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

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

CERTIFICATE OF SERVICE

I, Rigoberto Lopez, depose and say that I am employed by Kurtzman Carson Consultants, LLC dba Verita Global ("Verita"), the claims and noticing agent for the Wind-Down Debtor in the above-captioned case.

On March 14, 2025, employees of Verita caused the following documents to be served via Electronic Mail upon the service list attached hereto as **Exhibit A**; and via First Class Mail upon the service list attached hereto as **Exhibit B**:

- Wind Down Debtor's Amended Sixth Omnibus Objection to Certain Proofs of Claim (Assigned Contract Claims, Untimely Claims, No Liability Claims, and Satisfied Claims) [Docket No. 308]
- Notice of Amended Sixth GUC Objection [attached hereto as Exhibit G]
- Omnibus Objection Procedures [attached hereto as Exhibit H]
- Withdrawal of Proof of Claim Form [attached hereto as Exhibit I]

(Continued on Next Page)

¹ On January 16, 2024, the Court entered a Final Decree Closing Certain of the Chapter 11 Cases [Case No. 23-90054, Dkt. No. 1043] closing each Debtor's chapter 11 case except the case of Auto Plus Auto Sales LLC. The following is a complete list of the Debtor entities in these chapter 11 cases, along with the last four digits of each entity's federal tax identification number: IEH Auto Parts Holding LLC (6529); AP Acquisition Company Clark LLC (4531); AP Acquisition Company Gordon LLC (5666); AP Acquisition Company Massachusetts LLC (7581); AP Acquisition Company Missouri LLC (7840); AP Acquisition Company New York LLC (7361); AP Acquisition Company North Carolina LLC (N/A); AP Acquisition Company Washington LLC (2773); Auto Plus Auto Sales LLC (6921); IEH AIM LLC (2233); IEH Auto Parts LLC (2066); IEH Auto Parts Puerto Rico, Inc. (4539); and IEH BA LLC (1428). The Wind-Down Debtors' service address is: 5330 Caramel Crest Lane, Charlotte, NC 28226.

Furthermore, on March 14, 2025, employees of Verita caused the following document to be served via Electronic Mail upon the service lists attached hereto as **Exhibit C** and **Exhibit D**; and via First Class Mail upon the service lists attached hereto as **Exhibit E** and **Exhibit F**:

• Wind-Down Debtor's Objection to Proof of Claim No. 716 Filed by T and Z Investments I LLC [Docket No. 309]

Dated: March 20, 2025

/s/ Rigoberto Lopez
Rigoberto Lopez
Verita
222 N Pacific Coast Highway,
3rd Floor
El Segundo, CA 90245
Tel 310.823.9000

Exhibit A

Case 23-90055 Document 313 Filed in TXSB on 03/21/25 Page 4 of 32 Exhibit A

Sixth Omnibus Claimant Service List Served via Electronic Mail

CreditorName	Email
Edwards, Stephen	Email Redacted

Exhibit B

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Sixth Omnibus Claimant Service List Served via First Class Mail

CreditorName	Address1	City	State	Zip
Edwards, Stephen	Address Redacted			

Exhibit C

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Description	CreditorName	CreditorNoticeName	Email
·			plopez@abernathy-law.com;
			bankruptcy@abernathy-law.com;
Attorneys for Collin CountyTax	Abernathy, Roeder, Boyd & Hullett,	Paul M. Lopez, Larry R. Boyd	lboyd@abernathy-law.com;
Assessor/Collector	P.C.	& Emily M. Hahn	ehahn@abernathy-law.com
Counsel to Bank of America, N.A.	Alston & Bird LLP	Jacob A. Johnson	jacob.johnson@alston.com
Attorneys For The Texas Comptroller Of			
Public Accounts	Attorney General's Office	Bankruptcy & Collections Div.	courtney.hull@oag.texas.gov
Counsel to the Chemours Company FC,		Tobey M. Daluz, Esquire and	daluzt@ballardspahr.com;
LLC	Ballard Spahr LLP	Margaret A. Vesper, Esquire	vesperm@ballardspahr.com
Counsel to RPT Hialeah I, LLC	Barbee & Gehrt, L.L.P.	Jennifer A. Gehrt	jgehrt@bglaw.net
Counsel to National Realty &	-		
Development Corp.	Barclay Damon LLP	Scott L. Fleischer	sfleischer@barclaydamon.com
·	Buchalter, A Professional		,
Counsel to Oracle America, Inc.	Corporation	Shawn M. Christianson, Esq.	schristianson@buchalter.com
Counsel for Epicor Software	•		
Corporation & Fidelity and Deposit			
Company of Maryland	Clark Hill PLC	Duane J. Brescia	DBrescia@clarkhill.com
Counsel to Continental Battery		Robert P. Franke and Audrey	bfranke@clarkhill.com;
Company	Clark Hill PLC	L. Hornisher	ahornisher@clarkhill.com
Connecticut Attorney General	Connecticut Attorney General	Attn Bankruptcy Department	attorney.general@ct.gov
Attorneys for Capital Management			,,g
Systems, LLC and EHL Holdings, LLC	Deiches & Ferschmann	A Professional Corporation	ideiches@deicheslaw.com
Delaware Attorney General	Delaware Attorney General	Attn Bankruptcy Department	attorney.general@state.de.us
Solaware / Morriey Corioral	Dolaware / Morney Ocheral	, and barmaptoy bepartment	jdreher@downeybrand.com;
Counsel to PW Fund B, LP ("PW			mfrazier@downeybrand.com;
Fund")	Downey Brand LLP	Jamie P. Dreher	courtfilings@downeybrand.com
Counsel to Disney Road Associates,	Downey Brand LLF	Jamie F. Dienei	courtillings@downeybrand.com
LLC and Fisherbroyles	Fisherbroyles, LLP	Lina A. Dawall	liaa nawall@fiaharbraylaa aam
Florida Attorney General	Florida Attorney General	Lisa A. Powell Attn Bankruptcy Department	lisa.powell@fisherbroyles.com citizenservices@myfloridalegal.com
	Florida Attorney General	Attri Barikruptcy Department	citizenservices@mylloridalegal.com
Counsel to Parts Authority, LLC, Clutch	Falan 8 Landa an LLD	Mi-la-al Co-all	
	Foley & Lardner LLP	Michael Small	msmall@foley.com
Counsel to Environmental			
Management, Inc.	Foley & Lardner LLP	Stephen A. Jones	sajones@foley.com
Counsel to RIDC of Southwestern PA	Fox Rothschild LLP	John R. Gotaskie, Jr.	jgotaskie@foxrothschild.com
Counsel to Standard 5601, LLC,			
Standard 17600, LLC, Standard 2930,			
LLC, Standard 12100, LLC, Standard			
4204, LLC and CCLR, Ltd.,	Frank B. Lyon		frank@franklyon.com
Counsel to Appriss, Inc.	Frost Brown Todd LLP	A.J. Webb, Esq.	awebb@fbtlaw.com
Georgia Attorney General	Georgia Attorney General	Attn Bankruptcy Department	Agcarr@law.ga.gov
		Micheal W. Bishop & Amber	mbishop@grayreed.com;
Counsel to US Pack Parts LLC	Gray Reed	M. Carson	acarson@grayreed.com
Counsel to City of Mesquite	Grimes & Linebarger, LLP	John Kendrick Turner	dallas.bankruptcy@lgbs.com
			kmather@gunster.com;
			tkennedy@gunster.com;
Counsel to Ranger FL, LLC	Gunster, Yoakley & Stewart, P.A.	Kenneth G.M. Mather, Esq.	eservice@gunster.com
Counsel to MDH F2 BAL Governor CT,	Hall, Estill, Hardwick, Gable,	Steven W. Soule, OBA No.	
LLC and Ranger FL LLC	Golden & Nelson, P.C.	13781	ssoule@hallestill.com
		Charles A. Beckham, Jr.,	charles.beckham@haynesboone.com;
		Patrick L. Hughes, David	charles.beckham@haynesboone.com;
Counsel to Fisher Auto Parts, Inc.	Haynes And Boone, Llp	Trausch	david.trausch@haynesboone.com
Official Committee of Unsecured			
Creditors	Highline Warren	c/o Anestis Derakis	anestis.derakis@highlinewarren.com
Counsel for 86 Winter Street LLC	Hinckley, Allen & Snyder LLP	Jennifer V. Doran, Esq.	jdoran@hinckleyallen.com
		E. Todd Sable & Lawrence A.	tsable@honigman.com;
Counsel for General Motors LLC	Honigman LLP	Lichtman, Esq.	llichtman@honigman.com
Counsel for Axalta Coating Systems,			
LLC	Hunton Andrews Kurth LLP	Justin F. Paget	jpaget@HuntonAK.com
Counsel for Axalta Coating Systems,		Timothy A. ("Tad") Davidson II	taddavidson@HuntonAK.com;
LLC	Hunton Andrews Kurth LLP	& Ashley L. Harper	ashleyharper@HuntonAK.com
Counsel to the Safety National Casualty		,	, , , , , , , , , , , , , , , , , , , ,
Corporation	Husch Blackwell LLP	Buffey E. Klein	Buffey.Klein@huschblackwell.com
Counsel to DRIRITE Tampa	Husch Blackwell LLP	Lynn Hamilton Butler	lynn.butler@huschblackwell.com
Indiana Attorney General	Indiana Attorney General	Attn Bankruptcy Department	info@atg.in.gov
idiana Alloniey General	mulana Audiney General	Aut pankiupicy pepartinent	mnowaty.m.gov

Case 23-90055 Document 313 Filed in TXSB on 03/21/25 Page 9 of 32 Exhibit C

Description	CreditorName	CreditorNoticeName	Email
•		Centralized Insolvency	
Internal Revenue Service	Internal Revenue Service	Operation	Mimi.M.Wong@irscounsel.treas.gov
Official Committee of Unsecured			
Creditors	Interstate Batteries, Inc.	c/o Heather Catelotti	heather.catelotti@ibsa.com
Iowa Attorney General	Iowa Attorney General	Attn Bankruptcy Department	IDR.Bankruptcy@ag.iowa.gov
Counsel for Beaver Falls Municipal			
Authority for Itself and as Agent for the			
Bridgewater Township Municipal	I DI II O I o i		
Authority	J. Philip Colavincenzo		jp.cola@verizon.net
Counsel to Cortland Squires LLC	Jaspan Schlesinger Narendran LLP	Sanhia A Darna Blank Eag	anarnanlank@iaananlln aam
Counsel to Official Committee of	LLP	Sophia A. Perna-Plank, Esq.	spernaplank@jaspanllp.com jcoleman@krcl.com;
Unsecured Creditors and the GUC		Joseph M. Coleman, John J.	jkane@krcl.com;
Trust	Kane Russell Coleman Logan PC	Kane & Kyle Woodard	kwoodard@krcl.com
Counsel to Official Committee of	rtario i tassoni solomani Logani i s	rano a rigio rrocana	Mirodai a Gillioni
Unsecured Creditors and the GUC			
Trust	Kane Russell Coleman Logan PC	Michael P. Ridulfo	mridulfo@krcl.com
	Ţ.		ewilson@kelleydrye.com;
			lschlussel@kelleydrye.com;
Counsel to Standard Motor Products,		Eric R. Wilson, Lauren S.	rbolger@kelleydrye.com;
Inc.	Kelley Drye & Warren LLP	Schlussel & Ryan T. Bolger	kdwbankruptcydepartment@kelleydrye.com
Counsel to Byzantine Inc. and			
Duquesne Light Company	Keri P. Ebeck	Bernstein-Burkley, P.C.	kebeck@bernsteinlaw.com
			chad.husnick@kirkland.com;
Counsel to DRiV Automotive Inc.	Kirkland & Ellis LLP	J. Wirtz	alison.wirtz@kirkland.com
Counsel to DRiV Automotive Inc.	Kirkland & Ellis LLP	Nick Brown	nick.brown@kirkland.com
Counsel to Liberty Mutual Insurance	L L. D	K St. A Landau	
Company	Langley LLP	Keith A Langley	klangley@l-llp.com
Coupagi to City of El Book	Linebarger Goggan Blair & Sampson, LLP	Don Stecker	conentonia hankruntav@laha com
Counsel to City of El Paso Counsel to Dallas County, Tarrant	Linebarger Goggan Blair &	Don Stecker	sanantonio.bankruptcy@lgbs.com
County & Irving ISD	Sampson, LLP	John Kendrick Turner	dallas.bankruptcy@lgbs.com
Counsel to Cypress-Fairbanks ISD,	Campson, EE	John Kendiek Tamer	dalias.barikruptcy@igbs.com
Montgomery County, Harris County,			
Galveston County, Texas City ISD, Fort			
Bend County & Fort Bend Co WCID#	Linebarger Goggan Blair &		
02	Sampson, LLP	Tara L. Grundemeier	houston_bankruptcy@lgbs.com
Maryland Attorney General	Maryland Attorney General	Attn Bankruptcy Department	oag@oag.state.md.us
Massachusetts Attorney General	Massachusetts Attorney General	Attn Bankruptcy Department	ago@state.ma.us
Counsel for Dallam County Appraisal			
District, The County of Dallam, Texas	McCreary, Veselka, Bragg & Allen,		
and The County of Stephens, Texas	P.C.	Julie Anne Parsons	jparsons@mvbalaw.com
		Debbie E. Green & Marcus A.	dgreen@mwe.com;
Counsel for IAP, Inc. and IAP West, Inc.		Helt	mhelt@mwe.com
Counsel to Fisher Auto Parts, Inc.	McGuirewoods LLP	Demetra Liggins, Esq.	dliggins@mcguirewoods.com
Counsel to Fisher Auto Parts, Inc.	McGuirewoods LLP	Dion W. Hayes, Esq. and Joseph S. Sheerin, Esq.	dhayes@mcguirewoods.com; jsheerin@mcguirewoods.com
Minnesota Attorney General	Minnesota Attorney General	Attn Bankruptcy Department	ag.replies@ag.state.mn.us
Mississippi Attorney General	Mississippi Attorney General	Attn Bankruptcy Department	fhell@ago.ms.gov
Missouri Attorney General	Missouri Attorney General	Attn Bankruptcy Department	attorney.general@ago.mo.gov
Counsel to 8420 Westphalia Road LLC		John D. Cornwell and Conor	jcornwell@munsch.com;
and Westphalia Venture, LLC	Munsch Hardt Kopf & Harr, P.C.	P. White	cwhite@munsch.com
,	Nelson Mullins Riley &		
Attorneys for Geodis Logistics, LLC	Scarborough, LLP	Shane G. Ramsey	shane.ramsey@nelsonmullins.com
New Hampshire Attorney General	New Hampshire Attorney General	Attn Bankruptcy Department	attorneygeneral@doj.nh.gov
New Jersey Attorney General	New Jersey Attorney General	Attn Bankruptcy Department	Heather.Anderson@law.njoag.gov
New York Attorney General	New York Attorney General	Attn Bankruptcy Department	Louis.Testa@ag.ny.gov
			jason.boland@nortonrosefulbright.com;
		Jason L. Boland, Robert B.	bob.bruner@nortonrosefulbright.com;
Counsel to The Pep Boys – Manny,		Bruner, Julie Goodrich	julie.harrison@nortonrosefulbright.com;
Moe & Jack LLC	Norton Rose Fulbright Us Llp	Harrison & Maria Mokrzycka	maria.mokrzycka@nortonrosefulbright.com
			Istrubeck@omm.com;
			,
		M. Wilkes, Laura L. Smith &	Ismith@omm.com;
Counsel for Gates Corporation	O'Melveny & Myers, LLP	Emma L. Persson	epersson@omm.com

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Description	CreditorName	CreditorNoticeName	Email
Office of the U.S. Trustee	Office of the U.S. Trustee	U.S. Department of Justice	andrew.jimenez@usdoj.gov
Ohio Attorney General	Ohio Attorney General	Attn Bankruptcy Department	Kristin.Radwanick@OhioAGO.gov
Oklahoma Attorney General	Oklahoma Attorney General	Attn Bankruptcy Department	ConsumerProtection@oag.ok.gov
Pennsylvania Attorney General	Pennsylvania Attorney General	Attn Bankruptcy Department	info@attorneygeneral.gov
Tomoyivama / Morney Conoral	Perdue, Brandon, Fielder, Collins	Aut Barmaptey Beparament	in e & accomby general gov
Attorney for Claimants	& Mott, L.L.P.	c/o Laura J. Monroe	lmbkr@pbfcm.com
Counsel for Brazoria County, Brazoria	a mon, E.E.i .	C/O Ludiu C. Monico	ппын брыстисст
Drainage District # 4, Special Road and			
Bridge District, Pearland Independent	Perdue, Brandon, Fielder, Collins		
School District AND City of Pearland	& Mott, L.L.P.	Melissa E. Valdez	mvaldez@pbfcm.com
Counsel for Wilbarger County, City of	a wor, E.E.i .	Wollood E. Valdez	mvalacz@pbiom.com
Vernon, Vernon Independent School			
District, Vernon College and Wilbarger	Perdue, Brandon, Fielder, Collins		
General Hospital	& Mott, L.L.P.	Mollie Lerew	mlerew@pbfcm.com
General Hospital	Perdue, Brandon, Fielder, Collins	Molle Leiew	mierew@pbicm.com
Attornove for Claimant(s)	& Mott, LLP	Richardson ISD	omesain@phfcm.com
Attorneys for Claimant(s)	& WOU, LLP	Richardson ISD	emccain@pbfcm.com jhiggins@porterhedges.com;
Counsel to Parts Authority, LLC, KPAE		John F. Higgins, Heather K.	hhatfield@porterhedges.com;
	Portor Hodges II D	Hatfield, Jamie L. Godsey	
Holdco, Inc. and Clutch Acquisition LLC Counsel to WMB, L.C.	Rees Broome, PC	Ruhi F. Mirza, Esq.	jgodsey@porterhedges.com rmirza@reesbroome.com
*			
Counsel to Property Works	Renshaw, P.C.	Justin W. R. Renshaw	justin@renshaw-law.com
Rhode Island Attorney General	Rhode Island Attorney General	Attn Bankruptcy Department	ag@riag.ri.gov
Counsel for Element Fleet Corporation	Saul Ewing LLP	John D. Demmy	john.demmy@saul.com
Attorneys for Conestoga Ceramic Tile		Bret P. Shaffter, Esq & Steven	bshaffer@ssbc-law.com;
Distributors, Inc	Schiffman, Sheridan & Brown, PC	J. Schiffman, Esq	sschiffman@ssbc-law.com
	Securities & Exchange		
SEC Regional Office	Commission	Fort Worth Regional Office	dfw@sec.gov
Securities and Exchange Commission	Securities and Exchange		
Headquarters	Commission	Attn General Counsel	SECBankruptcy-OGC-ADO@SEC.GOV
Counsel to American Entertainment		Duston K. McFaul & Maegan	dmcfaul@sidley.com;
Properties Corp.	Sidley Austin LLP	Quejada	mquejada@sidley.com
Counsel to American Entertainment			
Properties Corp.	Sidley Austin LLP	Jackson T. Garvey	jgarvey@sidley.com
Counsel to the Prepetition Lender &			
Counsel to American Entertainment		Stephen E. Hessler & Anthony	shessler@sidley.com;
Properties Corp.	Sidley Austin LLP	R. Grossi	agrossi@sidley.com
Counsel to the Proposed DIP Lender &			
Counsel to American Entertainment		Stephen E. Hessler & Anthony	shessler@sidley.com;
Properties Corp.	Sidley Austin LLP	R. Grossi	agrossi@sidley.com
·	,	Attn.: Camisha L. Simmons,	,
Counsel to Interstate Batteries, Inc.	Simmons Legal PLLC	Esq.	camisha@simmonslegal.solutions
Attorneys for 1005 Raco Court Owner			<u> </u>
LLC	Singer & Levick, P.C.	Michelle E. Shriro, Esq.	mshriro@singerlevick.com
South Carolina Attorney General	South Carolina Attorney General		bankruptcy@scag.gov
,	,	1 , 1	ross@sdllaw.com;
Counsel to Ayesha McNair	Spence Desenberg & Lee, PLLC	Ross Spence, Justin Safady	justin@sdllaw.com
Tennessee Attorney General	Tennessee Attorney General	Attn Bankruptcy Department	agattorneys@ag.tn.gov
			bankruptcytax@oag.texas.gov;
Texas Attorney General	Texas Attorney General	Attn Bankruptcy Department	communications@oag.texas.gov
. s.as rations general	Texas Commission on	, tai. Daimageoy Doparation	
Texas State EPA Agency	Environmental Quality	Office of the Commissioner	info@tceq.texas.gov
10,000 Oldio El A Agolloy	Environmental Quality	Attn Corporate Bankruptcy	switooq.toxao.gov
Secretary of the State	Texas Secretary of State	Dept Dankiupicy	secretary@sos.texas.gov
The Pep Boys – Manny, Moe & Jack	The Pep Boys – Manny, Moe &	Бері	Societal y (@ Sos. lexas. yov
LLC	Jack LLC	Donald Novajosky	don novajosky@pepboys.com
LLO	DOOR LLO	TN Attorney General's Office,	αστι_ποναμοεκγωμομουγε.σοπ
TN Dont of Poyenus	TN Dont of Povenue		stove butler@ag to gav
TN Dept of Revenue	TN Dept of Revenue	Bankruptcy Division	steve.butler@ag.tn.gov
United States Attorney Office for the	US Attorney Office, Southern	Daniel D. Hu	usatxs.bankruptcy@usdoj.gov;
Southern District of Texas	District of Texas	Daniel D. Hu	daniel.hu@usdoj.gov
0.5	US Trustee for the Southern		
Office of the U.S. Trustee for the	District of Texas (Houston		
Southern District of Texas	Division)	Jayson B. Ruff	jayson.b.ruff@usdoj.gov
Southern District of Texas Virginia Attorney General	Virginia Attorney General	Attn Bankruptcy Department	mailoag@oag.state.va.us
Southern District of Texas			, ,

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Description	CreditorName	CreditorNoticeName	Email
Counsel for CITGO Petroleum			
Corporation	Whiteford, Taylor & Preston LLC	Brent C. Strickland, Esq.	bstrickland@wtplaw.com
Counsel for CITGO Petroleum			
Corporation	Whiteford, Taylor & Preston LLC	Stephen B Gerald, Esq.	sgerald@wtplaw.com
Wisconsin Attorney General	Wisconsin Attorney General	Attn Bankruptcy Department	radkeke@doj.state.wi.us
Counsel for HNP Investments LLC	Wolcott Rivers Gates	Carl A. Eason, Esq	bankruptcy@wolriv.com
		Brian D. Womac & Stacey L.	brian@womaclaw.com;
Attorneys for GKI Infill Philadelphia, LLC	Womac Law	Kremling	stacey@womaclaw.com

Exhibit D

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T and Z Investments, I LLC Service List Served via Electronic Mail

CreditorName	CreditorNoticeName	Email
T and Z Investments, I LLC	c/o Velocity Venture Partners LLC	legal@velocityinv.com

Exhibit E

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Master Service List Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Counsel to the Chemours Company FC,		Tobey M. Daluz, Esquire and	919 N. Market Street, 11th					, i
LLC	Ballard Spahr LLP	Margaret A. Vesper, Esquire	Floor			Wilmington	DE	19801-3034
	•	Donald K. Ludman and Julie F.	6 North Broad Street, Suite					
Attorneys for SAP America, Inc.	Brown & Connery, LLP	Montgomery	100			Woodbury	NJ	08096
,	Buchalter, A Professional	<u> </u>	425 Market Street, Suite			,		
Counsel to Oracle America. Inc.	Corporation	Shawn M. Christianson, Esq.	2900			San Francisco	CA	94105-3493
	o s.p. s.s.s.s.	Robert P. Franke and Audrey						
Counsel to Continental Battery Company	Clark Hill PLC	L. Hornisher	901 Main Street, Suite 6000			Dallas	TX	75202-3794
Connecticut Attorney General	Connecticut Attorney General	Attn Bankruptcy Department	55 Elm St.			Hartford	CT	06106
Delaware Attorney General	Delaware Attorney General	Attn Bankruptcy Department	Carvel State Office Bldg.	820 N. French St.		Wilmington	DE	19801
Delatrate / Merrie, Centeral	Department of Justice US Attorney	/ tan Barmaptoy Boparamont	Carrer State Cinico Biag.	020 111 1 1011011 011		TTg.co		
US Department of Justice	General	Commercial Litigation Branch	950 Pennsylvania Ave NW			Washington	DC	20530
Florida Attorney General	Florida Attorney General	Attn Bankruptcy Department	The Capitol PL-01			Tallahassee	FL	32399-1050
Georgia Attorney General	Georgia Attorney General	Attn Bankruptcy Department	40 Capital Square. SW			Atlanta	GA	30334-1300
Georgia Attorney General	Georgia Attorney General	Atti Bankruptey Department	401 E. Jackson Street, Suite			Atlanta	OA.	30334-1300
Counsel to Ranger FL, LLC	Gunster, Yoakley & Stewart, P.A.	Kenneth G.M. Mather, Esq.	1500			Tampa	FL	33602
Couriser to Kanger FL, LLC	Guister, Toakiey & Stewart, F.A.	Charles A. Beckham, Jr.,	1300			таптра	r L	33002
		Patrick L. Hughes, David	1221 McKinney Street, Suite					
Coursel to Fisher Auto Borto Inc	Hayman And Danna Lin		4000			Harratan	TX	77040
Counsel to Fisher Auto Parts, Inc.	Haynes And Boone, Llp	Trausch	4000			Houston	1.	77010
Official Committee of Unsecured	LE LE M		4500 M I D I OI 4					00440
Creditors	Highline Warren	c/o Anestis Derakis	4500 Malone Rd., Ste. 1			Memphis	TN	38118
Illinois Attorney General	Illinois Attorney General	Attn Bankruptcy Department	100 West Randolph Street			Chicago	IL	60601
				302 West				
Indiana Attorney General	Indiana Attorney General	Attn Bankruptcy Department	Indiana Govt Center South	Washington St 5th FI		Indianapolis	IN	46204
		Centralized Insolvency						
Internal Revenue Service	Internal Revenue Service	Operation	PO Box 7346			Philadelphia	PA	19101-7346
Official Committee of Unsecured			14221 N. Dallas Pkwy, Ste.					
Creditors	Interstate Batteries, Inc.	c/o Heather Catelotti	1000			Dallas	TX	75254
				1305 E. Walnut				
Iowa Attorney General	Iowa Attorney General	Attn Bankruptcy Department	Hoover State Office Bldg	Street		Des Moines	IA	50319
Counsel to Dallas County, Tarrant	Linebarger Goggan Blair &		2777 N. Stemmons					
County & Irving ISD	Sampson, LLP	John Kendrick Turner	Freeway, Suite 1000			Dallas	TX	75207
Counsel to Cypress-Fairbanks ISD,								
Montgomery County, Harris County,								
Galveston County, Texas City ISD, Fort	Linebarger Goggan Blair &							
Bend County & Fort Bend Co WCID # 02	Sampson, LLP	Tara L. Grundemeier	PO Box 3064			Houston	TX	77253-3064
Maryland Attorney General	Maryland Attorney General	Attn Bankruptcy Department	200 St. Paul Place			Baltimore	MD	21202-2202
Massachusetts Attorney General	Massachusetts Attorney General	Attn Bankruptcy Department	One Ashburton Place			Boston	MA	02108-1518
	, -	1 , 1	445 Minnesota St Suite					
Minnesota Attorney General	Minnesota Attorney General	Attn Bankruptcy Department	1400			St Paul	MN	55101-2131
Mississippi Attorney General	Mississippi Attorney General	Attn Bankruptcy Department	Walter Sillers Building	550 High St Ste 1200		Jackson	MS	39201
Missouri Attorney General	Missouri Attorney General	Attn Bankruptcy Department	Supreme Court Bldg	207 W. High St.		Jefferson City	MO	65101
New Hampshire Attorney General		Attn Bankruptcy Department	33 Capitol St.			Concord	NH	03301
Transporting / thorney General	Transporting / territory deficial	, an Dania aproy Dopartment	Richard J. Hughes Justice			Contoold	. 41.1	00001
New Jersey Attorney General	New Jersey Attorney General	Attn Bankruptcy Department	Complex	25 Market St	PO Box 080	Trenton	NJ	08625-0080
INCW DEISEY AUDITIES GEHEIAI	INCW Jersey Audiney General	Aut Dankiuptcy Department	Office of the Attorney	20 IVIAINEL OL	1 O DOX 000	TICHIOH	INU	00020-0000
New York Attorney General	New York Attorney General	Attn Bankruptcy Department	General	The Capitol, 2nd Fl.		Albany	NY	12224-0341
,	,	. , .		THE Capitol, ZHU FI.		,	NC	27699-9001
North Carolina Attorney General	North Carolina Attorney General	Attn Bankruptcy Department	9001 Mail Service Center	1	1	Raleigh	INC	∠/099-9001

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Master Service List Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	Address2	Address3	City	State	Zip
Ohio Attorney General	Ohio Attorney General	Attn Bankruptcy Department	30 E. Broad St. 14th FI			Columbus		43215-0410
Oklahoma Attorney General	Oklahoma Attorney General	Attn Bankruptcy Department	313 NE 21st St			Oklahoma City		73105
,	,	. , .	16th Floor, Strawberry			,		
Pennsylvania Attorney General	Pennsylvania Attorney General	Attn Bankruptcy Department	Square			Harrisburg	PA	17120
Counsel to Parts Authority, LLC, KPAE		John F. Higgins, Heather K.						
Holdco, Inc. and Clutch Acquisition LLC	Porter Hedges LLP	Hatfield, Jamie L. Godsey	1000 Main Street, 36th Floor			Houston	TX	77002
Counsel to Cl478 Lombardy LLC; BGT	J							
Lombardy LLC; Hopewood Lombardy								
LLC; Stammer Lombardy LLC; and MMP			1900 Avenue of the Stars,					
Lombardy LLC	Raines Feldman Littrell LLP	Hamid R. Rafatjoo	19th Floor			Los Angeles	CA	90067
Rhode Island Attorney General	Rhode Island Attorney General	Attn Bankruptcy Department	150 S. Main St.			Providence	RI	02903
•	Securities & Exchange		801 Cherry Street, Suite					
SEC Regional Office	Commission	Fort Worth Regional Office	1900, Unit 18			Fort Worth	TX	76102
Securities and Exchange Commission	Securities and Exchange							
Headquarters	Commission	Attn General Counsel	100 F St NE			Washington	DC	20549
Counsel to the Prepetition Lender &								
Counsel to American Entertainment		Stephen E. Hessler & Anthony						
Properties Corp.	Sidley Austin LLP	R. Grossi	787 Seventh Avenue			New York	NY	10019
Counsel to the Proposed DIP Lender &								
Counsel to American Entertainment		Stephen E. Hessler & Anthony						
Properties Corp.	Sidley Austin LLP	R. Grossi	787 Seventh Avenue			New York	NY	10019
			Rembert C. Dennis Office	1000 Assembly St				
South Carolina Attorney General	South Carolina Attorney General	Attn Bankruptcy Department	Bldg.	Room 519		Columbia	SC	29201
			411 East Franklin Street,					
Counsel for WJH Real Estate, LLC	Spotts Fain PC	Neil E. McCullagh	Suite 600			Richmond	VA	23219
Official Committee of Unsecured								
Creditors	Standard Motor Products	c/o Darcey Keene	1801 Waters Ridge Dr.			Lewisville	TX	75057
Tennessee Attorney General	Tennessee Attorney General	Attn Bankruptcy Department	425 5th Avenue North			Nashville	TN	37243
Texas Attorney General	Texas Attorney General	Attn Bankruptcy Department	300 W. 15th St			Austin	TX	78701
	Texas Commission on							
Texas State EPA Agency	Environmental Quality	Office of the Commissioner	12100 Park 35 Circle			Austin	TX	78753
		Attn Corporate Bankruptcy						
Secretary of the State	Texas Secretary of State	Dept	PO Box 13697			Austin	TX	78711-3697
United States Attorney Office for the	US Attorney Office, Southern							
Southern District of Texas	District of Texas	Daniel D. Hu	1000 Louisiana, Suite 2300			Houston	TX	77002
	US Customs and Border							
US Customs and Border Protection	Protection		1300 Pennsylvania Ave. NW			Washington	DC	20229
	US Environmental Protection							
Environmental Protection Agency (US)	Agency		1200 Pennsylvania Ave NW	Ariel Rios Building		Washington	DC	20004
Virginia Attorney General	Virginia Attorney General	Attn Bankruptcy Department	202 North Ninth St			Richmond	VA	23219
			State Capitol Bldg 1 Rm E-	1900 Kanawha Blvd.,				
West Virginia Attorney General	West Virginia Attorney General	Attn Bankruptcy Department	26	East		Charleston	WV	25305
·				114 East, State	PO Box			
Wisconsin Attorney General	Wisconsin Attorney General	Attn Bankruptcy Department	Wisconsin Dept. of Justice	Capitol	7857	Madison	WI	53707-7857

Exhibit F

Case 23-90055 Document 313 Filed in TXSB on 03/21/25 Page 18 of 32 Exhibit F

T and Z Investments, I LLC Service List Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	City	State	Zip
T and Z Investments, I LLC	c/o Velocity Venture Partners LLC	Legal Department	One Belmont Ave Suite 520	Bala Cynwyd	PA	19004

Exhibit G

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

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

NOTICE OF OBJECTION TO CLAIM

The above-captioned wind-down debtor (the "Wind-Down Debtor" and prior to the Effective Date,² the "Debtor"), has filed an objection to the proof of claim you filed in this bankruptcy case (your "Claim" or "Proof of Claim") on the basis that the secured, administrative, or priority portion of your claim should be disallowed because (a) it was satisfied or released during the chapter 11 cases in connection with the assumption of a contract or lease pursuant to the Plan or a court order as identified on Schedule 1 of the Omnibus Objection, (b) it was filed after the applicable bar date as identified on Schedule 2 of the Omnibus Objection, (c) it asserts an amount for which the Wind-Down Debtor is not liable as identified on Schedule 3 of the Omnibus Objection, or (d) it has already been satisfied as identified on Schedule 4 of the Omnibus Objection.

Your Claim may be reduced or eliminated. You should read these papers carefully and discuss them with your attorney, if you have one. This Notice package includes:

- 1. The Wind-Down Debtor's Amended Sixth Omnibus Objection to Certain Proofs of Claim (Assigned Contract Claims, Untimely Claims, No Liability Claims, and Satisfied Claims) (the "Omnibus Objection");
 - 2. The Omnibus Objection Procedures;³
- 3. A form to complete and deliver to the Wind-Down Debtors' claims agent should you wish to withdraw your Proof of Claim(s); and

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.kcellc.net/autoplus.

² Capitalized terms used but not defined have the meaning given to them in 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* [Case No. 23-90054, Docket No. 738] (the "Plan").

On August 10, 2023, the Court entered an order [Case No. 23-90054, Docket No. 850] approving procedures for filing and resolving objections to Claims asserted against the Debtors in these chapter 11 cases (the "Omnibus Objection Procedures").

4. This Notice.

If you do not want the Court to reduce or eliminate your Claim, then on or before April 14, 2025 (the "Response Deadline"), you or your lawyer must file a written response (a "Response") in accordance with the Omnibus Objection Procedures. Please review the Omnibus Objection Procedures and follow the instructions for filing Responses to Omnibus Objections to ensure that your Response is timely and correctly filed and served. If you mail your Response to the Court for filing, you must mail it early enough so that the Court will receive it on or before the Response Deadline.

If you disagree with the Omnibus Objection, you must participate in the Hearing. The Hearing will take place on **April 15, 2025, at 10:00 a.m.** in Courtroom 401, United States Bankruptcy Court, 515 Rusk, 4th Floor, Houston, Texas 77002. The Hearing will be a status conference and you may attend in person or virtually.

Audio communication will be by the 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 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 homepage. The meeting code is "JudgeLopez". Click the settings icon in the upper right corner and enter your name under the personal information setting.

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 homepage. Select the case name, complete the required fields and click "Submit" to complete your appearance.

If you or your attorney do not take these steps in accordance with the Omnibus Objection Procedures, the Court may decide that you do not oppose the objection to your Claim. Judge Lopez's home page is available here: https://www.txs.uscourts.gov/page/united-states-bankruptcy-judge-christopher-m-lopez.

Copies of the Omnibus Objection, the Omnibus Objection Procedures, and all other pleadings (the "Pleadings") filed in these bankruptcy cases are available for free at https://www.kccllc.net/autoplus. You may also obtain copies of any of the Pleadings filed in these bankruptcy cases for a fee at https://ecf.txsb.uscourts.gov/. A login identification and password to the Public Access to Court Electronic Records ("PACER") are required to access this information and can be obtained through the PACER Service Center at http://www.pacer.gov.

Houston, Texas

Dated: March 14, 2025

/s/ Veronica A. Polnick

JACKSON WALKER LLP

Matthew D. Cavenaugh (TX Bar No. 24062656) Veronica A. Polnick (TX Bar No. 24079148) Emily Meraia (TX Bar No. 24129307) Zachary McKay (TX Bar No. 24073600) 1401 McKinney Street, Suite 1900 Houston, Texas 77010

Telephone: (713) 752-4200 Facsimile: (713) 752-4221

E-mail: mcavenaugh@jw.com

vpolnick@jw.com emeraia@jw.com zmckay@jw.com

Counsel to the Wind-Down Debtor

Exhibit H

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

)	
In re:)	Chapter 11
)	
IEH AUTO PARTS HOLDING LLC, et al., 1)	Case No. 23-90054 (CML)
)	
Debtors.)	(Jointly Administered)
)	,

PROCEDURES FOR FILING OMNIBUS CLAIMS OBJECTIONS

- 1. <u>Grounds for Omnibus Objections</u>. In addition to those grounds expressly set forth in Bankruptcy Rule 3007(d), the Debtors² may file omnibus objections (each, an "<u>Omnibus Objection</u>") to Claims on the grounds (the "<u>Additional Grounds</u>") that such Claims, in part or in whole:
 - a. fail to specify the asserted Claim amount (or only list the Claim amount as "unliquidated");
 - b. seek recovery of amounts for which the Debtors are not liable;
 - c. are satisfied by payment in full or in part on account of such Claim from a party that is not a debtor, including one or more of the Debtors' insurers;
 - d. are incorrectly or improperly classified;
 - e. are filed against non-Debtors, the incorrect Debtor, or multiple Debtors;
 - f. fail to specify a Debtor against which the Claim is asserted;
 - g. are disallowed or subordinated to all Claims senior to or equal to the asserted Claim arising out of the purchase or sale of a security of the Debtor or affiliate pursuant to section 510(b) of the Bankruptcy Code;

The Debtor entities in these chapter 11 cases, along with the last four digits of each Debtor entity's federal tax identification number, are: IEH Auto Parts Holding LLC (6529); AP Acquisition Company Clark LLC (4531); AP Acquisition Company Gordon LLC (5666); AP Acquisition Company Massachusetts LLC (7581); AP Acquisition Company Missouri LLC (7840); AP Acquisition Company New York LLC (7361); AP Acquisition Company North Carolina LLC (N/A); AP Acquisition Company Washington LLC (2773); Auto Plus Auto Sales LLC (6921); IEH AIM LLC (2233); IEH Auto Parts LLC (2066); IEH Auto Parts Puerto Rico, Inc. (4539); and IEH BA LLC (1428). The Debtors' service address is: 112 Townpark Drive NW, Suite 300, Kennesaw, GA 30144.

² Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Motion.

- h. are disallowed pursuant to, or asserted in an amount, priority, or on terms that are otherwise inconsistent with, the Plan; or
- i. have not been timely filed by parties to prepetition litigation with the Debtors.
- 2. <u>Form of Omnibus Objection</u>. Each Omnibus Objection will be numbered consecutively, regardless of basis. The Claims subject to the Omnibus Objection will be listed alphabetically by claimant on the schedules attached to each Omnibus Objection.
- 3. <u>Supporting Documentation</u>. In accordance with Local Bankruptcy Rule 3007-1, Omnibus Objections must include an affidavit or declaration signed by a person with personal knowledge supporting the objection.
- 4. <u>Claims Exhibits</u>. An exhibit listing the Claims that are subject to the particular Omnibus Objection will be attached thereto. Each exhibit will include only the Claims to which there is a common basis for the objection. Claims for which there is more than one basis for the objection will be referenced on each exhibit applicable thereto. Including a Claim on one exhibit will not constitute a waiver of the Debtors' right to object to the Claim on an additional basis or bases. The exhibits will include, without limitation, the following information:
 - a. the Claims that are the subject of the Omnibus Objection and, if applicable, the Proof of Claim number(s) related thereto from the claims register;
 - b. the asserted amount of the Claim;
 - c. the grounds for the objection; and
 - d. other information, as applicable, including: (i) the proposed classification of Claims the Debtors seek to reclassify; (ii) the proposed allowed Claim amounts of claims the Debtors seek to reduce; and/or (iii) the surviving Claims, if any, of claimants affected by the Omnibus Objection.
- 5. <u>Objection Notice</u>. Each Omnibus Objection will be accompanied by an objection notice, substantially in the form annexed to the Order as **Exhibit 2** (the "Objection Notice"), which will:
 - a. describe the basic nature of the objection;
 - b. inform creditors how to file a written response (each, a "Response") to the objection;
 - c. identify the hearing date, if applicable, and information on how to participate; and
 - d. describe how copies of proofs of claim, the Omnibus Objection, and other pleadings filed in the chapter 11 cases may be obtained.

- 6. <u>Notice and Service</u>. Each Omnibus Objection will be filed with the Court and served electronically using the Court's electronic filing system. Each Omnibus Objection (along with a copy of the Objection Notice and these Procedures) will be mailed to each claimholder that is subject to such objection.
- 7. Omnibus Claims Objection Hearings. Each Omnibus Objection shall be set for hearing no less than 30 days after service of the Omnibus Objection (each, a "Hearing"), unless otherwise ordered by the Court. For all Hearings:
 - a. Unless agreed to by the Debtors and the claimant, or otherwise ordered by the Court, the first hearing on any Omnibus Objection shall be a non-evidentiary status conference.
 - b. Upon no less than 10 days' notice, the Debtors, or any claimant that has filed a timely response, may file a motion to continue any Hearing.
 - c. By agreement (email being sufficient), the Debtors and claimants may agree to reset any Hearing with respect to any Claim.
- 8. <u>Hearing Participation</u>. The first Hearing on an Omnibus Objection shall be a status conference and shall be a virtual hearing consistent with section I of the Complex Procedures (i.e., no in-person participation will be permitted). Unless otherwise ordered by the Court, all subsequent Hearings on an Omnibus Objection will be remote hearings consistent with section H of the Complex Procedures (i.e., all parties may elect to appear either in person or virtually). Instructions for appearing at the Hearing shall be included on the first page of each Omnibus Objection.
- 9. <u>Contested Matter</u>. Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Court will be deemed a separate order with respect to such Claim.

Responses to Omnibus Objections

- 10. Parties Required to File a Response. Any party who disagrees with an Omnibus Objection is required to file a Response in accordance with the procedures set forth herein and to appear at the Hearing(s) with respect to their Claim. If a claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below or fails to appear at the Hearing(s), the Court may grant the relief requested in the Omnibus Objection with respect to such Claim without further notice to the claimant.
- 11. <u>Failure to Respond</u>. A Response that is not filed and served in accordance with the procedures set forth herein may not be considered by the Court at the Hearing. **Absent reaching an agreement with the Debtors resolving the objection to a Claim, failure to timely file and serve a Response as set forth herein or to appear at the Hearing(s) may result in the Court**

granting the Omnibus Objection without further notice or hearing. Upon entry of an order sustaining an Omnibus Objection, affected creditors will be served with such order.

- 12. Response Contents. Each Response must contain the following (at a minimum):
 - This case caption:³

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION		
In re:)	Chapter 11
AUTO PLUS AUTO SALES LLC,)	Case No. 23-90055 (CML)
Wind-Down Debtor. ¹)))	(Formerly Jointly Administered under Lead Case IEH Auto Parts Holding LLC, Case No. 23-90054)

- The responding party's name and the number of the Omnibus Objection to b. which the Response is directed,
- The factual basis and specific reasons for disagreement with the Omnibus c. Objection;
- If applicable, the Proof of Claim number(s) from the Claims Register to d. which the Response relates; and
- The following contact information for the responding party: e.
 - the name, address, telephone number, and email address of the (i) responding claimant or the name, address, telephone number, and email address of the claimant's attorney or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any; or
 - (ii) the name, address, telephone number, and email address of the party with authority to reconcile, settle, or otherwise resolve the objection on the claimant's behalf.
- Filing and Service of the Response. A Response will be deemed timely only if it is 13. filed with the Court and served electronically using the Court's electronic filing system and

Chapter 11 Cases [Case No. 23-90054, Dkt. #1043]. All Responses should be filed in Case No. 23-90055 styled

In re: Auto Plus Auto Sales, LLC.

The Debtors may revise these procedures for service purposes to include the case caption of a remaining case in the event that Case No. 22-90054 is closed in the future. Case No. 22-90054 was closed on January 16, 2024, pursuant to the Court's Final Decree Closing Certain of the

actually received on the response date specified in the Objection Notice (the "Response Deadline") by the following parties (the "Notice Parties"):

1) Debtors' counsel:

Jackson Walker LLP

1401 McKinney Street, Suite 1900

Houston, TX 77010

Attention: Matthew Cavenaugh

Veronica A. Polnick Zachary McKay Vienna F. Anaya Emily Flynn Meraia

E-mail: mcavenaugh@jw.com

vpolnick@jw.com zmckay@jw.com vanaya@jw.com emeraia@jw.com

- and -

Law Office of Liz Freeman

PO Box 61209

Houston, TX 77208

Attention: Elizabeth C. Freeman

Email: liz@lizfreemanlaw.com

2) The U.S. Trustee:

Hector Duran

Stephen Statham

Office of the United States Trustee for the Southern District of Texas

515 Rusk St, Ste. 3516

Houston, Texas 77002

hector.duran.jr@usdoj.com

stephen.statham@usdoj.com

3) Counsel to the Unsecured Creditors' Committee GUC Trustee:

Joseph M. Coleman

John J. Kane

Kyle Woodard

KANE RUSSELL COLEMAN LOGAN PC

Bank of America Plaza

901 Main Street, Suite 5200

Dallas, Texas 75202

(214) 777-4200

jcoleman@krcl.com jkane@krcl.com kwoodard@krcl.com

- and -

Michael D. Warner
PACHULSKI STANG ZIEHL & JONES LLP
440 Louisiana Street, Suite 900
Houston, TX 77002
(713) 691-9385
mwarner@pszjlaw.com

If you do not have electronic filing privileges, you must also mail your Response to the Court, such that it is received by the Response Deadline, at:

Nathan Oschner Clerk of Court 515 Rusk Street, 5th Floor Houston, Texas 77002

- 14. <u>Informal Resolution</u>. Parties to an Omnibus Objection may engage in settlement discussions to resolve the matter without the need for a hearing. The Debtors may utilize Rule 68 of the Federal Rules of Civil Procedure with respect to Omnibus Objections, as modified by this paragraph 14. Rule 68 provides, in pertinent part:
 - (a) MAKING AN OFFER; JUDGMENT ON AN ACCEPTED OFFER. At least 14 days before the date set for trial, a party objecting to a claim may serve on an opposing party an offer to allow judgment on specified terms, with the costs then accrued. If, within 14 days after being served, the opposing party serves written notice accepting the offer, either party may then file the offer and notice of acceptance, plus proof of service. The clerk must then enter judgment.
 - (b) UNACCEPTED OFFER. An unaccepted offer is considered withdrawn, but it does not preclude a later offer. Evidence of an unaccepted offer is not admissible except in a proceeding to determine costs.

* * *

(d) PAYING COSTS AFTER AN UNACCEPTED OFFER. If the judgment that the offeree finally obtains is not more favorable than the unaccepted offer, the offeree must pay the costs incurred after the offer was made.

The Debtors will not utilize Rule 68 against unrepresented parties. Rule 68(d) is further modified such that if the ruling finally obtained is not more favorable to the offeree than the unaccepted offer, the Debtors may seek reimbursement of costs incurred after the offer was made.

Miscellaneous

- 15. <u>Additional Information</u>. Copies of these procedures, the Motion, the Order or any other pleadings (the "<u>Pleadings</u>") filed in these chapter 11 cases are available at no cost at the Debtors' restructuring website https://www.kccllc.net/autoplus. You may also obtain copies of any of the Pleadings filed in these chapter 11 cases for a fee at the Court's website at https://ecf.txsb.uscourts.gov/. A login identification and password to the Court's Public Access to Court Electronic Records ("<u>PACER</u>") are required to access this information and can be obtained through the PACER Service Center at http://www.pacer.gov.
- Reservation of Rights. NOTHING IN ANY OMNIBUS OBJECTION OR OBJECTION NOTICE IS INTENDED OR SHALL BE DEEMED TO CONSTITUTE (A) AN ADMISSION AS TO THE VALIDITY OF ANY PREPETITION CLAIM AGAINST A DEBTOR ENTITY; (B) A WAIVER OF ANY RIGHT OF ANY DEBTOR TO DISPUTE ANY PREPETITION CLAIM ON ANY GROUNDS, ASSERT COUNTERCLAIMS, RIGHTS OF OFFSET OR RECOUPMENT, DEFENSES, OBJECT TO CLAIMS (OR OTHER CLAIMS OR CAUSES OF ACTION OF A CLAIMANT) ON ANY GROUNDS NOT PREVIOUSLY RAISED IN AN OBJECTION, UNLESS THE COURT HAS ALLOWED A CLAIM OR ORDERED OTHERWISE, OR SEEK TO ESTIMATE ANY CLAIM AT A LATER DATE; (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 MOTION OR ANY ORDER GRANTING THE RELIEF REQUESTED BY THIS MOTION; (E) A REQUEST OR AUTHORIZATION TO ASSUME ANY PREPETITION AGREEMENT, CONTRACT, OR LEASE PURSUANT TO BANKRUPTCY CODE SECTION 365; OR (F) A WAIVER OF ANY RIGHT OF ANY DEBTOR UNDER THE BANKRUPTCY CODE OR ANY OTHER APPLICABLE LAW.

Exhibit I

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

In re:) Chapter 11
IEH AUTO PARTS HOLDING LLC, et al.,1) Case No. 23-90054 (CML)
Debtors.) (Jointly Administered)
WITHDRAWAL OF PROC	OF OF CLAIM NO
Claimant,	[Claimant Name(s)],
hereby withdraws with prejudice its proof of clair	m No [Claim Number(s)].
<u> </u>	
	»:
Claimant Name:	
Address:	Please mail this form via U.S. Mail to: IEH Auto Parts Holding LLC
Address:	Claims Duagasing Contan
City, State, Zip:	222 N Pacific Coast Highway, Suite 300 El Segundo, CA 90245
Phone:	or, you may omair this room to
Email:	autoplusinfo@kccllc.com

The Debtor entities in these chapter 11 cases, along with the last four digits of each Debtor entity's federal tax identification number, are: IEH Auto Parts Holding LLC (6529); AP Acquisition Company Clark LLC (4531); AP Acquisition Company Gordon LLC (5666); AP Acquisition Company Massachusetts LLC (7581); AP Acquisition Company Missouri LLC (7840); AP Acquisition Company New York LLC (7361); AP Acquisition Company North Carolina LLC (N/A); AP Acquisition Company Washington LLC (2773); Auto Plus Auto Sales LLC (6921); IEH AIM LLC (2233); IEH Auto Parts LLC (2066); IEH Auto Parts Puerto Rico, Inc. (4539); and IEH BA LLC (1428). The Debtors' service address is: 112 Townpark Drive NW, Suite 300, Kennesaw, GA 30144.