

FILED  
March 14, 2013  
U.S. Bankruptcy Court  
District of Colorado  
Bradford L. Bolton, Clerk

UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF COLORADO

IN THE MATTER OF ADOPTION OF REVISIONS  
TO CERTAIN LOCAL BANKRUPTCY RULES AND FORMS

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AMENDED GENERAL PROCEDURE ORDER NUMBER 2012-6

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Pursuant to 28 U.S.C. § 2071, Rule 83 of the Federal Rules of Civil Procedure and Rule 9029 of the Federal Rules of Bankruptcy Procedure, this General Procedure Order is adopted to make revisions to the Local Bankruptcy Form Chapter 13 Plan Form 3015-1.1 pending its formal adoption. The revision is made to allow the plan to be printed two pages to a side of paper, front and back, for mailing purposes for those plans mailed by the Court's noticing agent.<sup>1</sup> The new form plan is available for review at [cob.uscourts.gov](http://cob.uscourts.gov) and the attached exhibit sets forth more detail of the revisions.

IT IS ORDERED that commencing February 1, 2013, the revisions to L.B. Form 3015-1.1 are adopted for use.

Dated: March 14, 2013

BY THE COURT:

S/\_\_\_\_\_  
Howard R. Tallman, Chief Judge  
Sidney B. Brooks, Judge  
A. Bruce Campbell, Judge  
Elizabeth E. Brown, Judge  
Michael E. Romero, Judge

**L.B.R. Form 3015-1.1 Chapter 13 Plan Including Valuation of Collateral and Classification of Claims**

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<sup>1</sup>Electronic filers are required to use the Chapter 13 Plan (Condensed) event in the Electronic Case Filing system with the plan printing two pages on one side of paper for the Court to process the plan through the Bankruptcy Noticing Center. This requirement modifies L.B.R. 3015-1(c)(1).

Page 1, *Motions for Valuation of Collateral* is revised to combine what had previously been three boxes for real property valuations.

Page 5, IV(C)(2) *Secured claims subject to 11 U.S.C. § 506 (Personal Property)* subdivisions (a) and (b) are broken out with their own charts using more accurate descriptive language in the chart. Information regarding adequate protection payments is also included in the charts.

Page 6, IV(D)(2) *Class Four* removes as unnecessary the language about certain non-dischargeable claims sharing pro rata in distribution and their collection being stayed.