IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
BLITZ U.S.A., Inc., et al., ¹	Case No. 11-13603 (PJW)
Debtors.	(Jointly Administered)
BLITZ U.S.A., INC., et al.,	
Plaintiffs,)	
v.)	Adv. Proc No. 11-53578 (PJW)
TABITHA ALEXSON AS NATURAL GUARDIAN AND NEXT FRIEND FOR ETHAN GROOMS; JASMINE ALEXIS BALLEW, A MINOR, BY AND THROUGH HER GUARDIAN AD LITEM, KAREN BRITT PEELER AND JASMINE BALLEW; JERRY C. BARNETT AND DANIEL R. FULTON; MIGUEL BARRERA, INDIVIDUALLY AND AS PERSONAL REPRESENTATIVE OF THE ESTATE OF SIXIALFREDO BARRERA; LANDON BEADORE, BY AND THROUGH HIS PARENTS, PAUL BEADORE AND MELISSA WEEKS, AND MELISSA WEEKS, AND PAUL BEADORS, INDIVIDUALLY; CHRISTOPHER BOSSE; AMANDA BURCH, INDIVIDUALLY AND AS NEXT FRIEND AND NATURAL GUARDIAN FOR TIMOTHY BURCH; CHRISTOPHER DRONEY; JESSICA FENN AND JEREMIAH FENN, SR., INDIVIDUALLY AND ON BEHALF OF THEIR	Re: Docket No. 42

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: LAM 2011 Holdings, LLC (8742); Blitz Acquisition Holdings, Inc. (8825); Blitz Acquisition, LLC (8979); Blitz RE Holdings, LLC (9071); Blitz U.S.A., Inc. (8104); and MiamiOK LLC (f/k/a F3 Brands LLC) (2604). The location of the Debtors' corporate headquarters and the Debtors' service address is: 404 26th Ave. NW Miami, OK 74354.



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JEREMIAH FENN, JR. AND JA'EL FENN;
KAYLEE FREELAND, A MINOR; CHAD
FUNCHESS; KAREN GUENIOT-
KORNEGAY, INDIVIDUALLY, AND ON
BEHALF OF ALL OF THE WRONGFUL
DEATH BENEFICIARIES OF MATTHEW
DYLAN KORNEGAY; WADE
GUILFORD; ROBERT JACOBY:
RANDALL JOHNSON; CARMEN LOPEZ
AND SANTIAGO ROSA, GUARDIANS
AD LITEM FOR JESUS SANTIAGO
ROSA, CARMEN LOPEZ AND
SANTIAGO ROSA IN THEIR OWN
RIGHT, AND JESUS SANTIAGO ROSA.
IN HIS OWN RIGHT; MARY JO PIERCE
FOR B.P., A MINOR, BY HIS MOTHER
AND NATURAL GUARDIAN; SHERRI
PURVIS INDIVIDUALLY AND AS NEXT
FRIEND AND NATURAL GUARDIAN
FOR JAMES C. PURVIS; LORI SHICKEL,
BOTH INDIVIDUALLY AND AS
MOTHER AND NEXT FRIEND OF
JORDAN SHICKEL, A MINOR; ROBYN
SMITH, FOR DEVAN VANBRUNT, A
MINOR, BY HIS MOTHER AND
NATURAL GUARDIAN; STATE FARM
LLOYDS, AS SUBROGEE OF ERIC AND
TAMMY BALCH: DENNIES
THORNTON, A MINOR, BY AND
THROUGH HIS NEXT FRIEND AND
FATHER, DAVID THORNTON; DYLAN
J. TREVINO, A MINOR, SUING BY HIS
NEXT FRIEND AND GUARDIAN,
DIANA TREVINO, AND DIANA
TREVINO, INDIVIDUALLY; KENNETH
WARD AND CURTIS WARD; RICHARD
L YIM, JR.; and JOHN DOES 1-1000.
               Defendants.
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ORDER EXTENDING TIME TO SERVE SUMMONS

Upon the motion dated June 28, 2013 (the "Motion"), of the above-captioned debtors and debtors in possession (collectively, the "Debtors") for an order pursuant to Federal Rule 4(m) and Bankruptcy Rules 7004 and 9006 further extending the Debtors' time to effect service upon the above-captioned defendants, as more fully set forth in the Motion; and the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; and consideration of the Motion 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 Motion having been given; and the relief requested in the Motion being in the best interests of the Debtors and their estates and creditors; and the Court having reviewed the Motion; and the Court having determined that the legal and factual bases set forth in the Motion establish just cause for the relief granted hereon; and after due deliberation and sufficient cause therefor;

IT IS HEREBY ORDERED THAT:

- 1. The Motion is granted.
- 2. The Debtors have given due and proper notice of the Motion and no other or further service of the Motion was necessary or required.
- 3. The time period provided by Federal Rule 4(m), made applicable by Bankruptcy Rule 7004, within which the Debtors may serve the summons in the Action, is further extended to October 25, 2013.
- 4. Such extension is without prejudice to the Debtors' right to file one or more motions seeking a further extension of their time to serve the summons in the Action.

² Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Motion.

5. This Court shall retain jurisdiction with respect to all matters relating to the interpretation or implementation of this Order.

Dated: 1,201

THE HONORABLE PETER J. WALSH UNITED STATES BANKRUPTCY JUDGE