UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA

NEGATIVE NOTICE LIST **Effective 02/05/24**

The Court permits and encourages service of the following papers filed in Bankruptcy Cases using negative notice as permitted by <u>Local Rule 2002-4</u>. The negative notice legend shall provide for a 21-day objection period unless stated otherwise below.

Standard Negative Notice Legend:

NOTICE OF OPPORTUNITY TO OBJECT AND REQUEST FOR HEARING

If you object to the relief requested in this paper you must file a response with the Clerk of Court at (address) [and, if the moving party is not represented by an attorney, mail a copy to the moving party at (address)] within (number) days from the date of the attached proof of service, plus an additional three days if this paper was served on any party by U.S. Mail.

If you file and serve a response within the time permitted, the Court will either notify you of a hearing date or the Court will consider the response and grant or deny the relief requested in this paper without a hearing. If you do not file a response within the time permitted, the Court will consider that you do not oppose the relief requested in the paper, and the Court may grant or deny the relief requested without further notice or hearing.

You should read these papers carefully and discuss them with your attorney if you have one. If the paper is an objection to your claim in this bankruptcy case, your claim may be reduced, modified, or eliminated if you do not timely file and serve a response.

Negative Notice Legend for ALL Fee Applications (NOTE: the fee application does NOT need to be served with the Notice):

NOTICE OF APPLICATION FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES AND OPPORTUNITY TO OBJECT AND REQUEST FOR HEARING

[Applicant], [role in case, e.g., counsel, accountant, broker] for [client, e.g., debtor, trustee, Official Committee of Unsecured Creditors] ("Applicant") has filed an application for compensation in the amount of \$_____ and reimbursement of expenses in the amount of \$_____ (the "Application"). A copy of the Application may be viewed on the case docket or may be obtained by request to Applicant at [telephone number] or [email address].

If you object to the Application, you must file an objection with the Clerk of Court at [address] within 21 days from the date of the proof of service below, plus an additional three days if this notice was served on any party by U.S. Mail.

If you file and serve an objection within the time permitted, the Court will either (1) notify you of a hearing date, or (2) consider the Application and approve or disapprove the Application without a hearing. If you do not file an objection within the time permitted, the Court will consider that you do not oppose the Application, and the Court will consider the Application without further notice or hearing.

Bankruptcy Cases

Chapter 7

Application for Compensation for Special Counsel (use the NN Legend for All Fee Applications)

Application/Motion to Pay

Application for Payment of Administrative Expenses (Interim)

Motion for Approval of Permanent Mortgage Modification Agreement

Motion for Approval of Stipulation for Repurchase of Non-Exempt Assets by Trustee

Motion for Leave to Withdraw as Counsel (14-day notice, pursuant to Local Rule 2091-2)

Motion for Order Confirming that the Automatic Stay is Terminated under 11 U.S.C. § (362(c)(3)

Motion for Relief from Stay, **excluding** requests for prospective relief (However, if the Debtor and Trustee consent, or if the Trustee has filed the TRND or Notice of Abandonment of the subject property, the movant may submit a proposed order simultaneously with the filing of the motion. See the Court's <u>Accompanying Orders List.</u>)

Motion for Turnover (30-day notice required)

Motion Objecting to Discharge pursuant to Rule 4004(a)

Motion/Notice of Intent to Abandon Property filed by Trustee (**14-day notice**, pursuant to Fed. R. Bankr. P. 6007(a))

Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)

Motion to Approve Compromise or Settlement

Motion to Assume or Reject Lease/Executory Contract

Motion by Chapter 7 Trustee to Authorize Interim Distribution to Creditors or to Pay Administrative Expenses

Motion to Avoid Lien on Exempt Property

Motion to Compel Abandonment (14-day notice, pursuant to Fed. R. Bankr. P. 6007(b))

Motion to Confirm Priority of Modified Mortgage

Motion to Determine Property is of Consequential Value to Estate filed by Trustee (362(h)(2))

Motion to Dismiss for Failure to Attend 341 Meeting filed by Trustee

Motion to Extend Time to File a Motion to Dismiss Case Pursuant to 11 U.S.C. § 707(b)

Motion to Extend Time to file Complaint to Determine Dischargeability (§ 523)

Motion to Extend Time to Object to Discharge (§ 727)

Motion to Reclassify Claims

Motion to Redeem

Motion/Notice to Sell or Lease Property (does not apply to sales free and clear of interests)

Motion to Transfer Case or Change Venue (14-day notice)

Motion to Vacate Mortgage Modification Mediation Order

Objection to Claim (30-day notice required)

Objection to Exemptions

Chapter 11

Application for Final Compensation (must be accompanied by the <u>Chapter 11 Fee Application Summary</u> available on the Court's website). (use NN Legend for All Fee Applications)

Application for Interim Compensation (must be accompanied by the <u>Chapter 11 Fee Application Summary</u> available on the Court's website) (use NN Legend for All Fee Applications)

Application for Compensation for Special Counsel (use NN Legend for All Fee Applications)

Application to Employ/Retain a Professional (14-day notice required); under Fed. R. Bankr. P. 6003, orders may be submitted after expiration of 21 days from the filing of the petition.

Application/Motion to Pay

Motion for Approval of Permanent Mortgage Modification Agreement

Motion for Final Decree (14-day notice)

Motion for Leave to Withdraw as Counsel (14-day notice, pursuant to Local Rule 2091-2)

Motion for Stay Relief filed with consent of Debtor and Trustee (if any). (14-day notice for service on Unsecured Creditors' Committee) If a Creditor's Committee has been appointed, see <u>Accompanying Orders</u> List.

Motion for Turnover (30-day notice required)

Motion/Notice of Intent to Abandon Property filed by Trustee or Debtor in Possession (14-day notice, pursuant to Fed. R. Bankr. P. 6007(a))

Motion to Administratively Close Individual Chapter 11 Case

Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)

Motion to Approve Compromise or Settlement

Motion to Avoid Lien on Exempt Property

Motion to Determine Secured Status/Value (and Strip Lien if Applicable) (30-day notice required)

Motion to Extend Time to file Complaint to Determine Dischargeability (§ 523)

Motion to Reopen Administratively Closed Case when filed by a Creditor

Motion to Reopen Administratively Closed Individual Chapter 11 Case to Obtain Discharge and Final Decree when filed by the Debtor

Motion to Transfer Case or Change Venue (14-day notice)

Motion to Vacate Mortgage Modification Mediation Order

Objection to Claim (30-day notice required)

Chapter 12 and Chapter 13

Application for Administrative Expense Claim for Attorney for Debtor – Chapter 13 (14-day notice)

Application for Compensation filed by Chapter 7 Trustee's Attorney in Converted Case (use NN Legend for All Fee Applications)

Application for Quantum Meruit Compensation filed by Chapter 7 Trustee in Converted Case (use NN Legend for All Fee Applications)

Application for Compensation for Special Counsel (use NN Legend for All Fee Applications)

Application/Motion to Pay

Motion for Approval of Permanent Mortgage Modification Agreement

Motion for Leave to Withdraw as Counsel (14-day notice, pursuant to Local Rule 2091-2)

Motion for Order Confirming that the Automatic Stay is Terminated under 11 U.S.C. § 362(c)(3)

Motion for Relief from Codebtor Stay as to Codebtor Only (20 day notice pursuant to 11 U.S.C. §§ 1201(d) and 1301(d))

Motion for Relief from Stay as to the Debtor, **excluding** requests for prospective relief However, if the Debtor and Trustee consent, the movant may submit a proposed order simultaneously with the filing of the motion. See the Court's Accompanying Orders List.)

Combined Motion for Relief from Stay as to the Debtor and Codebtor

Motion Objecting to Discharge pursuant to Rule 4004(a)

Motion/Notice of Intent to Abandon Property filed by Trustee (**14-day notice**, pursuant to Fed. R. Bankr. P. 6007)

Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)

Motion to Approve Compromise or Settlement (with the exception of those regarding Personal Injury Claims)

Motion to Assume or Reject Lease/Executory Contract

Motion to Avoid Lien on Exempt Property

Motion to Confirm Priority of Modified Mortgage

Motion to Declare Debtor Current and Reinstated on Secured Claim

Motion to Declare Secured Claim Satisfied and Lien Released

Motion to Determine Secured Status/Value (and Strip Lien if Applicable) (30-day notice required)

Motion to Dismiss by Trustee

Motion to Extend Time to file Complaint to Determine Dischargeability (§ 523)

Motion to Modify Confirmed Plan (Trustee will prepare the Order)

Motion to Offset Funds Filed by Trustee

Motion to Sell or Lease Property (does not apply to sales free and clear of interests)

Motion to Transfer Case or Change Venue (14-day notice)

Motion for Turnover (30-day notice required)

Motion to Vacate Mortgage Modification Mediation Order

Objection to Claim (30-day notice required)

Adversary Proceedings

The Court <u>requires</u>, in <u>Local Rule 7001-1</u>, service of specified motions in Adversary Proceedings, using negative notice procedures found in <u>Local Rule 2002-4</u>. The negative notice legend shall provide for a 14-day response period, **except** for motions for summary judgment for which the response time shall be 21 days unless otherwise ordered by the Court.

Motions to abstain

Motions to amend pleadings

Motions for attorney's fees or costs under Fed. R. Bankr. P. 7054

Motions to dismiss and other motions under Fed. R. Bankr. P. 7012

Motions for leave to intervene

Motions regarding joinder or substitution of parties

Motions related to discovery (In limited circumstances, negative notice is not required and a proposed order may be submitted simultaneously with the filing of the motion. See the Court's <u>Accompanying Orders List.</u>)

Motions for summary judgment

Motions under Fed. R. Bankr. P. 9023 and 9024