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		:)	C N 11	
,		:	<i>)</i>)	Case No:bk Chapter	_
	Debtor*.	:))	• _	

ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL (No Hearing)

THIS CASE came on for consideration, without hearing, on the Motion to Withdraw as Counsel for [insert name of client] (the "Motion") (Doc. No. ____) filed pursuant to the negative notice provisions of Local Rule 2002-4. The Court considers the Motion uncontested because no party filed an objection. Accordingly, it is

ORDERED:

- 1. The Motion (Doc. No.) is **GRANTED**.
- 2. [Insert name of counsel or law firm] is/are relieved of further responsibility in this case as counsel for [insert name of client].

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

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3. Parties should serve all future correspondence and pleadings on [insert name of client] at this address: [insert full mailing address of client].

Attorney [insert name of submitting attorney] 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.