

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

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