THE FOLLOWING ORDER IS APPROVED AND ENTERED AS THE ORDER OF THIS COURT:

DATED: September 1, 2016



Beth E. Hanan

United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

Court Minutes and Order

CHAPTER: 11

DATE: August 31, 2016
JUDGE: Beth E. Hanan
CASE NO.: 16-24179

DEBTOR: Green Box NA Green Bay, LLC

NATURE OF HEARING: Adjourned scheduling conference

APPEARANCES: Paul Swanson, appearing for the debtor-in-possession

Michelle Cramer, staff attorney for the United States

Trustee

Michelle McKinnon, appearing for Ability Insurance

Company

Brittany Ogden, appearing for Clifton Equities

Brian Thill, appearing for Wisconsin Economic Development

Corporation

COURTROOM DEPUTY: Betsy Skibicki

LAW CLERK: Nicholas G. Chmurski

The court set an adjourned scheduling conference to await the objection period to the debtor's motion to extend the exclusivity period. No objections were filed.

On August 26, the United States trustee filed a motion to dismiss the case. A hearing was scheduled for September 19, 2016, at 10 a.m. On August 30, Ability Insurance Company filed a renewed motion for relief from stay and joined the United States trustee's motion to dismiss.

The court addressed the debtor's motion to extend the exclusivity period first. The court concluded that there was cause to extend the exclusivity periods to file a plan and obtain acceptance of the plan because of the debtor's unique circumstances and the lack of objection from any party.

The exclusivity period for the debtor to file a plan was extended to **September 26, 2016**. *See* 11 U.S.C. § 1121(d)(2)(A).

The exclusivity period for the debtor to obtain acceptance of the plan was extended to **November 25, 2016.** See 11 U.S.C. § 1121(d)(2)(B).

The court then addressed scheduling of the United States trustee's motion to dismiss and Ability's motion for relief from stay. Mr. Swanson stated that it would be more efficient to hold a hearing on these matters after the debtor has filed its plan and disclosure statement. The court noted the 30-day constraints under which it must hold hearings on motions to dismiss and motions for relief from stay, see 11 U.S.C. §§ 362(e)(1), 1112(b)(3), but inquired whether the moving parties would consent to a hearing date outside of 30 days. Both Ms. Cramer and Ms. McKinnon consented to a hearing date beyond 30 days.

The court **CANCELED** the previously scheduled September 19, 2016, hearing on the United States trustee's motion to dismiss.

A hearing on the United States trustee's motion to dismiss and Ability's motion for relief from stay will now proceed on **September 30, 2016, at 10:00 a.m. in Room 149 of the United States Courthouse in Milwaukee, WI.** The automatic stay remains in effect as to Ability until further order of the court.

Ms. Ogden informed the court that Clifton Equities was considering joining the United States trustee's motion to dismiss and filing its own motion for relief from stay. The court instructed Clifton Equities to file its motions no later than **September 16**, **2016**, so any such matter could be heard at the September 30 hearing.

After discussion with counsel, the court set the following tentative schedule:

September 26, 2016	Filing of disclosure statement and plan
October 19, 2016, at 10:00 a.m.	Hearing on approval of disclosure
	statement
October 24, 2016	Mailing of disclosure statement, plan,
	and ballots
November 21, 2016	Ballots due
November 23, 2016	Report on ballots due
November 29, 2016	Objections to plan confirmation due
December 5, 2016, at 10:00 a.m.	Hearing on plan confirmation

It is so ordered.

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