

[THIS IS PROVIDED AS A FORM THAT COMPLIES WITH THE COURT'S STANDING ORDER REGARDING EX PARTE MOTIONS OR APPLICATIONS; RESPONSE DEADLINES AND CERTIFICATES OF SERVICE AS TO "IF AND ONLY IF" HEARINGS ONLY. THIS IS FOR ILLUSTRATION PURPOSES ONLY.]

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF LOUISIANA
SHREVEPORT DIVISION

IN RE: §
Debtor 1 § Case No. 12-12345
Debtor 2 §
Debtors § Chapter 13

**OBJECTION TO PROOF OF CLAIM OF
[CREDITOR, CLAIM #] AND NOTICE OF RESPONSE DEADLINE**

An "if and only if" hearing has been set on [Date] at [Time] at the [United States Courthouse, Courtroom Four, 300 Fannin St. Shreveport, LA 71101] or [United States Courthouse, Bankruptcy Courtroom 201, Jackson Street, Monroe, Louisiana 71201]. A hearing will be scheduled only if a written response is filed.

Debtor 1 and Debtor 2 have filed papers with the court to obtain an order [disallowing/reducing] the proof of claim filed by [creditor, claim #]. Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you do not want the court to grant the relief sought in the motion/application/objection, then **on or before seven days from the hearing date set forth for the motion**, you must file with the court a written response explaining your position by mailing your response by regular U.S. Mail to Clerk United States Bankruptcy Court, 300 Fannin St. Shreveport, Louisiana 71101 OR your attorney must file a response using the court's ECF System.

The court must receive your response on or before the date set above.

You must also send a copy of your response either by 1) the court's ECF System or by 2) regular U.S. Mail to:

Attorney Name, Esq. 123 Main St. Shreveport, LA 71101 and

Todd Johns, Chapter 13 Trustee, address.

IF YOU OR YOUR ATTORNEY DO NOT TAKE THESE STEPS, A HEARING WILL NOT BE SET AND THE COURT MAY DECIDE THAT YOU DO NOT OPPOSE THE RELIEF SOUGHT IN THE MOTION/OBJECTION AND MAY ENTER AN ORDER GRANTING THAT RELIEF WITHOUT FURTHER HEARING OR NOTICE.

Now comes Debtor 1 and Debtor 2, who move this Court to [disallow/reduce] the proof of claim of [creditor] pursuant to Bankruptcy Rule 3007 for the reasons listed below.

1. Debtor 1 and Debtor 2 filed bankruptcy on [Date]. [Creditor] filed a proof of claim [#] on [date]. The deadline for filing nongovernmental claims pursuant to Bankruptcy Rule 3002 was [date] and the deadline for filing governmental claims was [date].

2. The claim filed by [creditor] should be [disallowed/reduced to \$x.xx] pursuant to Bankruptcy Rule 3007 because [it duplicates other claims/it is filed in the wrong case/it has been amended by subsequently filed proofs of claim/it was not timely filed/it has been satisfied or released during the case in accordance with the Code, applicable rules or court order/it was presented in a form that does not comply with applicable rules/it asserts priority in an amount that exceeds the maximum amount under § 507 of the Code/other].

3. Cause exist for [disallowing/reducing to \$x.xx] the claim pursuant to Bankruptcy Rule 3007.

Wherefore the debtors pray the Court [disallow/reduce] the proof of claim.

Respectfully submitted,

Attorney Name, Esp.
123 Main St.
Shreveport, LA 71101
123-456-7890

CERTIFICATE OF SERVICE

I hereby certify that on (month), (day), (year), a copy of the foregoing (specific name of filing) was served on the following registered ECF participants, electronically through the court's ECF System at the email address registered with the court:

(Name)

Todd Johns, Chapter 13 Trustee

U.S. Trustee

and on the following by ordinary U.S. Mail addressed to:

(Creditor Name)

(Creditor Mailing address)

(Creditor Name)

(Proof of Claim designated address)

/s/ Attorney Name, Esq.
Attorney Name, Esq.