

FORMS ARE GENERIC SUGGESTIONS. PARTIES AND THEIR ATTORNEYS SHOULD REVISE THEM TO ADDRESS THE UNIQUE CIRCUMSTANCES OF EACH CASE.

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
____ DIVISION
www.flmb.uscourts.gov

In re _____,
Debtor*.

)
)
) Case No. _:_-bk-____-____
) Chapter _
)
)

NOTICE OF NO RESOLUTION – STUDENT LOAN MANAGEMENT PROGRAM

Debtor, **[insert Debtor name]**, gives notice that the Debtor and Creditor, **[insert creditor name]**, have not reached a consensual Student Loan Management Program Repayment Option Plan under a Notice of Participation (Doc. No. ____).

Dated: **[insert date]**.

Attorney Name
Florida Bar No:
Attorney Firm Name
Attorney Address
Attorney Email Address
Attorney Phone Number

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing has been sent by either electronic transmission or U.S. Mail to non-ECF users on **[insert date]**, to:

* All references to “Debtor” include and refer to both debtors in a case filed jointly by two individuals.