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

	$\mathbf{v}$	
In re:	:	Chapter 11
HI-CRUSH INC., et al., 1	:	Case No. 20-33495 (DRJ)
Reorganized Debtors.	:	(Jointly Administered)
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# REORGANIZED DEBTORS' NINTH OMNIBUS OBJECTION TO CERTAIN CLAIMS (DUPLICATE CLAIMS)

This objection seeks to disallow certain claims. Claimants receiving this objection should locate their names and claims on <u>Schedule 1</u> attached to the proposed form of order attached to this objection. If you do not file a response within 30 days after the objection was served on you, your claim may be modified without a hearing.

A hearing will be conducted on this matter on January 25, 2021 at 10:30 a.m. (Prevailing Central Time) in Courtroom 400, 4th floor, United States Bankruptcy Court for the Southern District of Texas, 515 Rusk Street, Houston, Texas 77002. You may participate in the hearing by audio/video connection.

Audio communication will be by use of the Court's regular dial-in facility. You may access the facility at (832) 917-1510. You will be responsible for your own long-distance charges. Once connected, you will be asked to enter the conference room number. Judge Jones' conference room number is 205691.

You may view video via GoToMeeting. To use GoToMeeting, the Court recommends that you download the free GoToMeeting application. To connect, you should enter the meeting Code "JudgeJones" in the GoToMeeting app or click the link on Judge Jones' home page on the Southern District of Texas website. Once connected, click the settings icon in the upper right corner and enter your name under the personal information setting.

The Reorganized Debtors in these cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Reorganized Debtors' address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.

Hearing appearances must be made electronically in advance of the hearing. To make your electronic appearance, go to the Southern District of Texas website and select "Bankruptcy Court" from the top menu. Select "Judges' Procedures," then "View Home Page" for Judge Jones. Under "Electronic Appearance" select "Click here to submit Electronic Appearance". Select the case name, complete the required fields and click "Submit" to complete your appearance.

If you object to the relief requested or you believe that emergency consideration is not warranted, you must either appear at the hearing or file a written response prior to the hearing. Otherwise, the Court may treat the pleading as unopposed and grant the relief requested.

The above-captioned reorganized debtors (collectively, the "<u>Debtors</u>" or "<u>Reorganized</u> <u>Debtors</u>," as applicable) respectfully state the following in support of this omnibus claims objection (this "<u>Objection</u>"):

#### RELIEF REQUESTED

1. By this Objection, the Reorganized Debtors seek entry of an order (the "Order"), substantially in the form attached hereto, disallowing each of the claims identified on Schedule 1 and Schedule 2 to the Order (the "Duplicate Claims")<sup>2</sup> because each such claim amends or is duplicative of, either in whole or in part, of a previously filed Claim. In support hereof, the Reorganized Debtors submit the declaration of Jeffrey Sielinski, Senior Director of Alvarez and Marsal North America, LLC, attached here as Exhibit A.

#### **JURISDICTION AND VENUE**

2. The United States Bankruptcy Court for the Southern District of Texas (the "Court") has jurisdiction over this matter pursuant to 28 U.S.C. § 1334. This is a core proceeding pursuant to 28 U.S.C. § 157, and this Court may enter a final order consistent with

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For the avoidance of doubt, the Objection does not seek to disallow or modify the "Remaining Claims" identified on **Schedule 1** and **Schedule 2** to the Order (collectively, the "**Remaining Claims**"); however, the Reorganized Debtors reserve their rights related thereto.

Article III of the United States Constitution. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The bases for the relief requested herein are sections 105(a) and 502(b) of title 11 of the United States Code, 11 U.S.C. §§ 101–1532 (the "Bankruptcy Code"), rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), rule 3007-1(b) of the Bankruptcy Local Rules for the Southern District of Texas, and the Procedures for Complex Cases in the Southern District of Texas.

#### BACKGROUND

- 4. On July 12, 2020 (the "Petition Date"), the Debtors filed voluntary petitions for relief in this Court commencing cases (the "Chapter 11 Cases") under chapter 11 of the Bankruptcy Code. The factual background regarding the Debtors, including their business operations, their capital and debt structures, and the events leading to the filing of the Chapter 11 Cases, is set forth in detail in the Declaration of J. Philip McCormick, Jr., Chief Financial Officer of the Debtors, in Support of Chapter 11 Petitions and First Day Pleadings [Docket No. 24] (the "First Day Declaration"), filed on the Petition Date.
- 5. On August 15, 2020, the Debtors filed their Joint Plan of Reorganization for Hi-Crush Inc. and Its Affiliate Debtors Under Chapter 11 of the Bankruptcy Code [Docket No. 289] (as may be amended, modified, or supplemented, the "Plan"). On September 23, 2020, the Court entered the Findings of Fact, Conclusions of Law and Order Confirming the Plan of Reorganization for Hi-Crush Inc. and Its Affiliate Debtors Under Chapter 11 of the Bankruptcy Code [Docket No. 420] (the "Confirmation Order"). The Plan provides that the Reorganized Debtors are authorized to object to scheduled claims and proofs of claim and interests. See Plan Article VIII. On October 9, 2020, the Plan was substantially consummated, and the Effective Date (as defined in the Plan) occurred. See Notice of (I) Effective Date of the Joint Plan or

Reorganization for Hi-Crush Inc. and its Affiliate Debtors Under Chapter 11 of the Bankruptcy Code and (II) Establishing Deadline for the Filing of Administrative Claims Against the Debtors [Docket No. 452].

- 6. On August 11, 2020, the Debtors filed their respective schedules of assets and liabilities ("Schedules") and statements of financial affairs, pursuant to Bankruptcy Rule 1007. See Docket Nos. 231-274.
- 7. On July 13, 2020, the Court entered the *Order (I) Establishing (A) Bar Dates and (B) Related Procedures for Filing Proofs of Claim, (II) Approving the Form and Manner of Notice Thereof and (III) Granting Related Relief* [Docket No. 88] (the "Bar Date Order") pursuant to which the Court, among other things, established August 16, 2020, at 5:00 p.m. (prevailing Central Time) (the "General Bar Date"), as the deadline for all non-governmental entities<sup>3</sup> holding or wishing to assert a "claim" (as defined in section 101(15) of the Bankruptcy Code).
- 8. On October 16, 2020, the Reorganized Debtors filed the Reorganized Debtors' Motion for Entry of an Order Approving Omnibus Claims Objection Procedures and Filing of Substantive Omnibus Claim Objections [Docket No. 456] (the "Omnibus Procedures Motion") seeking approval of certain omnibus claims objection procedures (the "Omnibus Objection Procedures"). On November 10, 2020, the Court entered an order granting the Omnibus Procedures motion [Docket No. 477] (the "Omnibus Procedures Order") and approving the Omnibus Objection Procedures.

The deadline for all governmental units asserting a "claim" (as defined in section 101(15) of the Bankruptcy Code) against the Reorganized Debtors that arose on or prior to the Petition Date to file written proof of such claim is January 8, 2021, at 5:00 p.m. (prevailing Central Time) (together with the General Bar Date, the "Bar Dates").

#### **DUPLICATE CLAIMS**

9. Based on the Reorganized Debtors' review of their books and records and the filed proofs of claims, the Reorganized Debtors object to the Duplicate Claims because they duplicate the corresponding Remaining Claims. Accordingly, the Reorganized Debtors request that the Court enter the Order disallowing and expunging the Duplicate Claims (i.e., those claims listed in the "Claims to Be Disallowed" columns on **Schedule 1** and **Schedule 2** to the Order).

#### I. Amended Claims

10. The Reorganized Debtors object to the "Amended Claims" listed in the column labeled "Claims to be Disallowed" on <u>Schedule 1</u> to the Order because the Reorganized Debtors have determined that they have been amended and superseded by subsequently filed proofs of claim by the claimant on account of the same liability.

### **II.** Exact Duplicate Claims

11. The Reorganized Debtors object to the "Exact Duplicate Claims" listed in the column labeled "Claims to be Disallowed" on <u>Schedule 2</u> to the Order because the Reorganized Debtors have determined that they are mirror duplicates of other proofs of claim filed by or on behalf of the same claimant in respect of the same liabilities at the same Reorganized Debtor.

#### **III.** Remaining Claims

12. This Objection does not affect the Remaining Claims (i.e., those claims listed in the "Remaining Claims" columns on <u>Schedule 1</u> and <u>Schedule 2</u> to the Order). However, the Reorganized Debtors maintain the right to object to the Remaining Claims on any applicable grounds.

#### **BASIS FOR RELIEF**

13. Section 502(a) of the Bankruptcy Code provides, in pertinent part, as follows: "[a] claim or interest, proof of which is filed under section 501 of [the Bankruptcy Code], is deemed

allowed, unless a party in interest . . . objects." 11 U.S.C. § 502. Moreover, section 502(b)(1) of the Bankruptcy Code provides, in relevant part, that a claim may not be allowed if "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law . . . ." 11 U.S.C. § 502(b)(1).

- 14. Bankruptcy Rule 3007 provides certain grounds upon which "objections to more than one claim may be joined in an omnibus objection," which includes when "the objections are based solely on the grounds that the claims should be disallowed, in whole or in part, because . . . they duplicate other claims." Fed. R. Bankr. P. 3007(d).
- 15. As set forth in Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes *prima facie* evidence of the validity and the amount of the claim under section 502(a) of the Bankruptcy Code. *See, e.g., In re Jack Kline Co., Inc.*, 440 B.R. 712, 742 (Bankr. S.D. Tex. 2010). A proof of claim loses the presumption of *prima facie* validity under Bankruptcy Rule 3001(f) if an objecting party refutes at least one of the allegations that are essential to the claim's legal sufficiency. *See In re Fidelity Holding Co., Ltd.*, 837 F.2d 696, 698 (5th Cir. 1988). Once such an allegation is refuted, the burden reverts to the claimant to prove the validity of its claim by a preponderance of the evidence. *Id.* Despite this shifting burden during the claim objection process, "the ultimate burden of proof always lies with the claimant." *In re Armstrong*, 347 B.R. 581, 583 (Bankr. N.D. Tex. 2006) (citing *Raleigh v. Ill. Dep't of Rev.*, 530 U.S. 15 (2000)).
- 16. Failure to disallow and expunge the Duplicate Claims could result in the applicable claimants receiving duplicative recoveries, to the detriment of similarly situated creditors with legitimate claims. Moreover, modification of the Duplicate Claims will enable the Reorganized Debtors to maintain a more accurate claims register.

#### **RESERVATION OF RIGHTS**

17. This Objection is without prejudice to the rights of the Reorganized Debtors or any other party in interest to object to any of the Duplicate Claims on any grounds whatsoever, and the Reorganized Debtors expressly reserve all further substantive or procedural objections they may have.

#### SEPARATE CONTESTED MATTER

18. To the extent that a response is filed regarding any Duplicate Claim and the Reorganized Debtors are unable to resolve any such response, each such Duplicate Claim, and the Objection as it pertains to such Duplicate Claim, will constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Further, the Reorganized Debtors request that any order entered by the Court regarding an objection or other reply asserted in response to this Objection be deemed a separate order with respect to each claim.

[Remainder of this page intentionally left blank.]

**WHEREFORE**, the Reorganized Debtors respectfully request that the Court enter the proposed Order, granting the relief requested herein and such other and further relief as may be just and proper.

Dated: December 3, 2020

Houston, Texas

Respectfully Submitted,

/s/ Philip M. Guffy

Philip M. Guffy (TX Bar No. 24113705)

Timothy A. ("Tad") Davidson II (TX Bar No. 24012503)

Joseph P. Rovira (TX Bar No. 24066008) Ashley Harper (TX Bar No. 24065272)

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Counsel for the Reorganized Debtors

# **CERTIFICATE OF SERVICE**

I certify that on December 3, 2020, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Philip M. Guffy
Philip M. Guffy

# Exhibit A

# **Sielinski Declaration**

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

	- X	
In re:	:	Chapter 11
HI-CRUSH INC., et al., 1	:	Case No. 20-33495 (DRJ)
Reorganized Debtors.	:	(Jointly Administered)
	: - x	

### DECLARATION OF JEFFREY SIELINSKI IN SUPPORT OF REORGANIZED DEBTORS' NINTH OMNIBUS OBJECTION TO CERTAIN CLAIMS (DUPLICATE CLAIMS)

I, Jeffrey Sielinski, hereby declare under penalty of perjury:

1. I am a Senior Director with Alvarez & Marsal North America, LLC, ("<u>A&M</u>"), a restructuring advisory services firm with numerous offices throughout the country.<sup>2</sup> I, along with my colleagues at A&M, have been engaged by the Reorganized Debtors to provide various restructuring and financial services. In my current position with the Reorganized Debtors, I am responsible for all claims management related matters. I am generally familiar with the Reorganized Debtors' day-to-day operations, financing arrangements, business affairs, and books and records that reflect, among other things, the Reorganized Debtors' liabilities and the amount

The Reorganized Debtors in these cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Reorganized Debtors' address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.

Capitalized terms used but not otherwise defined in this Declaration have the meanings given to them in the Objection.

thereof owed to their creditors as of the Petition Date. I am above 18 years of age, and I am competent to testify.

- 2. I submit this declaration (this "Declaration") in support of the Reorganized Debtors' Ninth Omnibus Objection to Certain Claims (Duplicate Claims) (the "Objection") and am directly, or by and through the Reorganized Debtors' advisors and personnel, familiar with the information contained therein and the Duplicate Claims. I am authorized to submit this declaration on the Reorganized Debtors' behalf. Except as otherwise indicated, all facts set forth in this Declaration are based upon my personal knowledge of the Reorganized Debtors' operations and finances, information learned from my review of relevant documents, and information I have received from other members of the Reorganized Debtors' management, the Reorganized Debtors' employees or the Reorganized Debtors' advisors. As to matters regarding state and federal law, including bankruptcy law, I have relied on the advice of counsel. If I were called upon to testify, I could and would testify competently to the facts set forth in this Declaration on that basis.
- 3. To the best of my knowledge, information, and belief, insofar as I have been able to ascertain after reasonable inquiry, considerable time and resources have been expended to ensure a high level of diligence in reviewing and reconciling the proofs of claim filed against the Reorganized Debtors in the chapter 11 cases. In evaluating the Duplicate Claims, the Reorganized Debtors and/or their advisors thoroughly reviewed the Reorganized Debtors' books and records and the Duplicate Claims (as well as any supporting documentation) and have determined that each Duplicate Claim should be disallowed and expunged (i.e., those claims listed in the "Claims to Be Disallowed" columns on **Schedule 1** and **Schedule 2** hereto) for the reasons set forth in the Objection. Failure to do so could result in such claimants receiving a duplicative recovery—to the

detriment of similarly situated creditors with legitimate claims. Thus, I believe that disallowance of the Duplicate Claims is appropriate.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing statements are true and correct to the best of my knowledge, information, and belief.

Dated: December 3, 2020 Respectfully submitted,

/s/ Jeffrey Sielinski

Jeffrey Sielinski, Senior Director Alvarez & Marsal North America, LLC

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

	$\mathbf{v}$	
In re:	:	Chapter 11
HI-CRUSH INC., et al., 1	:	Case No. 20-33495 (DRJ)
Reorganized Debtors.	: :	(Jointly Administered)
	: v	
	/ <b>L</b>	

# ORDER SUSTAINING REORGANIZED DEBTORS' NINTH OMNIBUS OBJECTION TO CERTAIN CLAIMS (DUPLICATE CLAIMS)

Upon the objection (the "Objection")<sup>2</sup> of the above-captioned reorganized debtors (collectively, the "Reorganized Debtors") seeking entry of an order (this "Order") disallowing and expunging the Duplicate Claims (i.e., those claims listed in the "Claims to Be Disallowed" columns on Schedule 1 and Schedule 2 hereto), all as more fully set forth in the Objection; and the Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and it appearing that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and it appearing that the Court may enter a final order consistent with Article III of the United States Constitution; and it appearing that venue of this proceeding and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that the Debtors' notice of the Objection and opportunity for a hearing on the Objection were appropriate under the circumstances and no other notice need be

The Reorganized Debtors in these cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Reorganized Debtors' address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used herein but not defined shall have the meanings ascribed to such terms in the Objection.

provided; and the Court having reviewed the Objection; and all responses, if any, to the Objection

having been withdrawn, resolved, or overruled; and the Court having determined that the legal and

factual bases set forth in the Objection establish just cause for the relief granted herein; and upon

all of the proceedings had before this Court; and after due deliberation and sufficient cause

appearing therefor, it is **HEREBY ORDERED THAT**:

1. Each Duplicate Claim (i.e., those claims listed in the "Claims to Be Disallowed"

columns on <u>Schedule 1</u> and <u>Schedule 2</u> hereto) is disallowed in its entirety.

2. Kurtzman Carson Consultants LLC, as claims agent, is authorized and directed to

update the claims register maintained in these chapter 11 cases to reflect the relief granted in this

Order.

3. Each Duplicate Claim and the objections by the Reorganized Debtors to each

Duplicate Claim constitute a separate contested matter as contemplated by Bankruptcy Rule 9014.

This Order shall be deemed a separate order with respect to each Duplicate Claim.

4. The Reorganized Debtors and Kurtzman Carson Consultants LLC are authorized

to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance

with the Objection.

5. This Court shall retain exclusive jurisdiction to resolve any dispute arising from or

related to this Order.

Signed: , 2020

DAVID R. JONES

UNITED STATES BANKRUPTCY JUDGE

# Schedule 1

# **Amended Claims**

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 1 – Amended Claims

#### **CLAIMS TO BE DISALLOWED**

NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
1 AIRGAS USA LLC 6055 ROCKSIDE WOODS BLVD INDEPENDENCE, OH 44131	09/01/20	Hi-Crush Inc. 20-33495 (DRJ)	709	\$ 287.22	AIRGAS USA LLC 6055 ROCKSIDE WOODS BLVD INDEPENDENCE, OH 44131	11/20/20	Hi-Crush Inc. 20-33495 (DRJ)	817	\$ 0.00
2 AMERIPRIDE 1201 S JACKSON ODESSA, TX 79761	07/30/20	Hi-Crush Inc. 20-33495 (DRJ)	123	\$ 3,561.82	AMERIPRIDE SERVICES, INC. C/O SHEILA R. SCHWAGER HAWLEY TROXELL ENNIS AND HAWLEY LLP P.O. BOX 1617 BOISE, ID 83701	09/01/20	Hi-Crush Inc. 20-33495 (DRJ)	705	\$ 3,561.82
3 BRIDGE FUNDING GROUP, INC. C/O ARTHUR HALSEY RICE, ESQ. 101 NORTHEAST THIRD AVENUE SUITE 1800 FORT LAUDERDALE, FL 33301	08/14/20	Hi-Crush Inc. 20-33495 (DRJ)	491	\$ 372,491.26	BRIDGE FUNDING GROUP, INC. C/O ARTHUR HALSEY RICE, ESQ. 101 NORTHEAST THIRD AVENUE SUITE 1800 FORT LAUDERDALE, FL 33301	08/19/20	Hi-Crush Inc. 20-33495 (DRJ)	615	\$ 372,491.26
4 BRIDGE FUNDING GROUP, INC. C/O ARTHUR HALSEY RICE, ESQ. 101 NORTHEAST THIRD AVENUE SUITE 1800 FORT LAUDERDALE, FL 33301	08/14/20	Hi-Crush Inc. 20-33495 (DRJ)	494	\$ 990,899.08	BRIDGE FUNDING GROUP, INC. C/O ARTHUR HALSEY RICE, ESQ. 101 NORTHEAST THIRD AVENUE SUITE 1800 FORT LAUDERDALE, FL 33301	08/19/20	Hi-Crush Inc. 20-33495 (DRJ)	618	\$ 990,899.08
5 BUFFALO PITTSBURGH RAILROAD INC. BETH PERRY 200 MERIDIAN CENTRE, STE 300 ROCHESTER, NY 14618	08/17/20	D & I Silica, LLC 20-33501 (DRJ)	578	\$ 1,482.00	BUFFALO PITTSBURGH RAILROAD INC. BETH PERRY 200 MERIDIAN CENTRE, SUITE 300 ROCHESTER, NY 14618	08/18/20	D & I Silica, LLC 20-33501 (DRJ)	588	\$ 2,144.00
6 BUFFALO PITTSBURGH RAILROAD INC. BETH PERRY 200 MERIDIAN CENTRE, STE 300 ROCHESTER, NY 14618	08/17/20	D & I Silica, LLC 20-33501 (DRJ)	580	\$ 1,482.00	BUFFALO PITTSBURGH RAILROAD INC. BETH PERRY 200 MERIDIAN CENTRE, SUITE 300 ROCHESTER, NY 14618	08/18/20	D & I Silica, LLC 20-33501 (DRJ)	588	\$ 2,144.00

<sup>\*</sup> Indicates claim contains unliquidated and/or undetermined amounts

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 1 – Amended Claims

#### **CLAIMS TO BE DISALLOWED**

NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
7 CANADIAN NATIONAL RAILWAY COMPANY 935 DE LA GAUCHETIERE STREET WEST, FLOOR 4 MONTREAL, QC H3B 2M9 CANADA	08/13/20	D & I Silica, LLC 20-33501 (DRJ)	396	\$ 1,006,435.85	CANADIAN NATIONAL RAILWAY COMPANY 935 DE LA GAUCHETIERE STREET WEST, FLOOR 4 MONTREAL, QC H3B 2M9 CANADA	10/15/20	D & I Silica, LLC 20-33501 (DRJ)	762	\$ 17,185.85
8 CHARLES MURPHY 3409 SANDY TRAIL LANE PLANO, TX 75023	07/29/20	Hi-Crush Inc. 20-33495 (DRJ)	64	\$ 6,605.22	CHARLES MURPHY 3409 SANDY TRAIL LANE PLANO, TX 75023	07/30/20	Hi-Crush Inc. 20-33495 (DRJ)	76	\$ 6,605.22
9 CIT BANK, N.A. DAVID SINGER, CHIEF COUNSEL - CIT RAIL 30 SOUTH WACKER DRIVE, SUITE 2900 CHICAGO, IL 60606	07/17/20	D & I Silica, LLC 20-33501 (DRJ)	5	\$ 310,077.68*	CIT BANK, N.A. DAVID SINGER, CHIEF COUNSEL - CIT RAIL 30 SOUTH WACKER DRIVE, SUITE 2900 CHICAGO, IL 60606	08/19/20	D & I Silica, LLC 20-33501 (DRJ)	619	\$ 6,249,549.84*
10 CRESTMARK VENDOR FINANCE, A DIVISION OF METABANK PAUL R. HAGE JAFFE RAITT HEUER WEISS, P.C. 27777 FRANKLIN, SUITE 2500 SOUTHFIELD, MI 48034	07/28/20	Pronghorn Logistics Holdings, LLC 20-33512 (DRJ)	45	\$ 350,080.32	CRESTMARK VENDOR FINANCE, A DIVISION OF METABANK PAUL R. HAGE JAFFE RAITT HEUER WEISS, P.C. 27777 FRANKLIN, SUITE 2500 SOUTHFIELD, MI 48034	08/24/20	Pronghorn Logistics, LLC 20-33515 (DRJ)	680	\$ 350,080.32
11 DALE JAKUPCA 5 DURANGO PL CLEVELAND, SC 29635	08/07/20	Hi-Crush Inc. 20-33495 (DRJ)	185	\$ 33,004.15	DALE JAKUPCA 5 DURANGO PL CLEVELAND, SC 29635	08/07/20	Hi-Crush Inc. 20-33495 (DRJ)	188	\$ 32,999.20
12 DEPARTMENT OF THE TREASURY - INTERNAL REVENUE SERVICE INTERNAL REVENUE SERVICE P.O. BOX 7346 PHILADELPHIA, PA 19101-7346	09/16/20	Pronghorn Logistics, LLC 20-33515 (DRJ)	733	\$ 1,736,838.92	DEPARTMENT OF TREASURY - INTERNAL REVENUE SERVICE INTERNAL REVENUE SERVICE P.O. BOX 7346 PHILADELPHIA, PA 19101-7346	11/18/20	Pronghorn Logistics, LLC 20-33515 (DRJ)	816	\$ 0.00

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 1 – Amended Claims

#### **CLAIMS TO BE DISALLOWED**

NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
13 FASTENAL COMPANY JOHN MILEK 2001 THEURER BLVD. WINONA, MN 55987	08/15/20	Hi-Crush Inc. 20-33495 (DRJ)	514	\$ 6,552.95	FASTENAL COMPANY 2001 THEURER BLVD. WINONA, MN 55987	08/15/20	Hi-Crush Inc. 20-33495 (DRJ)	515	\$ 6,552.95
14 MUL RAILCARS, INC. HIROYUKI YOSHIKURA, EXECUTIVE VICE PRESIDENT 121 SW MORRISON STREET, SUITE 1525 PORTLAND, OR 97204	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	795	\$ 71,977.22	MUL RAILCARS, INC. HIROYUKI YOSHIKURA, EXECUTIVE VICE PRESIDENT 121 SW MORRISON STREET, SUITE 1525 PORTLAND, OR 97204	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	796	\$ 71,977.22
15 RUTLIN, KURT W. C/O JAY S. CARMICHAEL 916 OAK STREET TOMAH, WI 54660	08/17/20	Hi-Crush Wyeville Operating LLC 20-33500 (DRJ)	585	\$ 1,177,370.22	RUTLIN, KURT W. JAY S 916 OAK STREET TOMAH, WI 54660	08/17/20	Hi-Crush Wyeville Operating LLC 20-33500 (DRJ)	586	\$ 1,177,370.22
16 TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	Hi-Crush Inc. 20-33495 (DRJ)	808	\$ 146,808.86	TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	Hi-Crush Inc. 20-33495 (DRJ)	809	\$ 149,596.36
17 TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	806	\$ 146,808.86	TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	810	\$ 149,596.36
18 TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	807	\$ 149,596.36	TRINITY INDUSTRIES LEASING COMPANY SCOTT EWING 2525 STEMMONS FREEWAY DALLAS, TX 75207	11/09/20	D & I Silica, LLC 20-33501 (DRJ)	810	\$ 149,596.36

<sup>\*</sup> Indicates claim contains unliquidated and/or undetermined amounts

# Schedule 2

# **Exact Duplicate Claims**

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 2 – Exact Duplicate Claims

#### **CLAIMS TO BE DISALLOWED**

	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
1	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/07/20	Hi-Crush Augusta LLC 20-33497 (DRJ)	244	\$ 176,151.68	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/14/20	Hi-Crush Augusta LLC 20-33497 (DRJ)	488	\$ 176,151.68
2	2 CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/10/20	Hi-Crush Wyeville Operating LLC 20-33500 (DRJ)	471	\$ 56,375.34	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/17/20	Hi-Crush Wyeville Operating LLC 20-33500 (DRJ)	584	\$ 56,375.34
	3 CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/07/20	Hi-Crush Blair LLC 20-33502 (DRJ)	237	\$ 113,287.46	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/14/20	Hi-Crush Blair LLC 20-33502 (DRJ)	489	\$ 113,287.46
	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/07/20	Hi-Crush Permian Sand LLC 20-33505 (DRJ)	241	\$ 1,931.01	CATERPILLAR FINANCIAL SERVICES CORPORATION 2120 WEST END AVENUE NASHVILLE, TN 37203- 0986	08/14/20	Hi-Crush Permian Sand LLC 20-33505 (DRJ)	487	\$ 1,931.01
-	5 CITY OF BIG SPRING 310 NOLAN ST. BIG SPRING, TX 79720	08/07/20	OnCore Processing LLC 20-33496 (DRJ)	221	\$ 3,210.22	CITY OF BIG SPRING 310 NOLAN INDUSTRIAL PARK/AIRPARK BIG SPRING, TX 79720	08/11/20	OnCore Processing LLC 20-33496 (DRJ)	302	\$ 3,210.22
(	5 ENTERPRISE FM TRUST AND ENTERPRISE FLEET MANAGEMENT, INC. C/O GEOFFREY S. GOODMAN FOLEY AND LARDNER LLP 321 N. CLARK STREET, SUITE 3000 CHICAGO, IL 60654	08/11/20	Hi-Crush Inc. 20-33495 (DRJ)	426	\$ 183,017.75	ENTERPRISE FM TRUST AND ENTERPRISE FLEET MANAGEMENT, INC. C/O GEOFFREY S. GOODMAN FOLEY AND LARDNER LLP 321 N. CLARK STREET, SUITE 3000 CHICAGO, IL 60654	08/14/20	Hi-Crush Inc. 20-33495 (DRJ)	441	\$ 183,017.75

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 2 – Exact Duplicate Claims

### **CLAIMS TO BE DISALLOWED**

NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
7 J BRIAN COREY 41 GILMORE ROAD NORTH EASTON, MA 02356	08/07/20	Hi-Crush Inc. 20-33495 (DRJ)	183	\$ 8,424.10	J. BRIAN COREY 41 GILMORE ROAD NORTH EASTON, MA 02356	08/07/20	Hi-Crush Inc. 20-33495 (DRJ)	184	\$ 8,424.10
8 JOSEPH D. MAHONEY 37 S OLD MILL LN BURR RIDGE, IL 60527	08/13/20	Hi-Crush Inc. 20-33495 (DRJ)	408	\$ 5,101.00	JOSEPH D. MAHONEY 37 S OLD MILL LN BURR RIDGE, IL 60527	08/13/20	Hi-Crush Inc. 20-33495 (DRJ)	412	\$ 5,101.00
9 KEITH KOKOS 945 EAST KUIAHA HAIKU, HI 96708	10/21/20	Hi-Crush Inc. 20-33495 (DRJ)	777	\$ 3,029.94	KEITH KOKOS 945 EAST KUIAHA HAIKU, HI 96708	10/26/20	Hi-Crush Inc. 20-33495 (DRJ)	780	\$ 3,029.94
10 KWOK WEI CHAN 5 NORTHLAND ROAD SHREWSBURY, MA 0154	08/03/20	Hi-Crush Inc. 20-33495 (DRJ)	106	\$ 26,250.00	KWOK WEI CHAN 5 NORTHLAND ROAD SHREWSBURY, MA 01545	10/27/20	Hi-Crush Inc. 20-33495 (DRJ)	783	\$ 26,250.00
11 MUL RAILCARS, INC. HIROYUKI YOSHIKURA, EXECUTIVE VICE PRESIDENT 121 SW MORRISON STREET, SUITE 1525 PORTLAND, OR 97204	08/14/20	Hi-Crush Inc. 20-33495 (DRJ)	506	\$ 17,968,595.00	MUL RAILCARS, INC. ATTN DOUGLAS J. LIPKE VEDDER PRICE, P.C. 222 N. LASALLE ST STE 2600 CHICAGO, IL 60601	08/15/20	Hi-Crush Inc. 20-33495 (DRJ)	582	\$ 17,968,595.00
12 MUL RAILCARS, INC. HIROYUKI YOSHIKURA, EXECUTIVE VICE PRESIDENT 121 SW MORRISON STREET, SUITE 1525 PORTLAND, OR 97204	08/14/20	D & I Silica, LLC 20-33501 (DRJ)	505	\$ 17,968,595.00	MUL RAILCARS, INC. ATTN DOUGLAS J. LIPKE VEDDER PRICE, P.C. 222 N. LASALLE ST STE 2600 CHICAGO, IL 60601	08/15/20	D & I Silica, LLC 20-33501 (DRJ)	583	\$ 17,968,595.00
13 NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE BANKRUPTCY SECTION PO BOX 5300 ALBANY, NY 12205-0300	09/28/20	Hi-Crush Inc. 20-33495 (DRJ)	737	\$ 97,250.00	NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE BANKRUPTCY SECTION PO BOX 5300 ALBANY, NY 12205	09/25/20	Hi-Crush Inc. 20-33495 (DRJ)	739	\$ 97,250.00
14 PAUL PATRICK LAKY 12612 98TH AVE CT NW GIGHARBOR, WA 98329	08/10/20	Hi-Crush Inc. 20-33495 (DRJ)	286	\$ 28,706.52	PAUL PATRICK LAKY 12612 98TH AVE CT NW GIGHARBOR, WA 98329	08/12/20	Hi-Crush Inc. 20-33495 (DRJ)	383	\$ 28,706.52

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# Hi-Crush Inc., et al. 20-33495 (DRJ) Ninth Omnibus Objection (Duplicate Claims) Schedule 2 – Exact Duplicate Claims

#### **CLAIMS TO BE DISALLOWED**

	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT	NAME	DATE FILED	CASE NUMBER / DEBTOR	CLAIM#	CLAIM AMOUNT
15 WELLS FARGO VENDOR FINANCIAL SERVICES, INC. ATTN LISA BODDERICK 1010 THOMAS EDISON BLVD. SW CEDAR RAPIDS, IA 52404	8/13/20	Hi-Crush Inc. 20-33495 (DRJ)	477	,	WELLS FARGO VENDOR FINANCIAL SERVICES, INC. ATTN LISA BODDERICK 1010 THOMAS EDISON BLVD. SW CEDAR RAPIDS, IA 52404	08/13/20	Hi-Crush Inc. 20-33495 (DRJ)	482	\$ 15,161.78