LOCAL RULE 3015-1: CHAPTER 13-FILING A PLAN

- a. Local Form Plan. The District of South Carolina <u>local form plan</u>, adopted pursuant to Fed. R. Bankr. P. 3015.1 and as amended from time to time, must be used as the plan and as any modified plan proposed in a chapter 13 case.
- b. **Conduit Plans.** A debtor seeking to make post-petition contractual payments secured by a properly perfected mortgage on the debtor's principal residence ("Mortgage Payments") to the chapter 13 trustee ("Trustee") through a chapter 13 plan filed pursuant to 11 U.S.C. §§ 1321, 1322, 1323, or 1329 and the provisions of this Rule and SC LBR 3015-2 ("Conduit Plan") shall comply with the following:

1. **PROCEDURE**

- A. Feasibility Factors. If one or more of the circumstances enumerated below ("Feasibility Factors") exists <u>on the petition date</u> with respect to Mortgage Payments, arguments exist regarding the feasibility of a proposed plan under 11 U.S.C. § 1325(a)(6), and a Conduit Plan may be warranted:
 - 1. the Mortgage Payments are three or more months past due;
 - 2. within one year of the petition date in the current case:
 - a. any mortgagor was a debtor in a Chapter 13 case that was dismissed; or
 - b. any mortgagor was a debtor in a prior Chapter 13 case in which a mortgagee obtained relief from the stay pursuant to 11 U.S.C. § 362; or
 - 3. a foreclosure action related to the Mortgage Payments was pending in state court on the petition date.
- B. Requirements When a Feasibility Factor Is Present. For cases presenting one or more Feasibility Factors in which the debtor proposes a plan that is not a Conduit Plan ("Non-Conduit Plan"), the debtor shall provide to the Trustee at least fourteen (14) days prior to the first confirmation hearing evidence of feasibility of the Non-Conduit Plan substantially in the form of the <u>Statement in Support of Non-Conduit Plan</u>, along with, but not limited to, all the information required therein (this document should not be filed with the Court at this time). If the Trustee is satisfied with the evidence provided as to the Non-Conduit Plan's feasibility, the Trustee may elect to recommend confirmation if other conditions for confirmation are met.
- C. **Contested Confirmation Hearings.** Absent the Trustee receiving timely, satisfactory evidence of feasibility of the debtor(s)' Non-Conduit Plan, the Trustee may object to confirmation of the Non-Conduit Plan. If an objection is filed, not less than five (5) business days prior to the confirmation hearing, the debtor shall file with the Court the <u>Statement in Support of Non-Conduit Plan</u> previously provided to the Trustee, indicating that a contested confirmation hearing will be held.
- D. No Limitation of Rights. Nothing herein shall be interpreted to limit the ability of the Trustee or any other party to object to confirmation of a plan on any grounds or the filing of a Conduit Plan by the debtor(s) on a voluntary basis to address debts not described herein.

2. CONDUIT PLAN

- A. Form. A Conduit Plan is proposed by checking the appropriate box in the form plan provided, as applicable, and including <u>Approved Non-Standard Language for</u> <u>Conduit Mortgage Plans</u> in Part 8, and through compliance with the terms herein.
- B. **Mortgage Payment Classification.** The Conduit Plan may include up to five (5) Mortgage Payment classes:
 - 1. **Pre-Petition Arrears.** This class includes any pre-petition Mortgage Payments and the Mortgage Payment due during the month of filing the

petition or the date of an order converting the case to chapter 13 ("Conversion Date").

- 2. Conduit Mortgage Payments. This class includes:
 - a. post-petition Mortgage Payments, beginning with the payment due in the third calendar month following the month of filing the petition or the Conversion Date; or
 - b. post-petition Mortgage Payments, beginning with the payment due in the third calendar month following the occurrence of any other event requiring the debtor to make Mortgage Payments through a Conduit Plan.
- 3. **Gap Payments.** This class includes post-petition Mortgage Payments due the two (2) months:
 - a. immediately after the month of filing the petition or the Conversion Date; or
 - b. immediately after the occurrence of any other event requiring the debtor to make Mortgage Payments through a Conduit Plan.
- 4. **Post-Petition Charges.** This class includes fees, expenses, or charges itemized in the Notice of Fees, Expenses, and Charges pursuant to Bankruptcy Rule 3002.1 ("3002.1(c) Notice").
- 5. Post-Petition Arrears. This class includes:
 - a. a delinquency in Mortgage Payments resulting from a moratorium granted for a prior Conduit Plan, or a post-petition delinquency on the gross monthly payment by the debtor to the Trustee under a Conduit Plan; and
 - b. with the consent of the Trustee, Mortgage Payments to be paid pursuant to 11 U.S.C. § 362 settlement orders.

C. Plan Payments Due from the Debtor.

- 1. **Trustee Percentage Fees.** The proposed Conduit Plan shall provide sufficient funding to cover the Trustee fee fixed pursuant to 28 U.S.C. § 586(c).
- 2. **Conduit Mortgage Payments.** The sums included in the plan payment required by the Trustee for disbursement to the Conduit Mortgage Payment class (SC LBR 3015-1(b)(1)(B)(2)) shall be in the amount:
 - a. initially as estimated by the debtor in the Conduit Plan;
 - b. set forth in the mortgage creditor's Compliant Proof of Claim (a proof of claim filed in full compliance with the Official Forms and Bankruptcy Rules 3001 and 3002) or any allowed Notice of Mortgage Payment Change filed in compliance with the deadlines and service requirements set forth in Bankruptcy Rule 3002.1(b) and using the applicable Official Forms; or
 - c. set forth in a proof of claim filed for the mortgage creditor pursuant to 11 U.S.C. § 501(c) if no Compliant Proof of Claim is filed.
- 3. Increases in Plan Payments. See SC LBR 3015-2.
- 4. Moratoriums. Requests for moratoriums filed in cases with Conduit Plans may be in the form of a motion for moratorium or a modified plan. Motions shall be in substantial conformance with the local form <u>Motion to Modify Plan to Allow</u> <u>a Moratorium of Payments (Conduit Plan)</u> and must be filed and served on all

interested parties.

5. **Insufficient Funds.** Plan payments from the debtor to the Trustee that are not honored due to insufficient funds or for any other reason by the Trustee's financial institution will be deemed "not received."

3. DISBURSEMENT BY THE TRUSTEE

A. Timing. Unless otherwise ordered by the Court, Mortgage Payments paid through a Conduit Plan will be retained by the Trustee until entry of an Order pursuant to 11 U.S.C. § 1325 ("Order Confirming Plan"), after which time the Trustee shall commence disbursements as soon as is practicable. Thereafter, disbursements by the Trustee will be made after receipt and posting of payments from the debtor, but no disbursements will be made until the Trustee can ensure funds are available. All disbursements will be made in accordance with the Trustee's established office policies and procedures and, therefore, may not coincide with the payment due date set forth in the agreement or documents governing the loan terms between the debtor and mortgage creditor. If funds are available, payments by the Trustee to mortgage creditor to resume direct payments to the mortgage creditor the month following or as directed by the Trustee.

B. Confirmed Plan.

1. **Partial Payment Disbursement.** If the debtor pays the Trustee less than the full plan payment, the Trustee is authorized to apply the funds received and make disbursements in the following order: (1) Trustee Percentage Fees; (2) Mortgage Payments provided in the Conduit Plan; (3) all other secured claims (including but not limited to Pre-Petition Arrears, Gap Payments, Post-Petition Charges, and Post-Petition Delinquencies) included in the Conduit Plan and the balance of the debtor's attorney's fees on a *pro rata* basis; (4) priority unsecured claims on a *pro rata* basis; and (5) general unsecured claims on a *pro rata* basis.

2. Mortgage Creditor Claims.

- a. **Compliant Proof of Claim.** Until such time as the mortgage creditor files a Compliant Proof of Claim or a proof of claim for the mortgage creditor is filed pursuant to 11 U.S.C. § 501(c), the Trustee will not disburse funds to the mortgage creditor for the Mortgage Payment paid through the Conduit Plan. If the Mortgage Payments paid through a Conduit Plan are placed into a suspense, forbearance, or similar account, they will be deemed to have been timely applied pursuant to this subsection.
- b. Request for Mortgage Creditor Report. If the mortgage creditor has not filed a Compliant Proof of Claim but the plan is otherwise ready for confirmation, the Trustee may file a Request for Mortgage Creditor Report (the "Request") requiring the mortgage creditor to file either a Compliant Proof of Claim or a Mortgage Creditor Report, providing: an estimate of Pre-Petition Arrears, the ongoing monthly payment amount, and the status of escrow. The Request shall contain notice to the mortgage creditor that a hearing on the Request has been scheduled. Any hearing on the matter shall be attended by a representative of the mortgage creditor sufficiently knowledgeable to testify about the specific amounts due, and counsel for the mortgage creditor.
- c. Notice of Payment Change. No Notice of Payment Change filed by the mortgage creditor pursuant to Bankruptcy Rule 3002.1 is effective to change the amount of the Mortgage Payment paid through

a Conduit Plan unless and until a Compliant Proof of Claim is filed. Mortgage creditors shall file and serve a Notice of Mortgage Payment Change in accordance with the applicable Official Form, within the deadline and in compliance with the service requirements set forth in Bankruptcy Rule 3002.1(b), to reflect any changes in the monthly mortgage payments or escrow amounts that occur during the term of the plan.

C. **Plan Not Confirmed.** See SC LBR 3070-1 and Local Forms (Consent Allowing Payment of Funds to Creditor(s) and Debtor(s) Attorney and Order Allowing Payment of Funds to Creditor(s) and Debtor(s)' Attorney).

4. DUTIES OF MORTGAGE CREDITORS

- A. Post-Petition Charges. Regardless of the disbursement date of the Mortgage Payment paid through a Conduit Plan, the mortgage creditor shall not: (1) declare the loan in default; (2) impose any Post-Petition Charges incurred on account of any delay in the mortgage creditor's receipt of any payment paid pursuant to the Conduit Plan; or (3) seek to recover or assess late fees or penalties incurred on account of any delay in the mortgage creditor's receipt of any payment paid pursuant to the Conduit Plan. The debtor should timely review all 3002.1(c) Notices. If the debtor advises the Trustee of an agreement to pay the Post-Petition Charges or fails to file a timely objection to the 3002.1(c) Notice, the Trustee may pay the Post-Petition Charges. The debtor's advice to the Trustee of an agreement to pay or the debtor's failure to timely object will be deemed a waiver of any claim against the Trustee for payment of the Post-Petition Charges.
- B. Change by Mortgage Creditor of Name, Address, Servicer, or Trustee, or Transfer or Sale of Loan Documents. To disburse payments, the Trustee will not acknowledge any change of the name or address of the mortgage creditor or any transfer or assignment of claim until a reasonable time after the filing of a notice that complies with Bankruptcy Rule 3001(e) and/or other applicable Rules.
- C. Notices of Mortgage Servicing Transfers. Notices pursuant to 12 CFR § 1024.33 ("hello" and "goodbye" letters) shall be provided to the Trustee within the deadlines provided in that authority, as may be amended from time to time, by the filing of the notice with the bankruptcy court with privacy information redacted. The Trustee may then hold disbursements pending compliance with SC LBR 3015-1(b)(3)(B).

Notes:

(2022) Paragraph (b) was added to incorporate former Operating Order 22-03.

(2023) Paragraph (b) was amended to incorporate former Operating Order 23-01.

LOCAL RULE 3015-2: MODIFICATIONS TO CHAPTER 13 PLAN

- a. **Before confirmation**. The debtor must complete, serve, and file with the Court the <u>local form plan</u> required by <u>SC LBR 3015-1</u> with the boxes checked indicating a pre-confirmation modification and, if necessary, the <u>local form Notice of Confirmation Hearing</u>.
- b. After confirmation. The debtor must complete, serve, and file with the Court a motion in substantial conformance with the Court's <u>local form</u>, along with the <u>local form plan</u> required by <u>SC LBR 3015-1</u> with the boxes checked indicating a post-confirmation modification. Service may be made only on parties who may be, or are, adversely affected by the modification.
- c. Exceptions for certain plan payment increases. Plan payments may be increased for the purpose of providing adequate funding of a proposed plan or a confirmed plan upon the filing of a stipulation of the debtor and trustee without otherwise modifying such proposed or confirmed plan. Plan payments may also be increased upon the Trustee's Notice of Plan Payment Change in a Conduit Plan. Such change in plan payment may decrease the dividend to general unsecured creditors unless the debtor is required to pay a specific dividend to general unsecured creditors under 11 U.S.C. § 1325(a) or (b), in which instance a modified plan must be proposed.

[Abrogated, eff. Dec. 1, 2023] LOCAL RULE 3015-3: CHAPTER 13 CONFIRMATION HEARINGS - CONFIRMATION AND DENIAL OF CONFIRMATION

Notes:

(2023) This rule was superfluous and abrogated as duplicative of or in conflict with the Bankruptcy Code, Federal Rules of Bankruptcy Procedures, and/or provisions in standard orders or notices.