

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 (A) INTERIM APPROVAL OF
THE DISCLOSURE STATEMENT AND (B) COMBINED HEARING TO CONSIDER
FINAL APPROVAL OF THE DISCLOSURE STATEMENT AND
CONFIRMATION OF THE PLAN AND THE OBJECTION
DEADLINE RELATED THERETO**

This Affidavit of Publication includes the sworn statement verifying that the Notice of (A) Interim Approval of the Disclosure Statement and (B) Combined Hearing to Consider Final Approval of the Disclosure Statement and Confirmation of the Plan and the Objection Deadline Related Thereto was published and incorporated by the reference herein as follows:

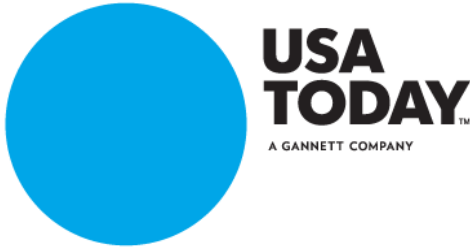
1. In *USA Today* on January 15, 2026, attached hereto as **Exhibit A**.

Dated: January 19, 2026

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, January 15, 2026**, the following legal advertisement – **CCA Construction, Inc.** was published in the national edition of **USA TODAY**.

Vanessa Salvo

Principal Clerk of USA TODAY
January 15, 2026

New Bills stadium will raise bar for debate

Jarrett Bell
USA TODAY

Grass in. Turf out.
Of all the high-tech bells and whistles that will come with the Buffalo Bills’ new home when they move into a new Highmark Stadium later this year, a distinctive old-school feature will provide a signature centerpiece for the \$2.2 billion facility: The franchise has opted for a playing surface of natural grass.
Never mind the cold and snow that come with challenging Buffalo winters. The Bills, leaning on modern technology, are gearing up to make a statement that will raise the bar in the NFL’s grass vs. turf debate.

They’ve come a long way since “The Rockpile” – the derisive nickname for dilapidated War Memorial Stadium – where the Bills played before moving to suburban Orchard Park in 1973. The team has played home games on artificial turf since then.

“Buffalo, it’s not 1973 anymore,” Bills general manager Brandon Beane told USA TODAY Sports, alluding to features at the new stadium that include a heating system as part of the underground infrastructure and grow lights to be used to help maintain grass at the outdoor venue.

“We’re in 2025. You’ve seen places like Green Bay, Pittsburgh, Kansas City and Chicago using technology; that helped us put together a plan to be able to handle the weather here. We feel we have the right grass people and field turf people to help us manage this. And our players are going to benefit from playing on grass.”

It’s a bold move, particularly striking as NFL players overwhelmingly express desires to play on natural grass while the league points to data that it says suggests there’s no significant increase to injury risk from playing on artificial turf rather than grass.

“The turfs have improved,” Beane said. “No doubt, the stats have improved on artificial turf. But you’re never going to convince me that something’s better than the real grass.”

‘Player-centric’ approach led to choice of grass at new stadium

Fifteen of the NFL’s venues have



Construction progress at the new Highmark Stadium in Orchard Park is shown Sept. 7. TINA MACINTYRE-YEE/ROCHESTER (NEW YORK) DEMOCRAT AND CHRONICLE

grass or grass-hybrid playing surfaces, including several with colder winters, such as Denver and Philadelphia, in addition to the four that Beane mentioned.
Despite higher costs over the long run for going grass rather than turf, Beane said the franchise led by co-owners Terry and Kim Pegula is driven by a “player-centric” motivation.

According to Sportico, the cost of a new grass field ranges from \$300,000 to \$500,000, with annual infrastructure costs that can add \$1 million. Artificial turf, according to Sportico, costs between \$1 million and \$2 million to install but requires less maintenance and has longer shelf life.

Beane pointed to Kim Pegula as a key force in the team’s decision, dating to 2018, shortly after the GM and coach Sean McDermott arrived the previous year.

“She was really behind, ‘How can we

help our players thrive here and extend their careers?’ ” Beane recalled.

After forming a committee charged to update the team’s headquarters, Beane said the idea of replacing the turf at the existing Highmark Stadium was considered but put on hold as the owners sought what turned out to be the taxpayer-supported new stadium.

“I think that’s going to be a light on some guys, for sure,” Bills edge rusher A.J. Epenesa told USA TODAY Sports.

Epenesa, a sixth-year veteran, figures older players will feel more benefit due to wear-and-tear endured over a longer period. Yet he admits he enjoys practicing on the grass fields the team often uses. The artificial turf, he described, “It’s literally just a slab of concrete with some green grass and those black pellets on top of it.”

Dion Dawkins, the Bills’ All-Pro left tackle, said his body easily tells him

whether he just played a game on turf, rather than grass.

“Super, super achy, bro,” Dawkins told USA TODAY Sports. “You can drastically tell the difference.”

Count Dawkins in the number hoping that Buffalo’s decision on a grass field will inspire other NFL power brokers to follow suit. Sure, that’s a long shot. But, well ...

“We’ll just add to the positivity of the NFL,” Dawkins said. “Let’s check this one off and shoot for the other teams to make sure they have grass as well. I know there are several already, but we want those numbers to outweigh the turf number.”

‘They love cold and they love snow.’ Bills’ grounds crew embraces new challenge

John Sorochan, the NFL Players Association’s field consultant, is bullish on the prospects for the Bills. He said the Bills will use Kentucky bluegrass, the type that the Packers, Broncos and Steelers use, currently being grown at a sod farm in New Jersey.

“The two groundsmen that they have are true Buffalo people,” Sorochan told USA TODAY Sports, referring to Aaron Ramella, the Bills director of grounds, and Chad Laurie, assistant director of grounds.

“They love cold and they love snow. They are good turf managers who know to ask questions. And they’re excited for the new challenge, for sure.”

Sorochan said the design of the new stadium, with a roof that will cover the stands, will lessen the burden on the grounds crew in one regard: snow removal. The roof is heated, which will melt snow.

“They can do different things when blizzards hit,” Sorochan said. “Snow removal won’t be like now, where they push snow from the stands to the field, then remove it. It will be a new deal. Snow won’t be in the stands, so the grounds crew can just focus on getting the field ready.”

The grass field. Which will be some sort of new deal – in Buffalo, of all places.

Contact Jarrett Bell at jbelle@usatoday.com or follow on X: [@JarrettBell](https://twitter.com/JarrettBell)

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REQUEST FOR PROPOSALS

Sourcewell, a State of Minnesota local government unit and service cooperative, is requesting proposals for Roadway Paving Equipment 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://portal.sourcewell-mn.gov>.

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

Proposals are due no later than February 26, 2026, at 4:30 p.m. Central Time, and late proposals will not be considered.

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Public Promise Procurement MASTER AGREEMENT for P-CARD AND PAYABLE SOLUTIONS, ASSOCIATED SERVICES AND SUPPORT.

Issue date: January 15, 2026
Proposals due: February 27, 2026 @ 2:00 PM EST
Request for Proposal: RFP2000004256
Pre-proposal Conference: 1:00 PM EST on January 29, 2026

Fairfax County, VA (the “Lead Public Agency”), on behalf of Public Promise Procurement, the members of the Advisory Council and all local and state government agencies, higher education and nonprofit entities that elect to access the Master Agreement, is soliciting proposals to enter into a Master Agreement for P-Card and Payable Solutions, Associated Services and Support. The resulting contract may be awarded to multiple suppliers. The RFP is subject to the Lead Public Agency’s general conditions & instructions to bidders. Proposals are due no later than 2:00 PM EST on February 27, 2026. Additional information can be found at <https://www.fairfaxcounty.gov/solicitation/>

REQUEST FOR BIDS – PEPPM Cooperative Purchasing Program

Central Susquehanna Intermediate Unit #16 (CSIU) is accepting sealed bids for its **PEPPM 2026 Catalog Bid**, from bidders for technology- and instruction-related equipment, software, services, and related products sold through catalog-based offerings to local educational agencies and other eligible public agencies in Pennsylvania and optionally other states for the PEPPM Cooperative Purchasing Program.

Bid Due Date: Thursday, February 12, 2026, 3:00 p.m. ET
Submission: Electronic bids at www.epylon.com

Public Bid Opening: Thursday, February 12, 2026, 3:00 p.m. ET. CSIU reserves the right to conduct the opening electronically or to broadcast the opening of bids via teleconference or video conference, in lieu of an in-person meeting.

Registration: Required at www.epylon.com (no fee)

Details and Bid Documents available at: www.peppm.org/bids

Bid Withdrawal: No bidder may withdraw its bid for 90 days after the bid opening date.

Installation of certain products purchased under resulting contracts may be subject to applicable prevailing wage laws and rates. Reference is made to the prevailing minimum wage rates applicable to such installation.

The CSIU reserves the right to accept or reject any or all bids and/or to waive any or all informalities or irregularities in a bid.

The Interlocal Purchasing System (TIPS) has posted procurement solicitations at www.tips-usa.com for the following categories:

260101 Assistive Technology Goods and Services
260102 Comprehensive Facilities Management and Services
260103 Janitorial and Sanitation Supplies and Services
260104 Trades, Labor, and Materials (2 Part with JOC)
260105 Technology Solutions, Products, and Services

The proposal is due and will be opened on **February 20, 2026, at 3:00 pm local time.**
Call 866-839-8477 for problems with website or questions.

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UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

In re: CCA Construction, Inc., Chapter 11 Debtor. Case No. 24-22548 (CMG)

NOTICE OF (A) INTERIM APPROVAL OF THE DISCLOSURE STATEMENT AND (B) COMBINED HEARING TO CONSIDER FINAL APPROVAL OF THE DISCLOSURE STATEMENT AND CONFIRMATION OF THE PLAN AND THE OBJECTION DEADLINE RELATED THERETO

TO ALL PARTIES IN INTEREST, PLEASE TAKE NOTICE THAT:

1. **Filing of the Disclosure Statement and Plan.** On January 8, 2026, the above-captioned debtor and debtor in possession (the “Debtor”) filed the *Disclosure Statement for the Chapter 11 Plan of CCA Construction, Inc.* (Docket No. 648) (as amended from time to time and including all exhibits and supplements thereto, the “*Disclosure Statement*”) and the *Chapter 11 Plan of CCA Construction, Inc.* (Docket No. 649) (as may be amended, supplemented or modified, including all exhibits thereto, the “*Plan*”).

2. **Interim Bankruptcy Court Approval of the Disclosure Statement and the Notice Procedures.** On January 7, 2026, the United States Bankruptcy Court for the District of New Jersey (the “Bankruptcy Court”) entered an order (Docket No. 647) (the “*Interim Approval and Procedures Order*”) approving, among other things, the *Disclosure Statement* on an interim basis and authorizing the Debtor to provide notice of their intent to seek confirmation of the Plan pursuant to certain procedures set forth therein, including the solicitation of votes to accept or reject the Plan. The Bankruptcy Court’s interim approval of the *Disclosure Statement* does not indicate approval of the Plan by the Bankruptcy Court.

3. **The Combined Hearing.** A combined hearing to consider final approval of the *Disclosure Statement* and confirm the Plan (the “*Combined Hearing*”) will commence on **February 11, 2026, at 10:00 a.m. prevailing Eastern Time** before the Honorable Christine M. Gravelle, United States Bankruptcy Judge, in Courtroom 3 of the United States Bankruptcy Court for the District of New Jersey, 402 East State Street, Trenton, New Jersey 08608. Please be advised that the Combined Hearing may be continued from time to time by the Bankruptcy Court or the Debtor without further notice other than by such adjournment being announced in open court or by a notice of adjournment filed with the Bankruptcy Court and served on parties entitled to notice under Bankruptcy Rule 2002 and the Local Rules or otherwise. In accordance with the Plan, the Plan may be modified, if necessary, before, during, or as a result of the Combined Hearing by further action of the Debtor and without further notice to or action, order, or approval of the Bankruptcy Court or any other entity.

4. **Objections to Final Approval of the Disclosure Statement and Confirmation of the Plan.** The Bankruptcy Court has established **February 6, 2026, at 4:00 p.m. prevailing Eastern Time**, as the last date and time for filing and serving objections to the adequacy of the information in the *Disclosure Statement* and to confirmation of the Plan (the “*Objection Deadline*”). Any objection to the final approval of the *Disclosure Statement* and confirmation of the Plan must (a) be in writing, (b) conform to the Bankruptcy Rules and the Local Rules, (c) state the name and address of the objecting party and the amount and nature of the Claim or Interest of such Entity, (d) state with particularity the basis and nature of any objection to the *Disclosure Statement*, the Plan, and, if practicable, a proposed modification to the Plan that would resolve such objection, and (e) be filed with the Clerk of the Bankruptcy Court for the District of New Jersey, Clarkson S. Fisher U.S. Courthouse, 402 East State Street, Trenton, NJ 08608, and served on the following: (i) counsel to the Debtor (A) Debevoise and Plimpton LLC, 66 Hudson Blvd., New York, New York 10001 (Attn: Natasha Labovitz, Erica S. Weisgerber, Elie J. Worenklien, and Chris Ceresa) and (B) Cole Schotz P.C., 25 Main Street, Hackensack, New Jersey 07601 (Attn: Michael D. Sirota, Warren A. Skatine, Felice R. Tuckin, and Ryan T. Jareck); (ii) the Office of the United States Trustee, One Newark Center, 1085 Raymond Boulevard, Suite 2100, Newark, New Jersey 07102 (Attn: Fran B. Steele, Esq. and Savanna Bieme, Esq.); and (iii) counsel for the DIP Lender, Lowenstein Sandler LLP, One Lowenstein Drive, Roseland, New Jersey 07068 (Attn: Andrew Behlmann, Michael A. Kaplan, Colleen M. Restel, Rasmek T. Chahil, and Jeffrey L. Cohen), with proof of service of such objection filed when and as required under the Local Rules of the Bankruptcy Court.

5. The following chart summarizes the classification and treatment of Claims and Interests under the Plan:

Claim/Equity Interest	Estimated Midpoint Amount of Asserted Claims ¹	Treatment	Estimated Recovery
Priority Non-Tax Claims (Class 1)	\$500	Unimpaired—Deemed to Accept	Est. Recovery Percentage: 100% Form of Recovery: Cash
General Unsecured Claims (Class 2)	\$489,385,500	Impaired	Est. Recovery Percentage: 100% Form of Recovery: Cash
Interests (Class 3)	N/A	Impaired—Deemed to Reject	Estimated Recovery Percentage: 0% Form of Recovery: None

6. **Voting Procedures.** Holders of Class 2 Claims known as of July 31, 2025 are entitled to vote to accept or reject the Plan. If you hold such a Claim, you will receive a solicitation package which shall include, among other things, a copy of (i) this Notice, (ii) the Plan (in hard copy paper format, or on a flash drive in PDF format or with the appropriate website link at the Debtor’s discretion), (iii) the *Disclosure Statement* (in hard copy paper format, or on a flash drive in PDF format or with the appropriate website link at the Debtor’s discretion), and (iv) a ballot. Please review the ballot and the instructions included therewith for how to vote on the Plan. Failure to follow the voting instructions may disqualify your vote. Please be advised that the holders of Class 2 Claims are the only holders of Claims or Interests that are entitled to vote on the Plan.

7. **Voting Deadline.** The deadline to vote on the Plan and/or to determine whether to exercise an election on the Opt-Out Form, as applicable, is **February 6, 2026, at 4:00 p.m. prevailing Eastern Time** for holders of Claims or Interests in the Voting Class and Non-Voting Classes. The Debtor’s notice, claims, and balloting agent, Kurtzman Carson Consultants, LLC, dba Verita Global (the “Balloting Agent” or “Verita”), must receive your ballot with an original signature by the Voting Deadline, otherwise your vote will not be counted. In order for your Ballot to count, unless voting through Verita’s online portal (as described on each Ballot), you must (1) properly complete, date, and execute the Ballot and (2) deliver the Ballot by (a) first class mail, in the return envelope provided with each Ballot; (b) overnight courier; or (c) hand-delivery so that such Ballot is actually received by the Balloting Agent on or before the Voting Deadline.

8. **Directions to Obtain the Plan Documents and Make Inquiries.** If you have not received copies of the Plan, the *Disclosure Statement*, the *Interim Approval and Procedures Order* (the “*Plan Documents*”) and wish to obtain copies of the same, you may do so by: (a) accessing the Debtor’s chapter 11 case website at <https://www.veritaglobal.net/cacconstruction>; (b) writing to Verita at CCA Construction, Inc., c/o KCC dba Verita, 222 N Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (c) calling Verita at (866) 506-4002 (Domestic) or +1 (781) 575-2094 (International); (iv) emailing Verita at cainfo@veritaglobal.com with a reference to “CCA Construction, Inc.” in the subject line; and/or (v) visiting (for a fee) <https://www.nj.uscourts.gov>.

9. **Settlement, Release, Exculpation, and Injunction Language in the Plan.** Please be advised that the Plan, as proposed, contains the following exculpation, releases, and injunction provisions:
Releases by the Debtor – Article 10.4(a) of the Plan. THE PLAN CONTAINS DEBTOR RELEASES. PLEASE REFER TO ARTICLE 10.4(A) OF THE PLAN FOR THE COMPLETE TERMS, INCLUDING THE SCOPE OF THE RELEASES, RELATED DEFINITIONS, EXCEPTIONS, AND THE FINDINGS SOUGHT IN CONNECTION WITH APPROVAL OF SUCH RELEASES.
Consensual Releases by Holders of Claims and Interests/Third-Party Releases – Article 10.4(b) of the Plan. THE PLAN PROVIDES FOR CONSENSUAL RELEASES BY RELEASEE PARTIES. PLEASE REFER TO ARTICLE 10.4(B) OF THE PLAN FOR THE COMPLETE TERMS, INCLUDING THE SCOPE OF THE RELEASES, THE DEFINITION OF RELEASING PARTIES, THE CONSIDERATION, AND THE EXCEPTIONS.
Exculpation and Limitation of Liability – Article 10.5 of the Plan. THE PLAN INCLUDES EXCULPATION PROVISIONS. PLEASE REFER TO ARTICLE 10.5 OF THE PLAN FOR THE COMPLETE TERMS, INCLUDING THE SCOPE OF EXCULPATION, THE COVERED PARTIES, TEMPORAL LIMITATIONS, AND CARVE-OUTS.
Injunction – Article 10.6 of the Plan. THE PLAN CONTAINS INJUNCTION PROVISIONS. PLEASE REFER TO ARTICLE 10.6 OF THE PLAN FOR THE COMPLETE TERMS, INCLUDING THE SCOPE OF THE INJUNCTION AND THE PARTIES AFFECTED.
YOU ARE ADVISED TO CAREFULLY REVIEW AND CONSIDER THE PLAN, INCLUDING THE RELEASES, EXCULPATION, AND INJUNCTION PROVISIONS, AS YOUR RIGHTS MIGHT BE AFFECTED.

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.
² Capitalized terms used but not herein defined herein have the meanings given to them in the Plan or *Disclosure Statement*, as applicable. The statements contained herein are summaries of the provisions contained in the Plan and *Disclosure Statement* and do not purport to be precise or complete statements of all the terms and provisions of the Plan and documents referred therein. If there is a discrepancy between the terms herein and the Plan or *Disclosure Statement*, the Plan or *Disclosure Statement*, as applicable, shall govern and control. For a more detailed description of the Plan, please refer to the *Disclosure Statement*.
³ The amounts reflected herein represent the aggregate asserted amounts of Claims based on filed proofs of claim and scheduled claims, and do not necessarily reflect Allowed amounts. The Debtor has not completed its Claims reconciliation process. Certain Claims included in these totals may be contingent, unliquidated, disputed, or intercompany, and may ultimately be allowed in amounts materially different from those shown, or not allowed at all. These amounts are presented for illustrative purposes only to reflect the face amounts asserted for solicitation and voting purposes. The Debtor reserves all rights to object to any claim and to amend these amounts based on further review of proofs of Claim, the Debtor’s books and records, and other known liabilities.