25

Doc. 40

JAMES M. RHODES, SAGEBRUSH 1 ENTERPRISES, INC., JOHN C. RHODES, TRUSTEE OF THE JAMES M. RHODES 2 DYNASTY TRUST I, JOHN C. RHODES, TRUSTEE OF THE JAMES M. RHODES 3 DYNASTY TRUST, II, and RHODES RANCH, LLC, Third-Party Plaintiffs, 4 5 CREDIT SUISSE AG, a Swiss corporation; 6 CREDIT SUISSE GROUP AG, a Swiss corporation; CREDIT SUISSE SECURITIES 7 (USA), LLC, a Delaware limited liability company, f/k/a CREDIT SUISSE FIRST BOSTON, LLC a/k/a CREDIT SUISSE AG 8 NEW YORK BRANCH f/k/a CREDIT SUISSE, NEW YORK BRANCH, an entity of 9 unknown type, and a/k/a CREDIT SUISSE AG, CAYMAN BRANCH f/k/a CREDIT SUISSE, 10 CAYMAN ISLANDS BRANCH, an entity of unknown type; CREDIT SUISSE (USA), INC. a Delaware corporation, f/k/a CREDIT SUISSE 11 FIRST BOSTON, INC a/k/a CREDIT SUISSE AG NEW YORK BRANCH f/k/a CREDIT 12 SUISSE, NEW YORK BRANCH, an entity of unknown type, and a/k/a CREDIT SUISSE AG, 13 CAYMAN BRANCH f/k/a CREDIT SUISSE, CAYMAN ISLANDS BRANCH, an entity of 14 unknown type; CREDIT SUISSE HOLDINGS (USA) INC., a Delaware corporation; CREDIT SUISSE AG, NEW YORK BRANCH f/k/a 15 CREDIT SUISSE, NEW YORK BRANCH, an entity of unknown type; CREDIT SUISSE AG, 16 CAYMAN BRANCH f/k/a CREDIT SUISSE, CAYMAN ISLANDS BRANCH, an entity of 17 unknown type; CUSHMAN & WAKEFIELD OF NEVADA, INC., a Delaware corporation; CUSHMAN & WAKEFIELD OF TEXAS. 18 INC., a Texas corporation; CUSHMAN & WAKEFIELD, INC., a New York corporation, 19 Third-Party Defendants. 20 21 22 The Court conducted a status check on August 21, 2013 at 3:00 p.m. which was attended by 23 William L. Coulthard, Esq. on behalf of James M. Rhodes; Sagebrush Enterprises, Inc.; Harmony 24 Homes, Inc.; North 5th LLC; Farm Hualapai, LLC; Harmony 2, LLC; Hayden Springs Partners, 25 LLC; Tropical Sands, LLC; and Rhodes Ranch, LLC and James Walton, Esq. on behalf of John C.

1	Rhodes, Individual; John C. Rhodes, Trustee of the Dynasty Trust I; John C. Rhodes, Trustee of the
2	Dynasty Trust II; Gypsum Resources, LLC; and Truckee Springs Holdings, Inc. and Michael J.
3	Yoder, Esq. on behalf of The Litigation Trust of the Rhodes Companies, LLC. The Court having
4	reviewed the Proposed First Amended Joint Discovery Plan [Doc. 393], hereby approves the content
5	and dates contained therein. The Proposed First Amended Joint Discovery Plan will control pre-trial
6	discovery and scheduling as provided for therein.
7	The parties herein also request, and the Bankruptcy Court recommends, that the District
8	Court set a jury trial on a tentative date and time convenient to the District Court's calendar after
9	September, 2014.
10	IT IS SO ORDERED.
11	Prepared and submitted by:
12	Kemp, Jones & Coulthard, LLP /s/ William L. Coulthard
1415	William L. Coulthard, Esq. (Nev. Bar #3927) Carol L. Harris, Esq. (Nev. Bar #10069) 3800 Howard Hughes Parkway, 17 th Floor Las Vegas, Nevada 89169
16 17	Attorneys for James M. Rhodes; Sagebrush Enterprises, Inc.; Harmony Homes, Inc.; North 5 th LLC; Farm Hualapai, LLC; Harmony 2, LLC; Hayden Springs Partners, LLC;
18	Tropical Sands, LLC; and Rhodes Ranch, LLC
19	
20	
21	
22	
23	
24	

LRBP 9021 Certificate 1 In accordance with Local Rule of Bankruptcy Procedure 9021, counsel submitting this 2 document certifies that the order accurately reflects the Court's ruling, and that (check one): 3 The court has waived the requirement set forth in LR 9021(b)(1). 4 ____ No party appeared at the hearing or filed an objection to the motion. 5 X I have delivered a copy of this proposed order to all counsel who appeared at the hearing, and each 6 has approved or disapproved the order, or failed to respond, as indicated below [list each party and 7 whether the arty has approved, disapproved, or failed to respond to the document]: 8 9 Approved Approved 10 /s/ Michael Yoder /s/ James H. Walton James H. Walton, Esq. Michael Yoder, Esq. 11 Diamond McCarthy, LLP Nitz, Walton & Heaton, LTD 1201 Elm Street, Suite 3400 601 S. 10th Street, Suite 201 12 Las Vegas, Nevada 89101 Dallas, TX 75270 Emadden@diamondmccarthy.com owen@nwhltd.com 13 Attorneys for the Litigation Trust of the Counsel for John C. Rhodes, Individual; John C. Rhodes Companies, LLC et al. Rhodes, Trustee of the Dynasty Trust I; John C. 14 Rhodes, Trustee of the Dynasty Trust II; Gypsum Resources, LLC; and Truckee Springs Holdings, 15 Inc. 16 17 I certify that this is a case under chapter 7 or 13, that I have served a copy of this order with 18 the motion pursuant to LR 9014(g), and that no party has objected to the form or content of 19 the order. 20 /s/ William L. Coulthard William L. Coulthard, Esq. (Nev. Bar #3927) 21 Carol L. Harris, Esq. (Nev. Bar #10069) 3800 Howard Hughes Parkway, 17th Floor 22 Las Vegas, Nevada89169 Attorneys for James M. Rhodes; Sagebrush 23 Enterprises, Inc.; Harmony Homes, Inc.; North5th LLC; Farm Hualapai, LLC; Harmony 24 2, LLC; Hayden Springs Partners, LLC; Tropical Sands, LLC; and Rhodes Ranch, LLC

25