UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

Honorable Fredrick E. Clement Sacramento Federal Courthouse 501 I Street, 7th Floor Courtroom 28, Department A Sacramento, California

DAY: MONDAY

DATE: AUGUST 1, 2022

CALENDAR: 1:30 P.M. CHAPTERS 9, 11 AND 12 CASES

RULINGS

Each matter on this calendar will have one of three possible designations: No Ruling, Tentative Ruling, or Final Ruling.

"No Ruling" means the likely disposition of the matter will not be disclosed in advance of the hearing. The matter will be called; parties wishing to be heard should rise and be heard.

"Tentative Ruling" means the likely disposition, and the reasons therefor, are set forth herein. The matter will be called. Aggrieved parties or parties for whom written opposition was not required should rise and be heard. Parties favored by the tentative ruling need not appear. Non-appearing parties are advised that the court may adopt a ruling other than that set forth herein without further hearing or notice.

"Final Ruling" means that the matter will be resolved in the manner, and for the reasons, indicated below. The matter will not be called; parties and/or counsel need not appear and will not be heard on the matter.

CHANGES TO PREVIOUSLY PUBLISHED RULINGS

On occasion, the court will change its intended ruling on some of the matters to be called and will republish its rulings. The parties and counsel are advised to recheck the posted rulings after 3:00 p.m. on the next business day prior to the hearing. Any such changed ruling will be preceded by the following bold face text: "[Since posting its original rulings, the court has changed its intended ruling on this matter]".

ERRORS IN RULINGS

Clerical errors of an insignificant nature, e.g., nomenclature ("2017 Honda Accord," rather than "2016 Honda Accord"), amounts, ("\$880," not "\$808"), may be corrected in (1) tentative rulings by appearance at the hearing; or (2) final rulings by appropriate ex parte application. Fed. R. Civ. P. 60(a) incorporated by Fed. R. Bankr. P. 9024. All other errors, including those occasioned by mistake, inadvertence, surprise, or excusable neglect, must be corrected by noticed motion. Fed. R. Bankr. P. 60(b), incorporated by Fed. R. Bankr. P. 9023.

1. 21-22404-A-11 IN RE: PAR 5 PROPERTY INVESTMENTS, LLC

CONTINUED CONFIRMATION OF AMENDED PLAN OF REORGANIZATION 5-9-2022 [233]

IAIN MACDONALD/ATTY. FOR DBT.

*[Since posting its original rulings, the court has changed its intended ruling on this matter].

No Ruling

2. $\frac{21-22404}{CAE-1}$ -A-11 IN RE: PAR 5 PROPERTY INVESTMENTS, LLC

CONTINUED STATUS CONFERENCE RE: VOLUNTARY PETITION 6-29-2021 [1]

IAIN MACDONALD/ATTY. FOR DBT.

*[Since posting its original rulings, the court has changed its intended ruling on this matter].

No Ruling

3. $\frac{21-22404}{MF-2}$ -A-11 IN RE: PAR 5 PROPERTY INVESTMENTS, LLC

ORDER TO SHOW CAUSE REGARDING REVOCATION OF THE ORDER AUTHORIZING EMPLOYMENT OF ATTORNEY FOR THE DEBTOR 6-27-2022 [271]

IAIN MACDONALD/ATTY. FOR DBT.

 $^{\star} [\text{Since posting its original rulings}, \ \text{the court has changed its intended ruling on this matter}] .$

Final Ruling

This matter is continued to August 29, 2022, at 1:30 p.m. A civil minute order shall issue.

4. $\frac{22-21583}{AF-1}$ -A-11 IN RE: KAREN SINNUNG

MOTION TO EMPLOY FARSAD LAW OFFICE, P.C. AS ATTORNEY(S) 6-29-2022 [5]

ARASTO FARSAD/ATTY. FOR DBT.

Final Ruling

Application: Employment of Counsel for Debtor in Possession

Notice: LBR 9014-1(f)(1); written opposition required

Disposition: Approved

Order: Prepared by applicant pursuant to instructions below

Unopposed applications 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).

Chapter 11 debtors in possession may employ counsel to advise and assist them in the discharge of their statutory duties. See 11 U.S.C. \S 327(a). Employment may be authorized if the applicant neither holds nor represents an interest adverse to the estate and is disinterested. Id. $\S\S$ 101(14), 327(a). The applicant satisfies the requirements of \S 327(a), and the court will approve the application.

The order shall contain the following provision: "Nothing contained herein shall be construed to approve any provision of any agreement between [counsel's name] and the debtor in possession for indemnification, arbitration, choice of venue, jurisdiction, jury waiver, limitation of damages, or similar provision." The order shall also state its effective date, which date shall be 30 days before the date the employment application was filed except that the effective date shall not precede the petition date.

5. $\underbrace{22-21583}_{\text{CAE}-1}$ -A-11 IN RE: KAREN SINNUNG

STATUS CONFERENCE RE: VOLUNTARY PETITION 6-27-2022 [1]

ARASTO FARSAD/ATTY. FOR DBT.

No Ruling

6. $\frac{22-21692}{\text{GEL}-2}$ -A-11 IN RE: EVERGREEN ARBORISTS, INC.

MOTION TO USE CASH COLLATERAL O.S.T. 7-19-2022 [27]

GABRIEL LIBERMAN/ATTY. FOR DBT.

No Ruling