

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

<p>In re:</p> <p>AUTO PLUS AUTO SALES LLC,¹</p> <p style="text-align: center;">Wind-Down Debtor.</p>	<p>) Chapter 11</p> <p>)</p> <p>) Case No. 23-90055 (CML)</p> <p>)</p> <p>) (Formerly Jointly Administered under</p> <p>) Lead Case IEH Auto Parts Holding</p> <p>) LLC, Case No. 23-90054)</p> <p>)</p>
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**WIND-DOWN DEBTOR’S OBJECTION TO THE NON-GUC PORTION OF
PROOF OF CLAIM NO. 439 FILED BY DORMAN PRODUCTS**

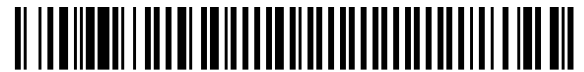
This is an objection to your claim. This objection asks the Court to disallow the claim that you filed in this bankruptcy case. If you do not file a response within 30 days after the objection was served on you, your claim may be disallowed without a hearing.

If you object to the relief requested, you must respond in writing. Unless otherwise directed by the Court, you must file your response electronically at <https://ecf.txsb.uscourts.gov/> within thirty days from the date this objection was filed. If you do not have electronic filing privileges, you must file a written response that is *actually received* by the clerk within thirty days from the date this objection was filed. Otherwise, the Court may treat the pleading as unopposed and grant the relief requested.

A hearing has been set on this matter on April 15, 2025 at 10:00 a.m. in Courtroom 401, 4th floor, 515 Rusk Street, Houston, Texas 77002. Participation at the hearing will only be permitted by an audio and video connection.

Audio communication will be by use of the Court’s dial-in facility. You may access the facility at (832) 917-1510. Once connected, you will be asked to enter the conference room number. Judge Lopez’s conference room number is 590153. Video communication will be by use of the GoToMeeting platform. Connect via the free GoToMeeting application or click the link on Judge Lopez’s home page. The meeting code is “JudgeLopez”. Click the settings icon in the upper right corner and enter your name under the personal information setting.

¹ The Wind-Down Debtor’s service address is: 5330 Carmel Crest Lane, Charlotte, North Carolina 28226. All pleadings related to these chapter 11 cases may be obtained from the website of the Wind Down Debtor’s claims and noticing agent at <https://www.kccllc.net/autoplus>.



Hearing appearances must be made electronically in advance of both electronic and in-person hearings. To make your appearance, click the “Electronic Appearance” link on Judge Lopez’s home page. Select the case name, complete the required fields and click “Submit” to complete your appearance.

The above-captioned wind-down debtor (the “Wind-Down Debtor” and prior to the Effective Date,² the “Debtor”) represents as follows in support of this objection (the “Objection”) to the Non-GUC portion of a claim filed by Dorman Products (“Dorman”), and submits the *Declaration of Susanne Edwards in Support of the Wind-Down Debtor’s Objection to the Non-GUC Portion of Proof of Claim No. 439 Filed by Dorman Products* attached hereto as **Exhibit A** (the “Edwards Declaration”):

Relief Requested

1. The Wind-Down Debtor seeks entry of the proposed order (the “Order”), pursuant to § 502(b) of the Bankruptcy Code and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) reclassifying in part, and disallowing in part, the non-general unsecured portion of Claim No. 439 filed by Dorman Products (the non-general unsecured (“Non-GUC”) portion being the “Objected Claim”). This Objection does not object to any portion of the general unsecured claim filed by Dorman or any portion of the Objected Claim that may become a general unsecured claim by virtue of this Objection, and all rights are reserved by the GUC Trustee to do so on any grounds.

Jurisdiction and Venue

2. The United States Bankruptcy Court for the Southern District of Texas (the “Court”) has jurisdiction over this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Debtors confirms its consent to the entry of a final

² Capitalized terms used but not defined herein have the meanings given to them in the Plan (defined below).

order by the Court in connection with this Objection.

3. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

4. The bases for the relief requested herein are sections 105(a) and 502(b) of title 11 of the United States Code (the “Bankruptcy Code”), Bankruptcy Rule 3007, and rules 3007-1 and 9013-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Bankruptcy Local Rules”).

Background

5. On January 31, 2023 (the “Petition Date”), the Debtor and each of its affiliates (collectively, the “Debtors” and after the Effective Date, the “Wind-Down Debtors”) filed their respective voluntary petitions for relief under Chapter 11 of the Bankruptcy Code, commencing the above captioned, jointly administered chapter 11 cases.

6. On March 13, 2023, the Court entered its *Order (I) Setting Bar Dates for Filing Proofs of Claim, Including Requests for Payment under Section 503(b)(9), (II) Establishing Amended Schedules Bar Date and Rejection Damages Bar Date, (III) Approving the Form of and Manner for Filing Proofs of Claim, Including Section 503(b)(9) Requests, and (IV) Approving Notice of Bar Dates* [Docket. No. 222]³ (the “Bar Date Order”), establishing the following deadlines: (i) May 1, 2023, as the deadline for filing proofs of claim (the “General Bar Date”); and (ii) July 31, 2023, as the deadline for claims asserted by governmental units (the “Governmental Bar Date” and together with the General Bar Date, the “Bar Dates”). Written notice of the Bar Dates was mailed to, among others, to all creditor and other known holders of claims against the Debtors, to all parties requesting notice in these bankruptcy cases, and all entities that filed a Proof of Claim in these Cases as of the date of the Bar Date Order.

³ Unless otherwise indicated, all docket references in this Objection refer to the docket of *In re IEH Auto Parts Holding, LLC*, et al., Case No. 23-90054 (Jointly Administered) (Bankr. S.D. Tex.) (CML).

7. On March 31, 2023, each of the Debtors filed its respective *Schedule of Assets and Liabilities and Statement of Financial Affairs*, as each may have been amended from time to time [Docket Nos. 292–318].

8. On June 16, 2023, the Court entered the *Order Confirming the Third Amended Combined Disclosure Statement and Joint Plan of Liquidation of IEH Auto Parts Holding LLC and Its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* (the “Confirmation Order”) [Docket No. 749], confirming the Debtors’ *Amended Chapter 11 Plan* (the “Plan”) [Docket No. 738]. On October 6, 2023, the Plan went effective (the “Effective Date”).

9. The Plan bifurcated the claim reconciliation process. On the one hand, the GUC Trustee was appointed to oversee the GUC Claim Reconciliation in accordance with the Plan. *See* Plan, Art. VII. On the other hand, the Plan Agent was appointed to serve as the trustee and administrator overseeing the wind down and dissolution of the Debtors and their Estates, including overseeing the reconciliation of Non-GUC Claims. *See id.* Non-GUC Claims means all claims other than General Unsecured Claims, including 503(b)(9) claims. *See id.* at Art. I. 88. So, pursuant to the Plan, the Debtors shall continue in existence for the purpose of resolving Claims that are not General Unsecured Claims and otherwise administering the Plan. *See id.* at Art. IV.A.2.

10. In the ordinary course of business, the Debtors maintained books and records that reflect the Debtors’ liabilities and amounts owed to their creditors. The books and records were subsequently maintained after the commencement of these Cases. The Debtors and their financial advisors (collectively, the “Reviewing Parties”) analyzed their books and records to determine the validity of the proofs of claim. In addition to reviewing the Debtors’ books and records, the Reviewing Parties have been working diligently to review the proofs of claim, including any supporting documentation.

11. Based on examination of the claims, their supporting documentation, and the Claims Register, the Wind-Down Debtor believes the Objected Claim described in this Objection should be reclassified in part, and disallowed in part, as set forth herein.

A. The Dorman Claim.

12. On April 25, 2023, Dorman Products filed the Objected Claim against IEH Auto Parts, LLC. The Objected Claim asserts a Non-GUC portion of the claim in the amount of \$535,304.16 for the alleged value of goods received by the debtor within 20 days before the commencement of the Debtors' cases, in which the goods had been sold to the Debtors in the ordinary course of the Debtors' business pursuant to 11 U.S.C. § 503(b)(9). *See* Proof of Claim No. 439. A copy of the Objected Claim is attached hereto as **Exhibit B**.

B. The Objected Claim Review and Reconciliation Process.

13. There were approximately 130 non-general unsecured claims filed by the Bar Date. Most of those claims contained § 503(b)(9) administrative claim designations. Since the Effective Date, the Wind-Down Debtor has diligently reviewed all aspects the non-general unsecured claims. Those efforts included confirming dates of goods receipt, what goods were received, the value of those goods, whether the Debtors physically received those goods, and whether there are any just offsets that should be applied. This included an in-depth review of the Objected Claim by the Reviewing Parties, which uncovered a large variance in what was claimed and what the Wind-Down Debtor believes is owed as a Non-GUC claim. As such, the Wind-Down Debtor does not believe that it is liable to pay the Non-GUC portion of the Objected Claim.

14. There are two main categories of variance between what should be classified as a § 503(b)(9) claim according to the Debtor's books and records and what was asserted in the Objected Claim. *First*, the invoices contained goods which were delivered to the Debtor outside the 20-day §503(b)(9) window. *Second*, a portion of the Objected Claim is subject to a dollar-for-

dollar setoff based on contractually owed cash rebates, often referred to as “vendor support funds.” The Wind-Down Debtor will address each of these categories in further detail.

15. Goods Outside the 20-day §503(b)(9) Window. Section 503(b)(9) provides that, after notice and a hearing, the bankruptcy court shall allow, as an administrative expense, “the value of any goods received by the debtor within 20 days before the date of commencement of a case under this title in which the goods have been sold to the debtor in the ordinary course of the debtor’s business.” 11 U.S.C. § 503(b)(9). Administrative expenses receive priority over other unsecured claims pursuant to § 507(a)(2). To receive such priority, a creditor must demonstrate that: (1) the goods in question were received by the debtor within 20 days before the petition date, (2) the goods were sold to the debtor, and (3) the goods were sold in the ordinary course of business. *Id.*

16. The Petition Date is January 31, 2023. The 20-day § 503(b)(9) window is January 11 through January 30, 2023. Based on the supporting data filed with the Objecting Claim, and other documents received from Dorman, invoices totaling \$380,421.38 were on account of goods received prior to January 11, 2023. Because those goods were received outside the 20-day § 503(b)(9) window, the related amounts totaling \$380,421.38 should be reclassified to a general unsecured claim. Therefore, the Wind-Down Debtors believe the maximum Non-GUC portion of the Objected Claim that is properly asserted as a § 503(b)(9) is \$154,882.78. This number is subject to further deductions as explained below.

17. Vendor Support Funds. A common term in vendor agreements in the Debtor’s industry relates to different types of obligations requiring the trade vendor to provide a discount, cash rebate, or other consideration to the Debtor in exchange for purchasing, stocking, marketing, or engaging in another action related to that vendor’s goods. These terms are contractual and are

usually found in vendor agreements with vendors who the Debtor engaged in a high volume of business with. They often take the form of a flat discount across a specific product line, or a cash payment or rebate obligation based on a % of all sales of that vendor's goods. They are often accrued and paid on a quarterly basis. In the Debtor's industry, these terms are collectively referred to as vendor support funds ("VSF").

18. Upon information and belief, the Debtor and Dorman were counterparties to a certain vendor agreement that contained VSF obligations in favor of the Debtor. Prior to the Effective Date, the Debtor calculated what it believed to be owed. By the Wind-Down Debtor's calculation based on the Wind-Down Debtor's books and records, Dorman owes at least \$658,818.00 to the Wind-Down Debtors based on accrued pre-petition VSF. The Debtor reserves the right to seek setoff for Q1 2023 VSF following discovery and further review.

19. The Wind-Down Debtor is entitled to a dollar-for-dollar setoff for all VSF amounts owed. The Wind-Down Debtors right to setoff is specifically reserved by the Debtors and the Plan Agent on behalf of the Wind-Down Debtor. *See* Plan Articles III.D. and VI.K. As such, at least \$658,818.00 of the Objected Claim is not owed by the Wind-Down Debtor and should be disallowed. If VSF obligations remain after all lawful setoffs from Non-GUC portions of the Objected Claim, all rights are reserved for the GUC Trustee to use the remainder to seek further setoff against the general unsecured portions.

Objection

20. A filed proof of claim is deemed allowed, unless a party in interest objects. 11 U.S.C. § 502(a). *See also* Fed. R. Bankr. P. 3001(f) ("A proof of claim executed and filed in accordance with these rules shall constitute *prima facie* evidence of the validity and amount of the claim."). Further, section 502(b)(1) of the Bankruptcy Code provides that the court "shall determine the amount of such claim ... as of the date of the filing of the petition, and shall allow

such claim in such amount, except to the extent that—such claim is unenforceable against the debtor and the property of the debtor ...” 11 U.S.C. § 502(b)(1).

21. A properly executed and filed proof of claim constitutes *prima facie* evidence of the validity and the amount of the claim under § 502(a) of the Bankruptcy Code. *See* Fed. R. Bankr. P. 3001(f). Whether a claim is allowable “generally is determined by applicable nonbankruptcy law.” *In re W.R. Grace & Co.*, 346 B.R. 672, 674 (Bankr. D. Del. 2006).

22. A proof of claim loses the presumption of *prima facie* validity under Bankruptcy Rule 3001(f) if an objecting party refutes at least one of the allegations that are essential to the claim’s legal sufficiency. *See, e.g., In re Fidelity Holding Co., Ltd.*, 837 F.2d 696, 698 (5th Cir. 1988). Once an allegation is refuted, the burden reverts to the claimant to prove the validity of its claim by a preponderance of the evidence. *See id.* Despite this shifting burden during the claim objection process, “the ultimate burden of proof always lies with the claimant.” *Id.*

23. Through this Objection, the Debtors have refuted at least one of the allegations that are essential to the Objected Claim’s legal sufficiency. The Objected Claim is not entitled to *prima facie* validity, as it fails to consider the 20-day window and VSF issues identified above, resulting in an overstatement of what is owed pursuant to § 503(b)(9). All issues can be identified on the Objected Claim’s supporting documentation and are expounded on in the Edwards Declaration.

24. Accordingly, the Objected Claim lacks *prima facie* validity, and the Court cannot treat the Objected Claim as establishing a right to payment from the Wind-Down Debtor. The Wind-Down Debtor respectfully requests the following:

- a. \$380,421.38 of the Objected Claim related to goods that were on account of goods received outside the 20-day § 503(b)(9) window should be reclassified as a general unsecured claim, with all rights reserved for the GUC Trustee to

review and object to any general unsecured amount for any reason, including any amounts reclassified herein (with the GUC Trustee rights further reserved as set out in the Order);

- b. \$658,818.00 of the Objected Claim related to VSF amounts owed should be disallowed;
- c. Any portion of the VSF not used to setoff the Non-GUC Claim to be reserved for setoff by the GUC Trustee.

Reservation of Rights

25. This Objection is limited to the grounds stated herein. It is without prejudice to the rights of the Wind-Down Debtor, the GUC Trustee, or any other party in interest to object to the Claim on any additional grounds. The Wind-Down Debtor expressly reserves all further substantive or procedural objections it may have. Nothing contained herein or any actions taken pursuant to such relief is intended or should be construed as: (a) an admission as to the validity of any prepetition claim against Debtors; (b) a waiver of any party's right to dispute any prepetition claim on any grounds, including the rights of the Debtor, GUC Trustee, and the Plan Administrator on behalf of the Wind-Down Debtor; (c) a promise or requirement to pay any prepetition claim; (d) an implication or admission that any particular claim is of a type specified or defined in this objection or any order granting the relief requested by this Objection; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver of Debtor's, Wind-Down Debtor's, or GUC Trustee's rights under the Plan, Bankruptcy Code, or any other applicable law.

26. If the Objected Claim is not reduced on the grounds asserted herein, the Wind-Down Debtor hereby reserves all rights to further object to the Objected Claim, or any amended claim, on any other grounds. Additionally, the Wind-Down Debtor expressly reserves all rights to

amend, modify, or supplement the objections asserted herein and to file additional objections to the Objected Claim.

Notice

27. Notice of this Objection has been provided to Dorman in accordance with the Bankruptcy Rules. The Wind-Down Debtor submits that such notice is sufficient and proper under the circumstances, and that no other further notice is requested.

WHEREFORE, the Wind-Down Debtor respectfully requests that the Court enter the Order (i) sustaining the Objection in its entirety, (ii) reclassifying in part, disallowing in part, and allowing in part the Non-GUC portion of the Objected Claim as requested herein, and (iii) granting such other and further relief as is just and proper under the circumstances.

Houston, Texas

Dated: February 28, 2025

/s/ Zachary McKay

JACKSON WALKER LLP

Matthew D. Cavanaugh (TX Bar No. 24062656)

Veronica A. Polnick (TX Bar No. 24079148)

Emily Meraia (TX Bar No. 24129307)

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zmckay@jw.com

Counsel to the Wind-Down Debtors

Certificate of Service

I certify that on February 28, 2025, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Zachary McKay

Zachary McKay

Exhibit A

Edwards Declaration

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:)	Chapter 11
)	
AUTO PLUS AUTO SALES LLC, ¹)	Case No. 23-90055 (CML)
)	
Wind-Down Debtor.)	(Formerly Jointly Administered under
)	Lead Case IEH Auto Parts Holding
)	LLC, Case No. 23-90054)
)	

**DECLARATION OF SUSANNE EDWARDS
IN SUPPORT OF WIND-DOWN DEBTOR'S OBJECTION TO THE NON-GUC
PORTION OF PROOF OF CLAIM NO. 439 FILED BY DORMAN PRODUCTS**

I, Susanne Edwards, hereby declare that the following is true to the best of my knowledge, information, and belief:

1. I was an Assistant Vice President of Finance for Debtor IEH Auto Parts, LLC prior to the Debtors' wind down pursuant to these chapter 11 cases. I have been retained by the Wind-Down Debtor to assist with the Non-GUC Claim reconciliation process. I have more than 25 years of experience as a certified public accountant.

2. In my role as Assistant Vice President of Finance, I became familiar with the Debtors' day-to-day operations, financing arrangements, business affairs, and accounting software that reflects, among other things, the Debtors' liabilities. I have read the *Wind-Down Debtor's Objection to the Non-GUC Portion of Proof of Claim No. 439 Filed by Dorman Products* (the "Objection")² and I have reviewed the Objected Claim and related exhibits.

¹ The Wind-Down Debtor's service address is: 5330 Carmel Crest Lane, Charlotte, North Carolina 28226. All pleadings related to these chapter 11 cases may be obtained from the website of the Wind Down Debtor's claims and noticing agent at <https://www.kccllc.net/autoplus>.

² Capitalized terms used but not otherwise defined herein shall have the same meaning ascribed to them in the Objection.

3. I believe the assertions made in the Objection are accurate. I reviewed the claims register, the Objected Claim, as well as any supporting documentation provided by the claimant and the Wind-Down Debtor's books and records and determined that the Objected Claim should be reclassified in part and disallowed in part as requested in the Objection.

4. For the Objected Claim, there are main reasons for reduction and disallowance. First, a portion of the Objected Claim is related to goods that were delivered outside of the 20-day window prior to the January 31 petition date. Second, there were large amounts of VSF owed to the Debtor, which should be setoff with the amounts claimed in the Objected Claim.

I. Goods Delivered Outside the 20-Day Window

5. I reviewed the date of invoices submitted with the Objected Claim. The claim included 44 invoices ranging from 1/2/2023 through 1/10/23. Based on the supporting data filed with the Objecting Claim, invoices totaling \$380,421.38 were on account of goods received and invoiced prior to January 11, 2023.

II. Vendor Support Funds

6. A common term in vendor agreements in the Debtor's industry relates to different types of obligations requiring the trade vendor to provide a discount, cash rebate, or other consideration to the Debtor in exchange for purchasing, stocking, marketing, or engaging in another action related to that vendor's goods. These terms are contractual and are usually found in vendor agreements with vendors who the Debtor engaged in a high volume of business with. They often take the form of a flat discount across a specific product line, or a cash payment or rebate obligation based on a % of all sales of that vendor's goods. They are often accrued and paid on a quarterly basis. In the Debtor's industry, these terms are collectively referred to as vendor support funds ("VSF").

7. Based on the Debtor's books and records, I believe that the Debtor and Dorman were counterparties to a certain vendor agreement that contained VSF obligations in favor of the Debtor. The Debtor has previously calculated and notified each claimant what it believed to be owed. By the Wind-Down Debtor's calculation based on the Wind-Down Debtor's books and records, Dorman owes at least \$658,818.00 to the Wind-Down Debtors based on VSF accrued prepetition.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the facts set forth in the foregoing declaration are true and correct to the best of my knowledge, information and believe as of the date hereof.

Dated: February 28, 2025

/s/ Susanne Edwards
Susanne Edwards

Exhibit B

Dorman Claim

Fill in this information to identify the case:

Debtor IEH Auto Parts LLC

United States Bankruptcy Court for the: Southern District of Texas
 (State)

Case number 23-90057

**Official Form 410
 Proof of Claim**

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Claim

1. **Who is the current creditor?** Dorman Products
 Name of the current creditor (the person or entity to be paid for this claim)
 Other names the creditor used with the debtor _____

2. **Has this claim been acquired from someone else?** No
 Yes. From whom? _____

3. **Where should notices and payments to the creditor be sent?**

Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)
<u>Dorman Products</u> <u>3400 E. Walnut Street</u> <u>Colmar, PA 18915, United States</u>	
Federal Rule of Bankruptcy Procedure (FRBP) 2002(g) Contact phone <u>2157125504</u> Contact email <u>lmiller1@dormanproducts.com</u>	Contact phone _____ Contact email _____
Uniform claim identifier for electronic payments in chapter 13 (if you use one): _____	

4. **Does this claim amend one already filed?** No
 Yes. Claim number on court claims registry (if known) 148 Filed on 3/20/2023
 MM / DD / YYYY

5. **Do you know if anyone else has filed a proof of claim for this claim?** No
 Yes. Who made the earlier filing? Dorman Products, Lauren Miller



Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the debtor? No
 Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: _____

7. How much is the claim? \$ 3,944,075.77. Does this amount include interest or other charges?
 No
 Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
 Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
 Limit disclosing information that is entitled to privacy, such as health care information.

Goods Sold

9. Is all or part of the claim secured? No
 Yes. The claim is secured by a lien on property.
Nature or property:
 Real estate: If the claim is secured by the debtor's principle residence, file a *Mortgage Proof of Claim Attachment* (Official Form 410-A) with this *Proof of Claim*.
 Motor vehicle
 Other. Describe: _____

Basis for perfection: _____
 Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)

Value of property: \$ _____
Amount of the claim that is secured: \$ _____
Amount of the claim that is unsecured: \$ _____ (The sum of the secured and unsecured amount should match the amount in line 7.)

Amount necessary to cure any default as of the date of the petition: \$ _____

Annual Interest Rate (when case was filed) _____%
 Fixed
 Variable

10. Is this claim based on a lease? No
 Yes. Amount necessary to cure any default as of the date of the petition. \$ _____

11. Is this claim subject to a right of setoff? No
 Yes. Identify the property: _____



12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?

- No
- Yes. Check all that apply:

Amount entitled to priority

A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.

- Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). \$ _____
- Up to \$3,350* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). \$ _____
- Wages, salaries, or commissions (up to \$15,150*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). \$ _____
- Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8). \$ _____
- Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5). \$ _____
- Other. Specify subsection of 11 U.S.C. § 507(a)() that applies. \$ _____

* Amounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun on or after the date of adjustment.

13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?

- No
- Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor within 20 days before the date of commencement of the above case, in which the goods have been sold to the Debtor in the ordinary course of such Debtor's business. Attach documentation supporting such claim.

\$ 535,304.16

Part 3: Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- I am the creditor.
- I am the creditor's attorney or authorized agent.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date 04/25/2023
MM / DD / YYYY

/s/Lauren Miller
Signature

Print the name of the person who is completing and signing this claim:

Name Lauren Miller
First name Middle name Last name

Title Director, Financial Shared Services

Company Dorman Products, Inc.
Identify the corporate servicer as the company if the authorized agent is a servicer.

Address _____

Contact phone _____ Email _____



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 KCC ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (888) 802-7207 | International (781) 575-2107

Debtor: 23-90057 - IEH Auto Parts LLC District: Southern District of Texas, Houston Division		
Creditor: Dorman Products 3400 E. Walnut Street Colmar, PA, 18915 United States Phone: 2157125504 Phone 2: Fax: Email: lmiller1@dormanproducts.com	Has Supporting Documentation: Yes, supporting documentation successfully uploaded Related Document Statement:	
	Has Related Claim: Yes Related Claim Filed By: Dorman Products, Lauren Miller	
	Filing Party: Creditor	
Other Names Used with Debtor:	Amends Claim: Yes - 148, 3/20/2023 Acquired Claim: No	
Basis of Claim: Goods Sold	Last 4 Digits: No	Uniform Claim Identifier:
Total Amount of Claim: 3,944,075.77	Includes Interest or Charges: None	
Has Priority Claim: No	Priority Under:	
Has Secured Claim: No Amount of 503(b)(9): Yes: 535,304.16 Based on Lease: No Subject to Right of Setoff: No	Nature of Secured Amount: Value of Property: Annual Interest Rate: Arrearage Amount: Basis for Perfection: Amount Unsecured:	
Submitted By: Lauren Miller on 25-Apr-2023 4:13:09 p.m. Eastern Time Title: Director, Financial Shared Services Company: Dorman Products, Inc.		

Debtor: IEH Auto Parts LLC
Case No: 23-90057
Claimant: Dorman Products, Inc.

Claim Amount: No less than \$3,944,075.77 USD, \$535,304.16 of which is entitled to administrative priority under section 503(b)(9).

ADDENDUM TO PROOF OF CLAIM

Dorman Products, Inc. (the “Claimant”) submits this addendum to its proof of claim filed against IEH Auto Parts LLC dba Auto Plus Auto Parts (the “Debtor”) (the Debtor together with the Claimant, the “Parties”).

SUMMARY OF CLAIM

1. The Claimant is a manufacturer and supplier of branded auto parts and other automotive products. The Claimant provided products to the Debtor pursuant to the Merchandising Vendor Agreements effective May 1, 2020 (as amended from time to time, and together with any addenda thereto, the “Agreements”).

2. This proof of claim asserts a prepetition claim for **no less than \$3,944,075.77 USD**, which has arisen from unpaid invoices for products provided to the Debtors.

3. The \$3,944,075.77 in unpaid invoices include **\$535,304.16** in invoices for goods delivered to the Debtor within 20 days before the Debtor’s bankruptcy filing, which are entitled to administrative priority under section 503(b)(9) of the Bankruptcy Code.

4. In providing specific dollar amounts in this proof of claim, the Claimant is not waiving any claims in excess of such specified amounts. Rather, pursuant to this proof of claim, the Claimant expressly asserts a claim for any and all amounts due by the Debtor to the Claimant at this time or at any subsequent time, as well as contingent claims for any amounts that may become due in the future, which may constitute administrative expenses, as well as any interest,

fees and costs that may be due or payable.

5. To the extent the Claimant becomes aware of additional unpaid invoices for goods delivered within 20 days before the Debtor's bankruptcy filing, Claimant reserves the right to include such amounts in a request for payment of administrative expense claims.

EXHIBITS

6. Attached to this addendum as Exhibit 1 is a schedule of unpaid invoices for products provided to the Debtor by the Claimant totaling **\$3,944,075.77**.

7. Attached to this addendum as Exhibit 2 is a schedule of a subset of the invoices identified in Exhibit 1, comprising invoices for goods delivered to the Debtor within 20 days before the Debtor's bankruptcy filing, totaling **\$535,304.16**.

8. Copies of the invoices and/or the Agreements can be provided at the Debtor's request.

NOTICES

8. All notices and communications concerning this Proof of Claim should be sent to the following addresses:

Dorman Products, Inc.
Attn: Lauren Miller
3400 E. Walnut Street
Colmar, PA 18915
Contact phone: (215) 997-1800
Contact email: lmiller1@dormanproducts.com

with a copy to:

Morgan, Lewis & Bockius LLP
Attn: Andrew Gallo and Michael Gocksch
One Federal Street
Boston, MA 02110-1726
Contact phone: (617) 951-8000
Contact email: andrew.gallo@morganlewis.com;
michael.gocksch@morganlewis.com

9. Any payments made with respect to the Claim should be sent to the following address:

Dorman Products, Inc.
Attn: Lauren Miller
3400 E. Walnut Street
Colmar, PA 18915
Contact phone: (215) 997-1800
Contact email: lmill1@dormanproducts.com
RESERVATION OF RIGHTS AND CLAIMS

10. This proof of claim is filed to protect the Claimant. The Claimant reserves its right to amend and/or supplement this proof of claim.

11. The Claimant also reserves all of its rights and defenses, whether under title 11 of the United States Code or other applicable law, as to any claims that may be asserted by the Debtor, including, without limitation, any rights of setoff and/or recoupment not expressly asserted above. The Claimant reserves all of its rights as against other debtors (if any) in these chapter 11 proceedings and any non-debtor affiliates of Debtor or individual or business entities associated with the Debtor or its affiliates. The Claimant does not waive, and expressly reserves, any right of action that it has or may have against the Debtor, or any other person or persons.

12. The Claimant reserves its right to replace, restate, amend, and/or supplement this proof of claim at any time and for any reason, to file additional proofs of claim or further pleadings for additional claims, and to assert any and all other claims, actions, defenses, setoffs, recoupments, rights, or remedies of whatever kind or nature that it currently has, or may have in the future against Debtor and/or any subsidiary or affiliate thereof, or any other person, including without limitation, rights against guarantors, officers and directors, and other creditors of Debtor at law or in equity, including but not limited to, the right to (a) correct, increase, or amend the claim amounts referred to herein; (b) add or amend any documents or other information, and to

describe further the claims asserted herein; and (c) seek and/or assert additional administrative or other priority claims, the right to seek adequate protection, setoff and recoupment rights, lien rights, legal fees and related expenses, interest (postpetition or otherwise), and the right to assert claims that are otherwise warranted in any related actions.

13. The Claimant further reserves all rights accruing to it, and the filing of this proof of claim is not and shall not be deemed or construed as (i) a waiver, release, or limitation of the Claimant's rights against any person, entity, or property (including, without limitation, the Debtor or any other person or entity that is or may become a debtor in a case pending in this Court); (ii) a consent by the Claimant to the jurisdiction or venue of this Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving the Claimant; (iii) a waiver, release, or limitation of the Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights, or in any case, controversy, or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the U.S. Constitution; (iv) a consent by the Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy, or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (v) a waiver, release, or limitation of the Claimant's right to have any and all final orders in any and all non-core matters or proceedings entered only after de novo review by a U.S. District Court Judge; (vi) consent to this Court hearing or deciding any matter or proceeding, to the extent this Court lacks the constitutional authority to do so under *Stern v. Marshall* or otherwise; (vii) a waiver of the right to move to withdraw the reference with respect to the subject matter of this proof of claim, any objection thereto or other proceeding which may

be commenced in this case against or otherwise involving the Claimant; (viii) an election of remedies; or (ix) a consent to the final determination or adjudication of any claim or right pursuant to 28 U.S.C. § 157(c).

Exhibit 1

Schedule of Unpaid Dorman Invoices – Inclusive of All Prepetition Invoices

Exhibit 1 – Schedule of All Unpaid Invoices

Invoice No.	Invoice Date	Amount in USD
25987339	5/11/2022	568.18
26217455	6/17/2022	60,981.51
26254143	6/23/2022	382.66
26296892	6/29/2022	40,857.03
26348012	7/10/2022	521.01
26163598	7/11/2022	59.74
26353550	7/11/2022	2,754.42
26353551	7/11/2022	251.78
26341111	7/12/2022	106.67
26341114	7/12/2022	25.32
26341115	7/12/2022	2,643.97
26362156	7/12/2022	448.68
26369037	7/13/2022	147.46
26369103	7/13/2022	535.83
26375987	7/13/2022	113.06
26387940	7/15/2022	64.23
26387941	7/15/2022	51.62
26387942	7/15/2022	2,168.33
26403158	7/20/2022	840.95
26411513	7/20/2022	4,835.56
26415723	7/20/2022	1,187.04
26404383	7/21/2022	298.62
26410282	7/21/2022	451.42
26410289	7/21/2022	180.86
26410672	7/26/2022	96.28
26453519	7/27/2022	22.79
26453620	7/27/2022	68.38
26453621	7/27/2022	2,114.67
26453622	7/27/2022	307.22
26435788	7/28/2022	698.61
26460976	7/28/2022	1,794.06
26449424	7/29/2022	5,099.27
26472470	7/29/2022	2,999.91
26476325	8/1/2022	1,587.43
26478382	8/1/2022	1,514.51
26485045	8/1/2022	3,401.89
60052112	8/2/2022	557.38
26499447	8/4/2022	680.07
26499448	8/4/2022	2,809.20
26499711	8/4/2022	3,527.20
26506200	8/5/2022	489.26
26509742	8/5/2022	93.69
26486954	8/6/2022	4,586.40
26486957	8/6/2022	1,408.82
26517372	8/8/2022	4,203.39
26517471	8/8/2022	3,311.02
26521325	8/8/2022	5.38

Exhibit 1 – Schedule of All Unpaid Invoices

26521326	8/8/2022	58.99
26521327	8/8/2022	1,935.66
26524587	8/9/2022	1,315.11
26524589	8/9/2022	3,550.33
26524962	8/9/2022	2,133.34
26535689	8/9/2022	128.22
26531928	8/10/2022	797.90
26539385	8/10/2022	338.54
26513446	8/11/2022	4,974.23
26539381	8/11/2022	29.56
26539537	8/11/2022	64.15
26543411	8/11/2022	271.34
26539699	8/12/2022	880.58
26546613	8/12/2022	711.68
26546617	8/12/2022	7,847.13
26552491	8/12/2022	19,291.28
26539044	8/13/2022	589.46
26567181	8/16/2022	156.73
26567197	8/16/2022	387.08
26567261	8/16/2022	151.17
26567297	8/16/2022	35.26
26575474	8/17/2022	347.69
26575476	8/17/2022	574.06
26575710	8/17/2022	87.90
26575713	8/17/2022	53.78
26575715	8/17/2022	53.78
26575770	8/17/2022	307.91
26575774	8/17/2022	35.10
26575991	8/17/2022	1,781.07
26576128	8/17/2022	1,603.25
26583151	8/18/2022	204.09
26511595	8/19/2022	129.32
26583008	8/19/2022	216.82
26590398	8/19/2022	788.41
26590571	8/19/2022	74.73
26590856	8/19/2022	97.34
26590917	8/20/2022	2,022.79
26590918	8/20/2022	1,142.39
26590919	8/20/2022	6,590.76
26598396	8/21/2022	3,308.60
26602352	8/22/2022	99.47
26562643	8/23/2022	6.68
26611308	8/23/2022	29.51
26618403	8/23/2022	4,272.46
26618282	8/24/2022	1,425.62
26618284	8/24/2022	478.68
26618404	8/24/2022	4,171.35
26618405	8/24/2022	3,581.13

Exhibit 1 – Schedule of All Unpaid Invoices

26618407	8/24/2022	61.14
26621546	8/24/2022	50.49
26624277	8/25/2022	8,484.30
26624550	8/25/2022	5,548.09
26624551	8/25/2022	9.50
26624552	8/25/2022	108.36
26624553	8/25/2022	37.62
26630400	8/26/2022	231.11
26636721	8/27/2022	8,655.50
26540107	8/29/2022	117.99
26650654	8/30/2022	6,515.10
26650680	8/30/2022	5,377.13
26655846	8/30/2022	175.04
26658137	8/31/2022	899.37
26658287	8/31/2022	60.65
26658441	8/31/2022	321.47
26658486	8/31/2022	98.74
26658493	8/31/2022	5,542.50
26658494	8/31/2022	28.99
26658496	8/31/2022	3,804.21
26667935	9/1/2022	28.55
26667936	9/1/2022	2,974.84
26672581	9/2/2022	17.24
26687211	9/6/2022	130.66
26687213	9/6/2022	103.57
26687218	9/6/2022	40.09
26687281	9/6/2022	130.93
26699031	9/7/2022	210.76
26685564	9/8/2022	61.48
26685565	9/8/2022	2,526.35
26685566	9/8/2022	92.90
26699326	9/8/2022	5,311.78
26704616	9/8/2022	478.68
26645834	9/9/2022	6.37
26645835	9/9/2022	290.24
26645836	9/9/2022	248.15
26683498	9/9/2022	82.71
26712220	9/9/2022	293.92
26711283	9/10/2022	158.67
26711285	9/10/2022	102.47
26711286	9/10/2022	44.26
26711287	9/10/2022	44.26
26711288	9/10/2022	852.99
26720105	9/12/2022	1,149.95
26720109	9/12/2022	68.93
26723620	9/12/2022	46.31
26723744	9/12/2022	197.31
26721854	9/13/2022	39.19

Exhibit 1 – Schedule of All Unpaid Invoices

26721858	9/13/2022	415.95
26733380	9/13/2022	4,062.42
26733381	9/13/2022	70.29
26733385	9/13/2022	446.97
26733388	9/13/2022	578.70
26733884	9/13/2022	532.49
26733886	9/13/2022	215.97
26741786	9/14/2022	111.77
26741787	9/14/2022	80.50
26693167	9/15/2022	249.62
26750394	9/15/2022	57.52
26750396	9/15/2022	52.67
26750644	9/15/2022	76.49
26750833	9/15/2022	1,539.79
26751339	9/15/2022	204.55
26752114	9/15/2022	4,333.97
26757881	9/16/2022	51.72
26769446	9/19/2022	1,447.59
26776327	9/20/2022	65.53
26778660	9/20/2022	1,394.13
26778661	9/20/2022	1,007.50
26727849	9/21/2022	163.67
26787756	9/21/2022	91.26
26785058	9/22/2022	24.97
26785059	9/22/2022	43.26
26795594	9/22/2022	107.93
26795599	9/22/2022	1,604.54
26795612	9/22/2022	224.87
26796100	9/22/2022	1,208.06
26796102	9/22/2022	135.54
26696234	9/23/2022	3,282.93
26696235	9/23/2022	197.49
26717886	9/23/2022	63.12
26807544	9/23/2022	1,833.20
26811232	9/24/2022	138.87
26794787	9/26/2022	196.49
26811733	9/26/2022	4,448.42
26817322	9/26/2022	687.03
26817324	9/26/2022	167.69
26827423	9/27/2022	71.62
26797812	9/28/2022	4.04
26797813	9/28/2022	29.88
26797814	9/28/2022	188.12
26797817	9/28/2022	80.17
26797818	9/28/2022	238.31
26797819	9/28/2022	3,301.51
26803909	9/28/2022	273.07
26835292	9/28/2022	16,387.66

Exhibit 1 – Schedule of All Unpaid Invoices

26835293	9/28/2022	13,283.52
26835561	9/28/2022	2,227.90
26835562	9/28/2022	832.02
26835564	9/28/2022	102.68
26844009	9/29/2022	52.76
26844333	9/29/2022	1,284.44
26844542	9/30/2022	258.23
26844543	9/30/2022	853.27
26844549	9/30/2022	638.15
26852802	9/30/2022	156.68
26852979	9/30/2022	433.94
26853032	9/30/2022	345.20
26803947	10/2/2022	17.62
26864772	10/3/2022	8,110.45
26865060	10/3/2022	1,150.40
26865071	10/3/2022	69.57
26874880	10/4/2022	98.84
26835825	10/5/2022	97.93
26884942	10/5/2022	1,098.65
26888050	10/5/2022	424.57
26893075	10/6/2022	20,512.98
26893263	10/6/2022	397.15
26891166	10/7/2022	7,927.62
26891167	10/7/2022	2,632.19
26885079	10/10/2022	540.32
26915194	10/10/2022	501.81
26874866	10/11/2022	85.46
26924991	10/11/2022	28.39
26924993	10/11/2022	563.18
26929492	10/11/2022	2,381.48
26934276	10/12/2022	961.96
26934278	10/12/2022	1,104.30
26934279	10/12/2022	247.94
26934313	10/12/2022	31.51
225285774	10/12/2022	39.74
26942663	10/13/2022	566.37
26949908	10/13/2022	287.81
26949909	10/14/2022	712.18
26949950	10/14/2022	312.79
26958082	10/16/2022	15,619.72
26958087	10/16/2022	14,344.71
26959992	10/17/2022	4,695.52
26959996	10/17/2022	14,894.06
26962798	10/17/2022	566.37
26963194	10/17/2022	8,283.96
26963390	10/17/2022	5,579.82
26963393	10/17/2022	4,229.83
26963430	10/17/2022	4,490.79

Exhibit 1 – Schedule of All Unpaid Invoices

26963431	10/17/2022	7,487.09
26963473	10/17/2022	30.66
26963540	10/17/2022	11,190.38
26963547	10/17/2022	5,076.50
26963549	10/17/2022	10,230.55
26964084	10/17/2022	4,769.20
26969062	10/17/2022	195.64
26956714	10/18/2022	270.11
26972902	10/18/2022	4,578.78
26972903	10/18/2022	5,203.44
26972904	10/18/2022	17,709.13
26973057	10/18/2022	279.98
26976530	10/18/2022	538.76
26978987	10/19/2022	506.17
26981015	10/19/2022	45.47
26981344	10/19/2022	111.73
26981365	10/19/2022	2,310.71
26984814	10/19/2022	2,701.42
26980726	10/20/2022	12,207.19
26989531	10/20/2022	14,298.24
26996132	10/21/2022	130.62
26996269	10/21/2022	163.67
26999982	10/21/2022	16.61
27005098	10/24/2022	5,702.59
27006221	10/24/2022	68.36
27006223	10/24/2022	343.28
27008644	10/24/2022	4,192.58
27008665	10/24/2022	14,363.38
27008668	10/24/2022	8,437.30
27008972	10/24/2022	2,893.11
27005138	10/25/2022	13,477.58
27018767	10/25/2022	8,828.02
27018768	10/25/2022	85.54
27018894	10/25/2022	3,433.67
27018896	10/25/2022	725.66
27019093	10/25/2022	13,040.36
27019095	10/25/2022	155.02
27019282	10/25/2022	218.29
27019223	10/26/2022	711.19
27019302	10/26/2022	11.89
27019303	10/26/2022	27.25
27019304	10/26/2022	1,015.90
27026982	10/26/2022	14,213.97
27026986	10/26/2022	941.53
27027179	10/26/2022	1,729.26
27027293	10/26/2022	22,282.53
27018215	10/27/2022	4,774.20
27034511	10/27/2022	66.89

Exhibit 1 – Schedule of All Unpaid Invoices

27035320	10/27/2022	5,807.32
27035324	10/27/2022	38.07
27035329	10/27/2022	97.03
27035374	10/27/2022	20,539.30
27035492	10/27/2022	920.73
27035812	10/27/2022	2,416.60
27035814	10/27/2022	3,916.89
27035816	10/27/2022	15,349.39
27035818	10/27/2022	2,490.82
27035819	10/27/2022	7,995.61
27035830	10/27/2022	14,968.18
26981328	10/28/2022	31.44
27038059	10/28/2022	3,163.25
27042211	10/28/2022	4,113.32
27042213	10/28/2022	14,005.46
27042540	10/28/2022	3,471.89
27042541	10/28/2022	3,991.63
27042548	10/28/2022	4,912.63
27042711	10/28/2022	3,665.01
27042713	10/28/2022	16,921.97
27042718	10/28/2022	52.69
60048199	10/28/2022	1,200.01
27048951	10/29/2022	22,919.48
27048952	10/29/2022	17,278.32
27048955	10/30/2022	15,543.36
27049257	10/31/2022	12,158.57
27055154	10/31/2022	4,626.52
27055155	10/31/2022	7,635.82
27055156	10/31/2022	38.77
26705736	11/1/2022	8,923.33
27059354	11/1/2022	1,360.20
27059359	11/1/2022	172.17
27065110	11/1/2022	16,088.02
27065157	11/1/2022	7,536.32
27065161	11/1/2022	4,075.84
27054955	11/2/2022	698.61
27054956	11/2/2022	331.55
27073174	11/2/2022	52.88
27081732	11/2/2022	13,612.78
27019357	11/3/2022	6,059.86
27081580	11/3/2022	15,911.93
27081586	11/3/2022	4,467.69
27081640	11/3/2022	3,535.02
27081730	11/3/2022	7,953.83
27081731	11/3/2022	6,461.99
27081980	11/3/2022	16,515.20
27081981	11/3/2022	22,861.29
27081982	11/3/2022	4,673.08

Exhibit 1 – Schedule of All Unpaid Invoices

27081986	11/3/2022	26,127.29
27081988	11/3/2022	14,420.85
27082276	11/3/2022	4,730.40
27076024	11/4/2022	14,907.19
27097121	11/6/2022	22,018.32
27034824	11/7/2022	31,665.01
27034825	11/7/2022	93.90
27034827	11/7/2022	18,207.72
27101573	11/7/2022	41,315.18
27101575	11/7/2022	42,860.18
27101577	11/7/2022	29.36
27101578	11/7/2022	92.91
27105386	11/8/2022	3,712.75
27110821	11/8/2022	5,904.52
27110829	11/8/2022	5,066.48
27118831	11/9/2022	4,080.08
27119271	11/9/2022	39.55
27119276	11/9/2022	5,271.20
27119278	11/9/2022	6,318.51
27119372	11/9/2022	1,159.85
27126890	11/10/2022	4,140.13
27126895	11/10/2022	9,309.20
27126896	11/10/2022	10,858.17
27127553	11/10/2022	40.65
27127555	11/10/2022	2,310.54
27127559	11/10/2022	4,795.66
27127650	11/10/2022	4,553.74
27127651	11/10/2022	5,207.58
27127655	11/10/2022	5,114.69
27127726	11/10/2022	4,647.29
27127763	11/10/2022	37.44
27127790	11/10/2022	4,208.06
27124336	11/11/2022	60.61
27134497	11/11/2022	7,368.24
27134772	11/11/2022	53.55
27134773	11/11/2022	31.94
27134779	11/11/2022	440.16
27134820	11/11/2022	662.48
26810785	11/12/2022	31.15
27009125	11/14/2022	1,061.71
27009127	11/14/2022	12,782.30
27155410	11/15/2022	60.69
27161505	11/16/2022	2,483.55
27161506	11/16/2022	68.30
27161507	11/16/2022	240.52
27161509	11/16/2022	7,444.89
27162851	11/16/2022	121.52
27162853	11/16/2022	537.27

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27162856	11/16/2022	7,646.91
27162865	11/16/2022	2,388.10
60053374	11/16/2022	108.59
27170420	11/17/2022	6,253.73
27170423	11/17/2022	602.05
27170424	11/17/2022	4,372.38
27170425	11/17/2022	9,188.06
27170426	11/17/2022	837.20
27170597	11/17/2022	7,471.39
27170599	11/17/2022	4,231.26
27170875	11/17/2022	14,120.85
27170879	11/17/2022	4,680.88
27171110	11/17/2022	2,604.69
27167207	11/18/2022	16,175.97
27167209	11/18/2022	45.89
27177140	11/18/2022	80.69
27177141	11/18/2022	17,417.24
27177147	11/18/2022	20,633.20
27177148	11/18/2022	19,787.75
27177152	11/18/2022	28,802.26
27177223	11/18/2022	15,638.97
27177224	11/18/2022	17,701.64
27180048	11/18/2022	20.57
60047274	11/18/2022	1,381.09
27179669	11/19/2022	66.89
27182772	11/19/2022	417.27
27182776	11/19/2022	523.50
27182779	11/19/2022	25,043.62
27183270	11/19/2022	27,263.59
27184205	11/19/2022	85.00
27183638	11/20/2022	10,294.36
27186714	11/20/2022	269.10
26657559	11/21/2022	56.43
27188298	11/21/2022	306.09
27188374	11/21/2022	102.69
27188377	11/21/2022	100.82
27188420	11/21/2022	24.98
27188422	11/21/2022	70.49
27188424	11/21/2022	7,541.49
27174306	11/22/2022	153.28
27197331	11/22/2022	120.81
27200942	11/22/2022	136.53
27196113	11/23/2022	355.10
27196115	11/23/2022	31.85
27204930	11/23/2022	1,999.34
27204936	11/23/2022	280.32
27204937	11/23/2022	4.80
27204939	11/23/2022	279.98

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27204961	11/23/2022	884.76
27204962	11/23/2022	709.89
27204965	11/23/2022	546.46
27204966	11/23/2022	555.24
27204968	11/23/2022	59.60
27205065	11/23/2022	31.94
27205069	11/23/2022	236.62
27204617	11/26/2022	5.06
27204618	11/26/2022	1,687.26
27198108	11/28/2022	50.33
27204338	11/28/2022	100.91
27218760	11/28/2022	40.83
27218762	11/28/2022	6,524.34
27218763	11/28/2022	39.73
27218764	11/28/2022	13,245.02
27218765	11/28/2022	22,449.83
27218840	11/28/2022	15,592.47
27218842	11/28/2022	240.16
27218927	11/28/2022	10,323.93
27218928	11/28/2022	3,542.43
27218929	11/28/2022	334.89
27219100	11/28/2022	303.75
27219105	11/28/2022	18,773.59
27219106	11/28/2022	10,189.18
27219220	11/28/2022	101.56
27219221	11/28/2022	1,005.76
27219236	11/28/2022	163.38
27195589	11/29/2022	103.82
27219208	11/29/2022	5,892.50
27231470	11/29/2022	3,929.81
27231471	11/29/2022	38.28
27231474	11/29/2022	523.50
27231477	11/29/2022	2,865.13
27231478	11/29/2022	7,337.66
27231631	11/29/2022	22.21
27231632	11/29/2022	711.39
27231634	11/29/2022	22,724.03
27231639	11/29/2022	4,441.72
27231913	11/29/2022	399.74
27231915	11/29/2022	912.99
27231920	11/29/2022	1,959.27
27231921	11/29/2022	5,550.20
27231922	11/29/2022	5,040.95
27231923	11/29/2022	4,785.73
27231926	11/29/2022	330.69
27231927	11/29/2022	574.98
27240356	11/29/2022	13,329.26
27240379	11/29/2022	3,266.69

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27183538	11/30/2022	184.24
27183539	11/30/2022	45.55
27240350	11/30/2022	505.28
27240352	11/30/2022	24.95
27240353	11/30/2022	42.00
27240354	11/30/2022	113.92
27240355	11/30/2022	87.73
27240357	11/30/2022	3,105.08
27240359	11/30/2022	63.11
27240366	11/30/2022	34.78
27240367	11/30/2022	156.77
27240372	11/30/2022	16,216.31
27240373	11/30/2022	531.70
27240377	11/30/2022	138.77
27240378	11/30/2022	977.73
27240584	11/30/2022	167.09
27240585	11/30/2022	295.22
27240586	11/30/2022	648.77
27240589	11/30/2022	39.52
27248656	11/30/2022	1,851.72
27239629	12/1/2022	31.86
27248650	12/1/2022	615.52
27248652	12/1/2022	166.59
27248653	12/1/2022	2,661.26
27248657	12/1/2022	1,077.46
27248870	12/1/2022	359.26
27248871	12/1/2022	179.97
27248875	12/1/2022	200.91
27248911	12/1/2022	347.65
27249138	12/1/2022	188.51
27249139	12/1/2022	317.14
27249220	12/1/2022	160.70
27252045	12/1/2022	398.23
27255126	12/1/2022	545.08
27243986	12/2/2022	177.13
27243987	12/2/2022	71.12
27243989	12/2/2022	824.72
27254508	12/2/2022	1,223.40
27254509	12/2/2022	2,092.56
27256081	12/2/2022	42.60
27256083	12/2/2022	84.64
27256084	12/2/2022	37.24
27256085	12/2/2022	33.71
27256086	12/2/2022	172.24
27256153	12/2/2022	611.55
27256154	12/2/2022	590.66
27256212	12/2/2022	90.33
27256213	12/2/2022	201.28

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27256215	12/2/2022	167.13
27256216	12/2/2022	168.25
27258733	12/3/2022	739.62
27258735	12/3/2022	946.89
27258737	12/3/2022	445.66
27258738	12/3/2022	1,291.09
27258739	12/3/2022	179.63
27262410	12/3/2022	1,182.39
27262420	12/3/2022	190.73
27262421	12/3/2022	439.15
27262628	12/3/2022	917.82
27248087	12/4/2022	599.02
27248089	12/4/2022	2,764.16
27263985	12/4/2022	1,645.01
27263986	12/4/2022	489.57
27264000	12/4/2022	1,285.22
27264001	12/4/2022	406.66
27264002	12/4/2022	733.37
27264003	12/4/2022	436.38
27264004	12/4/2022	1,146.29
27140536	12/5/2022	1,069.29
27263787	12/5/2022	338.31
27263788	12/5/2022	523.50
27263789	12/5/2022	8,635.59
27268109	12/5/2022	409.91
27268370	12/5/2022	27.80
27268372	12/5/2022	168.99
27268375	12/5/2022	14,567.76
27268376	12/5/2022	12,027.43
27268377	12/5/2022	4,106.53
27268378	12/5/2022	8,095.06
27268379	12/5/2022	5,273.96
27268660	12/5/2022	749.58
27268662	12/5/2022	5,150.32
27268663	12/5/2022	4,666.57
27268664	12/5/2022	202.92
27268666	12/5/2022	3,906.33
27268667	12/5/2022	8,051.31
27268668	12/5/2022	2,625.35
27268669	12/5/2022	4,848.48
27268760	12/5/2022	7,702.84
27268761	12/5/2022	156.31
27268924	12/5/2022	210.00
27268925	12/5/2022	5,839.34
27140531	12/6/2022	162.02
27140532	12/6/2022	39.78
27140534	12/6/2022	522.53
27140535	12/6/2022	618.33

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27272464	12/6/2022	52.62
27272467	12/6/2022	167.05
27272468	12/6/2022	13,336.09
27272469	12/6/2022	448.92
27277900	12/6/2022	239.70
27277902	12/6/2022	523.50
27281627	12/6/2022	1,936.29
27277689	12/7/2022	19.54
27285731	12/7/2022	25,800.56
27285732	12/7/2022	87.90
27285733	12/7/2022	122.15
27285734	12/7/2022	188.16
27285737	12/7/2022	59.96
27285738	12/7/2022	40.05
27285739	12/7/2022	7,208.49
27285771	12/7/2022	946.65
27285773	12/7/2022	30.60
27285774	12/7/2022	111.82
27285775	12/7/2022	109.58
27285776	12/7/2022	605.20
27285779	12/7/2022	213.95
27286100	12/7/2022	25,558.13
27286101	12/7/2022	22.21
27286102	12/7/2022	32,627.99
27286120	12/7/2022	197.12
27286121	12/7/2022	47.22
27286193	12/7/2022	2,500.33
27286194	12/7/2022	320.38
27286289	12/7/2022	42.62
27286290	12/7/2022	156.59
27289827	12/7/2022	420.03
27286169	12/8/2022	172.87
27294270	12/8/2022	218.08
27294272	12/8/2022	217.03
27294275	12/8/2022	347.81
27294277	12/8/2022	352.92
27294281	12/8/2022	35.15
27294282	12/8/2022	272.90
27294285	12/8/2022	352.88
27294287	12/8/2022	132.43
27294289	12/8/2022	4,244.73
27294311	12/8/2022	405.59
27294367	12/8/2022	457.11
27241333	12/9/2022	478.25
27241334	12/9/2022	577.21
27241335	12/9/2022	497.81
27241336	12/9/2022	556.56
27241337	12/9/2022	170.78

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27241338	12/9/2022	523.50
27289197	12/9/2022	430.86
27289198	12/9/2022	304.66
27289199	12/9/2022	727.12
27301960	12/9/2022	221.82
27301961	12/9/2022	915.82
27301963	12/9/2022	82.13
27301964	12/9/2022	192.26
27301978	12/9/2022	299.72
27301979	12/9/2022	614.27
27305009	12/9/2022	740.81
27305904	12/9/2022	110.54
27305906	12/9/2022	1,519.26
27293515	12/10/2022	34,834.14
27293516	12/10/2022	4,956.79
27293517	12/10/2022	17,612.74
27293518	12/10/2022	1,413.38
27308455	12/10/2022	1,336.85
27308456	12/10/2022	3,308.81
27308457	12/10/2022	1,861.47
27308459	12/10/2022	775.27
27309155	12/10/2022	3,165.36
27215453	12/11/2022	584.84
27215454	12/11/2022	1,512.54
27308783	12/11/2022	292.28
27308784	12/11/2022	1,644.75
27310188	12/11/2022	134.15
27239965	12/12/2022	473.68
27239966	12/12/2022	56.06
27239968	12/12/2022	387.21
27301289	12/12/2022	236.59
27314580	12/12/2022	523.50
27314581	12/12/2022	523.50
27314930	12/12/2022	235.92
27314935	12/12/2022	477.52
27314936	12/12/2022	40.69
27319028	12/12/2022	398.76
27324557	12/12/2022	1,775.63
225407964	12/12/2022	1,560.42
225407964	12/12/2022	5,710.89
225407964	12/12/2022	1,581.92
225407964	12/12/2022	975.00
225407964	12/12/2022	2,665.00
225407964	12/12/2022	270.93
225407964	12/12/2022	73,397.15
225407964	12/12/2022	1,905.00
225407964	12/12/2022	5,450.00
225407964	12/12/2022	3,900.00

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225407964	12/12/2022	448.67
225407964	12/12/2022	2,625.89
225407964	12/12/2022	1,641.25
225407964	12/12/2022	32,347.06
225407964	12/12/2022	1,976.90
225407964	12/12/2022	256.30
225407964	12/12/2022	436.36
225407964	12/12/2022	409.55
225407964	12/12/2022	2,078.25
27269563	12/13/2022	2,542.52
27269565	12/13/2022	466.23
27269566	12/13/2022	12.56
27269567	12/13/2022	2,531.88
27269568	12/13/2022	368.62
27269569	12/13/2022	513.92
27309199	12/13/2022	873.54
27324133	12/13/2022	39.23
27324134	12/13/2022	52,565.10
27324136	12/13/2022	201.72
27324310	12/13/2022	209.76
27324311	12/13/2022	97.41
27324319	12/13/2022	1,075.65
27324558	12/13/2022	1,808.31
27324559	12/13/2022	425.22
27324630	12/13/2022	17,933.56
27324634	12/13/2022	264.96
27324636	12/13/2022	67.85
27324639	12/13/2022	3,252.11
27324810	12/13/2022	490.26
27324811	12/13/2022	296.35
27324840	12/13/2022	47,648.96
27296948	12/14/2022	5,864.12
27308577	12/14/2022	143.66
27308578	12/14/2022	3,526.49
27308579	12/14/2022	4,420.34
27332301	12/14/2022	169.68
27332305	12/14/2022	438.66
27332306	12/14/2022	38.37
27332307	12/14/2022	427.75
27332308	12/14/2022	7,487.22
27332418	12/14/2022	338.47
27332419	12/14/2022	5,695.21
27332420	12/14/2022	6,093.08
27332422	12/14/2022	4,230.30
27332423	12/14/2022	346.02
27332424	12/14/2022	100.04
27332425	12/14/2022	622.11
27332550	12/14/2022	114.08

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27332551	12/14/2022	574.09
27332552	12/14/2022	101.41
27335735	12/14/2022	662.78
27339123	12/14/2022	523.50
27307946	12/15/2022	167.62
27307947	12/15/2022	486.96
27307948	12/15/2022	1,342.62
27310149	12/15/2022	12,096.67
27340153	12/15/2022	453.40
27340154	12/15/2022	46.92
27340155	12/15/2022	25.32
27340156	12/15/2022	1,981.31
27340157	12/15/2022	5,306.53
27340158	12/15/2022	8,191.94
27340330	12/15/2022	129.48
27340331	12/15/2022	6,202.96
27340333	12/15/2022	7,235.00
27340335	12/15/2022	4,724.96
27340601	12/15/2022	1,219.71
27340602	12/15/2022	5,504.31
27340603	12/15/2022	8,914.59
27340604	12/15/2022	32,284.43
27340606	12/15/2022	6,316.01
27340607	12/15/2022	7,682.47
27340608	12/15/2022	57.51
27340609	12/15/2022	581.06
27341050	12/15/2022	10,342.95
27341051	12/15/2022	717.67
27341118	12/15/2022	1,763.26
27344005	12/15/2022	214.16
27346065	12/15/2022	3,056.03
27293876	12/16/2022	37.29
27293877	12/16/2022	37.29
27293878	12/16/2022	205.78
27293879	12/16/2022	68.24
27345982	12/16/2022	165.60
27345984	12/16/2022	9,919.54
27345985	12/16/2022	12,750.83
27345986	12/16/2022	25,176.80
27345989	12/16/2022	198.92
27347710	12/16/2022	57.07
27347711	12/16/2022	77.63
27347712	12/16/2022	209.63
27347715	12/16/2022	758.02
27347716	12/16/2022	665.86
27347717	12/16/2022	56.37
27347719	12/16/2022	9,179.09
27347730	12/16/2022	3,551.95

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27347732	12/16/2022	1,998.20
27347733	12/16/2022	3,450.21
27347734	12/16/2022	3,541.79
27348070	12/16/2022	170.70
27348071	12/16/2022	6,393.61
27348076	12/16/2022	339.47
27348080	12/16/2022	359.51
27348081	12/16/2022	288.78
27081624	12/17/2022	2,244.92
27081625	12/17/2022	523.88
27081626	12/17/2022	352.39
27081627	12/17/2022	11,020.15
27081628	12/17/2022	17,578.37
27350855	12/17/2022	33.83
27350856	12/17/2022	59.59
27350857	12/17/2022	1,758.82
27350858	12/17/2022	4,138.85
27354660	12/17/2022	7,750.21
27354661	12/17/2022	1,358.96
27354689	12/17/2022	852.56
27355430	12/17/2022	137.36
27353201	12/18/2022	1,339.45
27353202	12/18/2022	308.77
27355958	12/18/2022	125.48
27355959	12/18/2022	200.60
27356240	12/18/2022	185.56
27355734	12/19/2022	20,643.39
27355735	12/19/2022	65.11
27355737	12/19/2022	474.82
27355738	12/19/2022	516.05
27355739	12/19/2022	349.40
27360172	12/19/2022	78.77
27360174	12/19/2022	210.12
27360178	12/19/2022	251.70
27360179	12/19/2022	160.92
27360181	12/19/2022	24.93
27360182	12/19/2022	13,496.72
27360183	12/19/2022	17,879.49
27360184	12/19/2022	541.95
27360470	12/19/2022	349.40
27360472	12/19/2022	857.55
27360618	12/19/2022	717.92
27360619	12/19/2022	309.28
27364800	12/19/2022	116.18
27366011	12/19/2022	40.72
225425876	12/19/2022	300.00
225425876	12/19/2022	300.00
225425876	12/19/2022	9,120.00

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225425876	12/19/2022	300.00
225425876	12/19/2022	2,515.00
225425876	12/19/2022	200.00
27370281	12/20/2022	459.66
27370282	12/20/2022	478.08
27370283	12/20/2022	221.04
27370284	12/20/2022	277.72
27370285	12/20/2022	12,984.29
27370287	12/20/2022	536.64
27370288	12/20/2022	17,174.54
27370482	12/20/2022	36,491.20
27370483	12/20/2022	301.87
27370484	12/20/2022	218.21
27370485	12/20/2022	1,270.25
27370489	12/20/2022	781.29
27370610	12/20/2022	621.85
27370620	12/20/2022	1,236.08
27370621	12/20/2022	489.83
27374003	12/20/2022	431.47
27374004	12/20/2022	991.17
27374476	12/20/2022	1,270.86
27355226	12/21/2022	531.10
27355227	12/21/2022	104.39
27378362	12/21/2022	72.16
27378363	12/21/2022	6.49
27378364	12/21/2022	94.16
27378365	12/21/2022	356.01
27378367	12/21/2022	33.04
27378368	12/21/2022	195.80
27378369	12/21/2022	257.27
27378371	12/21/2022	266.26
27378372	12/21/2022	355.47
27378452	12/21/2022	39.13
27378453	12/21/2022	169.25
27378455	12/21/2022	36.73
27378456	12/21/2022	1,028.85
27383427	12/21/2022	160.40
27384870	12/21/2022	531.70
27386650	12/22/2022	160.92
27386652	12/22/2022	426.01
27386678	12/22/2022	227.89
27386680	12/22/2022	890.08
27386681	12/22/2022	365.13
27391942	12/22/2022	633.09
27392400	12/23/2022	772.44
27387967	12/24/2022	265.03
27387969	12/24/2022	857.49
27392438	12/24/2022	13.75

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27392439	12/24/2022	308.75
27392950	12/24/2022	771.99
27393371	12/24/2022	468.80
27394256	12/26/2022	608.65
27388061	12/27/2022	13,697.26
27388062	12/27/2022	42.65
27388064	12/27/2022	1,078.41
27398764	12/27/2022	50.17
27398766	12/27/2022	1,711.26
27398768	12/27/2022	111.94
27398979	12/27/2022	540.81
27398980	12/27/2022	574.10
27398983	12/27/2022	692.26
27398986	12/27/2022	145.97
27398987	12/27/2022	602.65
27398990	12/27/2022	563.21
225438861	12/27/2022	301.14
225438861	12/27/2022	237.20
225438861	12/27/2022	300.00
225438861	12/27/2022	49.49
225438861	12/27/2022	68.09
225438861	12/27/2022	138.33
225438861	12/27/2022	505.16
27369835	12/28/2022	401.30
27369836	12/28/2022	148.63
27369837	12/28/2022	3,741.60
27369838	12/28/2022	407.75
27369839	12/28/2022	28.23
27388066	12/28/2022	448.92
27388067	12/28/2022	218.64
27388068	12/28/2022	297.11
27388069	12/28/2022	546.46
27409210	12/28/2022	63.57
27409211	12/28/2022	51.98
27409212	12/28/2022	50.21
27409213	12/28/2022	41.09
27409214	12/28/2022	49.15
27409215	12/28/2022	16,334.63
27409216	12/28/2022	250.93
27409217	12/28/2022	41.48
27409218	12/28/2022	114.22
27409219	12/28/2022	35.92
27409280	12/28/2022	97.50
27409281	12/28/2022	57.24
27409282	12/28/2022	155.48
27409283	12/28/2022	97.95
27409284	12/28/2022	3,394.67
27409285	12/28/2022	1,604.54

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27409540	12/28/2022	209.37
27409541	12/28/2022	224.39
27409551	12/28/2022	51.87
27409552	12/28/2022	166.17
27409553	12/28/2022	62.23
27409554	12/28/2022	358.35
27418158	12/28/2022	27,955.79
27417964	12/29/2022	591.62
27417965	12/29/2022	3,541.79
27417966	12/29/2022	33.18
27417967	12/29/2022	3,734.19
27417968	12/29/2022	770.71
27417969	12/29/2022	85.05
27418070	12/29/2022	316.50
27418071	12/29/2022	5,678.12
27418072	12/29/2022	5,328.42
27418073	12/29/2022	3,162.02
27418074	12/29/2022	5,273.96
27418075	12/29/2022	521.75
27418076	12/29/2022	71.22
27418077	12/29/2022	7,219.82
27418078	12/29/2022	9,736.42
27418079	12/29/2022	26.77
27418114	12/29/2022	546.46
27418150	12/29/2022	6,432.05
27418151	12/29/2022	508.36
27418152	12/29/2022	2,179.86
27418153	12/29/2022	3,924.68
27418154	12/29/2022	138.89
27418155	12/29/2022	25.59
27418156	12/29/2022	22.21
27418157	12/29/2022	4,877.60
27418159	12/29/2022	3,178.06
27418406	12/29/2022	45.17
27418640	12/29/2022	11,682.00
27418641	12/29/2022	812.37
27301965	12/30/2022	6.81
27301966	12/30/2022	828.10
27301967	12/30/2022	53.98
27301968	12/30/2022	321.35
27301969	12/30/2022	515.70
27418604	12/30/2022	29.88
27418605	12/30/2022	29.88
27418606	12/30/2022	523.50
27418607	12/30/2022	523.50
27418608	12/30/2022	1,668.36
27418609	12/30/2022	574.94
27425540	12/30/2022	161.15

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27425541	12/30/2022	68.11
27425542	12/30/2022	104.53
27425543	12/30/2022	42.21
27425544	12/30/2022	163.31
27425545	12/30/2022	6,960.60
27425546	12/30/2022	523.50
27425547	12/30/2022	15,346.86
27425548	12/30/2022	20,034.52
27425549	12/30/2022	65.50
27425740	12/30/2022	115.19
27425741	12/30/2022	531.70
27425750	12/30/2022	165.99
27425751	12/30/2022	39.15
27425752	12/30/2022	42.30
27425753	12/30/2022	67.48
27425754	12/30/2022	40.84
27425755	12/30/2022	104.63
27425756	12/30/2022	13,952.59
27425757	12/30/2022	666.09
27425758	12/30/2022	115.62
27425759	12/30/2022	123.77
27425767	12/30/2022	398.14
27425768	12/30/2022	319.50
27425769	12/30/2022	72.36
27425800	12/30/2022	47.67
27428169	12/30/2022	537.36
27428269	12/30/2022	784.27
27429676	12/30/2022	905.76
27431574	12/31/2022	3,042.99
27431575	12/31/2022	2,955.30
27362028	1/2/2023	28,080.54
27362029	1/2/2023	4,419.82
27432470	1/2/2023	6,882.15
27432471	1/2/2023	7,763.27
27432472	1/2/2023	4,083.15
27432473	1/2/2023	19,587.79
27432474	1/2/2023	821.29
27425839	1/3/2023	50.98
27426665	1/3/2023	431.12
27426666	1/3/2023	61.74
27426667	1/3/2023	69.25
27426668	1/3/2023	22,327.91
27426669	1/3/2023	364.20
27432723	1/3/2023	57.35
27432724	1/3/2023	272.76
27432725	1/3/2023	21,978.16
27432726	1/3/2023	403.35
27432727	1/3/2023	529.26

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27432728	1/3/2023	4,300.19
27432729	1/3/2023	28.91
27436860	1/3/2023	8,024.12
27436861	1/3/2023	119.96
27436862	1/3/2023	22.41
27436863	1/3/2023	210.31
27436864	1/3/2023	117.86
27436865	1/3/2023	7,367.39
27436866	1/3/2023	128.34
27436867	1/3/2023	106.84
27436868	1/3/2023	3,920.51
27436869	1/3/2023	696.39
27437130	1/3/2023	27.93
27437131	1/3/2023	823.69
27437132	1/3/2023	12,268.33
27437140	1/3/2023	203.70
27442383	1/3/2023	102.88
27442674	1/3/2023	43.96
27442675	1/3/2023	162.59
27442726	1/3/2023	71.61
27450870	1/4/2023	70.81
27450871	1/4/2023	69,346.94
27450872	1/4/2023	28.80
27450873	1/4/2023	36.95
27450874	1/4/2023	348.16
27450875	1/4/2023	388.06
27450880	1/4/2023	38.76
27450881	1/4/2023	100.05
27450882	1/4/2023	70.37
27450883	1/4/2023	55.38
27450884	1/4/2023	439.41
27450885	1/4/2023	476.71
27450886	1/4/2023	43.76
27450887	1/4/2023	70.80
27450888	1/4/2023	60.85
27450889	1/4/2023	424.54
27450890	1/4/2023	523.50
27450891	1/4/2023	145.69
27450892	1/4/2023	523.50
27450893	1/4/2023	110.20
27450894	1/4/2023	122.65
27450895	1/4/2023	167.09
27450910	1/4/2023	41.36
27450911	1/4/2023	351.23
27450912	1/4/2023	749.12
27450913	1/4/2023	253.56
27450914	1/4/2023	39.70
27450915	1/4/2023	80.58

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27450916	1/4/2023	32.86
27450917	1/4/2023	360.89
27450918	1/4/2023	19.25
27450919	1/4/2023	513.72
27450920	1/4/2023	278.51
27450921	1/4/2023	51.29
27450922	1/4/2023	391.53
27450923	1/4/2023	63.31
27450924	1/4/2023	63.13
27452704	1/4/2023	73.09
27453225	1/4/2023	256.23
27453226	1/4/2023	821.83
27455508	1/4/2023	283.18
27455796	1/4/2023	155.94
27432428	1/5/2023	523.50
27432429	1/5/2023	922.06
27432698	1/5/2023	136.22
27432699	1/5/2023	262.69
27456870	1/5/2023	192.50
27456871	1/5/2023	131.20
27456872	1/5/2023	29.05
27456873	1/5/2023	251.75
27456874	1/5/2023	127.96
27456875	1/5/2023	64.28
27456876	1/5/2023	1,918.14
27456877	1/5/2023	18,508.99
27456878	1/5/2023	69.60
27456879	1/5/2023	5,026.80
27457230	1/5/2023	40.75
27457231	1/5/2023	121.25
27457232	1/5/2023	75.99
27457233	1/5/2023	202.08
27457234	1/5/2023	104.09
27457235	1/5/2023	45.71
27457236	1/5/2023	131.46
27457310	1/5/2023	461.80
27457316	1/5/2023	1,835.60
27457317	1/5/2023	39.52
27457318	1/5/2023	245.40
27457319	1/5/2023	37.98
27462204	1/5/2023	185.17
27464366	1/5/2023	231.10
27467423	1/5/2023	6.22
27467424	1/5/2023	22.96
27467425	1/5/2023	789.32
27455688	1/6/2023	107.96
27455689	1/6/2023	46.18
27464035	1/6/2023	76.07

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27464036	1/6/2023	2,192.34
27464037	1/6/2023	6.92
27464038	1/6/2023	56.60
27464039	1/6/2023	280.51
27464240	1/6/2023	60.85
27464241	1/6/2023	87.88
27464242	1/6/2023	80.26
27464243	1/6/2023	174.89
27464244	1/6/2023	496.23
27464245	1/6/2023	49.81
27464246	1/6/2023	74.81
27464247	1/6/2023	5,391.67
27464248	1/6/2023	4,712.45
27464249	1/6/2023	60,576.59
27464340	1/6/2023	70.09
27464341	1/6/2023	24.23
27464342	1/6/2023	1,044.46
27464343	1/6/2023	139.24
27464367	1/6/2023	545.42
27464368	1/6/2023	1,038.42
27464369	1/6/2023	354.19
27464370	1/6/2023	225.87
27464371	1/6/2023	14,943.47
27464372	1/6/2023	63.31
27464373	1/6/2023	3,725.98
27464374	1/6/2023	1,099.59
27464375	1/6/2023	34.66
27464376	1/6/2023	1,035.15
27464377	1/6/2023	73.31
27464378	1/6/2023	65.20
27464379	1/6/2023	106.23
27464380	1/6/2023	52.16
27464381	1/6/2023	292.18
27464382	1/6/2023	279.08
27464383	1/6/2023	110.68
27464384	1/6/2023	75,159.12
27464385	1/6/2023	41.71
27464386	1/6/2023	141.33
27464390	1/6/2023	110.75
27464391	1/6/2023	661.50
27464392	1/6/2023	60.09
27464393	1/6/2023	206.75
27464394	1/6/2023	604.90
27464395	1/6/2023	654.00
27467426	1/6/2023	6.73
27467427	1/6/2023	624.58
27467663	1/6/2023	3,118.92
27467664	1/6/2023	3,297.31

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27470646	1/7/2023	523.50
27339028	1/8/2023	2,047.89
27456285	1/8/2023	84.40
27456286	1/8/2023	27.43
27456287	1/8/2023	63.31
27456288	1/8/2023	9,825.49
27456289	1/8/2023	69.60
27471560	1/8/2023	15,847.55
27471561	1/8/2023	7,550.67
27471562	1/8/2023	17,774.95
27473021	1/8/2023	42.59
27473022	1/8/2023	14.08
27473023	1/8/2023	2,265.13
27478521	1/8/2023	12,225.44
27464399	1/9/2023	678.08
27477986	1/9/2023	76.28
27477987	1/9/2023	91.52
27477988	1/9/2023	94.49
27477989	1/9/2023	319.16
27478170	1/9/2023	94.70
27478171	1/9/2023	507.26
27478172	1/9/2023	146.46
27478173	1/9/2023	98.04
27478174	1/9/2023	101.71
27478175	1/9/2023	769.16
27478176	1/9/2023	48.28
27478179	1/9/2023	789.17
27478310	1/9/2023	643.74
27478522	1/9/2023	3,182.63
27478523	1/9/2023	88.35
27478524	1/9/2023	97.64
27478525	1/9/2023	1,604.54
27478610	1/9/2023	62.14
27417044	1/10/2023	51.82
27417045	1/10/2023	523.50
27456715	1/10/2023	28.80
27456716	1/10/2023	29.09
27456717	1/10/2023	30.88
27456718	1/10/2023	45.24
27456719	1/10/2023	148.71
27484620	1/10/2023	91.42
27484621	1/10/2023	5,218.62
27484622	1/10/2023	537.27
27484623	1/10/2023	72.46
27484624	1/10/2023	566.37
27484625	1/10/2023	15.08
27484626	1/10/2023	224.23
27484627	1/10/2023	15.10

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27484628	1/10/2023	15.10
27484629	1/10/2023	15.10
27484680	1/10/2023	53.73
27484681	1/10/2023	69.36
27484682	1/10/2023	85.04
27484683	1/10/2023	78.18
27484684	1/10/2023	202.29
27484685	1/10/2023	38.37
27484860	1/10/2023	39.39
27484861	1/10/2023	321.85
27484862	1/10/2023	488.97
27484863	1/10/2023	42.49
27488349	1/11/2023	53.65
27492393	1/11/2023	352.14
27492394	1/11/2023	215.43
27492395	1/11/2023	434.42
27492396	1/11/2023	2,894.32
27492397	1/11/2023	134.64
27492398	1/11/2023	27.68
27492399	1/11/2023	2,784.09
27492440	1/11/2023	43.02
27492441	1/11/2023	13.59
27492442	1/11/2023	8.35
27492443	1/11/2023	512.97
27492444	1/11/2023	47.61
27492445	1/11/2023	89.08
27492446	1/11/2023	84.62
27492447	1/11/2023	147.35
27492448	1/11/2023	113.46
27492450	1/11/2023	37.83
27492451	1/11/2023	694.31
27492452	1/11/2023	5,374.29
27492453	1/11/2023	5,571.31
27492454	1/11/2023	614.73
27492574	1/11/2023	71.76
27492575	1/11/2023	40.26
27484894	1/12/2023	2,236.04
27484895	1/12/2023	6,275.47
27484896	1/12/2023	791.30
27484897	1/12/2023	52.43
27484898	1/12/2023	447.86
27484899	1/12/2023	1,825.66
27499350	1/12/2023	1,289.31
27499351	1/12/2023	168.02
27499352	1/12/2023	97.46
27499353	1/12/2023	74.00
27499354	1/12/2023	254.24
27499355	1/12/2023	26.46

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27499356	1/12/2023	542.30
27499357	1/12/2023	50.75
27499358	1/12/2023	557.84
27499359	1/12/2023	30.01
27499360	1/12/2023	248.15
27499361	1/12/2023	56.27
27499362	1/12/2023	3,423.17
27499363	1/12/2023	126.98
27499364	1/12/2023	4,312.17
27499365	1/12/2023	133.32
27499368	1/12/2023	608.81
27499369	1/12/2023	1,011.36
27499390	1/12/2023	501.70
27499400	1/12/2023	40.00
27499401	1/12/2023	26.85
27499402	1/12/2023	100.70
27499403	1/12/2023	130.91
27499404	1/12/2023	922.90
27499405	1/12/2023	26.77
27499406	1/12/2023	1,209.03
27499407	1/12/2023	681.21
27499408	1/12/2023	877.79
27499409	1/12/2023	44.77
27499410	1/12/2023	1,243.18
27499411	1/12/2023	247.94
27499412	1/12/2023	69.62
27504836	1/12/2023	136.73
27504837	1/12/2023	1,373.53
27376436	1/13/2023	81.13
27376437	1/13/2023	220.75
27376438	1/13/2023	673.35
27376439	1/13/2023	7,178.64
27458571	1/13/2023	39.57
27458572	1/13/2023	86.41
27458573	1/13/2023	2,490.73
27458574	1/13/2023	384.04
27458575	1/13/2023	43.81
27458576	1/13/2023	345.93
27458577	1/13/2023	32.29
27458578	1/13/2023	29.80
27458579	1/13/2023	4,369.98
27506730	1/13/2023	315.76
27506731	1/13/2023	49.00
27506732	1/13/2023	14,446.23
27506735	1/13/2023	132.91
27507237	1/13/2023	447.26
27507238	1/13/2023	179.43
27507239	1/13/2023	94.57

Exhibit 1 – Schedule of All Unpaid Invoices

27507330	1/13/2023	507.27
27507331	1/13/2023	501.70
27507332	1/13/2023	220.75
27510078	1/13/2023	71.84
27512830	1/14/2023	1,194.74
27512831	1/14/2023	2,097.55
27512832	1/14/2023	591.70
27512856	1/14/2023	811.18
27499413	1/15/2023	3,786.84
27499414	1/15/2023	19.98
27472077	1/16/2023	55.69
27472078	1/16/2023	44.01
27472079	1/16/2023	140.89
27496285	1/16/2023	49.79
27496286	1/16/2023	130.73
27517270	1/16/2023	101.03
27517271	1/16/2023	242.94
27517272	1/16/2023	109.64
27517273	1/16/2023	87.15
27517274	1/16/2023	883.37
27517275	1/16/2023	350.56
27517276	1/16/2023	159.35
27517277	1/16/2023	200.92
27517278	1/16/2023	143.87
27517279	1/16/2023	133.61
27517510	1/16/2023	1,953.67
27517656	1/16/2023	103.43
27517657	1/16/2023	190.91
27517658	1/16/2023	439.37
27517659	1/16/2023	46.05
27517670	1/16/2023	193.86
27517671	1/16/2023	75.53
27517672	1/16/2023	25.14
27521609	1/16/2023	105.23
225477278	1/16/2023	300.00
225477278	1/16/2023	300.00
225477278	1/16/2023	300.00
225477278	1/16/2023	300.00
27512673	1/17/2023	41.40
27512674	1/17/2023	36.75
27512675	1/17/2023	74.53
27512676	1/17/2023	575.20
27512677	1/17/2023	940.57
27525947	1/17/2023	204.48
27525948	1/17/2023	201.65
27525949	1/17/2023	48.58
27526050	1/17/2023	321.47
27526051	1/17/2023	169.43

Exhibit 1 – Schedule of All Unpaid Invoices

27526052	1/17/2023	57.53
27526053	1/17/2023	59.12
27526054	1/17/2023	31.97
27526055	1/17/2023	233.81
27526056	1/17/2023	860.73
27526393	1/17/2023	397.63
27526394	1/17/2023	698.76
27526395	1/17/2023	223.08
27526396	1/17/2023	84.65
27526397	1/17/2023	605.18
27526398	1/17/2023	58.49
27526399	1/17/2023	123.00
27529251	1/17/2023	205.39
27531064	1/18/2023	468.86
27531065	1/18/2023	225.82
27531066	1/18/2023	47.43
27531067	1/18/2023	580.89
27531068	1/18/2023	938.41
27531069	1/18/2023	567.71
27533910	1/18/2023	89.34
27533911	1/18/2023	394.50
27533912	1/18/2023	340.47
27533913	1/18/2023	76.85
27533914	1/18/2023	57.16
27533915	1/18/2023	586.81
27533916	1/18/2023	51.14
27533917	1/18/2023	54.39
27533918	1/18/2023	349.78
27533919	1/18/2023	7,015.39
27534120	1/18/2023	63.31
27534121	1/18/2023	5,828.89
27534122	1/18/2023	207.02
27534123	1/18/2023	41.26
27534124	1/18/2023	90.90
27534125	1/18/2023	1,249.27
27534126	1/18/2023	47.47
27534616	1/18/2023	1,411.43
27534617	1/18/2023	90.13
27534618	1/18/2023	162.18
27534619	1/18/2023	214.17
27534620	1/18/2023	1,422.02
27534621	1/18/2023	155.16
27534622	1/18/2023	81.14
27534623	1/18/2023	128.06
27534624	1/18/2023	1,938.31
27534625	1/18/2023	725.83
27534626	1/18/2023	2,385.64
27534627	1/18/2023	24.47

Exhibit 1 – Schedule of All Unpaid Invoices

27536274	1/18/2023	41.46
27537377	1/18/2023	6.86
27537378	1/18/2023	6.86
27537379	1/18/2023	828.95
27537410	1/18/2023	549.89
27538726	1/18/2023	4.29
27539638	1/18/2023	1,809.85
27539803	1/18/2023	516.46
27535374	1/19/2023	39.15
27535375	1/19/2023	634.40
27535376	1/19/2023	189.17
27535377	1/19/2023	76.37
27535378	1/19/2023	52.99
27535379	1/19/2023	314.86
27540650	1/19/2023	38.86
27540651	1/19/2023	111.18
27540652	1/19/2023	122.85
27540653	1/19/2023	408.76
27540660	1/19/2023	2,196.54
27540661	1/19/2023	51.63
27540662	1/19/2023	1,510.12
27540663	1/19/2023	525.54
27540664	1/19/2023	69.41
27540665	1/19/2023	60.76
27540666	1/19/2023	48.13
27540667	1/19/2023	84.72
27540668	1/19/2023	502.88
27540669	1/19/2023	408.90
27541404	1/19/2023	442.13
27541405	1/19/2023	875.80
27541406	1/19/2023	1,883.78
27541407	1/19/2023	106.86
27541408	1/19/2023	107.91
27541409	1/19/2023	605.18
27543375	1/19/2023	1,100.21
27543376	1/19/2023	1,095.27
27535713	1/20/2023	155.93
27535714	1/20/2023	233.94
27535715	1/20/2023	634.40
27535716	1/20/2023	87.03
27535717	1/20/2023	224.23
27535718	1/20/2023	338.30
27535719	1/20/2023	350.84
27547200	1/20/2023	162.91
27547201	1/20/2023	82.63
27547202	1/20/2023	123.34
27547203	1/20/2023	216.25
27547204	1/20/2023	493.50

Exhibit 1 – Schedule of All Unpaid Invoices

27547205	1/20/2023	412.80
27547206	1/20/2023	47.67
27547207	1/20/2023	493.50
27547208	1/20/2023	558.76
27547220	1/20/2023	177.71
27547325	1/20/2023	1,522.34
27547326	1/20/2023	345.25
27547327	1/20/2023	58.59
27541508	1/22/2023	1,099.45
27549437	1/22/2023	671.47
27549438	1/22/2023	2,848.50
27554370	1/22/2023	1,698.99
27555632	1/22/2023	23.06
27555633	1/22/2023	2,183.97
27155398	1/23/2023	113.53
27155399	1/23/2023	69.09
27557325	1/23/2023	48.89
27557326	1/23/2023	25.90
27557327	1/23/2023	389.40
27557328	1/23/2023	257.21
27557329	1/23/2023	68.39
27557330	1/23/2023	65.43
27557331	1/23/2023	40.69
27557332	1/23/2023	28.28
27557333	1/23/2023	4.26
27557334	1/23/2023	2,186.89
27557335	1/23/2023	239.13
27557336	1/23/2023	163.94
27557337	1/23/2023	213.43
27557338	1/23/2023	208.17
27557339	1/23/2023	37.79
27557350	1/23/2023	51.79
27557351	1/23/2023	39.58
27557352	1/23/2023	61.99
27557353	1/23/2023	5,596.30
27557668	1/23/2023	103.92
27562596	1/23/2023	12.00
27562597	1/23/2023	1,613.68
27565632	1/24/2023	415.28
27565633	1/24/2023	214.11
27566510	1/24/2023	79.92
27566511	1/24/2023	111.55
27566512	1/24/2023	46.84
27566513	1/24/2023	26.85
27566812	1/24/2023	1,423.79
27566813	1/24/2023	51.84
27566814	1/24/2023	26.74
27566815	1/24/2023	139.06

Exhibit 1 – Schedule of All Unpaid Invoices

27566816	1/24/2023	201.41
225494664	1/24/2023	4,051.02
225494664	1/24/2023	79.80
225494664	1/24/2023	300.00
225494664	1/24/2023	300.00
27567815	1/25/2023	633.63
27574179	1/25/2023	1,764.05
27574270	1/25/2023	1,927.52
27577928	1/26/2023	3,168.80
27540678	1/27/2023	496.90
60050840	2/1/2023	2.00
60050841	2/1/2023	595.52
60050842	2/1/2023	2,481.27
60050843	2/1/2023	1.13
27632207	2/5/2023	105.91
	Total:	3,944,075.77

Exhibit 2 – 503(b)(9) Schedule of Unpaid Invoices

Exhibit 2

503(b)(9) Schedule of Unpaid Invoices for Goods Delivered Within 20 Days Before the Petition
Date

Exhibit 2 – 503(b)(9) Schedule of Unpaid Invoices

Invoice No.	Invoice Date	Amount in USD
136191555	1/2/2023	6,882.15
136191748	1/2/2023	7,763.27
136190867	1/3/2023	4,300.19
136191686	1/3/2023	8,024.12
136195256	1/3/2023	7,367.39
136129735	1/4/2023	69,346.94
136125998	1/5/2023	18,508.99
136127827	1/5/2023	69.60
136221921	1/5/2023	5,026.80
136065361	1/6/2023	76.07
136184740	1/6/2023	2,192.34
136220811	1/6/2023	5,391.67
136220925	1/6/2023	4,712.45
136129762	1/6/2023	60,576.59
136124725	1/6/2023	14,943.47
136126708	1/6/2023	63.31
136221425	1/6/2023	3,725.98
136198303	1/6/2023	1,099.59
136128836	1/6/2023	75,159.12
136222635	1/6/2023	3,118.92
136222637	1/6/2023	3,297.31
136190867	1/8/2023	63.31
136194069	1/8/2023	9,825.49
136191686	1/8/2023	69.60
136192321	1/8/2023	15,847.55
136220353	1/8/2023	2,047.89
136192202	1/8/2023	12,225.44
136191347	1/8/2023	7,550.67
135889582	1/8/2023	42.59
136046133	1/8/2023	14.08
136222635	1/8/2023	2,265.13
136192165	1/8/2023	17,774.95
136235388	1/9/2023	94.49
136235388	1/9/2023	319.16
136221042	1/9/2023	789.17
136221042	1/9/2023	643.74
136221076	1/9/2023	3,182.63
136238593	1/9/2023	678.08
136238593	1/9/2023	62.14
136221922	1/10/2023	5,218.62
135504148	1/10/2023	15.08
135750523	1/10/2023	15.10
136045794	1/10/2023	15.10
136124725	1/10/2023	15.10
135705443	1/11/2023	43.02
136066172	1/11/2023	13.59
136107159	1/11/2023	8.35

Exhibit 2 – 503(b)(9) Schedule of Unpaid Invoices

Invoice No.	Invoice Date	Amount in USD
136251688	1/11/2023	512.97
136204486	1/11/2023	434.42
136232665	1/11/2023	2,894.32
136233405	1/11/2023	2,784.09
136233402	1/11/2023	89.08
136233590	1/11/2023	5,374.29
136233404	1/11/2023	5,571.31
136262652	1/12/2023	2,236.04
136222214	1/12/2023	6,275.47
136229508	1/12/2023	791.30
136251688	1/12/2023	447.86
136235388	1/12/2023	1,289.31
136220458	1/12/2023	3,423.17
136220932	1/12/2023	4,312.17
136222192	1/12/2023	133.32
136221042	1/12/2023	1,011.36
136219874	1/12/2023	1,243.18
134850411	1/12/2023	136.73
136222637	1/12/2023	1,373.53
136255143	1/12/2023	1,209.03
136255143	1/12/2023	681.21
136238593	1/12/2023	877.79
136229508	1/13/2023	2,490.73
136232602	1/13/2023	4,369.98
136205128	1/13/2023	14,446.23
136255143	1/13/2023	673.35
136232317	1/13/2023	7,178.64
136262652	1/14/2023	1,194.74
136251688	1/14/2023	811.18
136238593	1/14/2023	2,097.55
136255143	1/14/2023	591.70
136235388	1/15/2023	3,786.84
135696957	1/15/2023	19.98
136221042	1/16/2023	1,953.67
136281085	1/16/2023	190.91
136281085	1/16/2023	439.37
136275963	1/16/2023	883.37
136275963	1/16/2023	350.56
136286040	1/17/2023	860.73
136280903	1/17/2023	397.63
136280903	1/17/2023	698.76
136286744	1/17/2023	940.57
136295163	1/18/2023	580.89
135770268	1/18/2023	938.41
136296187	1/18/2023	567.71
135705443	1/18/2023	89.34
136296187	1/18/2023	394.50

Exhibit 2 – 503(b)(9) Schedule of Unpaid Invoices

Invoice No.	Invoice Date	Amount in USD
136296187	1/18/2023	340.47
136251688	1/18/2023	1,809.85
136276004	1/18/2023	57.16
136232291	1/18/2023	7,015.39
136233405	1/18/2023	63.31
136233402	1/18/2023	5,828.89
136286040	1/18/2023	1,249.27
136280903	1/18/2023	1,411.43
136275963	1/18/2023	1,422.02
135889954	1/18/2023	6.86
136050629	1/18/2023	6.86
136297073	1/18/2023	828.95
136298023	1/18/2023	549.89
136131301	1/18/2023	4.29
136286744	1/18/2023	1,938.31
136286744	1/18/2023	725.83
135381373	1/18/2023	2,385.64
136262652	1/19/2023	2,196.54
136294748	1/19/2023	634.40
136281085	1/19/2023	442.13
136300103	1/19/2023	875.80
136300103	1/19/2023	1,883.78
136300103	1/19/2023	106.86
136275963	1/19/2023	1,510.12
136297073	1/19/2023	1,100.21
136298023	1/19/2023	1,095.27
136281085	1/20/2023	1,522.34
136286744	1/20/2023	558.76
136296187	1/22/2023	1,099.45
136286040	1/22/2023	2,848.50
136280903	1/22/2023	1,698.99
135684643	1/22/2023	23.06
136298023	1/22/2023	2,183.97
135817888	1/23/2023	65.43
135950671	1/23/2023	40.69
136065361	1/23/2023	28.28
136184740	1/23/2023	4.26
136295163	1/23/2023	2,186.89
136275196	1/23/2023	208.17
136050629	1/23/2023	12.00
136297073	1/23/2023	1,613.68
136130718	1/23/2023	61.99
136286744	1/23/2023	5,596.30
136334009	1/24/2023	111.55
136300103	1/24/2023	1,423.79
135897123	1/25/2023	633.63
136154471	1/25/2023	1,764.05

Exhibit 2 – 503(b)(9) Schedule of Unpaid Invoices

Invoice No.	Invoice Date	Amount in USD
136155455	1/25/2023	1,927.52
136316669	1/26/2023	3,168.80
	1/27/2023	496.90
	Total	535,304.16

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

<p>In re:</p> <p>AUTO PLUS AUTO SALES LLC¹,</p> <p style="text-align: center;">Wind-Down Debtors.</p>	<p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p>	<p>Chapter 11</p> <p>Case No. 23-90054 (CML)</p> <p>(Jointly Administered)</p> <p>Re: Docket No. ___</p>
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ORDER SUSTAINING WIND-DOWN DEBTOR’S OBJECTION TO THE NON-GUC PORTION OF PROOF OF CLAIM NO. 439 FILED BY DORMAN PRODUCTS

Upon the objection (the “Objection”)¹ of Debtors for entry of an order (this “Order”) reducing the Dorman Products’ Objected Claim; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Objection is in the best interests of Debtor, its creditors, and other parties in interest; and this Court having found that Debtor’s notice of the Objection and opportunity for a hearing on the Objection were appropriate under the circumstances and no other notice need be provided; and this Court having reviewed the Objection and having heard the statements in support of the relief requested therein; and this Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY ORDERED THAT:**

1. The Non-GUC portion of the Objected Claim (claim number 439), is partially reclassified to a general unsecured claim in the amount of \$380,421.38, and the remainder of the

¹ Capitalized terms used but not otherwise defined herein shall have the same meaning ascribed to them in the Objection.

Non-GUC portion of the Objected Claim be disallowed. All rights are reserved by the GUC Trustee to object to any general unsecured portion of the Objected Claim, including the amounts reclassified herein.

2. Kurtzman Carson Consultants, LLC, as claims, noticing and solicitation agent, is authorized and directed to update the claims register maintained in these chapter 11 cases to reflect the relief granted in this Order.

3. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity of any prepetition claim against a Reorganized Debtor entity; (b) a waiver of Debtors' right to dispute any prepetition claim on any grounds; (c) a promise or requirement to pay any prepetition claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Objection or any order granting the relief requested by this Objection; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; (f) a waiver of Debtors' rights under the Bankruptcy Code or any other applicable law; or (g) a waiver of the GUC Trustee's rights under the Plan, the Bankruptcy Code, or any other applicable law.

4. Debtors are authorized to take all actions necessary to effectuate the relief granted in this Order in accordance with the Objection.

5. This Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

Dated: _____, 2025
Houston, Texas

CHRISTOPHER M. LOPEZ
UNITED STATES BANKRUPTCY JUDGE