IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:		Chapter 11
NIKOLA CORP., et al.,1		Case No. 25-10258 (TMH)
	Debtors.	(Jointly Administered)

ORDER DENYING TREVOR MILTON'S MOTION TO MODIFY THE AUTOMATIC STAY TO PERMIT ADVANCEMENT OF ARBITRATION DECISION AND RELATED PROCEEDINGS

Upon consideration of the motion (the "**Motion**")² of Trevor Milton ("**Milton**") for an Order Modifying the Automatic Stay to Permit Advancement of Arbitration Decision and Related Proceedings, pursuant to section 362(d)(1) of the Bankruptcy Code, Bankruptcy Rule 4001 and Local Rule 4001-1; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334 and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware, dated February 29, 2012; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and due and sufficient notice of the Motion having been given under the particular circumstances; and it appearing that no

The Debtors in these chapter 11 cases together with the last four digits of each Debtor's federal tax identification number, are: Nikola Corporation (registered to do business in California as Nikola Truck Manufacturing Corporation) (1153); Nikola Properties, LLC (3648); Nikola Subsidiary Corporation (1876); Nikola Motor Company LLC (0139); Nikola Energy Company LLC (0706); Nikola Powersports LLC (6771); Free Form Factory Inc. (2510); Nikola H2 2081 W Placentia Lane LLC (N/A); 4141 E Broadway Road LLC (N/A); and Nikola Desert Logistics LLC (N/A). The Debtors' mailing address is PO Box 27028, Tempe, AZ 85285.

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

other or further notice need be provided; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is **HEREBY ORDERED THAT**:

1. The Motion is **DENIED**.

Dated: August 1st, 2025 Wilmington, Delaware THOMAS M. HORAN

UNITED STATES BANKRUPTCY JUDGE