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Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on **Friday, June 27, 2025**, the following legal advertisement – **CX Reinsurance Company Limited** was published in the national edition of **USA TODAY**.

*Vanessa Salvo*

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Principal Clerk of USA TODAY  
June 27, 2025

# Morikawa ready to blast off with new caddie

Adam Schupak

Golfweek | USA TODAY NETWORK

DETROIT – Collin Morikawa has won two major championships and hit some incredible shots during the first six years of his PGA Tour career, but the one that popped in his head when he was asked to name the best of the bunch happened on the 18th hole at the 2021 DP World Tour Championship in Dubai.

“I’ve watched the shot many times on YouTube because I’m like how do I make it that easy,” he said June 25 during a press conference ahead of the Rocket Classic. “Front left pin, water on the left, had 4-iron I think out of the first cut and I hit it exactly where I wanted. I mean, I could miss it in the water, lose the tournament; hit it in the bunker, not make up and down. It was picture perfect. And it’s rare you get to do that, but that’s, you know, that’s why we keep practicing. Like I’m telling you, it’s inches, margins, centimeters, degrees. We’re crazy, but we love it.”

Morikawa, 28, is searching for that feeling again at Detroit Golf Club, where at No. 5 in the Official World Golf Ranking he is the top-ranked player in the field at this week’s Rocket Classic. Two years ago at this tournament, he posted four rounds of 67 or better and lost a three-man playoff to Rickie Fowler.

“Pretty good memories,” he said of



Collin Morikawa and his caddie KK Limbhasut during a pro-am prior to the Rocket Classic at Detroit Golf Club on June 25. GREGORY SHAMUS/GETTY IMAGES

his lone previous appearance at this event. “I mean, ’23 was not a rough year, but at a time where I wasn’t playing great, to be able to come out and put together some good golf to then go through the rest of the season and into Playoffs, that’s what I’m looking for right now as well.”

On June 26, Morikawa, who started on the back nine, carded four birdies and an eagle against three bogeys – all on his second nine – and opened in 3 under 69. That left him six strokes behind early front-runner Min Woo Lee, who birdied 10 holes and posted 63, a

stroke better than Andrew Putnam. But Morikawa produced a leading contender for shot of the day, rocketing a 3-wood from 276 yards to 3 inches to set up a tap-in eagle.

Morikawa jumped out to a flying start this season, finishing runner-up at The Sentry and Arnold Palmer Invitational, but victory has remained elusive. He’s hit a rut of pedestrian finishes by his high standards, failing to record a top-10 finish since The Players Championship in March, including T-42 last weekend at the Travelers Championship.

Morikawa is trying to shake things up by changing caddies yet again. He parted ways with longtime J.J. Jakovac in April and split with veteran caddie Joe Greiner ahead of his appearance in Motor City after just five events together.

“I think people, they’re going to be surprised, but the way I put it is just because two people are great at what they do doesn’t mean they’re going to be great together. I think Joe is an amazing caddie, but ... we were just a little bit on a different page,” Morikawa said. “We spend more time with (our caddie) than anyone else in the world, honestly. I spend more time with them than my wife sometimes. It’s a true relationship.”

While he said he hasn’t determined a long-term replacement yet, Morikawa has his former Cal Golden Bear teammate KK Limbhasut, who competes on

the Korn Ferry Tour, filling in on the bag this week.

Much of Morikawa’s frustration stems from the glaring absence on his resume this season – a victory. A six-time tour winner, he’s searching for his first title since October 2023. The biggest culprit holding him back? His putter. He ranks 109th in strokes gained: putting and lost more than eight strokes to the field at the U.S. Open two weeks ago and still more than two strokes to the field on the greens at the Travelers Championship.

To find an answer for his putting woes, Morikawa delved into the world of high-tech solutions. Equipment site GolfWRX reported that last week he “implemented Vertex Golf motion sensors, which are lightweight sensors that attach to the putter shaft to help measure different parameters such as face angle, lie, path, club head speed, and stroke tempo, under the supervision of putting coach Stephen Sweeney.”

Nothing worked for Morikawa in the first round at Detroit GC’s tricky greens. He lost nearly five shots to the field with the short stick.

“You work so hard to make this game so precise,” he said. “We’re talking about 1, 2 degrees that we drive ourselves crazy, but that’s what we do. ... We’re on a good path even though the results haven’t shown.”

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NOTICES
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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE  
In re: LIGADO NETWORKS LLC et al., Chapter 11, Case No. 25-10006 (TMH)  
Debtors. (Jointly Administered)

NOTICE OF (I) HEARING ON THE CONFIRMATION OF THE PLAN, (II) PROCEDURES FOR OBJECTION TO THE CONFIRMATION OF THE PLAN, AND (III) PROCEDURES AND DEADLINE FOR VOTING ON THE PROPOSED PLAN

TO ALL PARTIES IN INTEREST: PLEASE TAKE NOTICE THAT:

1. **Approval of Disclosure Statement.** On June 24, 2025, the United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”) entered an order (Docket No. 694) (the “Disclosure Statement Order”) approving the Disclosure Statement for Joint Chapter 11 Plan of Ligado Networks LLC and Its Affiliated Debtors and Debtors in Possession (Docket No. 697) (the “Disclosure Statement”) in the above-captioned Chapter 11 case. The Disclosure Statement Order, among other things, authorizes the Debtors to solicit votes to accept or reject the Joint Chapter 11 Plan of Ligado Networks LLC and Its Affiliated Debtors and Debtors in Possession, filed on June 24, 2025 (Docket No. 696) (the “Plan”).

2. **Confirmation Hearing.** A hearing to consider confirmation of the Plan (the “Confirmation Hearing”) has been scheduled before the Honorable Thomas M. Horan, United States Bankruptcy Judge, in the Bankruptcy Court, 824 North Market Street, 3rd Floor, Courtroom 7, Wilmington, Delaware 19801, on **August 7, 2025 at 2:00 p.m. (prevailing Eastern Time)**. The Confirmation Hearing may be adjourned or continued from time to time without further notice other than adjournments announced in open court or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court. The Plan may be modified, if necessary, prior to, during, or as a result of the Confirmation Hearing.

3. **Voting Record Date.** The holders of Claims and Interests in the following classes as of **June 20, 2025** (the “Voting Record Date”) are entitled to vote on the Plan:

4. **Voting Deadline.** All votes to accept or reject the Plan must be **actually received** by the Debtors’ voting and tabulation agent, Omni Agent Solutions, Inc. (“Omni”), by no later than **July 24, 2025 at 4:00 p.m. (prevailing Eastern Time)** (the “Voting Deadline”). Any failure to follow the voting instructions included with your Ballot may disqualify your vote.

5. **Parties Not Entitled to Vote.** Holders of unsecured Claims and Interests in classes 1, 2, 6, 7, 8, 11, 12, 13, 14, and 15 and of unclassified Claims are deemed to accept or reject the Plan are not entitled to vote. Such holders will not receive a Ballot and, instead, will receive a Notice of Non-Voting Status.

6. **Objections to Confirmation.** The deadline to object to the confirmation of the Plan is **July 24, 2025 at 4:00 p.m. (prevailing Eastern Time)** (the “Plan Objection Deadline”).

7. **Objections, if any, to the confirmation of the Plan, must:** (a) be in writing; (b) comply with the Bankruptcy Rules and Local Rules; (c) set forth the name of the objecting party and the nature and amount of Claims or Interests asserted by the objecting party; (d) provide the basis for the objection and the specific grounds therefor; and (e) be filed on or before the Plan Objection Deadline, together with proof of service.

8. Registered users of the Bankruptcy Court’s case filing system must file their objections and responses electronically. All other parties must file their written objections and responses with the Clerk of the Court, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801 to the attention of the chambers of the Honorable Thomas M. Horan, United States Bankruptcy Judge.

9. **Any objections or responses must be served so that they are actually received by the following parties no later than the Plan Objection Deadline:** (i) Debtors, Ligado Networks LLC, 10802 Parkridge Boulevard, Reston, VA 20191 Attn: Vicky McPherson (vicky@ligado.com); (ii) Office of the U.S. Trustee of the District of Delaware, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801 Attn: Benjamin Hackman, Esq. (benjamin.hackman@usdoj.gov); (iii) Counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Dennis F. Dunne (ddunne@milbank.com); Matthew L. Brod (mbrod@milbank.com); Lauren C. Doyle (ldoyle@milbank.com); (iv) Co-Counsel to the Debtors, Richards, Layton, & Finger, P.A. One Rodney Square, 920 North King Street Wilmington, Delaware 19801 Attn: Mark D. Collins (collins@rlf.com); Michael J. Merchant (merchant@rlf.com); Amanda R. Stoeke (stoeke@rlf.com); (v) Counsel to the Ad Hoc Crossholder Group, Kirkland & Ellis LLP, 601 Lexington Avenue New York, NY 10022 Attn: Brian Schartz, P.C. (brian.schartz@kirkland.com); Derek L. Hunter (derek.hunter@kirkland.com) and Kirkland & Ellis LLP, 300 North LaSalle, Chicago, IL 60654, Attn: Patrick J. Nash, Jr., P.C. (patrick.nash@kirkland.com); Alan McCormick (alan.mccormick@kirkland.com); and (vi) Counsel to the Ad Hoc First Lien Group, Sidley Austin LLP, One South Dearborn Chicago, IL 60603, Attn: Jason L. Hufendick (hufendick@sidley.com); Dennis Twomey (dtwomey@sidley.com).

10. **IF ANY OBJECTION TO THE CONFIRMATION OF THE PLAN IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE PLAN.**

11. **Additional Information.** Any party in interest wishing to obtain information about the solicitation procedures or copies of the Disclosure Statement or the Plan should contact the Debtors’ voting and tabulation agent, Omni, by (i) writing: Ligado Networks, LLC Ballot Processing c/o Omni Agent Solutions, Inc. 5955 D Soto Ave., Suite 100 Woodland Hills, CA 91367, (ii) by email at LigadoInquiries@OmniAgent.com, or (iii) at the following telephone numbers: (866) 956-2139 (domestic toll free) or (747) 288-6357 (international). Interested parties may also review the Disclosure Statement and the Plan free of charge at <https://omniagentsolutions.com/Ligado> or by scanning the QR code below. In addition, the Disclosure Statement and Plan are on file and may be reviewed by accessing the Bankruptcy Court’s website: [www.pacer.uscourts.gov](http://www.pacer.uscourts.gov). Note that a PACER login and password are required to access documents on the Bankruptcy Court’s website. A PACER password can be obtained at [www.pacer.uscourts.gov](http://www.pacer.uscourts.gov). Copies of the Disclosure Statement and Plan may also be examined by interested parties during normal business hours at the office of the Clerk of the Bankruptcy Court.

12. **PLEASE BE ADVISED THAT ARTICLE VIII OF THE PLAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS. YOU SHOULD REVIEW AND CONSIDER THE PLAN CAREFULLY BECAUSE IT MAY AFFECT YOUR RIGHTS.**

Additional Information: Interested parties may also review and the Plan free of charge at <https://omniagentsolutions.com/Ligado> or by scanning the QR code below.

1. The “Debtors” in these cases, along with the last four digits of each Debtor’s federal tax identification number, as applicable, are: Ligado Networks LLC (3801); ATC Technologies, LLC (N/A); Ligado Networks (Canada) Inc. (N/A); Ligado Networks Build LLC (N/A); Ligado Networks Corp. (N/A); Ligado Networks Finance LLC (N/A); Ligado Networks Holdings (Canada) Inc. (N/A); Ligado Networks Inc. of Virginia (9725); Ligado Networks Subsidiary LLC (N/A); One Dot Six LLC (8763); and One Dot Six TVCC LLC (N/A). The Debtors’ headquarters is located at: 10802 Parkridge Boulevard, Reston, Virginia 20191.

2. Capitalized terms used but not defined in this Notice have the meanings ascribed to them in the Disclosure Statement or the Plan, as applicable.

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

In re: CX Reinsurance Company Limited (in Administration) Chapter 15  
Applicants in Foreign Proceedings. Case No. 20-12156 (MG)

NOTICE OF (I) FINAL REPORT AND (II) MOTION OF THE FOREIGN REPRESENTATIVES FOR ENTRY OF AN ORDER (A) RECOGNIZING AND ENFORCING ORDER OF THE ENGLISH HIGH COURT SANCTIONING THE DIRECT SCHEME, GRANTING RELATED RELIEF UNDER CHAPTER 15 CASE (THE “MOTION”), AND (B) CLOSING THE CHAPTER 15 CASE

PLEASE TAKE NOTICE that on September 14, 2020, Richard Barker and Simon Edel, in their capacities as foreign representatives (each, a “Foreign Representative”), and together, the “Foreign Representatives”), in the above-captioned chapter 15 case (this “Chapter 15 Case”) in respect of CX Reinsurance Company Limited (in Administration) (the “Company”) and its administration proceeding (the “Foreign Proceeding”), under Schedule B1 of the Insolvency Act 1986 of England and Wales before the High Court of Justice Business and Property Courts of England and Wales, filed (i) a petition for recognition of the Foreign Proceeding (the “Petition”) under chapter 15 of title 11 of the United States Code (the “Bankruptcy Code”) and (ii) the Verified Petition for Recognition of Foreign Main Proceeding and Related Relief (the “Recognition Motion”). On October 8, 2020, the Bankruptcy Court entered an Order Granting Recognition of Foreign Main Proceeding and Related Relief (ECG No. 14).

PLEASE TAKE FURTHER NOTICE that on June 23, 2025, the Foreign Representatives in the Chapter 15 Case filed the (i) Final Report of the Foreign Representatives (the “Final Report”) and (ii) Motion for Entry of an Order (A) Recognizing and Enforcing Order of the English High Court Sanctioning the Direct Scheme, Granting Related Relief Under Chapter 15 of the Bankruptcy Code and (B) Closing the Chapter 15 Case (the “Motion”). A copy of the Final Report is attached hereto as Appendix 1 and a copy of the Motion is attached hereto as Appendix 2. The proposed order granting recognition and enforcement of the order of the English Court sanctioning the Direct Scheme, granting other related relief and closing the Chapter 15 Case (the “Proposed Order”) is attached to the Motion as Exhibit A. Interested parties are also publishing the notice, Motion and Proposed Order on the Website and in the printed media in which the Chapter 15 Case was announced. Additionally, due to their voluminous and duplicative nature, the Company has made the Katz Declaration and Foreign Representative Declaration, and the documents attached thereto, available to view on the Website.

PLEASE TAKE FURTHER NOTICE that any response or objection (each, a “Response”) to the Motion must be filed in accordance with the Bankruptcy Code, the Local Rules of the United States Bankruptcy Court for the Southern District of New York, and the Federal Rules of Bankruptcy Procedure, in a writing that sets forth the bases therefor with specificity and the nature and extent of the respondent’s claims against the Company. Such Response must be (a) filed electronically with the Court on the Court’s electronic case filing system in accordance with and except as provided in General Order M-399 and the Court’s Procedures for the Filing, Signing and Verification of Documents by Electronic Means (copies of each of which may be viewed on the Court’s website at <http://www.nysb.uscourts.gov>); (b) delivered to the Chambers of the Honorable Martin Glenn, United States Bankruptcy Judge, One Bowling Green, New York, New York 10004-1408; and (c) served upon (i) Fried, Frank, Harris, Shriver and Jacobson LLP, One New York Plaza, New York, New York 10004 (Attn: Jennifer L. Rodburg and Andrew Minear), (ii) all other parties that request notice in the Chapter 15 Case prior to the date of such service, and (iii) all other parties that the Bankruptcy Court may direct, in each case so as to be actually received by each of them no later than 4:00 p.m. (prevailing Eastern Time) on July 24, 2025 (the “Response Due Date”). All parties in interest opposed and wishing to object to the request for relief contained in the Motion must appear at the Hearing at the time and place set forth above. If no Response is timely filed and served as provided above, the Bankruptcy Court may grant the relief requested by the Foreign Representatives without further notice or hearing.

PLEASE TAKE FURTHER NOTICE that pursuant to the Court’s Updated Statement of Chief Judge Martin Glenn, after all papers are filed, the Court will determine whether to schedule argument or decide the matter on the papers. Counsel or the parties will be advised of hearing dates if matters are scheduled for argument.

PLEASE TAKE FURTHER NOTICE that copies of the Petition and all documents filed in the Chapter 15 Case are available to parties in interest on the Court’s Electronic Case Filing System, which can be accessed from the Court’s website at <http://www.nysb.uscourts.gov> (a PACER login and password are required to retrieve a document) or upon written request to the Foreign Representatives’ counsel (including by e-mail addressed to: FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP, One New York Plaza, New York, New York 10004, Telephone: (212) 859-8000, Facsimile: (212) 859-4000, Attn: Jennifer L. Rodburg, Esq. (Jennifer.Rodburg@friedfrank.com), Andrew Minear, Esq. (Andrew.Minear@friedfrank.com)). Dated: New York, New York, June 23, 2025. Respectfully submitted, FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP, By: /s/ Jennifer L. Rodburg, Jennifer L. Rodburg, Andrew Minear, Esq., FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP, One New York Plaza, New York, New York 10004, Telephone: (212) 859-8000, Facsimile: (212) 859-4000, Email: Jennifer.Rodburg@friedfrank.com, Andrew.Minear@friedfrank.com, Attorneys for Richard Barker and Simon Edel as Foreign Representatives of CX Reinsurance Company Limited (in Administration)

Unless otherwise indicated herein, capitalized terms shall have the meaning ascribed to them in the Motion.

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IF, BETWEEN SEPTEMBER 4, 2018, AND MAY 28, 2025, YOU PURCHASED AN ITEM THAT WAS ADVERTISED AT A DISCOUNT FROM AN ANN TAYLOR FACTORY STORE OR LOFT OUTLET STORE IN CALIFORNIA, NEW YORK, OHIO, OREGON, PENNSYLVANIA, TEXAS, WASHINGTON, OR WISCONSIN YOU MAY BE ELIGIBLE TO RECEIVE A VOUCHER FOR \$11 USABLE TOWARD A FUTURE PURCHASE.

A settlement (“Settlement”) has been proposed in a class action lawsuit pending in the Superior Court of California, County of San Diego (“Court”) titled *Binder et al., v. Premium Brands OpCo LLC*, (the “Action”). The Action was filed against Premium Brands OpCo LLC (“Defendant”) by Plaintiffs Demetra Binder, Angela Waldner, Christina Calcagno, and Deborah O’Dea, alleging Defendant advertised misleading discounts on merchandise sold in its Ann Taylor Factory Stores or Loft Outlet Stores. Defendant denies wrongdoing and liability and denies Plaintiff’s allegations and believes its advertising was accurate, lawful, and nondeceptive. Both sides disagree on how much, if anything, the Classes could have recovered after trial. **No court has decided which side is right. But both sides agreed to provide benefits to Class Members and resolve the Action.**

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**Class Period** means: For Pennsylvania Class Members: September 4, 2018, to November 4, 2024. For California and Washington Class Members: September 4, 2020, to November 4, 2024. For New York and Wisconsin Class Members: September 4, 2021, to November 4, 2024. For Texas and Ohio Class Members: September 4, 2022, to November 4, 2024. For Oregon Class Members: September 4, 2023, to November 4, 2024.

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**Choice Partners (CP)**, a division of Harris County Department of Education (HCDE), is a national cooperative that will be accepting proposals in response to the following Request for Proposals (RFP). Interested proposers may go to [www.choicepartners.org](http://www.choicepartners.org) and register to download the solicitation or call 877-696-2122.

• RFP 25/0415G for Payables Solutions, Purchasing Card Programs, and Related Services are due by **Tuesday, July 22nd, 2025 @ 2:00PM CT.**

All proposals must be submitted via the HCDE online eBid System at the following link: <https://hcdcebid.ionwave.net>.

Proposals will be opened via Zoom; Information regarding dates, times, and a link to join the meeting is located within the eBid System under the “Activities” tab specific to the solicitation.

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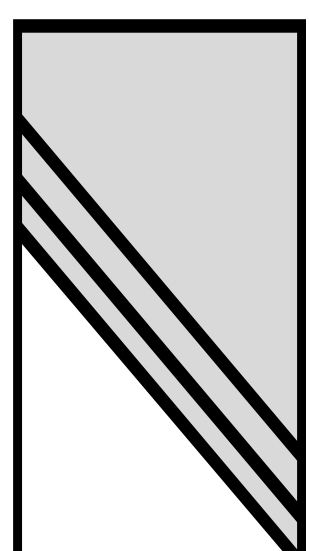
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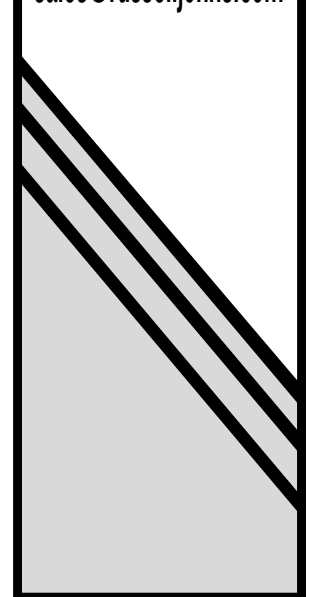
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