Rev.12/1/17.

LOCAL BANKRUPTCY FORM 3007-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DE			
RE:		:	CHAPTER
		:	GLGT-VO
		:	CASE NObk
	D -1-4(-)	:	
	Debtor(s)	:	
		:	
	Objector	•	
T 7	Objector	•	
v.		•	
		•	
	Claimant	•	
	Ciminant	•	
го:			("Claimant")
			,
			filed an objection to the
proof of claim	you filed in this bankı	ruptcy case	filed an objection to the
proof of claim	you filed in this bankı	ruptcy case	
NOTIC	CE: Your claim may be	reduced, n	
NOTIC notice and the	CE: Your claim may be cobjection carefully an	e reduced, n	nodified, or eliminated. You should read this hem with your attorney, if you have one.
NOTIC notice and the	CE: Your claim may be cobjection carefully and do not want the court to	e reduced, n ad discuss to enter an o	nodified, or eliminated. You should read this hem with your attorney, if you have one.
NOTICE and the If you coefore [date],	CE: Your claim may be cobjection carefully and do not want the court to (30 days from the day)	ereduced, not discuss to enter an oute of servi	nodified, or eliminated. You should read this hem with your attorney, if you have one. order affecting your claim, then on or ce) eliminate or change your claim, you or
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NOTICE and the If you control before [date], your lawyer monobjection e	CE: Your claim may be e objection carefully and do not want the court to (30 days from the day ust file a request f	ereduced, nad discuss to enter an oute of serving or hearing sition.	nodified, or eliminated. You should read this them with your attorney, if you have one. order affecting your claim, then on or ce) eliminate or change your claim, you or g or a written response to the end the hearing on the objection, scheduled to

Commented [KB1]: This box to be deleted as notice is now passive and may not require a hearing.

Those not permitted to file electronically must deliver any request for hearing or response by U.S. mail, courier, overnight/express mail, or in person at:

(select the appropriate address)

274 Max Rosenn U.S. Courthouse	Ronald Reagan Federal Building
197 South Main Street	228 Walnut Street Rm 320
Wilkes-Barre, PA 18701	Harrisburg, PA 17101

If you mail your request for hearing or response to the court, you must mail it early enough so the court will receive on or before the date stated above.

You must also send a copy of your request for hearing or response to:

(movant's attorney's name and address)
(names and addresses of others to be served)

If you or your attorney do not <u>take these steps</u>, <u>attend the hearing on the objection</u>, the court may decide that you do not oppose <u>an order affecting</u> the <u>objection to</u> your claim.

	Attorney for Objector	
	(Address)	
	(Autress)	
	(Phone)	
	(Phone)	
	(Facsimile)	
	(Email)	
Data of Nation	(Attorney ID No.)	
Date of Notice:		

Rev. 12/01/17

LOCAL BANKRUPTCY FORM 3015-2(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	: CHAPTER 13 : CASE NObk	
Debtor(s) CERTIFICATION REGARDING S	: : : ERVICE OF AMENDED CHAPTER 13 PLAN	
(Altering The undersigned, counsel for the ab		
Amended Chapter 13 Plan fil of the claims of the following creditors incl	proposes to alter the treatment luded in the confirmed Chapter 13 Plan:	
·	ing of theAmended Chapter 13 Plan has and the Chapter 13 trustee, as evidenced by the attached	
affected by the provisions of the	-	
amount of a claim in favor of	, and that service of theAmended Chapter	
13 Plan has been made upon same in accord	Counsel for Debtor(s)	Commented [KB1]: This language was added to insure compliance with the heightened notice requirements of 3012(b), if applicable.
Dated:		

LOCAL BANKRUPTCY FORM 3015-2(c)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: Debtor(s)	: CHAPTER 12 : CASE NObk	
CERTIFICATION REGARDING SI	ERVICE OF AMENDED CHAPTER 12 PLAN Freatment of Claims)	
<u> </u>	ove-captioned Debtor(s), hereby certifies that the ed onproposes to alter the treatment uded in the confirmed Chapter 12 Plan:	
been served on the above listed creditors an	Amended Chapter 12 Plan has ad the Chapter 12 trustee, as evidenced by the attached by, other than the creditors listed above, will beAmended Chapter 12 Plan.	
	, and that service of the Amended Chapter ance with Rule 3012(b).	Commented [KB1]: This language was added to insure compliance with the heightened notice requirements of 3012(b), if applicable.
Dated:	Counsel for Debtor(s)	