

UNITED STATES BANKRUPTCY COURT
 EASTERN DISTRICT OF NEW YORK

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 :
 In re: : Chapter 11
 :
 RCCI WIND DOWN COMPANY, INC., *et al.* : Case No. 20-71970 thru 20-71974 (AST)
 :
 Debtors. : (Jointly Administered)
 :
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**ORDER GRANTING DEBTORS’
EIGHTH OMNIBUS OBJECTION TO CLAIMS
 (ASSUMED CLAIMS)**

Upon the eighth omnibus claims objection (the “Omnibus Claims Objection”),¹ dated January 29, 2021, of RCCI Wind Down Company, Inc. f/k/a Rubie’s Costume Company, Inc. (“RCCI”), FN Wind Down Company, Inc. f/k/a Forum Novelties Inc. (“FN”), Buy SE Wind Down Company, LLC f/k/a Buyseasons Enterprises, LLC (“Buy SE”), MQ Wind Down Company, LLC f/k/a Masquerade, LLC (“MQ”), and DC Wind Down Company, LLC f/k/a the Diamond Collection LLC (“DC”), Debtors and Debtors-in-Possession (collectively, the “Debtors”), seeking entry of an Order pursuant to sections 105 and 502 of the Bankruptcy Code and Bankruptcy Rule 3007, to disallow (i) claims asserted against the Debtors or amounts scheduled on behalf of the creditors set forth on Schedule E/F of the Debtors’ Schedules of Assets and Liabilities (the “Schedules”) for the Debtors (the “Assumed Claims”) listed on Exhibit 1, as more fully set forth in the Omnibus Claims Objection; and the Court having considered the Declaration in support thereof; and the Court being satisfied that due and sufficient notice of the Omnibus Claims Objection has been given under the particular circumstances; and it appearing that no other or further notice of the Omnibus Claims Objection

¹ Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Omnibus Claims Objection.



need be provided; and it appearing that the relief requested in the Omnibus Claims Objection is in the best interests of the Debtors, their estates, their creditors, their stakeholders, and other parties in interest; and that the legal and factual bases set forth in the Omnibus Claims Objection establish just cause for the relief granted herein; and upon the hearing conducted before the Court to consider the Omnibus Claims Objection (the "Hearing") and upon the record of the Hearing; and after due deliberation and sufficient cause appearing therefor, it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

1. The relief requested in the Omnibus Claims Objection is granted to the extent provided herein.
2. The Assumed Claims identified on Exhibit 1, annexed to the Omnibus Claims Objection, are hereby disallowed to the extent set forth on Exhibit 1.
3. The Omnibus Claims Objection with respect to the Proof of Claim filed by Oriental Trading Company (Claim No. 226) is hereby resolved and the claim is reduced and allowed as a \$54,615.92 General Unsecured Claim, as agreed between the Debtors and Oriental Trading Company.
4. Each claim and the objections by the Debtors to each claim as identified and set forth on Exhibit 1 constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order shall be deemed a separate order with respect to each claim. Any stay of this Order shall apply only to the contested matter that involves such creditor and its claim and shall not act to stay the applicability or finality of this Order with respect to the other contested matters and corresponding claims.
5. This Order is without prejudice to the rights of the Debtors or any other party in interest to further object in the future on any ground to any of the Assumed Claims and all further

substantive or procedural objections to such claims are reserved. Neither the Omnibus Claims Objection nor this Order shall constitute any admission or finding with respect to the validity or amount of the Assumed Claims.

6. The claims agent retained in the Debtors' Chapter 11 Cases is authorized to reflect the disallowance, to the extent set forth in this Order, of the Assumed Claims on the official claims register maintained for the Debtors' cases.


7. The Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Omnibus Claims Objection.

8. The terms and conditions of this Order are effective immediately upon entry.

9. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation or interpretation of this Order.

Dated: March 25, 2021
Central Islip, New York





Alan S. Trust
Chief United States Bankruptcy Judge

Exhibit 1

Assumed Claims

RCCI Wind Down Company Inc., et al
Assumed Contracts
Exhibit 1
3/18/21

Objection Number	Name ID	Creditor ID	Schedule ID	Claim No.	Creditor Name	Claim Type	Debtor Name	Case Number	Claim State	Total Claim Amount	Scheduled Amount	Objection Reason
1	14661964	25297181	3236483		CQL Inc	Trade Claim	Buyseasons Enterprises LLC	20-71973	SCHED		\$40,095.00	No Liability
2	14656600	25287806	3236470	41	Listrak Inc.	Trade Claim	Buyseasons Enterprises LLC	20-71973	POC	\$15,942.92		No Liability
3	14661905	25297122	3236424		Out of the Blue Worldwide 9 Story	Trade Claim	Buyseasons Enterprises LLC	20-71973	SCHED		\$220.56	No Liability
4	14661965	25297182	3236484		ProShip Inc	Trade Claim	Buyseasons Enterprises LLC	20-71973	SCHED		\$3,393.00	No Liability