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Account #	Order Number	Identification	Order PO		Cols	Depth
20025	344206	NOTICE OF DEADLINES FOR FILING OF PROOFS OF CLAIM			3	10.18 in

Attention:

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Before the undersigned, a Notary Public of said County and State, duly authorized to administer oaths affirmations, etc., personally appeared, being duly sworn or affirmed according to law, doth depose and say that he/she is a representative of The Charlotte Observer Publishing Company, a corporation organized and doing business under the laws of the State of Delaware, and publishing a newspaper known as The Charlotte Observer in the city of Charlotte, County of Mecklenburg, and State of North Carolina and that as such he/she is familiar with the books, records, files, and business of said Corporation and by reference to the files of said publication, the attached advertisement was inserted. The following is correctly copied from the books and files of the aforesaid Corporation and Publication.

No. of Insertions: 1

Beginning Issue of: 11/09/2022

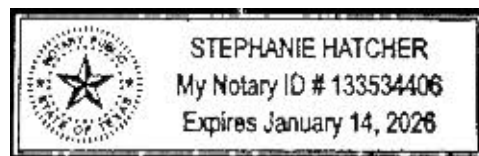
Ending Issue of: 11/09/2022

Tara Pennington

In Testimony Whereof I have hereunto set my hand and affixed my seal on the 9th day of November, 2022

Stephanie Hatcher

Notary Public in and for the state of Texas, residing in Dallas County



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UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION	
<div style="border: 1px solid black; padding: 2px;"> <div style="display: flex; justify-content: space-between;"> IN RE DBMP LLC,¹ Chapter 11 Case No. 20-30080 (JCW) </div> <div style="margin-top: 5px;">Debtor:</div> </div>	<p style="text-align: center; margin-top: 0;">NOTICE OF DEADLINES FOR FILING OF PROOFS OF CLAIM (OTHER THAN WITH RESPECT TO ASBESTOS PERSONAL INJURY CLAIMS) GENERAL BAR DATE IS JANUARY 13, 2023 AT 5:00 P.M., PREVAILING EASTERN TIME</p> <p>PLEASE TAKE NOTICE OF THE FOLLOWING:</p> <p>On November 2, 2022, the United States Bankruptcy Court for the Western District of North Carolina (the "Court") entered an order (Dkt. 1628) (the "Non-Asbestos Bar Date Order") establishing certain deadlines for the filing of proofs of claim in the above-captioned chapter 11 case of DBMP LLC (the "Debtor"). For the avoidance of doubt, the Non-Asbestos Bar Date Order does not extend or modify the bar date for "Pending Mesothelioma Claims," as defined and described in the Order (i) <i>Establishing a Bar Date for Pending Mesothelioma Claims</i>, (ii) <i>Approving Proof of Claim Form</i>, (iii) <i>Approving Motion to Claimants</i>, and (iv) <i>Directing Submission of Personal Injury Questionnaires by Pending Mesothelioma Claimants</i> (Dkt. 1461) (the "Mesothelioma Claims Bar Date Order"). The bar date for Pending Mesothelioma Claims has passed; it was (and remains) September 12, 2022.</p> <p>Electronic copies of all documents filed in the Debtor's chapter 11 case, including the Non-Asbestos Bar Date Order, may be obtained free of charge at https://dcm.epiq1.com/DBMP or for a fee on the Court's website, http://wcd.uscourts.gov.</p> <p>By the Non-Asbestos Bar Date Order, the Court established January 13, 2023 at 5:00 p.m., prevailing Eastern Time (the "General Bar Date"), as the general deadline for all entities, including Governmental Units (both defined herein), to file proofs of claim in the Debtor's chapter 11 case for all claims against the Debtor that arose or are deemed to have arisen prior to January 23, 2020, including claims arising under section 503(b)(9) of title 11 of the United States Code (the "Bankruptcy Code"), except as otherwise provided in the Non-Asbestos Bar Date Order and expressly excluding Pending Mesothelioma Claims and other Asbestos Claims (both as defined below). As described therein, the Non-Asbestos Bar Date Order also establishes different bar dates for certain categories of claims. Except as provided herein, the General Bar Date applies to all General Claims against the Debtor. Please review the Non-Asbestos Bar Date Order for instructions on how to file a proof of claim in the Debtor's chapter 11 case. All proofs of claim must be received by the applicable Non-Asbestos Bar Date in order to be accepted as timely.</p> <p style="text-align: center;">KEY DEFINITIONS</p> <p>As used in this Notice, the term "General Claim" shall mean any claim that arose, or is deemed to have arisen prior to January 23, 2020, other than a Pending Mesothelioma Claim or any other Asbestos Claim.</p> <p>As used in this Notice and as set forth in the Mesothelioma Claims Bar Date Order, the term "Pending Mesothelioma Claim" means a mesothelioma claim against the Debtor by a person who asserted a mesothelioma claim against the Debtor or its predecessors (including the former CertainFid Corporation) prior to January 23, 2020, relating in any way to asbestos or asbestos-containing products for which the Debtor or its predecessors-in-interest (including CertainFid Corporation) are alleged to be responsible; provided, however, that Pending Mesothelioma Claims shall not include asbestos-related mesothelioma claims against the Debtor or its predecessors (1) that have been dismissed with prejudice or settled and paid, (2) are known to be time-barred, or (3) for which the exclusive remedy is provided under workers' compensation statutes and similar laws. Please note that the deadline for filing a Pending Mesothelioma Claim was September 12, 2022 and has not been modified or extended by the Non-Asbestos Bar Date Order.</p> <p>As used in this Notice, the term "Asbestos Claim" means any claim (as defined in section 101(5) of the Bankruptcy Code) for costs or damages, including with respect to bodily injury, death, sickness, disease, emotional distress, fear of cancer, medical monitoring or other personal injuries (whether physical, emotional or otherwise), for which the Debtor is alleged to be liable, directly or indirectly, in whole or in part, based upon, arising out of or relating to the presence of or exposure to asbestos or asbestos-containing products, including, without limitation: (a) any products previously designed, marketed, manufactured, fabricated, constructed, sold, supplied, shipped, transported, produced, installed, maintained, serviced, specified, selected, repaired, removed, replaced, released, distributed or in any other way made available by any predecessors to the Debtor; or (b) any materials present at any premises owned, leased, occupied or operated by any entity for whose products, acts, omissions, business or operations the Debtor has, or is alleged to have, liability. Asbestos Claims include all such claims (including Pending Mesothelioma Claims), whether: (a) in tort, contract, warranty, restitution, conspiracy, contribution, indemnity, guarantee, subrogation or any other theory of law, equity or admiralty; (b) seeking compensatory, special, economic, non-economic, punitive, exemplary, administrative or any other costs or damages; or (c) seeking any legal, equitable or other relief of any kind whatsoever. Asbestos Claims also include any such claims that have been resolved or are subject to resolution pursuant to any agreement, or any such claims that are based on a judgment or verdict. Asbestos Claims do not include (a) any claim of an insurer with respect to amounts allegedly due under any insurance policies, including policies that might have provided coverage for Asbestos Claims; or (b) any claim by any present or former employee of a predecessor or affiliate of the Debtor for benefits under a policy of workers' compensation insurance or for benefits under any state or federal workers' compensation statute or other statute providing compensation to an employee from an employer. Please note that no deadline has been established at this time for the filing of Asbestos Claims other than Pending Mesothelioma Claims subject to the Mesothelioma Bar Date Order.</p> <p>As used in this Notice, the terms "Entity," "Governmental Unit," "affiliate" and "claim" have the meanings given to them under section 101 of the Bankruptcy Code.</p> <p style="text-align: center;">WHO MUST FILE A PROOF OF CLAIM</p> <p>The following Entities must file proofs of claim on or before the General Bar Date: (a) any Entity (i) whose prepetition General Claim against the Debtor is not listed in the Debtor's schedules of assets and liabilities or statement of financial affairs (Dkts. 185, 186, 485) (collectively, as amended, the "Schedules") or is listed as "disputed," "contingent" or "unliquidated" and (ii) that desires to share in any distribution in the chapter 11 case; (b) any Entity that (i) believes its prepetition General Claim is improperly classified in the Schedules or is listed in an incorrect amount and (ii) desires to have its prepetition General Claim allowed in a classification or amount other than that identified in the Schedules; and (c) for the avoidance of doubt and without limiting the foregoing, any entity asserting an administrative priority claim under section 503(b)(9) of the Bankruptcy Code for the value of goods received by the Debtor within 20 days prior to the Petition Date. If it is unclear from the Schedules whether your prepetition General Claim is disputed, contingent or unliquidated as to amount or is otherwise properly listed and classified, you must file a proof of claim on or before the applicable Non-Asbestos Bar Date. Any Entity that relies on the information in the Schedules bears responsibility for determining that its General Claim is accurately listed therein.</p> <p style="text-align: center;">PROOFS OF CLAIM NOT REQUIRED TO BE FILED BY THE GENERAL BAR DATE</p> <p>The Non-Asbestos Bar Date Order further provides that the following Entities need not file proofs of claim by the General Bar Date: (a) any Entity holding or asserting a Pending Mesothelioma Claim or any other Asbestos Claim; (b) any Entity that already has properly filed a proof of claim against the Debtor in accordance with (i) the procedures described in the Non-Asbestos Bar Date Order or (ii) Rule 3001-1 of the Rules of Practice and Procedure of the United States Bankruptcy Court for the Western District of North Carolina; (c) any Entity (i) whose General Claim against the Debtor is not listed as disputed, contingent or unliquidated in the Schedules and (ii) that agrees with the nature, classification and amount of its General Claim as identified in the Schedules; (d) any Entity whose claim against the Debtor previously has been allowed by, or paid pursuant to, an order of the Court; and (e) any Entity holding or asserting an administrative expense claim against the Debtor under sections 503(b) and 507(a)(2) of the Bankruptcy Code, except that any administrative priority claims under section 503(b)(9) of the Bankruptcy Code must be filed by the General Bar Date.</p> <p>As noted, Pending Mesothelioma Claims remain subject to the bar date established by the Mesothelioma Claims Bar Date Order, which was September 12, 2022. Nothing herein extends or otherwise modifies the bar date for Pending Mesothelioma Claims as set forth in the Mesothelioma Claims Bar Date Order.</p> <p style="text-align: center;">CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE APPLICABLE NON-ASBESTOS BAR DATE</p> <p>EXCEPT AS OTHERWISE ORDERED BY THE COURT, ANY ENTITY THAT IS REQUIRED TO FILE A PROOF OF CLAIM WITH RESPECT TO A PARTICULAR CLAIM AGAINST THE DEBTOR BUT THAT FAILS TO DO SO BY THE APPLICABLE NON-ASBESTOS BAR DATE DESCRIBED IN THIS NOTICE OR THE NON-ASBESTOS BAR DATE ORDER SHALL BE FOREVER BARRED, ESTOPPED AND EXCLUDED FROM THE FOLLOWING: (A) ASSERTING ANY SUCH CLAIM AGAINST THE DEBTOR OR ITS ESTATE OR PROPERTY THAT (i) IS IN AN AMOUNT THAT EXCEEDS THE AMOUNT, IF ANY, THAT IS IDENTIFIED IN THE SCHEDULES ON BEHALF OF SUCH ENTITY AS UNDISPUTED, NONCONTINGENT AND LIQUIDATED OR (ii) IS OF A DIFFERENT NATURE OR CLASSIFICATION THAN ANY SUCH CLAIM IDENTIFIED IN THE SCHEDULES ON BEHALF OF SUCH ENTITY (ANY SUCH CLAIM IN THIS SUBPARAGRAPH (A) BEING REFERRED TO IN THIS NOTICE AS AN "UNSCHEDULED CLAIM"); OR (B) VOTING ON, OR RECEIVING DISTRIBUTIONS UNDER, ANY CHAPTER 11 PLAN IN THE DEBTOR'S CHAPTER 11 CASE IN RESPECT OF AN UNSCHEDULED CLAIM.</p> <p style="text-align: center;">ADDITIONAL INFORMATION</p> <p>For additional information regarding the filing of a proof of claim, you may contact Epq at (866) 977-4765 (toll free). You also may contact Epq by email at dbmpinfo@epiqglobal.com or by writing to Epq Corporate Restructuring, LLC, Re: DBMP LLC, P.O. Box 4420, Beaverton, Oregon 97005-4420. The claims register for the Debtor will be available for review during normal business hours in Epq's offices at 10300 SW Allen Boulevard, Beaverton, Oregon 97005. Alternatively, the online claims register can be found for review and downloaded free of charge on Epq's website at https://dcm.epiq1.com/DBMP under the "Claims" tab. Copies of the proof of claim form that you should use may be obtained by calling Epq or visiting Epq's website at https://dcm.epiq1.com/DBMP under "Case Actions."</p> <p>YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE NON-ASBESTOS BAR DATE ORDER AND RELATED MATERIALS ON THE EPIQ WEBSITE. YOU MAY WISH TO CONSULT AN ATTORNEY REGARDING THIS MATTER.</p> <p style="text-align: right;">BY ORDER OF THE COURT</p> <p>Dated: November 2, 2022</p> <p>¹The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.</p>

Make classic steak Diane in about 30 minutes

BY ANN MALONEY
The Washington Post

Sometimes the most confounding dish to re-create is a classic one. There tend to be many versions out there, and these old-school dishes call for ingredients one doesn't have on hand.

Take steak Diane. I'd only ever had it at restaurants, where the descriptions sounded intimidating, calling for veal demi-glace and flambéing table-side.

I turned to the internet, my cookbook collection, and fellow food writers and friends. That's when Suzy Fleming Leonard, a food writer at Florida Today, reminded me that chef Scott Earick frequently serves the dish at Scott's on Fifth, his restaurant in Indialantic, Florida. "It's so good," she said.

Having eaten there, I knew his food was terrific, so I gave him a call. Turned out he was planning to visit the District with his husband, so he agreed to visit our Food Lab and teach me to make it.

"It's one of the most popular dishes on my menu," said Earick, a self-taught chef who has long gravitated to old-school dishes. "I'm not into trendy food. A lot of chefs like to try to reinvent the wheel. You can't reinvent the wheel. You have to play with the wheel."

"The most difficult thing about executing the classics is that it has to be the same every time you make it," he said. Diners know what to expect, and so you have to deliver.



JENNIFER HEFFNER For The Washington Post

Steak Diane can be served with potatoes or rice.

"I have people who come back every year for their vacation," he said of his 17-year-old business near the beach and the Space Coast, which attracts travelers from all over the world. Steak Diane started as a special. "I would take a little steak with the sauce out to the dining room, a little taste, and they'd say, 'I'll have that.'"

Earick's version is fairly simple. He sears the steak in a skillet, removes it, and uses those juices to lightly cook the mushrooms, onion and garlic. He adds a splash of brandy or cognac, which he sets aflame for just a minute on the stove. (You can skip both the booze and the flame and your sauce will still be delicious.)

Then, rather than use demi-glace, a concentrated stock that is reduced until it is a deep brown, meaty flavored sauce, Earick finagles that rich flavor with pantry-friendly ingredients, including beef broth, Worcestershire, Dijon mustard and A.1. Sauce. The sauce is finished with a bit of heavy

cream, and, just before serving, the steaks are returned to the pan to warm and cook to desired doneness. Not intimidating at all.

"It's very accessible dinner-party food," Earick said, because a home cook could sear the steaks and make the sauce before guests arrive, adding the steaks to the sauce and reheating just before serving.

If you can afford it, he strongly recommends using filet mignon medallions. If not, he suggests pan-seared chicken cutlets. His rich, flavorful sauce is tasty over egg noodles, potatoes and rice, too.

When I remarked how comfortable Earick was showing me how to make the dish, he explained that he loves to teach and he loves an audience, too. Born in Hollywood, the son of a stuntman who later helped promote a famous cheese brand, Earick was featured in a detective show in Italy for a bit and created a popular local cooking show, "Capital Dish," which aired in the early 2000s in Tallahassee.

Steak Diane

35 minutes
4 servings

This dish is typically served with tender cuts of beef, such as filet mignon. If you prefer, you can serve this sauce over pan-seared chicken cutlets. Place each cutlet between two pieces of parchment paper and use a heavy skillet or a rolling pin to pound until ¼-inch thick. Pan-fry the cutlets in the oil and butter until the outside is golden and the inside is cooked through (165 degrees), 2 to 4 minutes per side. Then proceed with the rest of the recipe.

Storage Notes: Refrigerate the sauce and steak separately for up to 3 days.

For the steak:
4 (4-ounce) top round steaks, trimmed of visible fat
Freshly ground black pepper
1 tablespoon vegetable oil or another neutral oil
1 tablespoon unsalted butter
For the sauce:
8 ounces button mushrooms, thickly sliced
1 tablespoon minced sweet onion or shallot
1 clove garlic, minced or finely grated
2 tablespoons brandy or cognac (optional)
½ cup no-salt-added beef broth
2 tablespoons plus 2 teaspoons Dijon mustard
2 tablespoons plus 1 teaspoon Worcestershire sauce
1 tablespoon plus 1 teaspoon steak sauce, preferably A.1. brand
¼ cup heavy cream
1 tablespoon finely chopped fresh flat-leaf parsley, plus more for serving (may substitute with 1

teaspoon dried)
1 teaspoon garlic powder
Fine salt, to taste
Freshly cracked pepper, to taste
Cooked rice or smashed potatoes, for serving

Make the steak: Pat the steaks dry and lightly season them with pepper. In a medium skillet over medium-high heat, heat the oil and butter until the butter lightly browns, about 1 minute. Add the steaks and sear, turning only once midway, until nicely browned, about 4 minutes total for medium-rare. (The steak will cook an additional 3 minutes in the sauce.) Transfer to a plate and cover to keep warm.

Make the sauce: Return the skillet to medium heat and add the mushrooms, onion and garlic and cook in the steak's juices, stirring frequently, until the mushrooms just begin to soften and release their liquid, about 3 minutes.

Add the brandy or cognac, if using, then carefully light with a long match or lighter to flambé, shaking the skillet gently until the flame dies down.

Add the broth, mustard, and Worcestershire and steak sauces, scraping up any bits stuck to the bottom of the pan, and stir until well combined. Stir in the heavy cream and cook until slightly reduced, about 3 minutes. Add the parsley and garlic powder, stir to combine, and cook for about 2 minutes. Taste, and season with salt or pepper, as desired.

Return the steaks, along with any accumulated juices, to the skillet, reduce the heat to low, and simmer uncovered, turning the meat to

coat, until the sauce thickens slightly and the meat is warmed through, about 3 minutes.

To serve, transfer the steaks to warmed serving plates. Spoon over some of the sauce and sprinkle with the fresh parsley, if using. Serve with rice or potatoes, if desired.

If serving with potatoes, place 1 pound of the potatoes in a pot with just enough water to cover them. Bring to a boil over medium-high heat, add a pinch of salt if desired, and boil until the potatoes can be easily pierced with a thin skewer or paring knife, about 15 minutes. Drain the potatoes and return them to the pot with 2 tablespoons of butter and ¼ teaspoon each of salt and pepper and stir until well coated. If desired, use a fork or potato masher to mash them until they are as chunky as you like. Taste and add more butter, salt or pepper, to taste.

If serving with rice, you'll need about 2 cups of cooked rice. For long-grain white rice, rinse ⅔ cup of rice until the water runs clear. Then place it in a medium, lidded saucepan over medium-high heat. Add ½ teaspoon of olive oil and stir to coat the rice. Add 1½ cups water and a pinch of salt, if desired, and bring to a boil. Reduce the heat to low, cover and simmer until the rice is tender and the water is absorbed, 10 to 15 minutes.

Nutrition information per serving (1 steak, ¾ cup sauce made with cognac) | Calories: 304; Total Fat: 15 g; Saturated Fat: 7 g; Cholesterol: 98 mg; Sodium: 579 mg; Carbohydrates: 7 g; Dietary Fiber: 1 g; Sugar: 3 g; Protein: 29 g

Adapted from chef Scott Earick of Scott's on Fifth in Indialantic, Florida

No-bake pumpkin cheesecake bars let you lean into fall desserts

BY ELLIE KRIEGER
Special To The Washington Post

This dessert fulfills all the dreamy expectations its name conjures, and then some. The bars – with their rich, cream cheese filling woven with warmly-spiced pumpkin puree and set on a graham cracker crumb crust – are simple to make, with no need for the oven.

But wait, there's more. They are also better-for-you than you might expect,

thanks to several small tweaks to the typical recipe.

First, while the filling is made with regular cream cheese, which I find essential for the right density, a modest measure of it is blended with Greek yogurt, which adds a delightful, gentle tang and silky texture to the mix.

Second, the bars are gently sweetened with a minimal amount of confectioners' sugar, along with unrefined maple syrup.

Third, the crust is kissed with buttery flavor, but it gets there with just a tablespoon of butter blended with healthful oil.

But perhaps the most important factor for fitting desserts into your life more healthfully is the smart-size portioning built into these bars. Rather than being toweringly high as many bars are, these are just the right height to deliver a delightful balance of buttery crust and creamy, autumnal-infused filling in every bite.

No-Bake Pumpkin Cheesecake Bars

Active time: 30 minutes
Total time: 30 minutes, plus at least 8 hours chilling time
12 servings (makes 12 bars)

Make ahead: The cheesecake needs to be assembled at least 8 hours before serving.

Storage notes: Refrigerate leftovers in an airtight container for up to 2 days.

For the crust:
7 full sheets graham crackers
2 tablespoons neutral oil, such as grapeseed, avocado or canola
1 tablespoon melted unsalted butter
1 tablespoon maple syrup
¼ teaspoon fine salt
For the filling:
6 ounces cream cheese, at room temperature
¼ cup confectioners' sugar
½ cup Greek yogurt (nonfat, low-fat or whole)
½ teaspoon vanilla extract
½ cup canned pumpkin puree
3 tablespoons maple syrup
½ tablespoon ground cinnamon, plus more for garnish
¼ teaspoon ground ginger
¼ teaspoon ground nutmeg
¼ teaspoon ground cloves

1 tablespoon boiling water
1 teaspoon powdered gelatin

Line an 8-inch square pan with a piece of parchment long enough to have about a 2-inch overhang on two sides.

Make the crust: In the bowl of a food processor, pulse the graham crackers until fine crumbs form. (Alternatively, place the crackers in a zip-top bag and crush them with a rolling pin, then transfer the crumbs to a medium bowl.) Add the oil, butter, maple syrup and salt and pulse to incorporate (or stir together in the bowl), until the mixture resembles wet sand. Transfer the mixture to the prepared pan and firmly press into the bottom. Transfer to the freezer while you prepare the filling.

Make the filling: In a large bowl, using an electric mixer on medium-high speed, beat together the cream cheese and confectioners' sugar until smooth and creamy, about 2 minutes. Add the yogurt and vanilla and beat to combine. In a medium bowl, whisk together the pumpkin puree, maple syrup, cinnamon, ginger, nutmeg and cloves.

Pour the boiling water into a small bowl. Sprinkle the gelatin on top, then immediately stir until the gelatin is completely dissolved. Stir about half of the dissolved gelatin into the cream cheese mixture, and the other half into the pumpkin mixture, until well incorporated. Add the pumpkin mixture to the cream cheese mixture and, using a rubber spatula, fold the two until there are just thin ribbons of the pumpkin mixture visible. Pour the filling over the crust. Cover the pan and refrigerate for at least 8 hours, or until the filling is firm. (Even when firm, the filling will be very creamy and the crust quite tender.)

When ready to serve, use the parchment overhangs to gently lift the slab out of the pan and transfer to a cutting board. Sprinkle with the cinnamon, slice into 12 (2-by-2½-inch) bars and serve chilled.

Nutrition information per serving (one 2-by-2 2/3-inch bar) | Calories: 149; Total Fat: 9 g; Saturated Fat: 4 g; Cholesterol: 19 mg; Sodium: 147 mg; Carbohydrates: 14 g; Dietary Fiber: 1 g; Sugar: 8 g; Protein: 3 g

When the pandemic hit and he was forced to temporarily shutter his restaurant, he posted those old shows to his Facebook page, hoping to keep a connection with his regulars. When they caught

on, he decided to go live on the social media site. Enlisting his husband, Hank Huston, to be his cameraman, he did live 20- to 30-minute shows at 6:30 p.m. for 85 straight days. "I had a captive audi-

ence," he said. "They were trapped in their houses. All of a sudden, here's this guy toasting you at 6:30 p.m. They were tuning in from Europe, Hong Kong, because we were all in the same boat."

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION	
In re DBMP LLC, ¹ Debtor.	Chapter 11 Case No. 20-30080 (JCW)
NOTICE OF DEADLINES FOR FILING OF PROOFS OF CLAIM (OTHER THAN WITH RESPECT TO ASBESTOS PERSONAL INJURY CLAIMS) GENERAL BAR DATE IS JANUARY 13, 2023 AT 5:00 P.M., PREVAILING EASTERN TIME	
PLEASE TAKE NOTICE OF THE FOLLOWING: On November 2, 2022, the United States Bankruptcy Court for the Western District of North Carolina (the " Court ") entered an order [Dkt. 1628] (the " Non-Asbestos Bar Date Order ") establishing certain deadlines for the filing of proofs of claim in the above-captioned chapter 11 case for all claims against the " Debtor ". For the avoidance of doubt, the Non-Asbestos Bar Date Order does not extend or modify the bar date for "Pending Mesothelioma Claims," as defined and described in the <i>Order (I) Establishing a Bar Date for Pending Mesothelioma Claims, (II) Approving Proof of Claim Form, (III) Approving Notice to Claimants, and (IV) Directing Submission of Personal Injury Questionnaires by Pending Mesothelioma Claimants</i> [Dkt. 1461] (the " Mesothelioma Claims Bar Date Order "). The bar date for Pending Mesothelioma Claims has passed; it was (and remains) September 12, 2022. Electronic copies of all documents filed in the Debtor's chapter 11 case, including the Non-Asbestos Bar Date Order, may be obtained free of charge at https://dm.epiq11.com/DBMP or for a fee on the Court's website, http://ecf.ncwb.uscourts.gov . By the Non-Asbestos Bar Date Order, the Court established January 13, 2023 at 5:00 P.M., prevailing Eastern Time (the " General Bar Date "), as the general deadline for all Entities, including Governmental Units (both defined herein), to file proofs of claim in the Debtor's chapter 11 case for all claims against the Debtor that arose or are deemed to have arisen prior to January 23, 2020, including claims arising under section 503(b)(9) of title 11 of the United States Code (the " Bankruptcy Code "), except as otherwise provided in the Non-Asbestos Bar Date Order and expressly excluding Pending Mesothelioma Claims and other Asbestos Claims (both as defined below). As described therein, the Non-Asbestos Bar Date Order also establishes different bar dates for certain categories of claims. Except as provided herein, the General Bar Date applies to all General Claims against the Debtor. Please review the Non-Asbestos Bar Date Order for instructions on how to file a proof of claim in the Debtor's chapter 11 case. All proofs of claim must be received by the applicable Non-Asbestos Bar Date in order to be accepted as timely.	
KEY DEFINITIONS As used in this Notice, the term " General Claim " shall mean any Claim that arose, or is deemed to have arisen prior to January 23, 2020, other than a Pending Mesothelioma Claim or any other Asbestos Claim. As used in this Notice and as set forth in the Mesothelioma Claims Bar Date Order, the term " Pending Mesothelioma Claim " means a mesothelioma claim against the Debtor by a person who asserted a mesothelioma claim against the Debtor or its predecessors (including the former Certainfeed Corporation) prior to January 23, 2020, relating in any way to asbestos or asbestos-containing products for which the Debtor or its predecessors-in-interest (including Certainfeed Corporation) are alleged to be responsible; <i>provided, however</i> , that Pending Mesothelioma Claims shall not include asbestos-related mesothelioma claims against the Debtor or its predecessors (1) that have been dismissed with prejudice or settled and paid, (2) are known to be time-barred, or (3) for which the exclusive remedy is provided under workers' compensation statutes and similar laws. Please note that the deadline for filing a Pending Mesothelioma Claim was September 12, 2022 and has not been modified or extended by the Non-Asbestos Bar Date Order. As used in this Notice, the term " Asbestos Claim " means any claim (as defined in section 101(5) of the Bankruptcy Code) for costs or damages, including with respect to bodily injury, death, sickness, disease, emotional distress, fear of cancer, medical monitoring or other personal injuries (whether physical, emotional or otherwise), for which the Debtor is alleged to be liable, directly or indirectly, in whole or in part, based upon, arising out of or relating to the presence of or exposure to asbestos or asbestos-containing products, including, without limitation: (a) any products previously designed, marketed, manufactured, fabricated, constructed, sold, supplied, shipped, transported, produced, installed, maintained, serviced, specified, selected, repaired, removed, replaced, released, distributed or in any other way made available by any predecessors to the Debtor; or (b) any materials present at any premises owned, leased, occupied or operated by any entity for whose products, acts, omissions, business or operations the Debtor has, or is alleged to have, liability. Asbestos Claims include all such claims (including Pending Mesothelioma Claims), whether: (a) in tort, contract, warranty, restitution, conspiracy, contribution, indemnity, guarantee, subrogation or any other theory of law, equity or admiralty; (b) seeking compensatory, special, economic, non-economic, punitive, exemplary, administrative or any other costs or damages; or (c) seeking any legal, equitable or other relief of any kind whatsoever. Asbestos Claims also include any such claims that have been resolved or are subject to resolution pursuant to any agreement, or any such claims that are based on a judgment or verdict. Asbestos Claims do not include (a) any claim of an insurer with respect to amounts allegedly due under any insurance policies, including policies that might have provided coverage for Asbestos Claims; or (b) any claim by any present or former employee of a predecessor or affiliate of the Debtor for benefits under a policy of workers' compensation insurance or for benefits under any state or federal workers' compensation statute or other statute providing compensation to an employee from an employer. Please note that no deadline has been established at this time for the filing of Asbestos Claims other than Pending Mesothelioma Claims subject to the Mesothelioma Bar Date Order. As used in this Notice, the terms " Entity ," " Governmental Unit ," " affiliate " and " Claim " or " claim " have the meanings given to them under section 101 of the Bankruptcy Code.	
WHO MUST FILE A PROOF OF CLAIM The following Entities must file proofs of claim on or before the General Bar Date: (a) any Entity (i) whose prepetition General Claim against the Debtor is not listed in the Debtor's schedules of assets and liabilities or statement of financial affairs [Dkts. 185, 186, 405] (collectively, as amended, the " Schedules ") or is listed as "disputed," "contingent" or "unliquidated" and (ii) that desires to share in any distribution in the chapter 11 case; (b) any Entity (i) that believes its prepetition General Claim is improperly classified in the Schedules or is listed in an incorrect amount and (ii) desires to have its prepetition General Claim allowed in a classification or amount other than that identified in the Schedules; and (c) for the avoidance of doubt and without limiting the foregoing, any entity asserting an administrative priority claim under section 503(b)(9) of the Bankruptcy Code for the value of goods received by the Debtor within 20 days prior to the Petition Date. If it is unclear from the Schedules whether your prepetition General Claim is disputed, contingent or unliquidated as to amount or is otherwise properly listed and classified, you must file a proof of claim on or before the applicable Non-Asbestos Bar Date. Any Entity that relies on the information in the Schedules bears responsibility for determining that its General Claim is accurately listed therein.	
PROOFS OF CLAIM NOT REQUIRED TO BE FILED BY THE GENERAL BAR DATE The Non-Asbestos Bar Date Order further provides that the following Entities need not file proofs of claim by the General Bar Date: (a) any Entity holding or asserting a Pending Mesothelioma Claim or any other Asbestos Claim; (b) any Entity that already has properly filed a proof of claim against the Debtor in accordance with (i) the procedures described in the Non-Asbestos Bar Date Order or (ii) Rule 3001-1 of the Rules of Practice and Procedure of the United States Bankruptcy Court for the Western District of North Carolina; (c) any Entity (i) whose General Claim against the Debtor is not listed as disputed, contingent or unliquidated in the Schedules and (ii) that agrees with the nature, classification and amount of its General Claim as identified in the Schedules; (d) any Entity whose claim against the Debtor previously has been allowed by, or paid pursuant to, an order of the Court; and (e) any Entity holding or asserting an administrative expense claim against the Debtor under sections 503(b) and 507(a)(2) of the Bankruptcy Code, except that any administrative priority claims under section 503(b)(9) of the Bankruptcy Code must be filed by the General Bar Date. <i>As noted, Pending Mesothelioma Claims remain subject to the bar date established by the Mesothelioma Claims Bar Date Order, which was September 12, 2022. Nothing herein extends or otherwise modifies the bar date for Pending Mesothelioma Claims as set forth in the Mesothelioma Claims Bar Date Order.</i>	
CONSEQUENCES OF FAILURE TO FILE A PROOF OF CLAIM BY THE APPLICABLE NON-ASBESTOS BAR DATE EXCEPT AS OTHERWISE ORDERED BY THE COURT, ANY ENTITY THAT IS REQUIRED TO FILE A PROOF OF CLAIM WITH RESPECT TO A PARTICULAR CLAIM AGAINST THE DEBTOR BUT THAT FAILS TO DO SO BY THE APPLICABLE NON-ASBESTOS BAR DATE DESCRIBED IN THIS NOTICE OR THE NON-ASBESTOS BAR DATE ORDER SHALL BE FOREVER BARRED, ESTOPPED AND ENJOINED FROM THE FOLLOWING: (A) ASSERTING ANY SUCH CLAIM AGAINST THE DEBTOR OR ITS ESTATE OR PROPERTY THAT (I) IS IN AN AMOUNT THAT EXCEEDS THE AMOUNT, IF ANY, THAT IS IDENTIFIED IN THE SCHEDULES ON BEHALF OF SUCH ENTITY AS UNDISPUTED, NONCONTINGENT AND LIQUIDATED OR (II) IS OF A DIFFERENT NATURE OR CLASSIFICATION THAN ANY SUCH CLAIM IDENTIFIED IN THE SCHEDULES ON BEHALF OF SUCH ENTITY (ANY SUCH CLAIM IN THIS SUBPARAGRAPH (A) BEING REFERRED TO IN THIS NOTICE AS AN " UNSCHEDULED CLAIM "); OR (B) VOTING ON, OR RECEIVING DISTRIBUTIONS UNDER, ANY CHAPTER 11 PLAN IN THE DEBTOR'S CHAPTER 11 CASE IN RESPECT OF AN UNSCHEDULED CLAIM.	
ADDITIONAL INFORMATION Additional information regarding the filing of a proof of claim, you may contact Epiq at (866) 977-0765 (toll free). You also may contact Epiq by email at dbmpinfo@epiqglobal.com or by writing to Epiq Corporate Restructuring, LLC, Re: DBMP LLC, P.O. Box 4420, Beaverton, Oregon 97076-4420. The claims register for the Debtor will be available for review during normal business hours in Epiq's offices at 10300 SW Allen Boulevard, Beaverton, Oregon 97005. Alternatively, the online claims register can be found for review and downloaded free of charge on Epiq's website at https://dm.epiq11.com/DBMP under the "Claims" tab. Copies of the proof of claim form that you should use may be obtained by calling Epiq or visiting Epiq's website at https://dm.epiq11.com/DBMP under "Case Actions." YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE NON-ASBESTOS BAR DATE ORDER AND RELATED MATERIALS ON THE EPIQ WEBSITE. YOU MAY WISH TO CONSULT AN ATTORNEY REGARDING THIS MATTER.	
Dated: November 2, 2022	
BY ORDER OF THE COURT	
¹ The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.	