

**IN THE UNITED STATES BANKRUPTCY COURT FOR
THE EASTERN DISTRICT OF TENNESSEE**

IN RE

**LOCAL RULES 3015-2 and 3015-3
LOCAL FORMS 3015.2 and 3015.4**

No. 2015-02

GENERAL ORDER

Local Rule 3015-2(a)(6) along with Local Form 3015.2 at paragraph 4 direct that the hearing on an objection to a proposed modification of a confirmed chapter 13 plan will be held on the first scheduled time for confirmation hearings that is at least seven days after the completion of the meeting with the trustee. Likewise, Local Rule 3015-3(b) along with Local Form 3015.4 at paragraph 4 direct that the hearing on an objection to confirmation of a chapter 13 plan will be held on the first scheduled time for confirmation hearings that is at least seven days after the completion of the meeting of creditors. Effective immediately for the Southern and Winchester Divisions only, “at least seven days” is replaced by “at least fourteen days” in these rules and forms pursuant to 11 U.S.C. § 105(a) and in accordance with Local Rule 1001-1(a), pending future amendment after providing public notice and the opportunity for comment.

ENTERED: July 28, 2015

/s/ Marcia Phillips Parsons
MARCIA PHILLIPS PARSONS
Chief United States Bankruptcy Judge

/s/ Shelley D. Rucker
SHELLEY D. RUCKER
United States Bankruptcy Judge

/s/ Suzanne H. Bauknight
SUZANNE H. BAUKNIGHT
United States Bankruptcy Judge

/s/ Nicholas W. Whittenburg
NICHOLAS W. WHITTENBURG
United States Bankruptcy Judge