

**Rule 3007-2      Service of Objections to Claims; Notices in Lieu of Full Objection.** In lieu of serving a copy of the entire claim objection (including an "Objection" as defined in Local Rule 3007-1(a)) on all parties having filed a request for service of notices under Bankruptcy Rule 2002(i), the objecting party may, in its discretion, elect to serve on any party-in-interest that has filed a request for service of notices under Bankruptcy Rule 2002(i) and that is not (i) the holder of a claim that is objected to in the claim objection, (ii) the debtor or debtor-in-possession, (iii) any statutory trustee, (iv) any official committee, or (v) the U.S. Trustee (the "Core Objection Service Parties"), only the exhibits to the claim objection in the form required by Local Rule 3007-1(e)(iii) and the notice in the form required by Local Rule 3007-1(e)(v). Service of a claim objection upon the Core Objection Service Parties shall be in the manner prescribed by Bankruptcy Rule 3007(a). Such service shall be deemed valid and proper service on parties so served.