

## Objections to Confirmation – Chapter 13

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### **Docketing Event**

Bankruptcy > Plan, Disclosure Statement Related Items > Objection to Confirmation

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**Negative Notice: No.**

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**Accompanying Orders: No.**

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### **Code and Rule References:**

[11 U.S.C. § 1324](#)

[11 U.S.C. § 1327](#)

[Fed. R. Bankr. P. 3015](#)

[Admin. Order FLMB-2020-7](#)

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**Fee: N/A**

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**Applicable Chapters: 13**

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**Implemented: 10/15/2020**

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**Last Revision: 1/25/2021 9:44:32 AM**

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### **Description**

Any party may object to the confirmation of a Chapter 13 Plan. Administrative Order FLMB-2020-7 provides the Court, at the initial or any subsequent confirmation hearing, will consider on a *preliminary, non-evidentiary basis* any objection to confirmation. If an evidentiary hearing is needed or if cause exists to defer confirmation, the Court will continue the confirmation hearing to a future date, as noted on the docket.

Local practice dictates whether the Chapter 13 Trustee's objection to confirmation is written, raised orally, or disclosed in the Recommendation Concerning Confirmation of Chapter 13 Plan filed in the case.

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### **Filing Checklist**

Review the objection to determine if:

- ☐ The objection is signed;
- ☐ Has the attorney's name and address complete and consistent with the filing attorney's name and address in CM/ECF; and
- ☐ The objection is properly served and includes a proper certificate of service.

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### **Forms**

[Objection to Chapter 13 Plan](#)