

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEW JERSEY

**Caption in Compliance with D.N.J. LBR 9004-1(b)**

Martin F. Kronberg, P.C.  
2414 Morris Avenue, Suite 215  
Union, New Jersey 07083  
(908) 624-1660  
Attorneys for Creditor, Jake Scanlon

In Re:

United Site Services, Inc., et al.

Case No.: 25-23630 (MBK)

Adv. Pro. No.: \_\_\_\_\_

Chapter: 11

Subchapter V:  Yes  No

Hearing Date: February 24, 2026

Judge: 1. Michael B. Kap

## ADJOURNMENT REQUEST

1. I, Martin F. Kronberg,  
 am the attorney for: Creditor Jake Scanlon,  
 am self-represented,

and request an adjournment of the following hearing for the reason set forth below.

Matter: Motion for Relief from Automatic Stay to Continue with State Court Litigation

Current hearing date and time: February 24, 2026

New date requested: March 17, 2026

Reason for adjournment request: Counsel for USS advises that the confirmation hearing is imminent, and it is likely that USS will shortly emerge from bankruptcy.

2. Consent to adjournment:

I have the consent of all parties.  I do not have the consent of all parties (explain below):  
I spoke with Jordan Rosen, Esq., counsel for United Site Services, Inc., on 2/9/26  
and agreed to adjourn this motion in light of the pending confirmation hearing.



2523630260218000000000001

I certify under penalty of perjury that the foregoing is true.

Date: 2/11/26

  
Signature

**COURT USE ONLY:**

The request for adjournment is:

**March 26, 2026 @ 11:30 am**

Granted      New hearing date: \_\_\_\_\_  Peremptory  
 Granted over objection(s)      New hearing date: \_\_\_\_\_  Peremptory  
 Denied

**IMPORTANT: If your request is granted, you must notify interested parties  
who are not electronic filers of the new hearing date.**

MARTIN F. KRONBERG, P.C.  
*Counsellors at Law*

2414 MORRIS AVENUE, SUITE 215  
UNION, N. J. 07083

MARTIN F. KRONBERG  
GREGORY F. KRONBERG

February 11, 2026

TELEPHONE  
(908) 624-1660  
(973) 313-0100  
(732) 297-2900

TELEFAX  
(908) 624-1795

**VIA CERTIFIED MAIL**

Clerk  
United States Bankruptcy Court  
402 East State Street  
Trenton, New Jersey 08608

Re: In re: UNITED SITE SERVICES, INC., et al. Case No. 25-23630-MBK  
Motion for Relief from Automatic Stay  
Court Docket: 0268  
Hearing Date: February 24, 2026

Dear Sir/Madam:

I represent creditor, Jake Scanlon, the movant in the above-referenced motion for relief from the automatic stay.

I write to respectfully request that the Court adjourn the hearing on Movant's Motion for Relief from the Automatic Stay, presently scheduled for February 24, 2026, at 2:00 p.m.

Counsel for the Debtor has advised of the impending confirmation hearing and has requested that we adjourn our motion in light of it. Given the imminence of the confirmation hearing and anticipated emergence from Chapter 11, an adjournment of the motion would also conserve judicial resources and may obviate the need for further relief from the stay.

I enclose an adjournment request form. If anything else is required, please contact me and let me know.

Very truly yours,



MARTIN F. KRONBERG

MFK/GFK

Enc.

Certified Mail: 9589 0710 5270 2650 7841 39

cc: Jordan Rosen, Esq.

Milbank LLP

55 Hudson Yards

New York, New York 10001

