MMM Form 11	(Effective	2/17)
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	MMM Form 11 (Effective 2/17)				
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9	UNITED STATES BANKRUPTCY COURT				
10	DISTRICT OF ARIZONA				
11	In re:	Chapter 13 Proceedings			
12		Case No.			
13		MOTION TO APPROVE FINAL LOAN MODIFICATION AGREEMENT			
14		Hearing Date:			
15	Debtor(s).	Hearing Time: Courtroom:			
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18	The above-referenced Debtor requests	the Court enter an Order approving the Mortgage			
19	Modification Agreement with	("Lender") and states as follows:			
20	1. The Court referred this matter to Mortgage Modification Mediation ("MMM") on				
21	(Docket No).				
22	2. The MMM Mediator filed a Fin	nal Report of Mortgage Modification Mediator on			
23	(Docket No) reporting that the parties reached an agreement.				
24	3. A copy of the Final Loan Modification Agreement entered into between the parties (with all				
25	personal identifiers redacted) is attached hereto as Exhibit A.				
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4. The terms of the final loan modification are summarized as follows:

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3		Old Loan Terms	New Loan Terms		
4	Principal Balance				
5	Interest Rate				
6	Interest Type				
7	Maturity Date				
8	Principal and Interest				
9	Amount Total Payment (includie				
10	Total Payment (includin escrow, if applicable)	ng			
11		heduled to change within five	e years after the modification as		
12	set forth in the final loan modi	fication agreement.			
13	The final agreement 🗌 does of	or 🗌 does not incorporate pr	re-petition arrears.		
14	The final agreement does or does not incorporate post-petition arrears.				
15	The final agreement 🗌 does or 🗌 does not incorporate post-petition fees, expenses, or				
16	charges under Federal Rule of	Bankruptcy Procedure 3002.	1(c).		
17	5. Pursuant to the Agreement, the Lender will draft all documents required by the Agreement,				
18	other than pleadings or plans required to b	be filed in this case.			
19	6. Pursuant to the Agreement an	d the MMM Program Procee	lures, the Debtor shall amend or		
20	modify the plan, as necessary, to accurat	tely reflect the agreement. S	uch amendment or modification		
21	shall be filed and served no later than twe	nty-eight (28) days of entry o	f the Order granting this motion.		
22	7. All payments shall be consider	red timely upon receipt by the	e Trustee, not upon receipt by the		
23	Lender.				
24	8. The Trustee may disburse the	e payment to the Lender un	til such time as an amended or		
25	modified plan is confirmed, or the case is	dismissed or converted to and	other chapter.		
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1	WHEREFORE, the Debtor req	uests the Mot	ion to Approve Final Loan Modification Agreement
2	with Lender be granted and for such ot	her and furth	er relief as this Court deems proper.
3	Respectfully submitted this	day of	, 20
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7			Attorney for Debtor(s), or Pro Se Debtor
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EXHIBIT A

Attach a copy of the Final Loan Modification Agreement entered into between the parties (wit	th all
personal identifiers redacted)].	