IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

PROMESA
Title III
No. 17 BK 3283-LTS (Jointly Administered)

ORDER AMENDING STANDING ORDER

This Court hereby amends the Standing Order applicable to matters before Judge Dein in these PROMESA cases (currently entered at 17-mc-00506-JGD Docket No. 1). As indicated by the redline attached hereto, this Court has added Paragraph 4 regarding Deadline Extensions and Requests to Exceed Page Limits.

SO ORDERED.

/ s / Judith Gail Dein
Judith Gail Dein
United States Magistrate Judge

DATED: January 30, 2018

¹ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); and (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

	UNITED STATES DISTRICT COURT
	DISTRICT OF PUERTO RICO
	X
In re:	
In the Matter of Procedures	in
Civil Cases and Adversary Pro	oceedings
Pending Before Judge Dein	
	X

FIRST AMENDED STANDING ORDER

Unless otherwise ordered by Judge Dein, the above matters shall be conducted in accordance with the following practices:

1. Communications with Chambers (General)

a. Chambers address:

All hard-copy documents for Chambers must be addressed as follows:

Hon. Judith G. Dein United States District Court, District of Massachusetts John Joseph Moakley U.S. Courthouse 1 Courthouse Way, Suite 6420 Boston, MA 02210

Email courtesy copies must be addressed to: deindprcorresp@mad.uscourts.gov

- b. Communications to be made by Motion. All communications with Chambers must be by written motion filed electronically on the ECF system, with a courtesy copy, clearly marked as such, delivered to the Court by email to deindprcorresp@mad.uscourts.gov. The courtesy must be a copy of the filed version of the Motion and must include the automatically-generated ECF header (that is, the text for example, "Case 1:17-CV-XXXX-LTS Document 10 Filed mm/dd/yyyy Page 1 of 1" appearing at the top of each page of a document on the ECF system).
- c. **Hard Copies.** No hard copies need be provided unless otherwise requested by the Court.

2. Prior Consultation with Opposing Parties Required.

- a. Prior to requesting any judicial action, the requesting counsel must consult to the greatest extent feasible with all other affected parties in an effort to obtain their consent to the request. Such efforts must include, but need not be limited to, an exchange of letters outlining their respective positions on the matters and at least one telephonic or inperson discussion of the matters, and must include a discussion on scheduling.
- b. The notice of motion must include confirmation that such effort has been made and must indicate whether the request for judicial action is being made on consent.

3. Discovery Motions

- a. Briefing. Unless otherwise directed by the Court in the particular case, motions must be briefed in accordance with Local Civil Rule 7 (in the case of a civil action) or Local Bankruptcy Rule 9013-1 and 9013-2 (in the case of an adversary proceeding), and any reply papers must be filed within seven (7) days after service of the opposition papers. The page limit and format specifications of Local Civil Rule 7 shall apply to all motion practice unless otherwise ordered by the Court. Memoranda of 10 pages or more must contain a table of contents.
- b. **Filing of motion papers.** Motion papers must be filed electronically, in accordance with the electronic filing procedures of the United States District Court for the District of Puerto Rico.
- c. Oral argument on motions. Parties may request oral argument at the time that their moving, opposing or reply papers are filed, by including a conspicuous notation of the request on the cover page of the relevant paper. The Court will determine whether argument will be heard and, if it determines that such an argument is necessary, will advise counsel of the relevant date.

4. Deadline Extensions and Requests to Exceed Page Limits

a. Requests for deadline and page limit extensions. Parties may request extension of any applicable deadline, or to exceed page limits, by motion to the Court. Such motions, whether or not on consent of the parties, must request relief at least two business days prior to the relevant deadline. Any opposition to the requested relief is due one business day after the filing of the motion. The Court will then take the request on submission.

5. **Proposed Orders**

a. **Submission of proposed orders.** Each motion shall, when filed, be accompanied by a proposed order. A copy of the proposed order in Microsoft Word format shall also be emailed to deindprcorresp@mad.uscourts.gov.

SO ORDERED.

/s/ Judith Gail Dein Judith Gail Dein United States Magistrate Judge

Dated: January 30, 2017

UNITED STATES DISTRICT COURT DISTRICT OF PUERTO RICO

In re:

In the Matter of Procedures in Civil Cases and Adversary Proceedings Pending Before Judge Dein

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- b. Communications to be made by Motion. All communications with Chambers must be by written motion filed electronically on the ECF system, with a courtesy copy, clearly marked as such, delivered to the Court by email to deindprcorresp@mad.uscourts.gov. The courtesy must be a copy of the filed version of the Motion and must include the automatically-generated ECF header (that is, the text for example, "Case 1:17-CV-XXXX-LTS Document 10 Filed mm/dd/yyyy Page 1 of 1" appearing at the top of each page of a document on the ECF system).
- Hard Copies. No hard copies need be provided unless otherwise requested by the Court.

2. Prior Consultation with Opposing Parties Required.

- a. Prior to requesting any judicial action, the requesting counsel must consult to the greatest extent feasible with all other affected parties in an effort to obtain their consent to the request. Such efforts must include, but need not be limited to, an exchange of letters outlining their respective positions on the matters and at least one telephonic or inperson discussion of the matters, and must include a discussion on scheduling.
- The notice of motion must include confirmation that such effort has been made and must indicate whether the request for judicial action is being made on consent.

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4. Deadline Extensions and Requests to Exceed Page Limits

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4.5. Proposed Orders

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SO ORDERED.

/s/ Judith Gail Dein Judith Gail Dein United States Magistrate Judge

Dated: September 15 January 30, 2017