Document Comparison Summary

Deletions are shown with the following attributes and color:

Strikeout, Red

Deleted text is shown as full text.

Insertions are shown with the following attributes and color:

Bold, <u>Double Underline</u>, Blue

The forms start on the following page.

LOCAL FORM 3007-1(c)

Words in *[italics and BOLD within brackets]* signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

If there are obj	<u>jections to</u>	<u>multiple</u>	claims in	a single	pleading,	this form	should be
appropriately 1	modified.						

IN RE:) Case No. [xx-xxxxx] - [Assigned
	Judge's Initials]
[Name of Debtor(s)],	Chapter [xx]
)
Debtor.)
	
[Name of Objector],	
Objector,	<u> </u>
)
VS.	CONTESTED MATTER
)
[Name of Claimant],	
-	<u></u>
Claimant.	<u></u>
NOTICE OF REQUIREMEN	NT OF RESPONSE TO
OBJECTION TO	
State Name of Claimant of	and Claim Number];
OF DEADLINE FOR FILING RES	SPONSE; and OF HEARING
PLEASE TAKE NOTICE that [[Name of	Objector has filed an Objection to the

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.

above-referenced claim seeking an order [describe the relief sought in the objection, e.g., complete disallowance, reduction, or classification of a secured claim as unsecured].

If you do not want the court to grant the relief requested, or if you want the court to consider your views, then on or before [State appropriate deadline for response¹], you or

¹Insert a date certain, which must be not less than 33 days after the objection(s) and this notice are served. Fed. R. Bankr. P. 3007, 9006(f). If the last day falls on a weekend or federal holiday, insert the next business day. Fed. R. Bankr. P. 6(a).

vour attornev must	r attorney m	iust:
--------------------	--------------	-------

(1) File with the court a written response, explaining your positions and views as to why your claim should be allowed as filed. The written response must be filed at the following address:

[State address of Clerk of Court of appropriate division]

If you mail your response to the Clerk for filing, you must mail it early enough so that the Clerk will actually receive it on or before the date stated above.

(2) Mail or deliver a copy of your written response to the Objector's attorney at the address stated below. You must attach a Certificate of Service to your written response stating when, how, and on whom (including addresses) you served the response.

If you or your attorney do not file a timely response, the court may decide that you do not oppose the relief sought, in which event the hearing scheduled below may be cancelled and the court may enter an order disallowing your claim as requested without further notice and without a hearing.

If you or your attorney file a timely response, then a hearing will be held in [State place of hearing, e.g., Courtroom number and street address of building] at [State time] on [State Date]. You or your attorney must attend the hearing and advocate your position.

Dated: [Date].	[SIGNATURE]
	[Name of Attorney] [Bar No.]
	[Address]
	[Telephone Number]
	Attorney for [Name of Movant]

²Obtain the hearing date by following the procedures for scheduling hearings used by the judge to whom the case is assigned.

Certi	ficate of	f Service

I, [Name of person serving pleadings and notice], certify under penalty of perjury that I am over the age of 18 and that on [Date], I served a copy of the [Describe pleading served], together with a copy of the foregoing Notice, by first class U.S. Mail, with adequate postage prepaid, on the following persons or entities at the addresses stated:

State name and address of each person or entity to which copies were mailed. 13

Dated: [Date]

Signature of Person Serving Pleading and Notice
[Name and address of person serving pleading and notice]

³Read and comply with BLR 3007-1(b) concerning how to effect proper service. If an attorney for the claimant has filed a notice of appearance in the case, the attorney must also be served with copies of the objection and notice.

LOCAL FORM 5005-7(c)(3)(B)

Debtor name(s):	
	RJURY CONCERNING PETITION, SCHEDULES,
SUMMARY OF SCHEDULES, AND	STATEMENT OF FINANCIAL AFFAIRS
Each of the undersigned declares under penalty of p	<u>oerjury —</u>
(1) My attorney is filing on my behalf	
\Box the original of	or □ the amendment to
	applicable box
papers that are to be filed simultaneously with this Declarat	for the Northern District of Georgia (check applicable box for
papers that are to be fried simultaneously with this Deciarat.	(011),
□*Petition □ List of all Creditors □*List of 20 largest creditors □ Schedule A	□ Schedule F □ Schedule G □ Schedule H □ Schedule I
□ Schedule B	□ Schedule J
□ Schedule C	□*Declaration Concerning Debtor's Schedules
Schedule D	□*Statement of Financial Affairs
□ Schedule E	
(2) that I have read each of the documents described (3) that with respect to each document described ab penalty of perjury attached to or part of such documents.	ove marked with an asterisk, I signed the Declaration under
penalty of perjury attached to or part of such docur	nent, and
(4) that when I signed this Declaration, the foregoin	g documents were not blank or partially complete; and
	ments is true and correct to the best of my knowledge, information
and belief.	
Dated: Signature:	
Type or Print Na	ne:
Signature:	
Type or Print Nar	(If Joint Debtors, Both Must Sign)
	(H dollit Debtors, Doth Must Sign)
Attorney	's Certification
	certifies to the Court that: (1) the Debtor(s)(or, if the Debtor is an
	nis form and the documents referred to above before I file them; (2)
	above after the Debtor(s) (or authorized agent) read and signed the
final paper copy of those documents, including Declarations those documents are the documents filed with the court simu	attached to those documents and the foregoing Declaration; and (3)
mose documents are the documents filed with the court simi	intaneously with this Certification.
Dated:	
Type or Print Nat	me:

Bar Number:

LOCAL FORM 6008-1A

Words in [italics and BOLD within brackets] signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:	CHAPTER
	CASE NO
Debtor.	
,)	
Movant,	
v.)	Case No. [xx-xxxxx] - [Assigned Judge's Initials]
[Name of Debtor(s)],	Chapter [xx]
Debtor.)	
[Name of Objector],	
Objector,	
<u>vs.</u>	CONTESTED MATTER
, ,	
Respondent. [Name of Claimant],	
Claimant.	

NOTICE OF REQUIREMENT OF RESPONSE TO MOTION TO REDEEM PROPERTY AND OF TIME TO FILE SAME

NOTICE IS HEREBY GIVEN that, on	, 200, a motion	to redeem property
pursuant to 11 U.S.C. § 522 was filed in this case.		

NOTICE IS FURTHER GIVEN that, pursuant to BLR 6008-2, Respondent must file a response to the motion within 20 days after service, and serve a copy of said response upon Movant. If no response is timely filed and served, the motion will be deemed unopposed and the Bankruptcy Court may enter an order granting

the relief sought.	
Dated and served this day of	, 200
——————————————————————————————————————	Iovant or Movant's Attorney)
FORM 6008-1A Dated: [Date].	[SIGNATURE]
	[Name of Attorney] [Bar No.] [Address]
	[Telephone Number]
	Attorney for [Name of Movant]

<u>LOCAL FORM 6008-1A</u>

<u>Words in [italics and BOLD within brackets] signal that the person preparing the form must customize the</u> form and insert information to fit the proceeding as indicated.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:	— CHAPTER)
	— ,)ense no. — ,) Debtor.)JUDGE
	,)) Movant,) v.) Case No.
	[xx-xxxxx] - [Assigned Judge's Initials]
[Name of Debtor(s)],	Chapter [xx]
Debtor.	<u> </u>
[Name of Objector],	
Objector,	
VS.) CONTESTED MATTER
Claimant.	<u>)</u>
<u>CERTIFI</u>	ICATE OF SERVICE
I, the undersigned, hereby certify that I am,	, and at all times hereinafter mentioned, was more than 18 years
of age, and that on the day of	, 200, I served a copy of the Motion to Redeem Property,
together with the Notice of Requirement of Respon	se to Motion to Redeem Property and of Time to File Same upon:
[Insert name and	d address of person(s) served]
by [descr	ribe mode of service].
Dated and served this day of	, 200
	(Signature of Movant or Movant's Attorney
Dated: [Date].	State Bar No. Address and [SIGNATURE]

	[Name of Attorney] [Bar No.]
	[Address]
	Telephone Number
FORM 6008-1B	<u>-</u>
	Attorney for [Name of Movant]

LOCAL FORM 6008-1B

Words in *[italics and BOLD within brackets]* signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:	CHAPTER)
	C H A P T E R,)CASE NO,) U D G E
	[xx-xxxxx] - [Assigned Judge's Initials]
[Name of Debtor(s)],)
Debtor.	<u>)</u>
[Name of Objector],	
Objector,	<u></u>
<u>VS.</u>) CONTESTED MATTER
[Name of Claimant],	
Claimant.	
-	UIREMENT OF RESPONSE TO MPT PROPERTY AND OF TIME TO FILE SAME
NOTICE IS HEREBY GIVEN that, on _	, 200, a motion to avoid lien on exempt
property pursuant to 11 U.S.C. § 522 was filed in	this case.
NOTICE IS FURTHER GIVEN that, pur	rsuant to BLR 6008-2, Respondent must file a response to the
motion within 20 days after service, and serve a c	opy of said response upon Movant. If no response is timely filed
and served, the motion will be deemed unopposed	and the Bankruptcy Court may enter an order granting the relief
sought.	
Dated and served this day of	, 200
(Six	gnature of Movant or Movant's Attorney)

	State Bar No.
FORM 6008-1B : [Date].	[SIGNATURE]
	[Name of Attorney] [Bar No.]
	[Address]
	[Telephone Number]
	Attorney for [Name of Movant]

LOCAL FORM 6008-1B

Words in *[italics and BOLD within brackets]* signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE:	CHAPTER
[Name of Debtor(s)],	Chapter [xx]
Debtor.	<u>) </u>
[Name of Objector],	
Objector,	
<u>VS.</u>) CONTESTED MATTER
[Name of Claimant],	
Claimant.	
CERTIFIC	CATE OF SERVICE
I, the undersigned, hereby certify that I am, a	and at all times hereinafter mentioned, was more than 18 years
of age, and that on the day of	, 200, I served a copy of the Motion to Avoid Lien on
Exempt Property, together with the Notice of Rec	quirement of Response to Motion to Avoid Lien on Exempt
Property and of Time to File Same upon:	
[Insert name and a	address of person(s) served]
by [describ	be mode of service].
Dated and served this day of	, 200
	(Signature of Movant or Movant's Attorney

Telephone Number

Dated: [Date].	[SIGNATURE]
	[Name of Attorney] [Bar No.]
	[Address]
	[Telephone Number]
	Attorney for [Name of Movant]

LOCAL FORM 7016

Words in *[italics and BOLD within brackets]* signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA [Name of Division] DIVISION

IN RE:) CASE NO. [xx-xxxxx] – [Judge's
	<u>) Initials]</u>
[DEBTOR'S NAME],	<u>)</u> <u>) CHAPTER /xx/</u>
Debtor.	
[PLAINTIFF(S)' NAME(S)],) ADVERSARY PROCEEDING) NO. [xx-xxxx]
Plaintiff,	<u>)</u>
v.	<u></u>
[DEFENDANT(S)' NAME(S)],	<u></u>
Defendant.	<u></u>
The conference held pursuant to FED. R. on [Insert date of conference], where the pursuant is a second conference of the pursuant to FED. R. For Plaintiff: [Insert name(s) of attorney]	CIV. P. 26(f) and BLR 7016-1 hich was attended by:
Tot Tament, present name (s) of another	sy or purites utenuing
For Defendant: [Insert name(s) of attorn	vey(s) or parties attending]
1. Initial Disclosures. (Include one or mappropriate.)	ore of the following, modified as
The parties have made the initial 26(a)(1).	disclosures required by FED. R. CIV. P.
The parties agree to provide discl	losures as follows for as shown on the
minuted californi	
The parties have agreed not to ma	ake initial disclosures and to waive the

requirements of FED. R. CIV. P. 26(a)(1) with regard to same.

2. Discovery Plan. The parties jointly proplan for the discovery plan as shown on the attack. Court with the consent of the parties or for good.	ned exhibit, subject to modification by the
3. Other items. [Use separate paragraphs disagree.]	or subparagraphs as necessary if parties
(a) The parties shall submit a consolidate	nd protrial order no later than
(a) The parties shall submit a consolidate	u pretrial order no later than
	
(b) Plaintiff will be allowed until	to file motions to join additional
parties and until to file motions to a	
parties and until	mena the preadings:
(c) Defendant will be allowed until	to file motions to join additional
	mend the pleadings.
parties and until to me motions to a	menu the preduings.
(d) All dispositive motions will be filed by	<u>v</u> <u>•</u>
4. Settlement Potential.	
(a) The parties [] have [] have not discus	ssed settlement.
(b) The parties [] do [] do not intend to	hold additional settlement conferences
among themselves prior to the close of discovery.	. The proposed date of the next settlement
conference is .	
(c) The parties [] have [] have not consider	lered alternative dispute resolution.
(d) Settlement prospects may be enhanced	hy one of the following alternative
dispute resolution procedures [check applicable boxes]: [] Mediation; [] Judicial	
settlement conference; [Early neutral evaluation; [] Other .	
betterment contended Daily neutral evaluation	<u>ston, other</u>
5. Identify any other matters regarding d	liscovery or case management that may
require the court's attention (e.g., concerns about confidentiality; the need for protective	
orders; unmovable scheduling conflicts).	, , , , , , , , , , , , , , , , , , ,
6. Any other matters not covered above:	
=	
7. The parties [] do [] do not request a co	onference with the court prior to entry of
the scheduling order. Any such conference may	
court.	
[Name, Bar No., Address, Telephone No.,	[Name, Bar No., Address, Telephone No.,
E-Mail Address	E-Mail Address]
Counsel for Plaintiff(s)	Counsel for Defendant(s)

Exhibit to Report of Rule 26(f) Conference

1. Initial Disclosures
The parties agree to provide initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) as follows [Describe the agreement concerning initial disclosures, including what information will be disclosed and
at what time]:
(a) Plaintiff's disclosures:
(b) Defendant's disclosures:
2. Discovery Plan
(Modify as appropriate; use separate paragraphs or subparagraphs as necessary if the parties disagree.)
(a) Discovery will be needed on the following subjects [Briefly describe subjects on which discovery will be needed]:
(b) All discovery will be commenced in time to be completed by . Discovery on [Describe any subjects on which early discovery]
will be needed, if applicable] will be completed by
(c) Each party may propound a maximum of interrogatories to any other party. Responses to interrogatories are due days after service.
(d) Each party may submit a maximum of requests for production of documents to any other party. Objections to production of documents are due days after service.
(e) Each party may submit a maximum of requests for admission to any other party. Responses to requests for admission due days after service.
(f) Depositions shall be limited to depositions by plaintiff(s) and depositions by defendant(s).
(g) Each deposition is limited to a maximum number of hours unless extended by agreement of the parties, except for the depositions of
(h) Reports from retained experts under FED. R. CIV. P. 26(a)(2) are due from plaintiff(s) by and from defendant(s) by .
(i) Supplementations under Fed. R. Civ. P. 26(e) due as follows:

[Describe time(s) or interval(s) for supplementation].

dge's
<u>NG</u>
l and
ROVED

Form 9014-2

Words in [italics and BOLD within brackets] signal that the person preparing the form must customize the form and insert information to fit the proceeding as indicated.

UNITED STATES BANKR	UPTCY COURT
NORTHERN DISTRICT	
[Name of Division] D	DIVISION
IN RE:	Case No. [xx-xxxxx] - [Assigned
)	<u>Judge's Initials]</u>
[Name of Debtor(s)],	Chapter [xx]
Debtor.	
[Name of Movant],	
Movant,	
	CONTESTED MATTER
[Name of Respondent],	
Respondent.	
NOTICE OF REQUIREMENT	OF RESPONSE TO
[Describe type of motion	or notice filed]
AND OF TIME TO F	ILE SAME
PLEASE TAKE NOTICE that [/Name of M or notice filed] and related papers with the court sees sought in the motion or objection].4	
Your rights may be affected. You should re them with your attorney, if you have one in this bar attorney, you may wish to consult one.	
If you oppose the proposed action or do not requested, or if you want the court to consider your	

⁴Describe the proposed action or relief requested and summarize the grounds for the proposed action or relief requested with regard to which an order is sought. If the motion or notice is served on all parties entitled to notice, it is sufficient to describe the motion or notice.

appropriate deadline for response⁵], you or your attorney must:

(1) File with the court a written response, explaining your positions and views as to why the requested relief should not be granted. The written response must be filed at the following address:

[State address of Clerk of Court of appropriate division]

If you mail your response to the Clerk for filing, you must mail it early enough so that the Clerk will actually receive it on or before the date stated above.

(2) Mail or deliver a copy of your written response to the Movant's attorney at the address stated below. You must attach a Certificate of Service to your written response stating when, how, and on whom (including addresses) you served the response.

If you or your attorney do not file a timely response, the court may decide that you do not oppose the proposed action or the relief sought, in which event the hearing scheduled below may be cancelled and the court may enter an order authorizing the proposed action or granting relief as requested without further notice and without a hearing.

If you or your attorney file a timely response, then a hearing will be held in [State place of hearing, e.g., Courtroom number and street address of building] at [State time] on [State Date]. You or your attorney must attend the hearing and advocate your position.

Bankruptcy Local Rule 9014-2 governs the requirement of a response.

Dated: [Date].	[SIGNATURE]
	[Name of Attorney] [Bar No.]
	[Address]
	[Telephone Number]
	Attorney for [Name of Movant]

⁵Insert a date certain that is not less than the number of days after service that the Federal Rules of Bankruptcy Procedure and the Local Rules of this Court prescribe for the filing of a response or objection with regard to the proposed action or relief requested. If no time is specified, the time is 20 days. The date by which a required response or objection must be filed shall be computed in accordance with the Bankruptcy Rules. Thus, to determine the correct date, add three days to the prescribed notice period to account for service of the notice by mail. FED. R. BANKR. P. 3007, 9006(f). If the last day falls on a weekend or federal holiday, insert the next business day. FED. R. BANKR. P. 6(a).

⁶Obtain the hearing date by following the procedures for scheduling hearings used by the judge to whom the case is assigned.

Certificate of Service
I, [Name of person serving pleadings and notice], certify under penalty of perjury that I am over the age of 18 and that on [Date], I served a copy of the [Describe pleading served], together with a copy of the foregoing Notice, by first class U.S. Mail, with adequate postage prepaid, on the following persons or entities at the addresses stated:
[State name and address of each person or entity to which copies were mailed. READ AND COMPLY WITH BANKRUPTCY RULE 7004 CONCERNING HOW TO EFFECT PROPER SERVICE.]
Dated: [Date]
Signature of Person Serving Pleading and Notice
[Name and address of person serving pleading and
<u>notice]</u>
Dated: [Date] Signature of Person Serving Pleading and Notice [Name and address of person serving pleading and