

**FORMS ARE GENERIC SUGGESTIONS. PARTIES AND THEIR ATTORNEYS SHOULD REVISE THEM TO ADDRESS THE UNIQUE CIRCUMSTANCES OF EACH CASE.**

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
\_\_\_\_\_ DIVISION  
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In re \_\_\_\_\_,  
Debtor. )  
)  
) Case No. \_\_\_\_  
) Chapter \_\_\_\_  
)  
)  
\_\_\_\_\_ )

**AGREED ORDER [GRANTING/DENYING/ETC] [MOVANT'S] [NAME OF MOTION]**

[This case came before the Court without a hearing on the [Insert name of motion] (Doc. No. \_\_)] [Insert any other relevant details] [If the matter relates to a scheduled hearing, insert statement that a hearing on the matter is no longer necessary and is/should be canceled]. By submission of this order for entry, the submitting counsel represents that the opposing party consents to its entry. Accordingly, it is

**ORDERED:** [Insert ordered paragraphs]

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[Service instructions here]