IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

		
IN RE:		Cose No
		Case No
	Debtor	Chapter
	Movant	
VS.		
	Respondent	
	NOTICE OF MOTION FO	OD DEL HEE EDOM CELV
	NOTICE OF MOTION FO AND HEARIN	
		has filed papers
	_	stay of 11 U.S.C. § 362(a) to enable it to proceed
to		
A copy of	the motion is attached.	
_	•	ese papers carefully and discuss them with your
lawyer. (1)	f you do not have a lawyer, you may v	Isn to consult one.)
If you do n	not want the court to grant the motion:	for relief from stay, or if you want the court to
consider ye	our views on the motion, then by	* (parties served by mail may
		dline) you or your lawyer must file with the
		e to the motion explaining your position and
mail a copy	y of the response to:	
[Movant's	attorney's name and address, or Mova	ant's name and address if without counsel]
[Names an	d addresses of others to be served]	

If you mail, rather than deliver, your response to the Clerk of the Court for filing, you must mail

it early enough so that the court will receive it by the date stated above.

LBF-B v.2022

CERTIFICATE OF SERVICE

I hereby certify that on the	day of	, 20, I reviewed the court's
		Notice of Motion for Relief from Stay
and Hearing Thereon will be served	d electronically by the co	urt's CM/ECF system on the following:
Name of Trustee, Chapter 7	/13	
Name of Attorney		
Name of Attorney		
I hereby further certify that on the	day of	, 20, a copy of the
Notice of Motion for Relief from S	tay and Hearing Thereon	was also mailed first class, postage
prepaid to:		
Name of Party		
Address of Party		
City, State Zip		
Name of Party		
Address of Party		
City, State Zip		
Name of Party		
Address of Party		
City, State Zip		
	Signature	
	[Type or print]	your name]

LBF-B v.2022

INSTRUCTIONS FOR COMPLETION OF LOCAL BANKRUPTCY FORM B

(These instructions should not be filed when the form is uploaded.)

NOTE: Remove asterisks from the form after the completion of the notice.

- [*] Insert a date that is **14 days** after the date this notice is mailed (service), plus any additional time provided by Federal Bankruptcy Rule 9006(a). The Court Hearing Schedule (CHS) Program on the court's website and CM/ECF filing screen for this type of motion will compute the date that an objection is due. Use the date computed.
- [**] Insert a date and time from the list of dates available for the judge assigned to the case that is at least **21 days** after the date of this notice.
- [***] Insert the date notice was served.

ADDITIONAL NOTE: Service must be made pursuant to Federal Bankruptcy Rule 7004. The Certificate of Service must comply with Local Bankruptcy Rule 7005-2.