## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

)

VISCOM	INTERNATIONAL, INC.,

IN RE:

CHAPTER 7

CASE NO. 11-65122-wlh

Debtor.

## NOTICE OF REQUIREMENT OF RESPONSE TO MOTION FOR ORDER AUTHORIZING COMPROMISE AND SETTLEMENT WITH JOHN M. WISE AND THE JOHN M. WISE BANKRUPTCY ESTATE UNDER FEDERAL RULE OF BANKRUPTCY PROCEDURE 9019

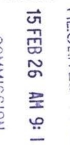
**PLEASE TAKE NOTICE** that Jeffrey K. Kerr, in his capacity as Chapter 7 Trustee (the "Trustee") for the bankruptcy estate of Viscom International, Inc., has filed a "Motion for Order Authorizing Compromise and Settlement with John M. Wise and the John M. Wise Bankruptcy Estate Under Federal Rule of Bankruptcy Procedure 9019" (the "Settlement Motion") (Doc. No. 62). In the Settlement Motion the Trustee states that he made a breach of fiduciary duty claim against the John M. Wise bankruptcy estate (Case No. 11-71572-crm) (the "Wise Estate") arising from John M. Wise's improper payment of a \$969,583.40 dividend to himself as shareholder of Viscom (the "Viscom Estate Claim"). The parties entered into negotiations, which resulted in an agreement to settle the Viscom Estate Claim and the filing of the Settlement Motion, the Viscom bankruptcy estate will receive the next \$15,000.00 from the Wise Estate after payment of allowed Chapter 7 administrative expenses and the Trustee's statutory commission.

## Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose the proposed action or do not want the court to grant the relief requested, or if you want the court to consider your views, then on or before March 16, 2015, you or your attorney must:

(1) File with the court a written response, explaining your positions and views as to why the requested relief should not be granted. The written Response must be filed at the following address:

Office of the Clerk United States Bankruptcy Court 1340 United States Courthouse 75 Spring Street, SW Atlanta, GA 30303-3367



If you mail your response to the Clerk for filing, you must mail it early enough so that the Clerk will **actually receive** it before the date stated above.

(2) Mail or deliver a copy of your written response to the Trustee's attorney at the address stated below. You must attach a Certificate of Service to your written response stating when, how, and on whom (including addresses) you served the response.

If you or your attorney do not file a timely response, the court may decide that you do not oppose the proposed action or the relief sought, in which event the hearing scheduled below may be canceled and the court may enter an order authorizing the proposed action or granting the relief as requested without further notice and without a hearing.

If you or your attorney file a timely response, then a hearing will be held in Courtroom **1403**, United States Courthouse, 75 Spring Street, SW, Atlanta, GA at **10:30 a.m.** on **March 19**, **2015**. You or your attorney must attend the hearing and advocate your position.

Bankruptcy Local Rule 9014-2 governs the requirement of a response.

Dated: February 19, 2015.

LAMBERTH, CIFELLI, ST & NASON, P.A. Attorneys for the Trustee	TOKES, ELLIS
By:/s/ Christopher D. Philli Christopher D. Phillips Georgia Bar No. 575913 cphillips@lcsenlaw.com	B 25 PH 9: 1 B 25 PH 9: 1 DIVISION OF DIVISION OF DIVISION OF SERVICES
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