LOCAL BANKRUPTCY FORM 3015-1.8

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

NOTICE OF FILING AMENDED CHAPTER 13 PLAN, DEADLINE FOR FILING OBJECTIONS, AND HEARING ON CONFIRMATION

OBJECTION DEADLI	NE: (month/day/year).
	that the debtor filed an amended chapter 13 nber A copy of the amended chapter 13
	hearing on confirmation has been set for S. Bankruptcy Court, U.S. Custom House, 721 enver, Colorado 80202.
with the court a written objection and req deadline stated above, and serve a copy t L.B.R. 3015-1, objections must clearly sp	on of the amended chapter 13 plan you must file quest for a hearing on or before the objection thereof on the undersigned attorney. Pursuant to becify the grounds upon which they are based, authority, if any. General objections will not be
· •	asly filed objections to any prior chapter 13 plan st be timely filed addressing this amended plan.
	nded plan may be confirmed without a hearing, of Confirmable Plan pursuant to L.B.R. 3015-1.
	onfirmation are filed, witness and exhibit lists (month/day/year) * pursuant to L.B.R. 9070-1.
Dated:	By:
	Counsel to
	Attorney registration number (if applicable)
	Business address (or home address for <i>pro se</i>)
	Telephone number
	Facsimile number E-mail address
	L-111a11 audi 055

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the Amended Chapter 13 Plan dated <u>(month/day/year)</u>, docket no. ____, and the Notice of Filing Amended Chapter 13 Plan, Deadline for Filing Objections Thereto, and Hearing on

Confirmation were 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

All deadlines and hearing dates and times should be provided in bold type face.

- L.B. Form 3015-1.8 may be used to provide notice of an amended chapter 13 plan if the court has provided the debtor with a new objection date and new hearing on confirmation date.
- L.B. Form 3015-1.8 must be served on the following: chapter 13 trustee, debtor and all creditors and parties in interest, or as otherwise ordered by the court.