

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

In re: §
PALMAZ SCIENTIFIC INC., § **CASE NO. 16-50552**
Debtor. § **Chapter 11**

In re: §
ADVANCED BIO PROSTHETIC § **CASE NO. 16-50555**
SURFACES, LTD., § **Chapter 11**
Debtor. §

In re: §
ABPS MANAGEMENT, LLC, § **CASE NO. 16-16-50556**
Debtor. § **Chapter 11**

In re: §
ABPS VENTURE ONE, LTD., § **CASE NO. 16-50554**
Debtor. § **Chapter 11**

NOTICE OF HEARING ON DEBTORS' FIRST DAY MOTIONS

Now come debtors Palmaz Scientific Inc. (“PSI”), Advanced Bio Prosthetic Surfaces, Ltd. (“ABPS”), ABPS Venture One, Ltd. (“Venture”), and ABPS Management, L.L.C. (“Management” and together the “Debtors”) and state:

PLEASE TAKE NOTICE that a hearing will be conducted on March 8, 2016 at 10:30 a.m. in the United States Courthouse, 615 E. Houston Street, Courtroom 3, San Antonio, Texas 78205, to consider the following:

First Day Motion
Debtor-In-Possession’s Expedited Application For Entry Of An Order Authorizing Employment Of Norton Rose Fulbright US LLP As Counsel (Nunc Pro Tunc As Of The

Petition Date) (“ Norton Rose Application ”)
Debtor’s Emergency Ex Parte Interim Application To Employ Accountants Groff & Rothe and Jennifer L. Rothe, C.P.A. (“ Groff & Rothe Application ”)
Emergency Ex Parte Interim Application To Employ Noticing Agent UpShot Services LLC Nunc Pro Tunc (“ UpShot Application ”)
Debtor’s Emergency Motion Regarding Maintenance Of Bank Accounts And Existing Cash Management (“ Bank Accounts Motion ”)
Debtor’s Emergency Motion For Order (I) Allowing Certain Employees’ Prepetition Priority Claims Pursuant To 11 U.S.C. § 507(A) For Certain Benefits Accrued Prepetition; (II) Authorizing The Debtor To (A) Maintain And Honor Its Employee Compensation Obligations And (B) Pay Employees’ Priority Claims; And (III) Compelling Certain Financial Institutions To Honor Prepetition Transfers (“ Employee Motion ”)
Debtor’s Emergency Motion To Establish Interim Notice Procedures (“ Notice Procedures Motion ”)
Debtor’s Emergency Motion Pursuant To 11 U.S.C. § 366, For Entry Of Interim Order (A) Determining Adequate Assurance Of Payment For Future Utility Services And (B) Restraining Utility Companies From Discontinuing, Altering, Or Refusing Service (“ Utility Motion ”)
Debtor’s Emergency Motion to Extend Time to File Schedules of Assets and Liabilities, Schedules of Executory Contracts and Unexpired Leases, and Statement of Financial Affairs (“ Schedules Motion ”)
Debtor’s Emergency Motion For Interim Approval Of Post-Petition Secured And Super Priority Financing Pursuant To Section 364(c) Of The Bankruptcy Code (“ Financing Motion ”)
Motion for Joint Administration

Any person desiring to appear telephonically at the hearing should contact CourtCall at (866) 582-6878 Monday through Friday between the hours of 5:00 a.m. and 5:30 p.m. (Pacific Time). In order to ensure the ability to participate telephonically, CourtCall must receive any request no later than the business day prior to the hearing.

Dated: March 4, 2016

Respectfully submitted,

NORTON ROSE FULBRIGHT US LLP

By s/Michael M. Parker

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PROPOSED COUNSEL FOR DEBTORS

CERTIFICATE OF SERVICE

I hereby certify that contemporaneously with the filing of the foregoing, I directed noticing agent UpShot Services, LLC to serve a copy of the foregoing on parties in interest in this case. Debtor will supplement this certificate of service with a copy of such service list.

/s/Michael M. Parker