## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA

www.flsb.uscourts.gov

In re:		Case No.: XX-XXXXX-MAM
XXX,	Debtor(s).	Chapter XX
XXX,		 Adv. Proc. No.: XX-XXXXX-MAM
ΛΛΛ,	Plaintiff(s),	Auv. 110c. No AA-AAAAA-WAW
v.		
XXX,		
	Defendant(s).	

## ORDER SETTING BRIEFING SCHEDULE ON MOTION TO DISMISS (ECF NO. XX)

THIS MATTER came before the Court upon the motion to dismiss (ECF No.

\_\_) (the "Motion") filed by Party A ("Movant(s)"). The Court, being fully advised in the premises, hereby **ORDERS** that:

- 1. Party B ("Respondent(s)") may file a responsive pleading (the "Response") to the Motion on or before [Month] [XX], 20[XX]. [Calculate date, allowing at least one week for order processing. Insert a calendar date, not a reference to the number of days since date of entry of this Briefing Order.] If Respondent(s) elect(s) to file a Response, the title of the Response shall reference the ECF number of the Motion. The Response must not exceed ten (10) pages in length, including any accompanying memoranda of law. If Respondent(s) choose(s) to submit supplemental documentation, each document must be filed as an individual exhibit to the Response. Failure to timely file a Response may result in the Court granting the Motion.
- 2. Movant(s) may file a reply (the "Reply") to the Response on or before **[Month]** [XX], 20[XX]. [Insert a calendar date.] If Movant(s) elect(s) to file a Reply, the Reply shall not exceed five (5) pages in length. If Movant(s) choose(s) to submit supplemental documentation, each document must be filed as an individual exhibit to the Reply.
- 3. The Response(s) and Reply(-ies) <u>must provide pinpoint citations</u> identifying (i) contested allegations by paragraph and (ii) describing the purported legal basis for dismissal (or lack thereof). <u>Failure to provide the Court with clear</u>, <u>accurate</u>, and <u>precise citations may result in the Court striking the relevant factual or legal assertion(s)</u>.
- 4. The Response(s) and Reply(-ies) shall be formatted with 12-point font (preferably Times New Roman or Century Schoolbook) and double-spacing of

paragraphs. Failure to adhere to page limitations may result in the Court striking the portion of the submission that exceeds the stated limitations.

###

Copy furnished to:

Attorney Esq., Attorney for Movant(s)

Attorney for Movant(s) must serve this Order upon all interested parties and file a conforming certificate of service.

<sup>&</sup>lt;sup>1</sup> Parties must seek and obtain entry of an order allowing excessive briefing prior to submission of any document that exceeds the page limitations stated herein.