

**UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
NORTHERN DIVISION**

In the Matter of:	}	
TEMPORARY AMENDMENT OF	}	Administrative Order No. 20-07
NOTICE OF DEFAULT	}	Northern Division Only
PROCEDURE	}	

ADMINISTRATIVE ORDER

As stated during the Telephonic Attorney Meeting held on April 6, 2020 and in light of the developing issues with COVID-19 and the resulting global pandemic, the Court will temporarily deny approval of Agreed Orders on Motions for Relief from the Automatic Stay (“Agreed Orders”) which include a Notice of Default provision automatically lifting the stay in the event default is not timely cured. Agreed Orders may instead provide that in the event a creditor does not receive any required payments, the creditor may file a “Motion to Enforce Agreed Order” which will be scheduled for hearing.

This Administrative Order is effective pending further Order.

IT IS SO ORDERED this the 7th day of April 2020.

/s/ Clifton R. Jessup, Jr.
Clifton R. Jessup, Jr.
United States Bankruptcy Judge