§ 25-9-613. Contents and form of notification before disposition of collateral: general.

Except in a consumer-goods transaction, the following rules apply:

- (1) The contents of a notification of disposition are sufficient if the notification:
 - a. Describes the debtor and the secured party;
 - b. Describes the collateral that is the subject of the intended disposition;
 - c. States the method of intended disposition;
 - d. States that the debtor is entitled to an accounting of the unpaid indebtedness and states the charge, if any, for an accounting; and
 - e. States the time and place of a public disposition or the time after which any other disposition is to be made.
- (2) Whether the contents of a notification that lacks any of the information specified in subdivision (1) of this section are nevertheless sufficient is a question of fact.
- (3) The contents of a notification providing substantially the information specified in subdivision (1) of this section are sufficient, even if the notification includes:
 - a. Information not specified by that subdivision; or
 - b. Minor errors that are not seriously misleading.
- (4) A particular phrasing of the notification is not required.
- (5) The following form of notification and the form appearing in G.S. 25-9-614(3), when completed, each provides sufficient information:

NOTIFICATION OF DISPOSITION OF COLLATERAL

Тол	ГМата	o.f	daletan	abliaan		a than	*****	to	vvdi ala	+1h-a
To:	-			obligor,	or	otner	person	ιο	wnich	<u>tne</u>
	notificat									
From:	[Name,	addr	ess, and	telephone	nui	nber of	f secured	par	ty]	
Name of Debtor(s): [Include only if debtor(s) is/are not an addressee]										
[For a public disposition:]										
We will sell [or lease or license, as applicable] the [describe collateral] [to										
the highest qualified bidder] in public as follows:										
Day and Date:										
Time:										
Place:										
[For a private disposition:]										
We will sell [or lease or license, as applicable] the [describe collateral]										
privately sometime after [day and date].										
You are entitled to an accounting of the unpaid indebtedness secured by the										
property that we intend to sell [or lease or license, as applicable] [for a										
charge of					est a	n acco	unting b	у с	alling u	s at
[telephone	number	L(20	00-169	, s. 1.)						

G.S. 25-9-613 Page 1