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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

In re:	§	Case No. 23-80179
JUSTIN ALLEN HICKS	§	(Chapter 7)

[AND '	ORDER GRANTING RELIEF FROM AUTOMATIC STAY THE CODEBTOR STAY, IF APPLICABLE] AFTER HEARING O WITH ORIGINAL MOTION AND BROUGHT TO HEARING] (This Order Resolves Docket # )
a 2019 Toyota Sienna, V	Federal Credit Union ("Movant") filed a motion for relief from the automatic stay against VIN XXXX5391 (the "Property"). Movant represented to the Court that it had served the rith all applicable rules and provided notice of the hearing.
	Although a response opposing the motion was filed, the respondent did not appear at the hearing. Therefore, the response is overruled for want of prosecution and the motion is granted.
	The debtor filed a response that the debtor was not opposed to the requested relief and no other party opposed the requested relief.
	The debtor filed a response that the debtor was unable to admit or deny the allegations, the debtor failed to appear at the hearing, and no other party opposed the requested relief.
	After hearing, and for the reasons stated on the record, relief from the stay is granted.
	No timely response was filed. Accordingly, the motion is granted by default.
	As shown by Debtor(s)' counsel signature below, Debtor(s) have agreed to the requested relief.
	is ordered that Movant is granted relief from the automatic stay [and the co-debtor stay] emedies against the Property, including foreclosure, repossession and/or eviction.
Additional ruli	ngs:
	Movant is awarded attorneys fees in the amount of \$
	The stay imposed by Bankruptcy Rule 4001(a)(3) does not apply for the reasons stated on the record.
	ReservedForJudgeSignature