Case 8:13-bk-13134-TA Doc 87 Filed 02/26/14 Entered 02/26/14 17:20:03 Desc Main Document Page 1 of 10 Marc C. Forsythe - State Bar No. 153854 Elizabeth A. LaRocque – State Bar No. 219977 GOE & FORSYTHE, LLP 18101 Von Karman Avenue, Suite 510 FILED & ENTERED Irvine, CA 92612 mforsythe@goeforlaw.com Telephone: (949) 798-2460 FEB 26 2014 Facsimile: (949) 955-9437 CLERK U.S. BANKRUPTCY COURT Attorneys for Debtor and Debtor-in-Possession Central District of California 6 BY daniels DEPUTY CLERK 7 CHANGES MADE BY COURT 8 UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA 9 SANTA ANA DIVISION 10 Case No. 8:13-bk-13134-TA In re: 11 Chapter 11 Proceeding LINDA J. MARTIN, an individual, 12 ORDER ON DEBTOR'S MOTION FOR ORDER: 13 Debtor and Debtor-in-**AUTHORIZING SALE OF PROPERTY (239** Possession. 14 Carnation Ave., Corona Del Mar, California) FREE AND CLEAR OF LIENS AND FINDING 15 BUYER TO BE GOOD FAITH PURCHASER PURSUANT TO 11 U.S.C. §363(b), (f) and (m); 16 APPROVAL OF THE SALE AS AN 17 COLLATERALIZED INSTALLMENT SALE PURSUANT TO I.R.S. CODE § 453; 18 APPROVAL OF OVERBID PROCEDURES: 19 AND 20 AUTHORIZING COMPENSATION OF REAL ESTATE BROKER. 21 22 Hearing Date: January 22, 2013 10:00 a.m. Time: 23 Place: 24 On January 22, 2013 at 10:00 a.m. in Courtroom 5B of the United States Bankruptcy 25 Court located at 411 West Fourth Street, Santa Ana, California 92701, the motion of Linda 26 Martin, Debtor and Debtor-in-Possession herein ("Debtor"), an Order: Authorizing Sale ("Sale") of Property Free and Clear of Liens and Finding Buyer to be Good Faith Purchaser Pursuant to 28

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11 U.S.C. Sections §363(b(, (f) and (m); Approval of the Sale as Collateralized Installment Sale Pursuant to I.R.S. Code Section 453 between Debtor and S. Crow Collateral Corporation ("SCC"); Approval of Overbid Procedures; Authorizing Compensation of Real Estate Broker; Authorizing Debtor to Incur Post-Petition Financing to Pay Off All Her Creditors (pursuant to 11 U.S.C. Section 364) with the Loan Proceeds (the "Sale Motion") [Docket No. 54] came on for hearing on regular notice. The Honorable Judge Theodor C. Albert presiding. All appearances were noted on the record. At the hearing, Debtor withdrew her request in the Sale Motion to Authorize Debtor to Incur Post-Petition Financing to Pay Off All Her Creditors (pursuant to 11 U.S.C. Section 364)

THEREFORE, upon the record of the hearing on the Motion and findings recited on the record and all other pleadings and proceedings in this case, including the Motion and all papers filed in support thereof, no objections having been filed, after proper notice was provided; and after due deliberation and good and sufficient cause appearing therefore,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

- Debtor's request in the Sale Motion to Authorize Debtor to Incur Post-Petition
 Financing to Pay Off All Her Creditors (pursuant to 11 U.S.C. Section 364) was withdrawn by the Debtor.
- 2. Subject to the terms of this Order, the Debtor is authorized to perform on the contract and related documents with S. Crow Collateral Corporation ("SCC"), executed versions of which are attached hereto as <a href="Exhibits "1", "2", "3", "4", "5", "6", "7", "8" and "9" (which are, respectively, the same as <a href="Exhibits" 3", "4" is "6", "7", "8", "9" "10" and "11" to the Declaration of Stanley D. Crow filed in support of the Sale Motion (dkt # 57)."
- 3. Debtor and SCC have created new escrow instructions to reflect the Court's ruling noted in items #14 and #15 below regarding Goe & Forsythe, LLP holding the proceeds from the sale of the Property. Attached hereto as <a href="Exhibits "2" and "8" are the revised and executed Supplemental Closing Instructions and a New Loan Closing Instructions needed to comply with the Court's ruling.

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- 4. As a result of the contracts entered into with SCC as noted in #2 above, Debtor will transfer the real property known as 239 Carnation Ave., Corona Del Mar, California ("Property") to SCC and then SCC will sell the Property to Jeff McAninch ("Buyer"), or his assigns, for \$3,900,000, to purchase the Property, which transactions are approved pursuant to 11 U.S.C. §363(b) (f) and (m).
 - 5. Jeff McAinch, or his assigns, is approved as the final buyer of the Property for \$3,900,000, pursuant to the terms of the Residential Purchase Agreement and signed Counter Offer with three (3) Addendums (collectively the "CRPA") attached as **Exhibit "1"** to the Linda Martin Declaration, which is attached to the Sale Motion.
 - 6. Wilmington Trust Company, as successor Trustee to Bank of America, National Association, successor by merger of LaSalle Bank National Association, as Trustee for Morgan Stanly Mortgage Loan Trust 2007-10XS, Mortgage Pass-Through Certificates, Series 2007 (the "Lender") has a valid, first priority lien against the Property that as of January 31, 2014 is in the amount of \$1,608,674.59, subject to an updated payoff demand valid through the close of escrow to be submitted upon receipt from Lender. The transfer of the Property to SCC and the sale of the Property to the final Buyer is free and clear of all liens and interest against the Property with the lien of the Lender immediately attaching to the proceeds from the transfer of the Property to SCC and the sale of the Property by SCC to the final Buyer to the same extent and priority that existed prior to the Debtor's bankruptcy case.
- 7. Debtor is authorized to sign any and all documents necessary, and to undertake any non-material amendments and modifications necessary, to complete the sale of the Property without further notice, hearing or Court order.
- 8. Notwithstanding Bankruptcy Rule 6004(h), this Order shall be effective and enforceable immediately upon entry and its provisions shall be self-executing and

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1			the fourteen day stay of a sale provided for in Bankruptcy Rule 6004(h) is hereby
2			waived to allow the sale of the Property to close forthwith.
3		9.	All of the remaining funds held in escrow, which are the Property of SCC and
4			subject to the Lender's lien noted in paragraph 6 above, will be transferred to the
5			trust account of Debtor's counsel, Goe & Forsythe, LLP, in order for Goe &
6			Forsythe, LLP to pay the creditors of Debtor's estate and to hold enough monies
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I	in its trust account as an estimate of the professional fees pending Court approval of such			
2	professional fees and costs.			
3	APPROVED BY:			
4				
5	DATED: February 26, 2014 GOE & FORSYTHE, LLP			
6	By: /s/Marc C. Forsythe			
7	Marc C. Forsythe Attorneys for Debtor and Debtor-in-			
8	Possession			
9	DATED: February 26, 2014 PITE DUNCAN, LLP			
10				
11				
12	By: Casey O'Connell			
13	Attorneys for Wilmington Trust Company, as			
14	successor Trustee to Bank of America, National Association, successor by merger of			
15	LaSalle Bank National Association, as Trustee for Morgan Stanly Mortgage Loan			
16	Trust 2007-10XS, Mortgage Pass-Through Certificates, Series 2007			
17	Certificates, Series 2007			
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19	###			
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21				
22	M. O. O.			
	Date: February 26, 2014 Theodor C. Albert Theodor C. Albert			
24	United States Bankruptcy Judge			
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27 28				
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