UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

In re:

MODIFICATION OF LOCAL RULES OF PRACTICE AND PROCEDURE IN BANKRUPTCY COURT, DISTRICT OF VERMONT STANDING ORDER #13-04

TO REVISE VT. LBR 3015-4 TO Require Filing of Proposed Modified Plan with Motion to Modify

AFTER DUE CONSIDERATION of the Chapter 13 process in this District, in recognition of the importance of having the Court's dockets conspicuously identify the version of the Chapter 13 plan that is currently in effect, and to have a proposed modified plan on the docket in connection with each motion to modify,

IT IS HEREBY ORDERED that a party filing a Motion to Modify a Confirmed Chapter 13 plan and Confirmation Order (a "Motion to Modify") must also file clean and redlined copies of the proposed modified plan.

IT IS FURTHER ORDERED that since there will be a redlined copy of the proposed modified plan in the record, the movant need not file a detailed proposed order specifying the changes in the treatment of each category of creditor, as is currently required under Vt. LBR 3015-4(c)(1).

To implement these changes in the Local Rules,

IT IS FURTHER ORDERED that Vt. LBR 3015-4 is revised to delete the former subsection (c)(1) and create a new subsection (c)(1). The revised procedure for a Motion to Modify, as set out in revised Vt. LBR 3015-4(c), shall be as follows, effective upon entry of this order:

- (c) Additional Requirements When Filing a Motion to Modify. The moving party must also:
 - (1) simultaneously file clean and redlined copies of the proposed modified plan, and a proposed order modifying the plan; and
 - (3) serve the motion, proposed modified plan and proposed order on the Chapter 13 trustee and all affected creditors; the motion may be noticed under the Court's default procedure. <u>See</u> Vt. LBR 9013-4.

SO ORDERED.

Colleen A. Brown United States Bankruptcy Judge

May 1, 2013 Burlington, Vermont