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8	UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA LOS ANGELES DIVISION	
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10 11	In re:	Case No.: 2: <mark></mark> -bk- <mark></mark> -NB CHAPTER 11
12		ORDER SETTING COMBINED HEARING ON
13	, ,	(A) FINAL APPROVAL OF DISCLOSURES
14		AND (B) PLAN CONFIRMATION
15		<u>Hearing</u> : Date:
16	Debtor(s).	Time: 1:00 p.m. Place: Courtroom 1545
17		255 E. Temple St. Los Angeles, CA 90012
18		(or via Zoomgov per posted procedures)
19	Pursuant to a status conference on, at which this Court	
20	addressed procedures for the proposed chapter 11 Plan and conditionally approved the	
21	related disclosures (see dkt), ¹ IT IS ORDERED:	
22	(1) [generally at least 42 days before the hearing] is the deadline	
23	for the Plan proponent to serve all parties in interest, including the U.S. Trustee and the	
24	Securities and Exchange Commission, with: (a) the Plan and any separate Disclosure	
25	¹ This order sets a <i>combined</i> hearing on (A) final approval of the disclosures that were <i>conditionally</i> approved at the status conference (whether or not those disclosures are contained in a separate disclosure statement) and (B) confirmation of the proposed Plan. Authority for such procedures is contained in 11 U.S.C. § 105(a) & (d)(2)(B)(vi), 1125(f), and/or 1188; FRBP 2002(b), 3014, 3017-3017.2, 3018, 3020, and/or 9006(c); and LBR 3017-1(a). Notice of these procedures has been provided in the "Posted Procedures of Judge Bason" (available at <u>www.cacb.uscourts.gov</u>), expressly made applicable in this Court's "Procedures Order" (issued and served shortly after the commencement of this case).	
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Statement, (b) ballots (for persons entitled to vote) (see Official Form B 314), and
 (c) this Order (collectively, the "Voting Package") (to save costs, copies may be double sided and proofs of service should not be served). Claims are fixed as of that date for
 voting purposes, except that any motion to allow or disallow a claim for voting purposes
 may be self-calendared to be contemporaneous with the confirmation hearing.

6 (2) <u>[generally 14 days before the hearing]</u> is the deadline (a) for ballots
7 to be *received* (at the address listed in the ballot) and (b) for any objections to
8 confirmation of the Plan and final approval of related disclosures to be served and filed
9 (with the Clerk's Office, 255 E. Temple St., Los Angeles, CA 90012). If this is a
10 Subchapter V or small business case, the same deadline applies for any election by
11 secured creditors under 11 U.S.C. § 1111(b) (*see also* LBR 3014-1(a)).

(3) [generally 7 days before the hearing] is the deadline for the Plan proponent (a) to serve and file responses to any objections, (b) to file a proof of service of the Voting Package, and (c) to file a ballot summary (notwithstanding the deadline in LBR 3018-1).

(4) <u>At the above-captioned TIME</u>, this Court will hold a combined hearing on
(a) whether to confirm the Plan and (b) whether to approve the associated disclosures as providing adequate information. No written motion/brief in support of confirmation is required (other than responses to any objections as set forth above).

Debtor(s)/witnesses need not be present because this court anticipates accepting offers of proof, or setting a further hearing if necessary.

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