Case 24-11390-TMH Doc 1036 Filed 06/02/25 Pa

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

FISKER, INC., et al.,¹

Debtors.

Chapter 11

Case No. 24-11390 (TMH)

(Jointly Administered)

Re: Docket Nos. 956, 996, 1035

CERTIFICATION OF COUNSEL REGARDING ORDER GRANTING LIQUIDATING TRUSTEE'S SIXTH OMNIBUS OBJECTION (SUBSTANTIVE) PURSUANT TO 11 U.S.C. § 502, FED. R. BANKR. P. 3007 <u>AND LOCAL RULE 3007-1 TO CERTAIN MISCLASSIFIED CLAIMS</u>

The undersigned counsel to Matthew Dundon, solely in his capacity as the Liquidating Trustee (the "Liquidating Trustee") of the Fisker Liquidating Trust (the "Liquidating Trust"), hereby certifies as follows:

1. On April 14, 2025, the Liquidating Trustee filed the *Liquidating Trustee's Sixth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502, Fed. R. Bankr. P. 3007 and Local Rule 3007-1 to Certain Misclassified Claims* [Docket No. 956] (the "Objection") with the United States Bankruptcy Court for the District of Delaware (the "Court"). Attached thereto as Exhibit <u>A</u> was a proposed form of order granting the relief requested in the Objection (the "Proposed Order"). Attached as <u>Schedule 1</u> to the Proposed Order was a schedule identifying the misclassified claims that are subject to the Objection.

2. On May 6, 2025, in light of the response filed by Paul B Tuzo IV [Docket No. 986],

the Liquidating Trustee filed the *Certification of Counsel Regarding Liquidating Trustee's Sixth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502, Fed. R. Bankr. P. 3007 and Local*

¹ The Debtors in these chapter 11 cases, along with the last four digits of their respective employer identification numbers or Delaware file numbers, are as follows: Fisker Inc. (0340); Fisker Group Inc. (3342); Fisker TN LLC (6212); Blue Current Holding LLC (6668); Platinum IPR LLC (4839); and Terra Energy Inc. (0739). The address of the Debtors' corporate headquarters is 14 Centerpointe Drive, La Palma, CA 90623.



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Rule 3007-1 to Certain Misclassified Claims [Docket No. 996] (the "<u>Original Certification of</u> <u>Counsel</u>") removing Claim No. 2083 (the "<u>Tuzo Claim</u>") from the Proposed Order and requesting that the Court sustain the Objection as to all other claims identified on <u>Schedule 1</u>.

3. On May 29, 2025, the Court held a hearing to consider the relief requested in the Objection (the "<u>Hearing</u>").

4. At the Hearing, the Court sustained the Objection as to all claims identified on <u>Schedule 1</u>, including the Tuzo Claim.

5. On June 2, 2025, the Liquidating Trustee filed the *Notice of Withdrawal* [Docket No. 1035] withdrawing the Original Certification of Counsel, which removed the Tuzo Claim from <u>Schedule 1</u>.

6. Accordingly, attached hereto as **Exhibit 1** is the Proposed Order filed with the Objection, which includes the Tuzo Claim on <u>Schedule 1</u>.

7. The Liquidating Trustee respectfully requests that the Court enter the Proposed Order at its earliest convenience.

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Dated: June 2, 2025 Wilmington, Delaware

COLE SCHOTZ P.C.

/s/ Melissa M. Hartlipp Justin R. Alberto (No. 5126) Melissa M. Hartlipp (No. 7063) 500 Delaware Avenue, Suite 200 Wilmington, DE 19801 Telephone: (302) 652-3131 Facsimile: (302) 652-3117 Email: jalberto@coleschotz.com mhartlipp@coleschotz.com

-and-

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and-

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Co-Counsel to the Liquidating Trustee

<u>Exhibit 1</u>

Proposed Order

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

FISKER, INC., et al.,¹

Debtors.

Chapter 11 Case No. 24-11390 (TMH)

(Jointly Administered)

Re: D.I. ____

ORDER GRANTING LIQUIDATING TRUSTEE'S SIXTH OMNIBUS OBJECTION (SUBSTANTIVE) PURSUANT TO 11 U.S.C. § 502, FED. R. BANKR. P. 3007 AND LOCAL RULE 3007-1 TO CERTAIN MISCLASSIFIED CLAIMS

THIS MATTER having come before the Court upon the *Liquidating Trustee's Sixth Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502, Fed. R. Bankr. P. 3007 and Local Rule 3007-1 to Certain Misclassified Claims* (the "**Objection**"),² filed by Matthew Dundon, solely in his capacity as the Liquidating Trustee (the "**Liquidating Trustee**") of the Fisker Liquidating Trust, seeking entry of an order pursuant to 11 U.S.C. § 502, Bankruptcy Rule 3007 and Local Rule 3007-1 reclassifying the priority status of the Disputed Claims listed on <u>Schedule 1</u> annexed hereto; and it appearing that the Court has jurisdiction over this matter pursuant to 28 U.S.C. §1334; and it appearing that this is a core proceeding pursuant to 28 U.S.C. §1408 and 1409; and adequate notice of the Objection and opportunity for response having been given; and it appearing that no other notice need be given; and the Court having considered the Objection, the Disputed

¹ The Debtors in these Chapter 11 Cases, along with the last four digits of their respective employer identification numbers or Delaware file numbers, are as follows: Fisker Inc. (0340); Fisker Group Inc. (3342); Fisker TN LLC (6212); Blue Current Holding LLC (6668); Platinum IPR LLC (4839); and Terra Energy Inc. (0739). The address of the Debtors' corporate headquarters is 14 Centerpointe Drive, La Palma, CA 90623.

 $^{^2}$ Any capitalized term used but not otherwise defined herein shall have the meaning ascribed to it in the Objection.

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Claims listed on <u>Schedule 1</u> annexed hereto, and any responses thereto; and upon the record herein; and, after due deliberation and sufficient cause appearing therefore, it is FOUND AND DETERMINED that:

A. This Objection is a core proceeding under 28 U.S.C. § 157(b)(2).

B. Each holder of a Disputed Claim listed on <u>Schedule 1</u> attached hereto was properly and timely served with a copy of the Objection, this Order, the accompanying exhibit, and the notice.

C. Any entity known to have an interest in the Disputed Claims subject to the Objection has been afforded reasonable opportunity to respond to, or be heard regarding, the relief requested in the Objection.

D. Each of the Disputed Claims on <u>Schedule 1</u> hereto asserts an incorrect priority status.

IT IS HEREBY ORDERED ADJUDGED AND DECREED that:

1. The Objection is GRANTED as set forth herein.

2. Any response to the Objection not otherwise withdrawn, resolved, or adjourned is hereby overruled on its merits.

3. Each of the Disputed Claims on <u>Schedule 1</u> hereto is hereby reclassified to the classification status set forth on <u>Schedule 1</u>.

4. The Liquidating Trustee's rights to further object at a later date and on any basis to Disputed Claims on <u>Schedule 1</u> hereto are fully preserved.

5. The official claims register in these Chapter 11 Cases shall be modified in accordance with this Order.

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6. The Liquidating Trustee's rights and the rights of other parties in interest to file additional objections to the Disputed Claims or any other Claims (filed or not) which may be asserted against the Debtors and/or the Liquidating Trust, are preserved. Additionally, should one or more of the grounds of objection stated in the Objection be dismissed, the Liquidating Trustee's rights and the rights of other parties in interest to object on other stated grounds or on any other grounds that the Liquidating Trustee or other parties in interest may discover are further preserved.

7. Notwithstanding the possible applicability of Bankruptcy Rules 6004, 7062, 9014 or otherwise, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry. All time periods set forth in the Order shall be calculated in accordance with Bankruptcy Rule 9006(a).

8. This Court shall retain jurisdiction over the Liquidating Trustee and the claimants whose Claims are subject to the Objection with respect to any matters related to or arising from the Objection and the implementation of this Order.

Schedule 1 - Misclassified Claims

#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Reclassified Claim Priority	
1	Abounasseri, Khosrow	1768	\$69,000.00	Secured	\$69,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
2	Andrawes, Peter	1710	\$70,000.00	Secured	\$70,000.00	General Unsecured	
3	Aribisala, Clement	2106	\$45,000.00	Secured	\$45,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
4	Bolton, Andrew	2310	\$76,669.22	Secured	\$76,669.22	General Unsecured	According to the D has no legal basis. Claim is therefore
5	Buyer, David	2124	\$687.09	Priority	\$687.09	General Unsecured	According to the D priority claim purs supporting detail s
6	Cao, Kelly	2135	Total Claim: \$80,681.00 Secured: \$75,431.00 Priority: \$5,250.00		\$80,681.00	General Unsecured	According to the D asserted as secure the Claim, and the Additionally, accor liability asserted as attach sufficient do asserted is entitled 507(a).
7	Carley, Pat	1649	Total Claim: \$73,000.00 Secured: \$39,000.00 Priority \$73,00.00		\$73,000.00	General Unsecured	According to the D asserted as secure the claim, and the Additionally, accor liability asserted as attach sufficient do asserted is entitled 507(a).
8	Carroll, Jessica	1252	\$50,000.00	Priority	\$50,000.00	General Unsecured	According to the D priority claim purs supporting detail s Additionally, Claim its claim that the li U.S.C. § 507(a)(7).
9	Caveness, Bryant	1615	\$77,941.36	Secured	\$77,941.36	General Unsecured	
10	Chupinin, Vitaliy	1592	Total Claim: \$11,298.00 Priority: \$1,500.00	· ·	Total Claim: \$11,298.00	General Unsecured	

Reason for Reclassification

e Debtors' Books and Records, the liability asserted as secured is. The claimant holds no lien to secure the Claim, and the re ineligible for secured status.

e Debtors' Books and Records, the liability asserted as secured is. The claimant holds no lien to secure the Claim, and the re ineligible for secured status.

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e Debtors' Books and Records, the liability asserted as a insuant to 11 U.S.C. § 507(a)(8) has no legal basis. The il shows this Claim relates to taxes owed by the claimant. e Debtors' Books and Records, the portion of the liability red has no legal basis. The claimant holds no lien to secure he Claim is therefore ineligible for secured status. cording to the Debtors' Books and Records, the portion of the as priority has no legal basis. Additionally, claimant fails to documentation to support of its claim that the liability led to secured status or priority status pursuant to 11 U.S.C. §

e Debtors' Books and Records, the portion of the liability red has no legal basis. The Claimant holds no lien to secured ne claim is therefore ineligible for secured status. cording to the Debtors' Books and Records, the portion of the as priority has no legal basis. Additionally, Claimant fails to documentation to support of its claim that the liability led to secured status or priority status pursuant to 11 U.S.C. §

e Debtors' Books and Records, the liability asserted as a insuant to 11 U.S.C. § 507(a)(7) has no legal basis. The il shows this claim relates to a completed vehicle purchase. imant fails to attach sufficient documentation to support of e liability asserted is entitled to priority status pursuant to 11

e Debtors' Books and Records, the liability asserted as secured is. The claimant holds no lien to secure the Claim, and the re ineligible for secured status.

e Debtors' Books and Records, the liability asserted as a insuant to 11 U.S.C. § 507(a)(7) has no legal basis. imant fails to attach sufficient documentation to support of e liability asserted is entitled to priority status pursuant to 11 7).

#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Reclassified Claim Priority	
11	Dexter, Deborah	2966	\$40,000.00	Secured	\$40,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
12	Edmonds, Bradley	1140	Total Claim: \$250.00 Secured: \$250.00 Priority \$250.00		\$250.00	Priority	According to the D has no legal basis. Claim is therefore
13	Enriquez, Jesus	2612	\$77,000.00	Secured	\$77,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
14	Fernandez, Cuauhtemoc	3178	Total Claim: \$67,500.00 Secured: \$67,500.00 Priority \$67,500.00		\$67,500.00	General Unsecured	According to the D asserted as secure the Claim, and the Additionally, accor liability asserted as attach sufficient do is entitled to secur
15	Firer, Inna	1798	Total Claim: \$35,000.00 Secured: \$35,000.00 Priority: \$15,000.00		\$35,000.00	General Unsecured	According to the D asserted as secure the Claim, and the Additionally, accor liability asserted as attach sufficient do is entitled to secur
16	Frere, Juliane	2354	\$63,276.36	Priority	\$63,276.36	General Unsecured	According to the D priority claim purs Additionally, claim claim that the liab U.S.C. § 507(a)(7).
17	Galus, James	790	\$250.00	Secured	\$250.00	General Unsecured	According to the D has no legal basis. claim is therefore
18	Goldstein, Robert	3086	Total Claim: UNLIQUIDATED Secured: \$47,261.37		UNLIQUIDATED	General Unsecured	According to the D has no legal basis. Claim is therefore
19	Goldwyn, David	1691	Total Claim: \$50,000.00 Secured: \$20,000.00 Priority \$30,000.00		\$50,000.00	General Unsecured	According to the D asserted as secure the Claim, and the Additionally, accor liability asserted as attach sufficient de is entitled to secur
20	Grosse, Javier	3687	\$2,144.57	Priority	\$2,144.57	General Unsecured	According to the D priority claim purs Additionally, claim claim that the liabi U.S.C. § 507(a)(7).

Debtors' Books and Records, the liability asserted as secured s. The claimant holds no lien to secure the Claim, and the e ineligible for secured status.

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Debtors' Books and Records, the portion of the liability red has no legal basis. The claimant holds no lien to secure ne Claim is therefore ineligible for secured status.

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Debtors' Books and Records, the liability asserted as a rsuant to 11 U.S.C. § 507(a)(7) has no legal basis. mant fails to attach sufficient documentation to support its bility asserted is entitled to priority status pursuant to 11

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						Reclassified Claim	
#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Priority	
21	Guedez, Jean-Luc	2788	\$64,152.86	Secured	\$64,152.86	General Unsecured	According to the D
							has no legal basis.
							claim is therefore i
22	Hamilton, Bryan	2709	\$61,560.75	Secured	\$61,560.75	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i
23	Haran, Robert	2295	\$54,791.26	Secured	\$54,791.26	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i
24	Issac, Jacob	3041	\$62,863.00	Secured	\$62,863.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i
25	John, Saji	2754	\$76,815.52	Secured	\$76,815.52	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i
26	Kim, Ron	2869	Secured: \$48,000.00	Secured/Priority	\$64,650.00	General Unsecured	According to the D
	,		Priority \$16,650.00	. ,			has no legal basis.
			, · · /				Claim is therefore i
							Debtors' Books and
							has no legal basis.
							documentation to
							secured status or p
27	Landis, Ned	1732	\$3,800.00	Priority	\$3,800,00	General Unsecured	
2'		1/52	\$5,000.00	inoncy	\$3,000.00		priority claim pursu
							claimant fails to at
							liability asserted is
28	Lindquist, Mark	2601	Total Claim: \$68,507.61	Secured/Priority	\$68,507.61	General Unsecured	According to the D
			Secured \$68,507.61				has no legal basis.
			Priority \$20,750.00				Claim is therefore i
							Debtors' Books and
							has no legal basis.
							documentation to
							secured status or p
29	Lindsley, Philip	2324	\$75,000.00	Secured	\$75,000.00	General Unsecured	According to the D
			<i>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</i>		+		has no legal basis.
							Claim is therefore i
30	Maddox, Scott	739	\$2,250.00	Priority	\$2,250.00	General Unsecured	
			<i>\\\\\\\\\\\\\</i>		<i>\\</i>		priority claim pursu
							claimant fails to at
							liability asserted is
31	Maske, Doug	2895	\$74,000.00	Priority	\$74,000.00	General Unsecured	According to the D
							priority claim pursu
							claimant fails to at
							liability asserted is

Debtors' Books and Records, the liability asserted as secured a. The Claimant holds no lien to secured the claim, and the e ineligible for secured status.

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Debtors' Books and Records, the liability asserted as a rsuant to 11 U.S.C. § 507(a) has no legal basis. Additionally, attach sufficient documentation to support its claim that the is entitled to priority status pursuant to 11 U.S.C. § 507(a).

Debtors' Books and Records, the liability asserted as secured s. The claimant holds no lien to secure the Claim, and the e ineligible for secured status. Additionally, according to the nd Records, the portion of the liability asserted as priority s. Additionally, claimant fails to attach sufficient o support its claim that the liability asserted is entitled to r priority status pursuant to 11 U.S.C. § 507(a).

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#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Reclassified Claim Priority	
32	Mistry, Himanshu	1865	Total Claim: \$70,000.00 Secured: \$70,000.00 Priority: \$5,250.00	Secured/Priority		General Unsecured	According to the D has no legal basis. Claim is therefore i Debtors' Books and has no legal basis. documentation to secured status or p
33	Momin, Rumesha	2147	\$20,000.00	Secured	\$20,000.00	General Unsecured	According to the D has no legal basis. claim is therefore i
34	Morillo, Jesus	2934	Total Claim: \$85,764.76 Secured: \$80,000.76 Priority: \$8,000.00		\$85,764.76	General Unsecured	According to the D has no legal basis. Claim is therefore i Debtors' Books and has no legal basis. documentation to secured status or p
35	Mueller, Trudi	3436	\$30,000.00	Secured	\$30,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore i
36	Paakki, Travis	698	Total Claim: \$750.00 Secured: \$250.00		\$750.00	General Unsecured	According to the D priority claim pursu claimant fails to at liability asserted is
37	Paquette, Lisa	1185	Total Claim: \$1,000.00 Secured: \$1,000.00 Priority \$1,000.00		\$1,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore i Debtors' Books and has no legal basis. documentation to secured status or p
38	Pendyala, Venkata	1523	\$55,000.00	Secured	\$55,000.00	General Unsecured	
39	Phanthapannha, Charles	3253	\$71,136.50	Secured	\$71,136.50	General Unsecured	According to the D has no legal basis. Claim is therefore i
40	Prasad, Ramnarayan	2930	\$15,000.00	Secured	\$15,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore i
41	Reyes, Stephanie	1177	\$5,000.00	Admin/Priority	\$5,000.00	General Unsecured	
42	Rossi, George	1547	\$74,249.00	Secured	\$74,249.00	General Unsecured	

Debtors' Books and Records, the liability asserted as secured s. The claimant holds no lien to secure the Claim, and the e ineligible for secured status. Additionally, according to the nd Records, the portion of the liability asserted as priority s. Additionally, claimant fails to attach sufficient o support its claim that the liability asserted is entitled to

priority status pursuant to 11 U.S.C. § 507(a).

Debtors' Books and Records, the liability asserted as secured a. The Claimant holds no lien to secured the claim, and the a ineligible for secured status.

Debtors' Books and Records, the liability asserted as secured s. The claimant holds no lien to secure the Claim, and the e ineligible for secured status. Additionally, according to the nd Records, the portion of the liability asserted as priority s. Additionally, claimant fails to attach sufficient o support its claim that the liability asserted is entitled to r priority status pursuant to 11 U.S.C. § 507(a).

Debtors' Books and Records, the liability asserted as secured a. The claimant holds no lien to secure the Claim, and the e ineligible for secured status.

Debtors' Books and Records, the liability asserted as a rsuant to 11 U.S.C. § 507(a) has no legal basis. Additionally, attach sufficient documentation to support its claim that the is entitled to priority status pursuant to 11 U.S.C. § 507(a).

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Debtors' Books and Records, the liability asserted as secured a. The claimant holds no lien to secure the Claim, and the e ineligible for secured status.

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Debtors' Books and Records, the liability asserted as nd/or priority claim pursuant to 11 U.S.C. §§ 503(b)(9) and gal basis. Additionally, claimant fails to attach sufficient o support its claim that the liability asserted is entitled to ursuant to 11 U.S.C. §§ 503(b)(9) and/or 507(a).

Debtors' Books and Records, the liability asserted as secured a. The claimant holds no lien to secure the Claim, and the e ineligible for secured status.

#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Reclassified Claim Priority	
43	Roth, George	2735	\$30,000.00	Secured	\$30,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore i
44	San, Chris	1249	\$70,000.00	Secured	\$70,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
45	Schrameck, Martha	2360	\$7,500.00	Priority	\$7,500.00	General Unsecured	According to the D priority claim pursu claimant fails to at liability asserted is
46	Siegel, John	2150	Total Claim: \$30,000.00 Secured \$30,000.00 Priority \$5,000.00		\$30,000.00	General Unsecured	According to the D asserted as secured the Claim, and the Additionally, accor liability asserted as attach sufficient do is entitled to secure 507(a)(7).
47	Smith, Andrew	3278	\$40,000.00	Secured	\$40,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore i
48	Snell, Barbara	2743	\$80,000.00	Priority	\$80,000.00	General Unsecured	According to the D priority claim pursu claimant fails to at liability asserted is
49	Subramanian, Venkatesh	1439	Total Claim: \$94,089.36 Secured: \$65,409.48 Priority \$65,409.48		\$94,089.36	General Unsecured	According to the D asserted as secured the Claim, and the Additionally, accor liability asserted as attach sufficient do is entitled to secur
50	Sulik, Kenneth Jr.	1056	\$1,000.00	Secured	\$1,000.00	General Unsecured	According to the D has no legal basis. Claim is therefore
51	Thomas, Sheeba	2004	\$76,765.52	Secured	\$76,765.52	General Unsecured	
52	Thomas, Siby	1471	\$33,281.87	Secured	\$33,281.87	General Unsecured	According to the D has no legal basis. Claim is therefore i
53	Tuzo, Paul	2083	\$80,464.00	Secured	\$80,464.00	General Unsecured	According to the D has no legal basis. Claim is therefore
54	Ullman, Steven	1619	\$79,704.00	Secured	\$79,704.00	General Unsecured	According to the D has no legal basis. Claim is therefore

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Debtors' Books and Records, the liability asserted as secured a. The claimant holds no lien to secure the Claim, and the e ineligible for secured status.

Debtors' Books and Records, the liability asserted as a rsuant to 11 U.S.C. § 507(a) has no legal basis. Additionally, attach sufficient documentation to support its claim that the is entitled to priority status pursuant to 11 U.S.C. § 507(a).

Debtors' Books and Records, the portion of the liability red has no legal basis. The claimant holds no lien to secure the Claim is therefore ineligible for secured status. Ording to the Debtors' Books and Records, the portion of the as priority has no legal basis. Additionally, claimant fails to documentation to support its claim that the liability asserted ured status or priority status pursuant to 11 U.S.C. §

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#	Claimant Name	Claim No.	Asserted Claim Amount	Asserted Claim Priority	Reclassified Claim Amount	Reclassified Claim Priority	
55	Unterseher, Reginald	2358	\$58,499.00	Secured	\$58,499.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore
56	Vemuri, Vijay	1966	\$70,000.00	Secured	\$70,000.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore
57	Vigil, Daniel	3524	\$57,425.96	Secured	\$57,425.96	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore
58	Wiggins, Jeffrey	2113	\$60,328.00	Secured	\$60,328.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore
59	Williamson, Heather	728	\$1,000.00	Priority	\$1,000.00	General Unsecured	According to the D
							priority claim purs
							Additionally, claim
							claim that the liabi
							U.S.C. § 507(a)(7).
60	Yu, Jonathan	3249	\$30,000.00	Secured	\$30,000.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i
61	Zim, Craig	1609	\$70,000.00	Secured	\$70,000.00	General Unsecured	According to the D
							has no legal basis.
							Claim is therefore i

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Debtors' Books and Records, the liability asserted as a rsuant to 11 U.S.C. § 507(a)(7) has no legal basis.

mant fails to attach sufficient documentation to support its bility asserted is entitled to priority status pursuant to 11

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