

CURRENT RULE	PROPOSED AMENDMENT
LBR 1009-1. Amendments to List and Schedules	LBR 1009-1. Amendments to List and Schedules
<p><b>(a) In General.</b> Unless the originally filed document exceeds 15 pages, an amendment to a list, schedule, or statement must replace in its entirety, rather than supplement, the originally filed document. If the originally filed document exceeds 15 pages, the amendment must clearly indicate that it is supplemental in nature.</p> <p><b>(b) Cover Sheet with Declaration.</b> A party filing an amended list, schedule, or statement pursuant to Bankruptcy Rule 1009(a) must attach a cover sheet substantially conforming to the local form (Cover Sheet for Amendments), containing the debtor's declaration that the information in the amendments is true and correct. If the amendments are filed electronically, the debtor must submit to the court, not later than 7 days after the date of electronic filing, an originally signed declaration substantially conforming to the local form (Declaration re: Electronic Filing).</p>	<p><b>(a) In General.</b> Unless the originally filed document exceeds 15 pages, an amendment to a list, schedule, or statement must <del>replace in its entirety</del> <b>be comprehensive, i.e. include any unchanged information</b>, rather than <del>supplement, the originally filed document</del> <b>just add new or updated information</b>. If the originally filed document exceeds 15 pages, the amendment must clearly indicate that it is supplemental in nature.</p> <p><b>(b) Cover Sheet with Declaration.</b> A party filing an amended list, schedule, or statement pursuant to Bankruptcy Rule 1009(a) must attach a cover sheet substantially conforming to the local form (Cover Sheet for Amendments), containing the debtor's declaration that the information in the amendments is true and correct. If the amendments are filed electronically, the debtor must submit to the court, not later than 7 days after the date of electronic filing, an <del>originally signed</del> declaration substantially conforming to the local form (Declaration re: Electronic Filing).</p>
LBR 2083-1(d). Chapter 13 – General	LBR 2083-1(d). Chapter 13 – General
<p><b>(d) Debtor's Motion to Obtain Credit or Incur Debt.</b></p> <p><b>(1) Form of Motion.</b> A chapter 13 debtor may request an order authorizing the debtor to obtain credit or incur debt by filing a motion substantially conforming to the local form <b>(Debtor's Motion to Incur Debt)</b>.</p> <p><b>(2) Notice.</b> The court may consider the request without notice to creditors if:</p> <p><b>(A)</b> the collateral for the new debt is property that vested in the debtor upon plan confirmation or otherwise is not property of the estate;</p> <p><b>(B)</b> the loan proceeds will be used to satisfy all remaining payments to the trustee due under the plan;</p> <p><b>(C)</b> where a separate application for compensation will be made, any compensation for services of the debtor's attorney related to the motion will be paid into a client trust account, pending further court approval; and</p> <p><b>(D)</b> the trustee's approval is evidenced by the trustee's signature on the motion or proposed order.</p> <p><b>(3) Plan Modification.</b> A debtor is not required to file a separate motion to modify confirmed plan if:</p> <p><b>A)</b> the sale or loan proceeds will be used to complete all remaining payments due under the confirmed plan; and</p> <p><b>(B)</b> plan modification is limited to the acceleration of such payments.</p>	<p><b>(d) Debtor's Motion to Obtain Credit or Incur Debt.</b> <b>A chapter 13 debtor may seek authority to incur new debt or modify existing debt by submitting a stipulation with the trustee's approval that substantially conforms to the local form (Stipulated Order Authorizing Debtor to Incur Debt).</b> <b>Otherwise, court approval may be sought in accordance with LBR 9013-1.</b></p>

LBR 3004-1. Claims Filed on Behalf of Creditor	LBR 3004-1. Claims Filed on Behalf of Creditor
<p><b>(a) Notice.</b> A party filing a proof of claim on behalf of a creditor under Bankruptcy Rules 3004 or 3005 must serve the creditor with a copy of the filed proof of claim, and a notice of the filing substantially conforming to the local form (Notice of Claim Filed on Behalf of Creditor). The filing party must promptly file a certificate of service showing when, how, and on whom service was made.</p>	<p><b>(a) Notice.</b> A party filing a proof of claim on behalf of a creditor under Bankruptcy Rules 3004 or 3005 must serve the creditor with a copy of the filed proof of claim, and a notice of the filing substantially conforming to the local form (Notice Regarding Claim Filed on Behalf of Creditor). The filing party must promptly file a certificate of service showing when, how, and on whom service was made. <b>If the filing party amends or withdraws the proof of claim, the filing party shall also serve the amended claim or withdrawal of claim on the creditor and file a certificate of service.</b></p>
LBR 3015-1. Chapter 13 Plan	LBR 3015-1. Chapter 13 Plan
<p><b>(g) Service of Plan.</b>  <b>(1) Debtor required to serve plan.</b> The debtor shall serve the plan and any amended plan on the trustee and all creditors and parties in interest when it is filed with the court.</p>	<p><b>(g) Service of Plan.</b>  <b>(1) Debtor required to serve plan.</b> The debtor shall serve the plan and any amended plan on the trustee and all creditors and parties in interest when it is filed with the court. <b>After 70 days following commencement or conversion of the case, service of an amended plan may be limited to those creditors who have filed proofs of claim.</b></p>