Case 23-10831-MFW Doc 1/20 Filed 11/22/2/

## IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:

NU RIDE INC., et al.,<sup>1</sup>

Reorganized Debtors.

Chapter 11

Case No. 23-10831 (MFW) (Jointly Administered)

Obj. Deadline: November 19, 2024, 4:00 p.m. Hearing Date: November 26, 2024, at 11:30 a.m.

## CERTIFICATION OF COUNSEL REGARDING ORDER APPROVING POST-EFFECTIVE DATE DEBTORS' AND CLAIMS OMBUDSMAN'S JOINT NINTH (SUBSTANTIVE) OMNIBUS OBJECTION TO CLAIMS (No Liability)

Nu Ride Inc. and its affiliated reorganized debtors in the above-captioned proceeding (the "<u>Post-Effective Date Debtors</u>") and Alan Halperin, solely in his capacity as Claims Ombudsman (the "<u>Claims Ombudsman</u>" and together with the Post-Effective Date Debtors, the "<u>Movants</u>"), by and through their respective undersigned counsel, hereby certify as follows:

1. On October 25, 2024, the Movants filed the Post-Effective Date Debtors' and

Claims Ombudsman's Joint Ninth (Substantive) Omnibus Objection to Claims (No Liability) (the

"Objection") with the United States Bankruptcy Court for the District of Delaware (the "Court").

The notice filed with the Objection established a deadline of November 19, 2024 at 4:00 p.m. (ET)

to respond to the Objection. A hearing on the Objection is scheduled for November 26, 2024 at 11:30 a.m. (ET).

2. Movants received an informal response to the Objection from Roger Durre concerning his Claim 1411. Movants conveyed the support for the Objection to Claim 1411 to

<sup>&</sup>lt;sup>1</sup> The Reorganized Debtors and the last four digits of their respective taxpayer identification numbers are: Lordstown Motors Corp. (3239); Lordstown EV Corporation (2250); and Lordstown EV Sales LLC (9101). The Reorganized Debtors' service address is: Nu Ride Inc. c/o William Gallagher, CEO, M 3 Partners, 1700 Broadway, 19th Floor, New York, NY 10019.



Mr. Durre by email but, as of the date hereof, did not receive confirmation from Mr. Durre as to

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whether he agreed that the Objection should be sustained. Accordingly, Movants are adjourning the hearing with respect to Claim 1411 to the next scheduled omnibus hearing date on December 23, 2024 at 2:00 p.m. (ET).

3. The Movants received no other formal or informal responses with respect to the Objection prior to the objection deadline.

4. Attached hereto as **Exhibit A** is a revised proposed order approving the Objection to remove Claim 1411 from the Schedule in light of the adjournment of the hearing with respect to that claim. Attached hereto as **Exhibit B** is a redline of the revised proposed order against the proposed order filed with the Objection.

## [Remainder of page intentionally left blank]

WHEREFORE, the Movants respectfully request that the proposed order attached hereto as **Exhibit A** be entered at the Court's earliest convenience.

Dated: November 22, 2024 Wilmington, Delaware

/s/ David M. Klauder

# **BIELLI & KLAUDER LLC**

David M. Klauder (DE Bar No. 5769) 1204 N. King Street Wilmington, DE 19801 Telephone: (302) 803-4600 E-mail: <u>dklauder@bk-legal.com</u>

-and-

## HALPERIN BATTAGLIA BENZIJA, LLP

Walter Benzija Keara M. Waldron 40 Wall Street, 37<sup>th</sup> Floor New York, NY 10005 Telephone: (212) 765-9100 Facsimile: (212) 765-0964 E-mail: <u>wbenzija@halperinlaw.net</u> E-mail: <u>kwaldron@halperinlaw.net</u>

Counsel for the Claims Ombudsman

Respectfully submitted,

# MORRIS JAMES LLP

Eric J. Monzo (DE Bar No. 5214) Brya M. Keilson (DE Bar No. 4643) 500 Delaware Avenue, Suite 1500 Wilmington, Delaware 19801 Telephone: (302) 888-6800 Facsimile: (302) 571-1750 E-mail: <u>emonzo@morrisjames.com</u> E-mail: <u>bkeilson@morrisjames.com</u>

# **BROWN RUDNICK LLP**

Robert J. Stark (admitted *pro hac vice*) Bennett S. Silverberg (admitted *pro hac vice*) Michael S. Winograd (admitted *pro hac vice*) 7 Times Square New York, NY 10036 Telephone: (212) 209-4800 Facsimile: (212) 209-4801 E-mail: <u>rstark@brownrudnick.com</u> E-mail: <u>bsilverberg@brownrudnick.com</u> E-mail: <u>mwinograd@brownrudnick.com</u>

-and-

Sharon I. Dwoskin (admitted *pro hac vice*) Matthew A. Sawyer (admitted *pro hac vice*) One Financial Center Boston, MA 02111 Telephone: (617) 856-8200 Facsimile: (617-856-8201 E-mail: <u>sdwoskin@brownrudnick.com</u> E-mail: <u>msawyer@brownrudnick.com</u>

Counsel for the Post-Effective Date Debtors

# Exhibit A

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

In re:

NU RIDE INC., *et al.*,<sup>1</sup>

Reorganized Debtors.

Chapter 11

Case No. 23-10831 (MFW)

(Jointly Administered)

Re: Docket No. 1387

## ORDER GRANTING POST-EFFECTIVE DATE DEBTORS' AND CLAIMS OMBUDSMAN'S JOINT NINTH (SUBSTANTIVE) <u>OMNIBUS OBJECTION TO CLAIMS</u> (No Liability Claims)

Upon the Post-Effective Date Debtors' and Claims Ombudsman's Joint Ninth (Substantive) Omnibus Objection to Claims (No Liability Claims) (the "Objection")<sup>2</sup>, filed by Nu Ride Inc. and its affiliated reorganized debtors (the "Post-Effective Date Debtors") and Alan Halperin, solely in his capacity as Claims Ombudsman in the above-captioned cases (the "Claims Ombudsman" and together with the Post-Effective Date Debtors, the "Movants") for entry of an order disallowing and expunging in their entirety the claims set forth on Schedule 1 hereto (each a "Disputed Claim" and collectively, the "Disputed Claims"), all as more fully set forth in the Objection; and upon the Declaration of Alan D. Halperin Pursuant to 28 U.S.C. § 1746 and Local Rule 3007-1 in Support of the Post-Effective Date Debtors' and Claims Ombudsman's Joint Ninth (Substantive) Omnibus Objection to Claims (No Liability Claims) (the "Halperin Declaration")

<sup>&</sup>lt;sup>1</sup> The Reorganized Debtors and the last four digits of their respective taxpayer identification numbers are: Lordstown Motors Corp. (3239); Lordstown EV Corporation (2250); and Lordstown EV Sales LLC (9101). The Reorganized Debtors' service address is: Nu Ride Inc. c/o William Gallagher, CEO, M 3 Partners, 1700 Broadway, 19th Floor, New York, NY 10019.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Objection.

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filed contemporaneously with the Objection and in support thereof; and this Court having jurisdiction to consider the Objection and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the District of Delaware*, dated as of February 29, 2012; and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Objection having been provided, and no other or further notice being required; and the Court having considered all responses to the Objection, if any, and all such responses having been either overruled or withdrawn; and upon all proceedings had before the Court; and the Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and

#### This Court having FOUND AND DETERMINED THAT:

A. Each holder of a Disputed Claim listed on <u>Schedule 1</u> attached hereto was properly and timely served with a copy of the Objection and all of its accompanying exhibits and notice of a hearing on the Objection and response deadline,

B. Any entity known to have an interest in the Disputed Claims subject to the Objection has been afforded reasonable opportunity to respond to, or be heard regarding, the relief requested in the Objection, and

C. The relief requested in the Objection is in the best interests of the Debtors, their estates, their creditors, and other parties in interest;

D. And after due deliberation and sufficient cause appearing therefor,

#### **IT IS THEREFORE ORDERED THAT:**

1. The Objection is **GRANTED**.

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2. Any Response to the Objection not otherwise withdrawn, resolved, or adjourned is overruled on the merits.

3. The Disputed Claims listed on <u>Schedule 1</u> attached hereto are hereby disallowed in their entirety.

4. The Objection with respect to Claim 1411 filed by Roger Durre is adjourned to the next scheduled omnibus hearing date on December 23, 2024 at 2:00 p.m. (ET).

5. The objection by the Movants to each of the Disputed Claims, as addressed in the Objection, and the schedules hereto, constitutes a separate contested matter with respect to each such claim, as contemplated by Bankruptcy Rule 9014 and Local Rule 3007-1. This Order shall be deemed a separate Order with respect to each Disputed Claim.

6. Any stay of this Order pending appeal by any holder of a Disputed Claim or any other party with an interest in such claims that are subject to this Order shall only apply to the contested matter which involves such party and shall not act to stay the applicability and/or finality of this Order with respect to other contested matters arising from the Objection or this Order.

 Nothing in the Objection or this Order shall be construed as an allowance of any Claim.

8. Movants' rights to amend, modify, or supplement the Objection, to file additional objections to the Disputed Claims or any other claims (filed or not) which have or may be asserted against the Debtors or their estates, and to seek further reduction of any Claim, are preserved. Additionally, should one or more of the grounds of objection stated in the Objection be dismissed, the Movants' right to object on other stated grounds or any other grounds that the Movants discover during the pendency of these Chapter 11 Cases are further preserved.

9. Nothing in this Order or the Objection is intended or shall be construed as a waiver

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of any of the rights the Movants may have to enforce rights of setoff against the claimants.

10. The Movants, Verita, and the Clerk of this Court are authorized and directed to amend the official claims registry to reflect the disallowance of the Disputed Claims pursuant to this Order and to make other changes to the official claims registry as necessary to reflect the terms of this Order.

11. Nothing in the Objection or this Order, nor any actions or payments made by the Post-Effective Date Debtors pursuant to this Order, shall be construed as: (a) an admission as to the amount of, basis for, or validity of any Claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Movants' or any other party in interest's right to dispute any Claim; (c) a promise or requirement to pay any particular Claim; (d) an implication or admission that any particular Claim is of a type specified or defined in this Order; (e) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; or (f) a waiver of any claims or causes of action which may exist against any entity under the Bankruptcy Code or any other applicable law.

12. This Order is immediately effective and enforceable.

13. This Court shall retain jurisdiction to hear and determine all matters arising from the interpretation and/or implementation of this Order.

Dated: \_\_\_\_\_, 2024 Wilmington, Delaware

> The Honorable Mary F. Walrath United States Bankruptcy Judge

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|   | Name of Claimant   | Claim<br>Number | Claim Amount          | Claim Type  | Reason for Disallowance  |
|---|--|-----------------|-----------------------|---|--|
| 1 | Bajpai, Alok Kumar   | 1316            | \$0.00<br>\$34,944.28 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23.       |
| 2 | Carcoustics USA  | 973             | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records do not<br>reflect any amounts owed to claimant<br>and support provided is insufficient to<br>verify amounts sought. |
| 3 | Dinh, Richard  | 1359            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23        |
| 4 | Dowell, Richard, as Lead Plaintiff<br>Movant in the Securities Class<br>Action | 816             | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a derivative class<br>action lawsuit that does not assert any<br>claims against the Debtors and has<br>been dismissed.       |
| 5 | FNY Managed Accounts LLC   | 1433            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio Settlement Class<br>Member whose claim is to be satisfied<br>by the Ohio Securities Litigation<br>Settlement Fund          |
| 6 | Garrahan, Gregory  | 1181            | \$0.00<br>\$7,338.46  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23        |
| 7 | Gatzaros, Nico, as Lead Plaintiff<br>Movant in the Securities Class<br>Action  | 809             | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a derivative class<br>action lawsuit that does not assert any<br>claims against the Debtors and has<br>been dismissed.       |
| 8 | Globestar Systems Inc.   | 1399            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio Settlement Class<br>Member whose claim is to be satisfied<br>by the Ohio Securities Litigation<br>Settlement Fund          |

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|    |  | Claim  |                       |   | Dessen for Disellournes   |
|----|--|--------|-----------------------|---|---|
|    | Name of Claimant   | Number | Claim Amount          | Claim Type  | Reason for Disallowance   |
| 9  | Green, Brian   | 1222   | \$0.00<br>\$31,386.48 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23.                        |
| 10 | Jackson, Janelle, Derivatively on<br>Behalf of the Debtor, Lordstown<br>Motors Corp. | 1418   | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a derivative action<br>in which Debtor Lordstown Motors<br>Corp. is a nominal defendant and no<br>claims are asserted against the<br>Debtors. |
| 11 | Kwong, Benny   | 1278   | \$0.00<br>\$22,166.98 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                         |
| 12 | Lee, Sung Bum  | 1360   | \$0.00<br>\$4,576.92  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                         |
| 13 | Lim, Bandol as Plaintiff in the Securities Class Action                              | 802    | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a derivative class<br>action lawsuit that does not assert any<br>claims against the Debtors and has<br>been dismissed.                        |
| 14 | Lomont, Ed Derivatively on<br>Behalf of the Debtor, Lordstown<br>Motors Corp.        | 1296   | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a derivative action<br>in which Debtor Lordstown Motors<br>Corp. is a nominal defendant and no<br>claims are asserted against the<br>Debtors. |
| 15 | Nguyen, Nicholas   | 853    | 0.00\$<br>\$18,700.38 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                         |
| 16 | Pabbathi, Ashith   | 1376   | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio Settlement Class<br>Member whose claim is to be satisfied<br>by the Ohio Securities Litigation<br>Settlement Fund                           |

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|    | Name of Claimant  | Claim<br>Number | Claim Amount          | Claim Type  | Reason for Disallowance   |
|----|---|-----------------|-----------------------|---|---|
| 17 | Palay, David D. Jr. Individually,<br>and Palay, Carol J Individually,<br>and as Joint Tenants | 1515            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant indicates claim is subject to<br>the Ohio Securities Litigation.<br>Accordingly, claim is to be satisfied by<br>the Ohio Securities Litigation<br>Settlement Fund. |
| 18 | Platzer, Christopher  | 1342            | 0.00\$<br>15,991.90\$ | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                                     |
| 19 | Sarvepalli, Sunil Kumar   | 1361            | \$0.00<br>\$39,922.50 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                                     |
| 20 | Tavares, Daniel   | 1395            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio Settlement Class<br>Member whose claim is to be satisfied<br>by the Ohio Securities Litigation<br>Settlement Fund                                       |
| 21 | Wong, Wai Man   | 1298            | \$0.00<br>\$11,374.34 | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid time off owed<br>to claimant was paid via payroll direct<br>deposit on 10/25/23                                     |
| 22 | Workhorse Group Inc.  | 1168            | \$0.00<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | The Debtors do not owe any royalties<br>to Workhorse Group Inc. under the<br>applicable License Agreement.  |

# Exhibit B

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

In re:

NU RIDE INC., et al.,<sup>1</sup>

Reorganized Debtors.

Chapter 11

Case No. 23-10831 (MFW)

(Jointly Administered)

Re: Docket No. 1387

## ORDER GRANTING POST-EFFECTIVE DATE DEBTORS' AND CLAIMS OMBUDSMAN'S JOINT NINTH (SUBSTANTIVE) <u>OMNIBUS OBJECTION TO CLAIMS</u> (No Liability Claims)

Upon the Post-Effective Date Debtors' and Claims Ombudsman's Joint Ninth (Substantive) Omnibus Objection to Claims (No Liability Claims) (the "Objection")<sup>2</sup>, filed by Nu Ride Inc. and its affiliated reorganized debtors (the "Post-Effective Date Debtors") and Alan Halperin, solely in his capacity as Claims Ombudsman in the above-captioned cases (the "Claims Ombudsman" and together with the Post-Effective Date Debtors, the "Movants") for entry of an order disallowing and expunging in their entirety the claims set forth on Schedule 1 hereto (each a "Disputed Claim" and collectively, the "Disputed Claims"), all as more fully set forth in the Objection; and upon the Declaration of Alan D. Halperin Pursuant to 28 U.S.C. § 1746 and Local Rule 3007-1 in Support of the Post-Effective Date Debtors' and Claims Ombudsman's Joint Ninth (Substantive) Omnibus Objection to Claims (No Liability Claims) (the "Halperin Declaration")

<sup>&</sup>lt;sup>1</sup> The Reorganized Debtors and the last four digits of their respective taxpayer identification numbers are: Lordstown Motors Corp. (3239); Lordstown EV Corporation (2250); and Lordstown EV Sales LLC (9101). The Reorganized Debtors' service address is: Nu Ride Inc. c/o William Gallagher, CEO, M 3 Partners, 1700 Broadway, 19th Floor, New York, NY 10019.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Objection.

#### Case 23-10831-MFW Doc 1420-2 Filed 11/22/24 Page 3 of 8

filed contemporaneously with the Objection and in support thereof; and this Court having jurisdiction to consider the Objection and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference from the United States District Court for the District of Delaware*, dated as of February 29, 2012; and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Objection having been provided, and no other or further notice being required; and the Court having considered all responses to the Objection, if any, and all such responses having been either overruled or withdrawn; and upon all proceedings had before the Court; and the Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and

#### This Court having FOUND AND DETERMINED THAT:

A. Each holder of a Disputed Claim listed on <u>Schedule 1</u> attached hereto was properly and timely served with a copy of the Objection and all of its accompanying exhibits and notice of a hearing on the Objection and response deadline,

B. Any entity known to have an interest in the Disputed Claims subject to the Objection has been afforded reasonable opportunity to respond to, or be heard regarding, the relief requested in the Objection, and

C. The relief requested in the Objection is in the best interests of the Debtors, their estates, their creditors, and other parties in interest;

D. And after due deliberation and sufficient cause appearing therefor,

## IT IS THEREFORE ORDERED THAT:

1. The Objection is **GRANTED**.

#### Case 23-10831-MFW Doc 1420-2 Filed 11/22/24 Page 4 of 8

2. Any Response to the Objection not otherwise withdrawn, resolved, or adjourned is overruled on the merits.

3. The Disputed Claims listed on <u>Schedule 1</u> attached hereto are hereby disallowed in their entirety.

4. The Objection with respect to Claim 1411 filed by Roger Durre is adjourned to the next scheduled omnibus hearing date on December 23, 2024 at 2:00 p.m. (ET).

4.5. The objection by the Movants to each of the Disputed Claims, as addressed in the Objection, and the schedules hereto, constitutes a separate contested matter with respect to each such claim, as contemplated by Bankruptcy Rule 9014 and Local Rule 3007-1. This Order shall be deemed a separate Order with respect to each Disputed Claim.

<u>5.6.</u> Any stay of this Order pending appeal by any holder of a Disputed Claim or any other party with an interest in such claims that are subject to this Order shall only apply to the contested matter which involves such party and shall not act to stay the applicability and/or finality of this Order with respect to other contested matters arising from the Objection or this Order.

6.7. Nothing in the Objection or this Order shall be construed as an allowance of any Claim.

7.8. Movants' rights to amend, modify, or supplement the Objection, to file additional objections to the Disputed Claims or any other claims (filed or not) which have or may be asserted against the Debtors or their estates, and to seek further reduction of any Claim, are preserved. Additionally, should one or more of the grounds of objection stated in the Objection be dismissed, the Movants' right to object on other stated grounds or any other grounds that the Movants discover during the pendency of these Chapter 11 Cases are further preserved.

<u>8.9.</u> Nothing in this Order or the Objection is intended or shall be construed as a waiver

of any of the rights the Movants may have to enforce rights of setoff against the claimants.

9.10. The Movants, Verita, and the Clerk of this Court are authorized and directed to amend the official claims registry to reflect the disallowance of the Disputed Claims pursuant to this Order and to make other changes to the official claims registry as necessary to reflect the terms of this Order.

10.11. Nothing in the Objection or this Order, nor any actions or payments made by the Post-Effective Date Debtors pursuant to this Order, shall be construed as: (a) an admission as to the amount of, basis for, or validity of any Claim against the Debtors under the Bankruptcy Code or other applicable nonbankruptcy law; (b) a waiver of the Movants' or any other party in interest's right to dispute any Claim; (c) a promise or requirement to pay any particular Claim; (d) an implication or admission that any particular Claim is of a type specified or defined in this Order; (e) an admission as to the validity, priority, enforceability, or perfection of any lien on, security interest in, or other encumbrance on property of the Debtors' estates; or (f) a waiver of any claims or causes of action which may exist against any entity under the Bankruptcy Code or any other applicable law.

<u>11.12.</u> This Order is immediately effective and enforceable.

<u>12.13.</u> This Court shall retain jurisdiction to hear and determine all matters arising from the interpretation and/or implementation of this Order.

Dated: \_\_\_\_\_, 2024 Wilmington, Delaware

> The Honorable Mary F. Walrath United States Bankruptcy Judge

|               | Name of Claimant  | Claim<br>Numbe<br>r | Claim<br>Amount   | Claim Type  | Reason for Disallowance  |
|---------------|---|---------------------|---|---|--|
| 1             | Bajpai, Alok Kumar  | 1316                | \$0.00<br>\$0.00<br>\$34,944.28<br>\$0.00   | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23.          |
| 2             | Carcoustics USA   | 973                 | \$21,596.38<br>\$0.00<br>\$0.00<br>\$0.00   | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>do not reflect any amounts<br>owed to claimant and<br>support provided is<br>insufficient to verify amounts<br>sought. |
| 3             | Dinh, Richard   | 1359                | \$0.00<br>\$0.00<br>\$0.00<br>\$5,466.73  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23           |
| 4             | Dowell, Richard, as<br>Lead Plaintiff Movant in<br>the Securities Class<br>Action | 816                 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a<br>derivative class action<br>lawsuit that does not assert<br>any claims against the<br>Debtors and has been<br>dismissed.       |
| 5             | <del>Durre, Roger</del>   | <del>1411</del>     | <del>\$0.00</del><br><del>\$0.00</del><br><del>\$51,178.33</del><br><del>\$0.00</del> | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | -Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23.         |
| 6 <u>5</u>    | FNY Managed<br>Accounts LLC   | 1433                | \$0.00<br>\$0.00<br>\$0.00<br>\$466,365.23  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio<br>Settlement Class Member<br>whose claim is to be<br>satisfied by the Ohio<br>Securities Litigation<br>Settlement Fund          |
| 7 <u>6</u>    | Garrahan, Gregory   | 1181                | \$0.00<br>\$0.00<br>\$7,338.46<br>\$0.00  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23           |
| <u>87</u>     | Gatzaros, Nico, as<br>Lead Plaintiff Movant in<br>the Securities Class<br>Action  | 809                 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a<br>derivative class action<br>lawsuit that does not assert<br>any claims against the<br>Debtors and has been<br>dismissed.       |
| <del>98</del> | Globestar Systems Inc.  | 1399                | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D  | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio<br>Settlement Class Member<br>whose claim is to be<br>satisfied by the Ohio<br>Securities Litigation<br>Settlement Fund          |

|   | <del>10<u>9</u></del>    | Green, Brian   | 1222 | \$0.00<br>\$0.00<br>\$31,386.48<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23.                                       |
|---|--------------------------|--|------|--|---|---|
|   | <del>11<u>10</u></del>   | Jackson, Janelle,<br>Derivatively on Behalf<br>of the Debtor,<br>Lordstown Motors<br>Corp.       | 1418 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a<br>derivative action in which<br>Debtor Lordstown Motors<br>Corp. is a nominal defendant<br>and no claims are asserted<br>against the Debtors.                |
|   | <del>12<u>11</u></del>   | Kwong, Benny   | 1278 | \$0.00<br>\$0.00<br>\$22,166.98<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
| I | <del>13<u>12</u></del>   | Lee, Sung Bum  | 1360 | \$0.00<br>\$0.00<br>\$4,576.92<br>\$0.00       | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
|   | <del>1</del> 4 <u>13</u> | Lim, Bandol as Plaintiff<br>in the Securities Class<br>Action                                    | 802  | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a<br>derivative class action<br>lawsuit that does not assert<br>any claims against the<br>Debtors and has been<br>dismissed.                                    |
|   | <del>15<u>14</u></del>   | Lomont, Ed<br>Derivatively on Behalf<br>of the Debtor,<br>Lordstown Motors<br>Corp.              | 1296 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claim is based on a<br>derivative action in which<br>Debtor Lordstown Motors<br>Corp. is a nominal defendant<br>and no claims are asserted<br>against the Debtors.                |
|   | <del>16<u>15</u></del>   | Nguyen, Nicholas   | 853  | \$0.00<br>\$0.00<br>\$18,700.38<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
| I | <del>17<u>16</u></del>   | Pabbathi, Ashith   | 1376 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio<br>Settlement Class Member<br>whose claim is to be<br>satisfied by the Ohio<br>Securities Litigation<br>Settlement Fund                                       |
|   | <del>18<u>17</u></del>   | Palay, David D. Jr.<br>Individually, and Palay,<br>Carol J Individually,<br>and as Joint Tenants | 1515 | \$0.00<br>\$0.00<br>\$0.00<br>\$74,975.22      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant indicates claim is<br>subject to the Ohio<br>Securities Litigation.<br>Accordingly, claim is to be<br>satisfied by the Ohio<br>Securities Litigation<br>Settlement Fund. |

| <del>19<u>18</u></del> | Platzer, Christopher    | 1342 | \$0.00<br>\$0.00<br>\$15,991.90<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
|------------------------|-------------------------|------|--|---|---|
| <del>20<u>19</u></del> | Sarvepalli, Sunil Kumar | 1361 | \$0.00<br>\$0.00<br>\$39,922.50<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
| <del>21<u>20</u></del> | Tavares, Daniel         | 1395 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Claimant is an Ohio<br>Settlement Class Member<br>whose claim is to be<br>satisfied by the Ohio<br>Securities Litigation<br>Settlement Fund |
| <del>22</del> 21       | Wong, Wai Man           | 1298 | \$0.00<br>\$0.00<br>\$11,374.34<br>\$0.00      | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | Debtors' books and records<br>demonstrate that all paid<br>time off owed to claimant<br>was paid via payroll direct<br>deposit on 10/25/23  |
| <del>23</del> 22       | Workhorse Group Inc.    | 1168 | \$0.00<br>\$0.00<br>\$0.00<br>UNLIQUIDATE<br>D | Administrative Priority<br>Secured<br>Priority<br>General Unsecured | The Debtors do not owe any<br>royalties to Workhorse<br>Group Inc. under the<br>applicable License<br>Agreement.                            |