IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF ALABAMA

IN RE:)	
	, Case No	
De	Debtor(s).	
	ORDER GRANTING MOTION TO AVOID NONPOSSESSORY NONPURCHASE-MONEY SECURITY INTEREST	1
Th	This case is before the court on the motion (doc) by debtor(s) to avoid	the
nonposse	ssessory, nonpurchase-money security interest of ("the	Lienholder")
pursuant t	nt to Bankruptcy Code § 522(f). The court has reviewed the schedules filed	by debtor(s)
and finds	ds that the Lienholder's security interest impairs an exemption to which the	debtor(s)
would oth	otherwise be entitled. It is thus ordered that the motion is granted to the ext	ent set out
below.		
1.	1. The security interest of the Lienholder is avoided as to the followin	g items:
	☐ Household furnishings, wearing apparel, appliances, books, animals, croinstruments, and jewelry held primarily for the personal, family, or house debtor(s) or a dependent of debtor(s). Description:	sehold use of
	☐ Personal effects of debtor and dependents (including toys and hobby equinion dependent children). Description:	-
	□ 1 television. Description:	
	☐ 1 personal computer and related equipment. Description:	
	□ 1 VCR or DVD player Description:	

☐ Implements, professional books, or tools used by debtor(s) or dependents in their trade. Description:
□ Clothing. Description:
□ Furniture. Description:
□ 1 radio. Description:
☐ Linens, china, crockery, and kitchenware. Description:
☐ Educational materials and educational equipment for minor dependent children. Description:
☐ Medical equipment and supplies. Description:
☐ Professionally prescribed health aids for debtor(s) or a dependent of debtor(s). Description:
□ Other. Description:

- 2. Upon the discharge of debtor(s) in this bankruptcy case, the security interest of the Lienholder shall be extinguished against the above-described personal property of debtor(s) and shall not survive the bankruptcy or affix to or remain enforceable against said items.
 - 3. The motion to avoid lien is denied as to any item not listed above.
- 4. This order in itself does not affect any proof of claim filed by the Lienholder; debtor(s) must object to the proof of claim if not in agreement with it.