



1 IN THE UNITED STATES BANKRUPTCY COURT FOR
2 THE DISTRICT OF PUERTO RICO

3 IN RE:

4 CLINICA SANTA ROSA INC

5
6 66-0260851

7
8 Debtor(s)

CASE NO. 16-09033-EAG11

Chapter 11

9 FILED & ENTERED ON MAR/06/2019

10 O R D E R

11 The Debtor is to state his position within 14 days as to the motion filed
12 by claimant Jennifer Navas Rosado (docket entry #498) in relation to claim #113.
13 Order due by 03/20/2019.

14 The Clerk shall give notice to all parties in interest.

15 IT IS SO ORDERED.

16 In Ponce, Puerto Rico, this 6 day of March, 2019.

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20 Edward A. Godoy
21 United States Bankruptcy Judge
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ANTONIO I HERNANDEZ SANTIAGO
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National Labor Relations Board
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IN THE UNITED STATES BANKRUPTCY COURT FOR
THE DISTRICT OF PUERTO RICO

IN RE:
CLINICA SANTA ROSA INC
66-0260851

Debtor(s)

CASE NO. 16-09033-EAG11
Chapter 11

FILED & ENTERED ON FEB/20/2019

ORDER SETTING PRETRIAL CONFERENCE ON CONTESTED MATTER

You are hereby notified that a pretrial conference will be held on the following contested matters:

- 1- Debtor's Objection to Claim Number 53 by Claimant C&L Group, LLC (docket #332); Claimant's Answer (docket #389); Debtor's Reply (docket #405); and, Claimant's Response (docket #493);
- 2- Debtor's Objection to Claim Number 52 by Claimant MAKKO Construction, LLC (docket #333); Claimant's Answer (docket #390); Debtor's Reply (docket #404); and, Claimant's Response (docket #494);
- 3- Debtor's Objection to Claim Number 36 by Claimant Gloria Diaz Vila (docket #335); Claimant's Answer (docket #403); and, Debtor's Reply (docket #476)

The pretrial conference will be held on April 17, 2019 9:30 AM at the United States Bankruptcy Court, Southwestern Divisional Office, MCS Building, Second Floor, 880 Tito Castro Avenue, Ponce, Puerto Rico. Unless excused for good cause, each party shall be represented at the pretrial conference by counsel who is to conduct the trial on behalf of said party, and who shall be thoroughly familiar with the facts and applicable law of the case. The parties shall file a proposed pretrial report with this court SEVEN (7) calendar days prior to the date scheduled for the pretrial conference.

Said pretrial report shall set forth the following:

- 1. The nature of the case;

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2. The theory of the parties;
3. The admitted facts;
4. The ultimate facts in dispute; evidence at trial will be limited to these issues of fact;
5. a list of exhibits to be offered at trial by each party (other than those to be used for impeachment):
 - a. In the sequence proposed to be offered;
 - b. The moving party/plaintiff's exhibits must be marked alphabetically (A-Z) and the respondent/defendant's exhibits must be marked numerically (1-100);
 - c. With a description of each, sufficient for identification;
 - d. With a statement of any objections reserved as to admissibility, together with supporting authority for the objection;
 - e. With a statement confirming that parties have exchanged copies of all exhibits.

6. A list of witnesses and a brief summary of their expected testimony. The qualifications of each expert witness must be attached.

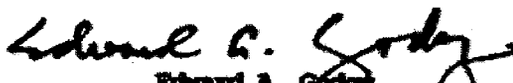
7. A list of each deposition intended to be used by each party, with designation of portions to be used by the party first offering the same, as well as counter designation, if any, of the opposing party. Objections to any designated portions not made before or at the pretrial hearing will be deemed waived; and,

8. A legal memorandum on the contested issues of law.

Failure to comply with this order may result in the imposition of any sanctions that the court may deem appropriate, including the dismissal of the case, striking pleadings, or as provided in rule 16(f) of the Federal Rules of Civil Procedure.

IT IS SO ORDERED.

In Ponce, Puerto Rico, this 20 day of February, 2019.


Edward A. Godoy
United States Bankruptcy Judge

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