

**UNITED STATES BANKRUPTCY COURT,
MIDDLE DISTRICT OF FLORIDA
PERMISSIVE USE OF NEGATIVE NOTICE**

Revision effective September 5, 2013

The Court permits and encourages service of the following papers using negative notice as permitted by Local Rule 2002-4. The negative notice legend shall provide for a 21-day objection period unless stated otherwise below.

Chapter 7

Application for Payment of Administrative Expenses (Interim)
Motion by Chapter 7 Trustee to Authorize Interim Distribution to Creditors and to Pay Administrative Expenses
Motion for Relief from Stay
Motion for Order Confirming that the Automatic Stay is Terminated (362(c) and (j))
Motion Objecting to Discharge pursuant to Rule 4004(a)
Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)
Motion/Notice of Intent to Abandon Property filed by Trustee (14-day notice , pursuant to Fed. R. Bankr. P. 6007)
Motion to Compel Abandonment
Motion to Approve Compromise or Settlement
Motion to Avoid Lien on Exempt Property
Motion to Assume Lease/Executory Contract
Motion to Confirm Priority of Modified Mortgage
Motion to Determine Property is of Consequential Value to Estate filed by Trustee (362(h)(2))
Motion to Determine Secured Status /Value Property (30-day notice required)
Motion to Determine Secured Status/Strip Lien on Real Property (30-day notice required)
Motion to Dismiss for Failure to Attend 341 Meeting filed by Trustee
Motion to Redeem
Motion/Notice to Sell or Lease Property (does not apply to sales free and clear of interests)
Motion for Turnover of Property by Trustee (30-day notice required)
Objection to Claim (30-day notice required)
Objection to Exemptions (However, in Tampa, Orlando, and Ft. Myers the Court will enter an order sustaining an objection that relates solely to the value of personal property claimed exempt without a hearing)

Chapter 11

Application for Interim Compensation
Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)
Motion to Avoid Lien on Exempt Property
Motion to Approve Compromise or Settlement
Motion to Administratively Close Individual Chapter 11 Case
Objection to Claim (30-day notice required)
Motion to Determine Secured Status /Value Property (30-day notice required)
Motion to Determine Secured Status/Strip Lien on Real Property (30-day notice required)

Chapter 12 and Chapter 13

Application for Quantum Meruit Compensation by Chapter 7 Trustee or Trustee's Attorney
*Motion for Relief from Stay as to the Debtor
*Motion for Relief from Co-Debtor Stay (14-day notice)
Motion for Order Confirming that the Automatic Stay is Terminated (362(c) and (j))
Motion Objecting to Discharge pursuant to Rule 4004(a)
Motion to Approve Agreements Relating to Relief from Stay, Prohibiting or Conditioning the Use, Sale or Lease of Property, Providing Adequate Protection, Use of Cash Collateral and Obtaining Credit pursuant to Fed. R. Bankr. P. 4001(d) (14-day notice)
Motion to Avoid Lien on Exempt Property
Motion to Approve Compromise or Settlement
Motion to Assume Lease/Executory Contract
Motion to Confirm Priority of Modified Mortgage
Motion to Determine Secured Status /Value Property (30-day notice required)
Motion to Determine Secured Status/Strip Lien on Real Property (30-day notice required)
Motion to Dismiss for Failure to Attend 341 Meeting filed by Trustee
Motion to Modify Confirmed Plan (Except in Tampa and Ft. Myers)

Motion to Modify Mortgage
Motion to Offset Funds Filed by Trustee
Motion for Turnover of Property by Trustee (30-day notice required)
Motion to Sell or Lease Property (does not apply to sales free and clear of interests)
Objection to Claim (30-day notice required)

*In Orlando and Tampa, if the Chapter 13 Plan surrenders collateral or payments are made outside the Plan, neither a hearing nor negative notice is required if the motion is accompanied by an affidavit to that effect.