| | SIGNED. | |
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| 1 2 | Date | d: November 17, 2009 |
| 3 | | James hi harlan |
| 4 | | JAMES M. MARLAR |
| 5 | | Chief Bankruptcy Judge |
| 6 | | |
| 7 | IN THE UNITED STATES BANKRUPTCY COURT | |
| 8 | FOR THE DISTRICT OF ARIZONA | |
| 9 | | |
| 10 | In re: |) Chapter 11 |
| 11 12 | BERRY GOOD, LLC, and related proceedings, |)) No. 4:08-bk-16500-JMM) (Jointly Administered) |
| 12 | Debtors. |) |
| 13 | OTHER JOINTLY ADMINISTERED DEBTORS: |) MEMORANDUM DECISION (DN 403) |
| 15 16 17 18 19 20 | BEAUDRY CHEVROLET, CHRYSLER, JEEP & DODGE, LLC 4:08-bk-16504-JMM PALO VERDE VENTURES, LLC 4:08-bk-16526-JMM GILA RIVER VENTURES, LLC 4:08-bk-16527-JMM SMART VENTURES, LLC 4:08-bk-16529-JMM WITT VENTURES, LLC 4:08-bk-16531-JMM BEAUDRY RV COMPANY 4:08-bk-16533-JMM BEAUDRY RV RESORT, INC. 4:08-bk-16536-JMM BEAUDRY RV MESA, INC. No. 4-08-bk-17015-JMM |))))))) |
| 20 21 | | |
| 22 | Creditor Steven Roddy has filed a "motion to reconsider" this court's order disallowing | |
| 22 | a claim. That order was entered on October 8, 2009 (DN 397). The present motion was filed on October 10, 2000 (DN 402). Because the motion before the court was not timely filed within ten | |
| 24 | October 19, 2009 (DN 403). Because the motion before the court was not timely filed within ten | |
| 25 | days after the order complained of, it cannot be treated as a FED. R. CIV. P. 59 motion (FED. R. R. NVP. P. 0022). Instead, it must be treated as a FED. P. CIV. P. 60 motion (FED. P. PANKP. P. | |
| 26 | BANKR. P. 9023). Instead, it must be treated as a FED. R. CIV. P. 60 motion (FED. R. BANKR. P. 0024). | |
| 20 27 | 9024). | |
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| 20 | | |
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2 not part of the original motion (DN 384). In re Maya Construction Co., 78 F.3d 1395 (9th Cir. 3 1996). In that case, the circuit placed the burden of notification of known creditors upon the debtor. 4 In the instant case, the affidavit of Mr. Roddy's state court attorney, Ezra Clark, is 5 unrebutted. It states that the Debtors, although listing Mr. Clark, set forth the wrong address and zip code. The affidavit further states, that even after diligent search, counsel nor staff could locate 6 7 receipt of the court's notices. In view of the errors made in the attempted notice, the court must find 8 that the notice sought to be given was not reasonable, and therefore, Mr. Roddy's late-filed claim 9 must be accepted. See, also, In re Reilly, 2009 WL 507063 (Bankr. D. Idaho 2009). 10 For these reasons, then, the court will grant the motion to set aside the order of October 8, 2009, and will enter a new order GRANTING Steven Roddy's request to file a late claim. 11 12 If that claim is contested, however, then further proceedings must be held on its liquidation and 13 settlement. 14 DATED AND SIGNED ABOVE. 15 16 17 COPIES to be sent by the Bankruptcy Notification Center ("BNC") to the following: 18 Michael McGrath and Frederick J. Peterson 19 Mesch, Clark & Rothschild, P.C. 259 N. Meyer Ave. Tucson, AZ 85701 20 Attorneys for Debtors Email: ecfbk@mcrazlaw.com 21 Ezra T. Clark, III 22 Clark Law Firm, P.C. 63 East Main Street, Suite 501 23 Mesa, Arizona 85201 Attorneys for Steven Roddy Email: etc@clarkfirm.com 24 Larry Lee Watson and Edward K. Bernatavicius 25 Office of the U.S. Trustee 230 N. First Ave., Suite 204 Email: larry.watson@usdoj.gov Phoenix, AZ 85003-1706 Email: edward.k.bernatavicius@usdoj.gov 26 27 28 2 Filed 11/17/09 Case 4:08-bk-16500-JMM Doc 414 Entered 11/18/09 09:24:50 Desc Page 2 of 2 Main Document

For the instant motion, Mr. Roddy has presented the court with a new case, that was

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