[4 inches for ECF Order]

[Conform Verbiage for Multiple Debtors/Movants/Respondents]

# UNITED STATES BANKRUPTCY COURT

# NORTHERN DISTRICT OF GEORGIA

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

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

|

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

|

 Debtor. | **JUDGE BAISIER**

|

**[NAME OF DEBTOR],** |

 |

Movant, |

vs. | CONTESTED MATTER

 |

**[NAME OF RESPONDENT].** |

 |

 Respondent. |

**ORDER GRANTING MOTION TO AVOID**

**NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST**

On [Date], the above-named Movant moved (the “Motion”) (Docket No. [XX]) pursuant to 11 U.S.C. § 522(f) and Federal Rule of Bankruptcy Procedure 4003(d) for an order avoiding a nonpossessory, nonpurchase-money security interest held by the Respondent against property of the Movant claimed as exempt. [Counsel for] the Movant certified that the Motion and the Notice of the Motion required by Bankruptcy Local Rule (“BLR”) 6008-1 (the “Notice”) were served on the Respondent in accordance with Federal Rule of Bankruptcy Procedure 9014. Because the Respondent has not filed a response or otherwise indicated any opposition to the Motion in accordance with BLR 6008-1(b), the Motion is deemed to be unopposed under BLR 6008-1(b).

In light of the foregoing, and after review of the Motion and the Docket in this matter, it is hereby

**ORDERED** that the Motion be, and hereby is, **GRANTED** under 11 U.S.C. § 522(f) as follows: the security interest held by the Respondent upon property claimed as exempt by the Movant is **AVOIDED** to the extent that such lien impairs an exemption to which Movant would have been entitled pursuant to 11 U.S.C. § 522(f)(1)(B)(i)-(iii), subject to 11 U.S.C. §§ 349 and 522(c) in the event of dismissal of this case.

The Clerk is directed to serve a copy of this Order upon Movant, [counsel for Movant when applicable], Respondent (at all addresses that the Motion and the Notice were served), [counsel for Respondent when applicable], and the Chapter [XX] Trustee.

**[END OF DOCUMENT]**