## 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 <u>www.flmb.uscourts.gov</u>		
In re,		) )	Case No:bk
	Debtor*.	)	Chapter _

## ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL (After Hearing)

THIS CASE came on for hearing on [insert date of hearing] to consider the Motion to Withdraw as Counsel for [insert name of client] (the "Motion") (Doc. No. \_\_\_\_). For the reasons stated orally and recorded in open court, it is

## **ORDERED:**

1. The Motion (Doc. No. \_\_\_) is **GRANTED**.

2. [Insert name of counsel or law firm] is/are relieved of further responsibility in this case as counsel for [insert name of client].

<sup>\*</sup> All references to "Debtor" include and refer to both debtors in a case filed jointly by two individuals.

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3. Parties should serve all future correspondence and pleadings on [insert name of

client] at this address: [insert full mailing address of client].

Attorney [insert name of submitting attorney] is directed to serve a copy of this order on interested parties who do not receive service by CM/ECF and file a proof of service within three days of entry of this order.