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Entered on Docket February 09, 2015 **EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT** NORTHERN DISTRICT OF CALIFORNIA



The following constitutes

the order of the court. Signed February 9, 2015

* see changes below

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

Case No: 13-51589 SLJ TECHNOLOGY PROPERTIES LIMITED, Chapter 11 NO HEARING REQUESTED

Debtor.

ORDER SHORTENING TIME FOR HEARING ON JOINT APPLICATION FOR CHET AND MARCIE BROWN TO CHANGE BALLOT

The Court has considered the Stipulated Ex Parte Application For Order Shortening Time For Hearing On Joint Application For Chet And Marcie Brown To Change Ballot (the "Application"). There being no objection, and good cause appearing therefor, the Application be and hereby is GRANTED.

IT IS THEREFORE ORDERED that

1. The time for hearing on TPL's and the Committee's Joint Application For Authority For Chet And Marcie Brown To Change Ballot On Joint Plan Of Reorganization By Official Committee Of Unsecured Creditors And Debtor (Dated January 8, 2015) From Rejection To Acceptance (FRBP 3018(a)) ("Application") be and hereby is shortened to allow it to be heard on February 11, 2015, at 10:00 a.m.

@ Filed: 02/09/15 Entered: 02/09/15 16:23:01

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1	2.	TPL is authorized to	serve notice and opportunity for hearing on the Application upon	
2		receipt of this Order.	Notice of hearing shall be served via email or fax by noon Objections may raise orally at the hearing.	on 2/10/15.
3			objections may raise drainy at the floating.	
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5			***** END OF ORDER ****	
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COURT SERVICE LIST

** All ECF Recipients

Filed: 02/09/15 3 **PROFE:** SHOUSTENBOG TIMBC# 660