

MARTIN F. KRONBERG, P.C.
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Attorneys for Creditor, Jake Scanlon

PAID

\$199.00

R# 60001326

FILED: BANKRUPTCY: NJB
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RATIALLY

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY

In re

Case No. 25-23630 (MBK)

UNITED SITE SERVICES, INC., et al.

Chapter 11

(Jointly Administered)

Debtors.

hearing date:
2/24/26 @ 2 pm

**NOTICE OF MOTION FOR RELIEF FROM THE
AUTOMATIC STAY TO CONTINUE WITH STATE COURT LITIGATION**

TO: ALL PERSONS ON ANNEXED SERVICE LIST

PLEASE TAKE NOTICE that the undersigned Attorney for The Creditor, Jake Scanlon, shall move before the Honorable Michael B. Kaplan, United States Bankruptcy Judge, 402 East State Street, Trenton, New Jersey 08608, on the 12th day of March, 2026 at 10:00 a.m., or as soon thereafter as counsel may be heard for an Order Vacating the Automatic Stay to Proceed with a Personal Injury Action in Superior Court.

The movant shall rely on the annexed Certification in support of the requested Order.

Oral argument of the Motion is hereby waived unless an Answer is timely filed by the responsive party at least seven (7) days prior to the return date hereof.

As the within Motion solely requests to solely vacate the automatic stay, and does not seek debtor's assets, and the facts and/or law relied upon do not present complicated or unique questions, it is hereby respectfully submitted that no brief is necessary.



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I certify that the foregoing statement made by me are true. I am aware that if any of the foregoing are willfully false, I am subject to punishment.

Dated: January 29, 2026


MARTIN F. KRONBERG
Attorney for Creditor, Jake Scanlon

MARTIN F. KRONBERG, P.C.
2414 Morris Avenue, Suite 215
Union, New Jersey 07083
(908) 624-1660
Attorneys for Creditor, Jake Scanlon

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY**

In re

Case No. 25-23630 (MBK)

UNITED SITE SERVICES, INC., et al.

Chapter 11

(Jointly Administered)

Debtors.

**CERTIFICATION OF COUNSEL IN SUPPORT OF MOTION TO VACATE THE
AUTOMATIC STAY TO PROCEED WITH A PERSONAL INJURY ACTION IN
SUPERIOR COURT**

HEARING DATE: March 12, 2026
ORAL ARGUMENT WAIVED

MARTIN F. KRONBERG, Esq. hereby certifies as follows:

1. I am an attorney at Law of the State of New Jersey and represent creditor, Jake Scanlon. I make this Certification in support of an application for limited relief from the automatic stay imposed as result of the Bankruptcy filing by Debtor, United Site Services, Inc.
2. The debtor United Site Services, Inc. filed for relief under Chapter 11 of the U.S. Bankruptcy Code on December 29, 2025.
3. On September 8, 2021, creditor Jake Scanlon was injured while exiting a portable toilet owned by debtor, United Site Services, on the premises of the Newark Airport Terminal 1 construction site.

4. Creditor Jake Scanlon, on August 12, 2022, filed a personal injury lawsuit in the Superior Court of New Jersey, Law Division against multiple parties including debtor United Site Services, Inc., which is docketed in Essex County under docket number ESX-L-4747-22. The matter is entitled *Jake Scanlon vs. Tutor Perini/Parsons Joint Venture, et al.* [Exhibit A: Complaint].

5. On January 8, 2026, an Order was filed by the Honorable Avion M. Benjamin, P.J. Cv. This Order requires creditor Scanlon to “file a formal application in the bankruptcy court to obtain permission to proceed with this pending matter, subject to terms or conditions that the bankruptcy court may impose...Failure of either the bankrupt party plaintiff and/or the party claiming against the petitioner in bankruptcy to follow the procedure outlined above shall be considered as a waiver of all right to proceed under this caption.” [Exhibit B: Order of Avion M. Benjamin P.J. Cv., dated January 8, 2026].

6. Creditor Jake Scanlon files this motion as he does not wish to forfeit his 2022 docketed case in the Superior Court of New Jersey. He wishes to pursue his action against the debtor, United Site Services, at this time in order to establish the amount of his claim against the debtor.

7. Through discovery obtained in the matter of *Jake Scanlon vs. Tutor Perini/Parsons Joint Venture, et al.*, creditor Scanlon has learned that Safety National Casualty Corporation insured debtor United Site Services for his accident. Debtor United Site Services has an SIR/deductible in the amount of \$250,000.00

8. Courts have granted creditors’ relief from the automatic stay to continue with litigation in a non-bankruptcy forum to fix the debtor’s liability. Creditor Scanlon wishes to continue with litigation in the Superior Court of New Jersey solely to let the state court decide liability and damages. Creditor Scanlon does not seek, at this time, authorization or permission for payment of

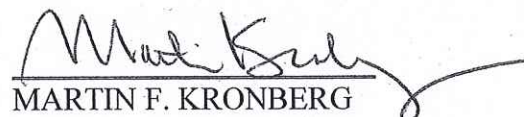
any self-insured retention or deductible, including, but not limited to, the Debtor's \$250,000 self-insured retention.

9. Absent relief from the automatic stay, creditor Scanlon is unable to proceed with or restore his State Court action, which has been pending since August 12, 2022.

10. Creditor Scanlon will not seek to enforce any judgment or collect against the Debtor United Site Services without further permission of this Court.

11. For the foregoing reasons, it is respectfully requested that an Order be entered vacating the automatic stay, so as to allow creditor, Jake Scanlon, to continue to prosecute his claims in the civil action pending before the Superior Court of New Jersey, to determine and fix the amount of his claims only.

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.



MARTIN F. KRONBERG

Dated: January 29, 2026

LAW OFFICES OF MARTIN F. KRONBERG, P.C. – ATTORNEY ID NUMBER: 262031970
2414 MORRIS AVENUE, SUITE 215
UNION, NEW JERSEY 07083
(908) 624-1660
Attorney for Plaintiff

JAKE SCANLON,

Plaintiff,

vs.

TUTOR PERINI/PARSONS JOINT VENTURE, TUTOR PERINI CORP., UNITED SITE SERVICES, MUNICH AIRPORT NJ LLC, D'ANNUNZIO AND SONS INC., PORT AUTHORITY OF NEW YORK AND NEW JERSEY, ABC CORPORATION 1-20 and JOHN DOES 1-20,

Defendants.

: SUPERIOR COURT OF NEW JERSEY
: LAW DIVISION: ESSEX COUNTY
: DOCKET NO. ESX-L-

: Civil Action

: COMPLAINT AND JURY DEMAND

:

Plaintiff, Jake Scanlon, residing in the Township of North Bergen, County of Hudson, and State of New Jersey, complaining of the Defendants, deposes and says:

FIRST COUNT

1. Jake Scanlon, a resident of the Township of North Bergen, County of Hudson, and State of New Jersey, suffered injuries after falling at new Terminal One at Newark Airport, Newark, New Jersey on September 8, 2021. Plaintiff was an electrician employed by a subcontractor working on the site of new Terminal One at the time of his fall.

2. At all times material to the within cause of action, Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., and ABC Corporation 1-20 (fictitious names), were the entities responsible for safety, construction, maintaining, and controlling the condition of and supervising the activities of persons lawfully present at the site at Newark Airport on September 8, 2021.

3. Defendant Tutor Perini/Parsons Joint Venture is a joint venture formed to bid on the Terminal One construction with a principal office located at Newark Airport and had contracted with the Defendant Port Authority of New York and New Jersey to construct a new terminal known as Terminal One at Newark Airport. Defendant Tutor

EXHIBIT A

Perini Corp. is a large construction contractor and part of said joint venture and performed construction of the new terminal. Defendant United Site Services supplied, delivered, and placed a portable toilet which Plaintiff used before falling and whose location at new Terminal One constituted a tripping hazard. Defendant Munich Airport NJ LLC is an entity in charge of maintenance and management at new Terminal One and worked with the construction team on new Terminal One. Its principal office is located at Newark Airport. D'Annunzio and Sons Inc. is a heavy construction business located in South Plainfield, New Jersey and performed construction services at new Terminal One.

4. As the entities or persons responsible for the construction, supply of portable toilets, renovation, operation, maintenance, supervision, safety, and control of the site, as well as the supervision of the activities of subcontractors and subcontractors' employees, the Defendants had a duty to exercise due care to provide a safe and properly supervised site, provide safe and proper supervision of persons lawfully present on the site, and to otherwise properly and safely operate, maintain, supervise, and implement safety measures to prevent injuries to workers and others lawfully thereon.

5. On or about September 8, 2021, Plaintiff was lawfully working on the new Terminal One site when he was caused to suffer serious injuries as a result of a fall due to a trip hazard after using a portable toilet supplied by Defendant United Site Services.

6. The accident and attendant injuries suffered by Plaintiff were directly and proximately caused by Defendants' failure to safely and properly maintain, control, and supervise the conditions of the site, and their failure to safely and properly maintain, control, and supervise the activities being conducted thereon.

7. As a direct and proximate result of the negligence, carelessness, gross negligence, and palpably unreasonable conduct of the Defendants, as aforesaid, Plaintiff was caused to sustain and did sustain injuries which resulted in his permanent injury, and said Defendants' negligence subjects them to liability in accordance with the applicable provisions of New Jersey law.

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., and ABC

Corporation 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

SECOND COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First Count as if same were set forth herein at length.
2. At all times material to the within cause of action, Defendants, John Does 1-10 (fictitious names), were employees and/or agents of the Defendants set forth in the First Count.
3. As a result of the employment and agency relationship between said contractors, subcontractors, suppliers, Defendants and John Does 1-10 (fictitious names), said contractors, suppliers, and Defendants set forth in the First Count are liable for the actions and inactions of the John Doe Defendants and other employees and agents under principles governing principal/agency relations, under the doctrine of respondeat superior or otherwise.

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc. and ABC Corporation 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

THIRD COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First and Second Counts as if same were set forth herein at length.
2. At all times material to within the cause of action, the site where Plaintiff's accident took place was in a dangerous condition and/or constituted a dangerous condition of property.
3. The dangerous condition of said premises created a reasonably foreseeable risk of the kind of injuries suffered by Plaintiff. Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), had actual or constructive notice of the dangerous condition of said property for a sufficient time prior to the injury suffered by Plaintiff. Said Defendants could have taken measures to protect against the dangerous conditions of said

property contributing to the accident of Plaintiff. The actions taken by said Defendants to protect against the dangerous condition, or the failure to so act, was unreasonable under the circumstances. As a direct and proximate result of the actions or inactions of Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), as aforesaid, Plaintiff suffered the falling accident and attendant injuries, and accordingly, said Defendants are liable to the Plaintiff

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

FOURTH COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First through Third Counts as if same were set forth herein at length.
2. At all times material to within cause of action, Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), had a duty to properly observe, inspect, control, and supervise the actions of their employees, agents, subcontractors and their subcontractors' employees and agents and make sure safety was instituted and maintained on the job.
3. Said individuals and entities failed to properly observe, control, and supervise the activities of workers and relevant subcontractors and others at the time and place aforesaid, failed to discharge their duties, failed to act in a timely and emergent basis to protect Plaintiff and otherwise failed to provide or delayed in providing services to Plaintiff.
4. As a direct and proximate result of the actions or inactions of said entities and individuals, as aforesaid, Plaintiff suffered the accident and attendant injuries hereinbefore described.

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc. and ABC Corporation 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

FIFTH COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First through Fourth Counts as if same were set forth herein at length.
2. As a direct and proximate result of the negligence of the Defendants, as aforesaid, the character and quality of the life of Plaintiff was and continues to be diminished from the time of the accident to the present. In addition, he suffered and continues to suffer from pain, suffering, disability, impairment, and loss of the enjoyment of life as well as lost wages and income

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

SIXTH COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First through Fifth Counts as if same were set forth herein at length.
2. As a direct and proximate result of the negligence of the Defendants, as aforesaid, Plaintiff incurred medical expenses in connection with the special care and medical treatment provided Plaintiff from the time of the accident to the present and future and incurred other expenses in connection with the injuries to Plaintiff.

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendants, Tutor Perini/Parsons Joint Venture, Tutor Perini Corp., United Site Services, Munich Airport NJ LLC, D'Annunzio and Sons Inc., ABC Corporation 1-20 and John Does 1-20 (fictitious names), jointly, severally or in the alternative, for compensatory damages, together with interest, costs of suit and such other further relief as the Court deems just and proper.

SEVENTH COUNT

1. Plaintiff, Jake Scanlon, repeats each and every allegation of the First through Sixth Counts as if same were set forth herein at length.
2. On the date of the accident, the Port Authority of New York and New Jersey was the owner and/or leaseholder of the land on which the above referenced Terminal One was located at Newark Airport.
3. Plaintiff through his attorneys has attempted to investigate the aforesaid accident in an effort to determine the exact configuration of the area where Plaintiff fell which is near the Head House Bay Doors at Terminal One facing the existing airport.

WHEREFORE, Plaintiff, Jake Scanlon, demands judgment against the Defendant Port Authority of New York and New Jersey as follows:

- a) Compelling Defendant Port Authority of New York and New Jersey to permit immediate inspection by Plaintiff's attorneys and experts of the location of the accident herein;
- b) Compelling Defendant Port Authority of New York and New Jersey to immediately produce copies of all invoices, receipts, photographs, videos, contracts, reports, and documents pertaining to the construction of the sidewalk, curb, and walkways in the area noted above; and
- c) Such other further relief as the Court deems equitable and just.

LAW OFFICES OF MARTIN F. KRONBERG
Attorneys for Plaintiff

Dated: August 12, 2022

By: /s/MARTIN F. KRONBERG
MARTIN F. KRONBERG

DEMAND FOR TRIAL BY JURY

Plaintiff hereby demands a Trial by jury as to all issues.

NOTICE OF TRIAL COUNSEL

Please take notice that Martin F. Kronberg, Esq. is hereby designated as Trial Counsel in the above captioned matter for the firm of Martin F. Kronberg, PC, pursuant to Rule 4:25 et. seq.

CERTIFICATION

Pursuant to the requirements of Rule 4:5-1, I, the undersigned, does hereby certify to the best of my knowledge, information and belief, that except as hereinafter indicated, the subject matter of the controversy referred to in the within pleading is not the subject of any other Cause of Action, pending in any other Court, or of a pending Arbitration Proceeding, nor is any other Cause of Action or Arbitration Proceeding contemplated with the exception of a proposed workman's compensation action.

In the event that during the pendency of the within Cause of Action, I shall become aware of any change as to any facts stated herein, I shall file an amended certification and serve a copy thereof on all other parties (or their attorneys) who have appeared in said Cause of Action.

LAW OFFICES OF MARTIN F. KRONBERG

Dated: August 12, 2022

By: /s/MARTIN F. KRONBERG
MARTIN F. KRONBERG

THIS ORDER WAS PREPARED BY THE COURT

SCANLON JAKE
PLAINTIFF (S)

VS.

TUTOR PERINI PARSONS JOINTVEN
DEFENDANT (S)

SUPERIOR COURT OF NEW JERSEY
ESSEX COUNTY: LAW DIVISION
CIVIL PART
CIVIL ACTION
DOCKET NO.: ESX-L-004747-22

**CIVIL ACTION ORDER OF DISPOSITION ON
ACCOUNT OF BANKRUPTCY PROCEEDINGS**

The court has been advised that the party/parties listed below has/have filed a petition in bankruptcy. Accordingly, all claims pending herein by/against such petitioner in bankruptcy are dismissed, without prejudice and without costs, subject to restoration as allowed for below.

Any party making claim against the petitioner in bankruptcy must, within 30 days from date, file a formal application in the bankruptcy court to obtain permission to proceed with this pending matter, subject to any terms or conditions that the bankruptcy court may impose. Then, within 30 days after receiving such permission to proceed from the bankruptcy court, either the bankrupt party plaintiff or the party making claim against the bankrupt must file a formal motion to vacate this Order of Disposition on Account of Bankruptcy Proceeding to restore to the active calendar all claims by and/or against the petitioner in bankruptcy.

Failure of either the bankrupt party plaintiff and/or the party claiming against the petitioner in bankruptcy to follow the procedure outlined above shall be considered as a waiver of all rights to proceed under this caption.

Additionally, formal application shall be made, no later than 60 days after pending bankruptcy proceedings are concluded, to vacate this Order of Disposition on Account of Bankruptcy Proceeding and restore the claim(s) made by and /or against the bankrupt if the pending bankruptcy proceedings do not fully dispose all claims between the parties and either the bankrupt plaintiff and/or the claimant then still wishes to pursue this matter under this caption.

Again, failure to timely follow the above procedure shall be considered as a waiver of all rights to proceed by and/or against the bankrupt under this caption.

EXHIBIT B

PLEASE NOTE: this order does not in any way effect and/or stay proceedings in this caption as between any other party to the case. Counsel for plaintiff and/or the bankrupt are hereby directed to serve a copy of this order on all parties/counsel within 7 days of receipt of this order.

Dated: January 08, 2026

/s/ Avion M. Benjamin

HON. AVION M. BENJAMIN P.J. Cv.

BANKRUPT PARTY:

1) <u>United Site Services</u>	3) _____
2) _____	4) _____

MARTIN F. KRONBERG, P.C.
2414 Morris Avenue, Suite 215
Union, New Jersey 07083
(908) 624-1660
Attorneys for Creditor, Jake Scanlon

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY**

In re

Case No. 25-23630 (MBK)

UNITED SITE SERVICES, INC., et al.

Chapter 11

(Jointly Administered)

Debtors.

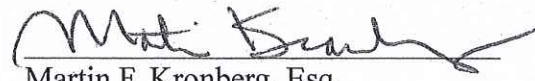
Hearing Date: March 12, 2026

**CERTIFICATION OF NON-COMPLIANCE
REGARDING CASE MANAGEMENT/ELECTRONIC CASE FILING ("CM/ECF")**

I, MARTIN F. KRONBERG, ESQ., HEREBY CERTIFY that with respect to the transition in procedure effective October 1, 2003 which requires mandatory electronic filing for attorneys who regularly practice before this Court, and which requires attorneys to become trained and certified "Participants" of CM/ECF, if the attorney files ten (10) or more pleadings in a 12 month period, inclusive of the 2003 calendar year prior to October 1st, the following conditions apply (please check applicable provisions):

XXX (a) I am not currently certified as a CM/ECF Participant. During the twelve (12) month period preceding and including this filing, I have not exceeded the ten (10) document limit.

Dated: January 29, 2026


Martin F. Kronberg, Esq.

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEW JERSEY

In re

: Case No. 25-23630 (MBK)

UNITED SITE SERVICES, INC., et al.

: Chapter 11

Debtors.

: **ORDER TO MODIFY
AUTOMATIC STAY**

THIS MATTER having been brought to the Court by Martin F. Kronberg, P.C., attorneys for creditor, Jake Scanlon, for an Order modifying the automatic stay and/or injunction imposed, so as to allow this creditor to continue an action against the debtor, United Site Services, Inc., in the Superior Court of New Jersey, Law Division, Essex County, entitled *Jake Scanlon vs. Tutor Perini/Parsons Joint Venture, et al*, bearing Docket No. ESX L 4747-22, and the motion having been duly served, and for good cause shown;

IT IS on this day of , 2026;

ORDERED that the Motion to vacate the automatic stay brought by the creditor Jake Scanlon is hereby granted to permit the restoration and prosecution of the action captioned *Jake Scanlon vs. Tutor Perini/Parsons Joint Venture, et al*, bearing Docket No. ESX L 4747-22, pending in the Superior Court of New Jersey, Law Division, Essex County, for purposes of liquidating creditor Scanlon's claims only; and it is further

ORDERED that this Order shall not be deemed to authorize or permit the enforcement, execution, or collection of any judgment against the Debtor; or authorize or permit payment of any self-insured retention or deductible, including but not limited to the Debtor's \$250,000 self-insured retention.

Dated:

Honorable Michael B. Kaplan

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Martin F. Kronberg, P.C.
2414 Morris Avenue, Suite 215
Union, New Jersey 07083
(908) 624-1660
Attorneys for Creditor, Jake Scanlon

In Re:
United Site Services, Inc., et al.

Case No.: 25-23630 (MBK)
Chapter: 11
Adv. No.: _____
Hearing Date: March 12, 2026
Judge: Jon. Michael B. Kaplan

CERTIFICATION OF SERVICE

1. I, Martin F. Kronberg, Esq. :

represent Creditor Jake Scanlon in this matter.
 am the secretary/paralegal for _____, who represents _____ in this matter.
 am the _____ in this case and am representing myself.

2. On January 29, 2026, I sent a copy of the following pleadings and/or documents to the parties listed in the chart below.

Cover Letter filing, Notice of Motion to Vacate Automatic Stay (including Statement As To Why No Brief Is Necessary), Certification in Support of Motion (including Exhibits A & B), Certification of Non-compliance regarding "CM/ECF", Proposed Form of Order

3. I certify under penalty of perjury that the above documents were sent using the mode of service indicated.

Date: January 29, 2026

/s/MARTIN F. KRONBERG

Signature

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
Clerk, USDC Bankruptcy Court 402 East State Street Trenton, New Jersey 08608	Bankruptcy Court	<input type="checkbox"/> Hand-delivered <input type="checkbox"/> Regular mail <input checked="" type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Office of the Trustee for the District of New Jersey Attn: Jeffrey M. Sponder One Newark Center, Suite 2100 Newark, New Jersey 07102	Trustee	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Michael D. Sirota, Esq., and all counsel of record Cole Schotz P.C. Court Plaza North, 25 Main Street Hackensack, New Jersey 07601	Debtor's attorneys	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Dennis F. Dunne, Esq., and all counsel of record Milbank LLP 55 Hudson Yards New York, New York	Debtor's attorneys	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
United Site Services Attention: John Hafferty, CFO 118 Flanders Road, Suite 1000 Westborough, MA 01581	Debtor	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>

Name and Address of Party Served	Relationship of Party to the Case	Mode of Service
John D. Shea, Esq. Freeman Mathis & Gary 3 Executive Campus, Suite 350 Cherry Hill, New Jersey 08002	Debtor's attorneys in Superior Court personal injury action	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Michael J. Leegan, Esq. 301 Carnegie Center Drive Suite 200 Princeton, New Jersey 08540	Counsel for Tutor-Perini defendants in Superior Court personal injury action	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Akin Gump Strauss Hauer & Feld LLP Attn: Daniel I. Fisher and Scott L. Alberino Robert S. Strauss Tower 2001 K Street, N.W. Washington, D.C. 20006	Counsel to the Ad Hoc Group	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
Kirkland & Ellis LLP Attn: Steven N. Serajeddini and Nicholas Adzima 601 Lexington Avenue New York, New York 10022	Counsel to Clearlake Capital Group	<input type="checkbox"/> Hand-delivered <input checked="" type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>
		<input type="checkbox"/> Hand-delivered <input type="checkbox"/> Regular mail <input type="checkbox"/> Certified mail/RR <input type="checkbox"/> Other _____ <small>(As authorized by the Court or by rule. Cite the rule if applicable.)</small>