United States Bankruptcy Court Northern District of California

In re:

LeFever Mattson, a California corporatio

Debtor

Docket #3059 Date Filed: 12/07/2025

Chapter 11

CERTIFICATE OF NOTICE

District/off: 0971-1 User: admin Page 1 of 5 Date Rcvd: Dec 05, 2025 Total Noticed: 3 Form ID: pdfnoa

The following symbols are used throughout this certificate:

Symbol **Definition**

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable,

the notice recipient was advised to update its address with the court immediately.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Dec 07, 2025:

Recip ID Recipient Name and Address

#+ Thomas B. Rupp, Keller Benvenutti Kim LLP, 425 Market Street, 26th Floor, San Francisco, CA 94105-5401

Thomas P. Kelly III, Law Offices of Thomas P. Kelly III P.C., 50 Old Courthouse Square, Suite 609, Santa Rosa, CA 95404-4926

#+ Tobias S. Keller, Keller Benvenutti Kim LLP, 425 Market Street, 26th Floor, San Francisco, CA 94105-5401

TOTAL: 3

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Dec 07, 2025 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 5, 2025 at the address(es) listed below:

Name **Email Address**

Case: 24-10545 Doc# 3059

Abigail O'Brient

on behalf of Interested Party Winside USA Inc. AOBrient@cov.com, docketing@cov.com

Andrew B. Still

on behalf of Creditor California Bank of Commerce astill@swlaw.com kcollins@swlaw.com

Anthony O. Egbase

on behalf of Attorney A.O.E. Law & Associates APC info@anthonyegbaselaw.com

Asaph Abrams

on behalf of Creditor JPMorgan Chase Bank N.A. ecfcanb@aldridgepite.com

Filed: 12/07/25 Entered: 12/07 District/off: 0971-1 User: admin Page 2 of 5 Total Noticed: 3 Date Rcvd: Dec 05, 2025 Form ID: pdfnoa

Benjamin R. Levinson

on behalf of Creditor Michael R. and Ana R. Cavanaugh as Trustees of the Michael R. and Ana R. Cavanaugh Family Trust dated

October 20 2004 ben@thelevinsonlawoffice.com

Bennett G. Young

on behalf of Creditor Amanda Henry as Trustee of the Frank Bragg Revocable Turst byoung@jmbm.com, jb8@jmbm.com

Bernard R. Given, II

on behalf of Other Prof. FTI Consulting Inc. bgiven@loeb.com

Boris Smyslov

on behalf of Creditor Mariah Driver attorney.boris@gmail.com

Brooke Elizabeth Wilson

on behalf of Creditor Committee Official Committee of Unscured Creditors bwilson@pszjlaw.com

Catherine Holzhauser

on behalf of Creditor Beeson Tayer & Bodine, APC. cholzhauser@beesontayer.com, awheeler@beesontayer.com

Catherine Schlomann Robertson

on behalf of Creditor Matt Treger crobertson@spencerfane.com jbielat@spencerfane.com

Chad L. Butler

on behalf of Creditor BANK OF AMERICA N.A. caecf@tblaw.com

Charles R Gibbs

on behalf of Creditor Wilmington Trust National Association, as Trustee for the benefit of the Registered Holders of JPMBB

Commercial Mortgage Pass-Through Certificates, Series 2015-C30 crgibbs@mwe.com

Chris D. Kuhner

on behalf of Creditor Bradley and Lori Olson c.kuhner@kornfieldlaw.com g.michael@kornfieldlaw.com

Christopher Crowell

on behalf of Creditor Citizens Business Bank ccrowell@frandzel.com mbrandenberg@frandzel.com

Christopher Hart

on behalf of Interested Party Randy Sue Pollock chart@nutihart.com

Christopher Thomas

on behalf of Attorney Fidelity National Title Ins. Co. christopher.thomas@fnf.com

Christopher D. Sullivan

on behalf of Creditor Anne and Keith Gockel csullivan@sullivanblackburn.com AJTorio@sullivanblackburn.com

Christopher M. McDermott

on behalf of Creditor Nationstar Mortgage LLC ecfcanb@aldridgepite.com CMM@ecf.inforuptcy.com

Christopher V. Hawkins

on behalf of Creditor KS Mattson Partners LP chawkins@fennemorelaw.com, Hawkins@ecf.inforuptcy.com

Cia Mackle

on behalf of Creditor Committee Official Committee of Unscured Creditors cmackle@pszjlaw.com

Craig A. Welin

on behalf of Creditor KeyBank National Association cwelin@frandzel.com bwilson@frandzel.com

Dane Wyatt Exnowski

on behalf of Creditor DEUTSCHE BANK TRUST COMPANY AMERICAS as Trustee for Residential Accredit Loans, Inc.,

Mortgage Asset-Backed Pass-Through Certificates, Series 2007-QO1 dane.exnowski@mccalla.com,

mccallaecf@ecf.courtdrive.com

Daniel Lloyd Egan

on behalf of Creditor Chase 1992 Family Trust degan@wilkefleury.com

Dara Levinson Silveira

on behalf of Attorney Keller Benvenutti Kim LLP dsilveira@kbkllp.com hrobertsdonnelly@kbkllp.com

David Coats

on behalf of Creditor The Bank of New York Mellon dacoats@raslg.com

Dean G. Rallis, Jr.

on behalf of Creditor California-American Water Company drallis@hahnlawyers.com drallis@ecf.courtdrive.com

Deanna K. Hazelton

on behalf of U.S. Trustee Office of the U.S. Trustee / SR deanna.k.hazelton@usdoj.gov

Debra I. Grassgreen

on behalf of Creditor Committee Official Committee of Unscured Creditors dgrassgreen@pszjlaw.com hphan@pszjlaw.com

Devan Dal Col

on behalf of Creditor FEDERAL HOME LOAN MORTGAGE CORPORATION ddalcol@reedsmith.com

Douglas B. Provencher

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 2 of

District/off: 0971-1 User: admin Page 3 of 5
Date Rcvd: Dec 05, 2025 Form ID: pdfnoa Total Noticed: 3

on behalf of Interested Party Douglas B. Provencher dbp@provlaw.com

Dustin Owens
on behalf of Creditor Reprop Financial Mortgage Investors LLC dustin.owens@gmail.com

Edward Joseph McNeilly

on behalf of Debtor KS Mattson Partners LP edward.mcneilly@hoganlovells.com, edward-mcneilly-5120@ecf.pacerpro.com

Elizabeth J. Cabraser
on behalf of Interested Party Federal Plaintiffs ecabraser@lchb.com awolf@lchb.com

Eric A. Nyberg

on behalf of Creditor Bradley and Lori Olson e.nyberg@kornfieldlaw.com g.michael@kornfieldlaw.com

Eric C. Seitz

on behalf of Creditor Wilmington Trust National Association, as Trustee for the benefit of the Registered Holders of JPMBB

Commercial Mortgage Pass-Through Certificates, Series 2015-C30 eseitz@mwe.com

Eric S. Pezold

on behalf of Creditor California Bank of Commerce epezold@swlaw.com fcardenas@swlaw.com

Erin N. Brady

on behalf of Debtor KS Mattson Partners LP erin.brady@hoganlovells.com

ECFpleadings@kccllc.com

Evan Gershbein

Gabriel P Herrera

Jennifer C. Wong

Fanny Zhang Wan

on behalf of Creditor DEUTSCHE BANK TRUST COMPANY AMERICAS as Trustee for Residential Accredit Loans, Inc.,

Mortgage Asset-Backed Pass-Through Certificates, Series 2007-QO1 Fanny.Wan@mccalla.com, thewanfirm@gmail.com

on behalf of Creditor Wondra et al. gherrera@kmtg.com, bxiong@kmtg.com

Gabrielle L. Albert on behalf of Debtor LeFever Mattson a California corporation galbert@kbkllp.com

Gerrick Warrington
on behalf of Creditor KeyBank National Association gwarrington@frandzel.com achase@frandzel.com

Gillian Nicole Brown
on behalf of Creditor Committee Official Committee of Unscured Creditors gbrown@pszjlaw.com

Gregg Martin Ficks

on behalf of Creditor Timothy J. LeFever gficks@coblentzlaw.com

Gregory C Nuti
on behalf of Interested Party Randy Sue Pollock gnuti@nutihart.com

Hayley R Winograd on behalf of Creditor Committee Official Committee of Unscured Creditors hayleywinograd@gmail.com

Ivo Keller on behalf of Creditor Elizabeth H. Talley ikeller@sflaw.com

James P. Hill
on behalf of Creditor KS Mattson Partners LP jhill@fennemorelaw.com, lgubba-reiner@fennemorelaw.com

Jared A. Day
on behalf of U.S. Trustee Office of the U.S. Trustee / SR jared.a.day@usdoj.gov

Jason Rosell
on behalf of Creditor Committee Official Committee of Unscured Creditors jrosell@pszjlaw.com mrenck@pszjlaw.com

Jason D. Strabo
on behalf of Creditor Wilmington Trust National Association, as Trustee for the benefit of the Registered Holders of JPMBB

Commercial Mortgage Pass-Through Certificates, Series 2015-C30 jstrabo@mwe.com, dnorthrop@mwe.com

Jeannie Kim
on behalf of Creditor Socotra Capital Inc. jekim@sheppardmullin.com, dgatmen@sheppardmullin.com

on behalf of Creditor Ally Bank bknotice@mccarthyholthus.com jwong@ecf.courtdrive.com

Jessica M. Simon
on behalf of Creditor Citizens Business Bank jsimon@hrhlaw.com

John D. Fiero
on behalf of Creditor Committee Official Committee of Unscured Creditors jfiero@pszjlaw.com ocarpio@pszjlaw.com

Kevin C Young on behalf of Creditor The Equitable Group Inc kevincyoungesq@aol.com

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 3 of

15

District/off: 0971-1 User: admin Page 4 of 5
Date Rcvd: Dec 05, 2025 Form ID: pdfnoa Total Noticed: 3

Kevin W. Coleman

on behalf of Interested Party Randy Sue Pollock kcoleman@nutihart.com nwhite@nutihart.com

Kyra E. Andrassy

on behalf of Creditor Anne Prisco kandrassy@raineslaw.com_csheets@swelawfirm.com

Lance N. Jurich

on behalf of Interested Party Serene Investment Management LLC ljurich@loeb.com pmatsuda@loeb.com

Lane C Hilton

on behalf of Interested Party Linda Thom lane@thersfirm.com Amy@thersfirm.com

M. Tyler Davis

on behalf of Debtor LeFever Mattson a California corporation tdavis@kbkllp.com

Maggie E. Schroedter

on behalf of Creditor Nick Thom maggie@thersfirm.com maria@thersfirm.com

Mark Bostick

on behalf of Creditor KS Mattson Partners LP mbostick@fennemorelaw.com, ecfbankruptcy@fennemorelaw.com

Mark J. Romeo

on behalf of Creditor Reprop Financial Mortgage Investors LLC romeolaw@msn.com

Marsha Houston

on behalf of Creditor FEDERAL HOME LOAN MORTGAGE CORPORATION mhouston@reedsmith.com

hvalencia@reedsmith.com

Mia S. Blackler

on behalf of Creditor JPMorgan Chase Bank N.A. mblackler@lubinolson.com

Michael C. Fallon

on behalf of Creditor Perry Johnson, Anderson, Miller & Moskovitz, LLP mcfallon@fallonlaw.net, manders@fallonlaw.net

Michael J. Gomez

 $on\ behalf\ of\ Creditor\ KeyBank\ National\ Association\ mgomez@frandzel.com\ mbrandenberg@frandzel.com$

Michael S. Myers

on behalf of Creditor Oracle America Inc. myersm@ballardspahr.com, PHXLitLAAs@ballardspahr.com

Mitchell B. Greenberg

Office of the U.S. Trustee / SR

USTPRegion 17. SF. ECF@usdoj.gov

Paul David Moak

on behalf of Creditor FEDERAL HOME LOAN MORTGAGE CORPORATION pmoak@reedsmith.com

Phillip John Shine

on behalf of U.S. Trustee Office of the U.S. Trustee / SR phillip.shine@usdoj.gov

Randall P. Mroczynski

on behalf of Creditor Santander Consumer USA Inc. dba Chrysler Capital rmroczynski@cookseylaw.com

Richard L. Wynne

on behalf of Debtor KS Mattson Partners LP richard.wynne@hoganlovells.com, tracy.southwell@hoganlovells.com

Robert B. Kaplan

on behalf of Creditor Umpqua Bank rbk@jmbm.com

Robert G. Harris

on behalf of Creditor Haley Samuel and Sheridan rob@bindermalter.com, RobertW@BinderMalter.com

Robert W. Norman, Jr.

on behalf of Creditor U.S. Bank National Association as Trustee for Greenpoint Mortgage Funding Trust Mortgage Pass-Through

Certificates, Series 2006- AR7 rnorman@houser-law.com, chershey@houser-law.com

Roxanne Bahadurji

on behalf of Creditor Anne and Keith Gockel rbahadurji@sullivanblackburn.com ecf@macfern.com

Ruth Elin Auerbach

on behalf of Interested Party Kenneth Mattson ruth.auerbach.esq@gmail.com

Sara Shahbazi

on behalf of Creditor Oracle America Inc. shahbazis@ballardspahr.com

Sarah Lampi Little

on behalf of Creditor Bradley and Lori Olson sarah@kornfieldlaw.com

Sarah M. Stuppi

on behalf of Creditor Ravindra Ambatipudi sarah@stuppilaw.com

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 4 of

District/off: 0971-1 User: admin Page 5 of 5
Date Rcvd: Dec 05, 2025 Form ID: pdfnoa Total Noticed: 3

Stephen T. Cammack

on behalf of Creditor Graham Reid cammacklawoffice@gmail.com

Steven M. Olson

on behalf of Interested Party Joseph Curtis steve@bfolegal.com

Steven W Golden

on behalf of Creditor Committee Official Committee of Unscured Creditors sgolden@pszjlaw.com

Theodore A. Cohen

on behalf of Attorney Sheppard Mullin, Richter & Hampton LLP TCohen@sheppardmullin.com, mtzeng@sheppardmullin.com

Thomas A. Willoughby

on behalf of Creditor Monley Hamlin Inc. twilloughby@ffwplaw.com docket@ffwplaw.com

Thomas B. Rupp

on behalf of Creditor LeFever Mattson a California corporation trupp@kbkllp.com

Thomas G. Mouzes

on behalf of Creditor C.P. Grellas Partnership tmouzes@boutinjones.com cdomingo@boutinjones.com

Thomas M. Geher

on behalf of Creditor Columbia Bank tmg@jmbm.com tmg@ecf.inforuptcy.com

Thomas P. Griffin, Jr.

on behalf of Creditor Diana Goodman tgriffin@hsmlaw.com lnewberry@hsmlaw.com

Thomas Philip Kelly, III

on behalf of Creditor Andrew Revocable Trust dated June 21 2001 tomkelly@sonic.net

Tobias S. Keller

on behalf of Debtor LeFever Mattson a California corporation tkeller@kbkllp.com

Todd M. Schwartz

on behalf of Interested Party KS Mattson Partners LP toddschwartz@paulhastings.com

Todd S. Garan

on behalf of Creditor DEUTSCHE BANK TRUST COMPANY AMERICAS as Trustee for Residential Accredit Loans, Inc., Mortgage AssetBacked Pass-Through Certificates, Series 2007-QO3 ecfcanb@aldridgepite.com, TSG@ecf.inforuptcy.com

Vadim J Rubinstein

on behalf of Interested Party Serene Investment Management LLC vrubinstein@loeb.com

Wayne A. Silver

on behalf of Creditor Denise Ebbett ws@waynesilverlaw.com ws@waynesilverlaw.com

William L. Porter

on behalf of Creditor 1-888-4-Abatement Inc. bporter@porterlaw.com, Ooberg@porterlaw.com

Yasha Rahimzadeh

on behalf of Creditor Daninaan LLC yrlaw@attorneynorcal.com

TOTAL: 101

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 5 of

15

1	Thomas P. Kelly III Law Offices of Tho CA 230699, OR 08	, Attorney at La	aw I P.C.					
2	50 Old Courthouse	Square, Suite 6	09					
3	Santa Rosa, Califor Telephone: 707-54	5-8700	26					
4	Facsimile: 707-542 Email: tomkelly@s							
5	Attorney for Live O							
6	and its general partr	ner William Ar	ndrew					
7								
8	UNITED STATES BANKRUPTCY COURT							
9	NORTHERN DISTRICT OF CALIFORNIA, SA					TA ROSA DIVISION		
10	In re:			Case]	No. 24-10	0545 (CN) (Lead Case)		
11	LEFEVER MATTS corporation, <i>et al.</i> .	LEFEVER MATTSON, a California corporation, <i>et al.</i> , ¹ Debtors.		Chapter 11				
12	1			(Jointly Administered)				
13				NOTICE OF APPEAL				
14				Judge		Hon. Charles Novack		
15				Court		1300 Clay Street Courtroom 215		
16						Oakland, California 94612		
17						94012		
18				Date f	filed:	September 12, 2024		
19				Date	illeu.	5cptcmocr 12, 2024		
20								
21								
22								
23								
24								
25								
26								
27						ge number of debtor entities in these Chapter 11		
28	Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM . The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.							
Thomas P. Kelly III 50 Old Courthouse Sq. Suite 609 Santa Rosa, California	Case: 24-10545	Doc# 2937	Filed: 11/3	20/25	Entered:	: 11/30/25 21:35:00 Page 1 of		
95404-4926 (707)545-8700	NOTICE OF APPEAL			10		24-10545 LEFEVER MATTSON		
	Case: 24-10545	Doc# 3059	Filed:	12/07/	25 En	itered: 12/07/25 21:12:31		

I. INTRODUCTION

William Andrew as the general partner of the Debtor-in-possession Live Oak Investments LP (hereinafter "Debtor") hereby appeals and gives notice of that appeal under 28 U.S.C. §158 to the Bankruptcy Appellate Panel for the Ninth Circuit pursuant to 28 U.S.C. §158(b) from the order of this Court granting the motion to declare void certain action in violation of the automatic stay entered on November 20, 2025 bearing docket entry number 49 in the record of this case.

Pursuant to FRBP §8003(a)(3)(B), a copy of the order appealed from is filed concurrently with this notice and marked as Exhibit 1. The parties to the order appealed from and the names, addresses, and telephone numbers of their respective attorneys are set forth below.

Shomus P. Helle

Dated: November 30, 2025

Thomas P. Kelly III Attorney at Law

Official Committee of Unsecured Creditors

John D. Fiero & Jason H. Rosell Pachulski Stang Ziehl & Jones LLP

One Sansome Street

15 34th Floor

Suite 3450 16

1

2

3

4

5

6

7

8

9

10

11

12

13

14

17

18

19

San Francisco, California

94104-4436

Telephone: 310-277-6910

Facsimile: 310-201-0760

Email: jfiero@pszjlaw.com, jrosell@pszjlaw.com

LeFever Mattson Inc. 20

Thomas B. Rupp & Tobias S. Keller

Keller Benvenutti Kim LLP 21

425 Market Street

26th Floor 22

San Francisco, California

94105 23

Telephone: 415-496-6723

Case: 24-10545

Facsimile: 650-636-9251

Email: trupp@kbkllp.com, tkeller@kbkllp.com

Doc# 3059

25 26

24

27

28

Thomas P. Kelly III 50 Old Courthouse Sq Suite 609 Santa Rosa California 95404-4926 (707)545-8700

1Entered: 11/30/25 21:35:00 Case: 24-10545 NOTICE OF APPEAL

Filed: 12/07/25

24-10545 LEFEVER MATTSON

Entered: 12/07/25 21:12:31

EXHIBIT 1

Thomas P. Kelly III, SBN 230699 50 Old Courthouse Square, Suite 609 Santa Rosa, California, 95404-4926 Telephone: 707-545-8700

> Facsimile: 707-542-3371 Email: tomkelly@sonic.net

Case: 24-10545 Doc# 2937 Filed: 11/30/25 Entered: 11/30/25 21:35:00 Page 3 of

10

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 8 of

15

Entered on Docket November 20, 2025 EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA



1 2

3

4 5

6

8

7

9

10

In re:

In re

Corporation, et al.,

LEFEVER MATTSON, a California

KS MATTSON PARTNERS, LP,

Debtors.

Debtor.

11 12

13

14

15 16

17

18 19

20

21 22

23 24

25

26

27 28 The following constitutes the order of the Court. Signed: November 20, 2025

ale Nooch **Charles Novack**

U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

Case No. 24-10545 CN

Chapter 11

ORDER GRANTING MOTION TO DECLARE VOID ACTIONS IN VIOLATION OF THE AUTOMATIC STAY RELATED TO LIVE OAK **INVESTMENTS, LP**

(Jointly Administered)

On November 13, 2025, the court conducted a continued hearing on the Official Unsecured Creditors Committee's ("UCC") motion to declare the removal of debtor LeFever Mattson, Inc. ("LM") as the general partner of Chapter 11 debtor Live Oak Investments, LP ("Live Oak") void for violating the Bankruptcy Code's automatic stay. The pertinent facts are not in dispute. LM and Live Oak filed Chapter 11 bankruptcies on September 12, 2024. Live Oak is a limited partnership organized under California law, and LM was its general partner when LM and Live Oak filed their Chapter

Case: 24-10545 Doc# 2997 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 4 of

Case: 24-10545 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 9 of Doc# 3059

¹ In September 2024, LM was the managing entity of more than 60 limited partnership and limited liability corporations, most of which owned real property as their primary assets. LM filed Chapter 11 bankruptcies for virtually all of these entities to address an alleged Ponzi scheme which involved LM and its managed entities.

11 bankruptcies. LM holds an approximate 21% partnership interest in Live Oak. When Live Oak filed its Chapter 11, its primary assets included cash totaling \$3,141,039 and litigation claims (valued at approximately \$3.2 million) against several of its sister, LM entities. LM's general partnership duties are defined in Live Oak's limited partnership agreement ("the "Agreement"). Article 5.1 of the Agreement states in pertinent part that "The business of the Partnership shall be managed by the General Partner. Any entity or individual appointed to the position of General Partner shall serve as General Partner until the earlier of its resignation or its removal for cause by a Majority of the Partners at a meeting called expressly for that purpose. . . . The General Partner alone shall have all decision making authority with respect to the Partnership, including but not limited to any action or decision in connection with any financing or refinancing of the Property." Having filed a Chapter 11, the duties of Live Oak's general partner would presumably include, among other things, the management of Live Oak's cash assets, retention of bankruptcy counsel, and determining how its Chapter 11 case should proceed – responsibilities which the parties before the court have wrestled over for quite some time.

Several of Live Oak's limited partners contend that LM has violated its fiduciary duties to them. From the limited partners' perspective, the dispute is as follows: Immediately before it filed its Chapter 11, Live Oak sold its real property holdings, which generated substantial net proceeds for the limited partnership. From these proceeds, LM paid itself a commission pursuant to the Agreement and disbursed to itself an additional 21.4% of the net sales proceeds, which represented, in theory, its proportionate share of these funds. What LM did not do, however, is disburse any of the net sales proceeds to the limited partners, an act (along with the LM distribution) which several of the Live Oak

- 2 -

Case: 24-10545 Doc# 2997 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 2 of

² See, Exhibit C to the Declaration of William Andrew, at dkt #2800-1.

³ Section 5.1 provides that certain actions – including the filing of a bankruptcy – require the consent or approval of Majority of the Partners.

limited partners assert violated the Agreement and breached LM's fiduciary duties as general partner.

On October 7, 2025, certain Live Oak limited partners filed a Notice of Partnership Meeting, the sole purpose of which meeting was to remove LM as the general partner and to appoint William Andrew as the new general partner. The meeting was held, a vote was conducted, and Andrew was chosen to replace LM as Live Oak's general partner.⁴

The UCC (which is joined by LM) argues that LM's removal as general partner violated the automatic stay created by the LM Chapter 11 bankruptcy filing. It argues that LM's managerial responsibilities constituted property of its bankruptcy estate, and by stripping it of these duties, the limited partners who voted to oust LM violated Bankruptcy Code § 362(a)(3), which prohibits "any [post-petition] act to obtain possession of property of the estate or of property from the estate or to exercise control over property of the estate." 11 U.S.C. § 362(a)(3). In the Ninth Circuit, acts which violate the automatic stay are void as a matter of law. *Schwartz v. United States (In re Schwartz)*, 954 F.2d 569, 571 (9th Cir. 1992). Andrew argues otherwise. He asserts that under California Corporations Code § 16601, a partner is dissociated from a partnership when, among other events, the partner "[becomes] a debtor in bankruptcy." Cal. Corp. Code § 16601(6)(A). A dissociated partner may not participate in the management or conduct of the partnership. *See* California Corporations Code § 15906.05(a)(1). Once LM filed its Chapter 11, Andrew argues that it was automatically disqualified to act as Live Oak's general partner. Hence, as a matter of law, the partnership meeting was not an act that altered LM's property rights.

Andrew's analysis ignores certain fundamental principles of bankruptcy law. Bankruptcy Code § 541(a) broadly defines "property of the estate." *United States v.*

- 3 -

Case: 24-10545 Doc# 2891 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 6 of

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 11

of 15

⁴ After the meeting, Live Oak: 1) "terminated" the services of its Chapter 11 counsel; 2) filed an application to employ Thomas P. Kelly III as new bankruptcy counsel; and 3) withdrew its endorsement of the collective Chapter 11 disclosure statement and plan of reorganization filed by LM on behalf of itself and its managed entities.

Whiting Pools, Inc., 462 U.S. 198, 204-05, 103 S.Ct. 2309, 76 L.Ed. 515 (1983). Under § 541, such property includes, with certain exceptions not relevant here, "all legal or equitable interests of the debtor in property as of the commencement of the case." 11 U.S.C. § 541(a)(1). "All" is a broad term, and means "every one (of), or the complete amount or number (of), or the whole (of)." "All," CAMBRIDGE DICTIONARY, https://dictionary.cambridge.org/dictionary/english/all?q=All (last visited Nov. 19, 2025). LM's pre-petition property rights thus included its general partnership duties under the Agreement. See, e.g., Cardinal Indus., Inc. v. Buckeye Fed. Sav. & Loan Ass'n (In re Cardinal Indus., Inc.), 105 B.R. 834 (Bankr. S.D. Ohio 1989); Quarles House Apartments v. Plunkett (In re Plunkett), 23 B.R. 392 (Bankr. E.D. Wisc. 1982). While the value of these rights may not be easily quantifiable, their worth, at least in this Chapter 11 case, is self-evident.

The court rejects Andrew's argument that LM's managerial rights terminated when it filed its Chapter 11 bankruptcy. The pertinent language of California Corporations Code §§ 15906.03 and 16603 are impermissible *ipso facto* clauses that are inconsistent with Bankruptcy Code § 541(c)(1)(B) and thus violative of the Constitution's Supremacy Clause. Section 541(c)(1) provides in relevant part that "an interest of the debtor in property becomes property of the estate under subdivision (a)(1), (a)(2), or (a)(5) of this section notwithstanding any provision in an agreement, transfer instrument, or applicable nonbankruptcy law. . . . that is conditioned on the insolvency or financial condition of the debtor, on the commencement of a case under this title . . . and that effects or gives an option to effect a forfeiture, modification, or termination of the debtor's interest in property." 11 U.S.C. § 541(c)(1)(B). As noted in *In re Envision Healthcare Corp.*, 655 B.R. 701 (S.D. Tex. 2023),

Section 541(c)(1)(B) of the Bankruptcy Code reinforces the Congressional mandate that *all* legal and equitable interests in property become property of the estate. It says that a debtor's interest in property becomes property of the estate despite any

- 4 -

Case: 24-10545 Doc# 2997 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 4 of

5

8

9

10 11

12

13 14

15

16 17

18

19 20

21

22 23

24

25

26 27

28

provision in an agreement or applicable nonbankruptcy laws conditioned on the commencement of a bankruptcy case that effects a forfeiture, modification, or termination of the debtor's interest in property. 11 U.S.C. § 541(c)(1)(B). In other words, parties cannot contract around what becomes estate property, and states cannot legislate estate property away.

Simultaneous with the creation of a bankruptcy estate, the Bankruptcy Code implements an automatic stay under § 362 of the Code. The automatic stay gives the debtor a breathing spell to focus on its bankruptcy case. It also protects creditors and other parties in interest by staying, among other things, any "act" to obtain property of the estate or to exercise control over property of the estate. 11 U.S.C. § 362(a)(3)[.]

Federal bankruptcy law determines the scope of a debtor's bankruptcy estate. See Whiting Pools, Inc., 462 U.S. at 204-05, 103 S.Ct 2309. A debtor's pre-bankruptcy rights in property are determined according to state law. Butner v. United States, 440 U.S. 48, 55, 99 S.Ct. 914, 59 L.Ed.2d 136 (1979). But where state and federal law "directly conflict, state law must give way." PLIVA, Inc. v. Mensing, 564 U.S. 604, 607, 131 S.Ct. 2567, 180 L.Ed.2d 580 (2011). A judge "must simply ask himself or herself whether the relevant federal and state laws 'irreconcilably conflic[t]." Merck Sharp & Dohme Corp. v. Albrecht, 587 U.S. ---, 139 S.Ct. 1668, 1679, 203 L.Ed.2d 822 (2019) (internal citation omitted).

Federal bankruptcy law says that the creation of an estate is automatic and immediate upon a bankruptcy filing. There is no metaphysical moment in time for state law to alter or modify any prepetition legal rights between the filing of the petition and creation of the estate. And the automatic stay begins at the same time the petition is filed to protect a debtor and its creditors. Congressional intent that these events occur simultaneously and instantaneously is supported by § 541(c)(1)(B), which ensures that state law cannot be used to deprive a debtor of property rights because of a bankruptcy filing.

Id. at 709-11 (emphasis in original).

The Bankruptcy Code does not distinguish between LM's remaining economic rights in Live Oak, and its (presumably contractual) managerial duties. As the Envision court held, "Nothing in the Bankruptcy Code renders the economic v. managerial distinction meaningful in the context of the creation of the estate. Any such legal or equitable interest at the time of filing comes into the estate." *Id.* at 711. Accordingly, Live

Case: 24-10545 Doc# 2997 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 8 of

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 13

Oak's removal of LM as its general partner violated the automatic stay and is a void act. For this reason, 1) Thomas P. Kelley III's employment is denied, and Live Oak's prior Chapter 11 counsel is reinstated; and 2) Live Oak's request to withdraw from the disclosure statement and plan filed by LM is denied.

Finally, it is important to note the limits of this order. First, this court is not opining on whether cause exists to remove LM as Live Oak's general partner. Second, this court is not determining whether LM's general partnership duties arise from an executory contract that may not be assumable under Bankruptcy Code § 365.⁵

END OF ORDER

- 6 -

Case: 24-10545 Doc# 2997 Filed: 11/20/25 Entered: 11/20/25 25:05:00 Page 0 of

0

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 14

⁵ The court, however, refers the parties to Collier on Bankruptcy: "Although section 365(e) bars the termination of a contract based on the commencement of a bankruptcy case, an exception in section 365(e)(2)(A) applies to contracts under which the other party is excused from rendering performance to or accepting performance from the trustee or an assignee of the contract. It appears that such contracts may be terminated upon commencement of a case. . . . Although a party may be authorized to terminate such a contract, the contract is still property of the estate until it is terminated, and any termination is subject to the automatic stay of section 362." 3 Collier on Bankruptcy P 365.07[4][b] (16th Ed. 2025)

1	Case No. 24-10545 CN	
2		
3	COURT SERVICE LIST	
4	LeFever Mattson, a California corporation	
5	6359 Auburn Blvd., Suite B	
6	Citrus Heights, CA 95621	
7	Bradley D. Sharp, President & CEO DSI Consulting	
8	333 South Grand Avenue, Ste 4100	
9	Los Angeles, CA 90071	
10	Other recipients are ECF participants.	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27 28		
20		
	-7-	
Cæs	e:2244-11055455	

Case: 24-10545 Doc# 3059 Filed: 12/07/25 Entered: 12/07/25 21:12:31 Page 15 of 15