

LOCAL FORM 3007-1(c)

Words in *italics and BOLD within brackets* signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

If there are objections to multiple claims in a single pleading, this form should be appropriately modified.

IN RE:) Case No. *[xx-xxxxx]* - *[Assigned*
) *Judge's Initials]*
)
[Name of Debtor(s)],) Chapter *[xx]*
)
) Debtor.)

[Name of Objector],)
)
 Objector,)
)
 vs.) CONTESTED MATTER
)
[Name of Claimant],)
)
) Claimant.)

**NOTICE OF REQUIREMENT OF RESPONSE TO
OBJECTION TO CLAIM OF**

[State Name of Claimant and Claim Number];

OF DEADLINE FOR FILING RESPONSE; and OF HEARING

PLEASE TAKE NOTICE that *[Name of Objector]* has filed an Objection to the above-referenced claim seeking an order *[describe the relief sought in the objection, e.g., complete disallowance, reduction, or classification of a secured claim as unsecured]*.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you do not want the court to grant the relief requested, or if you want the court to consider

your views, then on or before *[State appropriate deadline for response¹]*, you or your attorney must:

(1) File with the court a written response, explaining your positions and views as to why your claim should be allowed as filed. The written response must be filed at the following address:

[State address of Clerk of Court of appropriate division]

If you mail your response to the Clerk for filing, you must mail it early enough so that the Clerk will **actually receive** it on or before the date stated above.

(2) Mail or deliver a copy of your written response to the Objector's attorney at the address stated below. You must attach a Certificate of Service to your written response stating when, how, and on whom (including addresses) you served the response.

If you or your attorney do not file a timely response, the court may decide that you do not oppose the relief sought, in which event the hearing scheduled below may be cancelled and the court may enter an order disallowing your claim as requested without further notice and without a hearing.

If you or your attorney file a timely response, then a hearing will be held in *[State place of hearing, e.g., Courtroom number and street address of building]* at *[State time]* on *[State Date]*.² You or your attorney must attend the hearing and advocate your position.

Dated: *[Date]*.

[SIGNATURE]
[Name of Attorney] [Bar No.]
[Address]
[Telephone Number]
Attorney for *[Name of Movant]*

¹Insert a date certain, which must be not less than 33 days after the objection(s) and this notice are served. FED. R. BANKR. P. 3007, 9006(f). If the last day falls on a weekend or federal holiday, insert the next business day. FED. R. BANKR. P. 6(a).

²Obtain the hearing date by following the procedures for scheduling hearings used by the judge to whom the case is assigned.

Certificate of Service

I, *[Name of person serving pleadings and notice]*, certify under penalty of perjury that I am over the age of 18 and that on *[Date]*, I served a copy of the *[Describe pleading served]*, together with a copy of the foregoing Notice, by first class U.S. Mail, with adequate postage prepaid, on the following persons or entities at the addresses stated:

[State name and address of each person or entity to which copies were mailed.]³

Dated: *[Date]*

Signature of Person Serving Pleading and Notice
[Name and address of person serving pleading and notice]

³Read and comply with BLR 3007-1(b) concerning how to effect proper service. If an attorney for the claimant has filed a notice of appearance in the case, the attorney must also be served with copies of the objection and notice.