[4 inches for ECF Order]

[Conform Verbiage for Multiple Debtors]

# UNITED STATES BANKRUPTCY COURT

# NORTHERN DISTRICT OF GEORGIA

# \_\_\_\_\_\_\_\_\_\_\_\_\_ DIVISION

IN RE: | **CASE NO. [XX-XXXXX]**

|

# [NAME OF DEBTOR], | CHAPTER [XX]

|

Debtor. | **JUDGE BAISIER**

# ORDER GRANTING MOTION FOR EXAMINATION

# PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2004

The Motion of [Name of Movant] (the “Movant”) for an order pursuant to Federal Rule of

Bankruptcy Procedure 2004 to take discovery and conduct an examination of [Name of Debtor or

Person or Entity to be examined], filed herein on [Date] (the “Motion”) (Docket No. [XX]), having been read and considered, it is

**ORDERED** that the Motion be, and the same hereby is, **granted** as follows: pursuant to Fed.R.Bankr.P. 2004(a), the Movant is authorized to proceed with discovery and conduct an

examination of [Name of Debtor or Person or Entity to be examined] [by and through its

designated representative if corporate entity] in accordance with Fed.R.Bankr.P. 2004(b) at a

mutually agreed date, time, and place. It is further

**ORDERED** that the examination may be rescheduled or adjourned from time to time and place to place by agreement of the parties, by announcement at the examination, or as set forth in a notice filed with the Court and served on [Name of Debtor or Person or Entity to be examined] and [his, her, its] counsel [and the case Trustee as appropriate]. It is further

**ORDERED** that if attendance and, if applicable, production of designated documents in connection with said examination, cannot be obtained voluntarily, the Movant may compel such attendance and production of documents as stated in Fed.R.Bankr.P. 2004(c) in the manner provided in Fed.R.Bankr.P. 9016, which incorporates the procedure for the issuance of a subpoena as set forth in Federal Rule of Civil Procedure 45. It is further

**ORDERED** that the [Name of Debtor or Person or Entity to be examined] shall timely respond to any document requests made by the Movant in accordance with Fed.R.Bankr.P. 2004(c). [The Debtor or Person or Entity to be examined] may assert written objections in good faith to the requests as if such requests had been served pursuant to Fed.R.Bankr.P. 7034 and shall produce to the Movant all responsive documents that are not subject to a valid timely asserted objection.

The Clerk is directed to serve a copy of this Order upon counsel for the Debtor, counsel

for the Movant, [the Person or Entity to be examined if not the Debtor], counsel for [the Person or Entity to be examined if not the Debtor (if any)], the Chapter [XX] Trustee, and the United States Trustee.

# [END OF DOCUMENT]

Prepared and presented by:

**SIGNATURE\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

***[Name of Counsel]***

***[Bar No. XXXXXXX]***

***[Address]***

***[Telephone]***

***[E-mail Address]***