## LBR 3015-2 – Chapter 13 – Local Rule Timetable By Ch 13 Trustee José R. Carrión

LBR 3015-2	No later than / Within
(c.) Objections to Plan Filed Prior to	, , , ,
Meeting of Creditors.	
(1) Term to Object.	7 days after the date of the 341
	or its continuation date
(4) Oral Objection.	Orally on the record at the 341
If oral objection is not resolved, a written objection must be file to preserve the oral objection	7 days prior to the first confirmation hearing
(6) Response to Objection.	Respond or amend the plan within <u>7 days</u> after service
(d) Amendments to Plan Between Meeting of Creditors and First Confirmation Hearing.	
To confirm a plan at the First confirmation hearing date, the plan must be filed	At least <u>14 days</u> before the first confirmation hearing date
(1) Written Objection.	14 days from the date the amended plan is filed or 7 days before the date of the first confirmation hearing date, whichever is earlier
(2) Trustee's Objection.	14 days from the date the amended plan is filed or 5 days before the date of the first confirmation hearing date, whichever is earlier
(f) Amended Plan Filed Less Than 14 Days	
Before First Confirmation Hearing or After	
the First Confirmation Hearing.	
Objections to such plan must be filed no later than	14 days from the date the amended plan is filed
Such plan may be confirmed if no objection is filed within	14 days from the date the amended plan is filed
(g) Response to Objections Filed Before Contested Confirmation Hearing.	
(1.) Debtor must	Respond or amend the plan within 7 days after service
<b>(2.) Debtor</b> <u>failure</u> to comply with (g)(1) - the court may impose sanctions (reduction or disgorgement of fees, denial of confirmation or dismiss the case)	within <u>7 days</u> after service
(1) Di 1 1 1 (0)	
(i) Dismissal of Case upon Denial of Confirmation. The Court may issue order dismissing the case unless compliance of LBR 3015-2(i).	Within <u>14 days</u> after denial of confirmation
(i) Dischause Heavy Consolution (CD)	
(j) Discharge Upon Completion of Plan.  (2) If the Trustee is unable to determine if debtor(s) is/are current with DSO, then the court shall issue notice of intent to close without discharge, unless the debtor(s) file with the court a certification, under penalty of perjury, stating that all post-petition DSO are current	<b>Within</b> <u>14 days</u> of the notice