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FILED AND ENTERED  
ON DOCKET

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BANKRUPTCY COURT  
DISTRICT OF NEVADA

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**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEVADA**

**IN RE:**

MEGO FINANCIAL CORP. and dba  
LEISURE INDUSTRIES CORPORATION  
OF AMERICA, a New York Corporation,  
  
Debtors.

Case No. BK-N-03-52300 -  
BK-N-03-52304 and  
BK-N-03-52470 – BK-N-03-52474  
Chapter 11 (Interim Joint  
Administration)

Hearing Date: August 13, 2003  
Time: 2:30 p.m.

**FINAL ORDER UNDER 11 U.S.C. §§105(a), 345 AND 363  
ALLOWING DEBTORS TO MAINTAIN EXISTING BANK  
ACCOUNTS, CONTINUE USING EXISTING CASH MANAGEMENT SYSTEM,  
AND CONTINUE USING EXISTING BUSINESS FORMS**

Upon the Motion For Order Under 11 U.S.C. §§105(a), 345 And 363 Allowing Debtors To  
Maintain Existing Bank Accounts, Continue Using Existing Cash Management System, And  
Continue Using Existing Business Forms (the "Motion") the Court having entered the Interim  
Order Under 11 U.S.C. §§105(a), 345 And 363 Allowing Debtors to Maintain Existing Bank  
Accounts, Continue Using Existing Cash Management System, And Continue Using Existing

1 Business Forms and the First Amended Interim Order Under 11 U.S.C. §§105(a), 345 and 363  
2 Allowing Debtors to Maintain Existing Bank Accounts, Continue Using Existing Cash  
3 Management System, And Continue Using Existing Business Forms, objections having been filed  
4 by Textron Financial Corporation ("Textron"), no other written objection having been filed by the  
5 August 6, 2003 deadline established by the Court, the objection of Textron being resolved by this  
6 Order; and good cause being shown,  
7

8 IT IS HEREBY ORDERED:

9 1. The Motion is granted, subject to the conditions that:

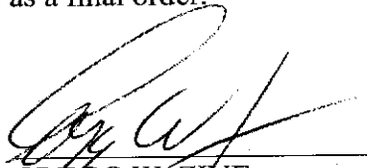
10 a. The Trustee will file a monthly cash flow report tracking the movement of  
11 funds between and among the Debtor entities; and

12 b. (i) all intercompany transfers to the concentration account shall be deemed  
13 administrative expenses payable to the transferor debtor net of all payments from such  
14 account on behalf of the transferee entity, (ii) Leisure Resorts Corporation shall be deemed  
15 to have an administrative expense claim in the estate of any debtor on whose behalf it  
16 makes payment from the concentration account, net of any intercompany transfers from  
17 such debtor to the concentration account, and (iii) any debtor that is a net transferor to  
18 Leisure Resorts Corporation (net of payment made on its behalf) shall be deemed to have  
19 an administrative expense in the estates of all other debtors who are net beneficiaries of  
20 payments from the centralized cash management account.  
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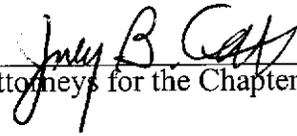
2. The Court directs entry of this Order as a final order.

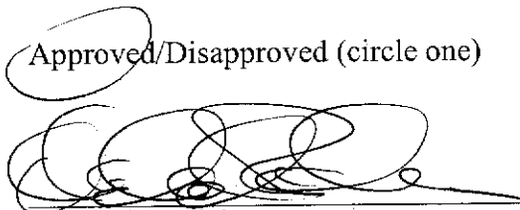
Dated: August 13, 2003

  
\_\_\_\_\_  
GREGG W. ZIVE  
United States Bankruptcy Judge

Submitted by:

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