

UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Whitney Rimel  
Bankruptcy Judge  
Bakersfield, California

1. Matters resolved without oral argument:

**If the moving party has received a response or is aware of any reason, such as a settlement, that a timely opposition may not have been filed, the moving party must contact Marlene Medina, the Calendar Clerk, at (559) 499-5825 by 4:00 p.m. the day before the scheduled hearing.**

**Following the hearing (not before), moving party shall submit an appropriate form of order. When the debtor's discharge has been entered, proposed orders for relief from stay should reflect that the motion is dismissed as to the debtor and granted only as to the trustee. Entry of discharge normally is indicated on the calendar.**

2. If a matter is denied without prejudice, the moving party may file a new motion or objection to claim with a new docket control number. It may not simply re-notice the original motion.

3. If no disposition is set forth below, the hearing will take place as scheduled.

July 29, 2009

1:30 p.m.

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1. [09-14004](#)-A-7 ORLEY K. WEAVER RESCHEDULED HEARING - ORDER TO SHOW CAUSE FOR FAILURE TO PAY \$150.00 DUE 6/16/09 FOR A MOTION FOR RELIEF FROM STAY FILED BY LYNORA WILSON [[14](#)]

RESCHEDULED FROM DEPT. B 7/15

2. [09-13538](#)-A-7 JOSEPH & TRACI NELSON HEARING - ORDER TO SHOW CAUSE FOR FAILURE TO APPEAR AT MEETING OF CREDITORS SET FOR 6/19/09 (AS TO JOSEPH NELSON ONLY) [[10](#)]

STEVEN STANLEY/Atty. for dbt.

3. [09-14976](#)-A-7 JOSHUA STAYTON HEARING - ORDER TO SHOW CAUSE FOR FAILURE TO PAY \$75.00

DUE 7/6/09 [[14](#)]

CASE DISMISSED 7/15/09

PRO SE

**The case having been dismissed, the matter is moot. No appearance is necessary.**

4. [09-16199](#)-A-7 AULESTER OLIVEROS

HEARING - ORDER TO SHOW CAUSE  
FOR FAILURE TO FILE A MASTER  
ADDRESS LIST [[5](#)]

FILED 7/23/09

ROBERT S. WILLIAMS/Atty. for dbt.

**The matter is resolved without oral argument. The deficiency has been corrected. The Order to Show Cause is dismissed. The case will remain pending. No appearance is necessary.**

5. [08-18401](#)-A-7 MARGIE RODRIGUEZ

HEARING - DEBTOR'S MOTION  
TO CONVERT CHAPTER 7 TO  
CHAPTER 13 [[44](#)]

WILLIAM EDWARDS/Atty. for dbt.

**The motion is resolved without oral argument. The motion is denied without prejudice. There is no proof of service. Moving party has failed to include an appropriate docket control number and thus, the motion fails to comply with Local Bankruptcy Rule 9014-1(c). No appearance is necessary.**

6. [09-14204](#)-A-7 EVA ARIAS  
BMS #1  
CAB WEST, LLC, VS.

HEARING - MOTION FOR RELIEF  
FROM STAY OR FOR ADEQUATE  
PROTECTION [[11](#)]

BETH STRATTON /Atty. for mv.

**The motion is resolved without oral argument. This is a motion for relief from stay concerning personal property that is the subject of a lease. The trustee has not timely assumed the lease under 11 U.S.C. § 365(d); nor does the record reflect that the debtor has indicated he wishes to assume the lease. Therefore, the stay has terminated. 11 U.S.C. § 365(p). The motion is denied as moot. No appearance is necessary.**

7. [09-11805](#)-A-7 FERNANDO & SONIA FRANCO HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[17](#)]  
GMAC MORTGAGE, LLC, VS.

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

8. [09-14705](#)-A-7 KENT GRADOWITZ HEARING - MOTION FOR RELIEF  
MET #1 FROM STAY [[9](#)]  
BANK OF THE WEST, VS.

OPPOSITION BY DEBTOR

MARY TANG/Atty. for mv.  
KENT GRADOWITZ, PRO SE

9. [09-15007](#)-A-7 DONALD & JENNIFER MCCALL HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[11](#)]  
WELLS FARGO HOME MORTGAGE, VS.

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

10. [09-13908](#)-A-7 JEFFREY & NANCY WHITEHURST HEARING - MOTION FOR RELIEF  
RCO #1 FROM STAY [[15](#)]  
GMAC MORTGAGE, LLC, VS.

JONATHAN DAMEN/Atty. for mv.

11. [09-14809](#)-A-7 MICHAEL & KANDI GULLO HEARING - MOTION FOR RELIEF  
BMS #1 FROM STAY OR FOR ADEQUATE  
FORD MOTOR CREDIT COMPANY, LLC, VS. PROTECTION [[10](#)]

BETH STRATTON/Atty. for mv.

**Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. No appearance is necessary.**

12. [07-12910](#)-A-7 MICHAEL & ARDITH MCMILLIAN HEARING - APPLICATIONS FOR  
COMPENSATION:  
RANDELL PARKER, TRUSTEE [[44](#)]

**Notice was adequate. No timely written opposition has been filed. The compensation requested is reasonable, and the reimbursement of expenses requested is for actual necessary expenses. The application(s) is(are) granted. No appearance is necessary.**

13. [09-13210](#)-A-7 GONZALO TEJADA HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[8](#)]  
AURORA LOAN SERVICES, LLC, VS.

CASPER RANKIN/Atty. for mv.

14. [09-13212](#)-A-7 JOHN & PATSY BOOKOUT HEARING - TRUSTEE'S MOTION FOR  
KDG #3 ORDER AUTHORIZING TRUSTEE TO  
RANDELL PARKER, CH. 7 TRUSTEE SELL PERSONAL PROPERTY AT  
PUBLIC AUCTION [[12](#)]

LISA HOLDER/Atty. for trst.

15. [09-13212](#)-A-7 JOHN & PATSY BOOKOUT HEARING - TRUSTEE'S OBJECTION  
KDG #4 TO DEBTORS' CLAIMS OF EXEMPTION  
RANDELL PARKER, CH. 7 TRUSTEE IN VEHICLES [[22](#)]

LISA HOLDER/Atty. for trst.

16. [09-13213](#)-A-7 ALLY ORTIZ HEARING - MOTION FOR RELIEF  
RCO #1 FROM STAY [[21](#)]  
JPMORGAN CHASE BANK, N.A., VS.

JONATHAN DAMEN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

17. [09-14613](#)-A-7 JUAN RUIZ HEARING - MOTION FOR RELIEF  
PPR #1 FROM STAY [[12](#)]  
FIRST FRANKLIN, VS.

CASSANDRA RICHEY/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely

opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

18. [09-13214](#)-A-7 BENNIE & GAIL EDWARDS HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[21](#)]  
WELLS FARGO BANK, NA, VS.

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

19. [09-14914](#)-A-7 JAVIER & MARIA SANCHEZ HEARING - MOTION FOR RELIEF  
WGM #1 FROM STAY [[11](#)]  
DEUTSCHE BANK NATIONAL TRUST COMPANY  
VS. NON-OPPOSITION BY DEBTORS

WILLIAM MALCOLM/Atty. for mv.  
T. SCOTT BELDEN/Atty. for dbt.

20. [09-14216](#)-A-7 IRENE BAEZA HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[11](#)]  
HSBC BANK USA, N.A., VS.

JENNIFER WONG/Atty. for mv.

21. [09-14516](#)-A-7 MAURO & ROSARIO MIRANDA HEARING - MOTION FOR RELIEF  
WGM #1 FROM STAY [[11](#)]  
BAC HOME LOANS SERVICING, L.P., VS.

WILLIAM MALCOLM/Atty. for mv.

22. [08-12317](#)-A-7 FRANK J. MITACEK, IV HEARING - TRUSTEE'S MOTION  
TGM #7 FOR AUTHORITY TO COMPROMISE A  
RANDELL PARKER, CH. 7 TRUSTEE CONTROVERSY [[86](#)]

TRUDI MANFREDO/Atty. for trst.

23. [09-15023](#)-A-7 JAVIER GARCIA HEARING - MOTION FOR RELIEF  
ASW #1 FROM STAY [[12](#)]  
MORTGAGE ELECTRONIC REGISTRATION  
SYSTEMS, INC., VS.

ALAN S. WOLF/Atty. for mv.

**Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.**

24. [09-13924](#)-A-7 JERRY & CHRISTINE RICE HEARING - TRUSTEE'S MOTION TO  
KDG #3 SELL ESTATE'S INTEREST IN  
JEFFREY M. VETTER, CH. 7 TRUSTEE PERSONAL PROPERTY TO DEBTORS  
[[12](#)]

LISA HOLDER/Atty. for trst.

25. [09-13924](#)-A-7 JERRY & CHRISTINE RICE HEARING - TRUSTEE'S MOTION FOR  
KDG #4 ORDER AUTHORIZING TRUSTEE TO  
JEFFREY M. VETTER, CH. 7 TRUSTEE SELL PERSONAL PROPERTY AT  
PUBLIC AUCTION [[19](#)]

LISA HOLDER/Atty. for trst.

26. [09-12625](#)-A-7 DANIEL & MARCY CHACON HEARING - MOTION FOR RELIEF  
BMS #1 FROM STAY OR FOR ADEQUATE  
CAB WEST, LLC, VS. PROTECTION [[28](#)]

BETH STRATTON /Atty. for mv.

**The property in question is personal property, and this is a consumer case. The creditor's claim is secured by a purchase money security interest, the debtor has failed timely to reaffirm or redeem the debt (11 U.S.C. § 521(a)(6)), and as the chapter 7 trustee has not timely filed a motion under § 362(h)(2) or § 521(a)(6), the stay has already terminated. 11 U.S.C. §§ 362(h); 521(a)(6). Therefore, the motion is denied as moot. No appearance is necessary.**

27. [09-14725](#)-A-7 NICHOLAS R. ERBERICH HEARING - MOTION FOR RELIEF  
BMS #1 FROM STAY OR FOR ADEQUATE  
FORD MOTOR CREDIT COMPANY, LLC, VS. PROTECTION [[12](#)]

BETH STRATTON/Atty. for mv.

**Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. No appearance is necessary.**

28. [08-18226](#)-A-7 FRANCISCO & DORA PEREZ HEARING - U.S. TRUSTEE'S  
UST #1 MOTION FOR AN ORDER IMPOSING  
SARA L. KISTLER, ACTING UNITED A FINE AND DISGORGEMENT  
STATES TRUSTEE, VS. PURSUANT TO 11 U.S.C. S.110  
[48]

MARK POPE/Atty. for mv.

**The matter is resolved without oral argument. The court's records indicate that no timely written opposition has been filed. The motion is granted. No appearance is necessary.**

29. [09-11627](#)-A-7 GARY & LISA WHITTEN HEARING - MOTION FOR RELIEF  
THB #1 FROM STAY [48]  
CNH CAPITAL AMERICA, LLC, VS.

T. HALL BREHME IV/Atty. for mv.

**Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. No appearance is necessary.**

30. [09-11627](#)-A-7 GARY & LISA WHITTEN HEARING - TRUSTEE'S MOTION  
KDG #4 TO EXTEND TIME TO OBJECT TO  
RANDELL PARKER, CH. 7 TRUSTEE DEBTORS' DISCHARGE [54]

LISA HOLDER/Atty. for trst.

**The matter is resolved without oral argument. The court's records indicate that no timely written opposition has been filed. The motion is granted. No appearance is necessary.**

31. [09-14531](#)-A-7 RAFAEL CRESPO, JR. HEARING - MOTION FOR RELIEF  
BMS #1 AND LIDIA CRESPO FROM STAY OR FOR ADEQUATE  
FORD MOTOR CREDIT COMPANY, LLC, VS. PROTECTION [13]

BETH STRATTON/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. No appearance is necessary.

32. [09-13433](#)-A-7 MAL & ROBIN MUSSELMAN HEARING - MOTION FOR RELIEF  
WGM #1 FROM STAY [[11](#)]  
BAC HOME LOANS SERVICING, VS.

WILLIAM MALCOLM/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

33. [09-13034](#)-A-7 JACK & KIMBERLY LARRIEU HEARING - MOTION FOR RELIEF  
DWB #1 FROM STAY [[9](#)]  
UNION BANK, N.A., VS.

DAVID BRODY/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

34. [09-12035](#)-A-7 LILIANA J. FLORES HEARING - MOTION FOR RELIEF

JCW #1  
JPMORGAN CHASE BANK, N.A., VS.

FROM STAY [[15](#)]

DISCHARGED 7/17/09

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). As the debtor has been discharged, the motion is denied as moot as to the debtor. The motion is granted as to the trustee. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

35. [09-15135](#)-A-7 HILARIA Z. BERNAL  
TJS #1  
JPMORGAN CHASE BANK, N.A., VS.

HEARING - MOTION FOR RELIEF  
FROM STAY [[7](#)]

TIMOTHY SILVERMAN/Atty. for mv.

36. [09-14437](#)-A-7 MICHAEL & SANDRA HAMPTON  
RCO #1  
BANK OF AMERICA, N.A., VS.

HEARING - MOTION FOR RELIEF  
FROM STAY [[9](#)]

JONATHAN DAMEN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been

finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

37. [09-13239](#)-A-7 WALTER & CAROLE MORRISON HEARING - MOTION FOR RELIEF  
JLH #1 FROM STAY [[29](#)]  
ALTAONE FEDERAL CREDIT UNION, VS.

JOSEPH HORSWILL/Atty. for mv.

Notice fails to comply with LBR 9014-1(f)(2). The motion is denied without prejudice. No appearance is necessary.

38. [08-17940](#)-A-7 JOSEPH & KELLY BROWNHOLTZ HEARING - MOTION FOR RELIEF  
MBB #2 FROM STAY [[73](#)]  
MORTGAGE ELECTRONIC REGISTRATION  
SYSTEMS, INC., VS. DISCHARGED 6/16/09

VY PHAM/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). As the debtor has been discharged, the motion is denied as moot as to the debtor. The motion is granted as to the trustee. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

39. [09-12140](#)-A-7 BOBBY & KATHLEEN FULGHAM HEARING - TRUSTEE'S MOTION  
RP #1 FOR AUTHORIZATION TO SELL  
PERSONAL PROPERTY [[24](#)]

RANDELL PARKER, TRUSTEE

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely

written opposition has been filed. The sale is an appropriate exercise of the trustee's business judgment. The motion is granted. No appearance is necessary.

40. [09-13042](#)-A-7 NORMA ELSA ESCOBAR HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[11](#)]  
DEUTSCHE BANK NATIONAL TRUST  
COMPANY, VS.

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

41. [09-10744](#)-A-7 LOMETA FORBUS PRETRIAL CONFERENCE - TRUSTEE'S  
KDG #2 OBJECTION TO DEBTOR'S AMENDED  
RANDELL PARKER, CH. 7 TRUSTEE CLAIM OF EXEMPTION [[15](#)]

OPPOSITION BY DEBTOR

LISA HOLDER/Atty. for trst.  
PHILLIP GILLET, JR./Atty. for dbt.

Pursuant to the Joint Status Report, the hearing is continued to August 26, 2009, at 1:30 p.m. On or before August 19, 2009, a Joint Statement of Stipulated Facts, any supplemental documentary evidence, and supplemental briefs shall be filed. The matter will proceed without an evidentiary hearing. No appearance is necessary July 30, 2009.

42. [09-12047](#)-A-7 JAMES BRACKETT, JR. HEARING - MOTION FOR RELIEF  
WGM #1 AND LORI BRACKETT FROM STAY [[14](#)]  
BAC HOME LOANS SERVICING, L.P., VS.

DISCHARGED 7/16/09

WILLIAM MALCOLM/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The

motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

43. [09-12750](#)-A-7 ANTHONY FREDRICKSON HEARING - MOTION FOR RELIEF  
PD #1 AND PENNY JUDAY FROM STAY [[17](#)]  
US BANK NATIONAL ASSOCIATION, VS. DISCHARGED 6/29/09

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). As the debtor has been discharged, the motion is denied as moot as to the debtor. The motion is granted as to the trustee. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

44. [09-15354](#)-A-7 CHRISTOPHER & TANYA LARKIN HEARING - MOTION FOR RELIEF  
RCO #1 FROM STAY [[9](#)]  
GMAC MORTGAGE, LLC, VS. RESPONSE BY DEBTORS

JONATHAN DAMEN/Atty. for mv.  
PATRICK KAVANAGH/Atty. for dbt.

45. [09-14756](#)-A-7 CHARLES & SHARON BAREFIELD HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[7](#)]  
ONEWEST BANK, FSB, VS.

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

46. [09-15058](#)-A-7 LETICIA RIVERA HEARING - MOTION FOR RELIEF  
WGM #1 FROM STAY [[7](#)]  
ONEWEST BANK, FSB, VS.

WILLIAM MALCOLM/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

47. [09-10960](#)-A-7 MICHAEL & JULIE PRIEST HEARING - MOTION FOR RELIEF  
RCO #1 FROM STAY [[32](#)]  
MORTGAGE ELECTRONIC REGISTRATION  
SYSTEMS, INC., VS.

JONATHAN DAMEN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the

**note and deed of trust described in the motion against the subject real property. No appearance is necessary.**

48. [09-12860](#)-A-7 ELIZABETH S. BURRELLE HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[17](#)]  
DEUTSCHE BANK NATIONAL TRUST  
COMPANY, VS. OBJECTION BY DEBTOR

CASPER RANKIN/Atty. for mv.  
ELIZABETH BURRELLE, PRO SE

49. [09-15162](#)-A-7 GILBERT D. ORTEGA HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[8](#)]  
WELLS FARGO BANK, N.A., VS.

CASPER RANKIN/Atty. for mv.

**Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.**

50. [09-11365](#)-A-7 PHILLIP & KELLY TEUSCHER HEARING - TRUSTEE'S MOTION FOR  
KDG #2 ORDER AUTHORIZING TRUSTEE TO  
RANDELL PARKER, CH. 7 TRUSTEE SELL ESTATE'S INTEREST IN REAL  
PROPERTY SUBJECT TO EXISTING  
LIENS [[28](#)]

LISA HOLDER/Atty. for trst.

51. [09-13165](#)-A-7 RAMON & NOEMI MARTINEZ HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[13](#)]  
AURORA LOAN SERVICES, LLC, VS.

DISCHARGED 7/16/09

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). As the debtor has been discharged, the motion is denied as moot as to the debtor. The motion is granted as to the trustee. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

52. [09-14066](#)-A-7 JOSE S. GARCIA  
JCW #1  
WELLS FARGO BANK, N.A., VS.

HEARING - MOTION FOR RELIEF  
FROM STAY [[11](#)]

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

53. [09-14066](#)-A-7 JOSE S. GARCIA  
BMS #1  
FORD MOTOR CREDIT COMPANY, LLC, VS.

HEARING - MOTION FOR RELIEF  
FROM STAY OR FOR ADEQUATE  
PROTECTION [[17](#)]

BETH STRATTON/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely

opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. No appearance is necessary.

54. [09-14367](#)-A-7 ANTHONY JONES HEARING - MOTION FOR RELIEF  
AND TRACI BARBER-JONES FROM STAY [[12](#)]  
DANIEL ORTIZ, VS.

DANIEL ORTIZ, PRO SE

55. [09-14668](#)-A-7 MARIA A. MARQUEZ HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[9](#)]  
DEUTSCHE BANK NATIONAL TRUST  
COMPANY, VS.

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

56. [09-14472](#)-A-7 STAR HILLS HEARING - MOTION FOR RELIEF  
RSS #1 FROM STAY [[25](#)]  
GMAC MORTGAGE, LLC, VS.

OPPOSITION BY DEBTOR

RICHARD SONTAG/Atty. for mv.  
STAR HILLS, PRO SE

57. [09-14972](#)-A-7 KENNETH J. MITCHELL, II HEARING - MOTION FOR RELIEF  
WGM #1 AND GALE G. MITCHELL FROM STAY [[13](#)]  
BAC HOME LOANS SERVICING, INC., VS.

NON-OPPOSITION BY DEBTORS

WILLIAM MALCOLM/Atty. for mv.  
PHILLIP W. GILLET, JR./Atty. for dbt.

58. [09-12573](#)-A-7 JEANNIE R. SMITH HEARING - MOTION FOR RELIEF  
LAZ #1 FROM STAY [[15](#)]  
CITIMORTGAGE, INC., VS.

LES ZIEVE/Atty. for mv.

59. [09-14273](#)-A-7 JAMES & SHELLEY MCKINZIE HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[10](#)]  
HSBC BANK USA, N.A., VS.

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

60. [09-14373](#)-A-7 ROBERT & MONICA KENNEMER HEARING - MOTION FOR RELIEF  
PPR #1 FROM STAY [[7](#)]  
NATIONAL CITY BANK, VS.

CASSANDRA RICHEY/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

61. [09-14076](#)-A-7 GILBERT & APRIL FERNANDEZ HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[11](#)]  
THE BANK OF NEW YORK MELLON, VS.

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

62. [09-12480](#)-A-7 JERRY & KATHRYN PATRICK HEARING - TRUSTEE'S MOTION  
KDG #4 FOR ORDER EXTENDING TIME TO  
JEFFREY VETTER, CH. 7 TRUSTEE OBJECT TO DEBTORS' DISCHARGE  
[[77](#)]

LISA HOLDER/Atty. for trst.

63. [09-13186](#)-A-7 DANIEL & JULIE BOYD HEARING - MOTION FOR RELIEF  
PD #1 FROM STAY [[20](#)]  
WELLS FARGO BANK, N.A.,. VS.

CASPER RANKIN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

64. [09-14187](#)-A-7 SUSAN HARRIS  
PD #1 AND DONALD ECHOLS  
HSBC BANK USA, N.A., VS.

HEARING - MOTION FOR RELIEF  
FROM STAY [[13](#)]

RESPONSE BY DEBTORS

CASPER RANKIN/Atty. for mv.  
PATRICK KAVANAGH/Atty. for dbt.

65. [09-14887](#)-A-7 JUAN F. GUZMAN  
WGM #1  
ING BANK, FSB, VS.

HEARING - MOTION FOR RELIEF  
FROM STAY [[7](#)]

WILLIAM MALCOLM/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f) (1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d) (1) and/or (d) (2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

66. [09-14890](#)-A-7 IRMA YOLANDA SUTUC  
AND ISRAEL TZAB KANTUN

HEARING - DEBTORS' APPLICATION  
FOR WAIVER OF THE CHAPTER 7  
FILING FEE [[5](#)]

ORDER 6/5/09  
MARILYN CUSTER/Atty. for dbt.

67. [09-13295](#)-A-7 BRIAN & SHARA NEUFELD HEARING - MOTION FOR RELIEF  
RCO #1 FROM STAY [[15](#)]  
MORTGAGE ELECTRONIC REGISTRATION  
SYSTEMS, INC., VS.

JONATHAN DAMEN/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

68. [09-11897](#)-A-7 DANIEL & JUANITA GALVAN HEARING - MOTION FOR RELIEF  
WGM #2 FROM STAY [[24](#)]  
US BANK NATIONAL ASSOCIATION, VS.  
DISCHARGED 7/14/09

WILLIAM MALCOLM/Atty. for mv.

69. [09-13798](#)-A-7 JUAN ARELLANO HEARING - MOTION FOR RELIEF  
JCW #1 FROM STAY [[10](#)]  
ONEWEST BANK, FSB, VS.

JENNIFER WONG/Atty. for mv.

Notice was adequate pursuant to Local Bankruptcy Rule 9014-1(f)(1). No timely opposition was filed. As set forth in the findings of fact stated on the record, relief from stay is warranted under 11 U.S.C. § 362(d)(1) and/or (d)(2). The motion is granted. To the extent that moving party seeks an order of adequate protection, such request is moot in light of the relief granted. To the extent moving party requests attorneys' fees, that request is denied without prejudice to a separately noticed motion setting forth legal and factual predicates for

such award. The court determines that this bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 and the enforcement of the note and deed of trust described in the motion against the subject real property. No appearance is necessary.

1:31 p.m.

1. [09-10849](#)-A-7 DANNY & LORI HILL STATUS CONFERENCE  
[09-1106](#) [1]  
FIRST NATIONAL BANK OF OMAHA, VS. ANSWER BY DEFENDANTS

DANNY A. HILL

DENNIS WINTERS/Atty. for pl.  
DANNY HILL AND LORI HILL,  
PRO SE

2. [09-13291](#)-A-7 ABDO O. ALI STATUS CONFERENCE  
[09-1116](#) AND NAHEYAH M. OBAID [1]  
FIA CARD SERVICES, N.A., VS. ORDER CLOSING ADVERSARY  
PROCEEDING AND RESERVING  
JURISDICTION RE SETTLEMENT  
STIPULATION FILED 7/15/09

ABDO O. ALI

JEROME YELSKY/Atty. for pl.

**The adversary proceeding having been closed, the status conference is concluded.  
No appearance is necessary.**

3. [08-18295](#)-A-7 STEPHANIE REYES CONT'D STATUS CONFERENCE  
[09-1073](#) [1]  
CHASE BANK USA, N.A., VS. 7/1/09 STIPULATED JUDGMENT  
IN SETTLEMENT OF ADVERSARY  
COMPLAINT

STEPHANIE REYES

JOHN O'DONNELL/Atty. for pl.

**The adversary proceeding having been closed, the status conference is concluded.  
No appearance is necessary.**

2:00 p.m.

1. [09-15111](#)-A-11 PARK MEADOWS VILLAGE HEARING - CHAPTER 11 STATUS  
PARTNERS, LLC CONFERENCE [9]

D. MAX GARDNER/Atty. for dbt.

2. [08-17239](#)-A-11 V.O. AND CO., INC.  
KDG #22

FINAL HEARING - DEBTOR'S  
OBJECTION TO DISPUTED PROOF OF  
CLAIM NO. 24 FILED BY PERRY  
GROVE PARK APARTMENTS, LTD.  
[[287](#)]

T. SCOTT BELDEN/Atty. for dbt.  
STEVEN GARBER /Atty. for obj.

OPPOSITION BY PERRY GROVE PARK  
APARTMENTS, LTD.

3. [08-17239](#)-A-11 V.O. AND CO., INC.  
KDG #25

FINAL HEARING - DEBTOR'S MOTION  
FOR ORDER APPROVING ASSUMPTION  
OF UNEXPIRED NONRESIDENTIAL  
REAL PROPERTY LEASE FOR REAL  
PROPERTY LOCATED AT 8915  
ROSEDALE HIGHWAY, BAKERSFIELD,  
CA [[326](#)]

T. SCOTT BELDEN/Atty. for dbt.

4. [09-14339](#)-A-11 DAMON & CLARA HOLIWELL  
ND #1  
DEUTSCHE BANK NATIONAL TRUST  
COMPANY, VS.

FINAL HEARING - MOTION FOR  
RELIEF FROM STAY [[28](#)]

OPPOSITION BY DEBTORS

MOTION WITHDRAWN 7/2/09

NICOLAS DALUIISO/Atty. for mv.  
LISA HOLDER/Atty. for dbt.

**The motion having been withdrawn, no appearance is necessary.**

5. [09-14339](#)-A-11 DAMON & CLARA HOLIWELL  
KDG #2  
KLEIN, DENATALE, GOLDNER, COOPER,  
ROSENLIEB & KIMBALL

HEARING - FIRST APPLICATION  
FOR ALLOWANCE OF INTERIM  
ATTORNEY'S FEES AND COSTS  
(4/1/09 THROUGH 6/21/09)  
[[54](#)]

T. SCOTT BELDEN/Atty. for dbt.

6. [09-14339](#)-A-11 DAMON & CLARA HOLIWELL HEARING - DEBTORS' MOTION  
KDG #3 TO VALUE COLLATERAL OF BANK  
OF AMERICA [[67](#)]

T. SCOTT BELDEN/Atty. for dbt.

7. [09-14339](#)-A-11 DAMON & CLARA HOLIWELL HEARING - DEBTORS' MOTION  
KDG #4 TO VALUE COLLATERAL OF AMERICAN  
BROKERS CONDUIT OR ITS  
SUCCESSORS IN INTEREST [[60](#)]

T. SCOTT BELDEN/Atty. for dbt.

8. [09-12849](#)-A-11 ALLIANCE INVESTMENTS GROUP, CONT'D HEARING - CHAPTER 11  
LLC STATUS CONFERENCE [[9](#)]

T. SCOTT BELDEN/Atty. for dbt.

9. [09-12849](#)-A-11 ALLIANCE INVESTMENTS GROUP, CONT'D HEARING - DEBTOR'S MOTION  
KDG #2 LLC FOR ORDER AUTHORIZING USE OF  
CASH COLLATERAL IN THE ORDINARY  
COURSE OF BUSINESS [[23](#)]

T. SCOTT BELDEN/Atty. for dbt.

10. [09-12849](#)-A-11 ALLIANCE INVESTMENTS GROUP, HEARING - APPROVAL OF DEBTOR'S



AUSTIN NAGEL/Atty. for mv.

15. [09-13489](#)-A-11 WILLIAM M. MORRIS, SR. HEARING - DEBTORS' MOTION  
KDG #8 AND ELLEN MORRIS FOR FURTHER TIME TO FILE  
PERIODIC REPORT REQUIRED BY  
RULE 2015.3(B) [[82](#)]

T. SCOTT BELDEN/Atty. for dbt.

16. [09-13489](#)-A-11 WILLIAM M. MORRIS, SR. HEARING - FIRST INTERIM  
KDG #9 AND ELLEN MORRIS APPLICATION FOR ALLOWANCE OF  
BUSINESS CONSULTANT FEES FILED  
BY CFO RESOURCES, INC. (4/16/09  
THROUGH 6/26/09) [[91](#)]

T. SCOTT BELDEN/Atty. for dbt.

17. [09-11592](#)-A-11 500 WHITE LANE, L.P. HEARING - APPLICATION FOR  
ECJ #7 PAYMENT OF INTERIM COMPENSATION  
ERVIN COHEN & JESSPU LLP AND REIMBURSEMENT OF EXPENSES  
FOR COUNSEL TO THE DEBTOR  
[[176](#)]

MICHAEL KOGAN/Atty. for dbt.

**The motion is resolved without oral argument. Notice was adequate. No timely opposition has been filed. Allowance of fees is appropriate under 11 U.S.C. § 331. The application is granted. No appearance is necessary.**