General Order 20-3

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF KENTUCKY

GENERAL ORDER RE: Changes to Notice Obligations in Fed. R. Bankr. P. 2002 Effective 12/01/2020

Federal Rule of Bankruptcy Procedure 2002(f)(7) was amended to require notice of an order

confirming a chapter 13 plan consistent with the existing service requirements for orders confirming a

chapter 9, 11, or 12 plan. It is therefore ORDERED that the last sentence of KYEB Local Bankruptcy Rule

3015-3(c) is deleted and the following shall control: "Unless served electronically by the ECF System, a

copy of the order of confirmation must be served promptly by the chapter 13 trustee in accordance with

the FRBP."

Federal Rule of Bankruptcy Procedure 2002(h) was amended to allow courts to limit notice for

certain matters to creditors that file timely proofs of claim in chapter 12 and chapter 13 cases,

consistent with the existing exception in chapter 7 cases. A court must affirmatively act to allow limited

service pursuant to Rule 2002(h). It is therefore ORDERED that the limitations on service set forth in

Federal Rule of Bankruptcy Procedure 2002(h) shall apply in the Bankruptcy Court for the Eastern

District of Kentucky.

The affixing of this Court's electronic seal below is proof this document has been signed by the Judge.



(grs)