



ORDERED in the Southern District of Florida on November 13, 2014.

Erik P. Kimball, Judge
United States Bankruptcy Court

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA
WEST PALM BEACH DIVISION
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IN RE: Case No.: 12-30081-BKC-EPK
CLSF III IV, Inc., *et al.*, Chapter 7
Debtors. (Substantively Consolidated)

In re: Case No.: 14-14507-EPK
DEBORAH CATHERINE PECK, Chapter 7
Debtor.

**AMENDED ORDER¹ GRANTING PRIVATE INSURER,
S.A.'S RENEWED MOTION FOR RELIEF FROM THE
AUTOMATIC STAY**

THIS MATTER came for hearing in West Palm Beach, Florida on Thursday, July 10, 2014 at 10:30 a.m., and again on September 24, 2014 at 9:30 a.m. (the "Hearings") on Private

¹ This Order amends and replaces the Court's *Order Granting Private Insurer, S.A.'s Renewed Motion for Relief from the Automatic Stay* [ECF No. 132 in Case No. 14-14507-EPK].

Insurer, S.A.’s *Renewed Motion for Relief from the Automatic Stay* (the “Motion”) [ECF# 92 in Case No. 14-14507-EPK], and upon the Trustee, Deborah Menotte’s *Motion for Reconsideration of Order Granting Private Insurer S.A.’s Renewed Motion for Relief from the Automatic Stay* (the “Motion for Reconsideration”) [ECF# 885 in Case No. 12-30081-EPK]. The Court finds that it has jurisdiction over the Motion, that consideration of the Motion is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and that venue is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409. The Court has considered the Motion, the Objection thereto (the “Objection”) [ECF# 97 in Case No. 14-14507-EPK] filed by the Debtor, Deborah Catherine Peck, the Motion for Reconsideration, the arguments of respective counsel raised at the Hearings, and holds that the Motion should be GRANTED as set forth herein. Accordingly, the Court **ORDERS**:

1. The Motion is GRANTED.

2. The Objection is OVERRULED in part. The Plaintiffs, including the movant, in the case styled Case No. 1:14-cv-20744-JEM (the “District Court Litigation”), have stay relief to prosecute the Complaint,² and liquidate their claims against the Debtor, however, Plaintiffs shall not have stay relief to pursue any causes of action that constitute causes of action owned by the Trustee and/or the Substantively Consolidated Estate, including but not limited to any counts of the Complaint which seek to set aside transfers made out of any accounts owned by any of the Debtor or Subcon Entities, including but not limited to Counts XIII & XIV of the Complaint. The Plaintiffs may not execute on any judgment they may obtain or proceed against any prepetition assets of the Debtor.

² Capitalized terms not defined herein shall have the meanings ascribed to them in the Motion.

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Submitted by:

EHRENSTEIN CHARBONNEAU CALDERIN

Counsel for Private Insurer, S.A.

Robert P. Charbonneau, Esq.

Florida Bar No. 968234

rpc@ecclegal.com

501 Brickell Key Drive, Suite 300

Miami, FL 33131

T. 305.722.2002

F. 305.722.2001