# Mont. LBF 34. STANDARD FORM OF PROPOSED ORDER.

# [Mont. LBR 9013-1(j)]

|  |  |
| --- | --- |
| **UNITED STATES BANKRUPTCY COURT**  **FOR THE DISTRICT OF MONTANA** | |
| In re  **[FULL NAME OF DEBTOR(s)],**  Debtor(s). | Case No. **0:00-bk-12345-ABC** |

In this Chapter \_\_ bankruptcy, [Party’s Name (“Debtor”/“the Trustee”/etc.)] filed an “[Motion/Application Title]” on [Date] at ECF No. \_\_ (“Motion”/“Application”/“Objection”). The [Motion/Application/Objection] requests relief pursuant to [statutory provision/federal or local rule]. [Party’s Name] is entitled to relief under [statutory provision/federal or local rule] because [brief explanation as to why the movant is entitled to relief].

[If notice is necessary] Pursuant to Mont. LBR 9013-1(e), a “Notice” attached to the [Motion/Application/Objection] explains that the time to respond or object to the [Motion/Application/Objection] and schedule the matter for a hearing is [fourteen/twenty-one (\_\_)]days. The time to respond or object has passed. No objections were filed, and [Party Name] filed a “Certificate of No Objection (LBF 43)” on [Date], at ECF No.\_\_. Accordingly,

IT IS ORDERED the [Motion/Application/Objection] is [GRANTED/APPROVED/SUSTAINED], and [describe the relief obtained by the movant].