Case 20-30608 Doc 2439

Entered 11/13/2/ 13:21:48 Desc Main Docket #2439 Date Filed: 11/13/2024 Filed 11/13/2/

Documeric raye I UI Z

FILED & JUDGMENT ENTERED Christine F. Winchester November 13 2024 Clerk, U.S. Bankruptcy Court Western District of North Carolina

United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

ALDRICH PUMP LLC, et al., 1

Debtors.

Chapter 11

Case No. 20-30608 (LMJ)

(Jointly Administered)

ORDER DENYING THE MOTION OF ROBERT SEMIAN AND ALL MRHFM'S CLAIMANTS TO REQUIRE THE DEBTORS AND TRANE TO MAKE IRREVOCABLE, UNEQUIVOCAL, AND UNCONDITIONAL ADMISSIONS ABOUT THE ENFORCIBILITY [SIC] OF THE FUNDING AGREEMENTS

This matter coming before the Court on Robert Semian and All MRHFM's Claimants' Motion to Require the Debtors and Trane to Make Irrevocable, Unequivocal, and Unconditional Admissions about the Enforcibility [sic] of the Funding Agreements [Docket No. 2172] (the "Motion"). Based upon a review of the Motion; the Debtors' Objection to Motion of Maune Raichle Claimants to Require Admissions [Docket No. 2211] along with the exhibits thereto

The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.



{00394281 v 2 }

Case 20-30608 Doc 2439 Filed 11/13/24 Entered 11/13/24 13:21:48 Desc Main Document Page 2 of 2

[Docket No. 2207]; The Non-Debtor Affiliates' Objection to Robert Semian and All MRHFM's Claimants' Motion to Require the Debtors and Trane to Make Admissions [Docket No. 2212]; Robert Semian and All MRHFM's Claimants' Reply in Support of Motion to Require the Debtors and Trane to Make Irrevocable, Unequivocal, and Unconditional Admissions About the Enforceability of the Funding Agreements [Docket No. 2218]; and the Supplement to Robert Semian and All MRHFM's Claimants' Reply in Support of Motion to Require the Debtors and Trane to Make Irrevocable, Unequivocal, and Unconditional Admissions about the Enforceability of the Funding Agreements [Docket No. 2221]; and, after considering the arguments of counsel at the hearing before the Court on April 25, 2024; for the reasons set forth in the Court's bench ruling on April 25, 2024² (as reflected in the transcript filed at Docket No. 2233, which is incorporated herein by reference); the Court hereby FINDS, ORDERS, ADJUDGES, AND DECREES that:

- 1. The Motion is DENIED.
- 2. This Court shall retain exclusive jurisdiction over this Order and any and all matters arising from or relating to the implementation, interpretation, or enforcement of this Order.

This Order has been signed electronically. The Judge's signature and Court's seal appear at the top of the Order.

United States Bankruptcy Court

² The delay between the Court's bench ruling on the Motion and the entry of this Order is due to an oversight on the part of Debtors' counsel, which was brought to the parties' and the Court's attention through status reports the Court requested in connection with the reassignment of these cases from Judge J. Craig Whitley to Judge Lena M. James, upon Judge Whitley's retirement.