

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF KANSAS

ORDER OF ADOPTION

Pursuant to the authority vested in this court by rule and statute, and following notice and a public comment period:

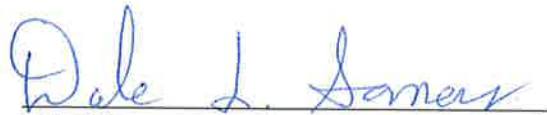
IT IS ORDERED that the following attached amendments to the Local Rules of the United States Bankruptcy Court for the District of Kansas are adopted, supersede existing rules bearing the same number where applicable, and become effective April 1, 2024. Specifically, the court amends LBR 2002.2, LBR 3002.1.1, LBR 4004.1, LBR 4070.1, and the Official Form Chapter 13 Plan.

IT IS FURTHER ORDERED that superseded rules and the superseded form are repealed effective April 1, 2024.

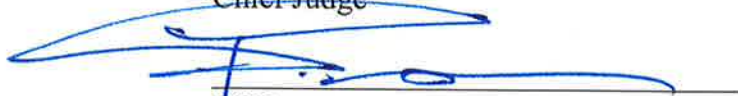
IT IS FURTHER ORDERED that the attached Standing Orders of the court are adopted and become effective April 1, 2024, and supersede the court's previous Standing Orders which are repealed effective April 1, 2024. Specifically, the court notes that Standing Order 17-1 (Second Amended Order Adopting Form Chapter 13 Plan and Abrogating Standing Order 14-4 as Superseded) is abrogated, and Standing Order 21-3 (Order Governing Case Management Chapter 7 and Chapter 13 Cases) and Standing Order 22-1 (Order Governing Case Management Chapter 7 and Chapter 13 Cases) have expired and been replaced by Standing Order 23-1 (Order Governing Case Management Chapter 7 and Chapter 13 Cases). The court also abrogates General Order 20-1 (Resets of § 341 Meetings of Creditors).

IT IS SO ORDERED.

Dated this 26th day of February, 2024.



DALE L. SOMERS
Chief Judge



ROBERT D. BERGER
Judge



MITCHELL L. HERREN
Judge

ATTEST:


DAVID D. ZIMMERMAN, Clerk