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. : bk
,) Chapter
Debtor [*] .))

DEBTOR(S) MOTION TO ADMINISTRATIVELY CLOSE INDIVIDUAL CHAPTER 11 CASE

NOTICE OF OPPORTUNITY TO OBJECT AND REQUEST FOR HEARING

If you object to the relief requested in this paper you must file a response with the Clerk of Court at (address) [and, if the moving party is not represented by an attorney, mail a copy to the moving party at (address)] within (number) days from the date of the attached proof of service, plus an additional three days if this paper was served on any party by U.S. Mail.

If you file and serve a response within the time permitted, the Court will either notify you of a hearing date or the Court will consider the response and grant or deny the relief requested in this paper without a hearing. If you do not file a response within the time permitted, the Court will consider that you do not oppose the relief requested in the paper, and the Court may grant or deny the relief requested without further notice or hearing.

You should read these papers carefully and discuss them with your attorney if you have one. If the paper is an objection to your claim in this bankruptcy case, your claim may be reduced, modified, or eliminated if you do not timely file and serve a response.

Debtor(s), [insert debtor(s) name], files this Motion to Administratively Close Individual

Chapter 11 Case. In support, the Debtor(s) state(s):

^{*} All references to "Debtor" include and refer to both debtors in a case filed jointly by two individuals.

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 On [INSERT DATE], the Court entered an Order Confirming Chapter 11 Plan (Doc. No. XXX) ("Confirmation Order"), which confirmed the Debtor(s) Plan of Reorganization (Doc. No. XX) ("Confirmed Plan").

2. The Confirmed Plan has been substantially consummated in accordance with 11 U.S.C. § 1101(2) and the estate has been fully administered, except for the completion of all plan payments.

3. All monthly reports and payments due to the U.S. Trustee are current.

4. All litigation has concluded except to the extent that the Court has retained jurisdiction over certain pending matters (e.g., an outstanding appeal), and undersigned counsel states that to the best of counsel's knowledge, there are no outstanding issues that would preclude the administrative closure of this case.

5. By this Motion, the Debtor(s) seek(s) an order administratively closing this case, provided that such order shall not operate to close the case for purposes of 28 U.S.C. § 1930 Appendix (11), 11 U.S.C. § 362(c)(2)(A), or Fed. R. Bankr. P. 4006.

6. When all plan payments have been completed, the Debtor(s) may move to reopen this case for the purpose of obtaining a discharge and entry of a final decree.

WHEREFORE, the Debtor(s) respectfully requests that this Court enter an order administratively closing this individual Chapter 11 case without entry of a discharge and for such other and further relief as the Court deems appropriate.

Dated: [insert date].

<u>/s/ Signature</u> Attorney Name Attorney Bar No. Attorney E-Mail Attorney Address Forms are generic suggestions. Parties and their attorneys should revise them to address the unique circumstances of each case.

> Attorney Phone Number Attorney for Debtor(s)

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PROOF OF SERVICE

A true and correct copy of the foregoing has been sent by either electronic transmission or U.S. Mail on ______ to: All creditors and interested parties as listed on attached matrix [be sure to add the matrix].

<u>/s/ Signature</u> Attorney Name Attorney Bar No. Attorney E-Mail Attorney Address Attorney Phone Number Attorney for Debtor(s)