UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

Honorable Fredrick E. Clement Fresno Federal Courthouse 2500 Tulare Street, 5th Floor Courtroom 11, Department A Fresno, California

PRE-HEARING DISPOSITIONS

DAY:	THURSDAY						
DATE :	JULY	6, 20	017				
CALENDAR:	1:30	P.M.	CHAPTER	11	AND	9	CASES

GENERAL DESIGNATIONS

Each pre-hearing disposition is prefaced by the words "Final Ruling," "Tentative Ruling" or "No Tentative Ruling." Except as indicated below, matters designated "Final Ruling" will not be called and counsel need not appear at the hearing on such matters. Matters designated "Tentative Ruling" or "No Tentative Ruling" will be called.

ORAL ARGUMENT

For matters that are called, the court may determine in its discretion whether the resolution of such matter requires oral argument. See Morrow v. Topping, 437 F.2d 1155, 1156-57 (9th Cir. 1971); accord LBR 9014-1(h). When the court has published a tentative ruling for a matter that is called, the court shall not accept oral argument from any attorney appearing on such matter who is unfamiliar with such tentative ruling or its grounds.

COURT'S ERRORS IN FINAL RULINGS

If a party believes that a final ruling contains an error that would, if reflected in the order or judgment, warrant a motion under Federal Rule of Civil Procedure 60(a), as incorporated by Federal Rules of Bankruptcy Procedure 9024, then the party affected by such error shall, not later than 4:00 p.m. (PST) on the day before the hearing, inform the following persons by telephone that they wish the matter either to be called or dropped from calendar, as appropriate, notwithstanding the court's ruling: (1) all other parties directly affected by the motion; and (2) Kathy Torres, Judicial Assistant to the Honorable Fredrick E. Clement, at (559) 499-5860. Absent such a timely request, a matter designated "Final Ruling" will not be called. 1. <u>15-12827</u>-A-11 BLUEGREENPISTA TTF-5 ENTERPRISES, INC. CONTINUED MOTION BY TODD L. TUROCI TO WITHDRAW AS ATTORNEY 5-3-17 [583]

TODD TUROCI/Atty. for dbt.

Final Ruling

Motion: Withdraw As Counsel of Record Notice: LBR 9014-1(f)(1); written opposition required Disposition: Granted Order: Prepared by moving party

Unopposed motions are subject to the rules of default. Fed. R. Civ. P. 55, *incorporated by* Fed. R. Bankr. P. 7055, 9014(c). Written opposition to this motion was required not less than 14 days before the hearing on this motion. LBR 9014-1(f)(1)(B). None has been filed. The default of the responding party is entered. The court considers the record, accepting well-pleaded facts as true. *TeleVideo Sys.*, *Inc.* v. *Heidenthal*, 826 F.2d 915, 917-18 (9th Cir. 1987).

Leave of court is required for counsel of record to withdraw, leaving the client in propria persona. LBR 2017-1(e). In ruling on that withdrawal the court should consider the standards set forth in Rule of Professional Conduct 3-700. Here, the court finds cause under Rule 3-700(C)(1)(d).

2. <u>17-11824</u>-A-11 HORISONS UNLIMITED CD-7 AMENDED MOTION FOR APPROVAL OF STIPULATION WITH JPMORGAN CHASE BANK

CECILY DUMAS/Atty. for dbt. OST 6/23/17

[This matter will be called on the 2:00 p.m. calendar for adversary proceedings emanating from Chapter 11 cases.]

No tentative ruling