Rule 2084-16: Debtor's Objection to Proposed Dismissal Order

Other than Orders lodged after a hearing:

(a) If a debtor objects to dismissal of the case, the debtor must file an objection to dismissal within fourteen days of the lodging of a proposed dismissal order, and contemporaneously request a hearing from the court.

(b) If the debtor files an objection to a <u>proposedlodged</u> dismissal order, the debtor must state what issues are resolved, what issues remain, and what has been done to move the plan toward confirmation.

(c) An objection to a proposed dismissal order which fails to include the requirements listed in section (b) of this Rule may constitute grounds for the court to summarily overrule the objection, and, after the fourteen day objection period has expired, enter the lodged dismissal order.

(d) A motion for additional time, filed after the trustee lodges a dismissal order, shall not be considered an objection to the lodged dismissal order.