CSD 1160 [12/01/25] Name, Address, Telephone No. & I.D. No. UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA 325 West F Street, San Diego, California 92101-6991 In Re BANKRUPTCY NO. Debtor(s) RS NO. Moving Party Respondent(s) MOTION FOR RELIEF FROM AUTOMATIC STAY ☐ REAL PROPERTY □ PERSONAL PROPERTY Movant in the above-captioned matter moves this Court for an Order granting relief from the automatic stay on the grounds set forth below. 1. A Petition under Chapter 7 11 ☐ 12 ☐ 13 was filed on _____. 2. **Procedural Status:** Name of Trustee Appointed (if any): a. Name of Attorney of Record for Trustee (if any): b. (Optional) Prior Filing Information: C. Debtor has previously filed a Bankruptcy Petition on: _____. If applicable, the prior case was dismissed on: _____. d (If Chapter 13 case): Chapter 13 Plan was confirmed on _____ or a confirmation hearing is set for _____ Movant alleges the following in support of its Motion: The following real property is the subject of this Motion: 1. Street address of the property including county and state: a. Type of real property (e.g., single family residence, apartment building, commercial, industrial, b. condominium, unimproved):

Legal description of property is attached as Exhibit A.

C.

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	d.			payment of any post-petition paym al Bankruptcy Rule 4001-2(a) as E		
	e. *Fair market value of property as set forth in the Debtor's schedules: \$					
	f.	*Natı	ure of Debtor's interest in the prop	perty:		
2.	☐ The	following	personal property is the subject o	f this Motion (describe property):		
	a.	Fair mark	et value of property as set forth ir	n the Debtor's schedules: \$		
	b.	Nature of	Debtor's interest in the property:			
3.	*Fair m	r market value of property according to Movant: \$				
4.	*Nature	ure of Movant's interest in the property:				
5.	*Status a. b. c. d.	Amount of Date of la If real profit. ii. Niii. Niv. FIf personai.	owing on date of Order for Relief: of monthly payment: ust payment:	\$		
6.	(<i>If Cha_l</i> a. b.	Date of p	se, state the following:) ost-petition default: of post-petition default:	\$		
7. Encumbrances:a. Voluntary encumbrances on the property listed in the Schedules or otherwise known to					e known to Movant:	
	Lender Name		Principal Balance	(IF KNOWN) Pre-Petition Arrearages Total Amount - # of Months	Post-Petition Arrearages Total Amount - # of Months	

Lender Name	Principal Balance	(IF KNOWN) Pre-Petition Arrearages Total Amount - # of Months		Post-Petition Arrearages Total Amount - # of Months	
1st:					
2nd:					
3rd:					
4th:					
Totals for all Liens:	\$	\$		\$	

b.	Involuntary encumbrances of record (e.g., tax, mechanic's, judgment and other liens, lis pendens) as listed				
	in schedules or otherwise known to Movant:				
	See attached page, if necessary.				

^{*}Separately filed Declaration required by Local Bankruptcy Rule 4001-2(a).

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8.	Relief from the automatic stay should be granted because: a.				
	b.	☐ Debtor has no equity in the ☐ real property ☐ personal property described above and this property is not necessary to an effective reorganization.			
	C.	The property is "single asset real estate", as defined in 11 U.S.C. § 101(51B), and 90 days (or days as ordered by this court) have passed since entry of the order for relief in this case, and			
		i. the Debtor/Trustee has not filed a plan of reorganization that has a reasonable possibility of being confirmed within a reasonable time; and			
	ii. the Debtor/Trustee has				
		(1) not commenced monthly payments to each creditor whose claim is secured by the property (other than a claim secured by a judgment lien or by an unmatured statutory lien), or			
		(2) Commenced payments, but such payments are less than an amount equal to interest at a current fair market rate on the value of each creditors' interest in the property.			
	d.				
	When	required, Movant has filed separate Declarations pursuant to Local Bankruptcy Rule 4001-2(a).			
	Mova	nt attaches the following:			
1.		Other relevant evidence:			
2.		(Optional) Memorandum of points and authorities upon which the moving party will rely.			
	WHEREFORE, Movant prays that this Court issue an Order granting the following:				
	Relief as requested, including for any successor, transferee, assignee or third-party purchaser at a foreclosure				
		sale.			
		Other:			
Dated:					
Daleu.					
		[Attorney for] Movant			

 $^{^*}$ Separately filed Declaration required by Local Bankruptcy Rule 4001-2(a).