UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Christopher M. Klein

Chief Bankruptcy Judge Sacramento, California

November 18, 2014 at 1:30 p.m.

1. <u>14-28178</u>-C-13 JACQUELINE GIPSON EJS-1 Pro Se MOTION FOR RELIEF FROM AUTOMATIC STAY 10-10-14 [28]

CIC NATOMAS, L.P. VS.

Final Ruling: No appearance at the November 18, 2014 hearing is required.

The case having previously been dismissed, the Motion is dismissed as moot. Movant having not requested relief pursuant to 11 U.S.C. \S 362(d)(4), the court will not evaluate the merits of the Motion.

The court shall issue a minute order substantially in the following form holding that:

Findings of Fact and Conclusions of Law are stated in the Civil Minutes for the hearing.

The Motion to Dismiss having been presented to the court, the case having been previously dismissed, and upon review of the pleadings, evidence, arguments of counsel, and good cause appearing,

IT IS ORDERED that the Motion is dismissed as moot, the case having been dismissed.

2. <u>14-27492</u>-C-13 RONALD NEALY-SWIFT James L. Keenan

CONTINUED MOTION FOR RELIEF FROM AUTOMATIC STAY 9-30-14 [38]

BUDGET FUNDING I, LLC VS.

Final Ruling: Budget Funding I, LLC ("Movant") having filed a "Notice of Withdrawal" for the pending Motion for Relief from Stay, the "Withdrawal" being consistent with the opposition filed to the Motion, the court interpreting the "Notice of Withdrawal" to be an exparte motion pursuant to Federal Rule of Civil Procedure 41(a)(2) and Federal Rules of Bankruptcy Procedure 9014 and 7014 for the court to dismiss without prejudice the Motion for Relief, and good cause appearing, the court denies without prejudice the Movant's Motion.

The court shall issue a minute order substantially in the following form holding that:

Findings of Fact and Conclusions of Law are stated in the Civil Minutes for the hearing.

A Motion for Relief from Stay having been filed by the Movant, the Movant having filed an ex parte motion to dismiss the Motion without prejudice pursuant to Federal Rules of Civil Procedure 41(a)(2) and Federal Rules of Bankruptcy Procedure 9014 and 7014, dismissal of the Motion being consistent with the opposition filed, and good cause appearing,

IT IS ORDERED that the Motion for Relief from the Automatic Stay is denied without prejudice.