U.S. Bankrupicy Coun.

NOV - 7
Steven T. Salata, Clerk
Charlotta Division Sy

## UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

IN RE:

MATTERS OF PRACTICE AND PROCEDURE BEFORE THE COURT ) ADMINISTRATIVE ORDER AMENDING ) LOCAL RULE 2016-2(i)(5) TO ) INCREASE THE PRESUMPTIVE NON-) BASE ATTORNEY'S FEE FOR ) CONDUIT CREDITORS

JUDGEMENTENTERED ON NOV 07 2017

Upon request of the Bar, the court has reconsidered the current presumptive non-base attorney's fee prescribed in Local Rule 2016-2(i)(5) for the Conduit Creditor's review of the Chapter 13 petition, plan, and loan information plus the filing of its proof of claim and the provision of legal advice or counseling to the Conduit Creditor or servicer regarding its treatment in the case and plan and the allowance of its proof of claim.

While the current combined presumptive non-base fee for the provision of such legal services is set at \$350.00, the court has determined that the current fee should be increased and separated into two presumptive non-base fees as follows:

\$125.00 for the review of the Chapter 13 petition, plan, and loan information and the provision of legal advice or counseling to the Conduit Creditor or servicer regarding its treatment in the case and plan.

\$325.00 for the provision of legal advice or counseling to the Conduit Creditor or servicer related to the preparation of the proof of claim and the Official Form 410A attachment to the proof of claim and the allowance of the proof of claim.

Based upon the foregoing, IT IS HEREBY ORDERED that the presumptive non-base fee schedule for Conduit Creditors as set forth in Local Rule 2016-2(i)(5) be amended as set forth hereinabove effective December 1, 2017.

Taura Turner Beyer

Chief United States Bankruptcy Judge

United States Bankruptcy Judge

Whitley