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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA**

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| In Re:Click here to enter text, Debtor (s)  | Chapter Choose an itemCase No. Click here to enter text(Rel. Dkt #) Click here to enter text.ORDER SETTING PRELIMINARY HEARING ON MOTION FOR RELIEFFROM THE AUTOMATIC STAY ANDESTABLISHING PROCEDURES FOR PRESENTATION OF EVIDENCE AT FINAL HEARING |
| Click here to enter text. Movant (s)v.  Click here to enter text. Respondent (s) |

The Movant having filed a Motion for Relief from Stay (the “Motion”) in the

above-captioned proceeding and an objection thereto having been filed;

IT IS ORDERED THAT:

1. The provisions of Local Bankruptcy Rule 4001-1 (Local Order No. 67) shall apply to

all further proceedings on the Motion, except as modified by this order.

1. Unless otherwise ordered by the Court, the provisions of Rule 26(a)(1), (d), (e)(1), (f),

and (g)(1), Federal Rules of Civil Procedure (as amended 1993), otherwise made applicable to

this proceeding by Rules of Bankruptcy Procedure 9014 and 7026, shall not apply to further

proceedings on the Motion. To the extent necessary, the timing of the disclosures required under

Rule 26(a)(2) or 26(a)(3) shall be accelerated to comply with Local Bankruptcy Rule 4001-1

(Local Order No. 67) or this Order.

1. A preliminary hearing on the Motion for Relief from the Stay shall be held on

Click here to enter a date. at Click here to enter text. in courtroom 601, at 230 N. 1st

Avenue, Phoenix, AZ. The Court will either resolve the Motion at that hearing or set a final hearing.

A preliminary calendar contemplates a hearing of no more than 5 minutes, with no more than 15

minutes devoted any one matter. If Movant or Movant’s counsel requires more time on a matter, or

believes that because of the number of parties involved or the complexity of the factual and/or

legal issues involved that more time is necessary, Movant or Movant’s counsel must contact the

Courtroom Deputy and obtain a hearing date and time to be noticed out to interested parties. The

respondent shall appear personally or by counsel at all hearings for relief from stay.

1. At least three (3) days prior to the preliminary hearing the parties must file and serve

declarations or affidavits to support their respective positions. FAILURE TO FILE THESE

DECLARATIONS MAY AFFECT THE COURT’S RULING ON THIS MATTER, EITHER

SUMMARILY GRANTING OR DENYING THE RELIEF REQUESTED.

1. At the preliminary hearing, the Movant must present a prima facie case that the

automatic stay should be vacated. An affidavit or declaration may be utilized for such purposes.

1. At the preliminary hearing, the objecting party must present evidence that “there is

reasonable likelihood that the party opposing the relief from such stay will prevail at the

conclusion of the final hearing.” 11 U.S.C. § 362(e). An affidavit or declaration may be

sufficient for such purposes.

1. If the Court concludes, at the preliminary hearing or pursuant to the stipulation of the

parties, that a final hearing must be conducted in this matter, the parties shall advise the Court,

after personal consultation,

(a) whether the final hearing shall be conducted as oral argument or as an

evidentiary hearing;

 (b) if the final hearing is to be presented as oral argument, the proposed briefing

 schedule;

 (c) if the final hearing is to be conducted as an evidentiary hearing, whether;

 (i) any discovery must be conducted and the proposed procedure and time

 deadlines to accomplish same;

 (ii) a joint pretrial order is to be filed, and the proposed date to file same;

 and/or

 (iii) the parties intend simply to file and serve a list of witnesses and

 exhibits and exchange all exhibits one week prior to the final hearing (See

 Local Bankruptcy Rule 4001 (I)).

1. If the parties stipulate to a final hearing only being conducted on this matter, the

parties shall present a form of order vacating the preliminary hearing (if necessary) and

requesting that the automatic stay remain in place pending further order of the Court.

1. The Court concludes, on this preliminary record, that since the Movant determines

when the preliminary hearing shall be set on this Court’s calendar, if the Movant does not

schedule a preliminary hearing within thirty (30) days from the date of the filing of the Motion,

the Movant has waived the requirement of 11 U.S.C. § 362(e).

1. If the Movant does schedule a preliminary hearing, the automatic stay shall remain in

place at least pending the conclusion of the preliminary hearing.

1. If the procedure outlined herein is not followed by a party, it may result in the

imposition of sanctions which may include summarily granting or denying the relief requested.

1. Movant shall provide notice of this order to all interested parties and file a certificate

of service thereon pursuant to Bankruptcy Rule 9013-1(j)(C).

SIGNED AND DATED ABOVE