FORMS ARE GENERIC SUGGESTIONS. PARTIES AND THEIR ATTORNEYS SHOULD REVISE THEM TO ADDRESS THE UNIQUE CIRCUMSTANCES OF EACH CASE.

	U	NITED STATES MIDDLE DIST www.flm	RICT	SION	
In re)	Cara Na Lla	
,	D 14 *)	Case No:bk Chapter	
	Debtor*.)		

ORDER [insert granting/denying/approving/overruling allowing/disallowing/sustaining/abating] [insert title of motion/objection/application]

THIS CASE came on for [insert consideration of (if no hearing was held) **-or-** hearing on mm/dd/yyyy] the [insert title of document] filed by [insert movant name] (Doc. No. ____) (the [insert "Motion/Application/Objection"]. After reviewing the pleadings and considering the position of the parties, it is

ORDERED:

1.	The [insert document type] (Doc. No.) is [insert
granted/denie	d/approved/sustained/abated/allowed/disallowed/allowed/overruled]

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

FORMS ARE GENERIC SUGGESTIONS. PARTIES AND THEIR ATTORNEYS SHOULD REVISE THEM TO ADDRESS THE UNIQUE CIRCUMSTANCES OF EACH CASE.

Attorney [or Trustee] [insert name of attorney/trustee] is directed to serve a copy of this order on interested parties who do not receive service by CM/ECF and to file a proof of service within three days of entry of this order.