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

In re:			)						
			)	Case No					
	Debto	r(s).	)						
		NOTICE OF OPPORTUNITY TO OPIECT AND FOR HEADING							
		NOTICE OF OPPORTUNITY TO OBJECT AND FOR HEARING							
	object relief groun	Pursuant to Local Rule, the Court will consider this motion, objection, or other matter without further notice or hearing unless a party in interest files a written objection within 30 days from the date of service of this paper. If you object to the relief requested in this paper, you must file your written objection stating the specific ground or grounds on which your objection is based with the Clerk of the Court at 201 St. Louis Street, Mobile, AL 36602, and serve a copy on the movant's attorney.							
	hearing the time relief	If you file and serve a written objection stating the specific ground or grounds on which your objection is based within the time permitted, the Court will schedule a hearing and you will be notified. If you do not file a proper written objection within the time permitted, the Court will consider that you do not oppose the granting of the relief requested in the paper, will proceed to consider the paper without further notice or hearing, and may grant the relief requested.							
		VERIFIED OBJECTION TO CLAIM  (party name), pursuant to Bankruptcy Rule 3007, hereby							
object	s to EC	F claim number filed by	v credite	or T	The				
		s that the claim should be:	y ereare.	v	110				
Tener s	sought i	s that the claim should be.							
		disallowed completely.							
		reduced to the amount paid	to date.						
		allowed in full but as unsec	ured.						
		allowed as unsecured in the	e amoun	t of \$					

□ other (state):	
The basis for the objection is as follow	vs:
J	
	Attorney for Objecting Party
Certifica	tion Under Penalty of Perjury*
I/We declare under penalty of foregoing Objection and that they are	perjury that I/we have read the statements contained in the true and correct.
Date:	Date:

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

## Certificate of Service

I certify that I have served this pleading on the trustee by ECF electronic noticing
and on the debtor(s) and the creditor whose claim is the subject of the objection by first-
class mail at the following addresses:

Debtor(s)	Creditor