



GRANTED WITH MODIFICATIONS

IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

IN RE AMC ENTERTAINMENT)	CONSOLIDATED
HOLDINGS, INC. STOCKHOLDER)	C.A. No. 2023-0215-MTZ
LITIGATION)	

[PROPOSED] ORDER WITHDRAWING PLAINTIFF USBALDO MUNOZ’S APPOINTMENT AS LEAD PLAINTIFF, DISMISSING PLAINTIFF USBALDO MUNOZ FROM THIS ACTION, AND WITHDRAWING COUNSEL’S APPEARANCE ON HIS BEHALF

WHEREAS, lead plaintiffs Allegheny County Employees’ Retirement System (“Allegheny”) and Anthony Franchi (“Franchi”) have moved for an order withdrawing the appointment of Usbaldo Munoz (“Munoz”) as a lead plaintiff in this action and dismissing Munoz from this action;

WHEREAS, Bernstein Litowitz Berger & Grossman LLP, Fields Kupka & Shukurov LLP, Grant & Eisenhofer P.A., and Saxena White P.A. (“Class Counsel”) have moved to withdraw as counsel for plaintiff Munoz in this action;

WHEREAS, defendants have indicated that they do not oppose the relief requested; and

WHEREAS, the Court has considered the motion and found good cause for the relief requested,

IT IS HEREBY ORDERED THAT:

1. Paragraph 5 of the Order of Consolidation and Appointment of Lead Plaintiffs and Lead Counsel (Trans. ID 69257686) is hereby amended to provide that only plaintiffs Allegheny and Franchi are Lead Plaintiffs in the Consolidated Action.

2. This action is dismissed with prejudice as to plaintiff Munoz only. This dismissal shall not affect Munoz's right to receive his *pro rata* share of any settlement or judgment as a member of the Class, nor shall it affect any other plaintiff's claims in this action. Each party shall bear its own cost, fees, and expenses.

3. The motion of Class Counsel to withdraw as counsel for plaintiff Munoz is granted. Under Court of Chancery Rule 5(aa), the appearance of Class Counsel as counsel for plaintiff Munoz is withdrawn.

IT IS SO ORDERED this ___ day of _____, 2023.

Vice Chancellor Zurn

This document constitutes a ruling of the court and should be treated as such.

Court: DE Court of Chancery Civil Action

Judge: Morgan Zurn

**File & Serve
Transaction ID:** 70097428

Current Date: Jun 20, 2023

Case Number: 2023-0215-MTZ

Case Name: CONF ORD - CONS W/ 2023-0216-MTZ - IN RE AMC ENTERTAINMENT
HOLDINGS, INC. STOCKHOLDER LITIGATION

Court Authorizer: Morgan Zurn

**Court Authorizer
Comments:**

On May 26, 2023, plaintiffs Allegheny and Franchi and their counsel filed a combined motion (the “Combined Motion”) to withdraw counsel’s appearance and to dismiss plaintiff Munoz from this action. D.I. 344. On May 29, Objector Izzo filed an opposition and a cross-motion. D.I. 357. On May 31, the Court denied Izzo’s cross-motion and held its opinion on the Combined Motion in abeyance pending notice to Munoz and an opportunity to be heard. D.I. 369 at 6. That same day, Munoz’s counsel served him notice. D.I. 381. On June 16, counsel indicated that Munoz resumed communication with them, but did not withdraw the Combined Motion. D.I. 498; D.I. 500; id. Ex. A. Munoz authorized his counsel to communicate the facts surrounding his absence to the Court. D.I. 498 at 2. I conclude Munoz has received notice and used his opportunity to be heard to explain the foundational facts underlying the Combined Motion, but not to oppose the relief sought. Izzo withdrew her opposition to the Combined Motion. D.I. 500. The Combined Motion is GRANTED as unopposed.

/s/ Judge Morgan Zurn