NOTICE OF MOTION

(Movant) HAS FILED DOCUMENTS WITH THE COURT TO [relief sought in motion or objection].

**YOUR RIGHTS MAY BE AFFECTED. You should read these documents 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 not served with this notice in accordance with the Bankruptcy Code or the Federal Rules of Bankruptcy Procedure, a copy of the motion [or other type of pleading] may be obtained upon written request to counsel for the Movant (or Objecting Party) (identified below) or at the Clerk’s office.**

If you do not want the court to [relief sought in motion or objection], or if you want the court to consider your views on the [motion][objection], then you or your attorney shall file with the court a written objection or response on or before **[Enter date from the Court’s Hearing Scheduler program (CHS) found at www.gamb.uscourts.gov].** If you are receiving this notice by mail, you may add 3 days to the response date, in accordance with FRBP 9006(f). The objection or response should be sent to:

[Clerk, U. S. Bankruptcy Court [Clerk, U. S. Bankruptcy Court

Middle District of Georgia or Middle District of Georgia

P. O. Box 1957 P. O. Box 2147

Macon, Georgia 31202] Columbus, Georgia 31902]

478-752-3506 706-649-7837

**If an objection or response is filed, a hearing on the [motion or objection] shall be held on:**

**[Date of Scheduled Hearing] at [Time] at the [Location/Address]**.

**Parties should consult the court’s website (**[**www.gamb.uscourts.gov**](http://www.gamb.uscourts.gov)**) concerning whether the hearing will be in-person, telephonic, or virtual. Please refer to Administrative Order #145 for further guidance.**

If you mail your response or objection to the court for filing, you shall send it early enough so the court will **receive** the objection or response on or before the response date stated above.

Any response or objection shall also be served on the movant.

**If you or your attorney does not take these steps, the court may decide that you do not oppose the relief sought in the motion or objection and may enter an order granting relief.**

This notice is sent by the undersigned pursuant to [Enter here the Local Rule, Federal Rule, or other legal authority for issuing this notice.]

Dated this \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Attorney Information]

NOTICE OF OBJECTION TO CLAIM

[Objecting Party] HAS FILED AN OBJECTION TO YOUR CLAIM IN THIS BANKRUPTCY CASE.

**Your claim may be reduced, modified, or eliminated.** **You should read these documents 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 eliminate or change your claim, then you or your attorney shall file with the court a written response to the objection on or before **[Enter date from the Court’s Hearing Scheduler program (CHS) found at www.gamb.uscourts.gov].** If you are receiving this notice by mail, you may add 3 days to the response date, in accordance with FRBP 9006(f). The objection or response should be sent to:

[Clerk, U. S. Bankruptcy Court [Clerk, U. S. Bankruptcy Court

Middle District of Georgia or Middle District of Georgia

P. O. Box 1957 P. O. Box 2147

Macon, Georgia 31202] Columbus, Georgia 31902]

478-752-3506 706-649-7837

**If a response is filed, a hearing on the objection to your claim shall be held on:**

**[Date of Scheduled Hearing] at [Time] at the [Location/Address].**

**Parties should consult the court’s website (**[**www.gamb.uscourts.gov**](http://www.gamb.uscourts.gov)**) concerning whether the hearing will be in-person, telephonic, or virtual. Please refer to Administrative Order #145 for further guidance.**

If you mail your response to the court for filing, you shall send it early enough so the court will **receive** the response on or before the response date stated above.

Any response shall also be served on the objecting party.

**If you or your attorney does not take these steps, the court may decide that you do not oppose the objection to your claim.**

This notice is sent by the undersigned pursuant to [Enter here the Local Rule, Federal Rule, or other legal authority for issuing this notice.]

Dated this \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Attorney Information]

NOTICE OF HEARING

(Movant) HAS FILED DOCUMENTS WITH THE COURT TO [relief sought in motion or objection].

**YOUR RIGHTS MAY BE AFFECTED. You should read these documents 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 not served with this notice in accordance with the Bankruptcy Code or the Federal Rules of Bankruptcy Procedure, a copy of the motion [or other type of pleading] may be obtained upon written request to counsel for the Movant (or Objecting Party) (identified below) or at the Clerk’s office.**

If you do not want the court to [relief sought in motion], or if you want the court to consider your views on the [motion], then you or your attorney shall attend the hearing scheduled to be held on

**[Date of Scheduled Hearing] at [Time] at the [Location/Address]. [Enter date from the Court’s Hearing Scheduler program (CHS) found at www.gamb.uscourts.gov].**

**Parties should consult the court’s website (**[**www.gamb.uscourts.gov**](http://www.gamb.uscourts.gov)**) concerning whether the hearing will be in-person, telephonic, or virtual. Please refer to Administrative Order #145 for further guidance.**

**If you or your attorney does not take these steps, the court may decide that you do not oppose the relief sought in the motion and may enter an order granting relief.**

This notice is sent by the undersigned pursuant to [Enter here the Local Rule, Federal Rule, or other legal authority for issuing this notice.]

Dated this \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Attorney Information]