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 FLORIDADIVISION www.flmb.uscourts.gov	
In re)	
,)	Case No Chapter
	Debtor.)	1

AGREED ORDER [GRANTING/DENYING/ETC] [MOVANT'S] [NAME OF MOTION]

[This case came before the Court without a hearing on the [Insert name of motion] (Doc. No. __)] [Insert any other relevant details] [If the matter relates to a scheduled hearing, insert statement that a hearing on the matter is no longer necessary and is/should be canceled]. By submission of this order for entry, the submitting counsel represents that the opposing party consents to its entry. Accordingly, it is

ORDERED: [Insert ordered paragraphs]

###

[Service instructions here]