

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
Richmond Division**

**Notice Re**

**LBR 3015-2(B)(3) Filing of Modified Chapter 13 Plan and Related Motions – Effect  
on Hearing Scheduled on Objection(s) to any Previously Filed Unconfirmed Plan in  
the Case**

Pursuant to Local Bankruptcy Rule 3015-2(B)(3), once a modified plan or modified related motions has been filed by a debtor, all previously filed unconfirmed plans or related motions are deemed to be withdrawn.

Effective with any hearings on objections to confirmation scheduled for April 20, 2005, and thereafter in the Richmond Division, upon the filing of a modified plan in a case, the hearing on any pending objection(s) to a previously filed unconfirmed plan in the case will be removed from the Court's calendar without further order of the Court. A case docket entry will be made noting the hearing cancellation as a result of the filing of a modified plan.

March 31, 2005