

**LAMONICA HERBST & MANISCALCO, LLP**

*Moving Forward. Staying Ahead.®*

July 2, 2019

**Via ECF**

Honorable Sean H. Lane  
United States Bankruptcy Court  
Southern District of New York  
One Bowling Green  
New York, NY 10004-1408

**Re: Miami Metals I, et al., f/k/a  
Republic Metals Refining Corporation, et al.,  
Chapter 7  
Case No. 18-13359 (SHL) (Jointly Administered)  
Our File No. 9102**

Dear Judge Lane:

This firm is counsel to James Avery Craftsman, Inc. (“JACI”).

In accordance with the terms of the settlement between the Debtors and JACI reported in the Debtors’ Amended Fourth Omnibus Motion for Approval of Settlements with Customers under Bankruptcy Rule 9019 filed with the Court on April 24, 2019 [Dkt No. 961], which was approved by the Court by Order entered on May 31, 2019 [Dkt No. 1144], JACI hereby withdraws its customer statement concerning ownership [Dkt No. 512] and its supplement to its customer statement [Dkt No. 731].

The instant withdrawal is without prejudice to JACI’s right to file an amended proof of claim as permitted under the settlement and Order approving the settlement.

Respectfully submitted,  
*David A. Blansky*  
David A. Blansky

DAB:rrl

cc: Linda M. Drozd (via e-mail)  
John E. Mitchell, Esq. (via e-mail & ECF)  
Yelena Archiyan, Esq. (via e-mail & ECF)  
Andrea S. Hartley, Esq. (via e-mail & ECF)  
Katherine C. Fackler, Esq. (via e-mail & ECF)  
Joanne Gelfand, Esq. (via e-mail & ECF)

m:\documents\company\cases\james avery craftsman, inc\ltr shl withdrawing customer statement and supplment dkt. nos. 512 and 731.doc