

Below is the Order of the Court.



**Brian D. Lynch**  
**U.S. Bankruptcy Judge**  
(Dated as of Entered on Docket date above)

**UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF WASHINGTON**

In re:

AMENDMENT TO LOCAL BANKRUPTCY  
RULE 2016-1(e)(1)(TO INCREASE THE  
PRESUMPTIVE FEE) AND RULE 1072-  
1(c)(CHANGING LOCATION OF NORTH  
END CALENDAR)

**General Order No. 2019-1**

Local Rule of Bankruptcy Procedure 2016-1(e)(1) provides that attorneys representing debtors in chapter 13 cases may be awarded fees of up to \$3,500 (the “presumptive fee”) without the need to first file a written fee application. An increase in the presumptive fee amount is appropriate on an interim basis, pending a review of the presumptive fee and chapter 13 compensation process during the next local rules revision cycle. Local Rule of Bankruptcy Procedure 2016-1(e)(1) authorizes the Court to set the amount of the presumptive fee by general order.

Local Rule of Bankruptcy Procedure 1072-1(c) establishes the places for holding court for purposes of noting motions on the Court’s calendars. Effective January 1, 2019, the Marysville location has been replaced by the Everett location.

1 Now, therefore, it is hereby **ORDERED**:

2 1. In accordance with Local Rule of Bankruptcy Procedure 2016-1(e)(1), the Court  
3 increases the presumptive fee to an amount up to \$4,000. This increase applies in cases filed  
4 after January 31, 2019.

5 2. Local Rule of Bankruptcy Procedure 1072-1(c) is amended to substitute  
6 “Everett” for “Marysville.”

7 //End of Order//  
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