Case 23-22358 Doc 222

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This order is SIGNED.

Dated: May 4, 2025

lin KEVIN'R. A



KEVIN R. ANDERSON U.S. Bankruptcy Judge

Order Prepared and Submitted by:

Brian M. Rothschild, USB #15316 Darren Neilson, USB #15005 **PARSONS BEHLE & LATIMER** 201 South Main Street, Suite 1800 Salt Lake City, Utah 84111 Telephone: 801.532.1234 Facsimile: 801.536.6111 BRothschild@parsonsbehle.com DNeilson@parsonsbehle.com ECF@parsonsbehle.com

Attorneys for the Debtors

In re:	Case No. 23-bk-22358-KRA
PolarityTE, Inc., a Delaware corporation	Case No. 23-bk-22360-KRA
Debtor	Case No. 23-bk-22361-KRA
In re:	Chapter 11
PolarityTE, MD Inc., a Nevada corporation	Judge Kevin R. Anderson
Debtor	Judge Kevni K. Anderson
In re:	
DelegityTE Inc. a Neurola componetion	THIS FILING RELATES TO ALL DEBTORS ¹
PolarityTE, Inc., a Nevada corporation	
Debtor	

IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF UTAH, CENTRAL DIVISION

¹ The Debtors in these jointly administered chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are PolarityTE, Inc. (9524); PolarityTE MD, Inc. (1555); and PolarityTE, Inc. (6882). The location of the Debtors' service address is 1960 S. 4250 W., Salt Lake City, UT 84104.



ORDER DISALLOWING CLAIM OF DENVER LOUGH

Upon the Verified Objection (the "**Objection**")² filed by John Curtis as the Liquidating Trustee of the above-captioned debtors in possession (the "**Debtors**") seeking entry of an order disallowing the claim of Denver Lough [ECF Docket No. 206] and the Court, having reviewed the Objection, no opposition having been filed, and the Court finding that it has jurisdiction over this matter under 28 U.S.C. §§ 157 and 1334, that this is a core matter under 28 U.S.C. § 157(b)(2), that notice of the Objection and the scheduled hearing were sufficient under the circumstances and proper under Rule 3007(a), and that no further notice need be given for the relief sought herein; and the legal and evidentiary bases set forth in the Objection establish just cause for the relief

THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

- 1. The Objection is GRANTED.
- 2. Claim No. 2 filed by Denver Lough is disallowed.

3. The Liquidating Trustee is authorized and empowered to expunge the claim of Denver Lough.

4. This Order shall be immediately effective upon its entry.

5. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

[END OF DOCUMENT]

² Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Objection.