

Gary Spraker

Honorable Gary Spraker
United States Bankruptcy Judge



Entered on Docket
May 02, 2022

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEVADA

* * * * *

In re:)	Case No.: 22-10540-gs
)	Chapter 11
STONERIDGE PARKWAY LLC,)	
)	
Debtor.)	
)	

ORDER ON EX PARTE MOTION FOR ORDER SHORTENING TIME

In response to a calendar request for creditor Silverstone Ranch Community Association’s (SRCA) Motion for Relief from the Automatic Stay to Allow Arbitration to Proceed (ECF No. 43) (Motion), the court assigned SCRA the hearing date of May 13, 2022 and directed SCRA to file a motion to have the hearing heard on shortened notice. SCRA filed its Ex Parte Motion for Order Shortening Time to Hear Silverstone Ranch Community Association’s Motion for Relief from the Automatic Stay to Allow Arbitration to Proceed (ECF No. 46). Oppositions to shortened time were filed by both the debtor (ECF No. 50) and Shun Lee Lending, Ltd. (ECF No. 51). In its reply (ECF No. 52), SRCA stated that it had “no issue with setting the Motion for hearing on June 2, 2022.”¹

The court discussed scheduling of the Motion with the parties at a hearing held on April 29, 2022 in the above-captioned case. In light of the oppositions and the agreement of SCRA to set the Motion for June 2, 2022, and based on the statements of counsel at the hearing on April 29, 2022,

¹ ECF No. 52, p. 2:18.

1 IT IS HEREBY ORDERED that the Ex Parte Motion for Order Shortening Time to Hear
2 Silverstone Ranch Community Association's Motion for Relief from the Automatic Stay to
3 Allow Arbitration to Proceed (ECF No. 46) is DENIED.

4 IT IS FURTHER ORDERED that the hearing on the Motion for Relief from the
5 Automatic Stay to Allow Arbitration to Proceed (ECF No. 43) will be held on **June 2, 2022 at**
6 **2:30 p.m.** before U.S. Bankruptcy Judge Gary Spraker by remote appearance via video
7 conference (Zoom). A Courtroom Deputy will email participants a link to the video conference
8 at least one (1) day before the hearings with the necessary information to connect for remote
9 participation.

10 IT IS FINALLY ORDERED that the parties shall be responsible for ensuring that all
11 participants have appropriate access to Zoom. To the extent that any participant does not have
12 access to participate in the hearing through the Zoom video, participation may be telephonic.
13 Any requested exception to the attendance requirements, including the need for telephonic
14 participation, must be submitted to the undersigned for approval in advance of the hearings.

15 **IT IS SO ORDERED.**

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17 Copies sent to all registered parties via CM/ECF ELECTRONIC NOTICE.

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