

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
_____ DIVISION

In re:

DEBTOR'S NAME,

Case No. xx-xxxxxx-xxx

Debtor.

Chapter 13

**DEBTOR'S STATEMENT OF INTENT WITH
RESPECT TO RULE 3002.1 NOTICE OF FEES, EXPENSES, AND CHARGES**

On [date], [claim holder] filed a notice of fees, expenses, and charges incurred after the case was filed that the holder asserts are recoverable against the debtor or the debtor's principal residence, under Federal Rule of Bankruptcy Procedure 3002.1(c) with respect to claim no. [#].

The debtor:

_____ has filed a timely motion under Fed. R. Bankr. P. 3002.1(e) to determine whether paying any claimed fee, expense, or charge is required by the underlying agreement and applicable nonbankruptcy law and has set that motion for hearing on the next chapter 13 consent calendar for which self-calendaring is available.

_____ does not object to the fees, expenses, and charges. If pre-confirmation, the debtor has filed and served an amended plan providing for the fees, expenses, and charges. If post-confirmation, the debtor has filed and served a motion under 11 U.S.C. § 1329 to modify the plan together with a proposed modified plan providing for the fees, expenses, and charges and has set that motion for hearing on the next chapter 13 consent calendar for which self-calendaring is available.

_____ does not object to the fees, expenses, and charges. But rather than seeking to amend the plan (if pre-confirmation) or modify the plan (if post-confirmation) to provide for the fees, expenses, and charges, the debtor instead will provide for the fees, expenses, and charges directly outside the last-filed plan. The debtor acknowledges that the chapter 13 trustee will not remit payment for the amount of the fees, expenses, and charges and that if the chapter 13 trustee files any motion under Fed. R. Bankr. P. 3002.1(f) to determine status or under 3002.1(g)(4) to determine a final cure payment, the amount of the fees, expenses, and charges will not be subject to the Court's determination of that motion.

Dated: _____

[Attorney signature and signature block]

Debtor's signature

Joint debtor's signature (if applicable)