Fill in this	informa	tion to	identify	y your	case:
--------------	---------	---------	----------	--------	-------

prior to filing of TRCC. IN THE UNITED STATES BANKRUPTCY COURT Check if this modification is filed FOR THE EASTERN DISTRICT OF TEXAS after TRCC filing but still within Benchmark Fee Period. Debtor 1 Check if this modification is filed Middle Name First Name Last Name after Benchmark Fee Period. List the sections which have been Debtor 2 changed by this modification: Middle Name (filing spouse) First Name Last Name

Case Number: ____

TXEB Local Form 3015-d

MOTION TO MODIFY CONFIRMED CHAPTER 13 PLAN

Adopted: Dec 2017

Check if this modification is filed

TO THE HONORABLE JUDGE OF THIS COURT:

1. This Motion to Modify Previously-Confirmed Chapter 13 Plan (the "Modification Motion") is filed by the:

Debtor;¹ Chapter 13 Trustee;

Unsecured Claimant:

for the purpose of modifying certain specified provisions of that Chapter 13 Plan which had previously been confirmed for the Debtor on **DATE [dkt #xx]**. Except as modified herein, all provisions of the confirmed Chapter 13 Plan remain in full force and effect.

If this Motion is filed by the Debtor, each Debtor:

C certifies that an amended Schedule I and Schedule J have been filed contemporaneously with this motion;

declares, under penalty of perjury, that Schedule I and Schedule J, as filed with the Court, remain true and correct.

28-DAY NEGATIVE NOTICE - LBR 3015(h):

Your rights may be affected by the plan modifications sought in this pleading. You should read this pleading carefully and discuss it with your attorney, if you have one in this bankruptcy case. If you oppose the relief sought by this pleading, you <u>must</u> file a written objection, explaining the factual and/or legal basis for opposing the relief.

No hearing will be conducted on this Motion unless a written objection is filed with the Clerk of the United States Bankruptcy Court and served upon the party filing this pleading <u>WITHIN TWENTY-EIGHT (28) DAYS</u> <u>FROM DATE OF SERVICE</u> shown in the certificate of service unless the Court shortens or extends the time for filing such objection. If no objection is timely served and filed, this pleading shall be deemed to be unopposed, and the Court may enter an order confirming this plan modification. If an objection is filed and served in a timely manner, the court will thereafter set a hearing with appropriate notice. If you fail to appear at the hearing, your objection may be stricken. The Court reserves the right to set a hearing on any matter.

¹ The use of the singular term	" "Debtor" in this Modification	n Motion includes both debtors w	hen the case has been	initiated by the filing of	of a joint petition by spouses
---	---------------------------------	----------------------------------	-----------------------	----------------------------	--------------------------------

2. This Modification Motion is required [select all	applicable]:
---	--------------

\Box to reconcile the Plan with allowed claims pursuant to the TRCC;	
to increase the amount of payments required under the Plan;	
to reduce the amount of payments required under the Plan;	
to provide for an allowed claim omitted from treatment under the Plan;	
to extend the time for making payments required under the Plan;	
to reduce the time for making payments required under the Plan;	
□ to surrender collateral pursuant to § 3.6;	
lacksquare to cease further plan disbursements to a particular claimant;	
to cure a delinquency in the plan payments caused by	;
lacksquare to increase the amount of retained income tax refunds authorized under § 2.4;	
Reason:	
to seek approval of an additional award of attorney's fees to the Debtor's attorney;	
Other:	
to add a nonstandard provision to Part 8 of the Plan [check box below];	

3. Notice to Creditors: Regarding insertion of new Nonstandard Provision into Debtor's Plan:

Nonstandard provisions as set forth in Part 8.	Included	Not included
--	----------	--------------

4. The specific modifications to the Debtor's Plan are as follows:

§ 2.2 of the Plan regarding regular plan payments is **MODIFIED** in the following respects:

	Beginning on the 30 th day after the Petition Date ² unless the Court orders otherwise, the Debtor will make regular payments to the Trustee in variable amounts throughout the applicable commitment period and for such additional time as may be necessary to make the payments to claimants specified in Parts 3 through 5 of this Plan (the "Plan Term"). The payment schedule shall consist of:
	Constant Payments: The Debtor will pay \$ per month for months.
	❑ Variable Payments: The Debtor will pay make variable plan payments throughout the Plan Term. The proposed schedule for such variable payments are set forth in Exhibit A to this Order and are incorporated herein for all purposes.
lf	plan payment amounts are increasing, the Debtor certifies that, with regard to § 2.3 of the Plan,
	 a Motion for an Amended Wage Withholding Order for the increased payment amount has been filed; an increase of the amount to be transferred to the Trustee by electronic means has been authorized.

² The use of the term "Petition Date" in this Plan refers to the date that the Debtor filed the voluntary petition in this case.

3 § 3.2 of the Plan regarding Cure Claims is **MODIFIED** in the following respects; provided, however, that to the extent that any Cure Claim added hereto is composed of a post-petition mortgage arrearage, the payment of any such arrearage shall be deferred until such time as the Claimant files an amended proof of claim to quantify the amount of the post-petition arrearage and, in any event, unless the Court specifically orders otherwise, such payment shall be subordinated to the existing payment rights of junior classes under the Debtor's previously-confirmed Chapter 13 Plan:

Claimant	Collateral/Property Description	Debtor's DPO Amount	Cure Claim Amount	Plan Interest Rate	Projected Monthly Payment by Trustee	Projected Total Cure Payment by Trustee
		\$	\$		Trustee should suspend current plan payment	\$

Insert additional claims as needed.

§ 3.3 of the Plan regarding 910 Claims is **MODIFIED** in the following respects:

Claimant	Collateral Description	910 Claim Amount	Plan Interest Rate	Equal Monthly Payment by Trustee	Projected Total Payment by Trustee
		\$		Trustee should suspend current plan payment	\$

§ 3.4 of the Plan regarding 506 Claims is **MODIFIED** in the following respects:

Claimant	Collateral Description	506 Claim Amount	Collateral Value	Plan Interest Rate	Equal Monthly Payment by Trustee	Projected Total Payment by Trustee
		\$	\$		Trustee should suspend current plan payment	\$

§ 3.5 of the Plan regarding Direct Claims is **MODIFIED** in the following respects:

Claimant	Collateral Description	Total Claim Amount on Petition Date	Collateral Value on Petition Date	Contract Interest Rate	Monthly Payment per Contract	Party to Make Payment	Date of Final Monthly Payment
		\$	\$	%	\$	Debtor Co-Debtor Third Party	

Insert additional claims as needed.

§ 3.6 of the Plan regarding the surrender of property is **MODIFIED**. The Debtor surrenders to each additional claimant listed below the property that secures that creditor's claim and requests that, upon the granting of this Modification Motion, the automatic stay under § 362(a) be terminated as to the referenced collateral only and any co-debtor stay under § 1301 be terminated in all respects. Pending the consideration of this Modification Motion, the Trustee shall immediately cease any plan distribution to the additional claimant on account of the allowed secured claim for which the surrendered collateral stands as security. The affected claimant shall have **ninety (90) days after the entry of the order granting this Modification Motion** to file an amended proof of claim regarding recovery of any deficiency balance from the Estate resulting from the disposition of the collateral. Any such allowed general unsecured claim will thereafter be treated under § 5.2 of the confirmed plan.

Claimant	Collateral Description	Collateral Location

Insert additional claims as needed.

§ 4.4 of the Plan regarding DSO Claims is **MODIFIED** in the following respects:

DSO Claimant	Projected DSO Claim Amount	Projected Monthly Payment by Trustee
	\$	\$

§ 4.6 of the Plan regarding Tax/Other Priority Claims is **MODIFIED** in the following respects:

Priority Claimant	Projected Claim Amount	Projected Monthly Payment by Trustee
	\$	\$

Insert additional claims as needed.

Part 8 of the Plan is **MODIFIED** with the inclusion of the following Special Provision:

inc	der Bankruptcy Rule 3015(c), nonstandard provisions <u>must</u> be set forth below. A nonstandard provision is a provisio cluded in the Official TXEB Form or any deviation from it. <i>Any nonstandard provision set out elsewhere in this Modific</i> ren if set forth below, any nonstandard provision is void unless the "Included" box is checked in ¶ 3 of this Modifi	ation Motion is void.
_		
_		
_		

5. Request for Additional Attorney's Fees (Expiration of Benchmark Fee Period Only):

In light of the fact that the Benchmark Fee Period under LBR 2016(h) expired prior to the filing of this motion, the Debtor's attorney, _______ requests an additional award of \$______ to be paid pursuant to § 4.3 of the confirmed Plan for legal services rendered and for reimbursement of expenses incurred with regard to the preparation and filing of this Modification Motion and other documents pertaining thereto. This award would be in addition to any other fees previously awarded or paid in this case and shall be paid in a manner consistent with § 9.2 of the confirmed Plan.

WHEREFORE, the Movant, as identified in ¶ 1 herein, respectfully prays that the foregoing Modification Motion be granted, that the Debtor's Plan be modified in the manner set forth herein, that any request for additional attorney's fees as set forth in ¶5 be granted, and that such other and further relief be granted in this regard as may be appropriate under the circumstances.

CERTIFICATE OF SERVICE TO CURRENT MATRIX