## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI

In re:	)
Name of Debtor(s), Movant/Debtor. vs.	) Case No. ) Chapter )
Name of Creditor, Serve: Name of Person to be Served Respondent/Creditor.	) EXAMPLE – (sample dollar values ) shown to illustrate partial lien avoidance ) calculation) ) )
CERTIFICATI	ON OF NO RESPONSE
in accordance with t served with the foregoing motion/plead	at all entities entitled to notice of he applicable Bankruptcy Rules have been ing/objection and the time for response has ave been filed or any responses in opposition the Court enter the proposed order.
Dated:	Attorney Name, Fed. & State Bar # Attorney for Movant/Debtor Address City, State, Zip Code Phone: Fax:

## ORDER AVOIDING JUDICIAL LIEN ON REAL ESTATE

This matter is before the Court on the above-referenced Debtor's Motion to Avoid Judicial Lien on Real Estate. No response has been filed by the creditor [name of creditor] or any response has been resolved as stated below. The Court makes the following findings:

- 1. On or about [date], [name of creditor] obtained a judgment against the Debtor and obtained a lien against the Debtor's real property located at [address of property and legal description (if available)].
- 2. The judgment was entered of record in [caption of case, case number], in [court

- name, division and location] on [date]. The amount of the judgment is \$ [dollar amount] plus court costs and attorneys' fees, which constitutes the amount of the lien.
- 3. For judgments taken in associate circuit court or in a different county than where the judgment was transcribed, the judgment was transcribed to the circuit court of [county name] under the style of [caption of case, case number] by filing a transcript of the judgment with that court on [date]. The amount of the transcribed judgment is \$ [dollar amount] plus court costs and attorneys' fees, which constitutes the amount of the lien.
- 4. The fair market value of the real estate owned by Debtor and subject to the judicial lien is <a href="mailto:square;">[dollar amount]</a>.
- 5. The Debtor claims an exemption in the subject property in the amount of <u>\$ [dollar amount].</u>
- 6. At the time Debtor filed this bankruptcy petition, this real estate was subject to consensual mortgage lien(s) and other liens in the amount of \$ [dollar amount].
- 7. At the time Debtor filed this bankruptcy petition, the Creditor's judicial lien secured an indebtedness in the amount of \$ [dollar amount]

The Court makes the following conclusions of law:

- 8. Pursuant to 11 U.S.C. § 522(f), Debtor is entitled to avoid the Creditor's judicial lien to the extent it impairs the Debtor's exemption(s).
- 9. The Creditor's judicial lien impairs the Debtor's exemption to the extent that the sum of the lien, all other liens on the real estate, and the amount of the Debtor's exemption exceeds the value that the Debtor's interest in the property would have in the absence of any liens. The applicable formula as set forth in *Kolich v. Antioch Laurel Veterinary Hospital Inc.* (In re Kolich), 273 B.R. 199 (B.A.P. 8th Cir. 2002) aff'd 328 F.3d 406 (8<sup>th</sup> Cir. 2003) is:

Creditor's Judicial Lien	<u>\$14,822.85</u>
Plus all other liens	<u>\$140,000.00</u>
Plus exemptions	<u>\$15,000.00</u>
Total	<u>\$169.822.85</u>
Minus value of land interest absent	<u>(\$165,000.00)</u>
liens	
Extent of Impairment	\$4,822.85

10. The Creditor's judicial lien impairs Debtor's exemption, and therefore the judicial lien shall be avoided to the extent of the impairment.

ACCORDINGLY, IT IS HEREBYORDERED that the judicial lien held by [name of creditor], in and on Debtor's real estate at [address of property and legal description (if available)] created by the judgment entered of record in [caption of case, case number], in [court name, division and location] on [date], and transcribed to [court name, division and location] in the amount of \$ [dollar amount], is hereby avoided in full. /OR/ is hereby avoided to the extent the lien impairs Debtor's exemptions, and such judgment shall continue to be a lien against such property only in the amount of \$[dollar amount].

IT IS FURTHER ORDERED that the judicial lien of [name of creditor] shall be reinstated in its entirety upon dismissal of the Debtor's bankruptcy case.

Dated:		
	United States Bankruptcy Judge	
Copies mailed to:		
Trustee Address City, State, Zip Code		
Creditor Respondent Address City, State, Zip Code		
Respondent's Service Recipient Address City, State, Zip Code		
Debtor Address City, State, Zip Cod		
Other Lien Holders Address City, State, Zip Code		
Creditors Filing Proofs of Claim (Chapter Address City, State, Zip Code	13 Cases - only)	