UNITED STATES BANKRUPTCY COURT Eastern District of California Honorable W. Richard Lee Hearing Date: Wednesday, September 3, 2014 Place: U.S. Courthouse, 510 19th Street Bakersfield, California

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

- 1. The following rulings are tentative. The tentative ruling will not become the final ruling until the matter is called at the scheduled hearing. Pre-disposed matters will generally be called, and the rulings placed on the record at the end of the calendar. Any party who desires to be heard with regard to a pre-disposed matter may appear at the hearing. If the party wishes to contest the tentative ruling, he/she shall notify the opposing party/counsel of his/her intention to appear. If no disposition is set forth below, the hearing will take place as scheduled.
- 2. Submission of Orders:

Unless the tentative ruling expressly states that the court will prepare a civil minute order, then the tentative ruling will only appear in the minutes. If any party desires an order, then the appropriate form of order, which conforms to the tentative ruling, must be submitted to the court. When the debtor(s) discharge has been entered, proposed orders for relief from stay must reflect that the motion is denied as to the debtor(s) and granted only as to the trustee. Entry of discharge normally is indicated on the calendar.

3. Matters Resolved Without Opposition:

If the tentative ruling states that no opposition was filed, and the moving party is aware of any reason, such as a settlement, why a response may not have been filed, the moving party must advise Vicky McKinney, the Calendar Clerk, at (559) 499-5825 by 4:00 p.m. the day before the scheduled hearing.

4. Matters Resolved by Stipulation:

If the parties resolve a matter by stipulation after the tentative ruling has been posted, but **before the formal order is entered on the docket**, the **moving party** may appear at the hearing and advise the court of the settlement or withdraw the motion. Alternatively, the parties may submit a stipulation and order to modify the tentative ruling together with the proposed order resolving the matter.

5. Resubmittal of Denied Matters:

If the moving party decides to re-file a matter that is denied without prejudice for any reason set forth below, the moving party must file and serve a new set of pleadings with a new docket control number. It may not simply re-notice the original motion.

THE COURT ENDEAVORS TO PUBLISH ITS PREDISPOSITIONS AS SOON AS POSSIBLE, HOWEVER CALENDAR PREPARATION IS ONGOING AND THESE PREDISPOSITIONS MAY BE REVISED OR UPDATED AT ANY TIME PRIOR TO 4:00 P.M. THE DAY BEFORE THE SCHEDULED HEARINGS. PLEASE CHECK AT THAT TIME FOR POSSIBLE UPDATES.

1:30 P.M.

1. <u>10-12701</u>-B-13 GEORGE FAZ PK-5

MOTION FOR COMPENSATION FOR PATRICK KAVANAGH, DEBTOR'S ATTORNEY(S). 8-12-14 [80]

PATRICK KAVANAGH/Atty. for dbt.

The motion will be denied without prejudice. The application form is incomplete and doesn't provide enough information for the court to determine if the services rendered were necessary and reasonable. No appearance is necessary.

2. <u>13-18002</u>-B-13 JUVENTINO/MARIA RUELAS TOG-2 JUVENTINO RUELAS/MV THOMAS GILLIS/Atty. for dbt.

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

3. <u>14-10908</u>-B-13 SUSAN/JAMES DIETZ I MHM-1 SUSAN DIETZ/MV CHELLEI JIMENEZ/Atty. for dbt. RESPONSIVE PLEADING

MOTION TO CONFIRM PLAN 7-29-14 [<u>48</u>]

MOTION TO CONFIRM PLAN

7-23-14 [42]

The motion will be denied without prejudice. The moving papers do not include an appropriate docket control number as required by Local Rule 9014-1(c). The debtors simply copied the docket control number used by the chapter 13 trustee on a different matter.

In addition, the proof of service fails to comply with Local Rule 9014-1(e)(3).

Also, the form and/or content of the notice do not comply with Local Rule 9014-1(d).

Finally, the proof of service that was signed under penalty of perjury and attached as page 2 of the motion states that the wrong documents were served on the trustee and the creditors. No appearance is necessary.

4. <u>14-12415</u>-B-13 CHRISTOPHER HARNER DMW-1 MARK HARNER/MV ROBERT WILLIAMS/Atty. for dbt. DAVID WISEBLOOD/Atty. for mv. RESPONSIVE PLEADING CONTINUED MOTION FOR RELIEF FROM AUTOMATIC STAY 6-18-14 [<u>21</u>]

This matter will be continued to October 29, 2014, at 1:30 p.m., to be called and argued with the debtor's motion to confirm a modified plan. The court will prepare a minute order. No appearance is necessary.

Further, the automatic stay shall remain in effect until the court rules on this matter.

5. <u>14-12415</u>-B-13 CHRISTOPHER HARNER DMW-3 MARK HARNER/MV ROBERT WILLIAMS/Atty. for dbt. DAVID WISEBLOOD/Atty. for mv. RESPONSIVE PLEADING MOTION TO DISMISS CASE 8-6-14 [63]

This matter will be continued to October 29, 2014, at 1:30 p.m., to be called and argued with the debtor's motion to confirm a modified plan. The court will prepare a minute order. No appearance is necessary.

6.	<u>14-12416</u> -B-13 ARMANDO/MARIA RAMIREZ	MOTION TO VALUE COLLATERAL OF
	RSW-1	HSBC/RS
	ARMANDO RAMIREZ/MV	8-1-14 [<u>27</u>]
	ROBERT WILLIAMS/Atty. for dbt.	

ON TO VALUE COLLATERAL OF
S FARGO NATIONAL BANK (MOR
TURE FOR LESS)
-14 [<u>49</u>]

PATRICK KAVANAGH/Atty. for dbt.

This motion to value respondent's collateral was fully noticed in compliance with the Local Rules and there was no opposition. The motion will be granted for cause shown without oral argument. Based on the evidence presented, the respondent's secured claim will be fixed at \$ 500. The moving party shall submit a proposed order consistent with this ruling. The proposed order shall specifically identify the collateral, and if applicable, the proof of claim to which it relates. The order will be effective upon confirmation of the chapter 13 plan. No appearance is necessary.

8. <u>14-11633</u>-B-13 SANTOS/ELVIRA ORNELAS PK-3 SANTOS ORNELAS/MV PATRICK KAVANAGH/Atty. for dbt. MOTION TO VALUE COLLATERAL OF BEST BUY CO., INC, 7-22-14 [55] 9. <u>14-11633</u>-B-13 SANTOS/ELVIRA ORNELAS PK-4 MOTION FOR COMPENSATION FOR PATRICK KAVANAGH, DEBTOR'S ATTORNEY(S). 7-22-14 [<u>61</u>]

PATRICK KAVANAGH/Atty. for dbt.

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondent(s) default will be entered and the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

10. <u>14-13635</u>-B-13 ORALIA PABLO RDN-1 WELLS FARGO DELAWARE TRUST COMPANY, N.A./MV FRANCISCO ALDANA/Atty. for dbt. RANDALL NAIMAN/Atty. for mv. MOTION FOR RELIEF FROM AUTOMATIC STAY 8-6-14 [15]

This motion for relief from stay was fully noticed in compliance with the Local Rules and there was no opposition. The motion will be granted without oral argument for cause shown. The automatic stay is terminated as it applies to the movant's right to enforce its remedies against the subject property under applicable nonbankruptcy law. The proposed order shall specifically describe the property or action to which the order relates. If the motion involves a foreclosure of real property in California, then the order shall also provide that the bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5. If the notice and motion requested a waiver of Rule 4001(a)(3), that relief will be granted. Unless the court expressly orders otherwise, the proposed order shall not include any other relief. If the prayer for relief includes a request for adequate protection, and/or a request for an award of attorney fees, those requests will be denied without prejudice. Adequate protection is unnecessary in light of the relief granted herein. A motion for attorney fees pursuant to 11 U.S.C. § 506(b), or applicable nonbankruptcy law, must be separately noticed and separately briefed with appropriate legal authority and supporting documentation. No appearance is necessary.

11.	<u>14-11849</u> -B-13 CHERYL ZUZON LOPEZ	CONTINUED MOTION TO CONFIRM
	DMG-2	PLAN
	CHERYL ZUZON LOPEZ/MV	6-3-14 [<u>28</u>]
	D. GARDNER/Atty. for dbt.	

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary. 12. <u>14-13052</u>-B-13 CHRISTOPHER JONES CEF-1 CHRISTOPHER JONES/MV CURTIS FLOYD/Atty. for dbt. MOTION TO CONFIRM PLAN 7-18-14 [<u>18</u>]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

13. <u>14-11754</u>-B-13 BRETT/RENEE SMITH NES-2 BRETT SMITH/MV NEIL SCHWARTZ/Atty. for dbt. MOTION TO VALUE COLLATERAL OF 21ST MORTGAGE CORPORATION 8-1-14 [<u>34</u>]

This motion to value the collateral for a consensual lien against real property was fully noticed in compliance with the Local Rules and there was no opposition. The motion will be granted for cause shown without oral argument. Based on the evidence offered in support of the motion, the respondent's junior priority mortgage claim is found to be wholly unsecured and may be treated as a general unsecured claim in the chapter 13 plan. The debtor(s) may proceed under state law to obtain a reconveyance of respondent's trust deed upon completion of the chapter 13 plan and entry of the discharge. Unless the chapter 13 plan has been confirmed, then the order shall specifically state that it is not effective until confirmation of the plan. The debtor(s) shall submit a proposed order consistent with this ruling. No appearance is necessary.

This ruling is only binding on the named respondent in the moving papers and any successor who takes an interest in the property after service of the motion.

14.14-12955-B-13MILTON MINEROBJECTION TO CONFIRMATION OF
PLAN BY JPMORGAN CHASE BANK,
NATIONAL ASSOCIATION
ASSOCIATION/MV
RANDALL NAIMAN/Atty. for mv.OBJECTION TO CONFIRMATION OF
PLAN BY JPMORGAN CHASE BANK,
NATIONAL ASSOCIATION
7-23-14 [44]

This matter will be called on the 2:00 p.m. calendar with the trustee's motion to dismiss. No appearance is necessary at 1:30 p.m.

- 15. <u>14-12556</u>-B-13 YOLANDA ROBLEDO PK-1 YOLANDA ROBLEDO/MV PATRICK KAVANAGH/Atty. for dbt. RESPONSIVE PLEADING
- 16. <u>13-15657</u>-B-13 GARY SAMPLEY
 PK-5
 GARY SAMPLEY/MV
 PATRICK KAVANAGH/Atty. for dbt.

17. <u>14-13365</u>-B-13 SAM/MARIETTA SHIELDS BHT-1 ASTORIA BANK/MV NEIL SCHWARTZ/Atty. for dbt. BRIAN TRAN/Atty. for mv.

CONTINUED MOTION TO CONFIRM

PLAN

6-19-14 [20]

MOTION TO SELL

8-6-14 [83]

This matter will be continued to October 1, 2014, at 2:00 p.m., to be called with the trustee's motion to dismiss and for completion of the §341 meeting of creditors. The trustee has not yet concluded the meeting of creditors and by prior order of the court, the trustee has another 7 days after completion of the creditors' meeting to file his objection to the plan. The court will prepare a civil minute order. No appearance is necessary.

18.	10-62666-B-13 STEVE/SHERRY HODSON	CONTINUED MOTION TO DISMISS
	MHM-2	CASE FOR FAILURE TO PROVIDE TAX
	MICHAEL MEYER/MV	DOCUMENTS AND/OR MOTION TO
		DISMISS CASE
		6-26-14 [114]
	ROBERT WILLIAMS/Atty. for dbt.	
	MICHAEL MEYER/Atty. for mv.	
	RESPONSIVE PLEADING	

19. 12-17566-B-13 RIGOBERTO/SANDRA SANCHEZ MOTION FOR RELIEF FROM JCW-1 BAYVIEW LOAN SERVICING, LLC/MV PHILLIP GILLET/Atty. for dbt. JENNIFER WONG/Atty. for mv.

AUTOMATIC STAY 7-25-14 [48]

This motion for relief from stay was fully noticed in compliance with the Local Rules and there was no opposition. The motion will be granted without oral argument for cause shown. The automatic stay is terminated as it applies to the movant's right to enforce its remedies against the subject property under applicable nonbankruptcy law. The proposed order shall specifically describe the property or action to which the order relates. If the motion involves a foreclosure of real property in California, then the order shall also provide that the bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5. If the notice and motion requested a waiver of Rule 4001(a)(3), that relief will be granted. Unless the court expressly orders otherwise, the proposed order shall not include any other relief. If the prayer for relief includes a request for adequate protection, and/or a request for an award of attorney fees, those requests will be denied without prejudice. Adequate protection is unnecessary in light of the relief granted herein. A motion for attorney fees pursuant to 11 U.S.C. § 506(b), or applicable nonbankruptcy law, must be separately noticed and separately briefed with appropriate legal authority and supporting documentation. No appearance is necessary.

The motion for relief under §362(d)(4) is also granted. It appears from the evidence submitted and from the record that the debtors' bankruptcy case was used as part of a scheme to delay, hinder, or defraud creditors that involved transfer of a portion of the subject real property and multiple bankruptcy filings affecting such real property. The proposed order must comply with §362(d)(4). No appearance is necessary.

14-12570-B-13 STEPHEN/CAROL CHOAT 20. DMG-1 STEPHEN CHOAT/MV D. GARDNER/Atty. for dbt. RESPONSIVE PLEADING

MOTION TO CONFIRM PLAN 6-26-14 [30]

Based on the debtors' response and request for a continuance to provide information to the trustee, this matter will be continued to October 1, 2014, at 1:30 p.m. The court will prepare a minute order. No appearance is necessary.

21. 11-13780-B-13 STEVEN/RACHELLE WEISS MHM-3 MICHAEL MEYER/MV D. GARDNER/Atty. for dbt.

MOTION TO DISMISS CASE 7-30-14 [70]

The motion has been withdrawn. No appearance is necessary.

22. <u>11-61580</u>-B-13 GRANT SOUTHWELL PK-2 GRANT SOUTHWELL/MV PATRICK KAVANAGH/Atty. for dbt.

MOTION TO MODIFY PLAN 7-2-14 [69]

The motion will be denied without prejudice. The debtor is proposing to modify a confirmed chapter 13 plan. The court must determine, *inter alia*, that the modified plan is proposed in good faith. However, the motion is devoid of any information or evidence that would inform the creditors and the court as to what specific term(s) is (are) being modified in the plan and why. The motion fails to give adequate notice of the relief being sought. No appearance is necessary.

23. <u>13-10792</u>-B-13 PATSY CALDWELL CEF-2 PATSY CALDWELL/MV CURTIS FLOYD/Atty. for dbt. RESPONSIVE PLEADING MOTION TO CONFIRM PLAN 7-3-14 [34]

24. <u>14-14098</u>-B-13 DONNA MACNEIL PLG-1 DONNA MACNEIL/MV STEVEN ALPERT/Atty. for dbt. MOTION TO EXTEND AUTOMATIC STAY 8-19-14 [<u>8</u>]

1. <u>14-10606</u>-B-13 OSCAR MORENO AND EBONY MHM-2 WILLIAMS MORENO MICHAEL MEYER/MV MICHAEL MEYER/MV MICHAEL MEYER/MV MOTION TO DISMISS CASE FOR UNREASONABLE DELAY THAT IS PREJUDICIAL TO CREDITORS AND/OR MOTION TO DISMISS CASE 7-30-14 [40]

ROBERT WILLIAMS/Atty. for dbt.

The chapter 13 trustee's motion to dismiss will be denied. This matter was fully noticed in compliance with the Local Rules and no opposition was filed. However, the court has approved a stipulation to value to collateral of Springleaf Financial Services which appears to resolve the only issue preventing submission of the confirmation order. No appearance is necessary.

2.	<u>14-12416</u> -B-13	ARMANDO/MARIA RAMIREZ	OBJECTION TO CONFIRMATION OF
	MHM-1		PLAN BY TRUSTEE MICHAEL H.
			MEYER
			7-23-14 [<u>24</u>]
	ROBERT WILLIAM	IS/Atty. for dbt.	

The trustee's objection has been withdrawn. No appearance is necessary.

3. <u>14-12417</u>-B-13 JOHN/MARGIE VALENZUELA MHM-1 MICHAEL MEYER/MV MICHAEL MEYER/MV MOTION TO DISMISS CASE FOR UNREASONABLE DELAY THAT IS PREJUDICIAL TO CREDITORS AND/OR MOTION TO DISMISS CASE 7-30-14 [25]

ROBERT WILLIAMS/Atty. for dbt.

The motion will be denied without prejudice. This matter was noticed as a preliminary hearing and no response was required. However, the debtors have filed and served a modified plan and the "delay" issue appears to have been resolved. No appearance is necessary.

4.	<u>14-11633</u> -B-13 SANTOS/ELVIRA ORNELAS	OBJECTION TO CONFIRMATION OF
	MHM-2	PLAN BY TRUSTEE MICHAEL H.
		MEYER
		7-21-14 [<u>46</u>]
	PATRICK KAVANAGH/Atty. for dbt.	
	RESPONSIVE PLEADING	

- The trustee's objection has been withdrawn. No appearance is necessary.
- 5. <u>14-10038</u>-B-13 FRED/KAREN FRANK MHM-2 MICHAEL MEYER/MV ROBERT WILLIAMS/Atty. for dbt. DISMISSED 0BJECTION TO CONFIRMATION OF PLAN BY MICHAEL H. MEYER 7-23-14 [29]

This matter will be dropped from calendar without a disposition. The case has already been dismissed. No appearance is necessary.

6. <u>14-10038</u>-B-13 FRED/KAREN FRANK MHM-3 MICHAEL MEYER/MV MOTION TO DISMISS CASE FOR UNREASONABLE DELAY THAT IS PREJUDICIAL TO CREDITORS AND/OR MOTION TO DISMISS CASE FOR FAILURE TO PROVIDE TAX DOCUMENTS, MOTION TO DISMISS CASE 7-23-14 [29]

ROBERT WILLIAMS/Atty. for dbt. DISMISSED

This matter will be dropped from calendar without a disposition. The case has already been dismissed. No appearance is necessary.

7.	14-13052-В-13 СН	RISTOPHER JONES	OBJECTION TO CONFIRMATION OF
	MHM-1		PLAN BY TRUSTEE MICHAEL H.
			MEYER
			7-23-14 [<u>23</u>]
	CURTIS FLOYD/Atty	. for dbt.	

This objection to confirmation of the chapter 13 plan will be overruled without prejudice. The debtor has filed and set for hearing a modified plan. The plan that this objection relates to is deemed withdrawn. No appearance is necessary.

8.	<u>14-11754</u> -B-13 BRETT/RENEE SMITH	MOTION TO DISMISS CASE FOR
	MHM-1	UNREASONABLE DELAY THAT IS
	MICHAEL MEYER/MV	PREJUDICIAL TO CREDITORS AND/OR
		MOTION TO DISMISS CASE
		7-29-14 [30]
	NEIL SCHWARTZ/Atty. for dbt.	

The motion has been withdrawn. No appearance is necessary.

9.	<u>14-12955</u> -B-13 MILTON MINER	MOTION TO DISMISS CASE AND/OR
	MHM-1	MOTION TO DISMISS CASE FOR
	MICHAEL MEYER/MV	FAILURE TO PROVIDE TAX
		DOCUMENTS
		7-24-14 [<u>50</u>]

10. 14-11274-B-13 MANUEL DURAN MHM-1 MICHAEL MEYER/MV ROBERT WILLIAMS/Atty. for dbt. MICHAEL MEYER/Atty. for mv.

The motion has been withdrawn. No appearance is necessary.

1. <u>12-13101</u>-B-12 JORGE TIJERINA LKW-16 JORGE TIJERINA/MV LEONARD WELSH/Atty. for dbt. MOTION FOR ENTRY OF DISCHARGE AND FINAL DECREE 7-22-14 [<u>160</u>]

The debtor's motion for entry of a chapter 12 discharge upon conclusion of the case was fully noticed in compliance with the Local Rules and there was no opposition. The motion shall be granted without oral argument. Based on the evidence presented, the court finds that the debtor is eligible for a chapter 12 discharge pursuant to 11 U.S.C. § 1228. Once the chapter 12 trustee's final report has been approved, the case manager may enter the debtor's discharge. The court will enter a civil minute order. No appearance is necessary.

2. <u>14-13216</u>-B-11 FLEET CARD FUELS, A MOTION TO REJECT LEASE OR WW-4 CALIFORNIA CORPORATION EXECUTORY CONTRACT FLEET CARD FUELS, A CALIFORNIA 7-23-14 [<u>40</u>] CORPORATION/MV RILEY WALTER/Atty. for dbt.

This matter will be dropped from calendar pending a ruling on the debtor's motion to dismiss. If the case is not dismissed, this matter will be continued to a later date by civil minute order. No appearance is necessary.

3. <u>14-13216</u>-B-11 FLEET CARD FUELS, A WW-5 CALIFORNIA CORPORATION FLEET CARD FUELS, A CALIFORNIA CORPORATION/MV RILEY WALTER/Atty. for dbt. MOTION TO REJECT LEASE OR EXECUTORY CONTRACT 7-23-14 [<u>35</u>]

This matter will be dropped from calendar pending a ruling on the debtor's motion to dismiss. If the case is not dismissed, this matter will be continued to a later date by civil minute order. No appearance is necessary.

4.	<u>14-13216</u> -B-11	FLEET CARD FUELS, A	MOTION FOR COMPENSATION BY THE
	WW-7	CALIFORNIA CORPORATION	LAW OFFICE OF WALTER & WILHELM
			LAW GROUP FOR RILEY C. WALTER,
			DEBTOR'S ATTORNEY(S).
			8-12-14 [46]
	RILEY WALTER/A	tty. for dbt.	

This matter will be dropped from calendar pending a ruling on the debtor's motion to dismiss. If the case is not dismissed, this matter will be continued to a later date by civil minute order. No appearance is necessary.

- 5. <u>14-13216</u>-B-11 FLEET CARD FUELS, A MOTION TO DISMISS CASE WW-8 CALIFORNIA CORPORATION 8-18-14 [<u>58</u>] FLEET CARD FUELS, A CALIFORNIA CORPORATION/MV RILEY WALTER/Atty. for dbt.
- 6. <u>13-16845</u>-B-7 KEYSTONE MINE MANAGEMENT KDG-2 II CONTINUED MOTION TO SELL FREE AND CLEAR OF LIENS 5-8-14 [<u>166</u>] PHILLIP GILLET/Atty. for dbt. LISA HOLDER/Atty. for mv. RESPONSIVE PLEADING

Based on the trustee's status report, this matter will be continued to October 2, 2014, at 10:00 a.m., to be heard with the motion to approve bidding procedures. No appearance is necessary.

7.	<u>14-10588</u> -B-11 J & D WILSON AND SONS	CONTINUED STATUS CONFERENCE RE:
	DAIRY	VOLUNTARY PETITION
		$2 - 7 - 14 \left[\frac{1}{2}\right]$
	JACOB EATON/Atty. for dbt.	

Based on the U.S. Trustee's pending motion to dismiss, this case management conference will be dropped from calendar to be reset at a later time if necessary. No appearance is necessary.

8.	14-10588	-B-11	J	&	D	WILSON	AND	SONS
	KDG-16		Ι	DAI	[R]	<u> </u>		
	FRAZER,	LLP/MV						

CONTINUED MOTION FOR COMPENSATION FOR FRAZER, LLP, ACCOUNTANT(S). 6-12-14 [198]

JACOB EATON/Atty. for dbt.

The court has entered an interim order in this matter. Nothing else has been filed in response to the court's request for more information relating to the additional fees requested in this application. Accordingly, the application for fees in addition to the amount allowed in the interim order will be denied. No appearance is necessary.

9.	<u>11-15697</u> -B-11	REAL WILSON ENTERPRISES,	CONTINUED STATUS CONFERENCE RE:
		INC.	VOLUNTARY PETITION
			5-17-11 [<u>1</u>]
	IITI TONI DVDED /A	ttr fan dht	

HILTON RYDER/Atty. for dbt.

Based on the debtor's status report it appears that this case is not yet ready to move forward with confirmation of a plan. Therefore, this matter will be continued to October 1, 2014, at 3:00 p.m. The debtor shall file a status report regarding the escrow if the case is still not ready to move forward. The court will prepare a minute order. No appearance is necessary.

10.	<u>11-15697</u> -B-11 HAR-12	REAL WILSON ENTERPRISES, INC.	MOTION FOR COMPENSATION BY THE LAW OFFICE OF MCCORMICK,
			BARSTOW, SHEPPARD, WAYTE AND CARRUTH LLP FOR HILTON A.
			RYDER, DEBTOR'S ATTORNEY(S). 8-6-14 [<u>619</u>]
	ערעס מערדע /א	tty for dht	

HILTON RYDER/Atty. for dbt.

This matter will be continued to October 1, 2014, at 3:00 p.m. The fee application does not comply with the Region 17 U.S. Trustee Guideline 2.2.2 The court will prepare a minute order. No appearance is necessary.

11.	<u>11-15697</u> -B-11	REAL WILSON ENTERPRISES,	CONTINUED AMENDED AMENDED 201
	HAR-7	INC.	DISCLOSURE STATEMENT
			6-25-14 [<u>601</u>]
HILTON RYDER/Atty. for dbt.			

Based on the debtor's status report it appears that this case is not yet ready to move forward with confirmation of a plan. Therefore, this matter will be continued to October 1, 2014, at 3:00 p.m. The debtor shall file a status report regarding the escrow if the case is still not ready to move forward. The court will prepare a minute order. No appearance is necessary.