

The Honorable Judge Laurie Selber Silverstein
United States Bankruptcy Court

Re: Case No. 25-10606

Dear Judge Silverstein,

Please find enclosed correspondence submitted in connection with the above-referenced case regarding Dolphin Connection at Hawks Cay Resort. This submission is intended to provide information relevant to the bidding process, interested-party status, and procedural concerns, and is respectfully offered for the Court's consideration.

Should the Court or its chambers require any additional information or clarification, please do not hesitate to contact the undersigned.

Thank you for your time and consideration.

Respectfully submitted,

Danay Voiles
Phone: 815-601-7583
Email: DanayChristine@gmail.com

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The Honorable Judge Laurie Selber Silverstein
United States Bankruptcy Court

Re: Case No. 25-10606

Dear Judge Silverstein,

I respectfully submit this letter in connection with Case No. 25-10606 to object to the proposed transport of eight bottlenose dolphins from Dolphin Connection at Hawks Cay Resort and to request further scrutiny of the circumstances leading to the park's liquidation.

Transport poses risks to dolphin health and welfare, particularly for long-term residents with established social bonds and care routines. These risks are heightened in this case given the individual circumstances of the animals involved. Chinook is a geriatric male estimated to be over 40 years old; Balla, a 21-year-old male, has lived at Dolphin Connection his entire life; and three of the dolphins completed an approximately 12-hour transport just last year.

Throughout the bankruptcy proceedings, several qualified bidders have made good-faith efforts to reach agreements that would allow the park to continue operating as a going concern. These bidders remain interested in the outcome of the park and have expressed willingness to preserve the facility, maintain existing animal care programs, and ensure continuity of care for the dolphins. Their continued interest indicates that viable alternatives to liquidation and dolphin transport may still exist.

In light of these facts, I respectfully request that the Court consider a review of the actions and decision-making of Hawks Cay Resort and Riveron Management Services, including why liquidation is being pursued rather than a going-concern solution. Greater transparency regarding the rejection of operational proposals would help ensure confidence in the integrity and fairness of the process.

I respectfully urge the Court to consider whether adequate independent animal welfare assessments have been conducted and whether all reasonable alternatives to transport and liquidation have been fully explored before authorizing any irreversible action.

Thank you for your time, consideration, and thoughtful judicial oversight in this matter of significant ethical and public interest.

Respectfully submitted,

Kelly Fischbach

The Honorable Judge Laurie Selber Silverstein
United States Bankruptcy Court

Re: Case No. 25-10606

Dear Judge Silverstein,

I respectfully submit this letter in connection with Case No. 25-10606 to clarify my status as a qualified bidder, to outline concerns regarding the bidding procedures employed, and to request recognition as a qualified interested party moving forward with respect to the potential purchase of the facility, assets, and lease associated with Dolphin Connection at Hawks Cay Resort.

I was a qualified bidder during these proceedings and remain an interested party. My intent has consistently been to pursue a transaction that would allow Dolphin Connection to continue operating as a going concern, preserving the facility, maintaining established animal care programs, and ensuring continuity of care for the dolphins.

Riveron Management Services provided access to a data room; however, the most recent financial information available reflected results only through May 2025. Requests for updated financial statements and related tax documentation were declined, with direction to rely solely on the existing data room materials. Because the submission of a bid was contingent upon review of current and complete financial information, the absence of updated documentation materially impaired our ability to proceed. Our attorney encountered the same limitations when independently requesting this information.

Additionally, Riveron represented that Hawks Cay Resort was not willing to engage in lease negotiations and that any offer would be considered only if it conformed strictly to the existing lease terms. The inability to discuss or negotiate lease terms rendered a going-concern proposal commercially unviable and prevented submission of a bid, despite continued interest and readiness to proceed.

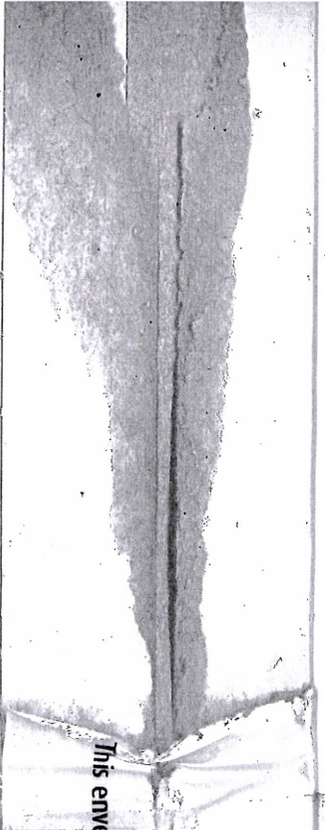
In light of these circumstances, we respectfully request that the Court review the procedures employed in connection with the solicitation and evaluation of bids. We further request that we be considered a qualified, interested party going forward with respect to any process involving the potential purchase of the facility, associated assets, and acquisition or assumption of the related lease.

We remain willing and prepared to engage constructively in any fair and transparent process that would allow for a going-concern transaction and avoid liquidation.

Thank you for your time, consideration, and attention to this matter.

Respectfully submitted,

Danay Voiles



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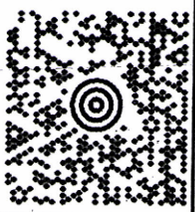
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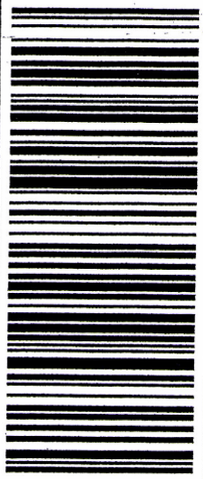
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