UNITED STATES BANKRUPTCY COURT Eastern District of California Honorable René Lastreto Hearing Date: Tuesday, December 22, 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.

This is the morning pre-hearing disposition calendar and the afternoon chapter 13 calendar. The pre-disposition hearing calendar for the 3:00 matters will be updated.

10:00 A.M.

FEE

11-5-15 [5]

MOTION FOR WAIVER OF THE

CHAPTER 7 FILING FEE OR OTHER

1. 15-14325-B-7 NANCY ELLETTE

NANCY ELLETTE/MV

NANCY ELLETTE/Atty. for mv. RESPONSIVE PLEADING

The debtor's application to waive the chapter 7 filing fee will be deemed withdrawn. The trustee's objection will be overruled as moot. In response to the trustee's objection, the debtor has consented to pay the filing fee in installments. No appearance is necessary.

2.	<u>15-14345</u> -B-7	YVETTE MEDINA	ORDER TO SHOW CAUSE - FAILURE
			TO PAY FEES
			11-24-15 [<u>16</u>]

3.	<u>15-10152</u> -B-7 ELIGIO GOMEZ	CONTINUED MOTION TO SELL AND/OR
	JES-3	MOTION TO PAY
	JAMES SALVEN/MV	10-20-15 [32]
MARK ZIMMERMAN/Atty. for dbt.		
	JAMES SALVEN/Atty. for mv.	
	*	

4. <u>15-14362</u>-B-7 ARTEMIO MONROY AND NANCY JRL-1 GOMEZ MOTION TO COMPEL ABANDONMENT 11-24-15 [<u>12</u>] ARTEMIO MONROY/MV JERRY LOWE/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. 5. <u>14-14274</u>-B-7 GREGORY A. LEISLE, JTW-2 D.D.S., INC., A JANZEN, TAMBERI AND WONG/MV

MOTION FOR COMPENSATION FOR JANZEN, TAMBERI AND WONG, ACCOUNTANT(S) 11-20-15 [39]

RILEY WALTER/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 and expenses will be allowed. The moving party shall submit a proposed order. No appearance is necessary.

6. <u>15-14081</u>-B-7 LISA DEGUNYA CJO-1 DITECH FINANCIAL LLC/MV CHRISTINA O/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 11-13-15 [<u>17</u>]

This motion for relief from stay was fully noticed in compliance with the Local Rules and there was no opposition. The debtor(s) 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.	<u>15-13687</u> -B-7 PFT-1	CLAUDIA GARCIA	CONTINUED OPPOSITION RE: TRUSTEE'S MOTION TO DISMISS FOR FAILURE TO APPEAR AT SEC.
			341 (A) MEETING OF CREDITORS $10-26-15$ [<u>14</u>]
		the formula	

PETER FEAR/Atty. for mv.

8. <u>15-13492</u>-B-7 DANIEL MORELOS JES-1 OPPOSITION RE: TRUSTEE'S MOTION TO DISMISS FOR FAILURE TO APPEAR AT SEC. 341(A) MEETING OF CREDITORS 11-6-15 [13]

This matter will be continued to January 27, 2016, at 9:30 a.m., in Department B, Courtroom 13, Fifth Floor, U.S. Courthouse, 2500 Tulare Street, Fresno, California. If the debtor appears at the continued § 341 meeting, the trustee shall withdraw the motion.

9. <u>14-10398</u>-B-7 LAURA GEIGER JES-1 JAMES SALVEN/MV PETER FEAR/Atty. for dbt. JAMES SALVEN/Atty. for mv. RESPONSIVE PLEADING CONTINUED MOTION TO SELL 10-20-15 [55]

This motion will be denied without prejudice. No appearance is necessary. The motion was continued to provide an opportunity for the moving party to file an amended proof of service, however no amended proof of service has been filed.

10. <u>15-14499</u>-B-7 FRANCES RINCON SL-1 FRANCES RINCON/MV SCOTT LYONS/Atty. for dbt. MOTION TO COMPEL ABANDONMENT 11-25-15 [9]

1.	<u>15-12912</u> -B-7	BENEDICTO/SOCORRO	PRO SE REAFFIRMATION AGREEMENT
		NAVARRETTE	WITH SPRINGLEAF FINANCIAL
			SERVICES, INC.
			12-1-15 [<u>17</u>]
	SCOTT LYONS/At	ty. for dbt.	

The hearing will be dropped from calendar. The court is not approving or denying approval of the reaffirmation agreement. Debtors were represented by counsel when they entered into the reaffirmation agreement. Pursuant to 11 U.S.C. \$524(c)(3), if the debtor is represented by counsel, the agreement must be accompanied by an affidavit of the debtor's attorney attesting to the referenced items before the agreement will have legal effect. In re Minardi, 399 B.R. 841, 846 (Bankr. N.D. Ok, 2009) (emphasis in original). The reaffirmation agreement, in the absence of a declaration by debtors' counsel, does not meet the requirements of 11 U.S.C. \$524(c) and is not enforceable. The debtors shall have 14 days, until January 5, 2016, to refile the reaffirmation agreement properly signed and endorsed by the attorney. No appearance is necessary at this hearing.

2. 15-14337-B-7 CATHIE STARK

PRO SE REAFFIRMATION AGREEMENT WITH GOLDEN 1 CREDIT UNION 12-4-15 [13]

The reaffirmation agreement is incomplete and does not meet the requirements of 11 U.S.C. § 524. It is therefore not enforceable against the debtors and cannot be approved. In re Lopez, 274 B.R. 854, 861-62 (9th Cir. BAP 2002), aff'd, 345 F.3d 701 (9th Cir. CA 2003). The hearing will be dropped from calendar. No appearance is necessary.

3.	<u>15-14257</u> -B-7	LINDA GARCIA	REAFFIRMATION AGREEMENT WITH
			SPRINGLEAF FINANCIAL SERVICES,
			INC.
			11-11-15 [<u>9</u>]
	SCOTT LYONS/At	ty. for dbt.	—

The court intends to deny approval of this reaffirmation agreement. The debtor's attorney signed the reaffirmation agreement certifying that he has explained the agreement to the debtor, but did not check the box to state an opinion that the reaffirmed debt will not create an undue hardship. Both the reaffirmation agreement and the bankruptcy schedules show that reaffirmation of this debt creates a presumption of undue hardship which has not been rebutted in the reaffirmation agreement. Counsel shall notify his client that no appearance is necessary.

4. 15-13778-B-7 PERCY/MARIA COMPTON

PRO SE REAFFIRMATION AGREEMENT WITH ALLY BANK 11-25-15 [<u>18</u>]

10-64010-B-13 JOSHUA/KIMBERLY 1. MHM-1 MONTGOMERY MICHAEL MEYER/MV TIMOTHY SPRINGER/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 11-6-15 [28]

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

2. <u>13-11510</u>-B-13 RYAN/GLENDA CHAMPLIN MOTION TO CONVERT CASE FROM MHM-2 MICHAEL MEYER/MV DEEPAK PARWATIKAR/Atty. for dbt. WITHDRAWN

CHAPTER 13 TO CHAPTER 7 11-23-15 [58]

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

RICARDO VIDALES AND OBJECTION TO DISCHARGE BY ESTELA DE LA CRUZ VIDALES MICHAEL H. MEYER 10-19414-B-13 RICARDO VIDALES AND 3. MHM-2 MICHAEL MEYER/MV SCOTT LYONS/Atty. for dbt. WITHDRAWN

11-18-15 [73]

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

12-16615-B-13 FRANK/IRENE DELEMA 4. MHM-3 MICHAEL MEYER/MV JAMES MILLER/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 11-6-15 [57]

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

15-12831-B-13 GARY/JANET BOTHUN OBJECTION TO CLAIM OF INTERNAL 5. REVENUE SERVICE, CLAIM NUMBER 7 DRJ-2 GARY BOTHUN/MV 10-29-15 [25] DAVID JENKINS/Atty. for dbt.

The objection will be sustained without oral argument. The record reflects that the objection is unopposed. The claim will be disallowed in full, or in part, on the grounds stated in the objection. No appearance is necessary.

6. <u>15-11432</u>-B-13 CHRISTINA GARCIA TCS-3 CHRISTINA GARCIA/MV TIMOTHY SPRINGER/Atty. for dbt. MOTION TO CONFIRM PLAN 10-30-15 [<u>45</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 debtors 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.

7. <u>15-11732</u>-B-13 FABIAN SISNEROS MHM-2 MICHAEL MEYER/MV RICHARD STURDEVANT/Atty. for dbt. MOTION TO DISMISS CASE 10-29-15 [64]

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 respondent'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.

8.	<u>15-14133</u> -B-13 EDUARDO EQUIHUA	ORDER TO SHOW CAUSE - FAILURE
		TO PAY FEES
		12-2-15 [27]
	THOMAS GILLIS/Atty. for dbt.	

The record shows that the required fee has been paid in full. The OSC will be dropped from calendar. No appearance is necessary.

9.	<u>15-14037</u> -B-13 SAMUEL/DIANE DOMINGUEZ	OBJECTION TO CONFIRMATION OF
		PLAN BY ROBERT STEVEN LAIRD AND
	ROBERT LAIRD/MV	MIRJAM RIJFKOGEL-LAIRD
		12-1-15 [<u>32</u>]
	VARDUHI PETROSYAN/Atty. for dbt.	
	JODY WINTER/Atty. for mv.	

The motion will be denied without prejudice. The moving papers do not include an appropriate docket control number as required by Local Bankruptcy Rule 9014-1(c).

In addition, 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 and enter a civil minute order. No appearance is necessary. 10. <u>11-10241</u>-B-13 DAVID/LISA WATSON MHM-1 MICHAEL MEYER/MV DAVID JENKINS/Atty. for dbt. WITHDRAWN MOTION TO DISMISS CASE 11-6-15 [128]

The trustee has withdrawn his motion. No appearance is necessary.

11. <u>10-19444</u>-B-13 WALTER/JENNIFER SEIDEL MHM-1 MICHAEL MEYER/MV JAMES MILLER/Atty. for dbt. WITHDRAWN

MOTION TO DISMISS CASE 11-5-15 [<u>66</u>]

- The trustee has withdrawn his motion. No appearance is necessary.
- 12. <u>13-16653</u>-B-13 MARCUS CESENA SL-3 MARCUS CESENA/MV STEPHEN LABIAK/Atty. for dbt. RESPONSIVE PLEADING MARCUS CESENA/MV
- 13. <u>11-13055</u>-B-13 JARED/STEPHANIE EKIZIAN FLG-2 MOTION FOR COMPENSATION BY THE LAW OFFICE OF FEAR LAW GROUP, P.C. FOR PETER L. PETER, DEBTORS ATTORNEY(S) 11-6-15 [<u>56</u>]

TETER TEAR, Accy. 101 upt.

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 additional fees in the amount of \$2,426 and costs in the amount of \$133 will be approved. The moving party shall submit a proposed order. No appearance is necessary.

14. <u>11-12856</u>-B-13 JACK/AMELIA WISEMAN MOTION TO DISMISS CASE MHM-1 MICHAEL MEYER/MV SCOTT LYONS/Atty. for dbt. WITHDRAWN

The trustee has withdrawn his motion. No appearance is necessary.

- 15. <u>10-61758</u>-B-13 RICHARD/EVE BRACAMONTES MOTION TO DISMISS CASE MHM-1 MICHAEL MEYER/MV HAGOP BEDOYAN/Atty. for dbt. WITHDRAWN
- The trustee has withdrawn his motion. No appearance is necessary.

16. <u>15-13464</u>-B-13 ELIZABETH HAGAN BF-5 PHH MORTGAGE CORPORATION/MV

> BENNY BARCO/Atty. for dbt. BRANDYE FOREMAN/Atty. for mv.

CONTINUED OBJECTION TO CONFIRMATION OF PLAN BY PHH MORTGAGE CORPORATION 10-16-15 [21]

This matter will be dropped from the calendar as moot. The court intends to grant the trustee's unopposed motion to dismiss at calendar docket #17 below. No appearance is necessary.

17. <u>15-13464</u>-B-13 ELIZABETH HAGAN MHM-1 MICHAEL MEYER/MV BENNY BARCO/Atty. for dbt. MOTION TO DISMISS CASE 10-29-15 [24]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and the debtor has filed a notice of no opposition. The record shows that there is a material default in the chapter 13 plan payments that has not been cured. 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.

18. <u>10-65068</u>-B-13 JUAN/MARIA CARDENAS MHM-2 MICHAEL MEYER/MV SCOTT LYONS/Atty. for dbt. WITHDRAWN MOTION TO DISMISS CASE 11-6-15 [52]

The trustee has withdrawn his motion. No appearance is necessary.

19. <u>10-19269</u>-B-13 ROBERT/FABRIZIA SMITH MHM-1 MICHAEL MEYER/MV GLEN GATES/Atty. for dbt. WITHDRAWN MOTION TO DISMISS CASE 11-5-15 [<u>65</u>]

The trustee has withdrawn his motion. No appearance is necessary.

20. <u>15-14169</u>-B-13 MICHELLE AVILA ORDER TO SHOW CAUSE - FAILURE TO PAY FEES 12-2-15 [<u>22</u>] INSTALLMENT FEE PAID \$100.00 ON 12/3/15

The record shows that the debtor made an installment payment on December 3, 2015. Accordingly, the OSC will be dropped from calendar. If the debtor fails to make any subsequent installment payment then the case will be dismissed without further notice. No appearance is necessary.

21. <u>15-13571</u>-B-13 LARRY/MARTHA BLACK JRL-1 LARRY BLACK/MV JERRY LOWE/Atty. for dbt. MOTION TO CONFIRM PLAN 11-10-15 [25]

MOTION TO DISMISS CASE

11-6-15 [87]

The motion to confirm the chapter 13 plan will be denied without prejudice. Pursuant to Local Rule 3015-1(j), if a proposed plan will reduce or eliminate a secured claim based on the value of its collateral or the avoidability of a lien pursuant to 11 U.S.C. § 522(f), the debtor must file, serve, and set for hearing a valuation motion and/or a lien avoidance motion. The hearing must be concluded before or in conjunction with the confirmation of the plan. If a motion is not filed, or it is unsuccessful, the court may deny confirmation of the plan. The court intends to deny without prejudice the debtors' motion to value the collateral of a secured creditor at calendar docket number 22 below. No appearance is necessary.

22.	<u>15–13571</u> –B–13 LARRY/MARTHA BLACK	MOTION TO VALUE COLLATERAL OF
	JRL-2	CITIFINANCIAL
	LARRY BLACK/MV	11-9-15 [<u>20</u>]
	JERRY LOWE/Atty. for dbt.	

The motion will be denied without prejudice. No appearance is necessary. The record does not establish that the motion was served on an officer of, or agent for service of process for, the named respondent, CitiFinancial Services, Inc., 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 <u>http://kepler.sos.ca.gov/</u>. For a directory of FDIC Insured Institutions, see <u>http://www3.fdic.gov/idasp/main.asp</u>. 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.

23. <u>11-60072</u>-B-13 RICHARD/JANICE TOGNOTTI MHM-1 MICHAEL MEYER/MV M. ENMARK/Atty. for dbt. WITHDRAWN

The trustee has withdrawn his motion. No appearance is necessary.

24. 15-13779-B-13 CHRISTOPHER NIEBLAS MOTION TO DISMISS CASE MHM-1 MICHAEL MEYER/MV FRANCISCO ALDANA/Atty. for dbt.

11-18-15 [51]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. Although the debtor appeared at his continued 341 meeting of creditors, the motion is also based on numerous other deficiencies. In addition, the record shows that there is a material default in the chapter 13 plan payments that has not been cured. Accordingly, the respondent'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. 15-12683-B-13 LUCIANO/MANDY GALVEZ MHM-3 MICHAEL MEYER/MV TIMOTHY SPRINGER/Atty. for dbt.

MOTION TO DISMISS CASE 10-29-15 [44]

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 respondents' 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.

26. <u>12-15184</u>-B-13 RICHARD/DIANA ESCALANTE MOTION TO DISMISS CASE MHM-1 MICHAEL MEYER/MV PETER BUNTING/Atty. for dbt.

11-6-15 [55]

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 respondents' 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.

- 27. <u>15-13285</u>-B-13 ELIAZAR HERNANDEZ AND MOTION TO DISMISS CASE MHM-1 MARICELA NAVARRO 10-29-15 [14] MICHAEL MEYER/MV THOMAS GILLIS/Atty. for dbt.
- 28. 10-60089-B-13 BARNEY MENDEZ AND BARBARA MOTION TO DISMISS CASE MHM-1 HELM-MENDEZ 11-5-15 [54] MICHAEL MEYER/MV PETER FEAR/Atty. for dbt. WITHDRAWN The trustee has withdrawn his motion. No appearance is necessary.

- 29. 15-11896-B-13 CHRISTINE WOODS DRJ-2 CHRISTINE WOODS/MV DAVID JENKINS/Atty. for dbt. RESPONSIVE PLEADING
- 30. 15-11896-B-13 CHRISTINE WOODS ETW-1 GRYPHON SOLUTIONS, LLC/MV DAVID JENKINS/Atty. for dbt. EDWARD WEBER/Atty. for mv. RESPONSIVE PLEADING
- 31. <u>10-61099</u>-B-13 ADRIAN SMITH AND NICOLE MOTION TO DISMISS CASE MHM-1 GUGLIELMO MICHAEL MEYER/MV M. ENMARK/Atty. for dbt. WITHDRAWN

CONTINUED MOTION TO CONFIRM PLAN 10-19-15 [50]

CONTINUED MOTION FOR RELIEF FROM AUTOMATIC STAY 6-17-15 [15]

11-5-15 [51]

The trustee has withdrawn his motion. No appearance is necessary.

- 15-14720-A-13 JOSEPH MCDERMOTT 32. MOTION TO EXTEND AUTOMATIC STAY JRL-2 12-11-15 [11] JOSEPH MCDERMOTT/MV JERRY LOWE/Atty. for dbt. OST 12/12/15
- 33. <u>15-14770</u>-B-13 KENNETH/JANE HOSTETLER MOTION TO EXTEND AUTOMATIC STAY TCS-1 KENNETH HOSTETLER/MV TIMOTHY SPRINGER/Atty. for dbt.
- MOTION TO EXTEND AUTOMATIC STAY 34. 15-14711-A-13 ANDREA SOUSA DRJ-2 12-14-15 [11] ANDREA SOUSA/MV DAVID JENKINS/Atty. for dbt. OST 12/15/15
- <u>15-14705</u>-B-13 MARIA DE LA MORA MOTION TO EXTEND AUTOMATIC STAY 35. TCS-1 12-15-15 [8] MARIA DE LA MORA/MV TIMOTHY SPRINGER/Atty. for dbt.

- 12-15-15 [8]

3:00 P.M.

This is the morning pre-hearing disposition calendar and the afternoon chapter 13 calendar. The pre-disposition hearing calendar for the 3:00 matters will be updated.

15-14017-B-11 CLUB ONE CASINO, INC. MOTION FOR ABSTENTION AND/OR 1. WW-2 ELAINE LONG/MV

HAGOP BEDOYAN/Atty. for dbt. HOLLY ESTES/Atty. for mv.

- 15-14017-B-11 CLUB ONE CASINO, INC. MOTION TO CONSOLIDATE LEAD CASE 2. WW-3 ELAINE LONG/MV HAGOP BEDOYAN/Atty. for dbt. HOLLY ESTES/Atty. for mv. ORDER #308 CONTINUING TO 1/14/16
- 15-14021-B-11 CLUB ONE ACQUISITION CONTINUED MOTION TO EMPLOY T. 3. BBR-2 CORP. CLUB ONE ACOUISITION CORP./MV T. BELDEN/Atty. for dbt. RESPONSIVE PLEADING
- 4. <u>15-14021</u>-B-11 CLUB ONE ACQUISITION MOTION FOR ABSTENTION AND/OR WW-2 CORP. ELAINE LONG/MV

T. BELDEN/Atty. for dbt. HOLLY ESTES/Atty. for mv.

- <u>15-14021</u>-B-11 CLUB ONE ACQUISITION MOTION TO CONSOLIDATE LEAD CASE 5. WW-3 CORP. ELAINE LONG/MV T. BELDEN/Atty. for dbt. HOLLY ESTES/Atty. for mv. ORDER #145 CONTINUING TO 1/14/16
- 15-12827A-11BLUEGREENPISTAUST-3ENTERPRISES, INC. 6. TRACY DAVIS/MV

DAVID JENKINS/Atty. for dbt. TERRI DIDION/Atty. for mv. OST 12/15/15

MOTION TO DISMISS CASE , MOTION TO APPOINT TRUSTEE 11-21-15 [178]

15-14017 WITH 15-14021 11-21-15 [189]

SCOTT BELDEN AS ATTORNEY(S) 11-13-15 [<u>35</u>]

> MOTION TO DISMISS CASE , MOTION TO APPOINT TRUSTEE 11-21-15 [52]

15-14017 WITH 15-14021 11-21-15 [46]

MOTION TO APPROVE STIPULATION FOR THE APPOINTMENT OF CHAPTER 11 TRUSTEE 12-14-15 [98]

15-14017
KDG-6-B-11CLUB ONE CASINO, INC.CONTINUED MOTION FOR JOINT
ADMINISTRATION
11-2-15 [71]HAGOP BEDOYAN/Atty. for dbt. 7. RESPONSIVE PLEADING

15-14021-B-11 CLUB ONE ACQUISITION CONTINUED MOTION FOR JOINT 8. CUKP. ADMINISTRATIC CLUB ONE ACQUISITION CORP./MV 11-3-15 [22] T. BELDEN/Atty. for dbt. RESPONSIVE PLEADING

15-14017-B-11 CLUB ONE CASINO, INC. CONTINUED MOTION TO EMPLOY ORI 9. SMR-1 HAGOP BEDOYAN/Atty. for dbt. RESPONSIVE PLEADING

ADMINISTRATION

KATZ AS ATTORNEY(S) 11-24-15 [<u>197</u>]