

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	)
JCK LEGACY COMPANY	)
Et al.,	)
	)

Case No. 20-10418 (MEW) Motion to Certify Order for appeal; And that Authorize the Direct Appeal: see U.S.C.S § 158 (d) (2) (a) (iii) and Amend Order to enter Appeal by permission.

### 1. Motion

COMES NOW the Creditor does hereby move this Southern District with a Motion to Certify Order for Appeal; and that it authorize the Direct Appeal (see U.S.C.S. § 158 (d)(2)(a)(iii); and see Exh. A); (see DOC 050755); (62108050805015).

#### 2. Facts:

Appeals are filed in the 2nd Circuit Court of Appeals after a Bankruptcy Judge certifies the Order for Appeal and it authorize the Direct Appeal (see U.S.C.S. § 158 (d)(2)(a)). A notice of appeal; attached was deemed granted in the Southern District of New York (see DOC 050755), (62107050805015); along with Celebrity LAURA GEHRKE'S name incorporated as prospect party of interest; a judge rubber stamped an endorsement (see SAT-59408); (0208-1pdf00120 -- 10418). Therefore a notice of appeal has been deemed timely but not necessarily certified.

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The debtors and opposing parties have 10 days to file their position; in where ALBERTO COLT-SARMIENTO will challenge with a brief; and adversary lawsuits. He will need legal assistance in serving LAURA GEHRKE for her notice of copyrights and 50/50 proposed; at her mailing address (Tiktok might be able to facilitate this); (at: Tiktok - privacy policy inquiry - 5800 Bristol Parkway, Suite 100; Culver City, CA 90230).

# 3. Argument

On April 29, 2025, Honorable Judge Michael E. Wiles granted a notice of appeal for a prior disallowed claim. On May 06, 2025, ALBERTO COLT-SARMIENTO, the Prose petitioner herein received the papers date stamped for that day the petitioner is unaware when he should file his motion to certify; and that this jurisdiction authorize the Direct Appeal. And unaware of any statute that requires him to file this action within a certain time frame when he has already been deemed timely (see In re Wade, 926 F.3d 447, 2019 U.S. App. LEXIS 17985, Bankr L. Rep. (CCH) P83, 410, 67 Bankr. Ct. Dec. 79 (7th Cir. III. June 15, 2019) (@hn2)). His understanding is that this motion to certify be entered; and it authorize the direct appeal; in the latter amend its order to allow the required permission or statement; (see FRAP5).

## 4. Conclusion

For these reasons alone the creditor asks this Honorable Court to grant his Motion to Certify Order; and that it authorize the direct appeal. The creditor also asks that this Honorable Court amend its order to allow the required permission or statement; time shall tick independent from this filing.

ALBERTO COLT-SARMIENTO Prejudice

Date: June 4, 2025

(EXH. A)

#### Certificate of Service

- I, ALBERTO COLT-SARMIENTO, petitioner, prose, do hereby certify under penalty of perjury under the Laws of the United States and the State of Washington, that a true and correct copy of (1) Motion to Certify Direct Appeal; see U.S.C.S. § 158 (d)(2)(a)(iii); and Amend Order to Enter Appeal by permission; FRAP5, FOR THE ABOVE CAUSE No.: Pursuant to: In re Wade, 926 F.3d 447, 2019 U.S. App. LEXIS 17985, Bankr. L. Rep. (CCH) P983, 410, 67 Bankr. ct. Dec. 79 (7th Cir. III. June 15, 2019) (at HN2); (Exh. A), was sent by first class mail, postage prepaid on: Date:
  - (a) The Debtors, JCK Legacy Company, c/o FTI Consulting, Inc., 1201 W. Peachtree Street, NW, Suite 500, Atlanta, Georgia 30309, Attn.: Sean M. Harding (sean.hearding@fticonsulting.com);
  - (b) Counsel for the Plan Administration Trustee, Skadden, Arps, Slate, Meagher & Flom LLP, One Manhattan West, New York, New York 10001, Attn.: Shana A Elberg (shana.elberg@skadden.com) and Bram A Strochlic (bram.strochlic@skadden.com), 300 South Grand Avenue, Suite 3400, Los Angeles, California 90071, Attn.: Van C. Durrer, II (van.durrer@skadden.com), and Destiny N. Almogue (destiny.almougue@skadden.com) and 525 University Avenue, Palo Alto, California 94301 Attn.: Jennifer Madden (jennifer.madden@skadden.com);
  - (c) Co-counsel for the Plan Administration Trustee, Togut, Segal & Segal LLP, One Penn Plaza, Suite 3335, New York, New York 10119, Attn.: Albert Togut (altogut@teamtogut.com) and Kyle J. Ortiz (kortiz@teamtogut.com);
  - (d) The Office of the United States Trustee, U.S. Federal Office Building, 201 Varick Street, Room 1006, New York, New York 10014, Attn.: Benjamin J. Higgins and Brian S. Masumoto; and
  - (e) Honorable Michael E. Wiles in the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Courtroom 617, New York 10004;

- (f) The GUC Recovery Trust, c/o Development Specialist, Inc., 50 West Cypress Creek Road, Suite 400; Fort Lauderdale, Florida 33309, Attn.: Yale Scott Bogen (YBogen@DSIConsulting.com);
- (g) Tiktok Privacy Policy Inquiry; 5800 Bristol Parkway, Suite 100, Culber City, CA 90230
- (h) Thurgood Marshall United States Courthouse; 40 Foley Square; New York, New York 10007
- (i) Laura Gehrke (@LorraStewart)
- (j) Any party that has requested notice pursuant to bankruptcy Rule 2002;

Alberto Colt-Sarmiento Prejudice
"All RIGHTS RESERVED" Prejudice

Date: June 4, 2025

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