

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

SECURITIES AND EXCHANGE §
COMMISSION, §

Plaintiff, §

v. §

Civil Action No. 4:09-cv-3674

ALBERT FASE KALETA and §
KALETA CAPITAL MANAGEMENT, INC., §

Defendants, §

BUSINESSRADIO NETWORK, L.P. d/b/a §
BIZRADIO and DANIEL FRISHBERG §
FINANCIAL SERVICES, INC., d/b/a §
DFFS CAPITAL MANAGEMENT, INC., §

Relief Defendants, §
Solely for the Purposes §
of Equitable Relief. §

STIPULATION TO EXTEND THE TIME FOR RECEIVER TO RESPOND TO
MOVANT BARBARA DOREEN HOUSE’S EMERGENCY MOTION FOR ORDER
DECLARING MOVANT’S CLAIMS EXEMPT FROM STAY OR,
IN THE ALTERNATIVE, FOR AN ORDER LIFTING THE STAY

Thomas L. Taylor, Court-appointed Receiver for Defendant Kaleta Capital Management, Inc. (“Receiver”) together with Movant Barbara Doreen House (“Movant”) hereby file this Stipulation to Extend the Time For Receiver To Respond to Movant Barbara Doreen House’s Emergency Motion for Order Declaring Movant’s Claims Exempt from Stay or, in the Alternative, for an Order Lifting Stay (“Emergency Motion”), and show the Court that Receiver and Movant agree that Receiver shall have until November 11, 2010 to file his Response to Movant’s Emergency Motion.

WHEREFORE the Parties jointly request that the Court enter an Order extending the deadline for Receiver to file his Response to the Emergency Motion until November 11, 2010.

Dated: November 4, 2010.

Respectfully submitted,

SNR DENTON US LLP

/s/ Gene R. Besen

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THE BRYANT LAW FIRM

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF CONFERENCE

In accordance with Local Rule 7.1(d), the Receiver contacted counsel for Movant Barbara Doreen House to confer about the Stipulation to Extend Time in Which Receiver Can Respond to Movant's Emergency Motion for Order Declaring Movant's Claims Exempt from Stay or, in the Alternative, for an Order Lifting Stay. The Movant is not opposed to the relief sought herein.

s/ Gene R. Besen
Gene R. Besen

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing document is being provided to all counsel of record via electronic filing and certified mail, return receipt requested on this the 4th day of November, 2010:

/s/ Gene R. Besen
Gene R. Besen

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