

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](http://www.flmb.uscourts.gov)

In re \_\_\_\_\_,  
Debtor(s).

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

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**ORDER GRANTING MOTION TO APPROVE COMPROMISE OF CONTROVERSY**

THIS CASE came before the Court without a hearing for consideration of the [insert name of matter/motion/application] [insert document number]. The [matter/motion/application] [insert document number] was served upon all interested parties with the Local Rule 2002-4 negative notice legend informing the parties of an opportunity to respond to the [matter/ motion/ application] within [insert negative notice time] days of the date of service. No party filed a response within the time permitted. The Court considers the matter to be unopposed.

Accordingly, it is

**ORDERED:**

1. The [matter/motion/application] [insert document number] is granted.
2. [insert other details if appropriate]

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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.