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)		
[name],)	Case No:bk	
	Debtor.)	Chapter	

ORDER [insert granting/denying/approving/overruling allowing/disallowing/sustaining/abating] [insert title of motion/objection/application]

THIS CASE came on for [insert consideration of (if no hearing was held) –or- hearing on mm/dd/yyyy] the [insert title of document] filed by [insert movant name] (Doc. No.__) (the [insert "Motion/Application/Objection"]. After reviewing the pleadings and considering the position of the parties, it is

ORDERED:

1. The [insert document type] (Doc. No. __) is [insert granted/denied/approved/sustained/abated/allowed/disallowed/allowed/overruled].

###

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

[Moving counsel's name] 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 the order.