IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEBRASKA

In re:)	
Amendment to Local Rule 3015-3(C))	General Order 22-06

This General Order amends the Nebraska Rules of Bankruptcy Procedure adopted on January 20, 2022.

IT IS ORDERED: Effective immediately, Neb. R. Bankr. P. 3015-3(C) is amended to delete the existing language and replace it with the following:

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. Parties may enter stipulations or agreements regarding plan objections. The court will not take any action in response. Agreements and stipulations resolving plan objections modify the plan and must be incorporated into an amended plan with notice and opportunity to object under Fed. R. Bankr. P. 2002. In cases under Subchapter V of Chapter 11 and under Chapter 12, if a debtor files an amended plan, the debtor must also electronically file on the CM/ECF System, but is not required to otherwise serve, a notice of modified or amended plan and include a version of the amended plan with all changes clearly and conspicuously indicated (such as track changes, redline, or other similar method).

IT IS SO ORDERED:

Dated: June 9, 2022

BY THE COURT:

Thomas L. Saladino

Chief-Judge

Brian Ş. Krûse

Judge