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

IN RE:)	Administrative Order No. 2019-15
Matters Which Can Be Filed Negative Notice)	
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MATTERS WHICH CAN BE FILED NEGATIVE NOTICE

Pursuant to Local Bankruptcy Rule 9007-1 as amended effective January 1, 2020, the court may consider without a hearing under the negative notice procedure described in that rule the following types of motions, objections, or other matters:

- (a) Notices of abandonment or motions to abandon pursuant to Bankruptcy Rule 6007(a), except by chapter 7 trustees when the notice or motion is filed in conjunction with the final report.
- (b) Motions by the chapter 13 trustee to increase payments to be made under a plan in a chapter 13 case.
- (c) Motions for discharge for chapter 12 & 13 and debtor's certification regarding domestic support obligations (Local Form LBF283 or national form B2830).
- (d) Motions to determine final cure pursuant to Bankruptcy Rule 3002.1.
- (e) Motions by the chapter 13 trustee to modify a plan to include causes of action or claims of the debtor(s).
- (f) Motions by the chapter 13 trustee to dismiss a case for failure to make plan payments (regardless of whether the plan has been confirmed) or default under the terms of a confirmed plan.

Dated: 12/16/19

Henry A. Callaway

Chief U.S. Bankruptcy Judge

Jerry Q. Oldshue

U.S. Bankruptcy Judge