

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:	Chapter 11
APP WINDDOWN, LLC, <i>et al.</i> , ¹	Case No. 16-12551 (BLS)
Debtors.	(Jointly Administered)

**NOTICE OF AGENDA OF MATTERS SCHEDULED FOR
HEARING ON MAY 15, 2019, AT 10:30 A.M. (EASTERN TIME)²
Hearing Location: 824 N. Market St., 6th Floor, Courtroom #1,
Wilmington, DE 19801
Before the Honorable Brendan L. Shannon**

CONTESTED MATTER GOING FORWARD:

1. Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents Filed by Dov Charney and Adrian Kowalewski [Filed 4/11/19] (Docket No. 2152)

Response Deadline: May 2, 2019 at 4:00 p.m.

Responses Received:

- A. APP's Response to Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents Filed by Dov Charney and Adrian Kowalewski [Filed 5/2/19] (Docket No. 2167)
- B. Response of Litigation Trustee to Motion to (i) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (ii) Preserve Documents [Filed 5/2/19] (Docket No. 2168)

Reply Deadline: May 10, 2019 at 4:00 p.m.

¹ The Debtors are the following six entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): APP Winddown, LLC (f/k/a American Apparel, LLC) (0601); APP USA Winddown, LLC (f/k/a American Apparel (USA), LLC) (8940); APP Retail Winddown, Inc. (f/k/a American Apparel Retail, Inc.) (7829); APP D&F Winddown, Inc. (f/k/a American Apparel Dyeing & Finishing, Inc.) (0324); APP Knitting Winddown, LLC (f/k/a KCL Knitting, LLC) (9518); and APP Shipping Winddown, Inc. (f/k/a Fresh Air Freight, Inc.) (3870). The address of each of the Debtors is 107 Millcreek Corners, Suite B, P O Box 5129, Brandon, MS 39047.

² Any party who wishes to attend telephonically is required to make arrangements through CourtCall by telephone (866-582-6878) or by facsimile (866-533-2946), no later than 12:00 p.m. one business day prior to the hearing.

Reply:

- A. Reply to Objections to Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents Filed by Dov Charney and Adrian Kowalewski [Filed 5/10/19] (Docket No. 2170)
- B. Declaration of Karen Rinehart In Support of Reply to Objections to Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents [Filed 5/10/19] (Docket No. 2171)

Related Documents:

- A. Declaration of Karen Rinehart In Support of Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents [Filed 4/11/19] (Docket No. 2153)
- B. Notice of Filing of Exhibits "K" and "L" to the Declaration of Karen Rinehart In Support of Motion to (I) Clarify Plan Provision Regarding Retention of Documents During Ongoing Litigation and (II) Preserve Documents [Filed 4/11/19] (Docket No. 2155)

Status: This matter will be going forward.

Dated: May 13, 2019
Wilmington, Delaware

PACHULSKI STANG ZIEHL & JONES LLP

/s/ James E. O'Neill

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