

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

In re:)	
)	
Amendment to Local Rule 3015-3)	General Order 22-11
Plan Amendments in Cases Under)	
Chapters 12 and 13 and Subchapter V)	
)	

This General Order amends the Nebraska Rules of Bankruptcy Procedure adopted on January 20, 2022. During the next Local Rule revision process, Neb. R. Bankr. 3015-3 will be formally updated.

Following recommendations from the Bankruptcy Practice Committee for the District of Nebraska, the court will consider approving certain agreements and stipulations to resolve plan objections if they will not impact other creditors' treatment under the plan.

IT IS THEREFORE ORDERED:

Effective January 1, 2023, Neb. R. Bankr. P. 3015-3(C) is amended to delete the existing language and replace it with the following:

Rule 3015-3. Plans, Objection to Confirmation, and Amendments

C. **Plan Amendments.** In cases under Subchapter V of Chapter 11, Chapter 12, or Chapter 13, an amended plan filed before a plan is confirmed supersedes any previously filed plan. No resistance deadline may be set for an amended plan for a date earlier than 14 days after the meeting of creditors is concluded. If an amended plan is filed while objections to a previously filed plan are pending, the debtor must notify the objecting parties an amended plan was filed, and the court will not act on the previously filed plan or objections.


Agreements and stipulations resolving plan objections that may affect other creditors must be incorporated into an amended plan with notice and opportunity to object under Fed. R. Bankr. P. 2002. The court may confirm the plan along with the terms of a filed agreement or stipulation if the agreement or stipulation will not affect other creditors' treatment under the plan, if it is approved by the trustee, the objecting parties, and the debtor(s), and if it contains the statement: "The signing parties reviewed this agreement [or stipulation] and after due consideration certify to the best of their knowledge and belief the modifications to the plan in this agreement [or stipulation] will not delay or reduce payments to or have any other measurable effect on other

creditors.” If the court decides to confirm the plan under this paragraph, the court will do so by text order.

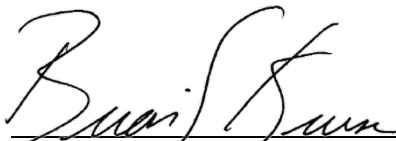
IT IS SO ORDERED:

Dated: December 30, 2022

BY THE COURT:



Thomas L. Saladino
Chief Judge



Brian S. Kruse
Bankruptcy Judge