

HFV – Resident Plan Voting Master Q&A

General

1. What did I receive?

Henry Ford Village has recently provided its creditors and potential creditors – including certain current and prior residents – with a package of documents to help inform them about the Liquidating Plan proposed by Debtor. The Plan proposes how assets in the case will be addressed and distributed and contains other helpful informational materials.

While many parties receive a copy of the Plan for informational purposes, only parties that the Debtor has identified as holding an undisputed claim are eligible to vote on the Plan; these parties have received a ballot and a business return envelope, through which they can submit their vote before the Friday, November 26, 2021 deadline.

2. Who is eligible to vote on the Plan?

Only parties that the Debtor has identified as holding a non-disputed claim are eligible to vote on the Plan; these parties have received a ballot and a business return envelope, through which they can submit their vote before the Friday, November 26, 2021 deadline. If you received a packet *without* a ballot included, the Debtor has not identified you as a holder of an undisputed claim.

3. How do I know if the Debtor identifies me as holding a claim and the amount of such claim?

Parties that the Debtor has identified as holding an undisputed claim have received a ballot and a business return envelope in their package, through which they can submit their vote before the Friday, November 26, 2021 deadline. If you received a packet *without* a ballot included, the Debtor has not identified you as a holder of an undisputed claim. Please contact KCC if you have any questions about a possible outstanding claim by calling (866) 476-0898 (U.S./Canada) or (781) 575-2114 (International) or visit <http://www.kccllc.net/hfv>.

4. What if I still believe I have a claim?

If you (or a family member) are or were a resident of the facility on October 30, 2020 and believe you have a claim against the Debtor and did not receive a ballot than you need to take action to preserve that claim. The Plan contains a proposed bar date for such parties to submit proofs of claim or forever be barred from asserting a claim, which is 30 days after the Court enters the order approving the Plan. You will not receive another separate notice of the bar date. Since the hearing on the Plan is currently scheduled for December 6, 2021, the Debtor anticipates that the bar date to file proofs of claims will be on or about January 6, 2022.

If you received a ballot in your package but disagree with the amount identified as your claim amount, you must file a proof of claim by the bar date to retain the potential to assert the claimed amount.

If a person departed the facility prior to the filing of the Chapter 11 petition on October 28, 2020, the bar date to file those claims was April 22, 2021 and has passed.

For more information, please contact KCC if you have any questions about a possible outstanding claim by calling (866) 476-0898 (U.S./Canada) or (781) 575-2114 (International) or visit <http://www.kccllc.net/hfv>.

5. When does my vote need to be cast by?

Ballots must be received by KCC on November 26, 2021, at 4:00PM ET. Ballots may be returned via mail in the return envelope provided by KCC or by electronic submission through KCC's website, <http://www.kccllc.net/hfv>. Detailed information will be provided by KCC in the solicitation packages for those entitled to vote on the Plan.

6. What happens if the Plan is accepted by creditors?

If the Plan is accepted upon completion of voting, we will seek the Bankruptcy Court's confirmation of our Plan. We currently expect that hearing to take place on or around December 6, 2021 at 11:00 a.m. If the Plan is confirmed, we can formally complete the process and execute the relevant action items outlined in the Plan on the Plan's Effective Date.

7. What happens if the Plan is not accepted by creditors?

The Court would ultimately decide the process that would occur if the Plan is not approved.