Fill in this info	ormation to identify y	our case:		☐ Check if this modification is filed
IN THE	UNITED	STATES BANKI	RUPTCY COURT	prior to filing of TRCC.
FOR T	HE EASTE	RN DISTRICT C	OF TEXAS	Check if this modification is filed after TRCC filing but still within Benchmark Fee Period.
Debtor 1	First Name	Middle Name	Last Name	Check if this modification is filed after Benchmark Fee Period.
Debtor 2(filing spouse)	First Name	Middle Name	Last Name	List the sections which have been changed by this modification:
Case Number	r:			
TXEB Lo	ocal Form 30	15-d		
			TO 110DIEW	
			TO MODIFY	
		CONFIRMED	HAPTER 13 PLAN	Adopted: Dec 2017
				Adopted. Dec 2017
TO THE H	IONORABLE J	UDGE OF THIS COUR	T:	
This Mot	ion to Modify Previo	usly-Confirmed Chapter 13 Plan	n (the "Modification Motion") is file	d by the:
1. 11110 11100	·			d by the.
	☐ Debtor;¹	Chapter 13 Trus		
	☐ Unsecured	Claimant:		
	tor on DATE [dkt #x		that Chapter 13 Plan which had proal provisions of the confirmed Cha	
If this Mo	tion is filed by the D	ebtor, each Debtor:		
	☐ certifies that	an amended Schedule I and Sc	chedule J have been filed contem	poraneously with this motion;
		der penalty of perjury, that the i remains true and correct.	nformation contained in Schedule	I and Schedule J, as previously filed
		28-DAY NEGATIV	E NOTICE – LBR 3015(h):	
care souç	fully and discuss it	t with your attorney, if you ha	ns sought in this pleading. You ve one in this bankruptcy case. ction, explaining the factual and	If you oppose the relief
			a written objection is filed with filing this pleading <i>WITHIN TW</i>	

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 Motion includes both debtors when the case has been initiated by the filing of a joint petition by spouses.

FROM DATE OF SERVICE shown in the certificate of service unless the Court shortens or extends the time for

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

filing such objection. If no objection is timely served and filed, this pleading shall be deemed to be

2.	This Modification Motion is required [select all applicable]:								
	☐ 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;								
	☐ to cease further plan disbursements to a particular claimant;								
	to cure a delinquency in the plan payments caused by;								
	to cure a delinquency in the plan payments caused by								
	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];								
	Nonstandard provisions as set forth in Part 8.								
1									
4.	The specific modifications to the Debtor's Plan are as follows:								
	■ § 2.2 of the Plan regarding regular plan payments² is MODIFIED in the following respects:								
	Beginning on the 30 th day after the Petition Date ³ 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.								
	If plan payment amounts are increasing, the Debtor certifies that, with regard to § 2.3 of the Plan,								

Debtor ____

² Any reference to § 2.2 of the Plan herein includes any payments designated and confirmed under ¶ 2 of the 2006 version of TXEB Local Form 3015-a.

 $^{^3}$ The use of the term "Petition Date" in this Plan refers to the date that the Debtor filed the voluntary petition in this case.

☐ No Remainin☐ Revised/Add respects; provide the payment of a amount of the po	ditional Cure Claims designate g Claims. All claims previous itional Cure Claims. § 3.2 of d, however, that to the extent ny such arrearage shall be de st-petition arrearage and, in an the existing payment rights of j	sly listed as the Plan r that any C ferred until ny event, u	s a Cure Cl regarding th Cure Claim I such time unless the G	aim in § 3. ne treatme added her as the Cla Court spec	.2 of the I ent of Cur- eto is cor aimant file cifically or	Plan have e Claims inposed of es an ame ders othe	is MODIFIED f a post-petition anded proof orwise, such p	in the on mor f claim aymen	tgage arrearage, to quantify the t shall be
Claimant	Collateral/Property Description	y De	ebtor's DP Amount		e Claim nount	Plan Interes Rate	Projec Monti Paymer Trust	hly nt by	Projected Total Cure Payment by Trustee
☐ Revised Claim☐ Additional Claim		\$_ 		_ \$		%	\$ Trus should su current payme	spend plan	\$
Insert additional claims	as needed.								
No Remainin	ditional 910 Claims designate g Claims. All claims previous itional 910 Claims. § 3.3 of t	sly listed as	s a 910 Cla	im in § 3. 3	of the P				lowing respects:
Claimant	Collateral Descript	ion	910 Claim Amount Interest Rate		Equal Monthly Payment by Trustee		Projected Total Payment by Trustee		
☐ Revised Claim☐ Additional Claim			\$		 %	suspe	stee should end current payment	\$	
Insert additional claims	as needed.								
No Remainin	ditional 506 Claims designate g Claims. All claims previous itional 506 Claims. § 3.4 of t	sly listed as	s a 506 Cla	im in § 3. 4	f of the P				lowing respects:
Claimant	Collateral Description	506 Clain	n Amount	Collatera	l Value	Plan Interest Rate	Equal Mon Payment Trustee	by	Projected Total Payment by Trustee
☐ Revised Claim☐ Additional Claim☐		\$		\$		 %	\$ Trustee sh suspend cur plan payme	rent	\$
Insert additional claims as needed.									

Debtor _

⁴ Any reference to § 3.2 of the Plan herein includes any payments designated and confirmed under ¶ 6(B) or ¶ 8 of the 2006 version of TXEB Local Form 3015-a.

⁵ Any reference to § 3.3 of the Plan herein includes any payments designated and confirmed under ¶ 6(A)(ii)(a) of the 2006 version of TXEB Local Form 3015-a.

⁶ Any reference to § 3.4 of the Plan herein includes any payments designated and confirmed under ¶ 6(A)(ii)(b) of the 2006 version of TXEB Local Form 3015-a.

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	Exceeds Plan Term
stification:			·				
co-debtor stay und immediately cease	s Modification Motion, to der § 1301 be terminate e any plan distribution to	ed in all respect to the additional	tay under § 362(ts. Pending the I claimant on acc	consideration	on of this Modifica allowed secured	ferenced collate ation Motion, the claim for which	e Trustee shall the surrender
co-debtor stay und immediately cease collateral stands a Modification Mot	der § 1301 be terminate	ed in all respect to the additional d claimant shall proof of claim	tay under § 362(ts. Pending the I claimant on acc I have ninety (9 0 regarding recove	consideration count of the count of the count of the count of any depth country of any depth	on of this Modification allowed secured allowed secured are the entry of the efficiency balance	ferenced collate ation Motion, the claim for which e order grantin from the Estate	eral only and a e Trustee shall the surrender ng this e resulting fron
co-debtor stay und immediately cease collateral stands a Modification Mot the disposition of	der § 1301 be terminate e any plan distribution t as security. The affected tion to file an amended the collateral. Any such	ed in all respect to the additional d claimant shall proof of claim h allowed gene	tay under § 362(ts. Pending the I claimant on acc I have ninety (9 0 regarding recove	consideration count of the count of the count of the count of any distinct will the count of the	on of this Modification allowed secured allowed secured are the entry of the efficiency balance	ferenced collate ation Motion, the claim for which e order grantin from the Estate	eral only and a e Trustee shall the surrender ng this e resulting fron the confirmed
co-debtor stay und immediately cease collateral stands a Modification Mot the disposition of plan.	der § 1301 be terminate e any plan distribution t as security. The affected tion to file an amended the collateral. Any such	ed in all respect to the additional d claimant shall proof of claim h allowed gene	tay under § 362(ts. Pending the I claimant on acc I have ninety (9 0 regarding recove ral unsecured cla	consideration count of the count of the count of the count of any distinct will the count of the	on of this Modification allowed secured allowed secured are the entry of the efficiency balance	ferenced collate ation Motion, the claim for which e order grantin from the Estate under § 5.2 of t	eral only and a e Trustee shall the surrender ng this e resulting fron the confirmed
co-debtor stay und immediately cease collateral stands a Modification Mot the disposition of plan.	der § 1301 be terminate any plan distribution to as security. The affected to to file an amended the collateral. Any such	ed in all respect to the additional d claimant shall proof of claim h allowed gene	tay under § 362(ts. Pending the I claimant on acc I have ninety (9 0 regarding recove ral unsecured cla	consideration count of the count of the count of the count of any distinct will the count of the	on of this Modification allowed secured allowed secured are the entry of the efficiency balance	ferenced collate ation Motion, the claim for which e order grantin from the Estate under § 5.2 of t	eral only and a e Trustee shall the surrender ng this e resulting fron the confirmed

Debtor ___

⁷ Any reference to § 3.5 of the Plan herein includes any payments designated and confirmed under ¶ 12(B) of the 2006 version of TXEB Local Form 3015-a.

⁸ Any reference to § 3.6 of the Plan herein includes any designations for surrender of collateral under ¶ 6(C) of the 2006 version of TXEB Local Form 3015-a.

⁹ Any reference to § 4.4 of the Plan herein includes any payments designated and confirmed under ¶ 5(A) of the 2006 version of TXEB Local Form 3015-a.

DSO Claimant	Projected DSO Claim Amount	Projected Monthly Payment by Trustee
	\$	\$
☐ Revised Claim		
☐ Additional Claim		
Insert additional claims as needed.		
■ None. No additional Tax/Other Priority Claims designed No Remaining Claims. All claims previously listed Revised/Additional Tax/Priority Claims. § 4.6 of following respects:	as a Tax/Other Priority Claim in	§ 4.6 of the Plan have been reclassified.
Priority Claimant	Projected Claim Amount	Projected Monthly Payment by Trustee
☐ Revised Claim	\$	\$
☐ Additional Claim		
Insert additional claims as needed.		
☐ Part 8 of the Plan is MODIFIED with the inclusion of	the following Special Provision	:
Under Bankruptcy Rule 3015(c), nonstandard provision included in the Official TXEB Form or any deviation from Even if set forth below, any nonstandard provision is vo	n it. Any nonstandard provision s	et out elsewhere in this Modification Motion is void.
		

Debtor ____

¹⁰ Any reference to § 4.6 of the Plan herein includes any payments designated and confirmed under ¶ 5(B) of the 2006 version of TXEB Local Form 3015-a.

De	btor Case number
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, if applicable, 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.
	ATTORNEY'S SIGNATURE BLOCK
	CERTIFICATE OF SERVICE TO CURRENT MATRIX