c	ase:16-07693-ESL11 Doc#:157 Filed:01/10/18 Entered:01/10/18 15:35:13 Desc: Main	
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1	IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO	
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3	IN RE:	CASE NO. 16-07693 ESL
4	ISLANDWIDE LOGISTICS INC	
5	ISLANDWIDE LOGISTICS INC	Chapter 11
6		
6	xxx-xx0408	
7	VVV-VV0400	
8		FILED & ENTERED ON 1/10/2018
9	Debtor(s)	FILED & ENTERED ON 1/10/2016
10		
11	ORDER APPROVING DISCLOSURE STATEMENT	
	A Joint Disclosure Statement, and certain amendments thereof, having	
12	been filed by the debtor herein on $4/27/2017$ (docket #106) referring to a	
13	joint plan under chapter 11 filed on 4/27/2017 (docket #107), and after	
14	notice and a hearing held on 11/09/2017, it having been determined that	
15	the aforesaid Disclosure Statement contains "adequate information" as	
	that term is defined in 11 U.S.C. §1125, it is now	
16	ORDERED	
17	1. That the herein described Disclosure Statement be and is hereby approved.	
18	2. That the debtor and parties in interest may now solicit	
19	acceptances or rejections of the debtor's Plan of Reorganization pursuant	
20	to 11 U.S.C. §1125.	
	3. That the approved Disclosure Statement and the Plan referred to in the same are to be circulated to all parties in accordance with	
21	Bankruptcy Rule 3017(d) and 11 U.S.C. §1125(c).	
22	4. That objections to claims must be filed forty-five (45) days	
23	prior to the hearing on confirmation. Debtor will include in its	
24	objection to claim a notice that if no response to the objection is filed	
	within thirty (30) days, the motion will be considered and decided	
25	without the actual hearing. If a written response or opposition to the objection to claim is timely filed, the contested matter will be heard on	
		and concepted matter with De neard On

the date that the hearing on confirmation has been scheduled.

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5. That acceptances or rejections of the Plan may be filed in writing by the holders of all claims on/or before fourteen (14) days prior to the date of the hearing on confirmation of the Plan.

6. That any objection to confirmation of the plan shall be filed on/or before twenty-one (21) days prior to the date of the hearing on confirmation of the Plan.

7. That the debtor files with the Court a statement setting forth compliance with each requirement in §1129, the list of acceptances and rejections and the computation of the same, within seven (7) working days before the hearing on confirmation.

8. If the documents specified in paragraph seven (7) are not filed on time, the Court may not hold the confirmation hearing and the debtors in possession or moving party shall appear on the scheduled date to show cause why sanctions should not be imposed, costs and attorney's fees awarded to appearing parties, and why the case should not be dismissed or converted to Chapter 7, for cause, pursuant to 11 U.S.C. §1112(b).

9. At the confirmation hearing the Court will conclude the estimated date for "substantial consummation" of the plan as defined in 11 U.S.C. §1101(2). The debtor in possession or moving party shall submit to the Court the information necessary to enter a final decree required in LBR 3022-1.

10. That a hearing for the consideration of confirmation of the Plan and of such objections as may be made to the confirmation of the Plan will be held on **3/28/2018** at **09:30 A.M.** at Jose V. Toledo Fed. Bldg. & U.S. Courthouse, Courtroom **2**, 300 Recinto Sur Street, Old San Juan, Puerto Rico.

SO ORDERED.

In San Juan, Puerto Rico, this 10 day of January, 2018.

HANNA

Enrique S. Lamoutte Inclan U. S. Bankruptcy Judge

C: All Creditors

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