Tuesday, February 20, 2018		Hearing Room	304	
<u>1:00 PM</u> 6:15-19402	Nancy Ann Mason		Cha	apter 7
#1.00	Hrg re motion to approve o	compromise by chapter 7 trus	tee	
	Docket	21		
Tentative - NONE	Ruling:			
	Party	Information		
<u>Debtor(s)</u>	<u>):</u>			
Nanc	y Ann Mason	Pro Se		
<u>Trustee(s</u>	<u>):</u>			
Charl	es W Daff (TR)	Pro Se		

Tuesday, February 20, 2018Hea		Hearing Room	304
<u>1:00 PM</u> 6:15-19609	Robert Gonzales, Jr. and Janet Nadine Gonzales	Cha	pter 7
#2.00	Hrg re trustee's final report and application for compensat	tion	

Docket 35

Tentative Ruling:

<u>2/20/2018</u>:

None.

<u>Final Ruling</u>. No opposition has been filed. This application for compensation has been set for hearing on the notice required by LBR 2016-1(c)(4). No appearance is necessary.

Pursuant to the Trustee's final report, the following administrative claims will be allowed:

(1) Trustee: Fees of \$2,052.68 and Expenses of \$247.14.

(2) Roquemore, Pringle & Moore, Inc.: Fees of \$6,646 and Expenses of \$56.79.

The trustee shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. See LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing").

Party Information

Tuesday, Fe	Tuesday, February 20, 2018			304
<u>1:00 PM</u> CONT	Robert Gonzales, Jr. an	d Janet Nadine Gonzales	Cha	pter 7
Debtor(s)	<u>):</u>			
Robe	ert Gonzales Jr.	Represented By Kian Mottahedeh		
<u>Joint Del</u>	<u>btor(s):</u>			
Janet	Nadine Gonzales	Represented By Kian Mottahedeh		
<u>Trustee(s</u>	<u>s):</u>			
John	P Pringle (TR)	Represented By Toan B Chung		

Tuesday, February 20, 2018Hearing F		Hearing Room	304
<u>1:00 PM</u> 6:16-21180	Ahammad Akbar Khan	Cha	pter 7
#3.00	Hrg re motion to disallow claim number 8-1 filed by Velo	city Transportation	LLC

Docket 31

Tentative Ruling:

<u>2/20/2018</u>:

None.

Final Ruling. The objection to claim has been set for hearing on the notice required by Federal Rule of Bankruptcy Procedure 3007 and Local Bankruptcy Rules ("LBR") 3007-1 and 9013-1(d)(2). The failure of the claimant to file written opposition at least 14 days before the hearing as required by LBR 3007-1(b)(6) and 9013-1(h) is deemed consent to the sustaining of the objection. *See* LBR 9013-1(h); *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* LBR 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. § 502(b). General unsecured claim #8-1 in the amount of \$12,799.90 filed by Velocity Transportation LLC is hereby disallowed.

Tuesday, February 20, 2018		Hearing Room	304
1:00 PM CONT Ahammad Akbar Khan		Cha	pter 7
Party Info	ormation		
<u>Debtor(s):</u>			
Ahammad Akbar Khan	Represented By William E Windham		
<u>Trustee(s):</u>			
Todd A. Frealy (TR)	Pro Se		

Tuesday, February 20, 2018		Hearing Room		
<u>1:00 PM</u> 6:16-21180	Ahammad Akbar Khan		Cha	pter 7
#4.00	Hrg re motion to disallow cla Associates	im number 9-1 filed by Stua	art-Lippman and	
	Docket	32		

. . .

Tentative Ruling:

<u>2/20/2018</u>:

None.

Final Ruling. The objection to claim has been set for hearing on the notice required by Federal Rule of Bankruptcy Procedure 3007 and Local Bankruptcy Rules ("LBR") 3007-1 and 9013-1(d)(2). The failure of the claimant to file written opposition at least 14 days before the hearing as required by LBR 3007-1(b)(6) and 9013-1(h) is deemed consent to the sustaining of the objection. *See* LBR 9013-1(h); *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* LBR 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. § 502(b). General unsecured claim #9-1 in the amount of \$43,420.88 filed by Stuart-Lippman and Associates is hereby disallowed.

Tuesday, February 20, 2018		Hearing Room	304
1:00 PM CONT Ahammad Akbar Khan		Cha	pter 7
Party Info	ormation		
<u>Debtor(s):</u>			
Ahammad Akbar Khan	Represented By William E Windham		
<u>Trustee(s):</u>			
Todd A. Frealy (TR)	Pro Se		

Tuesday, February 20, 2018			Hearing Room	n 304
<u>1:00 PM</u> 6:16-21180	Ahammad Akbar Khan		Ch	apter 7
#5.00	Hrg re motion to disallow cla	im number 11-1 filed by Ahar	med Hossein	
	Docket	33		

Tentative Ruling:

<u>2/20/2018</u>:

None.

Final Ruling. The objection to claim has been set for hearing on the notice required by Federal Rule of Bankruptcy Procedure 3007 and Local Bankruptcy Rules ("LBR") 3007-1 and 9013-1(d)(2). The failure of the claimant to file written opposition at least 14 days before the hearing as required by LBR 3007-1(b)(6) and 9013-1(h) is deemed consent to the sustaining of the objection. *See* LBR 9013-1(h); *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* LBR 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. 502(b). General unsecured claim #11-1 in the amount of \$51,700 filed by Ahamed Hossein is hereby disallowed.

Party Information		

Tuesday, February 20, 2018

Hearing Room 304

Chapter 7

1:00 PM CONT... Ahammad Akbar Khan Debtor(s):

Ahammad Akbar Khan

Trustee(s):

Todd A. Frealy (TR)

Pro Se

Represented By

William E Windham

Tuesday, February 20, 2018		Hearing Room	304	
<u>1:00 PM</u> 6:16-21180	Ahammad Akbar Khan		Cha	pter 7
#6.00	Hrg re motion to disallow cla Trans America, Inc	im number 12-1 filed by	/ Sikdar Masood or Car	go of
	Docket	34		

Tentative Ruling:

2/20/2018:

None.

Final Ruling. The objection to claim has been set for hearing on the notice required by Federal Rule of Bankruptcy Procedure 3007 and Local Bankruptcy Rules ("LBR") 3007-1 and 9013-1(d)(2). The failure of the claimant to file written opposition at least 14 days before the hearing as required by LBR 3007-1(b)(6) and 9013-1(h) is deemed consent to the sustaining of the objection. See LBR 9013-1(h); Cf. Ghazali v. Moran, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. See Boone v. Burk (In re Eliapo), 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. See LBR 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. § 502(b). General unsecured claim #12-1 in the amount of \$77,800 filed by Sikdar Masood or Cargo of Trans America Inc. is hereby disallowed.

Tuesday, February 20, 2018		Hearing Room	304
1:00 PM CONT Ahammad Akbar Khan		Cha	pter 7
Party Info	ormation		
<u>Debtor(s):</u>			
Ahammad Akbar Khan	Represented By William E Windham		
<u>Trustee(s):</u>			
Todd A. Frealy (TR)	Pro Se		

Tuesday, February 20, 2018		Hearing Room	304
<u>1:00 PM</u> 6:16-21180	Ahammad Akbar Khan	Chap	ter 7
#7.00	Hrg re motion to disallow claim Trucking, LLC	number 13-1 filed by Martinez International	
	Docket	35	

Tentative Ruling:

<u>2/20/2018</u>:

None.

Final Ruling. The objection to claim has been set for hearing on the notice required by Federal Rule of Bankruptcy Procedure 3007 and Local Bankruptcy Rules ("LBR") 3007-1 and 9013-1(d)(2). The failure of the claimant to file written opposition at least 14 days before the hearing as required by LBR 3007-1(b)(6) and 9013-1(h) is deemed consent to the sustaining of the objection. *See* LBR 9013-1(h); *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* LBR 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. § 502(b). General unsecured claim #13-1 in the amount of \$109,298.21 filed by Martinez International Trucking, LLC is hereby disallowed.

Tuesday, February 20, 2018		Hearing Room	304	
<u>1:00 PM</u> CONT Ahammad Akbar Khan		Cha	pter 7	
Party Information				
<u>Debtor(s):</u>				
Ahammad Akbar Khan	Represented By William E Windham			
<u>Trustee(s):</u>				
Todd A. Frealy (TR)	Pro Se			

Tuesday, Fe	bruary 20, 2018		Hearing Room	304
<u>1:00 PM</u> 6:17-14160	James Joseph Mulhorn, Jr.		Cha	pter 7
#8.00	Hrg re chapter 7 trustee's mot unscheduled estate property a	, ,	nover of previousl	у
	Docket	32		
Tentative - NONE	Ruling: LISTED -			
Party Information				
<u>Debtor(s)</u>	<u>.</u>			
James	s Joseph Mulhorn Jr.	Represented By Brian J Soo-Hoo		
<u>Trustee(s</u>	<u>):</u>			

Lynda T. Bui (TR)

Represented By Toan B Chung