(Upon conse	ent Chapter 13 only)
MIDDLE DIS	S BANKRUPTCY COURT STRICT OF FLORIDA NDO DIVISION
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In re))
) Case No. 6: -bkKSJ) Chapter
Debtor.) _)
ORDER GRANTING (CREDITOR'S NAME) RELIEF FROM STAY	
This case came on for hearing on (H	IEARING DATE), upon the Motion for Relief fron
Stay filed by (CREDITOR) (the "Motion")	(Doc. No). Upon the Motion for Relief from
Stay filed by (<u>CREDITOR</u>), and the conser	nts of the Debtor and the Trustee to the surrender o
property per the Debtor's Chapter 13 Plan (I	Ooc. No), it is
ORDERED:	
1. The Motion (Doc. No) is	s granted.

2. The automatic stay arising by reason of 11 U.S.C. § 362 is terminated as to Movant's interest in the following property:

YEAR, MAKE AND MODEL OF VEHICLE, VIN # OR LEGAL DESCRIPTION OF REAL PROPERTY

3. The automatic stay is modified for the sole purpose of allowing Movant to complete, *in rem* relief, to take any and all steps necessary to exercise any and all rights it may have in the collateral, to gain possession of said collateral, to have such other and further *in rem* relief as is just, and but the Movant shall not obtain *in personam* relief against the Debtor.

[If waiver of the 14-day stay period was requested in motion, you must include the following paragraph either denving or granting as directed at the hearing.]

4. The Movant's request to waive the 14-day stay period pursuant to Bankruptcy Rule 4001(a)(3) is denied.

[If fees and costs are requested in motion, you must include the following paragraph. Typically, Judge Jennemann only allows fees and costs of not more than \$526.00.]

5. Bankruptcy fees and costs in the amount of \$526.00 are awarded for the prosecution of this Motion for Relief from Stay.

Attorney {name of submitting attorney} is directed to serve a copy of this order on interested parties and file a proof of service within 3 days of entry of the order.