Entered on Docket
July 14, 2017
EDWARD J. EMMONS, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA

the order of the court. Signed July 12, 2017



The following constitutes

Stephen L. Johnson U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In re) Case No.: 17-50924 SLJ
	Chapter 11
CORONA BUMPERS, INC., Debtor.	Date: July 26, 2017 Time: 2:00 p.m. Ctrm: 3099

ORDER DENYING MOTION TO USE CASH COLLATERAL (CONTINENTAL BANK)

On June 15, 2017, Debtor filed a Motion for Authorization to Use Cash Collateral subject to the Secured Interest of Continental Bank ("Motion") and set it for hearing at the above-referenced date and time. After reviewing the Motion and the record in this case, the court determines that oral argument is not necessary and denies the Motion.

Generally, a motion to use cash collateral must include: (1) a budget and the amount of cash collateral sought to be used; (2) the name and address of each entity with an interest in the cash collateral; (3) facts demonstrating the need to use cash collateral and the material terms; and (4) the method of adequate protection to be provided those with an interest in the collateral. Fed. R. Bankr. P. 4001(b)(1)(B); March, Ahart & Shapiro, CAL. PRAC. GUIDE: BANKRUPTCY ¶

ORDER DENYING MOTION TO USE CASH COLLATERAL

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14:460 (The Rutter Group 2016). The court's Guidelines for Cash Collateral & Financing Motions & Stipulations ("Guidelines") impose additional requirements, including at a minimum, a certification signed by debtor's counsel that the motion to use cash collateral complies with the Guidelines.¹

Debtor's Motion lacks basic factual allegations, does not contain a budget, and has no supporting evidence. Debtor conclusorily states that the collateral is not declining in value and that the value is \$53,500, but Debtor does not identify the collateral or provide any evidentiary support. Debtor also conclusorily states that it is "generating substantial monthly revenues" without providing any quantitative evidence. In short, the Motion has no information on the amounts of the cash collateral, the monthly revenues, and the monthly operational expenses. Debtor fails to disclose the nature and date of the subject lien, and what other entities, if any, have a security interest in the collateral. And there is no effort made to comply with the court's Guidelines.

Furthermore, the Motion was not accompanied by a certificate of service. The court cannot determine if the Motion was served on Continental Bank and other creditors as required by Bankruptcy Rule 4001(b)(1)(C).

For these reasons,

IT IS HEREBY ORDERED that the Motion is DENIED without prejudice.

*** END OF ORDER***

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ORDER DENYING MOTION TO USE CASH COLLATERAL

¹ The Guidelines is available on the court's website:

http://www.canb.uscourts.gov/procedure/guidelines-cash-collateral-financing-motionsstipulations-effective-112006

UNITED STATES BANKRUPTCY COURT for the Northern District of California

COURT SERVICE LIST

ECF Notifications

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