

**THIS IS A REQUIRED USAGE FORM. EDITS TO THIS FORM ORDER SHOULD NOT SUBSTANTIVELY CHANGE THE FORM'S CONTENT.**

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
\_\_\_\_\_ DIVISION

In re

Debtor(s).

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Case No. \_\_: \_\_-bk \_\_\_\_\_  
Chapter 11

**ORDER GRANTING DEBTOR'S MOTION TO REOPEN  
ADMINISTRATIVELY CLOSED INDIVIDUAL CHAPTER 11  
CASE AND DIRECTING ENTRY OF DISCHARGE AND FINAL DECREE**

THIS CASE came on for consideration of Debtor's Motion to Administratively Reopen Individual Chapter 11 Case to Obtain Discharge and Final Decree (the "Motion"). The Motion was served using the negative notice procedures of Local Rule 2002-4 and no response has been filed with the Court within the time permitted. The Court has considered the record and finds as follows:

1. Debtor has completed all plan payments and is now eligible for discharge pursuant to 11 U.S.C. § 1141(d)(5)(A).
2. There is no reasonable cause to believe that 11 U.S.C. § 522(q)(1) is applicable to the Debtor or that there is any pending proceeding in which the Debtor may be found guilty of a

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felony of the kind described in 11 U.S.C. § 522 (q)(1)(A) or liable for a debt of the kind described in 11 U.S.C. § 522(q)(1)(B).

3. Debtor is in compliance with Fed. R. Bankr. P. 1007 (b)(7) because either 11 U.S.C. § 1141(d)(3) does not apply to the Debtor or the Debtor has filed a statement of completion of the personal financial management course.

Accordingly, it is

ORDERED:

1. The Motion (Doc. No. \_\_\_) is granted; the case is reopened.
2. The Clerk is directed to enter the Debtor's Discharge and Final Decree and to re-close the case.

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[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 this order.