Amendment to Schedules, Voluntary Petitions, and Chapter 13 Plans

Docketing Events

- Bankruptcy>Miscellaneous>Schedules (all schedules, individual schedules, or amended schedules)
- Bankruptcy>Plans Disclosure Statements and Related Matters>Amended Chapter 13 Plan
- Bankruptcy>Miscellaneous>Amended Voluntary Petition

Negative Notice: N/A

Accompanying Orders: N/A

Code and Rule References	
<u>28 U.S.C. § 1930(b)</u>	
Fed. R. Bankr. P. 1008	
Local Rule 1009-1(b) and (e)	
Fee: \$31 when amending schedules D, E, and F (with limitations)	
Applicable Chapters: 7, 11, 12, and 13	
Implemented: 2/9/2016	
Last Revision: 7/26/2018 12:03:26 PM	

Description

Schedules are the official forms for listing a debtor's and co-debtor's assets, liabilities, exemptions, executory contracts, current income and expenditures, and parties jointly responsible for any of the debtor's liabilities. All the official forms and instructional information can be viewed <u>here</u>.

Amended schedules filed after the initial schedules must be served on affected parties. An Amended Schedule C and an Amended Chapter 13 Plan should be served on all creditors.

Filing Checklist

- \Box Review the docket to determine if the case is dismissed or closed;
 - **Note**: The amendment will only be processed if the case is reinstated or reopened.
- \Box Review the amendment to determine if:
 - □ The amendment is signed under penalty of perjury by the debtor;
 - □ The attorney's name and address are complete and consistent with the filing attorney's name and address in CM/ECF;
 - * Note: if filed electronically by an attorney, must include electronic signature.
 - □ The amendment is properly served and includes a proper certificate of service;
 - If additional creditors were added to Schedules D, E, or F, the certificate of service indicates service of the Notice of Commencement of the Case (Section 341 notice);
 - □ The amendment adds additional creditors to Schedules D, E, or F, if yes, then ensure the additional creditors are uploaded/added to the matrix.

✤ Note: Amendments to Schedules D, E, or F should only list additional or deleted information as amendment will be stricken if all creditors are listed.

- Proof or certificate of service indicates service of the Chapter 13 plan, if case is a Chapter 13 case and additional creditors were added to Schedules D, E, or F;
- □ Amended Summary of Schedules is included with amendment to Schedules A, B, D, E, F, I, and J; and

- □ After completing the docketing process in CM/ECF, ensure the filing fee is paid for Amendments to Schedules D, E, and F.
 - Exceptions to this fee are:
 - Only change is to add an attorney for a creditor already listed.
 - Only change is to update an address of a previously provided creditor or creditor's attorney address.
 - Filed to correct a deficiency in a previous amendment.
 - Filed within 30 days after a conversion from Chapter 13 to Chapter 7.
 - Debtor was approved to proceed in forma pauperis.