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 www.flmb.uscourts.gov
In re))
,) Case No) Chapter
Debtor	/ 1

AMENDED¹ ORDER [GRANTING/DENYING] [MOVANT'S] [NAME OF MOTION]

[This case came before the Court without a hearing on the [insert movant's name] Motion to Amend (Doc. No. __)] <u>OR</u> [Enter the text of the original order with the amendment if the amended order does not change the substance of the Court's ruling]. [Insert other history or details, as appropriate]. Accordingly, it is

ORDERED: [Insert amended ordered paragraphs]

###

[Service instructions here]

¹ [Include description for why the amendment is necessary] [For example, "This amended order is being entered to correct the legal description of the property." OR "This amended order is being entered because the previously entered order referenced an incorrect motion." OR "This amended order is necessary to correct the Court's ruling. The Court ruled the Motion was granted, not denied."]