#### Case 23-90055 Document 86 Filed in TXSR on 0//16/24 Page 1 of 5 Docket #0086 Date Filed: 04/16/2024 United States Bankruptcy Court

Southern District of Texas

**ENTERED** 

April 16, 2024 Nathan Ochsner, Clerk

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

In re:	) )
AUTO PLUS AUTO SALES LLC,	)
Wind-Down Debtor. <sup>1</sup>	)
	)

Chapter 11

Case No. 23-90055 (CML)

(Formerly Jointly Administered under Lead Case IEH Auto Parts Holding LLC, Case No. 23-90054)

## ORDER SUSTAINING GUC TRUSTEE'S <u>FIRST</u> OMNIBUS OBJECTION TO CLAIMS (Amended Claims)

Upon the GUC Trustee's First Omnibus Objection to Claims (Amended Claims) [Dkt. No.

33] (the "<u>Objection</u>")<sup>2</sup> filed by Michael D. Warner, in his capacity as trustee (the "<u>GUC Trustee</u>")

of the Auto Parts GUC Trust (the "GUC Trust"), seeking entry of an order disallowing the General

Unsecured Claims asserted in the proofs of claim identified in the first column of the attached

Schedule 1 (collectively, the "Amended GUC Claims"); and this Court having found (i) that it has

jurisdiction over this matter pursuant to 28 U.S.C. § 1334; (ii) that this matter is a core proceeding

pursuant to 28 U.S.C. § 157(b)(2) in which this Court may enter a final order consistent with

Article III of the United States Constitution; (iii) that venue in this district is proper pursuant to 28



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

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not defined in herein shall have the meanings ascribed to such terms in the Objection or, if not defined in the Objection, in the *Third Amended Combined Disclosure Statement and Joint Plan of Liquidation of IEH Auto Parts Holding LLC and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code* [Case No. 23-90054, Dkt. No. 738] (the "Plan").

U.S.C. §§ 1408 and 1409; (iv) that the relief sought in the Objection is in the best interests of the Debtors' estates, their creditors, and other parties in interest; (v) that notice of the Objection and the opportunity for a hearing on the Objection were appropriate under the circumstances, such that no other or further notice is necessary; and (vi) that the legal and factual bases set forth in the Objection establish just cause for the relief granted in the following order (this "<u>Order</u>"),

## **IT IS HEREBY ORDERED THAT:**

1. Each Amended GUC Claim identified on <u>Schedule 1</u> attached to this Order is hereby disallowed and shall be expunged from the Claims Register, pursuant to section 502(b) of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and rule 3007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"); *provided* that this Order does not affect the proofs of claim identified in the "Remaining Claim" column of <u>Schedule 1</u> (collectively, the "<u>Remaining Claims</u>"); *provided, further*, that this Order does not affect any Non-GUC Claims (as defined in the Plan) asserted in the proofs of claim identified in the first column of <u>Schedule 1</u>.

2. Kurtzman Carson Consultants LLC, as claims, noticing, and solicitation agent (the "<u>Claims Agent</u>"), is authorized and directed to update the Claims Register maintained in these chapter 11 cases to reflect the relief granted in this Order.

3. This Order shall be, and hereby is, deemed a separate order with respect to each Amended GUC Claim. Each Amended GUC Claim identified in <u>Schedule 1</u> and the GUC Trustee's objections to each such claim constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014.

4. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity of any prepetition claim against a Debtor entity; (b) a waiver of the rights of the GUC Trustee, the Wind-

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Down Debtors, or the Plan Agent, as applicable, to dispute any prepetition claim on any grounds; (c) a promise or requirement to pay any prepetition claim; (d) an implication or admission that any particular claim is of a type specified in the Objection or this Order; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver of any rights of the GUC Trustee, the Wind-Down Debtors, or the Plan Agent under the Bankruptcy Code or any other applicable law.

5. The GUC Trustee, the Claims Agent, and the Clerk of the Court are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Objection.

6. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall prejudice to the rights of the GUC Trustee, the Wind-Down Debtors, or the Plan Agent to object to any claims on any grounds whatsoever, including the Remaining Claims and any Non-GUC Claims. The GUC Trustee reserves the right to object to any remaining General Unsecured Claims asserted against the Debtors or their bankruptcy estates, including, without limitation, any Remaining Claims.

7. This Order and all relief granted herein shall be effective immediately upon entry.

8. This Court retains exclusive jurisdiction to resolve any dispute arising from or related to this Order.

9. *Resolution of CBRE, Inc.'s Informal Objection*. CBRE, Inc. ("<u>CBRE</u>") filed Proof of Claim #717 ("<u>Claim 717</u>") on August 21, 2023, as an amendment to its original Proof of Claim #414 ("<u>Claim 414</u>") filed on April 24, 2023. The GUC Trustee agrees that Claim 717 amends and relates back to Claim 424, notwithstanding the disallowance of Claim 424 pursuant to this Order, such that Claim 717 is deemed timely filed. The GUC Trustee will not object to Claim 717 on the

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basis of timeliness, but the GUC Trustee reserves the right to object to Claim 717 on any other grounds. This resolution does not affect either party's rights with respect to Claim 717, all of which are hereby expressly reserved.

Signed: April 16, 2024

Christopher Lopez /

United States Bankruptcy Judge

IEH Auto Parts (Auto Plus) 1st Omnibus GUC Objection Amended Claims

4/11/2024

## Schedule 1 **Amended Claims**

Reason for Disallowance: Each Claim is amended and superseded by the corresponding Remaining Claim.

Claim #	Date Filed	Claimant	Debtor Name	General Unsecured Claim	Total Claim Amount	Remainin Claim #
589	05/01/23	A.M.G. Properties, Inc.	IEH Auto Parts LLC	\$ 20,155.65	\$ 20,155.65	735
22	02/13/23	Adecco Group	IEH Auto Parts LLC	3,058.30	3,058.30	629
424	04/24/23	CBRE, Inc.	Auto Plus Auto Sales LLC	196,211.87	196,211.87	717
571	05/01/23	Cintas Corporation	IEH Auto Parts Holding LLC	UNLIQUIDATED	-	657
71	02/27/23	City of Fredericksburg, Virginia	IEH Auto Parts Holding LLC	15.46	184.22	652
443	04/25/23	Crown Equipment Corporation	IEH Auto Parts LLC	254,561.92	265,381.87	653
58	02/23/23	Environmental Management Inc.	IEH Auto Parts Holding LLC	69,839.84	69,839.84	590
142	03/17/23	GK INDUSTRIES LTD.	IEH Auto Parts LLC	-	67,016.04	731
349	04/12/23	Goodman, Olaya	IEH Auto Parts LLC	9,750,000.00	9,750,000.00	638
99	03/07/23	Greenwood Emergency Vehicles, LLC	IEH Auto Parts Holding LLC	31,819.58	31,819.58	626
343	04/10/23	Jeffrey Flynn Holding LLC	IEH Auto Parts Holding LLC	-	-	684
72	02/28/23	JPMorgan Chase Bank, N.A. s/b/m/t Chase Bank USA, N.A.	IEH Auto Parts Holding LLC	1,910.66	1,910.66	120
663	06/15/23	Massachusetts Department of Revenue	IEH Auto Parts LLC	121,478.84	728,873.05	750
692	07/17/23	Massachusetts Department of Revenue	IEH Auto Parts LLC	264,650.33	1,756,228.78	750
526	04/28/23	Safety National Casualty Corporation	IEH Auto Parts LLC	UNLIQUIDATED	-	710
303	03/30/23	Spectra Premium Mobility Solutions USA LLC	IEH Auto Parts LLC	314,489.87	314,489.87	719
34	02/21/23	State of Florida - Department of Revenue	IEH Auto Parts LLC	631,482.00	4,064,531.37	368
690	07/14/23	Synchrony Bank	IEH Auto Parts LLC	44,333.31	44,333.31	691
266	04/03/23	True Value Company, L.L.C.	IEH Auto Parts LLC	56,324.02	74,327.86	678
678	06/28/23	True Value Company, L.L.C.	IEH Auto Parts LLC	52,504.51	74,327.86	679

Total:

\$ 11,812,836.16 \$ 17,462,690.13