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)	Case No. : -bk		
,))	Chapter =		
	Debtor*.)			
)			

NOTICE OF RULE 2004 EXAMINATION

[Insert name of party]("Examining Party") will conduct a Bankruptcy Rule 2004 Examination of [insert witness] and states:

- 1. Examining Party seeks to examine [insert name of witness](the "Witness") under Fed. R. Bankr. P. 2004 and Local Rule 2004-1. The examination will relate to the acts, conduct, or property or to the liabilities and financial condition of the Debtor, or to any matter which may affect the administration of the Debtor's estate, or to the Debtor's right to a discharge. [Insert additional information about the scope of the examination.].
 - 2. The examination of the Witness will occur at [insert date, time, and location].
- 3. The examination will occur as scheduled and without a court order, unless, prior to the examination, the Witness seeks a protective order from the Court.

WHEREFORE, the Examining Party provides notice to all interested parties of the Rule 2004 Examination of the Witness to be conducted at [insert date, time, and location].

^{*} All references to "Debtor" include and refer to both debtors in a case filed jointly by two individuals.

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/s/ Signature
Attorney Name
Attorney Bar No.
Attorney E-Mail
Attorney Address
Attorney Phone Number
Attorney for [insert name of client]

PROOF OF SERVICE

A true and correct copy	of the foregoing has bee	en sent by either electronic transmission
or U.S. Mail on	to:	
		/s/ Signature
		Attorney Name
		Attorney Bar No.
		Attorney E-Mail
		Attorney Address
		Attorney Phone Number

Dated: [insert date].

Attorney for [insert name of client]