

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
)	
COACH AM GROUP HOLDINGS CORP., et al.,)	Case No. 12-10010 (KG)
)	(Jointly Administered)
Debtors.)	
)	Re: Docket No.: ____
_____)	

**ORDER GRANTING JOINT MOTION OF ROSEMARY AND DAVID DIONNE
AND BERNADINE WILLIAMSEN FOR RELIEF FROM STAY TO
ALLOW STATE COURT ACTIONS TO PROCEED**

Upon consideration of the Joint Motion of Rosemary and David Dionne and Bernadine Williamsen for Relief from Stay to Allow State Court Actions to Proceed (the “Motion”), it appearing that proper notice of the Motion has been given and that no further notice is required prior to granting the relief requested in the Motion, and the Court having found that the relief sought therein is reasonable and necessary, IT IS HEREBY ORDERED as follows:

ORDERED, that the Joint Motion is GRANTED; and it is further

ORDERED, that any objections not made to the Motion are waived and any objections made to the Motion are overruled with prejudice; and it is further

ORDERED, that pursuant to 11 U.S.C. §362 the automatic stay is modified and lifted to permit the Movants¹ to proceed with and prosecute the Oregon Actions to final judgment or other resolution; and it is further

ORDERED, that the Movants may collect upon any resulting final judgment or settlement from any applicable liability insurance policies covering the Debtors; and it is further

¹Capitalized terms shall have the meaning ascribed to them in the Motion, unless otherwise defined herein.

ORDERED, that to the extent the amount of any final judgment or settlement exceeds the available liability insurance proceeds, the excess amount shall be treated as an allowed non-priority unsecured claim against the Debtors' estates to receive a pro rata distribution, if any, with all other unsecured creditors.

Dated: _____, 2012

The Honorable Kevin Gross, Chief Judge
United States Bankruptcy Court