IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

AGDP HOLDING INC., et al., 1

Debtors.

Chapter 11

Case No. 25- 11446 (MFW)

(Jointly Administered)

Ref: Docket No. 12, 46, & 176

FOURTH INTERIM ORDER PURSUANT TO SECTIONS 105, 361, 362, 363, 364, 503 AND 507 OF THE BANKRUPTCY CODE (I) AUTHORIZING THE DEBTORS TO **OBTAIN SENIOR SECURED SUPERPRIORITY POSTPETITION FINANCING; (II)** GRANTING (A) LIENS AND SUPERPRIORITY ADMINISTRATIVE EXPENSE CLAIMS AND (B) ADEQUATE PROTECTION TO CERTAIN PREPETITION LENDERS; (III) AUTHORIZING USE OF CASH COLLATERAL; (IV) SCHEDULING A FINAL HEARING; AND (V) GRANTING RELATED RELIEF

Upon the Debtors' Motion for Entry of Interim and Final Orders, Pursuant to Sections 105, 361, 362, 363, 364, 503 and 507 of the Bankruptcy Code (I) Authorizing the Debtors to Obtain Senior Secured Superpriority Postpetition Financing; (II) Granting (A) Liens and Superpriority Administrative Expense Claims and (B) Adequate Protection To Certain Prepetition Lenders; (III) Authorizing Use Of Cash Collateral; (IV) Scheduling a Final Hearing; and (V) Granting Related Relief (the "Motion")² of the debtors and debtors-in-possession in the above-captioned chapter 11 cases (the "Debtors"), for entry of an interim order (an "Interim Order") and a final order (the "Final Order"), pursuant to sections 105, 361, 362, 363, 364(c)(1), 364(c)(2) 364(c)(3), 364(d), 364(e), 503 and 507 of title 11 of the United States Code (the "Bankruptcy Code"), Rules 2002, 4001(b) and (c), 6004, and 9014 of the Federal Rules of

² Each capitalized term used but not defined herein shall have the meaning ascribed to it in the Prior Interim Orders (as defined below) or applicable DIP Loan Documents (as defined in the Prior Interim Orders), as applicable.



¹ The Debtors in these chapter 11 cases, together with the last four digits of the Debtors' federal tax identification number, are AGDP Holding Inc. (6504); Avant Gardner, LLC (6504); AG Management Pool LLC (9962); EZ Festivals, LLC (8854); Made Event, LLC (6272); and Reynard Productions, LLC (5431). The Debtors' service address is 140 Stewart Ave, Brooklyn, NY 11237, Attn: General Counsel.

Bankruptcy Procedure (the "Bankruptcy Rules"), and Rule 4001-2 of the Local Rules of the United States Bankruptcy Court for the District of Delaware (together, the "Local Rules") (a) authorizing the Debtors to (i) use cash collateral, (ii) obtain senior secured superpriority postpetition financing and granting liens and superpriority administrative expenses claims and (iii) provide adequate protection; (b) modifying the automatic stay; (c) scheduling interim and final hearings; and (d) granting related relief; and upon consideration of the interim relief requested in the Motion, the DIP Declarations, and the evidence submitted at the hearing held before this Court on August 5, 2025 to consider entry of an interim order approving the Motion (the "Interim Hearing"); and this Court having previously entered the *Interim Order Pursuant to* Sections 105, 361, 362, 363, 364, 503 and 507 of the Bankruptcy Code, (I) Authorizing the Debtors to Obtain Senior Secured Superpriority Postpetition Financing; (II) Granting (A) Liens and Providing Superpriority Administrative Expense Claims and (B) Adequate Protection to Certain Prepetition Lenders; (III) Authorizing the Use of Cash Collateral; (IV) Scheduling a Final Hearing; and (V) Granting Related Relief on August 5, 2025 (the "First Interim Order"), the Second Interim Order Pursuant to Sections 105, 361, 362, 363, 364, 503 and 507 of the Bankruptcy Code, (I) Authorizing the Debtors to Obtain Senior Secured Superpriority Postpetition Financing; (II) Granting (A) Liens and Providing Superpriority Administrative Expense Claims and (B) Adequate Protection to Certain Prepetition Lenders; (III) Authorizing the Use of Cash Collateral; (IV) Scheduling a Final Hearing; and (V) Granting Related Relief on September 2, 2025 [D.I. 128] (the "Second Interim Order"), and the Third Interim Order Pursuant to Sections 105, 361, 362, 363, 364, 503 and 507 of the Bankruptcy Code, (I) Authorizing the Debtors to Obtain Senior Secured Superpriority Postpetition Financing; (II) Granting (A) Liens and Providing Superpriority Administrative Expense Claims and (B) Adequate Protection to Certain Prepetition Lenders; (III) Authorizing the Use of Cash Collateral; (IV) Scheduling a Final Hearing; and (V) Granting Related Relief (the "Third Interim Order", and together with the First Interim Order and the Second Interim Order, the "Prior Interim Orders"); and the Debtors, the DIP Lender, and the Official Committee of Unsecured Creditors (the "Committee") having agreed to continue the hearing on the Motion to October 22, 2025 at 10:30 a.m. (ET); and the Debtors, the DIP Lender, the DIP Agent, and the Official Committee of Unsecured Creditors (the "Committee") having agreed to the relief set forth in this fourth interim order (this "Fourth Interim Order") on the terms and conditions set forth herein;

IT IS HEREBY ORDERED THAT:

- 1. This Fourth Interim Order is entered solely to the extent set forth herein.
- 2. Subject to the terms and conditions set forth in the DIP Loan Documents, and subject to the terms of the Prior Interim Orders and this Fourth Interim Order, the Debtors are authorized to borrow, incur, and guarantee (as applicable) DIP Term Loans, pursuant to the terms and conditions of the DIP Loan Documents, this Fourth Interim Order, the Prior Interim Orders, and the Approved Budget, in each case up to an aggregate principal amount equal to \$23,000,000.00 of Interim DIP Term Loans, inclusive of any amounts pursuant to the Prior Interim Orders (the "Fourth Interim DIP Term Loans") on an interim basis, together with applicable interest, expenses, fees, Protective Advances and other charges payable in connection with the DIP Facility.
- 3. Notwithstanding anything to the contrary set forth in the Prior Interim Orders or this Fourth Interim Order, the Challenge Period with respect to LiveStyle is hereby extended, solely for the benefit of the Committee, to and until November 14, 2025, and the Challenge

Period with respect to the Prepetition Term Loan Secured Parties is hereby extended, solely for the benefit of the Committee, to and until the earlier of (a) November 14, 2025, and (b) the date on which the Court enters an order authorizing and approving a settlement among the Debtors, the Committee and the Prepetition Term Loan Secured Parties consistent with the terms set forth in the Settlement Term Sheet filed with the Court at Docket #206; *provided*, that the Challenge Period may be further extended with the consent of the party against whom the Challenge would be asserted without further order of the Court. Further, the Challenge Period shall be tolled, solely for the benefit of the Committee, if prior to the expiration of the relevant Challenge Deadline the Committee files a motion (a "Standing Motion") seeking standing to commence a Challenge and attaching a detailed complaint setting forth with specificity the basis for the Challenge, in which case the Challenge Period shall be tolled until such motion is resolved by the Court.

- 4. The Milestones set forth on Exhibit A to the Third Interim Order are modified as set forth on Exhibit A hereto.
 - 5. The budget attached hereto as Exhibit B is the Approved Budget.
- 6. Except as expressly provided in this Fourth Interim Order, all of the terms and provisions of the Prior Interim Orders are and will remain in full force and effect and shall apply to any Fourth Interim DIP Term Loans advanced pursuant to this Fourth Interim Order.
- 7. The hearing to consider entry of the Final Order is continued to October 22, 2025 at 10:30 a.m. (ET) or such other date and time as may be scheduled by the Court.
- 8. Any Bankruptcy Rule or Local Bankruptcy Rule that might otherwise delay the effectiveness of this Fourth Interim Order is hereby waived, and the terms and conditions of this Fourth Interim Order shall be effective and enforceable immediately upon its entry.

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9. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation, interpretation, or enforcement of this Fourth Interim Order and the Prior Interim Orders.

 $\begin{array}{c} \textbf{Dated: October 1st, 2025} \\ 33570751. \end{array}$ Wilmington, Delaware

UNITED STATES BANKRUPTCY JUDGE

EXHIBIT A

(Milestones)

EVENT	TARGET COMPLETION DATE
Entry of Order Approving Bid Procedures	No later than 42 days following the Petition Date
Entry of Final DIP Order	No later than 80 days following the Petition Date
Bid submission deadline	No later than 65 days following the Petition Date
Auction; Declaration of successful bidder	No later than 75 days following the Petition Date
Entry of Order Authorizing and Approving Sale to Buyer	No later than 80 days following entry of the Interim Order
Closing	No later than 95 days following the Petition Date (subject to the satisfaction of closing conditions in the Definitive Documents)

EXHIBIT B

(Approved Budget)

Avant Gardner Cash Flow Forec	
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Week Ending	3,	9/21/2025	9/28/2025		10/5/2025	10/12/2025		10/19/2025	10/26/2025	11/2/2025	11/9/2025		11/16/2025	11/23/2025	11/30/2025	2025	Total - 11 Week
Total Cash Receipts	49	33,322	\$	148 \$	39,563	\$ 75,155	\$ 22	41,018 \$	146,330	\$ 1,419	\$	\$		•	s		\$ 336,954
Total Refunds	₩.	٠	\$	69 1	1	\$	€ >	1	· •	· •	\$	69	•	•	↔		€
Methodology Disbursements																	
Payroll and Employee Benefits	↔	103,826	\$ 299,862	8 2 8		\$ 135,616	\$ 9	242,877 \$	\$ 182,078	\$ 237,528	\$ 184,497	\$ 26	168,497 \$	•	↔		\$ 2,168,036
Kent and Keal Estate Laxes		' '	7	' 6	594,016	1	٠ ,	' 00	1 0	594,016				•			1,188,032
Insurance		529,411	150,000	00	80,049	1,122	7	40,000	150,000	25,049				1			982,232
Otilities		72,092			105,200	Ó	٠,		•	105,200				•			282,492
Ordinary Course Professionals		88,150		١ ,	43,000	6,000	2 '		'	43,000				'			180,150
Advertising and Marketing		43,000	43,000	00	35,000	8,000	2 1	- 50		35,000				•			164,000
Otner Methodology Disbursements		194,422		l										'		١	
Total Methodology Disbursements	\$	1,030,902	\$ 516,392	₩.	1,506,539	\$ 204,169	\$ 69	350,571 \$	\$ 375,608	\$ 1,081,812	\$ 184,497	\$ 26	168,497 \$	•	s,		\$ 5,418,987
Non-Methodology Disbursements																	
Artist Dayments	ч	18 500	4 1 2 7 0 2 4 1	4		¥	¥	9	e	e	e	¥	¥		¥		1 218 7/1
Show Related Expenses	→	446 153			103 408	222 315		512 303	32 591	117 586	•	÷	•		÷		
Not Obour Delegation Costs		234 803	234 700	- 0	0	2,77	2	2,000	2,00	, ,							766 F12 ·
Net Silow Nelocation Costs Other Non-Methodology Dishursements		24,003	7.500	600	3 106	1 250	ے ا	10 126	2 874	9 565				' '			400,012
el Noti-Medicación y Cistados del Refiles		24,007				ľ	 باج		ľ	1		 - -	' 	'		1	
Total Non-Methodology Disbursements	69	754,043	\$ 1,919,611		196,515	\$ 223,565	22	522,429	\$ 36,464	\$ 127,151	₩.	₽	υ 1	•	₩.		\$ 3,779,778
Operating Cash Flow	\$ (1	\$ (1,751,623)	\$ (2,435,856)		\$ (1,663,491) \$	\$ (352,579)	\$ (6,	(831,982) \$	\$ (265,742)	\$ (1,207,544)	\$ (184,497)	s	(168,497) \$	1	\$	•	\$ (8,861,811)
Non-Operating Receipts																	
DIP Funding	4	4,500,000	2,139,157		2,500,000	4,000,000	0(٠	'	1,100,000		- 2.	2,000,000	'			16,239,157
Total Non-Operating Receipts	\$	4,500,000	\$ 2,139,157	₩.		\$ 4,000,000	\$ 00	, <i>37</i>	· ·	\$ 1,100,000	\$. \$ 2,	2,000,000 \$	1	ક્ક	'	\$ 16,239,157
Non-Operating Disbursements																	
Building Construction and Consultants		25 000	447 985	85	,			•	'	•			,	'			472 985
Board & Advisor Fees)))) '	105 000			٠	'	105 000			٠	'			210,000
Past Due Taxes		٠			53,000			٠	'	53,000		,	٠				106,000
Total Non-Operating Disbursements	€9	25.000	\$ 447,985	82		49	€ 9	1	·	\$ 158,000	49	چو ا ا	1	'	49	'	\$ 788.985
	•						•	•			•	٠	•				
Restructuring Costs	•					•										0	
Debtor Counsel	∌	300,000	300,000	9 00		\$ 150,000	9		\$ 150,000	\$ 150,000	\$ 150,000	90 €	150,000 \$	-	\$ 150	150,000	\$ 1,950,000
Debtor Advisors		123,750	173,750	50	279,400	144,400	2 9	144,400	144,400	889,400	123,750	20	149,750	149,750	149	149,750	2,472,500
Lender / Agent Advisors		150,000	20,000	00	20,000	20,000	2	20,000	20,000	20,000	20,000	8	20,000	20,000	90	000,00	000,069
Director Fees		' !		٠ ;	80,000		٠,	' !	' !	80,000		٠,	' '	1		' ;	160,000
UCC Advisors		281,875				. 4					281,875					35,000	
Total Professional Fees	ss.	855,625	\$ 805,625	\$ \$	841,275	\$ 626,275	\$	626,275 \$	\$ 626,275	\$ 1,451,275	\$ 605,625	25 \$	384,750 \$	384,750	\$ 384	384,750	\$ 7,592,500
Other Restructuring Costs																	
US Trustee Fees	φ	•	↔	⇔		\$ 193,728	& 82	1	· •	- ↔	ss.	⇔	9	•	69		\$ 193,728
Other Legal Fees		20,000			25,000			•	•	•	25,000	00	•	'			100,000
Winddown Costs		•		,	•			•	•	•			•	•	200	200,000	200,000
Utility Deposit		33,108			1				1	•			1	1			κ κ
Otner Restructuring		445,902		. 			 - -	'l '	' 	' 		 :	 	'		- }	
lotal Other Restructuring Costs	A	0/0/679			75,000	_	e S	1		ı P	\$ 25,000	"	<i>p</i>		200	000,000	1,2/2,/9/
Total Restructuring Costs	\$	1,384,695	\$ 805,625	\$ 22	866,275	\$ 820,003	3 \$	626,275 \$	\$ 626,275	\$ 1,451,275	\$ 630,625	25 \$	384,750 \$	384,750	\$ 884	884,750	\$ 8,865,297
Total Disbursements	8	3,194,639	\$ 3,689,613	ક્ક	2,727,329	\$ 1,247,737	\$	1,499,275 \$	\$ 1,038,347	\$ 2,818,238	\$ 815,122	22 \$	553,247 \$	384,750	\$ 884	884,750	\$ 18,853,047
Beginning Cash (Book)	\$	2,457,213	\$ 3,795,896	↔		\$ 2,057,821	↔	,885,240	\$ 3,426,983	\$ 2,534,965	\$ 818,146	↔	3,024 \$	£, ,	\$ 1,065,027	,027	\$ 2,457,213
Net Cash Flow	1	1,330,003	(1,550,509)	(80)	(101,100)	2,021,410		1,430,237)	(092,017)	(1,710,019)	(013,122,		1,440,733	(304,730)	1000	004,700	(2,270,930)
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