NYSCEF DOC. NO. 743

INDEX NO. 651046/2014
RECEIVED NYSCEF: 10/25/2022

14 651046

# SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

ROWEN SEIBEL, individually and on behalf of FCLA, LP and THE FAT COW, LLC,

Plaintiffs,

v.

GORDON RAMSAY and G.R. US LICENSING, LP,

**Defendants** 

and

FCLA, LP and THE FAT COW, LLC,

Nominal Defendants.

HON. MELIGGA A. CRANE

INDEX NO. 651046/2014

JUDGMENT PROPOSED

Plaintiff Rowen Seibel ("Plaintiff"), individually and derivatively on behalf of FCLA, LP and The Fat Cow, LLC, having commenced this action against defendants Gordon Ramsay and G.R. US Licensing, LP., a Delaware Corporation (hereinafter, the "Defendants"), and nominal defendants FCLA, LP and The Fat Cow, LLC for breach of contract and breach of fiduciary duty (NYSCEF Doc. No. 1), and all parties having appeared in this action by counsel, and a trial of this action having been conducted before the Honorable Melissa A. Crane, commencing on January 10, 2022 and continuing until January 24, 2022, to adjudicate the claims of Plaintiff as set forth in his Complaint (NYSCEF Doc. No. 1) and the counterclaims of Defendants, as so Amended Counterelaim, seeking direct damages for indemnification, and direct and derivative damages for breach of contract and breach of fiduciary duty (NYSCEF Doc. No. 64), and the Court upon due deliberation having rendered a written Decision and Order After Trial on May 11, 2022 (NYSCEF Doc. No. 668), and the Court having rendered a Supplemental Order supplementing and clarifying that Decision and Order After Trial (NYSCEF Doc. No. 741), dismissing Plaintiff's claims, and granting an award of judgment in favor of Defendants on their counterclaims for money damages against Plaintiff, and directing that judgment be entered

1 /2

NYSCEF DOC. NO. 743

RECEIVED NYSCEF: 10/25/2022

INDEX NO. 651046/2014

14 651046

accordingly by the clerk (id.),

Now on motion of Mitchell Silberberg & Knupp LLP attorneys for defendants, it is

ADJUDGED that defendants Gordon Ramsay, 76 Wardour Street, London W1F 0UR,

United Kingdom, and G.R. US Licensing LP, 252 Little Falls Drive, Wilmington, DE 19808,

have judgment against and do recover from plaintiff Rowen Seibel, 200 Central Park South, New

York, New York 10019, in the principal amount of \$777,349.54 plus statutory interest at the

statutory rate of 9% per annum from March 28, 2014 in the amount of \$600,518.49

for a total amount of \$1,377,868.03

, and that Defendants Gordon Ramsay

and G.R. US Licensing LP have execution thereof, and

ADJUDGED that nominal defendant FCLA, LP, having an address of 12233 W Olympic Blvd, Los Angeles, CA 90064, have judgment against and do recover from Plaintiff Rowen Seibel, 200 Central Park South, New York, New York 10019, the principal amount of \$80,000.00 plus statutory interest at the statutory rate of 9% per annum from March 10, 2014 in the amount of \$62,156.71, for a total amount of \$142,156.71, and that X romand defendant FCLA, LP, have execution thereof, and ADJUDGED that the claims of Plaintiff Rowen Seibel, 200 Central Park South, New York, New York 10019, are dismissed in their entirety.

FILED
Oct 25 2022
NEW YORK
COUNTY CLERK'S OFFICE

Clerk / /

25 th Oct. 2022

2

NYSCEF DOC. NO. 743

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Plaintiff's,

v.

GORDON RAMSAY and G.R. US LICENSING, LP,

Defendants

and

FCLA, LP and THE FAT COW, LLC,

Nominal Defendants.

HON. MELISSA A. CRANE

INDEX NO. 651046/2014

AFFIRMATION WAIVING BILL OF COSTS AND DISBURSEMENTS

FILED
Oct 25 2022
NEW YORK
COUNTY CLERK'S OFFICE

PAUL D. MONTCLARE, ESQ., an attorney duly admitted to practice law before the courts of the State of New York hereby affirms under penalty of perjury, as follows:

- 1. I am member of the law firm of Mitchell Silberberg & Knupp, LLP, attorneys of record for defendants GORDON RAMSAY and G.R. US LICENSING, LP, in the above-captioned action. I am authorized to make this affirmation on defendants' behalf.
- 2. Defendants each hereby waive any right that each may have to tax their respective disbursements and costs in connection with the Judgment submitted herewith, and accordingly Defendants have not submitted a Bill of Costs under CPLR 8301.

Dated: New York, New York October 12, 2022

Paul D. Montclare

NYSCEF DOC. NO. 743

INDEX NO. 651046/2014

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Nominal Defendants.

INDEX NO. 651046/2014

Hon. Mclissa A Crane

2-11 1-1 FILED AND DOCKETED Oct 25 2022

AT 12:26 P M N.Y. CO. CLK'S OFFICE

### JUDGMENT PROPOSED

### MITCHELL SILBERBERG & KNUPP LLP

Attorneys for **Defendants** 

437 Madison Avenue, 25<sup>th</sup> Floor New York, New York 10022 Telephone: (212) 509-3900 Facsimile: (212) 509-7239

4 of 4