Form: Motion To Abandon The Trustee's Interest In The Debtor's Property [Name of attorney in charge]

[Address] [Telephone and facsimile numbers.] [Federal identification no.] Attorneys for [the Movant's name]

UNITED STATES BANKRUPTCY COURT

FOR THE [NAME] DISTRICT OF TEXAS [NAME] DIVISION

In Re [DePLNaEASE DO NOT COPY

[Plaintiff's Name] v. [Defendant's Name]

Adv. Proc. No.

NOTICE OF INTENTION TO ABANDON

TO ALL CREDITORS, INDENTURE TRUSTEES AND COMMITTEES:

NO HEARING WILL BE CONDUCTED HEREON UNLESS WRITTEN REQUEST FOR HEARING IS FILED WITH THE CLERK OF THE BANKRUPTCY COURT

WITHIN TWENTY (20) DAYS FROM DATE OF SERVICE HEREOF, UNLESS

THE COURT SHORTENS OR EXTENDS THE TIME FOR FILING SUCH

REQUEST FOR HEARING.

Notice is hereby given, pursuant to 11 U.S.C. Sec.554, and Bankruptcy Rule 6007, that [Name], the Trustee for the above styled case, intends to and will abandon property of the estate described as follows: [Describe the property i.e. 1995 Chevrolet Corsica with Motor Vehicle Identification No. 1G1YY3189H5115155.]

property inconsequential value LegalFormsForTexas.Com

After diligent inquiry into the facts and circumstances, it is the opinion of the Trustee that the property is of inconsequential or no value to the estate, and that the cost of the [1995 Chevrolet Corsica] would outweigh the benefit realized to by the estate and the creditors of the estate, and therefore, should be abandoned as burdensome to the estate.

OFFICIAL PROCEDURE

A party in interest may object to the abandonment and request a hearing by filing a written



Bankruptcy Rule 6007. SUCH OBJECTION MUST BE FILED WITH THE CLERK

OF THE US BANKRUPTCY COURT AT THE FOLLOWING ADDRESS: [i.e. 515]

RUSK, HOUSTON, TEXAS 77002]

A copy of such written objection must be served upon the undersigned attorney, at the address set forth below.

THIS DOCUMPEd My abmitted,

[Law firm's or attorney's name]

By:____

[Name of attorney] Attorney for [Name] [Address] [Telephone & facsimile **THANK YO**everal I. D. no.[Number]

APPROVED AS TO FORM AND SUBSTANCE:



Federal Bar no. [Number]



I hereby certify that on this _____ day of ____ _____, a true and correct copy of the above and foregoing [Title of the pleading] has been served via first class mail, postage prepaid, upon the entities listed on Exhibit "A" attached hereto and by reference made a part hereof for all purposes.

Attorney in charge

PLEASE **Dep NOT COPY**

[List the names and addresses of the debtor, debtor's attorney, U. S. Trustee, and creditors listed in the bankruptcy petition as well as any party who has also filed a Notice of appearance which requests copies of filings.]

Listing of the 20 largest unsecured creditors for a notice of legal representation in a bankruptcy and request for notice of hearings, pleadings and filings in the case

EXHIBIT "A"

[Name of 20 Largest Unsecured Creditors] **THIS DOCUMENT**

[list]

[Name] [Address] [Claim] Amount of Claim: \$[Amount].

THANK YOU

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