LOCAL BANKRUPTCY FORM 3015-1.5

[Caption as in Bankruptcy Official Form No. 16B]

CERTIFICATE AND MOTION TO DETERMINE NOTICE

(Complete Applicable Paragraphs)

(month/day/year), at docket no (the last plan to be noticed and served) and the debtor's amended chapter 13 plan dated <u>(month/day/year)</u> , at docket no. (the amended plan now pending confirmation).		
follo	The debtor, by and through counsel, <u>(name of counsel)</u> , submits the wing certificate pursuant to L.B.R. 3015-1 and states as follows:	
1.	The debtor filed for chapter 13 relief on <u>(month/day/year)</u> . The debtor attended his/her 11 U.S.C. § 341(a) Meeting of Creditors on <u>(month/day/year)</u> .	
	NO OBJECTIONS	
2.	No objections have been filed to the debtor's plan dated <u>(month/day/year)</u> , at docket no (the last plan to be noticed and served).	
	OBJECTIONS	
3.	The following objections have been filed to the debtor's plan dated (month/day/year), at docket no. (the most recent noticed plan).	
	(name of objecting party and docket number of objection)	
	(name of objecting party and docket number of objection)	

AMENDED PLAN

trustee [and/or the objecting party] regarding the objections to confirmation.

5. The debtor has filed an amended plan, dated <u>(month/day/year)</u>, at docket no. (the amended plan now pending). The amended plan is captioned, "Debtor's <u>(first/second)</u> Amended Plan."

The amended plan makes the following changes which are delineated in the amended plan by an asterisk, underscoring or highlighting (list the precise nature

	of the amendment(s) to the plan, including changes in the duration of the plan, monthly plan payments, amount received by any Class, etc.): a. b. c.
6.	The(first/second)_ amended plan is intended to [] cure deficiencies in the prior plan, [] resolve all of the objections filed or [] resolve the following objections: a. b. c.
7.	The <u>(first/second)</u> amended plan does not resolve all of the objections and the debtor requests judicial determination of the remaining objections. The precise issues remaining for judicial determination are as follows: a. b. c.
	The debtor anticipates the expected court time necessary to determine this contested matter will beminutes/hours.
	The debtor anticipatesfact witnesses and/orexpert witnesses will be called to testify in this contested matter at any evidentiary hearing to be conducted by the court.
	NO AMENDED PLAN
8.	The debtor does not intend to file an amended plan and requests judicial determination of all objections filed.
	The debtor anticipates the expected court time necessary to determine this contested matter will beminutes/hours.
	The debtor anticipatesfact witnesses and/orexpert witnesses will be called to testify in this contested matter at any evidentiary hearing to be conducted by the court.
	MOTION TO DETERMINE NOTICE OF AMENDED PLAN
9.	Notice [check the applicable box]:
	[] Notice to all creditors: The debtor believes notice of the amended plan must be served on the chapter 13 trustee and to all creditors and parties in interest.

	[] Request to waive or limit notice: The debtor requests notice of the amended plan be limited or waived for the following reasons (describe reason and list the parties the debtor believes should receive notice):
0.	Objection Time Period [check applicable box]:
	[] Objection Deadline Pursuant to FED. R. BANKR. P. 2002(b): The debtor believes notice of the amended plan should be for the full objection period set forth in FED. R. BANKR. P. 2002(b).
	[] Request to Shorten Objection Time Period: The debtor requests the objection period set forth in FED. R. BANKR. P. 2002(b) be shortened to days (describe reason for requested objection period):
ated:	By:

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the Certificate and Motion to Determine Notice was served by placing the same in the United States Mail, first class postage pre-paid, this <u>(month/day/year)</u> to the following:

Commentary

L.B. Form 3015-1.5 must be served on the following: the chapter 13 trustee, debtor, any parties who objected to the most recently noticed plan, and those requesting notice, or as otherwise ordered by the court.