v.

Case 1:03-cv-00050-JRH Document 1791 Filed 01/10/23 Page 1 of 2

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA AUGUSTA DIVISION

WHITESELL CORPORATION,

\*

Plaintiff,

CV 103-050

ELECTROLUX HOME PRODUCTS, INC., HUSQVARNA, A.B., and HUSQVARNA

OUTDOOR PRODUCTS, INC.,

\*

Defendants.

ORDER

On December 27, 2022, the Special Master filed his Tenth Report and Recommendation (doc. no. 1775) notifying the Court of his final actions regarding the referred Accounts Receivable Claims. Although the Court had been made aware through an earlier filing that the remaining claims between the Husqvarna Defendants and Plaintiff Whitesell Corporation had been resolved, the Special Master provides context and confirmation of this development. The Special Master also recommends the award of prejudgment interest on the resolved claims in accordance with this Court's prior ruling that such claims are liquidated. He recommends that judgment be entered in Plaintiff Whitesell's favor.

The Husqvarna Defendants have objected to the Tenth Report and Recommendation to the extent that it does not recommend reconsideration of the prejudgment interest issue. The Husqvarna

Doc. 1791

## Case 1:03-cv-00050-JRH Document 1791 Filed 01/10/23 Page 2 of 2

Defendants also oppose the entry of judgment until the conclusion of this case.

Upon a de novo review, the Court hereby ADOPTS the Tenth Report and Recommendation in its entirety except that judgment will not be entered until the conclusion of the case. Thus, the objections of the Husqvarna Defendants are OVERRULED IN PART in that the Court will not reconsider the imposition of prejudgment interest on the claims upon which the Husqvarna Defendants stipulated liability.

ORDER ENTERED at Augusta, Georgia, this 104 day of January, 2023.

J. RANDAL HALL, CHIEF JUDGE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA