## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES—GENERAL

Case No. CV 11-5302-DMG (OPx)	Date July 21, 2011
Title Unified, Ltd. v. Rising Sun Enterprises, Inc., et al. Page 1 of 1	
Present: The Honorable DOLLY M. GEE, UNITED STATES DISTRICT JUDGE	
VALENCIA VALLERY	NOT REPORTED
Deputy Clerk	Court Reporter
Attorneys Present for Plaintiff(s)  None Present	Attorneys Present for Defendant(s) None Present

## Proceedings: IN CHAMBERS—ORDER TO SHOW CAUSE WHY ACTION SHOULD NOT BE STAYED PENDING BANKRUPTCY ACTION

On July 1, 2011, a Notice of Commencement of Bankruptcy Case and Automatic Stay was filed herein [Doc. # 16] advising that defendants Rising Sun Enterprises, Inc., Ankush Banipal, Inc. and Nand Singh Garcha, Inc. (collectively, "Debtor defendants") have filed voluntary petitions for relief under chapter 11 of the United States Bankruptcy Code in the Bankruptcy Code. However, the automatic bankruptcy stay pursuant to § 362(b) of the Bankruptcy Code. However, the automatic stay does not apply to this action as against the remaining defendants. As such, all parties herein are ordered to show cause in writing by **July 28, 2011** why this entire action should not be stayed pending the pendency of the abovementioned bankruptcy actions. Failure to file a timely response to this order shall be deemed consent to a stay.

IT IS SO ORDERED.