

United States Bankruptcy Court
Northern District of Alabama

In re:
Premier Kings, Inc.
Debtor

Case No. 23-02871-TOM
Docket #0211 Date Filed: 11/15/2023
Chapter 11

CERTIFICATE OF NOTICE

District/off: 1126-2
Date Rcvd: Nov 13, 2023

User: admin
Form ID: pdf000

Page 1 of 4
Total Noticed: 31

The following symbols are used throughout this certificate:

| Symbol | Definition |
|--------|---|
| + | Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP. |
| # | Addresses marked '#' were identified by the USPS National Change of Address system as requiring an update. While the notice was still deliverable, the notice recipient was advised to update its address with the court immediately. |

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 15, 2023:

| Recip ID | Recipient Name and Address |
|----------|--|
| db | + Premier Kings, Inc., 7078 Peachtree Industrial Blvd #800, Peachtree Corners, GA 30071-1068 |
| aty | + Christian & Small LLP, 505 N 20th St Ste 1800, Birmingham, AL 35203-4633 |
| aty | + Christopher K Coleman, 1201 West Peachtree Street, Atlanta, GA 30309-3449 |
| aty | + David E. Otero, Akerman Senterfitt, 50 North Laura St Ste 2500, Jacksonville, FL 32202-3646 |
| aty | + David E. Otero, Akerman Senterfitt, 50 North Laura St Ste 3100, Jacksonville, FL 32202-3659 |
| aty | + Jacob Johnson, Alston & Bird LLP, 1201 West Peachtree Street, Atlanta, GA 30309-3424 |
| aty | + Jeffrey R. Dutson, King & Spalding LLP, 1180 Peachtree Street NE, Ste 1600, Atlanta, GA 30309-7525 |
| aty | + William P. Reily, King & Spalding LLP, 110 N. Wacker Drive, Suite 3800, Chicago, IL 60606-1511 |
| cr | + AuburnBank, c/o Parnell & Parnell, P.A., P.O. Box 224, Montgomery, AL 36101-0224 |
| crcm | + BK Collinsville LLC, 4615 University Drive, Coral Gables, FL 33146-1148 |
| intp | + Bulldog Restaurants, LLC, c/o Baker Donelson, 1901 6th Ave. N., Suite 2600, Birmingham, AL 35203-4644 |
| cr | + Burger King Company LLC, 5707 Blue Lagoon Drive, Miami, FL 33126, UNITED STATES 33126-2015 |
| crcm | E.S.S., Inc., 203 McMillin St, Nashville, TN 37203-2912 |
| crcm | + GAJ Realty Group Inc, 8 Rosewood Drive, North Massapequa, NY 11758-3239 |
| crcm | + Hemphill Services Inc, PO Box 1234, Trussville, AL 35173-6101 |
| crcm | + Hudson Construction Company, 1425 Market Blvd, Suite 530 318, Roswell, GA 30076-6708 |
| cr | + Kemco Facilities Services, LLC, 5750 Bell Circle, Montgomery, AL 36116-4132 |
| op | + Kurtzman Carson Consultants LLC, 222 N. Pacific Coast Highway, Suite #300, El Segundo, CA 90245-5614 |
| crcm | + M D Homes Alabama LLC, PO Box 6415, East Brunswick, NJ 08816-6415 |
| intp | + Merit Bank, 659 Gallatin St SW, Huntsville, AL 35801-4914 |
| crcm | + Playland Maintenance Service Inc., 3935 Tamiami Trail, Cumming, GA 30041-8948 |
| intp | #+ Premier Holdings, LLC, 3300 Eastern Blvd, Montgomery, AL 36116-1408 |
| intp | + RRG of Jacksonville, LLC, c/o Peter Haley, Nelson Mullins Riley & Scarborough LLP, One Financial Center, Suite 3500, Boston, MA 02111-2641 |
| cr | + Rave Enterprises, LLC, c/o Heard, Ary & Dauro, LLC, 303 Williams Avenue SW, Suite 921, Huntsville, AL 35801-6084 |
| cr | + Rave II Enterprises, LLC, c/o Heard, Ary & Dauro, LLC, 303 Williams Avenue SW, Suite 921, Huntsville, AL 35801-6084 |
| intp | + Renasant Bank, 1901 Sixth Ave. N., Suite 1500, Birmingham, AL 35203-4642 |
| cr | + South Coast Enterprises, LLC, c/o Heard, Ary & Dauro, LLC, 303 Williams Avenue SW, Suite 921, Huntsville, AL 35801-6084 |
| crcm | + TK&K Unlimited Inc, 8014 Cumming Hwy, Suite 403 332, Canton, GA 30115-9339 |

TOTAL: 28

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

| Recip ID | Notice Type: Email Address | Date/Time | Recipient Name and Address |
|----------|--|----------------------|---|
| smg | + Email/Text: bnc_notices_southern@alnb.uscourts.gov | Nov 14 2023 03:56:00 | Thomas Corbett, BA Birmingham, 1800 5th Avenue North, Birmingham, AL 35203-2111 |
| crcm | + Email/Text: bankruptcy@brinksinc.com | Nov 14 2023 03:57:00 | Brinks Incorporated, PO Box 101031, Atlanta, GA 30392-1031 |
| cr | + Email/Text: terri.pounders@cbsbank.net | Nov 14 2023 03:56:00 | CB&S Bank, CB&S Bank, P.O. Box 910, Russellville, AL 35653-0910 |

TOTAL: 3



230287123111500000000003

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 15, 2023

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on November 13, 2023 at the address(es) listed below:

| Name | Email Address |
|--------------------------|---|
| Albert Kass | on behalf of Other Professional Kurtzman Carson Consultants LLC ecfpleadings@kccllc.com |
| Anthony B Bush | on behalf of Creditor Kemco Facilities Services LLC abush@bushlegalfirm.com, jason@bushlegalfirm.com |
| Bill D Bensinger | on behalf of Creditor Committee Official Committee of Unsecured Creditors bdbensinger@csattorneys.com bill-bensinger-5829@ecf.pacerpro.com |
| Brian R Walding | on behalf of Creditor Burger King Company LLC bwalding@waldinglaw.com dburd@waldinglaw.com;bnichols@waldinglaw.com;lbos@waldinglaw.com |
| Brooke L. Bean | on behalf of Other Professional Wells Fargo Bank National Association bbean@kslaw.com |
| Charles N Parnell | on behalf of Creditor AuburnBank bkrp@parnellseast.com |
| Clarence A Wilbon | on behalf of Creditor First Horizon Bank clarence.wilbon@arlaw.com cheryl.perkins@arlaw.com,minyon.bolton@arlaw.com |
| Daniel D Sparks | on behalf of Creditor Committee Official Committee of Unsecured Creditors ddsparks@csattorneys.com dan-sparks-9722@ecf.pacerpro.com |
| Danielle Elysees Douglas | on behalf of Creditor First Horizon Bank danielle.douglas@arlaw.com |
| Eric T Ray | on behalf of Debtor Premier Kings Inc. etray@hklaw.com, brooke.freeman@hklaw.com |
| Gary H. Leibowitz | on behalf of Debtor Premier Kings Inc. gleibowitz@coleschotz.com |
| Glenn Moses | on behalf of Creditor Burger King Company LLC gmoses@venable.com jnunez@venable.com;cascavone@venable.com;imalcolm@ecf.courtdrive.com;ipmalcolm@venable.com;darudasill@venable.com |
| Glenn E Glover | on behalf of Other Professional Wells Fargo Bank National Association gglover@babc.com mpalmer@babc.com |
| Gregory Michael Taube | on behalf of Interested Party RRG of Jacksonville LLC greg.taube@nelsonmullins.com, linnea.hann@nelsonmullins.com;sharon.reid@nelsonmullins.com |

| | |
|-----------------------------|---|
| Harry Conrad Jones, III | on behalf of Debtor Premier Kings Inc. hjones@coleschotz.com |
| Hirshel Hall | on behalf of Interested Party McLane Foodservice Inc. hirshel.hall@alston.com |
| Irving Edward Walker | on behalf of Debtor Premier Kings Inc. iwalker@coleschotz.com |
| J. Thomas Corbett | jtom_corbett@alnba.uscourts.gov courtmailbir11@alnba.uscourts.gov |
| James Blake Bailey | on behalf of Other Professional Wells Fargo Bank National Association jbailey@bradley.com kpbarnes@bradley.com;jbailey@ecf.courtdrive.com |
| Jayna Partain Lamar | on behalf of Interested Party Newell-Berg Alliance AL LLC and Newell-Berg Alliance TN II, LLC jlamar@maynardnexsen.com, prudloff@maynardnexsen.com |
| Jeremy L Retherford | on behalf of Interested Party Renasant Bank jretherford@balch.com blankford@balch.com |
| Jesse S Vogtle, Jr | on behalf of Debtor Premier Kings Inc. jesse.vogtle@hklaw.com, brooke.freeman@hklaw.com |
| Jesse S Vogtle, Jr | on behalf of Debtor Premier Kings of North Alabama LLC jesse.vogtle@hklaw.com, brooke.freeman@hklaw.com |
| Jesse S Vogtle, Jr | on behalf of Debtor Premier Kings of Georgia Inc. jesse.vogtle@hklaw.com, brooke.freeman@hklaw.com |
| John Michael Pardoe | on behalf of Debtor Premier Kings Inc. mpardoe@coleschotz.com |
| Jon A Dudeck | jon_dudeck@alnba.uscourts.gov courtmailbir7@alnba.uscourts.gov |
| Kathryn Grafton | on behalf of Creditor FORD MOTOR CREDIT COMPANY LLC. noticesnd@chambless-math.com |
| Kevin D. Heard | on behalf of Creditor South Coast Enterprises LLC kheard@heardlaw.com, breanna@heardlaw.com;amanda@heardlaw.com;aary@heardlaw.com;adauro@heardlaw.com;candice@heardlaw.com |
| Kevin D. Heard | on behalf of Creditor Rave II Enterprises LLC kheard@heardlaw.com, breanna@heardlaw.com;amanda@heardlaw.com;aary@heardlaw.com;adauro@heardlaw.com;candice@heardlaw.com |
| Kevin D. Heard | on behalf of Creditor Rave Enterprises LLC kheard@heardlaw.com, breanna@heardlaw.com;amanda@heardlaw.com;aary@heardlaw.com;adauro@heardlaw.com;candice@heardlaw.com |
| Lisa M Peters | on behalf of Creditor ARC CAFEUSA001 LLC lisa.peters@kutakrock.com, Marybeth.brukner@kutakrock.com |
| Lyndel Anne Vargas | on behalf of Interested Party WAL-MART STORES INC. lvargas@chfirm.com, lalvez@chfirm.com |
| Matthew M Cahill | on behalf of Interested Party Bulldog Restaurants LLC mcahill@bakerdonelson.com, mcleland@bakerdonelson.com;dbivins@bakerdonelson.com |
| Max A. Moseley | on behalf of Interested Party Premier Holdings LLC mmoseley@kppblaw.com |
| Morgan L Allred | on behalf of Debtor Premier Kings Inc. morgan.allred@hklaw.com, brooke.freeman@hklaw.com |
| Paul J. Battista | on behalf of Creditor Burger King Company LLC pjbatista@venable.com cascavone@venable.com;jnunez@venable.com |
| Peter J. Haley | on behalf of Interested Party RRG of Jacksonville LLC peter.haley@nelsonmullins.com, marie.moss@nelsonmullins.com |
| Rachel L. Webber | rachel_webber@alnba.uscourts.gov dana_gilliam@alnba.uscourts.gov,Robin_G_Smith@alnba.uscourts.gov,courtmailtus@alnba.uscourts.gov |
| Tazewell Taylor Shepard, IV | on behalf of Interested Party Merit Bank ty@ssmattorneys.com janelle@ssmattorneys.com |
| Wesley Ryan Bulgarella | |

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User: admin
Form ID: pdf000

Page 4 of 4
Total Noticed: 31

on behalf of Interested Party Newell-Berg Alliance AL LLC and Newell-Berg Alliance TN II, LLC
wbulgarella@maynardcooper.com, wbulgarella@maynardcooper.com

William M. Hancock

on behalf of Creditor CB&S Bank bankruptcy@wolfejones.com wmhancock@wolfejones.com

TOTAL: 41

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION**

In re:

PREMIER KINGS, INC., *et al.*,¹

Debtors.

(Chapter 11)

Case No. 23-02871-TOM

Joint Administration Requested

**FINAL ORDER APPROVING CASH MANAGEMENT SYSTEM AND
AUTHORIZING THE DEBTORS TO CONTINUE USING EXISTING
BANK ACCOUNTS AND BUSINESS FORMS**

Upon consideration of the motion (the “Motion”)² of the Debtors for entry of an order authorizing the Debtors to, among other things, continue using their existing cash management system, bank accounts, debit cards, and existing business forms; and upon consideration of all pleadings related thereto, including the Baker Declaration; and it appearing that the Court has jurisdiction to consider the Motion in accordance with 28 U.S.C. §§ 157 and 1334; and it appearing that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and it appearing that venue of this proceeding and this Motion is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having heard and resolved or overruled all objections to the final relief requested in the Motion; and it appearing that the relief requested in the Motion is in the best interests of the Debtors, their estates, and their creditors; and after due deliberation and good and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT, ADJUDGED, AND DECREED THAT:

¹ The Debtors in these cases, along with the last four digits of each Debtor’s federal tax identification numbers, are: Premier Kings, Inc. (3932); Premier Kings of Georgia, Inc. (9797); and Premier Kings of North Alabama, LLC (9282). The Debtors’ address is 7078 Peachtree Industrial Blvd., Suite #800, Peachtree Corners, GA 30071. The Debtors have filed a motion for joint administration with the Court.

² All capitalized terms used but not defined herein shall have the meanings ascribed to them in the Motion.

1. The Motion is granted on a final basis.

1. The Debtors are authorized, but not required, in their sole and absolute discretion and in the exercise of their business judgment, pursuant to sections 105(a) and 363 of the Bankruptcy Code to: (a) continue using their integrated Cash Management System and to collect, concentrate, and disburse cash in accordance with the Cash Management System; (b) honor their prepetition obligations related thereto; and (c) maintain existing Business Forms consistent with historical practice.

2. The Debtors are further authorized, but not directed, to implement changes to the Cash Management System in the ordinary course of business, including, without limitation, the opening of any new bank accounts and the closing of any existing Bank Accounts as they may deem necessary and appropriate in their sole discretion, so long as (a) the account is insured by the FDIC, (b) the financial institution is organized under the laws of the United States or any State therein, or in the case of accounts that may carry a balance exceeding the insurance limitations set thereby, the financial institution is sufficiently secure to justify a waiver of the requirements of Bankruptcy Code section 345(b), and (c) the Debtors provide notice to the Bankruptcy Administrator for the Northern District of Alabama (the "Bankruptcy Administrator") and counsel to Wells Fargo Bank, National Association, as Administrative Agent for the Lender Group, of the opening of such account. The relief granted in this Order is extended to any new bank account opened by the Debtors after the date hereof and in accordance with the requirements herein, which account shall be deemed a Bank Account. The Bankruptcy Administrator will have fourteen (14) days from receipt of such notice to file any objection with regard to the opening or closing of a bank account, or such later date as may be extended by the Court or agreed to between the Debtors and the Bankruptcy Administrator. Any new debtor-in-possession bank account must bear the

designation “Debtor-in-Possession,” and be designated as “Debtor-in-Possession” accounts with the case number.

3. The Debtors are further authorized to: (i) continue to use, with the same account numbers, all of the Bank Accounts and Debit Cards in existence as of the Petition Date, including, without limitation, those accounts identified on **Schedule 1**, attached hereto; (ii) treat the Bank Accounts and Debit Cards for all purposes as accounts of the Debtors as debtors in possession; (iii) use, in their present form, all correspondence and Business Forms (including, but not limited to purchase orders and invoices), including post-petition checks, without reference to the Debtors’ status as debtors in possession; *provided* that in the event the Debtors generate new Business Forms during the pendency of the Chapter 11 cases, such Business Forms shall include a legend referring to the Debtors as a “Debtor-In-Possession.”

4. All existing deposit agreements between the Debtors and the Banks shall continue to govern the postpetition Cash Management System between the Debtors and the Banks, and all of the provisions of such agreements, including, without limitation, the termination and fee provisions, shall remain in full force and effect.

5. The Banks are authorized to charge and the Debtors are authorized to pay and honor, both pre- and post-petition Service Charges to which they may be entitled under the terms of and in accordance with their contractual arrangements with the Debtors.

6. The Banks shall permit the Debtors’ Chief Restructuring Officer, David Baker, and any Deputy Restructuring Officers appointed by Mr. Baker (the “DROs”), to sign on behalf of the Debtors with regard to all rights and obligations of the Debtors concerning the Bank Accounts and Debit Cards, including, but not limited to, for purposes of deposits, withdrawals, and charges, and to provide to Mr. Baker and the DROs the same level of access to the Bank Accounts and Debit Cards to which the Debtors are entitled by law or contract.

7. In the course of providing cash management services to the Debtors, the Banks are authorized, without further Order of this Court, to deduct from the appropriate Bank Accounts of the Debtors in the ordinary course of business for, as applicable: (i) customary Service Charges and expenses associated with the nature of the deposit and cash management services rendered to the Debtors, whether arising prepetition or postpetition; (ii) all checks drawn on the Debtors' accounts which are cashed at the Banks' counters or exchanged for cashier's checks by the payees thereof prior to the Petition Date; (iii) all checks or other items deposited in one of Debtors' accounts with the Banks which have been dishonored or returned unpaid for any reason, together with any fees and costs in connection therewith, regardless of whether such items were deposited prepetition or postpetition and regardless of whether the returned items relate to prepetition or postpetition items, to the same extent the Debtors were responsible for such items prior to the Petition Date; and (iv) all undisputed prepetition amounts outstanding as of the date hereof, if any, owed to the Banks as service charges for the maintenance of the Cash Management System.

8. The Debtors shall at all times maintain sufficient balances in the Bank Accounts to secure their obligations to the Banks for cash management and related services to the Debtors, and the Banks are authorized, without further order of this Court, to deduct the applicable fees from the appropriate Bank Accounts.

9. The Debtors are authorized to deposit and invest their cash and cash equivalents in the Bank Accounts consistent with their prepetition practices with the Banks. With respect to the Bank Accounts, the Debtors are relieved from the obligations under Bankruptcy Code section 345(b) to obtain a bond from any entity with which money is deposited or maintained in the Bank Accounts, and the requirements of section 345(b) of the Bankruptcy Code are deemed satisfied.

10. The requirement to establish separate accounts for cash collateral and/or tax payments is hereby waived.

11. The Banks may rely on the representations of the Debtors with respect to whether any check or other payment order drawn or issued by the Debtors prior to the Petition Date should be honored pursuant to this or any other order of this Court, and the Banks shall not have any liability to any party for relying on such representations by the Debtors as provided for herein.

12. Should the Banks honor a prepetition check or other item drawn on any Bank Account that is the subject of this Order (a) at the direction of the Debtors to honor such prepetition check or item, (b) in a good faith belief that the Court has authorized such prepetition check or item to be honored, or (c) as the result of an innocent mistake made despite implementation of customary item handling procedures, the Banks shall not be deemed to be, nor shall be liable to, the Debtors or their estates or otherwise in violation of this Order.

13. Nothing contained herewith shall prevent the Banks from terminating any cash management services upon not less than thirty (30) days prior written notice to the Debtors and counsel to Wells Fargo Bank, National Association, as Administrative Agent for the Lender Group, and upon terms reasonably satisfactory to the Bank.

14. Notwithstanding anything contained in the Motion or this Final Order, any payment authorized to be made by the Debtors herein shall be subject to and consistent with the terms and conditions contained in any orders entered by this Court authorizing the use of cash collateral and any order authorizing postpetition financing (collectively, a “Financing Order”), including compliance with any budget or cash flow forecast in connection therewith. To the extent there is any conflict between this Final Order and a Financing Order, the terms of the Financing Order shall control.

15. Nothing contained in the Motion or this Order or any payment made pursuant to the authority granted by this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors, (ii) a waiver of the Debtors’ or any appropriate party-

in-interest's rights to dispute any claim, or (iii) an approval or assumption of any agreement, contract, program, policy, or lease under section 365 of the Bankruptcy Code.

16. Notwithstanding entry of this Order, nothing herein shall create, nor is intended to create, any rights in favor of or enhance the status of any claim held by any party.

17. Nothing in this Order shall prejudice the Debtors' right to seek recovery of any payments from any payee of a check as permitted under sections 547, 548, 549 or any other applicable provision of the Bankruptcy Code or applicable non-bankruptcy law.

18. The requirements of Bankruptcy Rule 6003(b) have been satisfied.

19. The requirements of Bankruptcy Rule 6004(a) are waived.

20. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

21. The Court shall retain jurisdiction to hear and determine all matter arising from the implementation of this Order.

Dated: November 13, 2023
Birmingham, Alabama

/s/ Tamara O. Mitchell
TAMARA O. MITCHELL
UNITED STATES BANKRUPTCY JUDGE

SCHEDULE 1

Cash Management Banks and Accounts

| Account Name (Last 4 digits) | Entity | Last 4 acct. # | Account Description |
|-------------------------------------|------------------------------------|-----------------------|----------------------------|
| Truist | Premier Kings of Georgia Inc. | 8155 | MAIN OPERATING ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3265 | MAIN OPERATING ACCOUNT |
| Truist | Premier Kings, Inc. | 7212 | MAIN OPERATING ACCOUNT |
| Truist | Premier Kings, Inc. | 6036 | UTILITIES |
| Truist | Premier Kings of North Alabama LLC | 6044 | UTILITIES |
| Truist | Premier Kings of Georgia Inc. | 6052 | UTILITIES |
| First Farmers & Merchants Bank | Premier Kings of North Alabama LLC | 2153 | STORE DEPOSITORY ACCOUNT |
| Noble Bank & Trust | Premier Kings of North Alabama LLC | 7094 | STORE DEPOSITORY ACCOUNT |
| Regions Bank | Premier Kings of North Alabama LLC | 2048 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 1904 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 1912 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 2080 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 2674 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 2682 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 2852 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 2992 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 3018 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 3727 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 3824 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 3832 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 5844 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 5852 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 5900 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 5919 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6206 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6214 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6222 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6230 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6249 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6257 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6265 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6273 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 6281 | STORE DEPOSITORY ACCOUNT |

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| Truist | Premier Kings, Inc. | 6303 | STORE DEPOSITORY ACCOUNT |
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| Truist | Premier Kings, Inc. | 7263 | STORE DEPOSITORY ACCOUNT |
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| Truist | Premier Kings, Inc. | 7298 | STORE DEPOSITORY ACCOUNT |
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| Truist | Premier Kings, Inc. | 7779 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 7957 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 7964 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings, Inc. | 9370 | STORE DEPOSITORY ACCOUNT |

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| Truist | Premier Kings, Inc. | 9397 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1580 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1599 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1602 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1610 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1785 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1793 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 1807 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 2704 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 2720 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3361 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3484 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3492 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3506 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3514 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3522 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3603 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3611 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3638 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3646 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3654 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3670 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3689 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3700 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3867 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5100 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5119 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5127 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5135 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5143 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5151 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5178 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5186 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5194 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5313 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 5364 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7310 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7329 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7336 | STORE DEPOSITORY ACCOUNT |

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| Truist | Premier Kings of Georgia Inc. | 7337 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7344 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7345 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7352 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7353 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7360 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7361 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7379 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7387 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7388 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7395 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7396 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7409 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7417 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7418 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7426 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7434 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7442 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7450 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7469 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7477 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7485 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7492 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7515 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7522 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7523 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7530 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7639 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7646 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7647 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7654 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7655 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7661 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7663 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7750 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7769 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7778 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7786 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 7956 | STORE DEPOSITORY ACCOUNT |

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| Truist | Premier Kings of Georgia Inc. | 7965 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8023 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8031 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8066 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8082 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8090 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8104 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8112 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8120 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8139 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8147 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 8961 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 9362 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 9389 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of Georgia Inc. | 3662 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2110 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2129 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2137 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2307 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2315 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2323 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2331 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2358 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2366 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2496 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2518 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2526 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2534 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 2607 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3131 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3182 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3435 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3443 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3451 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3494 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3508 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3516 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3524 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3532 | STORE DEPOSITORY ACCOUNT |

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| Truist | Premier Kings of North Alabama LLC | 3575 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3583 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3591 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3605 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3613 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3621 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3648 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3656 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3664 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3672 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 3816 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 5927 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 6486 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7203 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7278 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7286 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7566 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7760 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7948 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 7973 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 8945 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 9354 | STORE DEPOSITORY ACCOUNT |
| Truist | Premier Kings of North Alabama LLC | 9400 | STORE DEPOSITORY ACCOUNT |
| Wells Fargo | Premier Kings of North Alabama LLC | 3500 | INACTIVE LOAN MAINTENANCE ACCOUNT |