## Rule 2084-4: Plan

- (a) Plan Requirements. In addition to the requirements of Bankruptcy Code § 1322(a), a plan shall be in the form of Local Plan Form 13-2 and shall have:
- (1) The debtor's estimate of the value of each secured claim, the method of determining the value, (examples such as Kelley Blue Book, appraisal, or debtor opinion) and the amount to be paid on each secured claim;
- (2) The interest rate to be paid on each mortgage arrearage or other secured claim;
- (3) A statement that the debtor has filed all tax returns or which returns are unfiled;
- (4) The signatures of the debtor and debtor's attorney, in the form allowed or required by the ECF interim operating order; and
- (5) A Local Form 13-2 plan analysis.
- (a) Plan Requirements. Local Form 2084-4 shall be used for all original, amended, or modified plans. All sections of the plan shall be completed, or if not applicable marked with N/A or NONE. The treatment of all known secured or priority creditors shall be disclosed in the Chapter 13 plan. Varying provisions must be specific, relevant, substantive, and not superfluous, redundant, or inconsistent with the Bankruptcy Code or Rules.
- **(b) Amended Plan.** Other than the original plan, a plan filed before entry of an order of confirmation of a plan shall be entitled "Amended Plan."—In an amended plan, a debtor needs only to include those terms and conditions that differ from the original plan.
- **(c) Modified Plan.** A plan filed after entry of an order of confirmation of a plan shall be titled as a "Modified Plan." In a modified plan, a debtor needs only to include those terms or conditions that differ from the plan confirmed by the court and the order confirming planA modified plan must be in form of Local Form 2084-4, and must take into account disbursements made to creditors.

Committee Notes 2010: Rule amended to require plan to be in the form of Local Form 13–2, Chapter 13 Plan and Application For Payment of Administrative Expenses, effective January 1, 2010.