

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF RHODE ISLAND**

In re **CENTRAL COVENTRY
FIRE DISTRICT**

BK No.: 14-12785
Chapter 9

Debtor

**ORDER SETTING DEADLINE FOR OBJECTIONS
TO THE DEBTOR'S PETITION / ENTRY OF ORDER FOR
RELIEF OR MOTIONS TO DISMISS THE DEBTOR'S CASE
(this relates to Doc. #1)**

The Court held a status hearing on January 16, 2015, on the Debtor's Chapter 9 Voluntary Petition (Doc. #1). The deadline by which objections to the petition / entry of an order for relief or motions to dismiss the Debtor's case (the term "objection" shall for the purposes of this Order hereinafter include any objection to the petition / entry of order for relief or motion to dismiss the case) must be filed is February 17, 2015.

Objections shall be filed by registered users through ECF and by non-registered users either in person at, or by mail to, the office of the Clerk of the United States Bankruptcy Court for the District of Rhode Island, 380 Westminster Street, 6th Floor, Providence, Rhode Island 02903. A copy of the objection shall be mailed to the attorney for the Debtor, Robert G. Flanders, Jr., Hinckley, Allen & Snyder LLP, 50 Kennedy Plaza, Suite 1500, Providence, Rhode Island 02903.

If any timely objection is filed, a hearing will be held on a date to be scheduled by the Court. If no timely objection is filed, no hearing will be held and, pursuant to 11 U.S.C. § 921(d), the Court will enter an order for relief under Chapter 9 without further notice or hearing.

Each objection shall state the facts and legal authorities in support of such objection. Any party whose objection is based not merely on denials of the Debtor's averments as to eligibility but on evidence of facts extrinsic to those alleged by the Debtor in support of the petition shall file with its objection affidavits that shall constitute the direct testimony of its witnesses at the evidentiary hearing on the petition, and such party shall make its affiants available for cross-examination at the evidentiary hearing, failing which the affidavit shall be stricken.

Date: January 20, 2015

By the Court,

Diane Finkle

Diane Finkle
U.S. Bankruptcy Judge