified to replace the term “affected lienholder” with “affected party.”

Subdivision (c) of this Rule is new and includes a reference to the relevant Local Forms impacting this Rule.

2015 Comment

If a modified chapter 13 plan includes a motion, the debtor must serve, in accordance with Local Rule 3015-1, each affected lienholder with Local Forms *Chapter 13 Plan and Motions* and *Notice of Chapter 13 Plan Transmittal*.

Notice of the hearing on the modified plan will be provided in accordance with Bankruptcy Rule 2002(b).