Fill in this information to identify the case:						
Debtor Well	lmade Floor Cove	erings Internation	al, Inc.			
Haita d Otata a Da	almost Court for the	Northern	_District of Geor	σia		
	nkruptcy Court for the: 25-58764		District of dear	(State)		
Case number	23-36/04		-			

Modified Official Form 410

Proof of Claim 04/25

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Pa	Identify the Clair	m					
1.	Who is the current creditor?	Imerys Carbonates USA, Inc.					
	Name of the current creditor (the person or entity to be paid for this claim)						
		Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	☑ No					
		Yes. From whom?	_				
3.	Where should notices and	Where should notices to the creditor be sent?	Where should payments to the creditor be sent? (if different)				
	payments to the	Imerys Carbonates USA, Inc.	Imerys Carbonates USA, Inc.				
	creditor be sent?	Attn: Eric Gardner	Attn: Oscar Torres				
	Federal Rule of	100 Mansell Court East	100 Mansell Court East				
	Bankruptcy Procedure (FRBP) 2002(g)	Roswell, GA 30076, USA	Roswell, GA 30076, USA				
		Contact phone 770-645-3300	Contact phone 805 - 717 - 9145				
		Contact email eric.gardner@imerys.com	Contact email Oscar.torres@imerys.com				
		Contact email	Contact enfair				
		Uniform claim identifier (if you use one):					
4.		☑ No					
	amend one already filed?	Yes. Claim number on court claims registry (if known)	Filed on				
5.	Do you know if	☑ No					
	anyone else has filed a proof of claim for	Yes. Who made the earlier filing?					
	this claim?						

Official Form 410 **Proof of Claim**

6.	Do you have any number you use to identify the debtor?	 No ✓ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: <u>0627</u>
7.	How much is the claim?	\$ 80,518.41 Does this amount include interest or other charges? No
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
•	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
		Goods sold. See attached addendum.
9.	Is all or part of the claim secured?	Yes. The claim is secured by a lien on property. Nature or property: Real estate: If the claim is secured by the debtor's principle residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)% Fixed

Yes. Amount necessary to cure any default as of the date of the petition.

Yes. Identify the property: See attached addendum

☐ No

lease?

11. Is this claim subject to a right of setoff?

12. Is all or part of the claim	П	No					
entitled to priority under 11 U.S.C. § 507(a)?		Yes. Check	all that apply:				Amount entitled to priority
A claim may be partly priority and partly		Domes	stic support obligations 5.C. § 507(a)(1)(A) or (imony and child s	upport) under	e
nonpriority. For example, in some categories, the law limits the amount	İ		\$3,800* of deposits tovices for personal, fam				\$
entitled to priority.	l	days b	s, salaries, or commiss efore the bankruptcy p ever is earlier. 11 U.S.0	petition is file	ed or the debtor's		\$
		Taxes	or penalties owed to go	overnmental	units. 11 U.S.C.	§ 507(a)(8).	\$
		Contrib	outions to an employee	e benefit pla	n. 11 U.S.C. § 50	7(a)(5).	\$
	ı	Other.	Specify subsection of	11 U.S.C. §	507(a)(2) that a	applies.	\$ <u>64,542.68</u>
		* Amounts a	re subject to adjustment or	n 4/01/28 and	every 3 years after t	hat for cases begui	n on or after the date of adjustment.
13. Is all or part of the claim		No					
entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9)?	Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor within 20 days before the date of commencement of the above case, in which the goods have been sold to the Debtor in the ordinary course of such Debtor's business. Attach documentation supporting such claim.						
		\$ <u>64,542.</u>	68				
Part 3: Sign Below							
The person completing	Check t	he appropri	iate box:				
this proof of claim must sign and date it.	I am the creditor.						
FRBP 9011(b). If you file this claim	I am the creditor's attorney or authorized agent.						
electronically, FRBP 5005(a)(3) authorizes courts	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.						
to establish local rules specifying what a signature	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.						
is. A person who files a	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.						
fraudulent claim could be fined up to \$500,000,	I have examined the information in this <i>Proof of Claim</i> and have reasonable belief that the information is true and correct.						
imprisoned for up to 5 years, or both.	I declare under penalty of perjury that the foregoing is true and correct.						
18 U.S.C. §§ 152, 157, and 3571.	Execute	ed on date	11/20/2025 MM / DD / YYYY				
		i <u>car Torr</u> nature	res				
	Print th	e name of	the person who is co	mpleting an	nd signing this c	laim:	
	Name		Oscar Torres	N 4:	iddle name	Loot	
			First name				name
	Title		<u>Director of Fin</u>	ancial Pl	anning and A	nalysis	
	Company	y	Imerys Carbonat Identify the corporate servi	es USA, I icer as the com	Inc. pany if the authorize	d agent is a service	er.
	Address		100 Mansell Cour	rt East,	Roswell, GA,	30076, USA	
	Contact p	ohone	805-717-9145		Email oscar.te	orres@imervs	s.com



Official Form 410 Proof of Claim

Verita (KCC) ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (866) 812-2297 | International (781) 575-4050

. o. p acciotanto. 2	(**************************************			
Debtor:				
25-58764 - Wellmade Floor Coverings Internation	nal, Inc.			
District:				
Northern District of Georgia, Atlanta Division				
Creditor:	Has Supporting Documentation:			
Imerys Carbonates USA, Inc.	Yes, supporting documentation successfully uploaded			
Attn: Eric Gardner	Related Document Statement:			
100 Mansell Court East	Hee Related Claims			
Desirell CA 2007C	Has Related Claim:			
Roswell, GA, 30076 USA				
Phone:	Related Claim Filed By:			
770-645-3300	Filing Party:			
Phone 2:	Creditor			
Fax:				
Email:				
eric.gardner@imerys.com				
Disbursement/Notice Parties:				
Imerys Carbonates USA, Inc.				
Attn: Oscar Torres				
100 Mansell Court East				
Roswell, GA, 30076				
USA				
Phone:				
805-717-9145				
Phone 2:				
Fax:				
E-mail:				
oscar.torres@imerys.com				
DISBURSEMENT ADDRESS				
Other Names Used with Debtor:	Amends Claim:			
	No			
	Acquired Claim:			
	No			
Basis of Claim:	Last 4 Digits: Uniform Claim Identifier:			
Goods sold. See attached addendum.	Yes - 0627			
Total Amount of Claim:	Includes Interest or Charges:			
80,518.41	Yes			
Has Priority Claim:	Priority Under:			
Yes	11 U.S.C. §507(a)(2): 64,542.68			
Has Secured Claim:	Nature of Secured Amount:			
No	Value of Property:			
Amount of 503(b)(9):				
Yes: 64,542.68	Annual Interest Rate:			
Based on Lease:	Arrearage Amount:			
No	Basis for Perfection:			
Subject to Right of Setoff:				
Yes See attached addendum	Amount Unsecured:			

Submitted By:

Oscar Torres on 20-Nov-2025 7:39:03 a.m. Pacific Time

Title:

Director of Financial Planning and Analysis

Company:

Imerys Carbonates USA, Inc.

Optional Signature Address:

100 Mansell Court East

Roswell, GA, 30076

USA

Telephone Number:

805-717-9145

Email:

oscar.torres@imerys.com

ADDENDUM TO PROOF OF CLAIM FILED BY IMERYS CARBONATES USA, INC.

- 1. On August 4, 2025 (the "Petition Date") Wellmade Industries MFR. N.A LLC and Wellmade Floor Coverings International, Inc. (the "Debtors") each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), thereby commencing the chapter 11 cases in the United States Bankruptcy Court for the Northern District of Georgia (the "Court" or "Bankruptcy Court") jointly administered under Case No. 25-58764-SMS (the "Chapter 11 Cases"). As of Petition Date, the Debtors¹ owed to Imerys Carbonates USA, Inc. ("Claimant") \$67,434.21 on account of goods sold and delivered to the Debtors before the Petition Date. In addition, the Debtors owe Claimant at least an additional \$13,084.20 on account of attorneys' fees that Claimant has incurred in connection with the Claim in these Chapter 11 Cases, from the Petition Date through October 31, 2025.² As a result, the total amount of the Claim is at least \$80,518.41.
- 2. Further, Claimant is seeking attorneys' fees incurred in connection with the Claim in these Chapter 11 Cases for services arising on and after November 1, 2025, plus interest accruing after the due date of Claimant's invoices, at the rate set forth in Claimant's Standard Terms and Conditions referenced in footnote 2 below, and reserves the right to amend the Claim to include such amounts.

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Claimant's records show that Claimant did business with Wellmade Floor Coverings International, Inc. However, the Debtors scheduled Claimant as a creditor of Wellmade Industries MFR. N.A LLC. Therefore, Claimant is filing the Claim in each of the Chapter 11 Cases.

² The terms set forth in the Order Acknowledgement that Claimant provided to the Debtors, including Imerys' Standard Terms and Conditions, dated March 24, 2025, state, *inter alia*, the following: "In the event a bankruptcy proceeding is filed by or against Buyer, or if Buyer fails to make one or more payments timely, and Seller engages the services of any attorney and/or collection agencies to collect any payment(s), then Buyer will pay all fees and costs incurred by the Seller, including, without limitation, reasonable attorneys' fees, costs and disbursements relating to the assumption, assignment, or rejection of this Agreement, relief from the automatic stay and/or adequate protection with respect to this Agreement, and/or any Chapter 11 plan in such proceding and/or filing a proof of claim."

- 3. A portion of the Claim, in the amount of \$64,542.68, is an administrative expense pursuant to 11 U.S.C. § 503(b)(9) that is entitled to priority pursuant to 11 U.S.C. § 507(a)(2) because such portion is on account of goods (the "Goods") that were sold to the Debtors in the ordinary course of the Debtors' business and were received by the Debtors within the twenty days immediately before the Petition Date. The invoices that support Claimant's administrative expense claim are highlighted in yellow in the Statement of Account (the "Statement") attached hereto as **Exhibit A**.
- 4. To the extent the Debtors dispute Claimant's administrative priority claim under 11 U.S.C. § 503(b)(9) as a result of the Debtors' receipt of all or any portion of the Goods on or after the Petition Date, Claimant asserts that the corresponding portion of the Claim is (a) an administrative expense pursuant to 11 U.S.C. § 503(b)(1)(A) and (b) entitled to priority and payment pursuant to 11 U.S.C. § 507(a)(2). Claimant sold the Goods to the Debtors in the ordinary course of the Debtors' business and, to the extent the Debtors received all or any portion of the Goods on or after the Petition Date, the Debtors benefited from its post-petition receipt of the Goods but has not paid for them.³
- 5. As indicated on the Proof of Claim Form to which this Addendum is attached, the Claim is also subject to Claimant's right of recoupment and/or setoff based on amounts payable by Claimant to the Debtors in the aggregate amount of \$13,525.08, arising from the Debtors' overpayment(s) to Claimant before the Petition Date on account of certain invoices that were owing to Claimant, as also set forth in **Exhibit A**. Claimant's recoupment and/or setoff rights with

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Though Claimant asserts that \$64,542.68 of the Claim is entitled to administrative expense priority pursuant to 11 U.S.C. §§ 503(b) and 507(a)(2), to the extent any portion of the Claim is deemed to be a prepetition claim that is not entitled to the asserted administrative expense priority, Claimant hereby alternatively asserts such portion of the Claim as a general unsecured claim without the need to file additional proofs of claim or amend the Claim.

respect to the aforementioned overpayment should be applied first to reduce Claimant's general unsecured claim, and then to reduce Claimant's administrative expense priority claim.

6. This Claim is filed to protect the rights of Claimant and is not intended as, and shall not be construed as, (a) a submission by Claimant to the jurisdiction of the Bankruptcy Court or any other court, or a waiver of any substantive or procedural rights of Claimant to challenge the constitutional authority of the Bankruptcy Court or any other court to enter a final order or judgment on any matter; (b) a waiver or release of any rights of Claimant to have the reference withdrawn in the Chapter 11 Cases or with respect to any proceeding, controversy, matter or other issue, or to demand and obtain a trial by jury therein; (c) a waiver or release of the right of Claimant to have final orders in non-core matters entered only after de novo review by a district judge; (d) a waiver or release of any rights of Claimant against any other person or other entity liable for any or all of the claims described herein; (e) a waiver of any right of subordination in favor of Claimant of indebtedness or liens held by any other creditors; (f) an election of any remedy waiving or otherwise affecting any other remedy of Claimant; (g) a waiver or release of any rights in connection with any executory contracts or unexpired leases to which the Debtors and Claimant may be or have been parties, including Claimant's rights to object to the assumption and assignment thereof (e.g., to object to any proposed cure amounts or adequate assurance of future performance) or to assert additional claims for damages arising from the rejection thereof; (h) a waiver or release of any additional claims or other rights that Claimant may have in or against the Debtors, its estate or the property thereof, including the right to assert the Claim or any other claims in any other proceeding, forum or venue; or (i) a waiver or release of any other rights, claims, actions, arguments, counterarguments, defenses, setoffs, or recoupments to which Claimant is or may be entitled under any agreements, at law, in equity, or otherwise. All of the rights, claims, actions, arguments, counterarguments, defenses, setoffs, and recoupments described herein are hereby reserved.

7. Claimant reserves the right to amend and supplement this Claim from time to time, and to file additional proofs of claim for any additional claims (including, without limitation, administrative expense priority claims that may arise post-petition). Additional documents supporting this Claim may be made available upon the Debtors' or the Court's request, subject to Claimant's right to assert that such documents are confidential or otherwise privileged.

EXHIBIT A

Customer Name	Account No.	Invoice No.	Invoice Date	Amount
Wellmade - Cartersville	10050627	1000427819	8/5/2025	\$1,298.26
Wellmade - Cartersville	10050627	1000427818	8/4/2025	\$1,645.74
Wellmade - Cartersville	10050627	1000427817	8/4/2025	\$1,652.56
Wellmade - Cartersville	10050627	1000427816	8/4/2025	\$1,662.47
Wellmade - Cartersville	10050627	1000427815	8/4/2025	\$1,515.67
Wellmade - Cartersville	10050627	1000427814	8/3/2025	\$1,567.08
Wellmade - Cartersville	10050627	1000427813	8/2/2025	\$1,606.11
Wellmade - Cartersville Wellmade - Cartersville	10050627	1000427812	8/2/2025	\$1,570.80
Wellmade - Cartersville	10050627	1000427811 1000427810	8/2/2025 8/2/2025	\$1,616.02
Wellmade - Cartersville Wellmade - Cartersville	10050627 10050627	1000427810	8/1/2025	\$1,537.97 \$1,676.71
Wellmade - Cartersville	10050627	1000427808	8/1/2025	\$1,623.44
Wellmade - Cartersville	10050627	1000427807	8/1/2025	\$1,609.82
Wellmade - Cartersville	10050627	1000427607	7/31/2025	\$1,354.63
Wellmade - Cartersville	10050627	1000423407	7/31/2025	\$1,496.47
Wellmade - Cartersville	10050627	1000424611	7/31/2025	\$1,599.29
Wellmade - Cartersville	10050627	1000424011	7/30/2025	\$1,348.44
Wellmade - Cartersville	10050627	1000424098	7/30/2025	\$1,544.79
Wellmade - Cartersville	10050627	1000424097	7/30/2025	\$1,484.70
Wellmade - Cartersville	10050627	1000424096	7/30/2025	\$1,534.88
Wellmade - Cartersville	10050627	1000424095	7/29/2025	\$1,562.12
Wellmade - Cartersville	10050627	1000424094	7/29/2025	\$1,125.45
Wellmade - Cartersville	10050627	1000422354	7/29/2025	\$1,531.15
Wellmade - Cartersville	10050627	1000421999	7/28/2025	\$1,629.64
Wellmade - Cartersville	10050627	1000421998	7/28/2025	\$1,450.01
Wellmade - Cartersville	10050627	1000421997	7/28/2025	\$1,482.23
Wellmade - Cartersville	10050627	1000421996	7/28/2025	\$1,671.76
Wellmade - Cartersville	10050627	1000421995	7/28/2025	\$1,529.30
Wellmade - Cartersville	10050627	1000421175	7/26/2025	\$1,590.00
Wellmade - Cartersville	10050627	1000421174	7/26/2025	\$1,580.09
Wellmade - Cartersville	10050627	1000421173	7/26/2025	\$1,598.05
Wellmade - Cartersville	10050627	1000421087	7/25/2025	\$1,546.02
Wellmade - Cartersville	10050627	1000421086	7/25/2025	\$1,340.38
Wellmade - Cartersville	10050627	1000421084	7/25/2025	\$1,550.98
Wellmade - Cartersville	10050627	1000419999	7/25/2025	\$1,292.07
Wellmade - Cartersville	10050627	1000419998	7/24/2025	\$1,700.87
Wellmade - Cartersville	10050627	1000418952	7/24/2025	\$1,593.09
Wellmade - Cartersville	10050627	1000418951	7/23/2025	\$1,559.03
Wellmade - Cartersville	10050627	1000418174	7/23/2025	\$1,615.39
Wellmade - Cartersville	10050627	1000418076	7/23/2025	\$1,659.99
Wellmade - Cartersville	10050627	1000418075	7/22/2025	\$1,530.53
Wellmade - Cartersville	10050627	1000417634	7/22/2025	\$1,458.68
	Total Subj	ect to Priority	under 503(b)(9):	\$64,542.68
Customer Name	Account No.	Invoice No.	Invoice Date	Amount
Wellmade - Cartersville	10050627	2000041334	6/20/2025	\$214.94
Wellmade - Cartersville	10050627	1600001125	5/29/2025	\$1,323.79
Wellmade - Cartersville	10050627	1600001124	5/22/2025	\$375.99
Wellmade - Cartersville	10050627	2000036510	5/15/2025	\$459.61
Wellmade - Cartersville	10050627	1600001306	5/12/2025	
	1-Priority Amount			\$517.20 \$2,891.5 3
Total No.	Trionty / unounc	sacoa on anac	i paia involoco .	42,001.00
	Gra	nd Total of Pre	-Petition Claim:	\$67,434.21
Customer Name	Account No.	Invoice No.	Invoice Date	Amount
Wellmade - Cartersville	10050627	1400004268	7/10/2025	-\$4,484.45
Wellmade - Cartersville	10050627	1600001316	7/1/2025	-\$1,069.05
Wellmade - Cartersville	10050627	1400003938	6/26/2025	-\$2,958.24
Wellmade - Cartersville	10050627	1600001187	6/12/2025	-\$1,309.98
				-\$627.48
	10050627	1600000898	4/25/2025	-5027.40
Wellmade - Cartersville Wellmade - Cartersville Wellmade - Cartersville	10050627 10050627	1600000898	4/25/2025	-\$027.40 -\$3,075.88

Lowenstein Sandler Attorney F Account No. Invoice No.

16144/37

16144/37

1243599

1247671

16144/37 WIP through October 31, 2025 Total Attorneys Fees' through October 31, 2025

Imerys/Wellmade Imerys/Wellmade

Imerys/Wellmade

Invoice Date

9/30/2025

10/27/2025

Amount

\$5,728.80

\$5,183.20

\$2,172.20 **\$13,084.20**