[4 inches for ECF Order]

[Conform Verbiage for Multiple Debtors/Movants]

# 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 [DEBTOR/NAME OF MOVANT]’S**

**MOTION FOR EMERGENCY HEARING AND NOTICE OF**

**HEARING ON [DEBTOR/MOVANT]’S [TITLE OF PLEADING]**

On [Date], [Debtor/Movant] filed a [*Title of pleading that needs to be heard on an emergency basis*] (Docket No. [XX])(the "Motion") and a *Motion for Emergency Hearing* (Docket No. [XX])(the "Emergency Motion"). After review of the matters, it is hereby

**ORDERED AND NOTICE IS HEREBY GIVEN** that the Court will hold a hearing on the Motion on the **\_\_\_\_\_ day of** **\_\_\_\_\_\_\_, commencing at \_\_\_\_\_\_** **(A.M./P.M.)** in [**Courtroom 1202, at the Richard B. Russell Federal Building and United States Courthouse, 75 Ted Turner Drive, S.W., Atlanta, Georgia 30303] [in the 2nd Floor Courtroom, in the Lewis R. Morgan Federal Building and United States Courthouse, 18 Greenville Street, Newnan, Georgia 30263]**, which must be attended in person. It is further

**ORDERED** that [Debtor/Movant]’s counsel shall serve a copy of this Order and Notice of Hearing by the method or methods (phone call, electronic mail, fax, courier, etc.) that will provide expeditious notice and service to the Debtor, Chapter [XX] Trustee, [parties required by the Court to be served expeditiously with Order and Notice of Hearing], [counsel for parties that are required by the Court to be served expeditiously with Order and Notice of Hearing (if any), and any parties that have filed a notice of appearance in this case. [Debtor/Movant]’s counsel shall serve a copy of this Order and Notice of Hearing by mail on all other creditors listed on the mailing matrix in this case. [Debtor/Movant]’s counsel is further directed to file a certificate of service setting forth the manner and method of all such service prior to the hearing.

Your rights may be affected by the Court’s ruling on the Motion. You should read the Motion carefully and discuss the Motion 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 the pleading or if you want the Court to consider your view, then you and/or your attorney must attend the hearing. You may also file a written response to the Motion 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 before the hearing. The address of the Clerk's Office is Clerk, U. S. Bankruptcy Court, [Room 1340, 75 Ted Turner Drive, S.W., Atlanta, GA 30303] [18 Greenville Street, 2nd Floor, Newnan, Georgia 30263].

# [END OF DOCUMENT]

Prepared and presented by:

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

***[Name of Counsel]***

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

***[Address]***

***[Telephone]***

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