## IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA DIVISION

IN RE	:	)		
XXXX	XX XXXX XXXXXXX,	)	CASE NO. XX-XXXXX	
Debtor	r	) ) )	Chapter	
	ORDER AVOIDING JUDICIAL LIEN O	F		
	This matter comes before the Court on a r § 522(f) and Federal Rules of Bankrup ered the motion and other matters of record i	tcy Pro	cedure 4003(d) and 9014. Having	
1.	All parties in interest have received due notice of the motion and no party has timely objected to the relief requested in the motion.			
2.	The Debtor exempted property described as of \$, as of the petition date.	S	, with a value	
3.	Pursuant to (e.g., N.C.G.S. § 1C-1601(a)(1)), the Debtor claimed an exemption in the abovementioned property of \$			
4.	The abovementioned property is encumbered by (e.g., a first deed of trust) in favor of, which secures indebtedness with an unpaid balance of \$ as of the petition date. The abovementioned property is also encumbered by (e.g., a second deed of trust) in favor of which secured indebtedness with an unpaid balance of \$, as of the petition date.			
5.	holds a property pursuant to a judgment dated Book, page, in the \$, plus interest and attorney's fee		, and recorded in Judgment County Registry, in the amount of	

6.	Because the total aggregate of the liens and the value of the exemption exceeds the value of Debtor's interest in the property by a sum that is greater than or equal to the amount of the judicial lien sought to be avoided, the judicial lien impairs an exemption pursuant to 11 U.S.C. § 522(f) and may be completely avoided pursuant to 11 U.S.C. § 522(f)(1).		
<u>OR</u>			
6.	Because the total aggregate of the liens and the value of the exemption is \$, which exceeds the value of Debtor's interest by \$, which is less than the amount of the judical lien sought to be avoided, such lien by be avoided pursuant to 11 U.S.C. § 522(f)(1) to the extent of only \$, and the rest of such judicial lien remains in effect.		
There	fore, it is		
[In Cl	napter 7 cases only]		
AVO:	ORDERED that the judicial lien held by, and recorded lignent Book, page, in the County Registry be and hereby is IDED AND CANCELLED as to the property described as, and adicial lien shall have no further force or effect as to said real property.		
<u>OR</u>			
furthe	ORDERED that the judicial lien held by, and recorded algment Book, page, in the County Registry be and hereby is IDED AND CANCELLED to the extent that \$ of said judgment shall have no are force and effect against the property described as, he balance thereof remaining as a lien against that property to the extent enforceable under aw.		
[In Cl	napter 13 cases only]		
in Jud	ORDERED that the judicial lien held by, and recorded lignent Book, page, in the County Registry be and hereby is IDED as to the property described as It is		
	<b>FURTHER ORDERED</b> that this Order is to be of no force and effect outside of this ter 13 bankruptcy proceeding unless, and until, the Debtor obtains a discharge. A copy of order of Discharge is to accompany any recordation of this Order.		

<u>OR</u>

<b>ORDERED</b> that the judicial lien held by _	, and recorded			
in Judgment Book, page, in the	County Registry be and hereby is			
AVOIDED IN PART to the extent that \$	of said judgment shall have no further force			
and effect against the property described as				
with the balance thereof remaining as a lien against that property to the extent enforceable under				
state law. It is				

**FURTHER ORDERED** that this Order is to be of no force and effect outside of this Chapter 13 bankruptcy proceeding unless, and until, the Debtor obtains a discharge. A copy of the Order of Discharge is to accompany any recordation of this Order.

END OF DOCUMENT