1009-1 Amendments to Schedules

(c) <u>Amendment to Mailing List.</u> If schedules D, E/F, G, or H were not filed with the petition and they contain creditors or parties in interest not included in the original mailing list, debtor shall file an amendment to mailing list that identifies the name and address of each additional creditor or party in interest.

(d) <u>Notice to Added Entities.</u> If a debtor files an amended schedule or an amendment to mailing list to add a creditor or other party in interest, the debtor shall contemporaneously serve notice of the bankruptcy case on the entity added. The notice shall conform substantially to the local form and shall be filed in the case. *Note Form NM LF 1009-1(d) was created by the clerk for compliance with this rule.* 

3015-2 (c) <u>Extension of Deadline to Object to the Plan – Trustees Only.</u> The chapter 13 trustee and the United States trustee shall have an automatic extension of time to object to confirmation of a plan until 14 days after conclusion of the meeting of creditors.

3015-2(d) <u>Motions and Service of Motions in Chapter 13 Plan.</u> Unless the Court for good cause orders otherwise, all preconfirmation motions must be included in the plan and not filed separately. The debtor must comply with the service requirements of BR 7004 and file a certificate of service specifying the method of service with respect to all motions in the plan to which BR 9014 applies (*e.g.*, a motion to avoid a judicial lien or to value collateral).

3015-2(f) <u>Requirements for Confirmation</u>. The debtor shall appear in person at any final hearing on plan confirmation, absent exigent circumstances or court approval. The debtor's failure to attend the final confirmation hearing may be grounds to dismiss the case.

5005-2(d) <u>Security of Electronic Filing Account.</u> Each attorney, law firm, trustee, or other person that obtains a password for electronic filing is responsible for the account security and use. No attorney, law firm, trustee, or other person may knowingly permit or cause to permit an electronic filer's password to be used by anyone other than an authorized member, employee, or agent of the electronic filer's firm.

5073-1 Cell Phones, Cameras, and Recording Devices. D.N.M.R.-Civ. 83.1 applies to the United States Bankruptcy Court for the District of New Mexico.

7007-2 Sur-replies. Sur-replies require leave of the Court. This rule applies to all motions governed by NM LBR 7007-1, NM LBR 7056-1, NM LBR 9013-1, and NM LBR 9013-2.