UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

In re)	
)) Case N	o.
Debtor(s).) <u>AMENI</u>	DMENT COVER SHEET
This form shall not be used to amer	nd or modify plans.	
I am amending the following docum	ents:	
 □ Petition □ Creditor Matrix □ List of 20 Largest Unsecured (□ Schedules (check appropriate □ A/B □ C □ D □ E/F □ Summary of Schedules of Ass 	☐ St. Creditors ☐ List boxes). □ ☐ ☐ ☐ ☐ ☐ ☐	atement of Financial Affairs atement of Intention at of Equity Security Holders
A fee of \$34 is required for:		
	or deletes creditors; ges amounts owed to a credito ges the classification of a debt	
<u>1</u>	NOTICE OF AMENDMENT TO	AFFECTED PARTIES
		at I have filed or intend to file the amended or supplementa by the amendment, as required by Federal Rule of Bankruptcy
Dated: Atto	orney's or <i>Pro Se</i> Debtor's Sig Printe	nature: d Name:
	DECLARATION B	Y DEBTOR
I(We), the undersigned debtor(s), attached hereto, consisting of page		of perjury that the information set forth in the amendment(s)
Dated:		Dated:
Debtor's Signature	_	Joint Debtor's Signature

INSTRUCTIONS

Attach each amended document to this form. If there is a box on the form to indicate that the form is amended or supplemental, check the box. Otherwise, write the word "Amended" or "Supplemental" at the top of the form.

If you are amending Schedules A/B, D, E/F, I, or J, you must also file an Amended Summary of Schedules of Assets and Liabilities in order to ensure that the totals are amended for statistical purposes. This form can be found on our website.

- To <u>add</u> creditors, write or type an "A" next to the creditors you are adding on any amended schedule you file. Additionally, (or, in the event that you are only amending the creditor matrix) attach a list of all creditors with their addresses in .txt format.
- To <u>correct</u> the names or addresses of creditors that appear on any schedule, use our Change of Address Form (EDC 2-085) instead of filing this form, any amended schedule or an amended master address list.
- To <u>delete</u> creditors, write or type a "D" next to the creditors you are deleting on any amended schedule you file. Do not submit a .txt file of creditors to be deleted. Only creditors who have not filed a proof of claim in the case will be deleted.

*Federal Rule of Bankruptcy Procedure 1009 requires the debtor to give notice of an amendment. **Notice of the amendment will not be given by the Clerk's Office.** To comply with this requirement, the debtor's attorney or *Pro Se* debtor must give notice to the trustee and any party affected by the amendment by serving the amendment and all previous court notices including, but not limited to, the notice of meeting of creditors, discharge of debtor, etc. A proof of service, indicating that service has been made, must be filed with the court.

Cashier's checks and money orders should be made payable to "Clerk, U.S. Bankruptcy Court." No personal checks accepted from non-attorneys. **No cash accepted.** Debit cards accepted in person at our three divisional offices.