

**2084 SERIES :: SUMMARY OF PROPOSED LOCAL RULE AMENDMENTS
DISTRICT OF ARIZONA**

Existing Rule	Title	Note / Explanation Regarding Proposed Amendment
2084-1	Scope – Chapter 13 Rules	Minor text changes to simplify language.
2084-2	Filing Requirements <i>See related Form</i>	Amended to require using Local Form 2084-2 Business Operating Statement; language simplified.
2084-3	Attorney Fees	Revised to incorporate former General Order 106; specifies minimum required services that must be provided for no-look fees; clarifies procedures for flat and hourly fees; adds provision for payment of fees upon dismissal
2084-4	Plan <i>See related Form</i>	Requires Local Form 2084-4 Plan to be used for all original, amended, or modified plans (may no longer file summary of changed terms); Provides additional instructions for completing form plan; Authorizes trustee to give notice of intent to lodge dismissal order for failure to properly file plan and then to lodge order for immediate dismissal
2084-5	Tax Returns	Adds text that notice of commencement of case shall include warning of summary dismissal for failure to file required returns
2084-6	Adequate Protection Payments	Clarifies that LR applies to all personal property; Adds text concerning payment upon pre-confirmation dismissal; Minor text changes
<i>NEW</i> 2084-7	Rescheduled or Continued Meeting of Creditors	Proposed new LR to establish notice procedures for a rescheduled or continued Meeting of Creditors (incorporates portion of subpart (f) of former LR 2084-8); Clarifies that rescheduling or continuance is at trustee’s discretion.
2084-9	Creditor Objection to Plan	Resets objection deadline in the event of a continued 341 Meeting or reinstatement (the later of 14 days of continued 341 or 28 days after service); Establishes separate objection deadlines based upon whether a case is dismissed before or after a 341 Meeting is held
2084-10	Trustee’s Recommendation /Objection	Amendment authorizes trustee to give notice of intent to lodge dismissal order and then to lodge order for immediate dismissal should debtor to comply with trustee recommendation/evaluation or request a hearing; incorporates concept from former LR 2086-16 (now deleted) that court may summarily overrule any objection that fails to identify the issues or other impediments to plan confirmation

SUMMARY OF PROPOSED LOCAL RULE AMENDMENTS – DISTRICT OF ARIZONA – CONTINUED

Existing Rule	Title	Note / Explanation Regarding Proposed Amendment
2084-11	Hearing on Objection or Confirmation	Minor changes; Advises that any party in interest may set a hearing on confirmation
2084-12	Confirmation of Plan without hearing	No substantive change – requires trustee’s signature on Stipulated Order of Confirmation
2084-13	Order Confirming Plan	Sets forth procedures for obtaining confirmation and when payments shall commence; creates uniform 45 day periods
<i>NEW</i> 2084-14	Confirmation Status Hearing	Establishes that any party in interest may set a confirmation status hearing
2084-15	Trustee’s Motion to Dismiss	Clarifies that case will be summarily dismissed if debtor fails to comply with requirements of Local Rules
2084-16	RESERVED Debtor’s Objection to Proposed Dismissal Order	Amendment would incorporate into LR 2084-10(b) a portion concerning the court summarily overruling any objection to dismissal that fails to identify the issues or other impediments to plan confirmation and then deletes balance of existing rule
2084-17	Vacating Dismissal Order	Language simplified; No substantive changes
2084-18	Plan Payments	Minor edits; No substantive changes
<i>NEW</i> 2084-19	Conduit Mortgage Payments <i>See related Forms</i>	Proposed new LR replaces former LR 2084-19 concerning electronically filing secured or priority claims. The new LR expands existing Tucson procedure to require defaulted residential mortgage payments to be paid through trustee; Establishes duties of debtors, trustees, and creditors; Payments implemented through use of Forms 2084-19A & B.
2084-23	Stay Relief to Secured Creditors	Language simplified; Directs trustee to cease making payments on the secured claim of a creditor who has obtained stay relief, unless otherwise ordered by the court
2084-25	Sale of Property or Incurring New Debt	LR amendment clarifies that the information required applies in both pre-confirmation ex-parte motions for orders and post-confirmation requests for written authorization from the Trustee
2084-26	Debtor Completion of Plan Requirements; Discharge	Amendment requires debtor to file Local Form 2084-26 before court will enter discharge

SUMMARY OF PROPOSED LOCAL RULE AMENDMENTS – DISTRICT OF ARIZONA – CONTINUED

Existing Rule	Title	Note / Explanation Regarding Proposed Amendment
	<i>See related Form</i>	
NEW 2084-27	Transmission of Documents with Personally Identifiable Information to Trustee	Proposed new LR requires Personally Identifiable Information (PII) to be redacted and authorizes trustees to require documents with PII to be submitted through specific method or portal
NEW 2084-28	Electronic Service On Chapter 13 Trustee's	Propose new LR provides that electronic service of process on trustees must be accomplished in accordance with instructions on Court's website
NEW FORM	Chapter 13 Monthly Business Operating Statement	Form 2084-2 - Chapter 13 Monthly Business Operating Statements
FORM	Chapter 13 Plan	Form 2084-4 - Chapter 13 Plan – Amended to conform to National Plan requirements
NEW FORM	2084-19A Mortgage Creditor Checklist	Form 2084-19A - Conduit Mortgage Payment form for use by Trustee
NEW FORM	2084-19B Authorization to Release Information to the Trustee Regarding Secured Claims Being Paid by the Trustee	Form 2084-19B - Conduit Mortgage Payment form for debtor to allow mortgage creditor to release information to Trustee
FORM	2084-26 Certificate of Eligibility for Chapter 13 Discharge After Completion of Plan Payments	Certificate of Eligibility for Ch 13 Discharge After Completion of Plan Payments