United States Bankruptcy Court Central District of California Los Angeles

Julia Brand, Presiding Courtroom 1375 Calendar

Tuesday, August 23, 2022

Hearing Room

1375

2:00 PM

2:18-15972 PH DIP, Inc

Chapter 11

Adv#: 2:20-01129 PH DIP, Inc v. Tesla, Inc. et al

#1.00 Pre-Trial Conference re Complaint for:

(1) Avoidance and Recovery of Intentional

Fraudulent Transfers;

(2) Avoidance and Recovery of Constructive

Fraudulent Transfers;

(3) Avoidance and Recovery of Constructive

Fraudulent Transfers;

(4) Recovery of Constructive Fraudulent Transfers;

(5) Avoidance and Recovery of Property of the

Bankruptcy Estate; and

(6) Disallowance of Claims Nature of Suit: (13 (Recovery of money/property -

548 fraudulent transfer)

fr 6-7-22

Docket 1

*** VACATED *** REASON: O/E 7-28-22 CONTINUED TO 9-6-22 @ 2

P.M.

Party Information

Debtor(s):

PH DIP, Inc Represented By

Robert P Goe Stephen Reider

Rafael R Garcia-Salgado

Defendant(s):

Tesla, Inc. Represented By

Donald W Reid

HSBC Bank USA, N.A. Represented By

Jennifer Witherell Crastz Christopher D Crowell

Computer Mortgage Corporation Represented By

8/10/2022 10:21:35 PM

Page 1 of 5

United States Bankruptcy Court Central District of California

Los Angeles Julia Brand, Presiding Courtroom 1375 Calendar

Tuesday, August 23, 2022 Hearing Room 1375

2:00 PM

CONT... PH DIP, Inc Chapter 11

Thomas R Mulally

Yu "Brian" Zheng Pro Se Tesla Motors, Inc. Pro Se

Plaintiff(s):

PH DIP, Inc Represented By

Robert P Goe

Rafael R Garcia-Salgado

United States Bankruptcy Court Central District of California Los Angeles Julia Brand, Presiding Courtroom 1375 Calendar

Tuesday, August 23, 2022

Hearing Room

1375

2:00 PM

2:18-15972 PH DIP, Inc

Chapter 11

Adv#: 2:20-01124 PH DIP, Inc v. Complete Business Solutions Group, Inc. dba Par Fu

#2.00 Pretrial Conference re Complaint For:

- 1. Declaratory Relief;
- 2. Avoidance and Recovery of Preferential Transfers Pursuant To 11 U.S.C. §§ 547 and 550:
- 3. Avoidance of Lien and Equitable Subordination Pursuant To 11 U.S.C. § 510(C);
- 4. Avoidance and Preservation of Claims Pursuant to 11 U.S.C. §§ 502, 506, 544, and 510(C);
- 5. Avoidance and Recovery of Fraudulent Transfers Pursuant to 11 U.S.C. §§ 548 and 550;
- 6. Avoidance and Recovery of Fraudulent Transfers Pursuant to 11 U.S.C. §§ 544, 548 And 550;
- 7. Usury and Unjust Enrichment/Disgorgement;
- 8. Injunction;

Clerk Has Entered Default Against Defendant(s):

Saturn Funding, L.L.C., a NV LLC; Broadway Advance LLC, a New York Limited Liability Company;

Merchant Cash and Capital, LLC, a Delaware Limited Liability Company; Pearl Capital Business Funding LLC, a Delaware Limited Liability Company; Cittee Capital LLC, a New York Limited Liability Company

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fr 7-21-20; 9-8-20; 10-20-20; 12-8-20; 6-8-21; 7-13-21; 12-14-2021; 2-15-22; 5-17-22
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United States Bankruptcy Court Central District of California Los Angeles

Julia Brand, Presiding Courtroom 1375 Calendar

Tuesday, August 23, 2022

Hearing Room

1375

<u>2:00 PM</u>

CONT... PH DIP, Inc

Chapter 11

Docket 1

*** VACATED *** REASON: O/E 7-28-22 CONTINUED TO 9-6-22 @ 2

P.M.

Party Information

Debtor(s):

PH DIP, Inc Represented By

Robert P Goe Stephen Reider

Defendant(s):

Complete Business Solutions Group, Pro Se

Citee Capital LLC Pro Se

West Coast Business Capital, LLC Pro Se

Saturn Funding L.L.C. Pro Se

Pearl Capital Business Funding, Pro Se

Broadway Advance LLC Pro Se

Merchant Cash and Capital, LLC Pro Se

Does 1 Through 100. Pro Se

Plaintiff(s):

PH DIP, Inc Represented By

Robert P Goe

United States Bankruptcy Court Central District of California Los Angeles

Julia Brand, Presiding Courtroom 1375 Calendar

Tuesday, August 23, 2022

Hearing Room

1375

2:00 PM

2:20-21041 Vitality Health Plan of California, Inc.

Chapter 11

Adv#: 2:22-01006 Weissman v. Bui

#3.00 Status Conference re Complaint:

(1) To Avoid And Recover Fraudulent Transfer of Estate Property Pursuant California Civil Code §§ 3439.04, ET SEQ. AND 11 U.S.C. §§ 544(b), 550, 551;

(2) To Avoid And Recover Fraudulent Transfer of Estate Property Pursuant California Civil Code §§ 3439.05, ET SEQ. AND 11 U.S.C. §§ 544(b), 550, 551;

(3) To Avoid And Recover Fraudulent Transfer of Estate Property Pursuant TO 11 U.S.C. §§ 548(a)(1), 550, 551

fr 3-15-22; 4-19-22

*Converted PreTrial Conference to a Status Conference per O/S 7/11/22

Docket 1

*** VACATED *** REASON: O/E 7-28-22 CONTINUED TO 9-6-22 @ 2 P.M.

Party Information

Debtor(s):

Vitality Health Plan of California, Represented By

Garrick A Hollander

Ryan A Baggs

Defendant(s):

Lynne A Bui Pro Se

Plaintiff(s):

Eric J. Weissman Represented By

Garrick A Hollander