

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

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In re:

Case No.: - -AST
Chapter ___

Debtor(s).

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**ORDER REOPENING CASE
FOR THE LIMITED PURPOSE SET FORTH HEREIN**

UPON the motion (the “Motion”) of [Movant] (“Movant”), for entry of an order pursuant to 11 U.S.C. § 350(b) and FED. R. BANKR. P. 5010, reopening the above captioned case for the limited purpose of [State Purpose, e.g., to file/grant § 522(f) motion, to file postpetition financial management certificate, etc.]; and it appears that notice of the Motion was good and sufficient, and no opposition to the Motion was filed with the Court; and after due deliberation and sufficient cause appearing therefor; it is hereby

ORDERED, that pursuant to 11 U.S.C. § 350(b) and FED. R. BANKR. P. 5010, the Motion is granted; and it is further

ORDERED, that the above captioned case is hereby reopened for the limited purpose set forth herein; and it is further

ORDERED, that no Chapter 7 Trustee need be appointed in this reopened case; and it is further

ORDERED, that [Include Other Appropriate Relief, e.g., grant joint motion, set 21-day deadline to file postpetition financial management certificate, etc.]; and it is further

ORDERED, that upon this Order becoming a final order of the Court, this case may be re-closed without further Order of this Court.