

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
CASE NO.: 1:23-CV-24903-CMA

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

RISHI KAPOOR, et al.

Defendants.

**NOTICE OF WITHDRAWAL OF NON-PARTIES ‘AMENDED URGENT NOTICE OF
OBJECTION TO RECEIVER’S EXPEDITED MOTION TO APPROVE SALE OF
MIAMI BEACH PROPERTY FREE AND CLEAR AND RELATED SETTLEMENT
AGREEMENT**

Non-Parties, REAL ESTATE VIAND GLOBE, LLC, a Florida limited liability company, (“Viand Globe”); PAMELA CARATTONI, an individual, (“Pamela C”); VANINA CARATTONI, an individual, (“Vanina C”); PAULA CARATTONI, an individual, (“Paula C”); RUNLIGHT, LLC, a Florida limited liability company, (“Runlight”); ALEJANDRO VICTOR LAROZ, an individual, (“Alejandro L”); LUIS MARCELO LAROZ, an individual, (“Luis L”); MARIANO STAROWICZ, an individual, (“Mariano S”); MARIA FLORENCIA ESTECHE, an individual, (“Maria E”); FLAMINGO RENT, LLC, a Florida limited liability company, (“Flamingo”); URBAN HAVEN, LLC, a Florida limited liability company, (“Urban”); MOISES ZIRDOK CAIN, an individual, (“Moises C”); JOLUS, LLC, a Florida limited liability company, (“Jolus”); LUIS CARLOS, LLC, a Florida limited liability company, (“LC LLC”); OCTAVIO VILLAVICENCIO VACA, an individual, (“Octavio V”); JACOBO CHEJA SITTON, an individual, (“Jacobo S”); MARIO LEONARDO MAURIZIANO APOLITO, an individual, (“Mario M”); 8121 NW 45TH REAL ESTATE CORP., a Florida Corporation, (“8121 Corp”);

and, WALTER OTTO GUERRERO BRIEGER, an individual, (“Walter G”); SANTINO INVESTMENTS, LLC. a Florida limited liability company (“Santino LLC”); and MONICA ACOSTA WIESNER and LINA MARIA ACOSTA WIESNER, individuals (the “Wiesners”) (collectively “the “Defrauded Victims”), pursuant to applicable Federal Rules of Civil Procedure, and by and through undersigned counsel hereby file this **Notice of Withdrawal** of Non-Parties Amended Urgent Notice of Objection to Receiver’s Expedited Motion to Approve Sale of Miami Beach Property Free and Clear and Related Settlement Agreement & Motion to Postpone Ruling of Said Motion & for Time to File More Formal Motions and/or File a Supplemental Brief on Arguments Presented [DE # 230], and state as follows:

1. On September 20, 2024, the Defrauded Victims filed their Non-Parties’ Amended Urgent Notice of Objection to Receiver’s Expedited Motion to Approve Sale of Miami Beach Property Free and Clear and Related Settlement Agreement & Motion to Postpone Ruling of Said Motion & Request for Time to File More Formal Motions and/or Supplemental Brief on Arguments Presented (the “Objection”) [DE # 230].

2. By way of this Notice of Withdrawal, the Defrauded victims hereby withdraw the Objection [DE # 230].

WHEREFORE, the Defrauded Victims hereby respectfully request of this Honorable Court to take note of this Notice of Withdrawal of their Objection [DE #230], and take no further action on their Objection.

Dated: October 23, 2024.

Respectfully Submitted,
The Tome Law Firm, P.A.
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By /s/ Jesus R. Tome
JESUS R. TOME, ESQUIRE
Florida Bar No.: 769400

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 23rd day of October 2024, I electronically filed the foregoing document with the Clerk of Courts using the CM/ECF filing system, which will send a notice of electronic filing to all counsel of record.

/s/ Jesus R. Tome, Esquire
Jesus R. Tome, Esq.