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| **UNITED STATES BANKRUPTCY COURT****SOUTHERN DISTRICT OF FLORIDA**[www.flsb.uscourts.gov](http://www.flsb.uscourts.gov/) |
| In re: Debtor / | Case No.Chapter  |
| **NOTICE OF SUBSTITUTION OF COUNSEL** |

The undersigned counsel, pursuant to Local Rule 2091-1(C), hereby files this *Notice of Substitution of Counsel* (the “Notice”) in relation to [Departing Attorney’s] representation with [Retained Law Firm]. [Departing Attorney] is no longer employed by [Retained Law Firm] and requests that the Clerk of Court remove [Departing Attorney] from all cases in this District in which [Retained Law Firm] appears, and substitute [New Attorney] – currently employed by [Retained Law Firm] – in his/her place.

* 1. Pursuant to Local Rule 2091-1(C), an attorney with the same firm as an attorney initially employed by a client pursuant to Local Rule 2014-1, may substitute as counsel for that client by filing a Notice in each affected case or proceeding containing a statement that the client has consented to the substitution, and serving the notice on all interest parties.
	2. [Retained Law Firm] has been engaged in legal representation in this action.
	3. [Retained Law Firm]’s client in this action consents to substitutions of counsel within the same law firm.
	4. The filing of this Notice serves as notice to all interested parties of such substitution.

WHEREFORE, the undersigned respectfully requests that the Clerk of Court add the name and address of the undersigned to the matrix of creditors prepared in connection with the case.

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| Florida Bar No. |