Entered on Docket

Docket #2694 Date Filed: 10/24/2025

EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

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The following constitutes the order of the Court. Signed: October 24, 2025

hale Novel

Charles Novack U.S. Bankruptcy Judge

Attorneys for Debtor and Debtor in Possession

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

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27 28 In re LEFEVER MATTSON, a California corporation, et al. Debtors.1 In re KS MATTSON PARTNERS, LP, Debtor.

Case No. 24-10545 CN (Lead Case) (Jointly Administered) Chapter 11

ORDER GRANTING MOTION OF DEBTOR KSMP TO ESTABLISH PROCEDURES FOR REAL PROPERTY SALES

Date: October 22, 2025 Time: 11:00 a.m.

Place: (In Person or Via Zoom)

United States Bankruptcy Court 1300 Clay Street, Courtroom 215

Oakland, CA 94612

The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621. Due to the large number of debtor entities in these Chapter 11 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.

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Real Property Sales (the "Motion"), filed by the above-captioned debtor and debtor in possession ("Debtor KSMP" or "KSMP"), the Court having reviewed the Motion, the Itkin Declaration and the Kieffer Declaration, and the Court having considered the statements of counsel and the evidence adduced with respect to the Motion at a hearing before the Court (the "Hearing"); and the Court having found that (i) the Court has jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) notice of the Motion and the Hearing was sufficient under the circumstances; and (v) good cause exists to waive the requirements imposed by Bankruptcy Rules 6003 or 4001(b)(2), to the extent either is applicable; and after due deliberation the Court having determined that the relief requested in the Motion is in the best interests of Debtor KSMP, its estates, and its creditors; and good and sufficient cause having been shown;

Upon consideration of the Motion of Debtor KSMP to Establish Omnibus Procedures for

IT IS HEREBY ORDERED THAT:

- 1. The Motion is granted.
- 2. The Sale Procedures are approved, and Debtor KSMP is authorized, but not directed, to take any and all actions reasonably necessary or appropriate to implement those procedures. The Sale Procedures shall not apply to any TIC Property unless all co-owners consent to the sale. For purposes of this Order, "TIC Property" shall mean (i) any property where KSMP is a record title owner with another person or entity or (ii) any property where KSMP is the sole record title

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

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owner, but in respect of which a party in interest has directly given to KSMP's counsel after the June 9, 2025 date of the entry of the order for relief (the "Relief Date") an executed co-ownership agreement or has filed a proof of claim against KSMP attaching a copy of the executed co-ownership agreement. Debtor KSMP need not use the Sale Procedures, but may file, in its business judgement, a motion to approve the sale of any individual Property which it deems necessary and appropriate.

- 3. These Sale Procedures do not apply to sales where the estimated net sale proceeds (purchase price minus Closing Costs) are less than the aggregate amount of claims secured by such property unless Debtor KSMP first obtains in writing the permission of the applicable secured lender(s).
- 4. "<u>Residential Sales</u>" shall be defined as sales of single-family residences, multifamily properties of four units or fewer and vacant lots that are zoned for residential use.
- 5. "<u>Commercial Sales</u>" shall be defined as sales of commercial properties and multifamily properties with more than four units, mixed-use properties including both commercial and residential units, vacant lots that are zoned for commercial use, and the vineyard properties.
 - 6. The Residential Sale Procedures shall be as follows:
 - a. <u>Contents of Sale Notice</u>: Prior to any sale of a Property for which Debtor KSMP, in consultation with the Committee, elects to seek approval through these Residential Sale Procedures, Debtor KSMP shall file with the Court a notice (the "<u>Sale Notice</u>") that sets forth:
 - i. The address and tax identification number of the Property proposed to be sold (the "Subject Property");
 - ii. The sale price;
 - iii. The name(s) of the title holder(s) of the Subject Property;
 - iv. The name(s) of the holder of any and all liens or other interests in the Subject Property, with the recording date and instrument number of such liens or interests, if any, listed immediately below the caption of the Sale Notice in

1 compliance with Bankruptcy Local Rule 6004-1(a); 2 The amount and nature of any known liens or other interests in the Subject Property, their proposed treatment, and the basis for any dispute thereof or any 3 other ground asserted for selling free and clear thereof; 4 vi. A brief summary of the marketing of the Subject Property that would support 5 Debtor KSMP's representation that it was done in a fully commercially reasonable manner and Debtor KSMP's conclusion that the price and terms are 6 reasonable and in the best interests of Debtor KSMP's bankruptcy estate according to its business judgment; 7 8 vii. The name(s) of the proposed buyer(s) (the "Buyer") and any known relationship to Debtor KSMP³; 9 viii. The provision(s) of section 363(f) that Debtor KSMP submits authorize the 10 sale free and clear of liens, a summary of Debtor KSMP's evidence supporting such assertion, and each lien creditor(s)' name, recording date 11 and instrument number for which the sale will be free and clear; 12 ix. The name of the Broker(s), the date of entry and docket number of the order 13 approving the Broker's employment, any known connection to Debtor KSMP, and their proposed compensation; 14 x. A schedule of any known unexpired leases or executory contracts 15 (collectively, the "Leases") associated with the Subject Property and their 16 proposed treatment in the Sale including any cure amounts; 17 xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance of the Leases, if any; 18 xii. A summary of any other proposed closing payments, including but not 19 limited to payment of the Broker's commission, transfer taxes, closing and 20 escrow costs, recording costs and the Title Company's fees (collectively, the "Closing Costs"); 21 xiii. The estimated net proceeds available to the estate upon conclusion of the 22 Sale, after the satisfaction of any liens (including the debtor-in-possession 23 financing liens of Serene Investment Management LLC (the "DIP Lender") that will be paid at closing of the sale of the Subject Property pursuant to the 24 DIP Order)⁴, and payment of the Closing Costs; 25 ³ These Sale Procedures shall not apply if the proposed purchaser is an insider of Debtor KSMP or the LFM 26 Debtors. 27 ⁴ "DIP Order" means the order dated September 25, 2025 [Dkt. No. 2414] approving entry into the debtor-in-

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possession financing facility with the DIP Lender.

xiv. The Objection Procedures (as described below); and

- xv. An identification of any Known Co-owners⁵ and a representation that all co-owners have consented to the proposed sale.
- b. Filing and Service of Sale Notice: The Sale Notice shall be served by email where available and by mail for those who have not consented to email service upon (i) the United States Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any known holders of interests in the Subject Property, including any Known Coowners; (iv) counterparties to the Leases; (v) counsel to LeFever Mattson; (vi) the DIP Lender and (vii) those persons who have formally appeared in this chapter 11 case and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale or the assumption of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for Debtor KSMP and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. <u>Overbids</u>: There shall be no overbids. The commercially reasonable practice for residential properties is to contact all interested parties once an offer is received, notifying them of the offer and requesting overbids. Therefore, any agreed purchase price will already include any overbids.
- e. <u>No Stalking Horse Procedures</u>: There shall be no stalking horse procedures; however, Debtor KSMP reserves the right to request such procedures should it, in its sole discretion determine that a stalking horse would benefit the estate.
- f. If No Objection: If the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, Debtor KSMP shall file a declaration attesting that no Objection was filed or served on Debtor KSMP (the "Certificate of No Objection") and Debtor KSMP shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Residential Sale Order"). Debtor KSMP may proceed with closing the Sale of the Subject Property immediately upon entry of the Residential Sale Order.
- g. <u>Sale Hearing</u>: If an Objection is filed prior to the Objection Deadline and not withdrawn, Debtor KSMP will set a hearing (the "<u>Sale Hearing</u>") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.

⁵ "Known Co-owner" means any person who (i) is a record title owner of the Subject Property with KSMP or (ii) is not a record title owner of the Subject Property with KSMP, but who has directly given to KSMP's counsel after the Relief Date an executed co-ownership agreement for the Subject Property or has filed a proof of claim against KSMP attaching a copy of the executed co-ownership agreement for the Subject Property.

⁶ These Sale Procedures shall not apply if the proposed purchaser is an insider of Debtor KSMP or the LFM Debtors.

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- x. A schedule of any known unexpired leases or executory contracts (collectively, the "Leases") associated with the Subject Property and their proposed treatment in the Sale including any cure amounts;
- xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance of the Leases, if any;
- xii. A summary of any other proposed closing payments, including but not limited to payment of the Closing Costs;
- xiii. The estimated net proceeds available to the estate upon conclusion of the Sale, after the satisfaction of any liens (including the debtor-in—possession financing liens of the DIP Lender that will be paid at closing of the sale of the Subject Property pursuant to the DIP Order), and payment of the Closing Costs;
- xiv. The Objection Procedures (as described below);
- xv. The procedures for an auction (the "<u>Auction</u>") should qualified overbids be received prior to the Objection Deadline; and
- xvi. An identification of any Known Co-owners and a representation that all co-owners have consented to the proposed sale.
- b. Filing and Service of Sale Notice: The Sale Notice shall be filed and served by email where available and by mail for those who have not consented to email service upon (i) the United States Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any known holders of interests in the Subject Property, including any Known Coowners, (iv) counterparties to the Leases; (v) counsel to the LeFever Mattson Debtors; (vi) those persons who have formally appeared in this chapter 11 case and requested service pursuant to Bankruptcy Rule 2002, (vii) the DIP Lender, and (viii) any person that previously submitted a bid for the Subject Property (collectively, the "Notice Parties").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale, the Auction procedures, or the assumption and assignment of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for Debtor KSMP and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. Overbids: The Sale Notice shall include solicitation for overbids which must be submitted in writing to Debtor KSMP on or before the Objection Deadline. Overbids must be accompanied by a good faith deposit of 10% of the proposed sale price. Overbids must exceed the proposed sale price by at least 2% on sales up to and including \$10,000,000 and by 1% for sales over \$10,000,000 plus Bid Protections (if any).

- e. <u>Stalking Horse Procedures</u>: Debtor KSMP may, in consultation with the Committee:
 - i. designate a bidder per Subject Property as a stalking horse bidder (the "<u>Stalking Horse Bidder</u>"), whose bid shall serve as the stalking horse bid (the "<u>Stalking Horse Bid</u>"), and
 - ii. execute, subject to higher or otherwise better offers, a purchase agreement memorializing the proposed transaction set forth in the Stalking Horse Bid (a "Stalking Horse Agreement"), which may include:
 - 1. a break-up fee of no more than 3.0% of the total cash consideration payable under such Stalking Horse Agreement (the "Break-Up Fee") plus
 - 2. an expense reimbursement for the Stalking Horse Bidder's actual outof-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections"); provided, however, that the aggregate Bid Protections with respect to any Stalking Horse Bid shall not exceed 5.0% of the total cash consideration offered in such Stalking Horse Bid (the "Bid Protections Cap").

The Bid Protections Cap is an outside cap, and not a floor or an expected amount, of Bid Protections that may be offered to a Stalking Horse Bidder. KSMP's Responsible Individual may, in her business judgment, agree to any amount of Bid Protections that she deems appropriate that does not exceed the Bid Protections Cap. Such Bid Protections may be materially lower than the Bid Protections Cap.

To the extent Debtor KSMP designates more than one Stalking Horse Bidder pursuant to these Bid Procedures, no two Stalking Horse Bidders will be designated with respect to the same Subject Property. The Bid Protections shall only be payable upon consummation of an alternative transaction. Debtor KSMP shall not pay a Break-Up Fee to any Stalking Horse Bidder on account of the portion of the purchase price of such bid that is a credit bid, assumption of liabilities, or other non-cash (or cash-equivalent) consideration, nor provide any Bid Protections to an insider or affiliate of Debtor KSMP or the LFM Debtors.

To the extent Debtor KSMP, in consultation with the Committee, determines to offer Bid Protections to any Stalking Horse Bidder, Debtor KSMP shall disclose such Bid Protections in a corresponding notice designating such Stalking Horse Bidder (the "Stalking Horse Notice") to be filed seven (7) calendar days *prior* to the filing of the corresponding Sale Notice. A Stalking Horse Notice, if filed, shall also include:

- i. a copy of the Stalking Horse Agreement;
- ii. an appropriate declaration in support of the proposed Bid Protections (the "Bid Protections Declaration"); and

iii. a proposed form of order approving the Bid Protections (the "Stalking Horse Order").

Any objection to (i) the Bid Protections set forth in the Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse Notice; *provided*, *however*, any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid Protections provided for herein. If a timely Stalking Horse Objection is filed, Debtor KSMP is authorized to file a notice seeking an expedited hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days' notice. Absent any timely Stalking Horse Objection, the Court may enter the Stalking Horse Order without further hearing.

- f. <u>Auction</u>: If a qualified overbid is received prior to the Objection Deadline, Debtor KSMP shall file and serve notice of the Auction to the Stalking Horse Bidder, all overbidders, any parties filing objections by the Objection Deadline.
- g. <u>If No Objection</u>: If the Objection Deadline passes without the filing of an Objection or submission of an overbid or any such response is withdrawn, Debtor KSMP shall file a Certificate of No Objection and Debtor KSMP shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "<u>Commercial Sale Order</u>"). Debtor KSMP may proceed with closing the Sale of the Subject Property immediately upon entry of the Commercial Sale Order.
- h. <u>Sale Hearing</u>: If an Objection is filed or an overbid is submitted prior to the Objection Deadline and not withdrawn, Debtor KSMP will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted an overbid; (iii) and the Notice Parties.
- i. <u>Free and Clear</u>: Sales pursuant to these Sale Procedures shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens of any kind or nature to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.
- 8. The forms of Sale Notices attached hereto as **Exhibits B and C** are approved.
- 9. The forms of Residential Sale Order and Commercial Sale Order each attached as Exhibit 1 to the respective form of Sale Notices are approved.
 - 10. The form of the Stalking Horse Notice attached as **Exhibit D** hereto is approved.
- 11. The form of the Stalking Horse Order attached as Exhibit 1 to the Stalking Horse Notice is approved.

- 12. To the extent that any counterparty to a Lease fails to timely object to the Sale of a Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.
- 13. Debtor KSMP is authorized to pay directly from escrow the Closing Costs, any outstanding property taxes, the debtor-in-possession financing claims of the DIP Lender, and any other secured claims for which there are no objections pending at the time of closing.
- 14. These Sale Procedures shall not apply to sales of Property to "insiders" of Debtor KSMP or the LFM Debtors as that term is defined in section 101(31) of the Bankruptcy Code.
- 15. Until the Court approves the settlement agreement dated October 14, 2025 with Socotra Capital, Inc. (collectively, with its affiliates that are party to the settlement agreement, "Socotra"), which is attached as Exhibit 1 to the *Joint Motion of LFM Debtors, Debtor KSMP and the Committee to Approve Entry Into and Performance Under the Socotra Settlement Agreement* [Dkt. No. 2556] (the "Socotra Settlement Agreement"), Debtor KSMP shall not file a Sale Notice with respect to any property in which Socotra asserts a lien absent Socotra's consent. Following approval by the Court of the Socotra Settlement Agreement, Debtor KSMP may file a Sale Notice with respect to any property that the Socotra Settlement Agreement permits it to sell and in which Socotra asserts a lien, provided that the sale proceeds shall be distributed in accordance with the distribution waterfall set forth in the Socotra Settlement Agreement.
- 16. All parties' rights under the Bankruptcy Code to object to a Sale Notice, their treatment thereunder and/or to an interest in the Properties, including the right to seek relief from the automatic stay from the Bankruptcy Court, are preserved. Secured creditors' rights to credit bid pursuant to section 363(k) of the Bankruptcy Code are preserved and shall not be required to pay Closing Costs or Bid Protections unless there is a prior written agreement or order of the Court.
 - 17. This Order shall be effective immediately upon entry, and any stay of orders provided

for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. Debtor KSMP is not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in its discretion and without further delay, take any action and perform any act authorized under this Order.

- 18. Nothing contained in the Motion, the Sale Notice, or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against Debtor KSMP; (ii) a waiver of Debtor KSMP's or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against Debtor KSMP; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between Debtor KSMP and any third party under section 365 of the Bankruptcy Code.
- 19. Debtor KSMP is hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 20. Debtor KSMP is authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 21. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

END OF ORDER

EXHIBIT B (Form of Residential Sale Notice)

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1 Richard L. Wynne (Bar No. 120349) Todd M. Schwartz (Bar No. 288895) 2 richard.wynne@hoganlovells.com todd.schwartz@hoganlovells.com Erin N. Brady (Bar No. 215038) HOGAN LOVELLS US LLP 3 erin.brady@hoganlovells.com 855 Main St Suite 200 4 Edward J. McNeilly (Bar No. 314588) Redwood City, CA 94063 edward.mcneilly@hoganlovells.com Telephone: (650) 463-4000 5 HOGAN LOVELLS US LLP Facsimile: (650) 463-4199 1999 Avenue of the Stars, Suite 1400 6 Los Angeles, California 90067 Telephone: (310) 785-4600 7 Facsimile: (310) 785-4601 8 Attorneys for Debtor and Debtor in Possession 9 10 UNITED STATES BANKRUPTCY COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SANTA ROSA DIVISION 13 14 In re Case No. 24-10545 CN (Lead Case) 15 LEFEVER MATTSON, a California (Jointly Administered) corporation, et al. Chapter 11 16 Debtors.¹ 17 In re NOTICE OF SALE OF SUBJECT 18 KS MATTSON PARTNERS, LP, PROPERTY LOCATED AT [INSERT **SUBJECT PROPERTY ADDRESS** 19 Debtor. 20 (RESIDENTIAL SALE) 21 **LIEN HOLDER:** [Name of Secured **Party(ies)**; **Recording Date(s)**; **Instrument** 22 Number(s)] 23 24 The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax 25 identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson 26 and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their 27 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. 28

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2	Property Sales [Dkt. No.] (the "Sale Proced	dures Order") ² entered o	hing Procedures for Real on [DATE], KS Mattson
3	Partners, a California lim chapter 11 cases, propose Procedures. The proposed	to sell certain of its re-	al property in accordance	in the above-captioned with the approved Sale
4		J		
5	1. The address of the	property proposed to b	e sold (the "Subject Prop	oerty"):
6	[STREET] [CITY, STA	ATE, ZIP CODE]		
7	The sale price is \$			
8	Title holder of the Subjec	t Property: [NAME]		
9	[NAME OF SECURED I			
10	against the Subject Proj [DESCRIPTION OF (I) T	REATMENT OF LIEN,	: (II) BASIS FOR ANY D	ISPUTE OF THE LIEN;
11	AND (III) GROUNDS ASS TO § 363(f)]	SERTED FOR SELLING	5 FREE AND CLEAR OF	THE LIEN PURSUANT
12	The Subject Property	was marketed as f	follows: [DESCRIPTIO	N OF MARKETING].
13 14	[DESCRIPTION OF BA REASONABLE AND IN T ACCORDING TO ITS BU	THE BEST INTERESTS	S OF THE DEBTOR'S B	
15	Proposed Buyer: [NAME]			
16	Known cor	nnections to Debtor KS	MP: [<i>DESCRIPTION, IF</i>	ANY]
17	Pursuant to section 363(f) free and clear of all liens for SUPPORTING A SALE F	or the following reason(s): [SUMMARY OF THE	sell the Subject Property DEBTOR'S EVIDENCE
18	Broker: [NAME]			
19		nnections to Debtor KS	MP: / <i>DESCRIPTION</i> , IF	F ANY
20		tion:% of Sale Pric		1
21	_			n
22		1	loyment Order: [INSERT	-
23	The following unexpired Subject Property:	leases or executory c	contracts (the " <u>Leases</u> ")	are associated with the
24	Counter Party	Title	Treatment	Cure Amount
25				(if any)
26				
27				

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1	Adequate assurance information: [DESCRIPTION OF BUYER'S EVIDENCE THAT IT CAN PROVIDE ADEQUATE ASSURANCE OF FUTURE PERFORMANCE OF THE ASSIGNED
2	LEASES]
3	Title and escrow company: [NAME]
4	Escrow number: [NUMBER]
5 6	Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY/ DESCRIPTION OF LIENS BEING PAID]
7	Estimated Net Proceeds of Sale: [AMOUNT]
8	[ONLY IN CASE OF A TIC PROPERTY WHERE ALL CO-OWNERS CONSENT TO USE OF THE SALES PROCEDURES:
9	
10	Known Co-owners, ² their asserted percentage ownership, and whether there exists any dispute as to the legitimacy of the asserted co-ownership interest.
11	Debtor Representation: [The Debtor represents that each co-owner has consented to the sale.]]
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13	PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by email where available and by mail for those who have not consented to email service upon (i) the United States Trustee (the " <u>U.S. Trustee</u> "); (ii) counsel to the Committee; (iii) any known holders of
14	interests in the Subject Property, including any Known Co-owners, (iv) counterparties to the
15	Leases; (v) counsel to the LeFever Mattson Debtors; (vi) the DIP Lender, and (vii) those persons who have formally appeared in this chapter 11 case and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").
16	,
17	PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale or the assumption and assignment of the Leases or request for hearing (the "Objection") must be served upon counsel for Debtor KSMP and filed with the Court not more than twenty-one (21) calendar
18	days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").
19	PLEASE TAKE FURTHER NOTICE THAT there shall be no overbids.
20	
21	PLEASE TAKE FURTHER NOTICE THAT there shall be no stalking horse procedures; however, Debtor KSMP reserves the right to request such procedures should it, in its sole discretion determine that a stalking horse procedure would have fit the actual.
22	determine that a stalking horse procedure would benefit the estate.
23	PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or credit bit or any such response is withdrawn, Debtor KSMP shall file
24	a declaration attesting that no Objection was filed or served on Debtor KSMP and Debtor KSMP shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the
25	
26	² "Known Co-owner" means any person who (i) is a record title owner of the Subject Property with KSMP or (ii)
27	is not a record title owner of the Subject Property with KSMP, but who has directly given to KSMP's counsel after the Relief Date an executed co-ownership agreement for the Subject Property or has filed a proof of claim
28	against KSMP attaching a copy of the executed co-ownership agreement for the Subject Property.

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1	"Residential Sale Order"). The Debtor may proceed with closing the Sale of the Subject Property upon entry of the Residential Sale Order.
2	PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed prior to the
3	Objection Deadline and not withdrawn, Debtor KSMP will set a hearing (the "Sale Hearing") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection;
4	(iii) and the Notice Parties.
5	PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment
6 7	of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.
	PLEASE TAKE FURTHER NOTICE THAT the Sale pursuant to these Sale Procedures
8	shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale
10	in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.
11	Dated: [•], 2025 [/s/ EXHIBIT]
12	Richard L. Wynne (Bar No. 120349) richard.wynne@hoganlovells.com
13	Erin N. Brady (Bar No. 215038) erin.brady@hoganlovells.com
14	Edward J. McNeilly (Bar No. 314588)
15	edward.mcneilly@hoganlovells.com HOGAN LOVELLS US LLP
	1999 Avenue of the Stars, Suite 1400
16	Los Angeles, California 90067 Telephone: (310) 785-4600
17	Facsimile: (310) 785-4601
18	Todd M. Schwartz (Bar No. 288895)
19	todd.schwartz@hoganlovells.com HOGAN LOVELLS US LLP
20	855 Main St Ste 200 Redwood City, CA 94063
21	Telephone: (650) 463-4000
22	Facsimile: (650) 463-4199
23	Attorneys for Debtor and Debtor in
24	Possession
25	
26	
27	

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EXHIBIT 1 (Proposed Sale Order)

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1		
2	Richard L. Wynne (Bar No. 120349) richard.wynne@hoganlovells.com	
3	Erin N. Brady (Bar No. 215038)	
4	erin.brady@hoganlovells.com Edward J. McNeilly (Bar No. 314588)	
5	edward.mcneilly@hoganlovells.com HOGAN LOVELLS US LLP	
6	1999 Avenue of the Stars, Suite 1400 Los Angeles, California 90067	
7	Telephone: (310) 785-4600 Facsimile: (310) 785-4601	
8	Todd M. Schwartz (Bar No. 288895)	
9	todd.schwartz@hoganlovells.com HOGAN LOVELLS US LLP	
10	855 Main St Suite 200 Redwood City, CA 94063	
11	Telephone: (650) 463-4000 Facsimile: (650) 463-4199	
12	, ,	
13	Attorneys for Debtor and Debtor in Possession	
14	UNITED STATES BA	NKRUPTCY COURT
15	NORTHERN DISTRI	CT OF CALIFORNIA
16	SANTA ROS	A DIVISION
17		
18	In re LEFEVER MATTSON, a California corporation,	Case No. 24-10545 CN (Lead Case)
19	et al.	(Jointly Administered) Chapter 11
20	Debtors. ¹	
21	In re	[PROPOSED] ORDER APPROVING ASSET SALE OF THE PROPERTY LOCATED AT
22	KS MATTSON PARTNERS, LP, Debtor.	[INSERT SUBJECT PROPERTY ADDRESS]
23		J
24		
25	The last four digits of LeFever Mattson's tax identific identification number for KS Mattson Partners, LP ("]	
26	Stapleton Group, 514 Via de la Valle, Solana Beach, C and all other Debtors is 6359 Auburn Blvd., Suite B, C	A 92075. The address for service on LeFever Mattson
27	debtor entities in these Chapter 11 Cases, a complet federal tax identification numbers is not provided health and on the website of the Debtors' claims and no	e list of the Debtors and the last four digits of their erein. A complete list of such information may be

obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM.

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Upon submission of the Certificate of No Objection regarding the proposed sale (the
"Sale") of the property located at (the "Subject Property") as contemplated by the
Sales Procedures approved by the Order Establishing Omnibus Procedures for Real Property
Sales [Dkt. No] (the "Sale Procedures Order"),2 filed by the above-captioned debtor and debtor
in possession ("Debtor KSMP") or "KSMP"); the Court having reviewed the Notice of Sale of Subject
Property Located at [INSERT SUBJECT PROPERTY ADDRESS] dated, 2025 [Dkt. No]
(the "Sale Notice"); and the Court having found that (i) the Court has jurisdiction to consider the
proposed sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases
and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy
Local Rules for the United States District Court for the Northern District of California (the
"Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and
1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) the Sale Notice was
sufficient under the circumstances; and after due deliberation the Court having determined that the
relief requested in the Sale Notice is in the best interests of Debtor KSMP, its estates, and its creditors;
and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- 1. The proposed Sale of the Subject Property located at ______ is approved.
- 2. The Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.
- 3. [SOLELY IN THE CASE OF A TIC PROPERTY WHERE ALL CO-OWNERS CONSENT TO THE SALE: Each co-owner of the Subject Property having consented to the Sale,

the sale of such co-owners' interests in the Subject Property is hereby approved. Each purported co-owner for which there is no dispute as to the legitimacy of its asserted interest shall be entitled to receive its share of the net proceeds of sale pro rata to its ownership percentage in the Subject Property. The share of the net proceeds of sale for any asserted co-owner whose interest is in dispute shall be escrowed pending a determination of such asserted co-owner's rights with respect to the Subject Property.]

- 4. Debtor KSMP is authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 5. Pursuant to Bankruptcy Code section 365(a), Debtor KSMP is authorized to assume the Lease(s) identified in the Sale Notice.
- 6. Pursuant to Bankruptcy Code section 365(f), Debtor KSMP is authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), Debtor KSMP shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 7. Debtor KSMP, and any escrow agent upon Debtor KSMP's written instruction, are authorized to pay directly from escrow (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) in the indicated amount(s), costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) amounts owing to Serene Investment Management LLC under that certain Debtor-in-Possession Loan and Security Agreement dated as of September 22, 2025, by and among Debtor KSMP and the DIP Lender previously approved by the Court pursuant to its Order dated September 25, 2025 [Docket No. 2414].

8. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. Debtor KSMP is not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in its discretion and without further delay, take any action and perform any act authorized under this Order.

- 9. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against Debtor KSMP; (ii) a waiver of Debtor KSMP's or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against Debtor KSMP; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between Debtor KSMP and any third party under section 365 of the Bankruptcy Code. Any amounts paid to a secured lender at closing shall not be construed as an allowance of such secured lender's claim, and all amounts paid remain subject to disgorgement and claw back.
- 10. Debtor KSMP is hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 11. Debtor KSMP is authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to its distribution.
- 12. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

EXHIBIT C (Form of Commercial Sale Notice)

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1 Richard L. Wynne (Bar No. 120349) Todd M. Schwartz (Bar No. 288895) 2 richard.wynne@hoganlovells.com todd.schwartz@hoganlovells.com Erin N. Brady (Bar No. 215038) HOGAN LOVELLS US LLP 3 erin.brady@hoganlovells.com 855 Main St Suite 200 Edward J. McNeilly (Bar No. 314588) Redwood City, CA 94063 4 edward.mcneilly@hoganlovells.com Telephone: (650) 463-4000 5 HOGAN LOVELLS US LLP Facsimile: (650) 463-4199 1999 Avenue of the Stars, Suite 1400 6 Los Angeles, California 90067 Telephone: (310) 785-4600 7 Facsimile: (310) 785-4601 8 Attorneys for Debtor and Debtor in Possession 9 10 UNITED STATES BANKRUPTCY COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SANTA ROSA DIVISION 13 14 In re Case No. 24-10545 CN (Lead Case) LEFEVER MATTSON, a California (Jointly Administered) 15 corporation, et al. Chapter 11 16 Debtors.¹ 17 In re NOTICE OF SALE OF SUBJECT 18 PROPERTY LOCATED AT [INSERT KS MATTSON PARTNERS, LP, **SUBJECT PROPERTY ADDRESS** 19 Debtor. 20 (COMMERCIAL SALE) 21 **LIEN HOLDER:** [Name of Secured Party(ies); Recording Date(s); Instrument 22 Number(s)] 23 24 The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax 25 identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson 26 and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their 27 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.

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Counter Party	Title	Treatment	Cure Amount (if any)
The following unexpired Subject Property:	l leases or executory	contracts (the " <u>Leases</u> ") are associated with th
Date and I	Docket Number of Emp	loyment Order: [INSER	T]
Compensa	tion:% of Sale Price	ee (\$)	
Known co	nnections to Debtor KS	SMP: [DESCRIPTION, I	IF ANY]
Broker: [NAME]			
Pursuant to section 363(f free and clear of all liens f SUPPORTING A SALE F	or the following reason	(s): [SUMMARY OF TH	
		SMP: [<i>DESCRIPTION</i> , I	_
Proposed Buyer: [NAME]	1		
REASONABLE AND IN ACCORDING TO ITS BU			BANKRUPTCY ESTATE
The Subject Property [DESCRIPTION OF BA			
TO § 363(f)]	OERTED I OR SEEEN	OT KEETHVD CEETH O	THE ELEVI ORSOMY
[NAME OF SECURED A against the Subject Pro [DESCRIPTION OF (I) T AND (III) GROUNDS AS	perty in the amount TREATMENT OF LIEN	of \$ Upon closi ; (II) BASIS FOR ANY I	ng of the sale, the lie DISPUTE OF THE LIEN
Title holder of the Subject	• •	DECORDING DATE I	NCTDUMENT NUMBE
The sale price is \$			
_	ATE, ZIP CODE]		
[STREET]			 ;
1. The address of the	e property proposed to l	be sold (the "Subject Pro	operty"):
Partners, a California lin propose to sell certain of proposed sale has the foll	its real property in acc	SMP") in the above-cap cordance with the appro	otioned chapter 11 case ved Sale Procedures. Th
Troperty butes [DRt. 110		dures Order) emered	on [DATE], KS Mattso

1	Title and escrow company: [NAME]
2	Escrow number: [NUMBER]
3	Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY/DESCRIPTION OF LIENS BEING PAID]
5	Estimated Net Proceeds of Sale: [AMOUNT]
6	[ONLY IN CASE OF A TIC PROPERTY WHERE ALL CO-OWNERS CONSENT TO USE OF THE SALES PROCEDURES:
7	
8	Known Co-owners, ¹ their asserted percentage ownership, and whether there exists any dispute as to the legitimacy of the asserted co-ownership interest.
9	Debtor Representation: [The Debtor represents that each co-owner has consented to the sale.]]
10	
11	PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by email where available and by mail for those who have not consented to email service upon (i) the United States
12	Trustee (the " <u>U.S. Trustee</u> "); (ii) counsel to the Committee; (iii) any known holders of interests in the Subject Property, including any Known Co-owners, (iv) counterparties to the Leases; (v)
13	counsel to the LeFever Mattson Debtors; (vi) those persons who have formally appeared in this chapter 11 case and requested service pursuant to Bankruptcy Rule 2002, (vii) the DIP Lender and
14	(viii) any person that previously submitted a bid for the Subject Property (collectively, the "Notice Parties").
15	PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale or the
16 17	assumption and assignment of the Leases or request for hearing (the "Objection") must be served upon counsel for Debtor KSMP and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").
18	DI EASE TAKE EUDTHED NOTICE THAT posting wishing to submit to an averbid for
19	PLEASE TAKE FURTHER NOTICE THAT parties wishing to submit to an overbid for the Subject Property must do so in writing on or before the Objection Deadline by emailing it to David Kieffer at David.Kieffer@jsheld.com. Overbids must be accompanied by a good faith
20	deposit of 10% of the proposed sale price. Overbids must exceed the proposed sale price by at least 2% on sales up to and including \$10,000,000 and by 1% for sales over \$10,000,000 plus Bid
21	Protections (if any).
22	PLEASE TAKE FURTHER NOTICE THAT if an overbid is received prior to the Objection Deadline, Debtor KSMP shall conduct a final auction for the Subject Property within
23	seven (7) days, or as soon as practicable given the nature and complexity of the transaction.
24	PLEASE TAKE FURTHER NOTICE THAT if an overbid is received prior to the Objection Deadline, Debtor KSMP shall conduct a final auction for the Subject Property no less
25	than seven (7) days after filing the Sale Notice.
26	1 "Vnovn Co ovnov" moons ony posson who (i) is a record tide owner of the Cubic t Durante wid VCMD.
27	¹ "Known Co-owner" means any person who (i) is a record title owner of the Subject Property with KSMP or (ii) is not a record title owner of the Subject Property with KSMP, but who has directly given to KSMP's counsel after the Relief Date an executed co-ownership agreement for the Subject Property or has filed a proof of claim
28	against KSMP attaching a copy of the executed co-ownership agreement for the Subject Property.

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1 2 3	PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or submission of an overbid or any such response is withdrawn, Debtor KSMP shall file a Certificate of No Objection and Debtor KSMP shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Commercial Sale Order"). The Debtor may proceed with closing the Sale of the Subject Property upon entry of the
4	Commercial Sale Order. PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed or an overbid is
5 6	submitted prior to the Objection Deadline and not withdrawn, Debtor KSMP will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted an overbid; (iii) and the Notice Parties.
7 8 9	PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.
10 11 12	PLEASE TAKE FURTHER NOTICE THAT the Sale pursuant to these Sale Procedures shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale in the order of its priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.
13	Dated: [•], 2025 [/s/EXHIBIT]
14	Richard L. Wynne (Bar No. 120349) richard.wynne@hoganlovells.com
15	Erin N. Brady (Bar No. 215038) erin.brady@hoganlovells.com
16	Edward J. McNeilly (Bar No. 314588) edward.mcneilly@hoganlovells.com
17	HOGAN LOVELLS US LLP
18	1999 Avenue of the Stars, Suite 1400 Los Angeles, California 90067
19	Telephone: (310) 785-4600 Facsimile: (310) 785-4601
20	Todd M. Schwartz (Bar No. 288895)
21	todd.schwartz@hoganlovells.com HOGAN LOVELLS US LLP
22	855 Main St Ste 200 Redwood City, CA 94063
23	Telephone: (650) 463-4000 Facsimile: (650) 463-4199
24	
25	Attorneys for Debtor and Debtor in
26	Possession
27	

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EXHIBIT 1 (Proposed Sale Order)

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1	Richard L. Wynne (Bar No. 120349)	
2	richard.wynne@hoganlovells.com Erin N. Brady (Bar No. 215038)	
3	erin.brady@hoganlovells.com Edward J. McNeilly (Bar No. 314588)	
4	edward.mcneilly@hoganlovells.com HOGAN LOVELLS US LLP	
5	1999 Avenue of the Stars, Suite 1400 Los Angeles, California 90067	
6	Telephone: (310) 785-4600 Facsimile: (310) 785-4601	
7	Todd M. Schwartz (Bar No. 288895)	
8	todd.schwartz@hoganlovells.com	
9	HOGAN LOVELLS US LLP 855 Main St Suite 200	
10	Redwood City, CA 94063 Telephone: (650) 463-4000	
11	Facsimile: (650) 463-4199	
12	Attorneys for Debtor and Debtor in Possession	
13	UNITED STATES BA	NKRUPTCY COURT
14	NORTHERN DISTRI	CT OF CALIFORNIA
15	SANTA ROSA DIVISION	
16		
17	In re	Case No. 24-10545 CN (Lead Case)
18	LEFEVER MATTSON, a California corporation, et al.	(Jointly Administered)
19	Debtors. ¹	Chapter 11
20	In re	[PROPOSED] ORDER APPROVING ASSET SALE OF THE PROPERTY LOCATED AT
21	KS MATTSON PARTNERS, LP,	[INSERT SUBJECT PROPERTY ADDRESS]
22	Debtor.	
23		
24		
¹ 25		eation number are 7537. The last four digits of the tax KSMP") are 5060. KSMP's address for service is c/o
26	Stapleton Group, 514 Via de la Valle, Solana Beach, C	CA 92075. The address for service on LeFever Mattson Citrus Heights, CA 95621. Due to the large number of
27	debtor entities in these Chapter 11 Cases, a complete	te list of the Debtors and the last four digits of their
28	federal tax identification numbers is not provided h obtained on the website of the Debtors' claims and no	

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Upon submission of the Certificate of No Objection regarding the proposed sale (the "Sale") of the property located at _____ (the "Subject Property") as contemplated by the Sales Procedures approved by the Order Establishing Omnibus Procedures for Real Property Sales [Dkt. No. __] (the "Sale Procedures Order"),² filed by the above-captioned debtor and debtor in possession ("Debtor KSMP" or "KSMP"); the Court having reviewed the *Notice of Sale of Subject* Property Located at [INSERT SUBJECT PROPERTY ADDRESS] dated _____, 2025 [Dkt. No. __] (the "Sale Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) the Sale Notice was sufficient under the circumstances; and after due deliberation the Court having determined that the relief requested in the Sale Notice is in the best interests of Debtor KSMP, tits estates, and its creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- 1. The proposed Sale of the Subject Property located at _____ is approved.
- 2. The Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.
- 3. [SOLELY IN THE CASE OF A TIC PROPERTY WHERE ALL CO-OWNERS CONSENT TO THE SALE: Each co-owner of the Subject Property having consented to the Sale,

28

the sale of such co-owners' interests in the Subject Property is hereby approved. Each purported co-owner for which there is no dispute as to the legitimacy of its asserted interest shall be entitled to receive its share of the net proceeds of sale pro rata to its ownership percentage in the Subject Property. The share of the net proceeds of sale for any asserted co-owner whose interest is in dispute shall be escrowed pending a determination of such asserted co-owner's rights with respect to the Subject Property.]

- 4. Debtor KSMP is authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 5. Pursuant to Bankruptcy Code section 365(a), Debtor KSMP is authorized to assume the Lease(s) identified in the Sale Notice.
- 6. Pursuant to Bankruptcy Code section 365(f), Debtor KSMP is authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), Debtor KSMP shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 7. Debtor KSMP, and any escrow agent upon Debtor KSMP's written instruction, are authorized to pay directly from escrow (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) fee in the indicated amount(s), costs of sale, and escrow costs (ii) any outstanding property taxes, and (iii) amounts owing to Serene Investment Management LLC under that certain Debtor-in-Possession Loan and Security Agreement dated as of September 22, 2025, by and among Debtor KSMP and the DIP Lender previously approved by the Court pursuant to its Order dated September 25, 2025 [Docket No. 2414].

8. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. Debtor KSMP is not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in its discretion and without further delay, take any action and perform any act authorized under this Order.

- 9. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against Debtor KSMP; (ii) a waiver of Debtor KSMP's or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against Debtor KSMP; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between Debtor KSMP and any third party under section 365 of the Bankruptcy Code. Any amounts paid to a secured lender at closing shall not be construed as an allowance of such secured lender's claim, and all amounts paid remain subject to disgorgement and claw back.
- 10. Debtor KSMP is hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 11. Debtor KSMP is authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 12. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

EXHIBIT D (Form of Stalking Horse Notice)

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1 Richard L. Wynne (Bar No. 120349) Todd M. Schwartz (Bar No. 288895) 2 richard.wynne@hoganlovells.com todd.schwartz@hoganlovells.com Erin N. Brady (Bar No. 215038) HOGAN LOVELLS US LLP 3 erin.brady@hoganlovells.com 855 Main St Suite 200 4 Edward J. McNeilly (Bar No. 314588) Redwood City, CA 94063 edward.mcneilly@hoganlovells.com Telephone: (650) 463-4000 5 HOGAN LOVELLS US LLP Facsimile: (650) 463-4199 1999 Avenue of the Stars, Suite 1400 6 Los Angeles, California 90067 Telephone: (310) 785-4600 7 Facsimile: (310) 785-4601 8 Attorneys for Debtor and Debtor in Possession 9 10 UNITED STATES BANKRUPTCY COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SANTA ROSA DIVISION 13 14 In re Case No. 24-10545 CN (Lead Case) 15 LEFEVER MATTSON, a California (Jointly Administered) corporation, et al. Chapter 11 16 Debtors.¹ 17 In re NOTICE OF DESIGNATION OF 18 KS MATTSON PARTNERS, LP, STALKING HORSE BIDDER FOR SALE OF SUBJECT PROPERTY LOCATED AT 19 Debtor. **INSERT SUBJECT PROPERTY** 20 ADDRESS] 21 22 23 24 The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax 25 identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson 26 and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their 27 federal tax identification numbers is not provided herein. A complete list of such information may be

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obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM.

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1 PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real *Property Sales* [Dkt. No. __] (the "Sale Procedures Order")² entered on [DATE], KS Mattson Partners, 2 a California limited partnership, and certain of its affiliates that are debtor and debtor in possession ("KSMP") in the above-captioned chapter 11 cases, propose to sell certain of its real property in 3 accordance with the approved Sale Procedures and have designated the following: 4 The address of the property proposed to be sold (the "Subject Property"): 5 [STREET] [CITY, STATE, ZIP CODE] 6 [NAME OF STALKING HORSE BIDDER] shall be the stalking horse bidder (the "Stalking 7 Horse Bidder") for the Subject Property. 8 Stalking Horse Bid: [AMOUNT OF BID] 9 Break-Up Fee: [PERCENTAGE OF SALE PRICE] 10 [Expense Reimbursement Cap: \$100,000] 11 Proviso: The aggregate Break-Up Fee and Expense Reimbursement (the "Bid Protections") shall not exceed 5.0% of the total cash consideration offered in the Stalking Horse Bid. 12 PLEASE TAKE FURTHER NOTICE THAT a copy of the agreement between Debtor 13 KSMP and the Stalking Horse Bidder is attached hereto as Exhibit 2 (the "Stalking Horse Agreement"). 14 PLEASE TAKE FURTHER NOTICE THAT the declaration of [DECLARANT'S 15 NAME supporting Debtor KSMP's decision to approve the Stalking Horse Bidder and enter the Stalking Horse Agreement is attached hereto as **Exhibit 3**. 16 PLEASE TAKE FURTHER NOTICE THAT this Stalking Horse Notice shall be served 17 by email where available and by mail for those who have not consented to email service upon (i) the United States Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any known 18 holders of interests in the Subject Property, including any Known Co-owners; (iv) counterparties to the Leases; (v) counsel to the LeFever Mattson Debtors; (vi) the DIP Lender, and (vii) those 19 persons who have formally appeared in this chapter 11 case and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties"). 20 PLEASE TAKE FURTHER NOTICE THAT any objection to (i) the Bid Protections set 21 forth in this Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse 22 Notice (the "Objection Deadline"); provided, however, any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid 23 Protections provided for in the Sales Procedures Order. 24 PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of a Stalking Horse Objection or any such response is withdrawn, Debtor KSMP shall 25 26 ¹ Known Co-owner" means any person who (i) is a record title owner of the Subject Property with KSMP or (ii)

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against KSMP attaching a copy of the executed co-ownership agreement for the Subject Property.

is not a record title owner of the Subject Property with KSMP, but who has directly given to KSMP's counsel

after the Relief Date an executed co-ownership agreement for the Subject Property or has filed a proof of claim

1	file a declaration attesting that no Stalking Horse Objection was filed or served on Debtor KSMP
2	and Debtor KSMP shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the "Stalking Horse Order").
3	PLEASE TAKE FURTHER NOTICE THAT if a Stalking Horse Objection is filed prior
4	to the Objection Deadline and not withdrawn, Debtor KSMP will file a notice seeking an expedited hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days' notice.
5	D . 1 5 1 2025
6	Dated: [•], 2025 [/s/ EXHIBIT] Richard L. Wynne (Bar No. 120349)
7	richard.wynne@hoganlovells.com Erin N. Brady (Bar No. 215038)
8	erin.brady@hoganlovells.com
9	Edward J. McNeilly (Bar No. 314588) edward.mcneilly@hoganlovells.com
10	HOGAN LOVELLS US LLP 1999 Avenue of the Stars, Suite 1400
11	Los Angeles, California 90067
	Telephone: (310) 785-4600
12	Facsimile: (310) 785-4601
13	Todd M. Schwartz (Bar No. 288895) todd.schwartz@hoganlovells.com
14	HOGAN LOVELLS US LLP
15	855 Main St Ste 200 Redwood City, CA 94063
	Telephone: (650) 463-4000
16	Facsimile: (650) 463-4199
17	
18	Attorneys for Debtor and Debtor in Possession
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EXHIBIT 1 (Proposed Stalking Horse Order)

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1			
2	Richard L. Wynne (Bar No. 120349)		
3	richard.wynne@hoganlovells.com Erin N. Brady (Bar No. 215038)		
4	erin.brady@hoganlovells.com		
	Edward J. McNeilly (Bar No. 314588) edward.mcneilly@hoganlovells.com		
5	HOGAN LOVELLS US LLP		
6	1999 Avenue of the Stars, Suite 1400 Los Angeles, California 90067		
7	Telephone: (310) 785-4600		
8	Facsimile: (310) 785-4601		
9	Todd M. Schwartz (Bar No. 288895) todd.schwartz@hoganlovells.com		
10	HOGAN LOVELLS US LLP		
	855 Main St Suite 200		
11	Redwood City, CA 94063 Telephone: (650) 463-4000		
12	Facsimile: (650) 463-4199		
13	Attorneys for Debtor and Debtor in Possessic	on	
14			
15	UNITED STATES BANKRUPTCY COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SANTA ROSA DIVISION		
18			
19	In re	Case No. 24-10545 CN (Lead Case)	
20	LEFEVER MATTSON, a California	(Jointly Administered)	
	corporation, et al. Debtors. 1	Chapter 11	
21			
22	In re	[PROPOSED] ORDER APPROVING	
23	KS MATTSON PARTNERS, LP,	DESIGNATION OF STALKING HORSE	
24			
25	The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o		
26	Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621. Due to the large number of debtor entities in these Chapter 11 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		
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28	obtained on the website of the Debtors' claims and		

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1 2	Debtor. FOR THE SALE OF THE PROPERTY LOCATED AT [INSERT SUBJECT]		
3	PROPERTY ADDRESS]		
4			
5	Upon submission of the Certificate of No Objection regarding the Notice of Designation of		
6	Stalking Horse Bidder for Sale of Subject Property Located at [INSERT SUBJECT PROPERTY		
7	ADDRESS] [Dkt. No] (the "Stalking Horse Notice") as contemplated by the Sales Procedures		
8	approved by the Order Establishing Omnibus Procedures for Real Property Sales [Dkt. No]		
9 10	(the "Sale Procedures Order"), ² filed by the above-captioned debtor and debtor in possession		
11	(" <u>Debtor KSMP</u> "); the Court having reviewed the Stalking Horse Notice and the exhibits		
12	thereto; and the Court having found that (i) the Court has jurisdiction to consider the proposed sale		
13	pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and		
14	Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local		
15 16	Rules for the United States District Court for the Northern District of California (the "Bankruptcy		
17	Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this		
18	is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) the Stalking Horse Notice was sufficient		
19	under the circumstances; and after due deliberation the Court having determined that the relie		
20	requested in the Stalking Horse Notice is in the best interests of Debtor KSMP, its estates, and its		
21	creditors; and good and sufficient cause having been shown;		
22	IT IS HEREBY ORDERED THAT:		
23	1 [NAME OF STALVING HODGE PIDDED] is approved as the Stalling House		

- 1. [NAME OF STALKING HORSE BIDDER] is approved as the Stalking Horse Bidder.
- 2. The Stalking Horse Bid shall be [AMOUNT].
- 3. [The Break-Up Fee shall be [AMOUNT] plus expense reimbursement for the

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Stalking Horse Bidder's actual out-of-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections") provided, however, that the aggregate Bid Protections with respect to the Stalking Horse Bid shall not exceed 5.0% of the total cash consideration offered in such Stalking Horse Bid].²

- 4. Debtor KSMP is authorized to fully assume, perform under, consummate and implement the Stalking Horse Agreement.
- 5. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. Debtor KSMP are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in its discretion and without further delay, take any action and perform any act authorized under this Order.
- 6. Nothing contained in the Stalking Horse Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against Debtor KSMP; (ii) a waiver of Debtor KSMP's or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against Debtor KSMP; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between Debtor KSMP and any third party under section 365 of the Bankruptcy Code.

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² The aggregate 5.0% in Bid Protections is an outside cap, and not a floor or an expected amount, of Bid Protections that may be offered to a Stalking Horse Bidder. KSMP's Responsible Individual may, in her business judgment, agree to any amount of Bid Protections that she deems appropriate that does not exceed the 5.0% cap. Such Bid Protections may be materially lower than the 5.0%.

1	7.	Debtor KSMP is he
2		documents as may be
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7. Debtor KSMP is hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.

3. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

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COURT SERVICE LIST

ECF Parties

Mail service will be handled by counsel.

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