

Important Notice from the Clerk of the U. S. Bankruptcy Court for the Southern District of Mississippi

The Clerk's office has developed **two new local forms** designed to increase the efficiency and effectiveness of the filing process for amendments to Schedule C (Property Claimed as Exempt) and/or Schedule H (Codebtors):

Amendments to Schedule C

Local Bankruptcy Rule 4003-1 requires the debtor to serve any amendments to federal Schedule C on the case trustee, U.S. Trustee, and all creditors along with a notice of amendment which states that a party in interest may file an objection to the list of property claimed as exempt within thirty days after conclusion of the meeting of creditors or within thirty days after notice of an amendment, whichever is later.

Local Form: [A-SchC - Notice of Amendment to Schedule C](#)

[Specific procedures and ECF docket events for A-SchC - Notice of Amendment to Schedule C.](#)

Amendments to Schedule H

Fed. R. Bankr. P. 1009 requires the debtor to give notice of any amendment to a schedule to the trustee and to any affected entity.

Local Form: [A-SchH - Notice of Amendment to Schedule H](#)

[Specific procedures and ECF docket events for A-SchH - Notice of Amendment to Schedule H.](#)

We are confident that use of these new local forms will increase efficiency for our court user family and reduce the number of deficiency notices.

If you have any questions regarding the new local forms, please contact Collette Derouen at collette_derouen@mssb.uscourts.gov.

Danny L. Miller
Clerk of Court
United States Bankruptcy Court
Southern District of Mississippi
601-965-5301