VACATE and REMAND and Opinion Filed January 7, 2022



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-21-00929-CV

RUCKUS MARKETING, LLC, Appellant V. FREEMAN EXPOSITIONS, LLC, Appellee

On Appeal from the 14th Judicial District Court Dallas County, Texas Trial Court Cause No. DC-20-18208

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Goldstein, and Justice Smith Opinion by Chief Justice Burns

The parties have informed the Court they have settled all matters in controversy and request, by joint motion, that we set aside the trial court's judgment and remand the case for the trial court to render judgment in accordance with their agreement. *See* TEX. R. APP. P. 42.1(a)(2)(B). We grant the motion and, without regard to the merits, vacate the trial court's judgment and remand the case to the trial court for rendition of judgment in accordance with the parties' agreement. *See id.*

/Robert D. Burns, III/ ROBERT D. BURNS, III CHIEF JUSTICE

210929F.P05



Court of Appeals Fifth District of Texas at Dallas

JUDGMENT

RUCKUS MARKETING, LLC, Appellant

No. 05-21-00929-CV V.

FREEMAN EXPOSITIONS, LLC, Appellee

On Appeal from the 14th Judicial District Court, Dallas County, Texas Trial Court Cause No. DC-20-18208. Opinion delivered by Chief Justice Burns, Justices Goldstein and Smith participating.

In accordance with this Court's opinion of this date, we VACATE the trial court's judgment without regard to the merits and **REMAND** the case to the trial court for rendition of judgment in accordance with the parties' agreement.

Subject to any agreement between the parties, we **ORDER** that appellee Freeman Expositions, LLC recover its costs, if any, of this appeal from appellant Ruckus Marketing, LLC.

Judgment entered January 7, 2022