

EXHIBIT C

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF COLORADO**

In re:)
)
JOE DEBTOR and) Bankruptcy Case No.
JOELENE DEBTOR,) 00-00000 HRT
Debtor(s).) Chapter 13
)
Address: [INSERT ADDRESS])
[INSERT CITY, STATE, ZIP])
)
Last four digits of SS#: @)
and @,)
Employer's Tax Identification)
No. [if any]:)

NOTICE PURSUANT TO T.L.B.R. 3015-1(e)

YOU ARE HEREBY NOTIFIED that an Amended Chapter 13 Plan dated _____ (the "Amended Plan"), a copy of which is attached hereto, has been filed with this Court. A hearing on confirmation has been set for **[INSERT DATE AND TIME]*** at the U.S. Bankruptcy Court, U.S. Custom House, 721 19th Street, Courtroom [], Fifth Floor, Denver, CO 80202.

The Amended Plan was filed within thirteen days following the meeting of creditors in accordance with T.L.B.R. 3015-1(e)(1). The Amended Plan attempts to resolve the objection(s) to confirmation raised by _____(State names of objecting parties, as appropriate)_____. The Debtor will/may seek a judicial determination of any other objections not resolved by this Plan.

If the Amended Plan resolves your Objection(s) to confirmation, please file a written withdrawal by _____(INSERT DATE: date should be two business days prior to the confirmation hearing)*_____.

If your written withdrawal is filed by the deadline shown above, you need not appear for the confirmation hearing.

If your Objection is not withdrawn in writing by the deadline shown above, then in accordance with T.L.B.R. 3015-1(e)(4), the Court will NOT deem your Objection withdrawn and you MUST appear for the confirmation hearing.

Respectfully submitted this ____ day of _____, 200__.

[Attorney Name] for Debtor
Address
Phone No.
Facsimile No.
E-mail address

** All dates and times should be provided in a bolded type face.*

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF COLORADO**

In re:)	
)	
JOE DEBTOR)	
JOELENE DEBTOR)	Case No. 00-00000 HRT
)	Chapter 13
Debtors.)	

**CERTIFICATE OF MAILING IN ACCORDANCE WITH
TRANSITIONAL LOCAL BANKRUPTCY RULE (T.L.B.R.) 3015-1(e)(2)**

The undersigned hereby certifies that he/she served a true and correct copy of the Amended Chapter 13 Plan dated _____ and the Notice Pursuant to T.L.B.R. 3015-1(e) by placing the same in the United States Mail, first class postage pre-paid, this ____ day of _____, 200__:

Standing Chapter 13 Trustee
c/o Sally Zeman, Esq.
P.O. Box 1169
Denver, CO 80201

[DEBTOR'S/DEBTORS' ADDRESS]

[Objecting party/parties and parties who have entered an appearance]

Commentary

Experience has demonstrated that a Notice such as this will put an Amended Plan in a proper procedural context prior to the confirmation hearing. Although T.L.B.R. 3015-1 does not specifically provide for shortened and limited notice after the 341 but prior to the confirmation hearing, the Court believes this Notice will assist Debtors and objecting parties. **Note, this Notice should be filed with the Amended Plan and mailed to the required parties.** Debtors are reminded that T.L.B.R. 3015-1 does **not** contemplate a Notice pursuant to Rule 2002(b), Fed.R.Bankr.P., regarding an Amended Plan prior to the confirmation hearing.