

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION**

In re:) Chapter 11
)
PREMIER KINGS, INC., *et al.*,¹) Case No. 23-02871 (TOM)
)
Debtors.)
)

NOTICE OF WITHDRAWAL OF DOCUMENT [DOC. NO. 605]

COMES NOW, Burger King Company LLC (“BKC”), by and through its undersigned counsel and withdraws *BKC’s LLC’s Limited Objection and Reservation of Rights in Connection with Confirmation of the Debtors’ Second Amended Plan of Liquidation* (the “Original Objection”) [Doc. No. 605]. BKC intends to file a substitute pleading in the near term but WITHDRAWS the Original Objection [Doc. No. 605] from the record.

Respectfully submitted on April 24, 2024.

WALDING LLC
2227 First Avenue South
Suite 100
Birmingham, AL 35233
Telephone: (205) 307-5050

-and-

VENABLE, LLP
100 Southeast Second Street, Suite 4400
Miami, Florida 33131
Telephone: (305) 349-2300

By: /s/ Brian Walding
Brian Walding, Esq.
bwalding@waldinglaw.com
Counsel for Burger King Company, LLC

By: /s/ Paul J. Battista
Paul J. Battista, Esq.
pjbattista@venable.com
Counsel for Burger King Company, LLC

¹ The Debtors in these jointly administered cases are Premier Kings, Inc., Premier Kings of Georgia, Inc., and Premier Kings of North Alabama, LLC.



2302871240424000000000006