

Proposed change to Local Rule 2016-2:

(The specific Rule amendment would add Section E to LR 2016-2 and rename the existing E, F, and G as F, G, and H. The new Section E would read as shown below.)

E. Pre-Confirmation Attorney Fees and Expenses in Chapter 13 Cases

Additional attorney fees, if any for pre-confirmation services in excess of the “No Look” fee may be allowed according to the flat fee schedule set out in this rule without the need for itemization. Any deviation from this schedule shall be by motion made to the Court, supported by detailed time and expenses records pursuant to Paragraph D.2.

1. Defense of Motion for relief from the Automatic Stay (\$350.00),
2. Defense of Motion to Dismiss for Failure to Make Plan Payments (\$250.00),
3. Motion to Suspend or Abate Plan Payments (\$250.00),
4. Motion to Vacate and Reinstate following dismissal for default in plan payments (\$250.00), and
5. With hearing (when required) (\$200.00).