UNITED STATES BANKRUPTCY COURT

FOR THE EASTERN DISTRICT OF WISCONSIN

 In re:

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,Case No. \_\_\_\_\_\_\_-\_\_\_

Debtor(s).Chapter\_\_

**ORDER GRANTING MOTION TO STRIKE EVIDENCE OF DEFAULT FILED BY [INSERT NAME]**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the debtor, filed a motion under Federal Rule of Bankruptcy Procedure 9014(a) to strike the [TRUSTEE’S/CREDITOR’S] Evidence of Default because [EXPLAIN REASON FOR REQUEST TO STRIKE]. [No one timely objected to the motion or all objections were overruled.]

Based on the record, IT IS HEREBY ORDERED that the Evidence of Default dated [DATE \_\_\_\_\_] is stricken from the record because the debtor is not in default under the order, and the court will not take any further action on the Evidence of Default.

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