UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:

Daniel Detter, Chapter 13

Debtor. Case No. 16‐00000‐GMH

**ORDER ON MOTION FOR RELIEF FROM THE AUTOMATIC STAY**

**[RESOLUTION BASED ON AGREEMENT/STIPULATION]**

On [DATE], [CREDITOR] (“Creditor”) filed a motion for relief from the 11 U.S.C. §362(a) stay to pursue its lien rights in [COLLATERAL DESCRIPTION]. The Creditor and the Debtor have agreed to resolve the motion. A copy of their agreement is attached to this order [NOTE TO COUNSEL: YOU MUST FILE THE STIPULATION AS AN ATTACHMENT TO THE PROPOSED ORDER].

Based on the record and the attached agreement, **IT IS ORDERED**:

The stay imposed by 11 U.S.C. §362(a) is modified to the extent necessary to give effect to the conditions stated in the agreement attached to this order. The motion is otherwise denied.

[ADD IF AGREEMENT PROVIDES FOR DOOMSDAY TERM] This order is a Doomsday Order under this court’s Uniform Procedure for Doomsday Orders; it incorporates and is subject to the Uniform Procedure for Doomsday Orders.

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