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                          UNITED STATES DISTRICT COURT
 6
                        EASTERN DISTRICT OF CALIFORNIA
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   IN RE:
 9
   SK FOODS, L.P.
10
             Debtor.
11 BRADLEY SHARP,
                                            CIV. NO. S-10-1492 LKK
12
             Plaintiff,
13
                  V.
14 SSC FARMS 1, LLC, et al.,
15
             Defendants.
16 IN RE:
17
   SK FOODS, L.P.
                                            CIV. NO. S-10-1493 LKK
18
              Debtor.
19 IN RE:
20 SK FOODS, L.P.
21
             Debtor.
22 BRADLEY SHARP,
                                            CIV. NO. S-10-1496 LKK
23
             Plaintiff,
24
                   V.
25 CSSS, L.P., et al.,
26
             Defendants.
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(BK) CSSS, L.P. v. Sharp

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1	IN RE:					
2	SK FOODS,	L.P.				
3		Debtor.				
4	BRADLEY SI	HARP,	CIV.	NO.	S-10-1497	LKK
5		Plaintiff,				
6		V .				
7	FRED SALY	ER IRREVOCABLE al.,				
9		Defendants/				
10	IN RE:					
11	SK FOODS,	L.P.				
12		Debtor.				
13	BRADLEY SI	HARP,	CIV.	NO.	S-10-1498	LKK
14		Plaintiff,				
15		V .				
16	SKF AVIATION, LLC., et al.,					
17		Defendants. /				
18	IN RE:					
19	SK FOODS,	L.P.				
20	,	Debtor.				
21	BRADLEY SI		CIV.	NO.	S-10-1499	LKK
22		Plaintiff,				
23		, V .				
24	SCOTT SAL	YER, et al.,				
25		Defendants.				
26		/				

1 IN RE:
2 SK FOODS, L.P.
3 Debtor.
4 BRADLEY SHARP,
5 Plaintiff,
6 v.
7 SCOTT SALYER, et al.,

Defendants.

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CIV. NO. S-10-1500 LKK

ORDER

The Bankruptcy Trustee has filed a motion for rehearing, which is set to be heard on January 31, 2011 at 10:00 a.m. Shortly after filing the motion, the debtor and non-debtor entities filed an objection to the motion in which they requested a continuance of the hearing while their lead counsel underwent and recovered from surgery. On January 14, 2011, the court denied the request for a continuance on the grounds that the firms that represent the entities have sufficient attorneys to prepare for the motion. The court did, however, allow for a brief extension of time for the entities to file their response to the motion. Specifically, the court ordered that, "The response shall be filed by 9:00 a.m. on January 19, 2011." Order at 4. No response has been filed.

For the foregoing reasons, the court ORDERS as follows:

- (1) The Bankruptcy Trustee's motion for rehearing SHALL BE HEARD on January 31, 2011 at 10:00 a.m.
- (2) The court recognizes that the change of attorneys may have caused counsel for the entities to fail to file a

response to the Trustee's motion. If this is the case, counsel for the entities MUST FILE a notice to the court indicating why they have not responded to the motion by 9:00 a.m. on Wednesday, January 26, 2011.

IT IS SO ORDERED.

DATED: January 21, 2011.

LAWRENCE K. KARLTON

SENIOR JUDGE

UNITED STATES DISTRICT COURT