UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA

www.flsb.uscourts.gov

In re:	Case No. Chapter 12	
(II) SETTIN	Debtor / DER (I) SETTING HEARING ON CONFIRMATIONS TO DEADLINE FOR FILING OBJECTIONS TO (III) SETTING HEARING ON FEE APPLICATION (IV) DIRECTING DEBTOR TO SERVE NO	CONFIRMATION; NS; AND
on confirmation	as been filed by the debtor as required by 11 U. of the plan will be held on	S.C. §1221. The hearing _ at
Pursuant shall be filed with	t to Local Rule 3015-1(A)(2), any objections to the the court on or before(to hearing) and a copy must be served on the d	e confirmation of the plan three business days prior
consider dismiss	IS GIVEN that at any hearing scheduled by sal of this case or its conversion to a chapter 7 lice the request of any interested party made at or be	quidation under 11 U.S.C.

Page 1 of 2

LF-30 (rev. 12/01/15)

NOTICE IS GIVEN to all prospective applicants for compensation, including
attorneys, accountants and other professionals that pursuant to Local Rule 2016-1(C)(3)
the deadline to file fee applications in this case is (two business days
prior to confirmation hearing). Fee applications shall be filed with the court and a copy shall
be served on the debtor, the trustee, and the U.S. Trustee. Fee applications timely filed,
shall be considered at the confirmation hearing.
, attorney for the debtor, SHALL MAIL AT LEAST 21
DAYS BEFORE THE CONFIRMATION HEARING A COPY OF THIS ORDER AND THE
PLAN to every creditor, chapter 12 trustee, equity security holder, the U.S. Trustee and
every other party in interest. The attorney shall file a certificate of these mailings.
###
Submitted by: