

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

In re: ) Chapter 11  
)  
OTB HOLDING LLC,<sup>1</sup> ) Case No. 25-52415 (SMS)  
)  
Debtor. )  
) **Hearing Date: April 8, 2026**  
) **Obj. Deadline: March 30, 2026**

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**NOTICE OF THE LIQUIDATING TRUSTEE’S THIRD OMNIBUS OBJECTION TO  
CERTAIN AMENDED AND SUPERSEDED CLAIMS LISTED ON EXHIBIT A,  
DEADLINE TO OBJECT AND HEARING**

PLEASE TAKE NOTICE that META Advisors LLC, solely in its capacity as the liquidating trustee (the “Liquidating Trustee”) of the OTB Holding Liquidating Trust (the “Liquidating Trust”), has filed the *Liquidating Trustee’s Third Omnibus Objection to Certain Amended and Superseded Claims Listed on Exhibit A* and related papers (the “Objection”) with the Court seeking entry of an order sustaining the Objection and disallowing the claims set forth on **Exhibit A** attached thereto. Pursuant to Fifth Amended and Restated General Order No. 24-2018, the Court may consider this matter without further notice or a hearing if no party in interest files a response or objection within **thirty (30) days** from the date of service of this notice. **If you object to the relief requested in this pleading, you must timely file your objection with the Bankruptcy Clerk** at Room 1340, 75 Ted Turner Drive, S.W., Atlanta, GA 30303, and serve a copy on the movant’s attorney, Nathaniel T. DeLoatch, Eversheds Sutherland (US) LLP, 999 Peachtree St., NE, Suite 2300, Atlanta, GA 30309, and any other appropriate persons by the objection deadline. The response or objection must explain your position and be actually received by the Bankruptcy Clerk within the required time.

A hearing on the pleading has been scheduled for **April 8, 2026**. The Court will hold a hearing on the Objection at 10:15 a.m. ET on **April 8, 2026** in **Courtroom 1201, at the Richard B. Russell Federal Building and United States Courthouse, 75 Ted Turner Drive, S.W., Atlanta, Georgia 30303**, which must be attended in person, unless the Court orders otherwise.

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 3213. A complete list of each of the former Debtors whose claims are being administered in this chapter 11 case may be obtained on the website of this Debtor’s claims and noticing agent at <https://www.veritaglobal.net/ontheborder>. The mailing address for the Liquidating Trust established pursuant to the Plan and Confirmation Order (each as defined herein) is c/o META Advisors LLC, 7 Giralda Farms, Suite 340, Madison, New Jersey 07940, Attn: James S. Carr, Kristin S. Elliott and Dana P. Kane, with a copy to: Eversheds Sutherland (US) LLP 999 Peachtree Street NE Atlanta, Georgia 30309, Attn: Todd C. Meyers, Email: [toddmeyers@eversheds-sutherland.com](mailto:toddmeyers@eversheds-sutherland.com), and Nathaniel T. DeLoatch, Email: [natedeloatch@eversheds-sutherland.com](mailto:natedeloatch@eversheds-sutherland.com).



If an objection or response is timely filed and served, the hearing will proceed as scheduled. **If you do not file a response or objection within the time permitted, the Court may grant the relief requested without further notice and without holding the scheduled hearing** provided that an order approving the relief requested is entered at least one business day prior to the scheduled hearing. If no objection is timely filed, but no order is entered granting the relief requested at least one business day prior to the scheduled hearing, the hearing will be held as scheduled.

**Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.**

Dated: February 24, 2026

**EVERSHEDS SUTHERLAND (US) LLP**

/s/ Todd C. Meyers

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*Counsel to the Liquidating Trustee of the OTB  
Holding Liquidating Trust*

IN THE UNITED STATES BANKRUPTCY COURT  
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THE LIQUIDATING TRUSTEE’S THIRD OMNIBUS OBJECTION  
TO CERTAIN AMENDED AND SUPERSEDED  
CLAIMS LISTED ON EXHIBIT A

**PLEASE CAREFULLY REVIEW THIS OBJECTION AND PLEASE REVIEW EXHIBIT A ATTACHED HERETO TO LOCATE YOUR NAME AND CLAIM(S).**

**THIS IS AN OBJECTION TO YOUR CLAIM. SUBSTANTIVE RIGHTS MAY BE AFFECTED BY THIS OBJECTION AND BY ANY FURTHER OBJECTION THAT MAY BE FILED. PLEASE BE AWARE THAT THE LIQUIDATING TRUSTEE IS ASKING THE COURT TO DISALLOW CERTAIN OF THE CLAIMS THAT YOU FILED IN THESE CHAPTER 11 CASES.**

**TO THE EXTENT YOU DISAGREE WITH THE RELIEF SOUGHT IN THE OBJECTION, YOU SHOULD IMMEDIATELY CONTACT THE LIQUIDATING TRUSTEE TO RESOLVE THE DISPUTE. IF YOU DO NOT REACH AN AGREEMENT, YOU MUST FILE A RESPONSE TO THIS OBJECTION AND SEND A COPY OF YOUR RESPONSE TO THE LIQUIDATING TRUSTEE AND ITS COUNSEL BY MARCH 30, 2026 (PREVAILING EASTERN TIME). YOUR RESPONSE MUST STATE WHY THE OBJECTION IS NOT VALID. IF YOU DO NOT FILE A RESPONSE BY MARCH 30, 2026 (PREVAILING EASTERN TIME), YOUR CLAIM MAY BE DISALLOWED, EXPUNGED, OR ELIMINATED WITHOUT FURTHER NOTICE OR HEARING.**

<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 3213. A complete list of each of the former Debtors whose claims are being administered in this chapter 11 case may be obtained on the website of this Debtor’s claims and noticing agent at <https://www.veritaglobal.net/ontheborder>. The mailing address for the Liquidating Trust established pursuant to the Plan and Confirmation Order (each as defined herein) is c/o META Advisors LLC, 7 Giralda Farms, Suite 340, Madison, New Jersey 07940, Attn: James S. Carr, Kristin S. Elliott and Dana P. Kane, with a copy to: Eversheds Sutherland (US) LLP 999 Peachtree Street NE Atlanta, Georgia 30309, Attn: Todd C. Meyers, Email: [toddmeyers@eversheds-sutherland.com](mailto:toddmeyers@eversheds-sutherland.com), and Nathaniel T. DeLoatch, Email: [natedeloatch@eversheds-sutherland.com](mailto:natedeloatch@eversheds-sutherland.com).

**THE RELIEF SOUGHT HEREIN IS WITHOUT PREJUDICE TO THE LIQUIDATING TRUSTEE'S OR ANY PARTY IN INTEREST'S RIGHTS TO PURSUE FURTHER OBJECTIONS AGAINST THE CLAIMS LISTED ON EXHIBIT A.**

META Advisors LLC, solely in its capacity as the liquidating trustee (the "Liquidating Trustee") of the OTB Holding Liquidating Trust (the "Liquidating Trust") established pursuant to the *Debtors' Amended Joint Chapter 11 Plan as of July 21, 2025* [Docket No. 522] (as amended, supplemented, or modified, the "Plan"),<sup>2</sup> confirmed by the *Findings of Fact, Conclusions of Law, and Order Confirming the Debtors' Amended Joint Chapter 11 Plan as of July 21, 2025* [Docket No. 607] (the "Confirmation Order"), hereby submits this omnibus objection (the "Objection") requesting entry of an order, substantially in the form attached hereto as **Exhibit 1** (the "Proposed Order"), disallowing and expunging the Claims listed on **Exhibit A** (the "Amended and Superseded Claims") to the Proposed Order. In support of the Objection, the Liquidating Trustee respectfully represent as follows:

**JURISDICTION AND VENUE**

1. The United States Bankruptcy Court for the Northern District of Georgia, Atlanta Division (the "Court") has jurisdiction over these cases and this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding within the meaning of 28 U.S.C. § 157(b). Venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409(a).

2. The predicates for the relief requested herein are sections 105 and 502 of 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rule 3007(d)(2) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 3007-1 of the Local Rules of the United States Bankruptcy Court for the Northern District of Georgia (the "Local Rules"), the *Second Amended and Restated General Order 26-2019, Procedures for Complex Chapter 11 Cases*, dated February

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<sup>2</sup> Terms capitalized but not otherwise defined herein shall have the meaning ascribed in the Plan.

6, 2023, and the *Order Pursuant to 11 U.S.C. § 105(a) and Rule 3007 of the Federal Rules of Bankruptcy Procedure Authorizing the Filing of Omnibus Claims Objections on Certain Additional Grounds* [Docket No. 514].

### **BACKGROUND**

3. On March 4, 2025 (the “Petition Date”), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code in the Court (collectively, the “Chapter 11 Cases”). The Debtors are the Post-confirmation Debtors, as set forth in the Plan.

4. Additional information about the Debtors’ business and events leading up to the Petition Date can be found in the *Declaration of Jonathan M. Tibus in Support of Chapter 11 Petitions and First Day Pleadings* [Docket No. 18] filed on March 5, 2025 and is incorporated herein by reference.

5. On July 21, 2025, the Debtors filed the Plan. On September 8, 2025, the Court confirmed the Plan, which granted, among other things, standing upon the Liquidating Trust to administer Claims, including standing to bring this Objection. *See* Confirmation Order ¶ 21; Plan §§ 7.05, 8.05.

6. The Plan went into effect in accordance with its terms on September 16, 2025 (the “Effective Date”). *See Notice of Confirmation of Plan, Permanent Injunction, Various Deadlines, Effective Date and Deadline for Filing Administrative Claims and Claims Arising from the Rejection of Executory Contracts and Unexpired Leases* [Docket No. 620].

7. Pursuant to the Plan and the Confirmation Order, the Liquidating Trustee is authorized to object to the Amended and Superseded Claims. The Liquidating Trustee has commenced a review of the Claims filed in these cases, including any supporting documentation filed therewith. For the reasons set forth in more detail below, the Liquidating Trustee has determined that the Amended and Superseded Claims filed in these Chapter 11 Cases are

objectionable. Thus, the Liquidating Trustee files this Objection in accordance with applicable provisions of the Plan, Bankruptcy Code, Bankruptcy Rules, and Local Rules.

**BASIS FOR RELIEF REQUESTED AND APPLICABLE AUTHORITY**

8. Section 502(a) of the Bankruptcy Code provides, in pertinent part, that a “claim or interest, proof of which is filed under section 501 of this title, is deemed allowed, unless a party in interest . . . objects.” 11 U.S.C. § 502(a). Once an objection to a claim is filed, the court, after notice and a hearing, shall determine the allowed amount of the claim. *See* 11 U.S.C. § 502(b). When asserting a proof of claim against a bankrupt estate, a claimant must allege facts that, if true, would support a finding that the debtor is legally liable to the claimant. *In re Allegheny Int’l, Inc.*, 954 F.2d 167, 173 (3d Cir. 1992). Where the claimant alleges sufficient facts to support its claim, its claim is afforded prima facie validity. Fed. R. Bankr. P. 3001(f); *In re Allegheny Int’l Inc.*, 954 F.2d at 173.

9. A party wishing to dispute such a claim must produce evidence in sufficient force to negate the claim’s prima facie validity. *In re Allegheny Int’l Inc.*, 954 F.2d at 173–74. In practice, the objecting party must produce evidence that would refute at least one of the allegations essential to the claim’s legal sufficiency. *Id.* Once the objecting party produces such evidence, the burden shifts back to the claimant to prove the validity of his or her claim by a preponderance of the evidence. *Id.*; *see also Dollinger v. BV Retail, LLC (In re S&Q Shack, LLC)*, Nos. 09-67151-MGD, 09-68410-MGD, 2015 Bankr. LEXIS 1166, at \*6-7 (N.D. Ga. Feb. 13, 2015). Despite this shifting burden, the ultimate burden of persuasion is always on the claimant. *See In re Moss*, No. 94-11959, 1995 WL 17005342, at \*1 (Bankr. S.D. Ga. Sept. 28, 1995).

10. Pursuant to Bankruptcy Rule 3007(d), a debtor may object to claims on an omnibus basis where the claims “have been amended by later proofs of claim.” Fed. R. Bankr. P. 3007(d)(2)(C); *see also In re Branded Operations Holdings, Inc.*, No. 22-22608 (JLG), 2025 WL

1156492, at \*5 (Bankr. S.D.N.Y. Apr. 17, 2025) (stating that proofs of claims that are amended and superseded by subsequent claims filed by the same creditor are routinely disallowed and expunged).

11. A debtor has the duty to object to the allowance of any claim that is improper. 11 U.S.C. §§ 704(a)(5), 1106(a)(1) and 1107(a); *see also Int'l Yacht & Tennis, Inc. v. Wasserman Tennis, Inc. (In re Int'l Yacht & Tennis, Inc.)*, 922 F.2d 659, 661-62 (11th Cir. 1991) (debtor in possession has the same duty as a chapter 11 trustee “to object to the allowance of any claim that is improper”). Disallowance and expungement of the Amended and Superseded Claims is appropriate and necessary to prevent the applicable claimant from receiving recoveries on both the Amended and Superseded Claim and a superseding Claim asserting the same underlying obligation. *See, e.g., In re Handy Andy Home Improvement Ctrs., Inc.*, 222 B.R. 571, 575 (Bankr. N.D. Ill. 1998) (“[I]t is axiomatic that one cannot recover for the same debt twice.”).

12. In accordance with the foregoing, the Liquidating Trustee files this Objection to disallow and expunge the Amended and Superseded Claims identified on **Exhibit A**. Based upon a review and investigation of the Amended and Superseded Claims, the Liquidating Trustee has determined that each Amended and Superseded Claim represents a Filed Claim that was amended, and thus is superseded, by a later Filed Claim.

13. Failure to disallow the Amended and Superseded Claims would result in such claimants receiving unwarranted recoveries for the same underlying alleged liability. Moreover, disallowing the Amended and Superseded Claims would enable the Liquidating Trustee and its advisors to maintain an accurate claims’ register in these Chapter 11 Cases. The Liquidating Trustee notes that the respective claimants will not be prejudiced if the Amended and Superseded

Claims are disallowed and expunged, because these claimants will retain their respective surviving claims (each, a “Surviving Claim”), also identified on Exhibit A.

14. For the foregoing reasons, the Liquidating Trustee objects to the Amended and Superseded Claims and requests that this Court disallow and expunge the Amended and Superseded Claims in their entirety.

#### **SEPARATE CONTESTED MATTERS**

15. A response to the Objection constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. The Liquidating Trustee requests that any response, and any order entered by the Court with respect to such response, shall be deemed a separate order with respect to such Amended and Superseded Claim.

#### **RESERVATION OF RIGHTS**

16. The Liquidating Trustee expressly reserves the right to amend, modify, or supplement this Objection and to file additional objections to the Amended and Superseded Claims or any other Claims (filed or not) which may be asserted against the Debtors and/or the Liquidating Trust. Should this Objection be dismissed, the Liquidating Trustee reserves the right to object on other grounds or on any other grounds that the Liquidating Trustee discovers during the pendency of these Chapter 11 Cases.

#### **NOTICE**

17. The Liquidating Trustee will provide notice of this Objection to (a) each claimant set forth on Exhibit A and their counsel, where applicable, (b) the Wind-Down Officer and its counsel, and (c) the United States Trustee. The Liquidating Trustee respectfully submits that such notice is sufficient and proper under the circumstances and that no other or further notice is required.

**NO PRIOR REQUEST**

18. No previous request for the relief sought herein has been made to this Court or any other court.

**COMPLIANCE WITH LOCAL RULE 3007-1**

19. To the best of the Liquidating Trustee's knowledge and belief, the Objection, including its exhibits, substantially complies with Local Rule 3007-1. To the extent that the Objection does not comply with the requirements of Local Rule 3007-1, the Liquidating Trustee submits that the deviations are not material and respectfully requests that those requirements be waived.

**CONCLUSION**

**WHEREFORE**, the Liquidating Trustee respectfully requests that the Court enter the Proposed Order, substantially in the form attached hereto as **Exhibit 1** (a) disallowing and expunging the Amended and Superseded Claims in their entirety and (b) granting such other relief as the Court deems just, equitable, and proper.

*(Signature on next page.)*

Date: February 24, 2026

Respectfully submitted,

**EVERSHEDS SUTHERLAND (US) LLP**

/s/ Todd C. Meyers

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*Counsel to the Liquidating Trustee of the OTB  
Holding Liquidating Trust*

**EXHIBIT 1**

**(Proposed Order)**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
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In re: ) Chapter 11  
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OTB HOLDING LLC,<sup>1</sup> ) Case No. 25-52415 (SMS)  
 )  
Debtor. )  
 )  
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**ORDER SUSTAINING  
THE LIQUIDATING TRUSTEE’S THIRD OMNIBUS OBJECTION  
TO CERTAIN AMENDED AND SUPERSEDED CLAIMS LISTED ON EXHIBIT A**

This matter is before the Court on the *Liquidating Trustee’s Third Omnibus Objection to Certain Amended and Superseded Claims Listed on Exhibit A* [Docket No. [•]] (the “Objection”),<sup>2</sup> filed by the Liquidating Trustee requesting entry of an order disallowing and expunging the Amended and Superseded Claims identified on Exhibit A, attached hereto, all as more fully set forth in the Objection.

The Court having jurisdiction over the Objection pursuant to 28 U.S.C. §§ 1334 and 157(b), the Objection being a core matter pursuant to 28 U.S.C. § 157(b)(2), the Court having found that venue of this proceeding, and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that the relief requested in the Objection is in the best interests of the Debtors’ Estates, their creditors, and other parties in interest; and the Court being

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 3213. A complete list of each of the former Debtors whose claims are being administered in this chapter 11 case may be obtained on the website of this Debtor’s claims and noticing agent at <https://www.veritaglobal.net/ontheborder>. The mailing address for the Liquidating Trust established pursuant to the Plan and Confirmation Order (each as defined herein) is c/o META Advisors LLC, 7 Giralda Farms, Suite 340, Madison, New Jersey 07940, Attn: James S. Carr, Kristin S. Elliott and Dana P. Kane, with a copy to: Eversheds Sutherland (US) LLP 999 Peachtree Street NE Atlanta, Georgia 30309, Attn: Todd C. Meyers, Email: [toddmeyers@eversheds-sutherland.com](mailto:toddmeyers@eversheds-sutherland.com), and Nathaniel T. DeLoatch, Email: [natedeloatch@eversheds-sutherland.com](mailto:natedeloatch@eversheds-sutherland.com).

<sup>2</sup> Capitalized terms not otherwise defined herein shall have the meaning set forth in the Objection.

able to enter a final order consistent with Article III of the United States Constitution; and the Liquidating Trustee having filed a notice setting the Objection and any responses thereto for hearing on April 8, 2026; and the Court having found that notice of the Objection and opportunity for hearing on the Objection were appropriate under the circumstances and no other notice need be provided; and the Court having found that all requisite parties-in-interest had an opportunity to file a response to the Objection and attend the hearing to support any asserted response to the Objection; and no response to the Objection was filed and no creditor or party in interest appeared to oppose the relief requested in the Objection; and the Court having reviewed and considered the Objection and all other matters of record in these Chapter 11 Cases, including the lack of objection thereto; and it appearing that the relief requested in the Objection is in the best interests of the Debtors, their Estates, and their creditors, and that the legal and factual bases set forth in the Objection and at the hearing (to the extent necessary) establish just cause for the relief granted herein; and after due deliberation thereon; and good and sufficient cause appearing therefor, it is hereby ORDERED that:

1. The Objection is SUSTAINED and GRANTED as set forth herein.
2. The Amended and Superseded Claims are disallowed and expunged in their entirety. All rights of the Liquidating Trustee to further object to Claims are reserved.
3. Each Amended and Superseded Claim, and the Objection by the Liquidating Trustee to such Amended and Superseded Claim, as addressed in the Objection and set forth on **Exhibit A** attached hereto, constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order shall be deemed a separate Order with respect to each Amended and Superseded Claim. Any stay of this Order pending appeal by any claimant whose Claim is subject to this Order shall only apply to the contested matter that involves such claimant's Claim and shall

not act to stay the applicability and/or finality of this Order with respect to the other contested matters or Claims listed in the Objection or this Order.

4. The Liquidating Trustee is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order.

5. This Court shall retain jurisdiction with respect to any matters, claims, rights, or disputes arising from or relating to the implementation of this Order.

6. Kurtzman Carson Consultants, LLC d/b/a Verita Global (“Verita”) shall, within three (3) days of the entry of this Order, cause a copy of this Order to be served by electronic mail or first-class mail, as applicable, on all parties served with the Objection, and Verita shall file promptly thereafter a certificate of service confirming such service.

[END OF ORDER]

Prepared and Presented by:

**EVERSHEDS SUTHERLAND (US) LLP**

/s/ Todd C. Meyers

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*Counsel to the Liquidating Trustee  
of the OTB Holding Liquidating Trust*

**EXHIBIT A**

**(Amended and Superseded Claims)**

#	Name of Claimant	Debtor	Disallowed Claim #	Disallowed Asserted Amount and Classification	Basis of Objection	Surviving Amended Claim #	Surviving Asserted Amount and Classification
1	1538 N. Vista, LLC	OTB Holding LLC	244	General Unsecured (\$147,996.54)	Amended and superseded by later filed proof of claim	250	General Unsecured (\$147,996.54)
2	5805 Granite Pkwy Hotel Owner, LLC	OTB Acquisition LLC	242	General Unsecured (\$190,048.17)	Amended and superseded by later filed proof of claim	243	General Unsecured (\$190,048.17)
3	Appell Striping & Sealcoating, Inc.	OTB Holding LLC	216	General Unsecured (\$5,259.00)	Amended and superseded by later filed proof of claim	220	General Unsecured (\$5,259.00)
4	ARC SWWMGPA001, LLC	OTB Acquisition LLC	577	General Unsecured (\$249,748.95)	Amended and superseded by later filed proof of claim	579	General Unsecured (\$254,608.36)
5	Atmos Energy Corporation	OTB Holding LLC	192	General Unsecured (\$77,079.93)	Amended and superseded by later filed proof of claim	411	General Unsecured (\$76,308.65)
6	Best Restaurant Equipment and Design, Inc.	OTB Acquisition LLC	381	General Unsecured (\$153,698.99)	Amended and superseded by later filed proof of claim	489	General Unsecured (\$153,698.99)
7	BTB JOPLIN OPS LLC	OTB Acquisition LLC	307	General Unsecured (\$17,497.29)	Amended and superseded by later filed proof of claim	314	General Unsecured (\$17,497.29)
8	Douglas Brothers Landscaping	OTB Holding LLC	64	General Unsecured (\$809.82)	Amended and superseded by later filed proof of claim	310	General Unsecured (\$809.82)

9	E and P at Neshaminy LLC	OTB Acquisition LLC	210	General Unsecured (\$45,505.81)	Amended and superseded by later filed proof of claim	302	General Unsecured (\$29,793.73)
10	EEC Acquisition, LLC d/b/a Smart Care Equipment Solutions	OTB Holding LLC	536	General Unsecured (\$17,261.26)	Amended and superseded by later filed proof of claim	669	General Unsecured (\$4,972.67)
11	Fayetteville Public Works Commission	OTB Acquisition LLC	611	General Unsecured (\$7,590.84)	Amended and superseded by later filed proof of claim	630	General Unsecured (\$7,590.84)
12	Five Star Restaurant Repair and Sales	OTB Holding LLC	496	General Unsecured (\$24,330.68)	Amended and superseded by later filed proof of claim	511	Admin Priority (\$23,566.39)
13	Frerich Ventures LLC	OTB Holding LLC	39	General Unsecured (\$525.00)	Amended and superseded by later filed proof of claim	102	General Unsecured (\$525.00)
14	GOLD MEDAL GARDENING INC	OTB Holding LLC	644	General Unsecured (\$9,046.00)	Amended and superseded by later filed proof of claim	645	General Unsecured (\$9,046.00)
15	GRI Gateway Overlook, LLC	OTB Acquisition LLC	461	General Unsecured (\$97,776.87)	Amended and superseded by later filed proof of claim	556	General Unsecured (\$99,757.88)
16	JAHCO Oklahoma Properties I, LLC	OTB Acquisition LLC	693	General Unsecured (\$197,136.68)	Amended and superseded by later filed proof of claim	694	General Unsecured (\$197,136.68)
17	Natures Green	OTB Acquisition LLC	54	General Unsecured (\$12,521.25)	Amended and superseded by later filed proof of claim	397	General Unsecured (\$12,901.25)
18	Oak Park Mall, LLC by CBL and Associates Management, Inc., its Managing Agent	OTB Acquisition LLC	197	General Unsecured (\$251,080.66)	Amended and superseded by later filed proof of claim	382	General Unsecured (\$292,665.18)

19	Oak Park Mall, LLC, by CBL and Associates Management, Inc., its Managing Agent	OTB Acquisition LLC	166	General Unsecured (\$245,605.01)	Amended and superseded by later filed proof of claim	197	General Unsecured (\$251,080.66)
20	PepsiCo Sales, Inc.	OTB Acquisition LLC	540	General Unsecured (\$295,994.43)	Amended and superseded by later filed proof of claim	678	General Unsecured (\$3,266,566.35)
21	PepsiCo Sales, Inc.	OTB Acquisition LLC	540	Admin Priority (\$1,092.41)	Amended and superseded by later filed proof of claim	678	Admin Priority (\$1,092.41)
22	RestorePro Reconstruction, Inc.	OTB Acquisition LLC	252	General Unsecured (\$79,735.28)	Amended and superseded by later filed proof of claim	264	General Unsecured (\$79,735.28)
23	Ryan, LLC	OTB Acquisition LLC	284	General Unsecured (\$45,651.95)	Amended and superseded by later filed proof of claim	706	General Unsecured (\$46,684.61)
24	ServicExperts, Inc.	OTB Acquisition of Kansas LLC	109	General Unsecured (\$1,058.88)	Amended and superseded by later filed proof of claim	697	General Unsecured (\$1,058.88)
25	ShiftForce LLC	OTB Holding LLC	687	General Unsecured (\$5,000.00)	Amended and superseded by later filed proof of claim	712	General Unsecured (\$5,000.00)
26	T Twin Creeks TX, LLC	OTB Acquisition LLC	111	General Unsecured (\$28,814.16)	Amended and superseded by later filed proof of claim	182	General Unsecured (\$135,448.20)
27	T Twin Creeks TX, LLC	OTB Acquisition LLC	191	General Unsecured (\$135,448.2)	Amended and superseded by later filed proof of claim	621	General Unsecured (\$30,247.41)
28	T Twin Creeks TX, LLC	OTB Acquisition LLC	111	Secured (\$106,634.04)	Amended and superseded by later filed proof of claim	182	Secured (\$0.00)

29	T Twin Creeks TX, LLC	OTB Acquisition LLC	191	Secured (\$106,634.04)	Amended and superseded by later filed proof of claim	621	Secured (\$0.00)
30	Vestis Services, LLC fka ARAMARK Uniform & Career Apparel, LLC	OTB Acquisition LLC	168	General Unsecured (\$369,981.94)	Amended and superseded by later filed proof of claim	665	General Unsecured (\$622,019.37)
31	Vestis Services, LLC fka ARAMARK Uniform & Career Apparel, LLC	OTB Acquisition LLC	168	Admin Priority (\$3,310.30)	Amended and superseded by later filed proof of claim	665	Admin Priority (\$43,053.95)
32	Winbury Operating LLC d/b/a Colliers International	OTB Holding LLC	280	General Unsecured (\$21,743.40)	Amended and superseded by later filed proof of claim	281	General Unsecured (\$21,743.40)
33	X-2 Landscaping	OTB Acquisition LLC	85	General Unsecured (\$12,725.00)	Amended and superseded by later filed proof of claim	96	General Unsecured (\$12,725.00)