

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY**

In re:

CCA Construction, Inc.,¹

Debtor.

Chapter 11

Case No. 24-22548 (CMG)

**AFFIDAVIT OF PUBLICATION OF THE NOTICE OF BAR DATES FOR
SUBMITTING PROOFS OF CLAIM AND CLAIMS UNDER
SECTION 503(B)(9) OF THE BANKRUPTCY CODE
AGAINST THE DEBTOR IN USA TODAY**

This Affidavit of Publication includes the sworn statement verifying that the Notice of Bar Dates for Submitting Proofs of Claim and Claims Under Section 503(b)(9) of the Bankruptcy Code Against the Debtor was published and incorporated by the reference herein as follows:

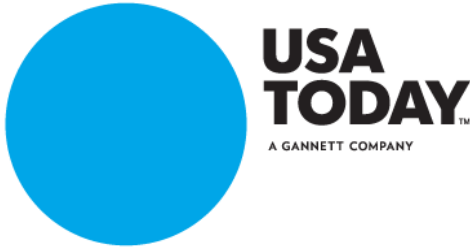
1. In *USA Today* on July 3, 2025, attached hereto as **Exhibit A**.

Dated: July 9, 2025

¹ The last four digits of CCA's federal tax identification number are 4862. CCA's service address for the purposes of this chapter 11 case is 445 South Street, Suite 310, Morristown, NJ 07960.



Exhibit A



VERIFICATION OF PUBLICATION

STATE OF NEW YORK
COUNTY OF NEW YORK

Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on **Thursday, July 3, 2025**, the following legal advertisement – **CCA Construction, Inc.** was published in the national edition of **USA TODAY**.

Vanessa Salvo

Principal Clerk of USA TODAY
July 3, 2025

COMMENTARY

Another conspiracy theory about ‘jealousy’

Nancy Armour
USA TODAY

There are plenty of reasons Caitlin Clark was ranked so low by her fellow WNBA players, and jealousy isn’t one of them.

The injuries that have limited her to nine games. Her turnovers. Her shooting slump. Her continued struggles defensively. Even players recognizing Clark was almost certain to win the fan vote and wouldn’t need the boost that their teammates might.

All of these were far more likely to have been factors in players ranking Clark as the ninth-best guard than a league’s worth of green-eyed monsters.

But there’s a good number of Clark fans who are – how to put it nicely? – irrational, incapable of seeing her and her game through an objective lens. Sure enough, within hours of the WNBA releasing the All-Star starters, the howling was in full throat, led by men’s college basketball analyst Dick Vitale, who claimed that “PURE JEALOUSY” was to blame for Clark’s low ranking.

“Some day they will realize what she Has done for ALL of the players in the WNBA,” Vitale huffed. “Charted planes – increase in salaries–sold out crowds – improved TV Ratings.”

This conspiracy theory about fellow W players resenting Clark is tired and does a disservice to both her and the rest of the league.

There is no question Clark is a transcendent athlete, and her arrival has supercharged what was already exploding interest in women’s sports. But the W did not begin the day Clark was drafted or played her first game, and to insist the league and its players show her deference or gratitude is absurd. It ignores



Fever guard Caitlin Clark cheers on the team June 26 even as she sits out while recovering from an injury. GRACE SMITH/INDYSTAR – USA TODAY NETWORK

the foundation on which Clark stands, of course. But it also treats the W as if it’s some carnival act or reality TV show rather than a real sport. As if it would fall apart without Clark propping it up.

It also diminishes Clark as an athlete. Clark is as competitive as they come, and this idea that she needs to be given things or that her game shouldn’t be evaluated honestly is insulting. We don’t do that to male athletes. Stop doing it to female athletes.

No one understands this better than the other players in the W, who have

fought their entire careers to be taken seriously as athletes and earn the respect they deserve. Now that they’re finally getting it, they’re not about to turn around and start handing out participation trophies or pats on the head. They’re going to judge Clark’s game critically and, this season, there are places where it’s wanting.

Let’s start with the injuries. After never missing a game in her four years at Iowa, Clark missed her eighth game of the season July 1, ruled out for the championship of the Commissioner’s

Cup between the Indiana Fever and the Minnesota Lynx.

Even before the strained quad that cost her five games, though, Clark’s shooting numbers had dipped. She was 31% from 3-point range in her first four games of the season and had her first game without a 3 since her sophomore year at Iowa. She’s had two more 0-fers since and was 1 of 23 from 3-point range in her last three games before she was sidelined by her current groin injury.

Overall, Clark is shooting 39% from the floor. She also leads the league with 5.9 turnovers per game, 2.5 more per game than anyone else. It’s not a secret to anyone in the league that she can’t go left and her defense is, if not a liability, a weakness.

And while Clark bulked up in the off-season, she still can’t match the physicality of an Allisha Gray or a Skylar Diggins.

That’s not to say Clark is not deserving of being an All-Star. Her passing alone is worth paying money to watch – she is second to Alyssa Thomas with 8.9 assists per game – and her connection with Aliyah Boston is a joy to watch. Even if her 3-point accuracy is down, she’s still making 2.6 per game and almost every one of them is a banger.

But the bottom line is, all of this is irrelevant!

Clark got the most votes from fans, which makes her not only a starter but a captain along with Minnesota’s Napheesa Collier. Whether other players ranked her ninth or 19th, it wasn’t going to change that. It’s also an All-Star Game, not the WNBA Finals.

But no one wants to hear that. Creating Clark drama is a new favorite pastime for pundits and some fans. This is just the latest example.

Fever beat Lynx to win WNBA Commissioner’s Cup

Cyndney Henderson
USA TODAY

No Caitlin Clark, no problem. The Indiana Fever defeated the Minnesota Lynx 74-59 in the WNBA Commissioner’s Cup final to claim the Fever’s first in-season tournament championship. The Fever, who were without Clark (groin) for the third consecutive game, held the Lynx to season lows in points (55) and field-goal percentage (35.7%).

Natasha Howard was named the unanimous Commissioner’s Cup MVP



Fever forward Natasha Howard drives to the basket past the Lynx’s Alanna Smith during the Commissioner’s Cup final July 1. JESSE JOHNSON/IMAGN IMAGES

after recording 16 points, 11 rebounds, six assists, two steals and one block. “It feels great. We knew we had to come out here with energy,” said Fever center Aliyah Boston, who finished with a 12-point, 11-rebound double-double despite starting 0-for-6 from the field. The Lynx jumped out to a 13-point lead over in the second quarter, but the Fever responded with an 18-0 run of their own to take the lead and hold it until the end. The Fever will split a prize of \$500,000 and continue the Commissioner’s Cup streak of home teams going

Roll call of previous Cup champions

- 2024: Minnesota Lynx def. New York Liberty
- 2023: New York Liberty def. Las Vegas Aces
- 2022: Las Vegas Aces def. Chicago Sky
- 2021: Seattle Storm def. Connecticut Sun

down in the final. The visiting team has won each time, aside from the inaugural Commissioner’s Cup final that was played at a neutral site in 2021.

MARKETPLACE TODAY

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NOTICES	NOTICES
PUBLIC NOTICE	PUBLIC NOTICE
<p>The Interlocal Purchasing System (TIPS) has posted procurement solicitations at www.tips-usa.com for the following categories:</p> <p>250701 Courier, Mail, Freight, Shipping and Delivery Services</p> <p>250702 Temporary Flood Barriers</p> <p>The proposal is due and will be opened on August 15, 2025, at 3:00 pm local time.</p> <p>Call 866-839-8477 for problems with website or questions.</p>	<p>NOTICES</p> <p>LEGAL NOTICES</p> <p>UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY</p> <p>In re: CCA Construction, Inc.,¹ Chapter 11 Case No. 24-22548 (CMG) Debtor.</p> <p>NOTICE OF BAR DATES FOR SUBMITTING PROOFS OF CLAIM AND CLAIMS UNDER SECTION 503(B)(9) OF THE BANKRUPTCY CODE AGAINST THE DEBTOR</p> <p>PLEASE TAKE NOTICE that the United States Bankruptcy Court for the District of New Jersey (the “Bankruptcy Court”) has entered the Order (i) Setting Bar Dates for Submitting 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, Manner, and Procedures for Filing Proofs of Claim, (iv) Approving Notice Thereof, and (v) Granting Related Relief (the “Bar Date Order”) (Docket No. 388) establishing 5:00 p.m. prevailing Eastern Time on July 30, 2025 (the “General Claims Bar Date”), as the last date for each Person or Entity (including individuals, partnerships, corporations, joint ventures and trusts) to submit proofs of claim (each, a “Proof of Claim”) against the debtor (“CCA” or the “Debtor”). A copy of the Bar Date Order, and any exhibits thereto are available (i) at the Debtor’s expense upon request to Kurtzman Carson Consultants, LLC dba Verita Global (the “Notice and Claims Agent”), by calling (866) 506-4002 (Toll Free) for callers or by calling +1 (781) 575-2094 for callers outside the United States, (ii) for no charge by visiting the Debtor’s restructuring website at https://www.veritaglobal.net/CCAConstruction, or (iii) for a fee via PACER by visiting http://ecf.njd.uscourts.gov.</p> <p>The Bar Date Order requires that all Entities (collectively, the “Claimants”) holding or wishing to assert a Claim that arose or is deemed to have arisen prior to December 22, 2024 (the “Petition Date”), against the Debtor to submit a Proof of Claim so as to be actually received by the Notice and Claims Agent on or before the applicable bar date as set forth below (collectively, the “Bar Dates”).</p> <p>General Claims Bar Date. (Applicable to 503(b)(9) Claims) All Claimants holding or wishing to assert a Claim must submit a Proof of Claim with respect to such Claim so as to be actually received by the Notice and Claims Agent by July 30, 2025, at 5:00 p.m. prevailing Eastern Time (the “General Claims Bar Date”), including parties asserting Claims pursuant to section 503(b)(9) of the Bankruptcy Code.</p> <p>Governmental Bar Date. All Governmental Units holding or wishing to assert a Claim against the Debtor arising (or deemed to arise) before the Petition Date (whether secured, unsecured priority or unsecured non-priority) must submit a Proof of Claim so as to be actually received by the Notice and Claims Agent by July 30, 2025, at 5:00 p.m. prevailing Eastern Time (the “Governmental Bar Date”).</p> <p>Amended Schedules Bar Date. In the event the Debtor amend or supplement Its schedules of assets and liabilities and statements of financial affairs (collectively, the “Schedules”), the Debtor shall give notice of any such amendment to the holders of any Claim affected thereby, and such holders shall submit their Claims by the later of (a) the General Claims Bar Date or the Governmental Bar Date, as applicable, and (b) 5:00 p.m., prevailing Eastern Time, on the date that is thirty (30) days from the date on which the Debtor provides notice of the amendment to the Schedules in a manner that affects such person or entity (such later date, the “Amended Schedules Bar Date”).</p> <p>Rejection Damages Bar Date. If you have a Claim arising from the rejection of an executory contract or unexpired lease, you must submit a Proof of Claim based on such rejection on or before the later of (a) the General Claims Bar Date or the Governmental Bar Date, as applicable, and (b) 5:00 p.m., prevailing Eastern Time, on the date that is thirty (30) days following entry of the order approving the Debtor’s rejection of the applicable executory contract or unexpired lease (the “Rejection Damages Bar Date”). The Debtor will provide notice of the Rejection Damages Bar Date to the contract or lease counterparty whose contract or lease is being rejected at the time the Debtor rejects any executory contract or unexpired lease.</p> <p>When and Where to Submit. Each Proof of Claim, including supporting documentation, must be submitted so that the Notice and Claims Agent actually receives the Proof of Claim on or before the applicable Bar Date by: (i) electronically using the interface available on the Notice and Claims Agent’s website at https://www.veritaglobal.net/CCAConstruction, or (ii) first-class U.S. Mail, overnight mail, or other hand-delivery system, which Proof of Claim must include an original signature, at the following address: CCA Construction Claims Processing Center, c/o KCC dba Verita, 222 N Pacific Coast Highway, Suite 300, El Segundo, CA 90245.</p> <p>PROOFS OF CLAIM MUST BE SUBMITTED BY MAIL, BY OVERNIGHT MAIL, OR BY HAND DELIVERY, OR THROUGH VERITA’S WEBSITE.</p> <p>PROOFS OF CLAIM SUBMITTED BY FACSIMILE OR EMAIL WILL NOT BE ACCEPTED AND WILL NOT BE DEEMED TIMELY SUBMITTED.</p> <p>Contents of Proofs of Claim. Each Proof of Claim must: (i) be written in English; (ii) be denominated in U.S. Dollars; (iii) conform substantially with the form of Proof of Claim attached as Exhibit 1 to the Bar Date Order (the “Proof of Claim Form”) as provided by the Debtor or Official Form 410; and (iv) be signed or electronically transmitted through the interface available on the Notice and Claims Agent’s website at https://www.veritaglobal.net/CCAConstruction by the Claimant or by an authorized agent or legal representative of the Claimant.</p> <p>Section 503(b)(9) Claim. In addition to the requirements set forth above, any Proof of Claim asserting a 503(b)(9) Claim must also: (i) include the value of the goods delivered to and received by the Debtor in the twenty days prior to the Petition Date; (ii) attach documentation of the date on which the goods were delivered to and received by the Debtor; (iii) attach any documentation identifying the particular invoices for which the 503(b)(9) Claim is being asserted; (iv) attach documentation of any reclamation demand made to the Debtor under section 546(c) of the Bankruptcy Code (if applicable); and (v) set forth whether any portion of the 503(b)(9) Claim was satisfied by payments made by the Debtor pursuant to any order of the Court authorizing the Debtor to pay prepetition Claims.</p> <p>Consequences of Failing to Timely Submit Your Proof of Claim. Any Claimant who is required, but fails, to submit a Proof of Claim in accordance with the Bar Date Order on or before the applicable Bar Date shall be forever barred, estopped, and enjoined from asserting such Claim against the Debtor (or submitting a Proof of Claim with respect thereto). In such event, the Debtor’s property shall be forever discharged from any and all indebtedness or liability with respect to such Claim, and such holder shall not be permitted to vote to accept or reject any plan of reorganization filed in this chapter 11 case or participate in any distribution on account of such Claim or receive further notices regarding such Claim.</p> <p>Reservation of Rights. Nothing contained in this notice is intended to or should be construed as a waiver of the Debtor’s right to: (a) dispute, or assert offsets or defenses against, any submitted Proof of Claim or any Claim listed or reflected in the Schedules as to the nature, amount, liability, or classification of such Claims; (b) subsequently designate any scheduled Claim as disputed, contingent, or unliquidated; and (c) otherwise amend or supplement the Schedules.</p> <p>Additional Information. If you have any questions regarding the Claims process and/or if you wish to obtain a copy of the Bar Date Order (which contains a more detailed description of the requirements for submitting Proofs of Claim), a Proof of Claim Form, or related documents, you may do so by visiting the Debtor’s restructuring website at https://www.veritaglobal.net/CCAConstruction or contacting the Notice and Claims Agent by calling (866) 506-4002 (Toll Free) for callers or by calling +1 (781) 575-2094 for callers outside the United States and/or writing to the following address: CCA Construction Claims Processing Center, c/o KCC dba Verita, 222 N Pacific Coast Highway, Suite 300, El Segundo, CA 90245.</p> <p>¹ The last four digits of the Debtor’s federal tax identification number are 4862. The Debtor’s service address for the purposes of this chapter 11 case is 445 South Street, Suite 310, Morristown, NJ 07960.</p> <p>² Except as otherwise defined herein, all terms specifically defined in title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the “Bankruptcy Code”) shall have those meanings ascribed to them by the Bankruptcy Code. In particular, as used herein: (a) the term “Claim” has the meaning given to it in section 101(5) of the Bankruptcy Code; (b) the term “Entity” (including individuals, partnerships, corporations, joint ventures, and trusts) has the meaning given to it in section 101(15) of the Bankruptcy Code; (c) the term “Governmental Unit” has the meaning given to it in section 101(27) of the Bankruptcy Code; and (d) the term “Person” has the meaning given to it in section 101(41) of the Bankruptcy Code.</p>

Request for Proposal (RFP)

Purchasing Cooperative of America (PCA) is a national public procurement cooperative working with a public agency to provide Requests for Proposals for response by Vendors who can provide the following Products/services to public sector entities:

- 1) **RFP OD-427-25 JOC & Specialty Trades;**
- 2) **RFP OD-428-25 Custodial Services, Grounds, and Light Building Maintenance;**
- 3) **RFP OD-429-25 Athletic Equipment, Supplies, and Related Items;**
- 4) **RFP OD-430-25 Drones for Law Enforcement & Emergency Response;**
- 5) **RFP OD-431-25 Law Enforcement & Emergency Vehicles, Upfitting, and Related Services;**
- 6) **RFP OD-432-25 Modular & Portable Buildings for Classrooms, Offices, and Storage.**

Vendors are invited to respond electronically to RFPs through the PCA website portal at www.pcamerica.org/solicitations.

Proposals are due by 11:00 AM CT on Tuesday, July 29, 2025.

Please direct inquiries to Elaine Nichols at 844-722-6374.

Sourcewell, a State of Minnesota local government unit and service cooperative, is requesting proposals for **Ice Rink and Arena Equipment with Related Supplies and Services** to result in a procurement solution for use by its Participating Entities.

Sourcewell Participating Entities include thousands of governmental, higher education, K-12 education, nonprofit, tribal government, and other public agencies located in the United States and Canada.

A full copy of the Request for Proposals can be found on the Sourcewell Procurement Portal <https://proportal.sourcewell-mn.gov>

Only proposals submitted through the Sourcewell Procurement Portal will be considered.

Proposals are due no later than August 14, 2025, at 4:30 p.m. Central Time, and late proposals will not be considered.

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