## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI SOUTHEASTERN DIVISION

	§	Chapter 11
In re:	§	
	§	Case No. 20-43597-399
<b>BRIGGS &amp; STRATTON</b>	§	
CORPORATION, et al.,	§	(Jointly Administered)
	§	
Debtors.	§	Hearing Date: July 7, 2021
	§	Hearing Time: 9:00 a.m. (Central Time)
	§	Hearing Location: Courtroom 5-North

## PROPOSED AGENDA FOR HEARING ON JULY 7, 2021 AT 9:00 A.M. (PREVAILING CENTRAL TIME) AND INSTRUCTIONS FOR TELEPHONIC HEARING

Parties may appear in person, by telephone or (optionally) via video conferencing for the Briggs & Stratton hearing scheduled at **9:00 a.m. Central Time on Wednesday, July 7, 2021**.

**Location of Hearing:** 

United States Bankruptcy Court for the Eastern District of Missouri, Thomas F. Eagleton U.S. Courthouse, before the Honorable Barry S. Schermer, <u>Courtroom 5-North</u>, 111 South 10th Street, St. Louis, MO 63102

Instructions for Telephonic & Video Hearing:

No later than **July 5, 2021**, the Court will send a Cisco WebEx invite to all parties who have either received prior Cisco WebEx invites or have contacted Judge Schermer's Courtroom Deputy, Craig Spidle, directly to make an initial request to appear remotely. (Parties are not required to make a request to appear remotely for each hearing.)

When accessing the audio, participants must join Cisco WebEx *first* via a computer *and* join the call second (either through the Call-In option and enter an attendee ID or through the "Call me at" option). All participants must mute their phone lines immediately after joining the call. Phones shall not be placed on "hold". If speaking, the Court strongly suggests the use of hand-held receivers or headphones in lieu of using speakers on telephones and computers. Participants may unmute their phone lines and speak only when directed by Judge Schermer. If appearing by video, select the "Hand Raised" feature and wait until Judge Schermer addresses you. When speaking, please keep all background noise to a minimum to prevent audio interference or feedback. After speaking, please place your telephone back on mute.

If there is a problem connecting to Cisco WebEx audio, please disconnect your phone line and re-dial. If there is an issue gaining access to the video feed, please log out of Cisco WebEx then login. If the issue persists, please e-mail Mr. Spidle at <a href="mailto:Craig Spidle@moeb.uscourts.gov">Craig Spidle@moeb.uscourts.gov</a> promptly and we will work on resolving the issue.

The Court's official announcement will be posted on the Court's website: <a href="https://www.moeb.uscourts.gov/sites/moeb/files/BSS-Appearances">https://www.moeb.uscourts.gov/sites/moeb/files/BSS-Appearances</a> for Briggs Stratton ATT call info.pdf and <a href="https://www.moeb.uscourts.gov/briggs-stratton-corporation-et-al">https://www.moeb.uscourts.gov/briggs-stratton-corporation-et-al</a>. Instructions for appearances may also be found on <a href="http://www.kccllc.net/briggs">http://www.kccllc.net/briggs</a>.

PLAN ADMINISTRATOR'S MOTIONS AND OBJECTIONS TO CLAIMS		
Item Number	Objection	Attorney Presenting
1	The Plan Administrator's Seventeenth Omnibus Objection to Claims on Grounds that Such Claims are Late Filed [Docket No. 1707]  - ADJOURNED TO AUGUST 5, 2021 HEARING.	Julie Dyas Goldberg
	Related Documents: Letter to the Court by Greg Heitz (Exacto Spring Corporation) re: Notice and Plan Administrator's Seventeenth Omnibus Objection to Claims on Grounds that Such Claims are Late Filed [Docket No. 1723] – RESOLVED.	
	Notice of Withdrawal of Objection as to Certain Claims [Docket No. 1746].  Delta Systems, Inc.'s Response to Plan Administrator's Seventeenth Omnibus	
	Objection to Claims on Grounds that Such Claims are Late Filed [Docket No. 1762] – <b>RESOLVED</b> .	
2	The Plan Administrator's Eighteenth Omnibus Objection to Claims on Grounds that Such Claims Have Been Amended and Superseded [Docket No. 1765].	Julie Dyas Goldberg
	Related Documents: Letter to the Court by John Patrick Ford re: Notice of the Plan Administrator's Eighteenth	

Omnibus Objection to Claims on Grounds that Such Claims Have Been Amended and Superseded [Docket No. 1791].	
A.B. Boyd Co.'s Response to the Plan Administrator's Eighteenth Omnibus Objection to Claims on Grounds that Such Claims Have Been Amended and Superseded [Docket No. 1800].	
Aavid-Allcast, LLC's Response to the Plan Administrator's Eighteenth Omnibus Objection to Claims on Grounds that Such Claims Have Been Amended and Superseded [Docket No. 1801].	
Kentucky Workers' Compensation Funding Commission's Response to the Plan Administrator's Eighteenth Omnibus Objection.	

MOTION FOR RELIEF		
<b>Item Number</b>	Objection	<b>Attorney Presenting</b>
3	Notice of Hearing and Combined Motion for	Attorneys for Andre Segal,
	Relief from the Automatic Stay [Docket No.	Suzanna Segal, and SAAS,
	1779] – ADJOURNED TO AUGUST 5,	LLP
	2021 HEARING.	
	Related Documents:	
	No related documents.	

OBJECTION TO PROPOSED ASSUMPTION AND ASSIGNMENT OF		
EXECUTORY CONTRACTS AND UNEXPIRED LEASES		
<b>Item Number</b>	Objection	Attorney Presenting
4	Deere & Company's Limited Objection and	Attorneys for Deere &
	Reservation of Rights [Docket No. 858] –	Company
	ADJOURNED TO AUGUST 5, 2021	
	HEARING.	
	Related Documents:	
	Capitol Securities Management, Inc.'s Letter	
	to the Court re: Final Dissolution [Docket No.	
	1712].	

APPLICATION		
Item Number	Application	<b>Attorney Presenting</b>
5	R & R Technologies, LLC's Application for	Attorneys for R & R
	Allowance and Payment of Administrative	Technologies, LLC
	Expense Pursuant to 11 U.S.C. § 503(b)(9)	
	[Docket No. 1664] – <b>WITHDRAWN</b> .	
	Related Documents:	
	Withdrawal of Document [Docket No. 1798].	

[Remainder of Page Left Intentionally Blank]

Dated: July 2, 2021

St. Louis, Missouri

Respectfully submitted,

## CARMODY MACDONALD P.C.

/s/ Robert E. Eggmann

Robert E. Eggmann, #37374MO Christopher J. Lawhorn, #45713MO Thomas H. Riske, #61838MO 120 S. Central Avenue, Suite 1800

St. Louis, Missouri 63105 Telephone: (314) 854-8600 Facsimile: (314) 854-8660

Email: ree@carmodymacdonald.com cjl@carmodymacdonald.com thr@carmodymacdonald.com

-and-

HALPERIN BATTAGLIA BENZIJA LLP

Julie Dyas Goldberg Matthew Murray 40 Wall Street, 37<sup>th</sup> Floor New York, New York 10005 Telephone: (212) 765-9100

Email: jgoldberg@halperinlaw.net mmurray@halperinlaw.net

Attorneys for the Plan Administrator