D.N.J. LBR 3015-2. Modified Chapter 13 Plan and Motions

- (a) Hearing. The filing of a modified chapter 13 plan does not change the date of any previously scheduled confirmation hearing unless an adjournment is granted.
- **(b) Service.** The debtor must serve by first class mail each affected lienholder with the entire modified plan and immediately file Local Form *Certification of Service*.

2015 Comment

If a modified chapter 13 plan includes a motion, the debtor must serve, in accordance with Local Rule 3015-1, each affected lienholder with Local Forms *Chapter 13 Plan and Motions* and *Notice of Chapter 13 Plan Transmittal*.

Notice of the hearing on the modified plan will be provided in accordance with Bankruptcy Rule 2002(b).