IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF ALABAMA

In re:		
) Case No
	Debto	or(s).
		VERIFIED OBJECTION TO CLAIM
		(party name), pursuant to Bankruptcy Rule 3007, hereby
object	s to EC	F claim number filed by creditor The
relief	sought	is that the claim should be:
		disallowed (or reduced to the amount paid in there have been any distributions).
		disallowed (or reduced to the amount paid if there have been any distributions) with leave to file a deficiency claim within 90 days.
		allowed as secured in the amount of \$ with the remainder unsecured.
		allowed as unsecured in the amount of \$
		allowed as secured in the amount of \$
		allowed in full but reclassified as unsecured.
		allowed as unsecured for the amount filed, but the portion of the claim seeking post-petition interest is disallowed.
		allowed but with no payment from the trustee until the claim is amended for deficiency because the plan provides for surrender of debtor's interest in the collateral.
		allowed but with no payment from the trustee other than pre-petition arrearage because the plan provides for direct postpetition payments to the creditor.
		other (state):

'The basis for the objection is as follows:

	Attorney for Ob	jecting Party
	Certification Under Penalty of Perjury*	
I/We declare under foregoing Objection and the	penalty of perjury that I/we have read the stat at they are true and correct.	tements contained in the
Date:	Date:	
	Certificate of Service	
	erved this pleading on the debtor(s), the trustof the objection by first-class mail at the follow	
Debtor(s)	Trustee	Creditor

^{*}May be signed electronically but counsel must retain original ink signature per Local Rule 1007(b)-1.