Fill in this	information to identify the case:							
Debtor 1 Body Contour Ventures, LLC								
Debtor 2 (Spouse, if filir	g)	<u></u>						
United State	s Bankruptcy Court for the: Eastern District of Michigan							
Case numbe	r <u>19-42510-pjs</u>							

# Official Form 410 Proof of Claim

04/19

US BANKRUPTCY MIE-DET

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.

#### Part 1: Identify the Claim

1.	Who is the current creditor?							
2.	Has this claim been acquired from someone else?	No     Yes. From whom?	,					
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent?         Woodbury Corporation Attn: Chris Mancini         Name         2733 East Parleys Way       Suite 300         Number       Street         Salt Lake City       UT       84109	Where should payments to the creditor be sent? (if different) Name Number Street					
		City     State     ZIP Code       Contact phone     801-485-7770	City State ZiP Code Contact phone Contact email e one):					
4.	Does this claim amend one already filed?	V No Yes. Claim number on court claims registry (if known)	Filed on					
5.	Do you know if anyone else has filed a proof of claim for this claim?	<ul> <li>✓ No</li> <li>❑ Yes. Who made the earlier filing?</li> </ul>	LIGHTRX POC DDDDDDD 01092					

Case 19-42510-pjs Claim 111-1 Filed 06/28/19 Page 1 of 10

**Proof of Claim** 

How much is the clai	□ No Yes. Attach statement itemizing interest, fees, expenses, or other
	charges required by Bankruptcy Rule 3001(c)(2)(A).
What is the basis of t claim?	he 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.
	Non-residential real property lease
is all or part of the cla secured?	Yes. The claim is secured by a lien on property.
	Nature of property:
	<ul> <li>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.</li> <li>Motor vehicle</li> <li>Other. Describe:</li> </ul>
	Basis for perfection:
	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
s this claim based on	a 🗋 No
ease?	Yes. Amount necessary to cure any default as of the date of the petition. \$31,323.31
s this claim subject to	a 🗹 No
ight of setoff?	Yes. Identify the property:

12. Is all or part of the claim entitled to priority under	Mo No	
12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)? A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Yes. Check one:	Amount entitled to priority
priority and partly	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	s
in some categories, the law limits the amount	Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
	Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	□ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or after	er the date of adjustment.

### Part 3: Sign Below

The person completing this proof of claim must	Check the appro	opriate box:								
sign and date it.	I am the cre	editor.								
FRBP 9011(b).	I am the cre	editor's attorney or authorized age	ent.							
If you file this claim	_	stee, or the debtor, or their autho		uptov Rule 30	04.					
electronically, FRBP 5005(a)(2) authorizes courts										
to establish local rules	-	•								
specifying what a signature is.	l understand tha amount of the cl	t an authorized signature on this aim, the creditor gave the debtor	Proof of Claim serv credit for any paym	es as an acki ents received	nowledgment that when calculating	the				
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.	l declare under j	I declare under penalty of perjury that the foregoing is true and correct.								
	Executed on dat	e <u>96/21/2019</u> MM / DD / YYYY -								
	Print the name	/ of the person who is completin	ng and signing this	claim:						
	Name	Chris		]	Mancini					
		First name	Middle name		Last name					
	Title	Associate General Cour	nsel							
	Company	Woodbury Corporation								
		Identify the corporate servicer as the	ne company if the auth	orized agent is	a servicer.					
	Address	2733 East Parleys Way	Suite 300							
		Number Street								
		Salt Lake City		UT	84109					
		City		State	ZIP Code					
	Contact phone	801-485-7770	_	Email C_M	ancini@woodburycorp.com					

Case 19-42510-pjs Claim 111-1 Filed 06/28/19 Page 3 of 10

**Proof of Claim** 

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June 24, 2019

In re: Body Contour Ventures, LLC

Chapter 11 Case No: 19-42510-pjs

## ATTACHMENT TO PROOF OF CLAIM FILED BY University Festival, L.C. ("Claimant")

Claimant's non-priority unsecured claim is based on a nonresidential real property lease between Debtor and Claimant.

1. Prepetition Rents

	А. В.	Rents due as of January 31, 2019: Stub Rents 2/01/19 through 2/22/19:	\$29,245.26 <u>\$_2,078.05</u>
	Total	Prepetition Rents:	\$31,323.31
2.	Reject	ion Damages:	
	(\$2,6	590.91 * 12 )	<u>\$32,290.92</u>
ΤΟΤΑ	L CLA	IM:	\$63,614.23

LEASE

1

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by and between

### UNIVERSITY FESTIVAL, L.C.,

### a Utah limited liability company,

as Landlord

and

IRX onem LLC

an A<del>rizona</del> limited liability company, Michigan d/b/a LIGHT RX,

as Tenant

for

576 SOUTH STATE STREET, Suite #576

**OREM, UTAH 84058** 

THE FESTIVAL SHOPPING CENTER



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Case 19-42510-pjs Claim 111-1 Filed 06/28/19 Pag

į	RECEIVED
	NOV 222016
	BY:

#### LEASE AGREEMENT (hereinafter "Lease")

#### ARTICLE I. BASIC LEASE PROVISIONS; ENUMERATION OF EXHIBITS

SECTION 1.01. BASIC LEASE PROVISIONS

- (A) EFFECTIVE DATE: August 30, 2016 ("Effective Date")
- (B) LANDLORD: UNIVERSITY FESTIVAL, L.C., a Utah limited liability company ("Landlord")
- (C) ADDRESS OF LANDLORD FOR NOTICES (Section 27.05):

University Festival, L.C. c/o Woodbury Corporation Attn: Lease Administration 2733 East Parleys Way, Suite 300 Salt Lake City, Utah 84109

With a copy to: University Festival, L.C. c/o Woodbury Corporation Attn: Legal Department 2733 East Parleys Way, Suite 300 Salt Lake City, Utah 84109

- (D) TENANT: LRX Orem LLC, a Michigan limited liability company, d/b/a Light Rx ("Tenant") (Tax ID: 30-0949577)
- (E) ADDRESS OF TENANT FOR NOTICES (Section 27.05): 34405 W. 12 Mile Road, STE 200, Farmington Hills, Michigan 48331
- (F) PERMITTED USE (Section 7.01): Operation of a medical spa providing laser hair removal, body contouring, skin rejuvenation, cellulite reduction, skin tightening, or similar additional treatments ("Permitted Use"), and for no other use, particularly the sale of vitamins and other natural supplements, without the prior written consent of Landlord.
- (G) TENANT'S TRADE NAME (Section 16.01): Light Rx
- (H) SHOPPING CENTER (Section 2.01): THE FESTIVAL SHOPPING CENTER situated in the City of Orem, County of Utah, State of Utah ("Shopping Center").
- (I) LEASED PREMISES (Section 2.01): 576 East University Parkway, Orem, Utah 84097, with the following approximate area: Gross Leasable Area (as defined in Section 27.14) ("GLA"): 1,507 square feet ("Leased Premises").
- (J) DELIVERY OF POSSESSION (Section 5.02): The Leased Premises shall be delivered to Tenant on within ten (10) days of the Effective Date of this Lease ("Delivery of Possession"), as certified by a notice of Delivery of Possession. Preliminary Term (as defined in Section 2.03) begins on Delivery of Possession.
- (K) RENTAL TERM, COMMENCEMENT AND EXPIRATION DATE (Section 2.04): The term of this Lease shall commence on the earlier to occur of (a) one hundred fifty (150) days after Delivery of Possession or (b) the date Tenant opens for business at the Leased Premises ("Rental Term Commencement Date"), and shall be for a period of five (5) full Lease Years and forty-five (45) days (as defined in Section 2.06) ("Rental Term"), as certified by a notice of Rental Term Commencement Date.
- (L) ANNUAL FIXED MINIMUM RENT (Section 3.01): Commencing forty-five (45) days following the Rental Term Commencement Date, Tenant shall pay annual rent in the amount of Twenty-Seven Thousand One Hundred Twenty-Six and 00/100 Dollars (\$27,126.00), payable in equal consecutive monthly installments of Two Thousand Two Hundred Sixty and 50/100 Dollars (\$2,260.50) ("Fixed Minimum Rent").
- (M) ESCALATIONS IN FIXED MINIMUM RENT (Section 3.01):

	Annual Fixed	Fixed
Escalation Date	Minimum Rent	Minimum Rent
Commencing the 1st day of the 13th month after		
the Rental Term Commencement Date	\$27,668.52	\$2,305.71

L:WPASSOCUDiversity Festival-2660/Lease/Light RXLight Rx-Lease.Slip Page.111616.FINAL.jb.docx November 16, 2016

Commencing the 1st day of the 25th month after the Rental Term Commencement Date	\$28,221.84	\$2,351.82
Commencing the 1st day of the 37th month after the Rental Term Commencement Date	\$28,786.32	\$2,398.86
Commencing the 1st day of the 49th month after the Rental Term Commencement Date	\$29,362.08	\$2,446.84

- (N) Intentionally Omitted.
- (O) REAL ESTATE TAX EXPENSE (Section 3.04): Tenant to pay pro-rata share. \*
- (P) LANDLORD FIRE AND CASUALTY INSURANCE (Section 11.07): Included in Operating Costs (as defined in Section 8.03) payment.\*
- (Q) OPERATING COSTS PAYMENT (Section 8.03): Tenant to pay pro-rata share.\*
- Tenant's initial monthly payment towards Tenant's pro-rata share of Sections 1.01(O), (P), and (Q) shall be Three Hundred Twenty-Six and 52/100 Dollars (\$326.50) for the first calendar year.
- (R) Intentionally Omitted.
- (S) PREPAID RENT: Two Thousand Two Hundred Sixty and 50/100 Dollars (\$2,260.50), paid by Tenant upon Tenant's execution of this Lease to be applied to the first installment of Fixed Minimum Rent due hereunder.
- (T) SECURITY DEPOSIT (Section 26.01): Two Thousand Five Hundred and 00/100 Dollars (\$2,500.00) ("Security Deposit"), to be paid by Tenant upon Tenant's execution of this Lease.
- (U) Intentionally Omitted.
- (V) Intentionally Omitted.
- (W)LANDLORD'S CONTRIBUTION (Section 6.03): Landlord shall contribute an amount not to exceed Twenty-Five Thousand and 00/100 Dollars (\$25,000.00) ("Landlord's Contribution") toward Tenant's cost of Tenant's construction of improvements within the Leased Premises. Landlord shall have no obligation to pay any portion of Landlord's Contribution unless and until Landlord has been satisfied in its reasonable determination that Tenant has completed all of its construction obligations for the Leased Premises and has provided Landlord with reasonably satisfactory evidence thereof, including, but not limited to, lien waivers from all contractors and subcontractors who have worked on the Leased Premises and all those who have supplied materials which have been utilized in the construction of the space. Tenant shall submit to Landlord a written request for payment of Landlord's Contribution as set forth herein, together with commercially reasonable evidence of the fact that it has completed all of Tenant's Work (as defined in Section 6.01). Such evidence to be provided by Tenant shall include, but not be limited to, as-built drawings, operations and maintenance manuals (including warranty information), and lien waivers from all contractors and subcontractors who have performed Tenant's Work together with additional lien waivers from any supplier which has provided materials utilized in Tenant's Work with a total aggregate value of more than Five Thousand and 00/100 Dollars (\$5,000.00).
- (X) TENANT'S WORK (Section 6.01): Tenant shall finish the Leased Premises in accordance with plans and specifications approved by Landlord. Prior to commencement of construction, Tenant shall submit an electronic copy of all plans to Landlord for review and approval as set forth in Section 6.01.
- (Y) OPTION TO RENEW (Section 28.01): Provided Tenant is not, and has not been, in default beyond any applicable cure period under any of the terms and conditions contained herein, Tenant shall have one (1) additional consecutive five (5) year option to renew and extend the Rental Term ("Option") as provided herein. The Option shall only be exercised by Tenant delivering written notice thereof to Landlord not less than one hundred eighty (180) days prior to the expiration of the Rental Term. Fixed Minimum Rent for the Option period shall be as follows:

Option Period 1	Annual Fixed Minimum Rent	Fixed <u>Minimum Rent</u>
Commencing the 1st day of the 61st month after the Rental Term Commencement Date	\$29,949.24	\$2,495.77
Commencing the 1st day of the 73rd month after the Rental Term Commencement Date	\$30,548.28	\$2,545.69



Commencing the 1st day of the 85th month after the Rental Term Commencement Date	\$31,159.20	\$2,596.60
Commencing the 1st day of the 97th month after the Rental Term Commencement Date	\$31,782.36	\$2,648.53
Commencing the 1st day of the 109th month after the Rental Term Commencement Date	\$32,418.12	\$2,701.51

:

(Z) EXCLUSIVE USE: From and after the Effective Date of this Lease, but not to be void during the construction period occurring prior to Tenant opening for business, and provided Tenant is open and operating and not in default of any of the terms and conditions, or covenants of this Lease, Landlord shall not lease to any tenant in the area depicted on Exhibit "A-1" ("Exclusive Use Area") whose primary business use is the operation of a medical spa ("Exclusive Use") providing services as set forth in Section 1.01(F).

Landlord shall be released from this clause, and shall not be held liable as a result of any legal action which voids, limits, or violates any such restriction, including, but not limited to, any bankruptcy court decree. The provisions of this Section 1.01(Z) shall not apply to or limit the rights of any tenant whose lease was entered into prior to the Effective Date of this Lease, nor any assignee of Tenant. Further, Tenant agrees to indemnify and hold Landlord harmless from and against any claim for damages based on any claim that this restriction violates applicable fair trade and/or antitrust laws. Further, this Section 1.01(Z) shall not apply to Renegade Tenants (as defined herein). Notwithstanding the foregoing, Landlord shall not be considered to be in violation of this provision if a tenant in the Exclusive Use Area acts as a "Renegade Tenant" (which is defined as another tenant within the Exclusive Use Area who violates Tenant's Exclusive Use and such tenants' lease would not allow such violation without Landlord's consent). In such event, Landlord agrees to pursue commercially reasonable efforts to stop the Renegade Tenant's continued operation in violation of the Exclusive Use. Such efforts shall include, but not be limited to, (i) filing of pleadings in a court of competent jurisdiction and diligently pursuing such litigation to conclusion (however, Landlord shall not be obligated to pursue an appeal of a final decision of the court); and (ii) filing for temporary or permanent injunctive relief asking the court to stop the Renegade Tenant from violating the Exclusive Use.

[Remainder of Page Intentionally Left Blank]



LEA	abase: S:	WC2 2660LGRX				CM Receivable Woodbury Co Light F 01/18 Throug	rporation Rx			Page: Date: Time:	4/10/201 11:09 Al
Bldg	/Lease	Date	Cate	gory	SR	Description	Debit	Credit	Balance	Check #	Invoic
266(	)-LGRX	Light Rx		n an	 2	n ga shekara a sa	· · · · · · · · · · · · · · · · · · ·	en e	Master Or	cp ld: 000	05265-1
	Balanc	e Forward							0.00		
60	LGRX	1/1/2018	CM1	Common Area Maintenan	СН	AUTOCHRG	326.50		326.50		
60	LGRX	1/1/2018	MRS	Minimum Rent - Strip	СН	AUTOCHRG	2,260.50		2,587.00		
60	LGRX	1/10/2018	INT	Interest	СН	Interest	9.57		2,596.57		
60	LGRX	1/10/2018	LAT	Late Charge	СН	Late fee	103.48		2,700.05		
60	LGRX	1/30/2018	CM1	Common Area Maintenan	CR	Receipt		326.50	2,373.55	6340	
60	LGRX	1/30/2018	MRS	Minimum Rent - Strip	CR	Receipt		2,260.50	113.05	6340	
60	LGRX	2/1/2018	CM1	Common Area Maintenan	СН	AUTOCHRG	326.50	·	439.55		
60	LGRX	2/1/2018	MRS	Minimum Rent - Strip	СН	AUTOCHRG	2,260.50		2,700.05		
60	LGRX	2/10/2018	INT	Interest	СН	Interest	9.57		2,709.62		
60	LGRX	2/10/2018	LAT	Late Charge	СН	Late fee	103.48		2,813.10		
60	LGRX	2/16/2018	CM2	CAM - Prior Year	СН	17 CAM REC	193.90		3,007.00		
60	LGRX	3/1/2018	CM1	Common Area Maintenan	СН	AUTOCHRG	339.09		3,346.09		
60	LGRX	3/1/2018	MRS	Minimum Rent - Strip	СН	AUTOCHRG	2,305.71		5,651.80		
60	LGRX	3/10/2018	INT	Interest	СН	Interest	39.55		5,691.35		
60	LGRX	3/10/2018	LAT	Late Charge	СН	Late fee	105.79		5,797.14		
60	LGRX	3/16/2018	CM1		CR	Receipt		326.50	5,470.64	1021	
60	LGRX	3/16/2018	INT	Interest	CR	Receipt		9.57	5,461.07	1021	
60	LGRX	3/16/2018	LAT	Late Charge	CR	Receipt		103.48	5,357.59	1021	
60	LGRX	3/16/2018	MRS	Minimum Rent - Strip	CR	Receipt		2,260.50	3,097.09	1021	
60	LGRX	4/1/2018	CM1		СН	AUTOCHRG	339.09		3,436.18		
60	LGRX	4/1/2018		Minimum Rent - Strip	CH	AUTOCHRG	2,305.71		5,741.89		
60	LGRX	4/10/2018	INT	Interest	СН	Interest	43.47		5,785.36		
60	LGRX	4/10/2018	LAT	Late Charge	СН		105.79		5,891. <b>1</b> 5		
60	LGRX	5/1/2018	CM1			AUTOCHRG	339.09		6,230.24		
60	LGRX	5/1/2018		Minimum Rent - Strip		AUTOCHRG	2,305.71		8,535.95		
60	LGRX	5/10/2018	INT	Interest		Interest	75.00		8,610.95		
50	LGRX	5/10/2018	LAT	Late Charge		Late fee	105.79		8,716.74		
60	LGRX	6/1/2018	CM1			AUTOCHRG	339.09		9,055.83		
60	LGRX	6/1/2018		Minimum Rent - Strip		AUTOCHRG	2,305.71		11,361.54		
60	LGRX	6/10/2018	INT	Interest		Interest	110.85		11,472.39		
50	LGRX	6/10/2018		Late Charge		Late fee	105.79		11,578.18		
50 20	LGRX	7/1/2018		Common Area Maintenan		AUTOCHRG	339.09		11,917.27		
50 20	LGRX	7/1/2018		Minimum Rent - Strip		AUTOCHRG	2,305.71		14,222.98		
50	LGRX	8/1/2018		Common Area Maintenan		AUTOCHRG	339.09		14,562.07		
50 No	LGRX	8/1/2018		Minimum Rent - Strip		AUTOCHRG	2,305.71		16,867.78		
50	LGRX	8/10/2018		Interest		Interest	178.23		17,046.01		
50	LGRX	8/10/2018	LAT	Late Charge		Late fee	105.79		17,151.80		
				Case 19-42510-p	nis	Claim 111-1	Filed 06/28/19	Page 9 of 10			

Data LEA	abase: S:	WC2     CM Receivables Ledger       2660LGRX     Woodbury Corporation       Light Rx     01/18 Through 12/18							Da	Page: Date: Time:	2 4/10/2019 11:09 AM
Bldg	Lease	Date	Category	SR	Description	Debit	Credit	Ba	lance Ch	neck #	Invoice
2660	LGRX	9/1/2018	CM1 Common Area Maintenan	СН	AUTOCHRG	339.09		17,	490.89		
2660	LGRX	9/1/2018	MRS Minimum Rent - Strip	СН	AUTOCHRG	2,305.71		19,	796.60		
2660	LGRX	9/10/2018	INT Interest	СН	Interest	211.92		20,	008.52		
2660	LGRX	9/10/2018	LAT Late Charge	СН	Late fee	105.79		20,	114.31		
2660	LGRX	9/17/2018	CM1 Common Area Maintenan	NC	SECURITY APPLIE		339.09	19,	775.22		
2660	LGRX	9/17/2018	CM2 CAM - Prior Year		SECURITY APPLIE		193.90	19,	581.32		
2660	LGRX	9/17/2018	MRS Minimum Rent - Strip	NC	SECURITY APPLIE		1,967.01	17,	614.31		
2660	LGRX	10/1/2018	CM1 Common Area Maintenan	СН	AUTOCHRG	339.09		17,	953.40		
2660	LGRX	10/1/2018	MRS Minimum Rent - Strip	СН	AUTOCHRG	2,305.71		20,	259.11		
2660	LGRX	10/10/2018	INT Interest	СН	Interest	209.62		20,	468.73		
2660	LGRX	10/10/2018	LAT Late Charge	СН	Late fee	105.79		20,	574.52		
2660	LGRX	11/1/2018	CM1 Common Area Maintenan	СН	AUTOCHRG	339.09		20,	913.61		
2660	LGRX	11/1/2018	MRS Minimum Rent - Strip	СН	AUTOCHRG	2,305.71		23,	219.32		
2660	LGRX	11/10/2018	INT Interest	СН	Interest	249.92		23,	469.24		
2660	LGRX	11/10/2018	LAT Late Charge	CH	Late fee	105.7 <del>9</del>		23,	575.03		
2660	LGRX	12/1/2018	CM1 Common Area Maintenan	CH	AUTOCHRG	339.09		23,	914.12		
2660	LGRX	12/1/2018	MRS Minimum Rent - Strip	СН	AUTOCHRG	2,305.71		26,	219.83		
2660	LGRX	12/10/2018	INT Interest	СН	Interest	274.84		· 26,	494.67		
2660	LGRX	12/10/2018	LAT Late Charge	СН	Late fee	105.79		26,	600.46		
	Grand Total:		0.00	0.0	0 34,387.51	5,287.05	2,500.00	0.00	26,600.46		0.00

Case 19-42510-pjs Claim 111-1 Filed 06/28/19 Page 10 of 10

# Eastern District of Michigan Claims Register

19-42510-pjs Body Contour Ventures, LLC

Judge: Phillip J Shefferly	Chapter: 11						
Office: Detroit	Last Date to file claims: 07/01/2019						
Trustee:	Last Date to file (Govt): 09/30/2019						
<i>Creditor:</i> (26030374) University Festival, L.C. Woodbury Corporation Attn: Chris Mancini 2733 East Parleys Way Suite 300 Salt Lake City, UT 84109	Claim No: 111 Original Filed Date: 06/28/2019 Original Entered Date: 06/28/2019	Status: Filed by: CR Entered by: AGS Modified:					
Amount claimed: \$63614.23							
History:							
Details <u>111-1</u> 06/28/2019 Claim #111 filed by University Festival, L.C., Amount claimed: \$63614.23 (AGS)							
Description:							
Remarks:							

## **Claims Register Summary**

Case Name: Body Contour Ventures, LLC Case Number: 19-42510-pjs Chapter: 11 Date Filed: 02/22/2019 Total Number Of Claims: 1

Total Amount Claimed*	\$63614.23
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		