UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

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Chapter 11 Cases

RED LOBSTER RESTAURANTS, LLC RLSV, INC. RED LOBSTER CANADA, INC., RED LOBSTER HOSPITALITY LLC, RL KANSAS LLC, RED LOBSTER SOURCING LLC, RED LOBSTER SUPPLY LLC, RL COLUMBIA LLC, RL OF FREDERICK, INC., RED LOBSTER OF TEXAS, INC., RL MARYLAND, INC. RED LOBSTER OF BEL AIR, INC., RL SALISBURY, LLC, RED LOBSTER INTERNATIONAL HOLDINGS LLC,

Debtors.

RED LOBSTER RESTAURANTS, LLC, and RED LOBSTER HOSPITALITY LLC,

Specific Debtors.

GEORGE PARKER, on behalf of himself and all others similarly situated,

Plaintiffs,

v.

RED LOBSTER HOSPITALITY LLC, RED LOBSTER RESTAURANTS LLC, and RED LOBSTER SEAFOOD CO., LLC,

Defendants.

Case No. 6:24-bk-02487-GER

Case No. 6:24-bk-02500-GER

Case No. 6:24-bk-02490-GER

Adv. Proc. No. 6:24-ap-00050-GER

RED LOBSTER MANAGEMENT, LLC,

Case No. 6:24-bk-02488-GER Case No. 6:24-bk-02489-GER Case No. 6:24-bk-02490-GER Case No. 6:24-bk-02491-GER Case No. 6:24-bk-02492-GER Case No. 6:23-bk-02493-GER Case No. 6:23-bk-02493-GER Case No. 6:24-bk-02495-GER Case No. 6:24-bk-02495-GER Case No. 6:24-bk-02496-GER Case No. 6:24-bk-02498-GER Case No. 6:24-bk-02498-GER Case No. 6:24-bk-02498-GER

Jointly Administered with

Case No. 6:24-bk-02487-GER

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In re:

NOTICE OF VOLUNTARY DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Bankruptcy Procedure 7041, making Federal Rule of Civil Procedure 41(a)(1)(A)(i) applicable to this proceeding, Plaintiff GEORGE PARKER, on behalf of himself and all others similarly situated, by and through undersigned counsel, hereby dismisses the above-captioned adversary proceeding with prejudice. Pursuant to Bankruptcy Rule 7041, Plaintiff is permitted to voluntarily dismiss this adversary proceeding without further order of the Court by filing this Notice of Dismissal because, as of this date, no Defendant has served or filed an answer or moved for summary judgment.

Dated: January 29, 2024

Counsel for Plaintiffs:

/s/ Jeffrey S. Ainsworth JEFFREY S. AINSWORTH Florida Bar No. 60769 JACOB D. FLENTKE Flentke Legal Consulting, PLLC, Of Counsel Florida Bar No. 25482 **BransonLaw, PLLC** 1501 E. Concord St. Orlando, FL 32803 Phone: 407-894-6834 Fax: 407-894-8559 Primary E-mail: jeff@bransonlaw.com jacob@bransonlaw.com jacob@flentkelegal.com cole@bransonlaw.com Secondary: tammy@bransonlaw.com lisa@bransonlaw.com

-and-

<u>/s/ Jonathan Melmed</u> JONATHAN MELMED

California Bar No. 290218 REBECCA HARTEKER* California Bar No. 349793 **MELMED LAW GROUP P.C.** 1801 Century Park East Suite 850 Los Angeles, CA 90067 Phone: (310) 824-3828 Primary E-Mail: jim@melmedlaw.com rh@melmedlaw.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on 29th January, 2025 a true and correct copy of the foregoing *Notice of Voluntary Dismissal With Prejudice* was uploaded for filing with the Clerk of Court in the above-referenced adversary proceeding via Court's CM/ECF system, which will furnish an electronic Notice of Filing to all parties in interest receiving CM/ECF electronic noticing, including Defendants c/o Robin J Rubins, Esq. and Paul Steven Singerman , Esq. Berger Singerman, LLP, 1450 Brickell Avenue, Suite 1900, Miami, FL 33131, Email: <u>rrubens@bergersingerman.com</u> and <u>singerman@bergersingerman.com</u>, who are registered to receive electronic notices in this case.

/s/ Jeffrey S. Ainsworth JEFFREY S. AINSWORTH Florida Bar No. 60769