Case 25-10356-pmb Doc 61

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Entered 03/22/25 00:50 Desc Imaged Docket #0061 Date Filed: 03/21/2025



IT IS ORDERED as set forth below:

Date: March 19, 2025

Pal Baisie

Paul Baisier U.S. Bankruptcy Court Judge

IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA NEWNAN DIVISION

In re:

AFH AIR PROS, LLC, et al.,¹

Debtors.

Chapter 11

Case No. 25-10356 (PMB)

(Jointly Administered)

Re: Docket No. 9

ORDER EXTENDING TIME TO FILE SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

Upon the Emergency Motion of the Debtors for Entry of an Order Extending the Time to

File Schedules of Assets and Liabilities and Statements of Financial Affairs (Docket No. 9) (the

"Motion");² which was filed on March 16, 2025, and the Court having jurisdiction over this

matter pursuant to 28 U.S.C. §§ 157 and 1334; and this matter being a core proceeding

¹ The last four digits of AFH Air Pros, LLC's tax identification number are 1228. Due to the large number of debtor entities in these chapter 11 cases, a complete list of the debtor entities and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the claims and noticing agent at https://www.veritaglobal.net/AirPros. The mailing address for the debtor entities for purposes of these chapter 11 cases is: 150 S. Pine Island Road, Suite 200, Plantation, Florida 33324.

 $^{^2}$ Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Motion.

Case 25-10356-pmb Doc 61 Filed 03/21/25 Entered 03/22/25 00:50:50 Desc Imaged Certificate of Notice Page 2 of 7

pursuant to 28 U.S.C. § 157(b); and this Court having jurisdiction to enter a final order consistent with Article III of the United States Constitution; and venue of these Chapter 11 Cases and the Motion in this district being proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that due and adequate notice of the Motion has been given under the circumstances; and this Court having held a hearing (the "<u>Hearing</u>") to consider the relief requested in the Motion; and upon the First Day Declaration and the record of the Hearing, this Court having determined that there is good and sufficient cause for the relief set forth in this Order; and after due deliberation thereon,

IT IS HEREBY ORDERED THAT:

1. The Motion is GRANTED to the extent provided herein.

2. The time by which the Debtors must file the Schedules and Statements is extended through and including April 14, 2025.

3. The relief granted herein is without prejudice to the Debtors' right to seek further extensions of the time within which to file the Schedules and Statements.

4. The Debtors are authorized to take all actions necessary to effectuate the relief granted in this Order.

5. Notwithstanding any applicable Bankruptcy Rule, this Order shall be effective and enforceable immediately upon entry hereof.

6. Debtors' proposed counsel will promptly cause a copy of this Order to be served on the parties listed on the Consolidated List of Creditors That Have the Thirty Largest Unsecured Claims and Are Not Insiders, on counsel for the Prepetition Secured Parties (as defined by the Debtors' in their pleadings), the United States Trustee and their counsel, on counsel for the DIP Secured Parties (as defined by the Debtors' in their pleadings}, the United States Attorney; the Georgia Department of Revenue, the Internal Revenue Service, the Securities & Exchange

Case 25-10356-pmb Doc 61 Filed 03/21/25 Entered 03/22/25 00:50:50 Desc Imaged Certificate of Notice Page 3 of 7

Commission, the Georgia Secretary of State, states attorneys general for states in which the Debtors conduct business, and any parties that were served with the *Emergency Motion of the Debtors for Entry of an Order Extending the Time to File Schedules of Assets and Liabilities and Statements of Financial Affairs*. Debtors' proposed counsel shall cause a Certificate of Service evidencing such service to be filed within three (3) days of service.

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

END OF DOCUMENT

Prepared and presented by:

GREENBERG TRAURIG, LLP

/s/ David B. Kurzweil

David B. Kurzweil (Ga. Bar No. 430492) Matthew A. Petrie (Ga. Bar No. 227556) Terminus 200 3333 Piedmont Road, NE, Suite 2500 Atlanta, Georgia 30305 Telephone: (678) 553-2100 Email: kurzweild@gtlaw.com petriem@gtlaw.com

Proposed Counsel for the Debtors and Debtors in Possession

| Air Pros A | tlanta LLC | | | | | | |
|--|--|------------------------------|------------------|--|--|--|--|
| Det | otors | | | | | | |
| | | CERTIFICATE OF NOTICE | | | | | |
| District/off: 113E-7 | | User: bncadmin | Page 1 of 3 | | | | |
| Date Rcvd: Mar 19, 2025 | | Form ID: pdf441 | Total Noticed: 1 | | | | |
| The following Symbol | g symbols are used throughout this cert Definition | ficate: | | | | | |
| + | Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP. | | | | | | |
| | | | | | | | |
| Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 21, 2025: | | | | | | | |
| Recip ID | Recipient Name and Add | lress | | | | | |

United States Bankruptcy Court Northern District of Georgia

Filed 03/21/25

Certificate of Notice

Page 5 of 7

| Recip ID | Recipient Name and Address |
|----------|--|
| db | + AFH Air Pros, LLC, 150 S. Pine Island Road, Suite 200, Plantation, FL 33324-2695 |

TOTAL: 1

> Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS. NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 21, 2025

Signature:

/s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 19, 2025 at the address(es) listed below: Name Email Address David Wender on behalf of Creditor Columbia Home Services LLC davidwender@eversheds-sutherland.com David B. Kurzweil on behalf of JointAdmin Debtor Mauzy Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com David B. Kurzweil on behalf of Debtor Air Pros Boca LLC kurzweild@gtlaw.com brattons@gtlaw.com David B. Kurzweil on behalf of JointAdmin Debtor Air Pros Colorado LLC kurzweild@gtlaw.com brattons@gtlaw.com David B. Kurzweil on behalf of JointAdmin Debtor Dallas Plumbing Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com David B. Kurzweil

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In re: AFH Air Pros, LLC Δ

Entered 03/22/25 00:50:50 Desc Imaged

Case No. 25-10356-pmb Chapter 11

| Case 25-10356 | pmb Doc 61 Filed 03/21/25 Entered 03/22/25 00:50:50 Desc Imaged Certificate of Notice Page 6 of 7 | |
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| District/off: 113E-7 Date Rcvd: Mar 19, 2025 | User: bncadmin Page 2 of 3 Form ID: pdf441 Total Notice | |
| | on behalf of Debtor Dream Team Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Hansen Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor CM Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros Colorado LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros Texas LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros West LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Solutions Holdings LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Dallas L.L.C. kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros One Source LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros Atlanta LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
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| David B. Kurzweil | on behalf of Debtor Air Pros Washington LLP kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros One Source LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
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| David B. Kurzweil | on behalf of Debtor Air Pros Dallas L.L.C. kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Dallas Plumbing Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
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| David B. Kurzweil | on behalf of Debtor CM Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
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| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Boca LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor East Coast Mechanical LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor AFH Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Solutions LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros West LLC kurzweild@gtlaw.com brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of Debtor Air Pros Solutions Holdings LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Dream Team Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | |

| Case 25-10356- | pmb Doc 61 Filed 03/21/25 Entered 03/22/25 00:50:50 D Certificate of Notice Page 7 of 7 | esc Imaged | | | |
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| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Texas LLC kurzweild@gtlaw.com brattons@gtlaw.com | | | | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Washington LLP kurzweild@gtlaw.com, brattons@gtlaw.com | 1 | | | |
| David B. Kurzweil | on behalf of Debtor Air Pros Solutions LLC kurzweild@gtlaw.com, brattons@gtlaw.com | | | | |
| David B. Kurzweil | on behalf of JointAdmin Debtor Air Pros Blue Star LLC kurzweild@gtlaw.com, brattons@gtlaw.com | | | | |
| David B. Kurzweil | on behalf of JointAdmin Debtor East Coast Mechanical LLC kurzweild@gtlaw.com, brattons@gtlaw.co | om | | | |
| David B. Kurzweil | on behalf of Debtor Mauzy Air Pros LLC kurzweild@gtlaw.com, brattons@gtlaw.com | | | | |
| David B. Kurzweil | on behalf of Debtor Air Pros Blue Star LLC kurzweild@gtlaw.com, brattons@gtlaw.com | | | | |
| J. Robert Williamson | on behalf of Creditor OCIII LVS LXI LP rwilliamson@swlawfirm.com centralstation@swlawfirm.com;aray@swlawfirm.com;hkepner@swlawfirm.com;fharris@swlawfirm.cor m | m;mlevin@swlawfirm.co | | | |
| Jeff Dutson | on behalf of Interested Party East Coast Mechanical Home Services LLC jdutson@kslaw.com | | | | |
| Jonathan S. Adams | on behalf of U.S. Trustee Office of the United States Trustee jonathan.s.adams@usdoj.gov | | | | |
| Office of the United States Truste | ee ustpregion21.at.ecf@usdoj.gov | | | | |

TOTAL: 44