Fill in this inf	Fill in this information to identify the case:		
Debtor 1 Gold's Oklahoma, LLC			
Debtor 2 (Spouse, if filing)			
United States Bankruptcy Court for the: Northern District of Texas			
Case number	20-31330		

RECEIVED

AUG 2 4 2020

BMC GROUP

Official Form 410

Proof of Claim

1 Identify the Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

	alt in identity the C	iaiii					
1.	Who is the current creditor?	Andrea Weir and C Name of the current creditor Other names the creditor u	or (the person or e	entity to be paid for this cla	,		
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?	WATER TO THE PARTY OF THE PARTY		**************************************		**************************************
Where should notices and payments to the creditor be sent?		Where should notices Colbert Cooper Hil			 **Total Laure (1807) at 45 fee \$150 fee. 	ayments to the creditor	
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Name 415 NW 11th Street			Name		
AND THE PROPERTY OF THE PROPER	(11.01)2002(3)	Number Street Oklahoma City	OK	73103	Number Stre	et	
		City Contact phone 405-218		ZIP Code	_	State	ZIP Code
		Contact email danielle Uniform claim identifier for			Contact email se one):		_
4.	Does this claim amend one already filed?	☑ No ☐ Yes. Claim number	on court claim	s registry (if known)		Filed on) / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	☐ No ☑ Yes. Who made the	e earlier filing?	A. Weir/CCH			

	Part 2: Give Information	on About the Claim as of the Date the Case Was Filed
6.	Do you have any number you use to identify the debtor?	No Ses. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
		Limit disclosing information that is entitled to privacy, such as health care information.
		Personal Injury
9.	Is all or part of the claim secured?	No Yes. The claim is secured by a lien on property.
		Nature of property:
		 ☐ Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. ☐ Motor vehicle
		Other. Describe: Colbert Cooper Hill attorney lien
		Basis for perfection: 36 O.S. 3629
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)% □ Fixed □ Variable
1(). Is this claim based on a	☑ No
	lease?	Yes. Amount necessary to cure any default as of the date of the petition.
1′	I. Is this claim subject to a	☑ No
	right of setoff?	☐ Yes. Identify the property:

Official Form 410 Proof of Claim page 2

12. Is all or part of the claim entitled to priority under	☑ No						
11 U.S.C. § 507(a)?	Yes. Check	one:				Amount entitled to priority	
A claim may be partly priority and partly		ic support obligations (including C. § 507(a)(1)(A) or (a)(1)(B).	alimony and child supp	ort) unde	er	\$	
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$3 persona	3,025* of deposits toward purcha I, family, or household use. 11 U	ase, lease, or rental of p J.S.C. § 507(a)(7).	property	or services for	\$	
childed to phony.	bankrup	salaries, or commissions (up to to toy petition is filed or the debtor' C. § 507(a)(4).				\$	
	☐ Taxes o	r penalties owed to government	al units. 11 U.S.C. § 50	7(a)(8).		\$	
	Contribution	itions to an employee benefit pla	an. 11 U.S.C. § 507(a)(5).		\$	
	Other. S	Specify subsection of 11 U.S.C.	§ 507(a)() that applie	S.		\$	
	* Amounts a	are subject to adjustment on 4/01/22	and every 3 years after tha	at for case	es begun on or aft	er the date of adjustment.	
Part 3: Sign Below				D ANTENNIA AND THE STREET THE			
Tart 3. Oign Delow	** ***** *·	Lateratura - Parins and Trans.	turi uni		-		
The person completing this proof of claim must	Check the appro	priate box:					
sign and date it.	am the cre	editor.					
FRBP 9011(b).	☑ I am the cre	☑ I am the creditor's attorney or authorized agent.					
If you file this claim	lam the tru	stee, or the debtor, or their auth	orized agent. Bankrupte	cy Rule 3	3004.		
electronically, FRBP 5005(a)(2) authorizes courts	lam a guar	antor, surety, endorser, or other	codebtor. Bankruptcy I	Rule 300	5.		
to establish local rules							
specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.						
	amount of the cl	aim, the creditor gave the debtor	r credit for any paymen	ts receiv	ed toward the d	ebt.	
A person who files a fraudulent claim could be fined up to \$500,000,	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.						
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	l declare under p	penalty of perjury that the forego	ing is true and correct.				
3571.	Executed on dat	e <u>08/21/2020</u> MM / DD / YYYY					
	/s/ Danie	le Daniel	. Julyan		_		
	Print the name	of the person who is completi	ng and signing this c	laim:			
	Name	Danielle Patricia Daniel					
	Name	First name	Middle name		Last name		
	Title	Attorney					
	Company	Colbert Cooper Hill				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		Identify the corporate servicer as	the company if the authori	zed agent	is a servicer.		
	Address	415 NW 11th Street					
		Number Street					
		Oklahoma City		OK	73103		
		City		State	ZIP Code		
	Contact phone	405-218-9200		Email D	anielle@gete	colbert.com	

On July 18, 2018, Plaintiff, Andrea Weir, filed a Petition in the District Court of Oklahoma County (Weir v. Gold's Gym Oklahoma, LLC. - CJ-2018-3860) alleging Gold's Oklahoma, LLC was negligent in the care and maintenance of its facility causing Plaintiff to fall and injure herself. On September 12, 2019, Defendant filed a Motion for Summary Judgment. The hearing on said motion was set for hearing on October 18, 2019. Due to the fact that Defendant had outstanding discovery responses, the hearing on Defendant's motion was continued to November 1, 2019. The hearing was then again continued to December 18, 2019. Defendant still had not provided discovery responses, and the hearing was reset for January 22, 2020. Plaintiff had only received partial discovery responses one (1) week prior to the January 22, 2020 hearing. Plaintiff requested a continuance to allow Plaintiff time to properly respond to Defendant's motion since Plaintiff didn't previously have the responses necessary to respond to Defendant's motion. The District Court Judge denied Plaintiff's motion for continuance and granted Defendant's Motion for Summary Judgment, without Plaintiff having been afforded the opportunity to fully respond, argue, and/or present evidence of the contested factual issues which are solely in the province of the jury for decision. On February 21, 2020, Plaintiff filed a Motion to Reconsider and Vacate and said motion was set for hearing on May 13, 2020. Defendant filed a response on March 6, 2020. Due to COVID-19, the District Courts in Oklahoma were closed, and the May 13, 2020 hearing was continued to May 27, 2020. On May 7, 2020, Defendant filed its Notice of Bankruptcy in the District Court case. Due to the automatic stay issued when Defendant's bankruptcy petition was filed, the hearing on Plaintiff's Motion to Reconsider and Vacate was stricken, to be reset once the bankruptcy stay is lifted. Plaintiff is filing this proof of claim alleging Gold's Oklahoma, LLC. is indebted to her in the amount of \$1,000,000.00. Attached is Plaintiff's computation of damages detailing the injuries Plaintiff sustained. Plaintiff is requesting compensation for the injuries sustained; medical treatment, past, present, and future; and pain and suffering. In the event Plaintiff's motion currently pending in the District Court of Oklahoma County is granted, Plaintiff's attorneys, Colbert Cooper Hill, have a contractual and statutory claim to a portion of any proceeds Plaintiff is awarded as compensation for services and rendered and costs expended in litigation.

COMPUTATION OF DAMAGES

SPECIALS OF ANDREA WEIR

DOB: 6/4/1991 SSN:

DOI: 2/23/2018 CASE NO.: P18-0029

	Bills		
1.	Mercy Hospital – Oklahoma City	2/23/2018	\$2,357.15
2.	Memorial Medical Group ER Physicians	2/23/2018	\$335.00
3.	Radiology Consultants	2/23/2018	0
4.	Integris Baptist Medical Center	2/24/2018 (\$4,452.39) 3/20/2018 (\$11,691.90) 10/10/2018 – 10/11/2018 (\$10,810.11) 10/21/2018 – 10/22/2018 (\$5,509.45) 11/15/2018 (\$5,852.16)	\$38,316.01
5.	IBMC ER Physicians	2/24/2018 (\$230.00) 3/20/2018 (\$230.00) 10/10/2018 - 10/11/2018 (\$340.00) 10/21/2018 - 10/22/2018 (\$230.00) 11/15/2018 (\$121.00)	\$1,151.00
6.	Radiology Associates	2/24/2018 (\$) 3/20/2018 (\$) 10/10/2018 – 10/11/2018 (\$) 10/21/2018 – 10/22/2018 (\$) 11/15/2018 (\$)	0
7.	Integris Family Care – Yukon	2/26/2018	\$202.00
8.	Oklahoma Injury Care	3/1/2018 - 6/7/2018	\$6,365.00
9.	McBride Orthopedic Hospital E. D.	3/6/2018	\$486.18
10.	McBride Orthopedic Hospital Clinic	3/12/2018 – 2/23/2019	\$5,310.00
11.	Summit Medical Center	3/16/2018	\$6,110.01
12.	Oklahoma Upright MRI	3/16/2018	\$696.40
13.	Edmond Open MRI	4/13/2018 (\$1,268.00) 10/8/2018 (\$)	\$1,268.00
	Innovative Pain Solutions	5/7/2018 (\$4,752.50) 6/25/2018 (\$4,652.50)	\$9,405.00
15.	Dr. Ron Somerville Electrodiagnostic Report	8/30/2018	0
16.	EMSA	10/20/2018	0
17.	OU Medical Center	10/20/2018	0
18.	Questcare Emergency Oklahoma	10/20/2018	0
19.	OU Physicians Services	10/20/2018	0

20.	Neuroscience Specialists	10/24/2018 – 2/6/2019	\$890.00
21.	Neuroradiology and Pain Solutions	11/14/2018 (\$)	0
		12/10/2018 (\$)	
		4/4/2019 (\$)	
		4/15/2019 (\$)	
22.	Oklahoma Spine Hospital	11/14/2018 (\$)	\$2,458.00
		12/10/2018 (\$)	
		4/4/2019 (\$537.00)	
		4/15/2019 (\$1,921.00)	-1997
	TOTAL		\$75,349.75

OKLAHOMA INIURY CARE



James E. Lynch, M.D. Sherry Mitchell, APRN, CNP Heather Hedrick, APRN, CNP Carrie Galyon, P.T. Ron D. Somerville, D.C. Mailing: PO Box 14740 OKC., OK 73113 N: 200 W. Britton Rd., OKC, OK 73114 S: 7825 S. Walker Ave., OKC., OK 73139 405-755-8000, 405-634-1700

05/22/2018

Attorney: Kevin Hill

415 NW 11th St.

Oklahoma City, OK 73103

Re: A Weir DOB: 06/ 1991 DOI: 02/25/2018

To whom it may concern:

Andrea Weir sustained injuries when she walked into a dark theater room at Gold's Gym where she stepped on a treadmill that had been left on. She states she did not realize that the treadmill was on. Andrea was initially evaluated on 02/25/2018 at this office and began outpatient therapy for neck, mid, lower back, right wrist, and right thumb injuries.

Ms. Weir has been compliant with care and has consistently shown a positive mental outlook. She was able to resolve her neck and mid back complaints for the most part, but due to the severities of her injuries she was only able to partially resolve her ongoing lower back and right hand/ wrist pain with therapy. At this time, we feel that Andrea has reached a stationary point in her care and we have achieved maximum medical improvement with outpatient therapy regarding her current complaints.

PHYSICAL EXAMINATION:

Andrea is a 29-year-old female. She is well-nourished, alert, attentive, and has a friendly demeanor. Her vitals were: Height: 5'6", Weight: 150lbs, BP: 91/60, Pulse: 100 BPM. Andrea has made some progress with outpatient therapy decreasing her pain from a beginning VAS 8/10 to a current VAS 5/10. She continues to display apprehension and reports pain during lumbar range of motion today, but only minor stiffness and mild discomfort remains in the cervical spine down to the mid scapular regions. She is intolerant to broad pressure over the lumbar paraspinal musculature. Dajerine's Triad and Minor's sign remain positive. Spinal Percussion, Piriformis, Yoeman's, and Hibbs test increase lumbar pain today. DTR +2 biceps, triceps, patellar, and achilles. No discernable difference or loss in sensation was discovered to soft or sharp touch bilaterally over the upper or lower extremity dermatomes. Pupillary constriction, accommodation, fields of gaze, facial expression, and tongue protrusion produce no deficit.

PLAN OF CARE:

Due to persistent lumbar pain and radicular symptoms Andrea was referred for an MRI of the lumbar spine on 03/13/2018. Based on the results of her MRI she was referred to Jason Jackson, MD for an epidural steroid injection on 4/30/2018. She will need to follow up with McBride Orthopedics for potential right hand/wrist surgery if required and Dr. Jackson's office for additional lumbar epidural injections if necessary. Andrea cannot be considered to be at pre-injury

Case 20-31330-hdh11 Claim 1-1 Filed 08/21/20 Desc Main Document Page 10 of 15

status today due to her ongoing lumbar and right wrist/hand complaints. She may require further medical treatment in the future as a direct result of the falling injuries sustained at Gold's Gym on 04/23/2018.

Andrea is being treated for acute injuries only which are the direct result of a falling accident she describes took place on 04/23/2018. She is undergoing this course of care to treat specifically these acute injuries and no consideration is given to any chronic physical complaints. These services are medically necessary to meet the patient's needs for acute injuries only and are not palliative or elective in nature.

If our office can be of further assistance regarding Ms. Andrea Weir's condition, please do not hesitate to contact us.

Sincerely,

Ron Somerville, DC

Director of Outpatient Therapy

The confent of this file, patient evaluation, and treatment plan have been reviewed and approved by James Lynch, MD.

James Lynch, MD Medical Director

Page 11 of

NEUROSCIENCE SPECIALISTS

Neuroscience Specialists, P.C. 4120 W Memorial Rd Ste 300, Oklahoma City, OK 73120 Phone: (405)748-3300

lugust 7, 2019

E: A Neir)OB: 06

ADDENDUM

his note will serve as an addendum to my note from October 24, 2018 where upon in the first aragraph I stated that after falling off a treadmill in February of 2018, she had recovered from that, and nen later in the summer or fall, began to have back pain.

have been now supplied with medical records that contradict this. I have notes from Oklahoma Injury are from March 1, 2018, commenting on the same, and then procedure notes from Dr. James Jackson n May 7, 2019 and June 25, 2018, referring to ongoing issues with her back and legs.

incerely.

Reat & Tell obert E. Tibbs, Jr., M.D.

ictated: 08/07/2019

ranscribed: Karen Borum 08/07/2019

IBB8505

PILED IN DISTRICT COURT
OKLAHOMA COUNTY

IN THE DISTRICT COUR	RT OF OKLAHOMA F OKLAHOMA	COUNTY JUL 18 2018
ANDREA WEIR, individually,)	RICK WARREN COURT CLERK
Plaintiff,		2018-3860
GOLD'S GYM OKLAHOMA, LLC)	
Defendants.))	

PETITION

COMES NOW the Plaintiff, ANDREA WEIR, for her cause of action against the Defendant, and alleges and states as follows:

- 1. That Plaintiff, ANDREA WEIR, is a resident of Oklahoma County, State of Oklahoma.
- 2. That Defendant, GOLD'S GYM OKLAHOMA, LLC ("Gold's Gym"), is located at 3625 Northwest Expressway, Oklahoma City, Oklahoma.
- 3. That on or about the 23nd day of February, 2017, Plaintiff was inside the Cardio Cinema in Gold's Gym when she stepped onto a treadmill and fell. This incident caused Plaintiff to suffer injuries and damages.
- 4. That the Defendant, had a duty to protect its invited guests from hazardous conditions.
- 5. That the Defendant, failed to maintain the premises for its invited guests, specifically, Plaintiff, ANDREA WEIR, so as not to cause her serious personal injuries.
- 6. That Defendant, had a duty to either remove or warn Ms. Weir of hidden dangers on the premises.

- 7. That in the exercise of reasonable care, the Defendant, knew or should have known of the hidden dangers on the premises.
- 8. That the injuries to Plaintiff, were caused by, and the direct result of, the negligence of the Defendant.
- 9. That as a result of the negligence of the Defendant, Plaintiff suffered serious injuries necessitating medical treatment. Prior to this incident, Plaintiff was in good health with a normal life expectancy, but as a direct and proximate result of the Defendant's negligence, Plaintiff has sustained damages for which she is entitled to recover.
- 10. That as a result of Defendant's negligence, Plaintiff incurred medical expenses for which she seeks recovery.
- 11. That as a result of Defendant's negligence, Plaintiff will sustain damages for future medical care and treatment for which she seeks recovery.
- 12. Plaintiff submits this preliminary computation of damages. Plaintiff advises that all damages recoverable by law are sought. Plaintiff's medical expenses incurred to date are unknown. At this time, Plaintiff does not know the amount of future medical expenses. Plaintiff's lost wages incurred to date are unknown. The elements to consider in fixing the amount of Plaintiff's damages include the following:
 - A. Plaintiff's physical pain and suffering, past and future;
 - B. Plaintiff's mental pain and suffering, past and future;
 - C. Plaintiff's age;
 - D. Plaintiff's physical condition immediately before and after the accident:
 - E. The nature and extent of Plaintiff's injuries;
 - F. Whether the injuries are permanent;
 - G. The physical impairment;
 - H. The disfigurement;

- I. Loss of earnings/time;
- J. Impairment of earning capacity;
- K. The reasonable expenses of the necessary medical care, treatment, and services, past and future.

WHEREFORE, premises considered, Plaintiff prays for judgment in an amount in excess of \$10,000.00 for compensatory damages, together with attorneys' fees, pre-judgment and post-judgment interest, costs of this action, and for such other relief as the Court may deem just and proper.

Respectfully Submitted,

Kevin E. Hill, OBA #15256 COLBERT COOPER HILL

415 NW 11th Street

Oklahoma City, OK 73103

Tel. (405) 218-9200

Fax (405) 218-9299

kevin@getcolbert.com Attorney for Plaintiff

ATTORNEY LIEN CLAIMED

Case 20-31330-hdh11 Claim 1-1 Filed 08/21/20 Desc Main Document Page 15 of

Philadelphia Indemnity Insurance Company

COMMERCIAL GENERAL LIABILITY COVERAGE PART DECLARATIONS

Policy Number: Ph	IPK1706369	KAL LIADI				LARATIONS
See Supplemer See Suppleme See Supplemer See	ntal Schedule				Agent # 2021	
\$ 3 \$ 1	,000,000 Gener ,000,000 Produc ,000,000 Persor ,000,000 Each (100,000 Renter	al Aggregate Limcts/Completed Onal and Advertisin Occurrence Limited To You Limited Expense Limited Expense Limited	perations A ng Injury Lir t Any One Pre	ggregate Limit nit (Any One Po emises)		
FORM OF BUSINI	ESS: LLC					
Business [Description: Health	& Fitness Corp	oration			
Location o	f All Premises You (Own, Rent or Oc	cupy: S	EE SCHEDUL	E ATTACHED	
AUDIT PERIOD, A	NNUAL, UNLESS	OTHERWISE ST	Γ ΑΤΕD : Thi	s policy is no	t subject to pr	emium audit.
			R	ates	Advance	Premiums
Classifications	Code No.	Premium Basis	Prem./ Ops.	Prod./ Comp. Ops	Prem./ Ops.	Prod./ Comp. Ops.
SEE SCHEDULI						
т	OTAL PREMIUM FO	OR THIS COVER	RAGE PART	•	\$	\$
This insurance doe	ATE (CG 00 02 ON es not apply to "Bod etroactive date, if a	ily İnjury", "Prope	erty Damage ⁄.	e", or "Personal	l and Advertising	Injury" which
Retroactive Date:	NONE					
FORM (S) AND EI	NDORSEMENT (S)	APPLICABLE T	O THIS CO	VERAGE PAR	T: Refer To Fo	rms Schedule

Authorized Representative

Countersignature Date

Northern District of Texas Claims Register

20-31330-hdh11 Gold's Oklahoma, LLC

Judge: Harlin DeWayne Hale

Chapter: 11

Office: Dallas

Last Date to file claims:

Trustee:

Last Date to file (Govt):

Creditor: (19141655) Claim No: 1

Status:

Andrea Weir C/o Colbert Cooper Hill Original Filed

Filed by: CR

415 NW 11th Street

Date: 08/21/2020

Entered by: Gregory Wayne Mitchell

Oklahoma City, OK 73103

Original Entered Date: 08/21/2020

Modified:

Amount claimed: \$1000000.00

History:

Details 1-1 08/21/2020 Claim #1 filed by Andrea Weir, Amount claimed: \$1000000.00 (Mitchell, Gregory)

Description: (1-1) Personal Injury

Remarks:

Claims Register Summary

Case Name: Gold's Oklahoma, LLC Case Number: 20-31330-hdh11

Chapter: 11

Date Filed: 05/04/2020 **Total Number Of Claims: 1**

Total Amount Claimed*	\$1000000.00
Total Amount Allowed*	

^{*}Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured		
Priority	:	
Administrative		

PROOF OF CLAIM FILING INFORMATION FOR

GGI Holdings, LLC

CASE NO. 20-31318

US BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

Debtor Name	Case Number
GGI HOLDINGS, LLC	20-31318-hdh-11
GOLD'S GYM INTERNATIONAL, INC.	20-31319
GOLD'S HOLDING CORP.	20-31320
GOLD'S ALABAMA, LLC	20-31321
GOLD'S GYM FRANCHISING, LLC	20-31322
GOLD'S GYM LICENSING, LLC	20-31323
GOLD'S GYM MERCHANDISING, LLC	20-31324
GOLD'S GYM ROCKIES, LLC	20-31325
GOLD'S LOUISIANA, LLC	20-31326
GOLD'S NORTH CAROLINA, LLC	20-31328
GOLD'S OHIO, LLC	20-31329
GOLD'S OKLAHOMA, LLC	20-31330
GOLD'S SOUTHEAST, LLC	20-31332
GOLD'S ST. LOUIS, LLC	20-31333
GOLD'S TEXAS HOLDINGS GROUP, INC.	20-31337

General Bar Date: September 9, 2020

Bar Date for filing Proofs of Interest: TBD

Governmental Bar Date: December 8, 2020

Administrative Claims Bar Date: TBD

You may file your completed and executed Proof of Claim as follows:

If by regular mail, send to:

If by messenger or overnight delivery, send to:

BMC Group, Inc.

BMC Group, Inc.

Attn: GGI Holdings Claims Processing

Attn: GGI Holdings Claims Processing

PO Box 90100

3732 West 120th Street

Los Angeles, CA 90009

Hawthorne, CA 90250

Once filed, a "Filed" stamped copy of the proof of claim will be returned to the claimant Within three (3) business days of docketing IF the claimant encloses a stamped, self-addressed envelope with a copy of the proof of claim.