## UNITED STATES BANKRUPTCY COURT

Eastern District of California Honorable René Lastreto Hearing Date: Thursday, October 8, 2015 Place: Department B – Courtroom #13

Fresno, 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.

9:00 A.M.

1. 14-16135-B-7 GILBERT FLORES
15-1064
FORD MOTOR CREDIT COMPANY V.
FLORES
AUSTIN NAGEL/Atty. for pl.
RESPONSIVE PLEADING

STATUS CONFERENCE RE: COMPLAINT 5-20-15 [1]

1. <u>15-12313</u>-B-7 NAZARIO CISNEROS AND JES-1 MARIA MUNOZ JAMES SALVEN/MV

MOTION TO COMPROMISE CONTROVERSY/APPROVE SETTLEMENT AGREEMENT WITH NAZARIO CISNEROS AND MARIA MUNOZ 9-3-15 [16]

MARK ZIMMERMAN/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.

2. <u>15-12422</u>-B-7 SAMUEL/TOMASA BURGARA
JES-1
JAMES SALVEN/MV
MARK ZIMMERMAN/Atty. for dbt.

MOTION TO SELL 8-25-15 [19]

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.

3. <u>15-13327</u>-B-7 PAUL YTURRALDE UST-1 TRACY DAVIS/MV

MOTION FOR DENIAL OF DISCHARGE OF DEBTOR UNDER 11 U.S.C. SECTION 727(A) 9-9-15 [9]

SCOTT LYONS/Atty. for dbt.
ROBIN TUBESING/Atty. for mv.
RESPONSIVE PLEADING

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 U.S. Trustee shall submit a proposed order. No appearance is necessary.

4. <u>15-12632</u>-B-7 LLOYD EDWARDS PLG-1 LLOYD EDWARDS/MV

STEVEN ALPERT/Atty. for dbt.

MOTION TO AVOID LIEN OF MIDLAND FUNDING LLC AND/OR MOTION TO AVOID LIEN OF CACH, LLC 9-4-15 [13]

The motion will be denied without prejudice. No appearance is necessary. The record does not establish that the motion was served on the named respondents in compliance with Federal Rule of Bankruptcy Procedure 7004(b)(1) (service on an individual), 7004(b)(3) (corporation, partnership or unincorporated association) or 7004(h) (FDIC Insured Depository Institution). In re Villar, 317 B.R. 88 (9th Cir. BAP 2004). Information regarding service on a corporation may be obtained from the California Secretary of State's Internet Website, see <a href="http://kepler.sos.ca.gov/">http://kepler.sos.ca.gov/</a>. For a directory of FDIC Insured Institutions, see <a href="http://www3.fdic.gov/idasp/main.asp">http://www3.fdic.gov/idasp/main.asp</a>. Litigants are encouraged to attach a copy of their information source (web page, etc.) to the proof of service to assist the court in evaluating compliance with Rule 7004.

In addition, counsel is advised that the Notice of Hearing is ambiguous as it references both the Fresno and Sacramento Divisions of the court. The Notice of hearing should be corrected so that it is accurate.

5. 15-12935-B-7 LEONEL VILLEGAS

JHW-1

TD AUTO FINANCE LLC/MV

THOMAS GILLIS/Atty. for dbt.

JENNIFER WANG/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 9-2-15 [14]

This motion for relief from the automatic stay will be denied as moot. The debtor is an individual. The record does not show that the personal property collateral for this secured claim was redeemed or surrendered within the applicable time set by 11 U.S.C. §521(a)(2). Similarly, the record does not reflect that the loan was reaffirmed or that the movant denied a request to reaffirm the loan on the original contract terms. Therefore, pursuant to 11 U.S.C. §362(h), the collateral is no longer property of the estate and the automatic stay has already terminated by operation of law. Movant may submit an order denying the motion, and confirming that the automatic stay has already terminated on the grounds set forth above. No attorney fees will be awarded in relation to this motion. No appearance is necessary.

15-13343-B-7 SHANE/DANA WALLACE 6. IDAHO CENTRAL CREDIT UNION/MV ROXANNE DANERI/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 9-9-15 [11]

This motion for relief from stay was fully noticed in compliance with the Local Rules and there was no opposition. The debtors' default will be entered and 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 California Civil Code 2923.5 to the extent that it applies. If the notice and motion requested a waiver of Federal Rules of Bankruptcy Procedure 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.

7. 15-12948-B-7 RAYMOND RENTERIA ANTONETTE GUTIERREZ/MV HENRY NUNEZ/Atty. for dbt. MARK POOCHIGIAN/Atty. for mv.

OBJECTION TO DEBTOR'S CLAIM OF EXEMPTIONS 9-15-15 [15]

15-12764-B-7 CT SURFACING, INC. MOTION TO SET TRIAL DATE 8. HILTON RYDER/Atty. for dbt. DISMISSED

8-31-15 [23]

This matter will be removed from calendar without disposition. chapter 7 case has already been dismissed. No appearance is necessary. 9. 15-12774-B-7 BRIAN TAFT
APN-1
WELLS FARGO BANK, N.A./MV
JERRY LOWE/Atty. for dbt.
AUSTIN NAGEL/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 8-31-15 [16]

This motion for relief from the automatic stay will be denied as moot. The debtor is an individual. The record does not show that the personal property collateral for this secured claim was redeemed or surrendered within the applicable time set by 11 U.S.C. §521(a)(2). Similarly, the record does not reflect that the loan was reaffirmed or that the movant denied a request to reaffirm the loan on the original contract terms. Therefore, pursuant to 11 U.S.C. §362(h), the collateral is no longer property of the estate and the automatic stay has already terminated by operation of law. Movant may submit an order denying the motion, and confirming that the automatic stay has already terminated on the grounds set forth above. No attorney fees will be awarded in relation to this motion. No appearance is necessary.

10.  $\frac{10-60485}{RH-4}$ -B-7 JOSE/AUGUSTINA CANELO

MOTION FOR COMPENSATION FOR ROBERT HAWKINS, TRUSTEES ATTORNEY(S)
9-8-15 [110]

JANINE ESQUIVEL/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 fees will be payable at the trustee's discretion. The moving party shall submit a proposed order. No appearance is necessary.

11. <u>11-19687</u>-B-7 ROBERT SCARPITTO
THA-5
JAMES SALVEN/MV
STEVEN SIEVERS/Atty. for dbt.
THOMAS ARMSTRONG/Atty. for mv.

MOTION TO SELL AND/OR MOTION TO PAY 9-10-15 [61]

This matter has been rescheduled to October 21, 2015, at 9:00 a.m., in Dept. A before Judge Clement. No appearance is necessary.

12. 15-13092-B-7 DAVID SHIREJIAN CJO-1
AMERICAN HONDA FINANCE CORPORATION/MV
JEFFREY ROWE/Atty. for dbt.
CHRISTINA O/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 9-18-15 [14]

This motion for relief from the automatic stay will be denied as moot. This motion relates to an executory contract or lease of personal property. The lease was not assumed by the chapter 7 trustee within the time prescribed in 11 U.S.C.  $\S$  365(d)(1). Pursuant to  $\S$  365 (p)(1), the leased property is no longer property of the estate and the automatic stay under  $\S$  362(a) has already terminated by operation of law. Movant may submit an order denying the motion, and confirming that the automatic stay has already terminated on the grounds set forth above. No attorney fees will be awarded in relation to this motion. No appearance is necessary.

13. 15-13198-B-7 SAN JUANA EGLESTON
CJO-1
AMERICAN HONDA FINANCE
CORPORATION/MV
PATRICIA CARRILLO/Atty. for dbt.
CHRISTINA O/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 9-18-15 [13] 1. 15-13166-B-7 ANTHONY/JESENA CARRILLO

PRO SE REAFFIRMATION AGREEMENT WITH PAN AMERICAN BANK - - 2003 CHEVROLET TAHOE 9-18-15 [14]

Approval of the Reaffirmation Agreement will be denied. The form of the Reaffirmation Agreement does not appear to comply with 11 U.S.C. §524(c)(2) and 524(k). The court will issue a minute order deeming the Reaffirmation Agreement to be non-compliant with the Bankruptcy Code and non-binding on the parties. No appearance is necessary.

2. 15-13166-B-7 ANTHONY/JESENA CARRILLO

PRO SE REAFFIRMATION AGREEMENT WITH PAN AMERICAN BANK - - 2005 CHEVROLET SILVERADO 9-18-15 [16]

Approval of the Reaffirmation Agreement will be denied. The form of the Reaffirmation Agreement does not appear to comply with 11 U.S.C. §524(c)(2) and 524(k). The court will issue a minute order deeming the Reaffirmation Agreement to be non-compliant with the Bankruptcy Code and non-binding on the parties. No appearance is necessary.

3. 15-12468-B-7 ARCKA SCHLOSSIN

PRO SE REAFFIRMATION AGREEMENT WITH TOYOTA MOTOR CREDIT CORPORATION 9-15-15 [17]

1. <u>15-12400</u>-B-13 PRITPAL CHAHAL MHM-2
MICHAEL MEYER/MV
JERRY LOWE/Atty. for dbt.

MOTION TO DISMISS CASE 8-27-15 [26]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

2. 15-12400-B-13 PRITPAL CHAHAL MHM-3
MICHAEL MEYER/MV
JERRY LOWE/Atty. for dbt.
WITHDRAWN

MOTION TO DISMISS CASE 8-27-15 [30]

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

3. 14-14001-B-13 JOHN/NANCY ALVA
MHM-2
MICHAEL MEYER/MV
TIMOTHY SPRINGER/Atty. for dbt.

MOTION TO DISMISS CASE 8-27-15 [47]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtors' default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

4. 14-14603-B-13 PAUL/DONNA PARANO
MHM-2
MICHAEL MEYER/MV
TIMOTHY SPRINGER/Atty. for dbt.

MOTION TO DISMISS CASE 8-14-15 [33]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

12-16812-B-13 RICHARD LIMA 5. MHM-4MICHAEL MEYER/MV HENRY NUNEZ/Atty. for dbt. RESPONSIVE PLEADING

MOTION TO DISMISS CASE 8-19-15 [73]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules. The debtor's response is not supported by evidence that the default has been cured and the trustee's motion has not been withdrawn. Accordingly, the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

<u>14-13013</u>-B-13 ARMANDO/MARCELA MAGALLON MOTION TO DISMISS CASE 6. MHM-1MICHAEL MEYER/MV CHRISTOPHER FISHER/Atty. for dbt. WITHDRAWN

8-14-15 [39]

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

15-12414-B-13 JOEL/MARTHA ESCALERA 7. PWG-1 JOEL ESCALERA/MV PHILLIP GILLET/Atty. for dbt. RESPONSIVE PLEADING

MOTION TO CONFIRM PLAN 8-31-15 [25]

12-18921-B-13 ISAC/HERLINDA ACEVEDO MHM-1MICHAEL MEYER/MV SCOTT LYONS/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 8-13-15 [40]

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

13-14721-B-13 MICHAEL/ASHLEY RUIZ 9. MHM-1MICHAEL MEYER/MV PETER BUNTING/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 8-13-15 [36]

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

10. 14-10221-B-13 EDWARD/PATRICIA THOMAS MOTION TO DISMISS CASE MHM-4MICHAEL MEYER/MV JAMES MILLER/Atty. for dbt.

8-20-15 [41]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules. The debtors' response is not supported by evidence that the default has been cured and the trustee's motion has not been The trustee's declaration states that debtors have been withdrawn. routinely delinquent in their plan payments, and the court notes that this is the fourth motion to dismiss that the trustee has brought in this case based on payment default. Accordingly, the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

11. 15-13021-B-13 JAMES/ANNETTE KROPP MHM-1MICHAEL MEYER/MV ANDY WARSHAW/Atty. for dbt.

MOTION TO DISMISS CASE 9-17-15 [21]

12. 13-16725-B-13 CLINE/SABRINA GARNER MHM-3MICHAEL MEYER/MV GARY HUSS/Atty. for dbt.

MOTION TO DISMISS CASE 8-20-15 [43]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtors' default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

13. <u>15-12326</u>-B-13 FRED/EVA ARREOLA MHM-1MICHAEL MEYER/MV PETER FEAR/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 8-27-15 [27]

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

10-64628-B-13 STEVEN/MARY FULMER 14. THA-3

MOTION FOR COMPENSATION FOR THOMAS H. ARMSTRONG, DEBTORS ATTORNEY (S) 9-4-15 [217]

THOMAS ARMSTRONG/Atty. for dbt.

This matter has been rescheduled to October 22, 2015, at 9:00 a.m., in Dept. A before Judge Clement. No appearance is necessary.

15. <u>15-11931</u>-B-13 MICHAEL VIVEROS MHM-2
MICHAEL MEYER/MV
TIMOTHY SPRINGER/Atty. for dbt.
CASE DISMISSED 9/3/15

MOTION TO DISMISS CASE 8-27-15 [25]

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

16. <u>15-11833</u>-B-13 LYNELL GLOVER
MHM-1
MICHAEL MEYER/MV
STEPHEN LABIAK/Atty. for dbt.

MOTION TO DISMISS CASE 8-27-15 [26]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

17. 14-10137-B-13 RENEE RILEY
MHM-3
MICHAEL MEYER/MV
DAVID JENKINS/Atty. for dbt.

MOTION TO DISMISS CASE 8-13-15 [63]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

18. 15-12244-B-13 GENEVIEVE SANTOS
MHM-1
MICHAEL MEYER/MV
F. GIST/Atty. for dbt.
RESPONSIVE PLEADING

MOTION TO DISMISS CASE 8-27-15 [26]

19. <u>14-14555</u>-B-13 IRENE ORNELAS
MHM-2
MICHAEL MEYER/MV
TIMOTHY SPRINGER/Atty. for dbt.
WITHDRAWN

MOTION TO DISMISS CASE 8-14-15 [42]

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

20. <u>13-12057</u>-B-13 KEITH/RACHELLE CONYERS MHM-3
MICHAEL MEYER/MV
BENJAMIN SHEIN/Atty. for dbt.

MOTION TO DISMISS CASE 8-20-15 [56]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtors' default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

21. 14-14757-B-13 JOSE GARCIA AND ELVIA MOTION TO DISMISS CASE MHM-1 GALLARDO 8-14-15 [38]
MICHAEL MEYER/MV
THOMAS GILLIS/Atty. for dbt.
RESPONSIVE PLEADING

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules. The debtors' response is not supported by evidence that the default has been cured and acknowledges the default. Accordingly, the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

22. <u>12-16958</u>-B-13 BENJAMIN BRUFFETT MHM-3
MICHAEL MEYER/MV
TIMOTHY SPRINGER/Atty. for dbt.

MOTION TO DISMISS CASE 8-13-15 [72]

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

23. <u>15-10263</u>-B-13 RUBY GARCIA PBB-1 RUBY GARCIA/MV PETER BUNTING/Atty. for dbt. MOTION TO CONFIRM PLAN 9-2-15 [32]

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 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.

24. <u>15-12868</u>-B-13 WHSYEENA FLOWERS-KIRKLAND MOTION TO DISMISS CASE MHM-1 9-10-15 [<u>23</u>]
MICHAEL MEYER/MV
KYLE HACKETT/Atty. for dbt.

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

25. <u>15-13173</u>-B-13 HENRY/SOFIA AREVALO

ORDER TO SHOW CAUSE - FAILURE TO PAY FEES 9-15-15 [19]

MARK ZIMMERMAN/Atty. for dbt. \$80 INSTALLMENT PAID ON 9/17/15

26. <u>12-19279</u>-B-13 JOHNNY/JUANITA SOTO MHM-3
MICHAEL MEYER/MV
JOSEPH ARNOLD/Atty. for dbt.
WITHDRAWN

MOTION TO DISMISS CASE 8-19-15 [60]

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

27. <u>14-15587</u>-B-13 GLORIA LUCERO MHM-1 MICHAEL MEYER/MV GEOFFREY ADALIAN/Atty. for dbt. MOTION TO DISMISS CASE 8-14-15 [21]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured and the debtor has filed a notice of non-opposition. Accordingly, the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

28. <u>13-16590</u>-B-13 JOSE VERA MHM-3MICHAEL MEYER/MV STEVEN ALPERT/Atty. for dbt.

MOTION TO DISMISS CASE 8-20-15 [78]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

29. 15-12591-B-13 CHRISTOPHER NIEBLAS MOTION TO VALUE COLLATERAL OF FJA-2 CHRISTOPHER NIEBLAS/MV FRANCISCO ALDANA/Atty. for dbt. CASE DISMISSED 9/26/15

PAN AMERICAN BANK 9-18-15 [64]

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

30. 15-12591-B-13 CHRISTOPHER NIEBLAS FJA-4 CHRISTOPHER NIEBLAS/MV

MOTION TO VALUE COLLATERAL OF HOUSEHOLD FINANCE CORPORATION OF CALIFORNIA 9-23-15 [72]

FRANCISCO ALDANA/Atty. for dbt. CASE DISMISSED 9/26/15

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

31. 15-12591-B-13 CHRISTOPHER NIEBLAS MOTION TO DISMISS CASE MHM-2MICHAEL MEYER/MV FRANCISCO ALDANA/Atty. for dbt. CASE DISMISSED 9/26/15

8-27-15 [38]

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

32. <u>12-19594</u>-B-13 NICOLE DAVIS MOTION TO DISMISS CASE MHM-3MICHAEL MEYER/MV TIMOTHY SPRINGER/Atty. for dbt.

8-20-15 [74]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

15-<u>12995</u>-B-13 JUANITO ALFORQUE 33. MHM-1MICHAEL MEYER/MV

MOTION TO DISMISS CASE 9-18-15 [24]