UNITED STATES BANKRUPTCY COURT

FOR THE EASTERN DISTRICT OF WISCONSIN

In re:

 Daniel Detter, Case No. \_\_\_\_\_\_\_-\_\_\_\_

 *[add akas if there are any]*

 Debtor. Chapter \_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Last four digits of Social Security No. or EIN: \_\_\_\_\_\_\_\_

**NOTICE OF [INSERT MOVANT]’S MOTION TO AMEND ORDER [INSERT NAME OF ORDER]**

[INSERT NAME]\_\_\_\_, [THE DEBTOR/ THE TRUSTEE/ A CREDITOR], moves under Federal Rule of Bankruptcy Procedure 9014(a) to amend the [INSERT DATE OF ORDER] order on [INSERT DESCRIPTION OF ORDER].

 **Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)**

If you do not want the court to grant the relief sought in motion, or if you want the court to consider your views on the motion, then on or before [INSERT DATE THAT IS 17 DAYS AFTER THE DATE THAT THE MOTION IS SERVED- see Rule 9014 & 9006], you or your attorney must:

 File with the court a written response explaining your position at:

United States Bankruptcy Court

517 East Wisconsin Avenue, Room 126

Milwaukee, WI 53202

 If you mail your response to the court for filing, you must mail it early enough so the court will **receive** it on or before the date stated above.

 You must also send a copy to:

{movant’s attorney’s name and address}

{names and addresses of others to be served}

 If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion and may enter an order granting that relief.

 Law Firm, S.C.

 Attorney for Debtor

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_ By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Name

UNITED STATES BANKRUPTCY COURT

FOR THE EASTERN DISTRICT OF WISCONSIN

 In re:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,Case No. \_\_\_\_\_\_\_-\_\_\_

Debtor(s).Chapter\_\_

 **[INSERT MOVANT]’S MOTION TO AMEND ORDER [INSERT NAME OF ORDER]**

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, [THE DEBTOR/ THE TRUSTEE/ A CREDITOR], moves under Federal Rule of Bankruptcy Procedure 9014(a) to amend the [INSERT DATE OF ORDER] order on [INSERT DESCRIPTION OF ORDER] because [EXPLAIN REASON FOR AMENDMENT]. In support of this motion the movant states as follows:

1. On [INSERT DATE], the court entered an order [INSERT NAME OR DESCRIPTION OF ORDER]. ECF No. [INSERT NUMBER].
2. The court may amend interlocutory orders whenever there is a compelling reason. *See* *Santamarina v. Sears, Roebuck & Co.*, 466 F.3d 570, 572 (7th Cir. 2006).
3. The court should amend that order because the order [DESCRIBE ERROR OR OTHER REASON].

WHEREFORE, the debtor requests this court amend the [DATE] order to provide [EXPLAIN AMENDMENT].

 Law Firm, S.C.

 Attorney for Debtor

Dated: \_\_\_\_\_\_\_\_\_\_\_\_\_\_ By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Name