

This following form of order may be used when (1) a motion to extend stay pursuant to 11 U.S.C. § 362(c)(3) cannot be scheduled for hearing within 30 days after the petition date; **AND** (2) the motion includes a request for temporary extension of the automatic stay.

Words in [italics and BOLD within brackets] signal that the person preparing the form must customize the form and insert information to fit the case as indicated.

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
[*Appropriate Division*] DIVISION

IN RE:) Case No. [xx-xxxxx]-BEM
)
[*Name of Debtor(s)*],) Chapter [xx]
)
Debtor(s).)

ORDER AND NOTICE OF HEARING ON MOTION TO EXTEND STAY AND
TEMPORARY EXTENSION OF AUTOMATIC STAY

On [*date of filing motion*] Debtor(s) filed a Motion to Extend the Automatic Stay (the “Motion”) that included a request for temporary extension of the automatic stay. [*docket no. of motion*]. It is

ORDERED and NOTICE is given that the Court will hold an initial telephonic hearing for announcements on the Motion to Extend Stay at the following number: (toll-free number: [xxx-xxx-xxxx]; meeting id [xxxxxxxxxx], at [*STATE TIME*], on [*choose a hearing date in accordance with the self-scheduling procedures that is at least 14 days from the date this order is submitted*] in Courtroom [xxxx], United States Courthouse, [*insert courthouse address for appropriate division*]. It is further

ORDERED that the automatic stay is extended until the conclusion of the foregoing hearing.

Your rights may be affected by the Court's ruling on these pleadings. You should read these pleadings carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.) If you do not want the Court to grant the relief sought in these pleadings or if you want the Court to consider your views, then you and/or your attorney must attend the hearing. You may also file a written response to the pleading with the Clerk at the address stated below, but you are not required to do so. If you file a written response, you must attach a certificate stating when, how, and on whom (including addresses) you served the response. Mail or deliver your response so that it is received by the Clerk at least two business days before the hearing. The address of the Clerk's Office is: *[insert address for appropriate division]*. You must also mail a copy of your response to Movant's Counsel at the address stated below.

The Clerk is directed to serve a copy of this Order on Debtor(s), Counsel, the Trustee, and all parties and creditors.

END OF ORDER

Prepared by:

[signature]

[name of counsel]

Attorney for Movant

[address, telephone, email address, bar no.]