

UNITED STATES BANKRUPTCY COURT
Eastern District of California

Honorable Christopher D. Jaime
Bankruptcy Judge
Sacramento, California

August 30, 2022 at 9:30 a.m.

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

1. Matters resolved without oral argument:

The court will prepare either a civil minute order or an order from chambers on each matter listed. If the moving party wants a more specific order, it should submit a proposed amended order to the court.

If the moving party has received a response or is aware of any reason, such as a settlement, that a response may not have been filed, the moving party must contact Danielle Mobley, the Courtroom Deputy, at (916) 930-4421 at least one hour prior to the scheduled hearing.

2. The court will not continue any short cause evidentiary hearings scheduled below.
3. If a matter is denied or overruled without prejudice, the moving party may file a new motion or objection to claim with a new docket control number. The moving party may not simply re-notice the original motion.
4. If no disposition is set forth below, the matter will be heard as scheduled.

-
1. [22-21727](#)-B-11 THOMPSON ROSE CHAPEL, CONTINUED STATUS CONFERENCE RE:
[CAE](#)-1 LLC VOLUNTARY PETITION
Gabriel E. Liberman 7-12-22 [[1](#)]

Status conference continued to September 6, 2022 at 2:00 p.m. No appearance at the hearing is required. Removed from calendar.

2. [17-25335](#)-B-7 RAJPAL/TARANJIT CHATHA MOTION TO APPROVE TRANSFER OF
[NOS](#)-14 W. Steven Shumway TEXAS HOTEL TO THE CHAPTER 7
Thru #3 ESTATE
8-2-22 [[265](#)]

***** Motion to be heard at 11:00 a.m.*****

August 30, 2022 at 9:30 a.m.
Page 1 of 2

3. [17-25335](#)-B-7 RAJPAL/TARANJIT CHATHA
[NOS](#)-15 W. Steven Shumway

MOTION TO SELL FREE AND CLEAR
OF LIENS AND/OR MOTION TO
APPROVE OVERBIDDING PROCEDURES
8-2-22 [[270](#)]

******* Motion to be heard at 11:00 a.m.*******

4. [22-21466](#)-B-7 BELTROY/BRIDGETTE
[SKI](#)-1 HEMPSTEAD
Thomas L. Amberg
FORD MOTOR CREDIT COMPANY
LLC VS.

MOTION FOR RELIEF FROM
AUTOMATIC STAY
8-1-22 [[16](#)]

This matter is resolved without oral argument. No appearance at the hearing is required. Removed from calendar. The court will issue an order.