Docket #0193 Date Filed: 11/13/2023

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

In re:

(Chapter 11)

PREMIER KINGS, INC., et al., 1

Case 23-02871-TOM11

Case No. 23-02871-TOM

Debtors.

Joint Administration Requested

FINAL ORDER AUTHORIZING PAYMENT OF PREPETITION PAYROLL OBLIGATIONS, EMPLOYEE BENEFITS AND RELATED ITEMS, AND THE CONTINUATION OF CERTAIN EMPLOYMENT PROGRAMS AND POLICIES IN THE ORDINARY COURSE

Upon consideration of the motion (the "Motion")² of the Debtors for entry of an order authorizing payment of prepetition payroll obligations, employee benefits and related items, and the continuation of certain employment programs and policies in the ordinary course; 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 it appearing that the relief requested in the Motion is in the best interest 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:

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



2302871231113000000000015

Doc 193 Filed 11/13/23 Entered 11/13/23 15:23:47 Desc

Main Document Page 1 of 4

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.

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, to honor and pay in the ordinary course of business

existing Prepetition Payroll Obligations, Employee Benefits and related items, subject to (and

capped at) the statutory limitations set forth in 11 U.S.C. §§ 507(a)(4) and 507(a)(5).

2. The Debtors are authorized and empowered, but not directed, in their sole and

absolute discretion, on a case-by-case basis, to honor their Employees' PTO, by allowing the

Employees to use, in the Debtors' sole discretion, all or portions of their prepetition PTO on a

post-petition basis in the ordinary course; provided, however, that notwithstanding the relief

granted in this paragraph, nothing herein shall be deemed or construed to create or impose any

administrative expense liability on the Debtors with regard to the prepetition PTO or to authorize

the Debtors to compensate its Employees for prepetition PTO in cash unless applicable state law

mandates such compensation upon an Employee's termination.

3. The Debtors are authorized, but not required, to make all normal and customary

withholdings and deductions from wages and other compensation paid to the Employees, and to

make all matching payments or contributions required under applicable law or otherwise made in

the ordinary course of business, for the purpose of paying all applicable taxes and other obligations

normally associated with such payments, either directly or through Greenlink or another third-

party payroll service provider.

4. The Debtors are authorized, but not required, to pay all prepetition administrative

fees and other prepetition premiums and expenses customarily associated with the Health Care

Plans, Insurance and Disability Plans, PTO, and the Additional Employee Benefits.

5. The Debtors are authorized, but not required, to pay all prepetition administrative

fees customarily associated with the use of a third-party payroll provider.

The Debtors are authorized, but not required, to issue new post-petition checks or

make new money transfers to replace any prepetition checks or fund transfer requests that may

have been dishonored or denied with respect to the employee-related obligation referenced herein

or in the Motion.

6.

7. This Order is without prejudice to any rights that the Debtors may otherwise have

under applicable law to modify or terminate any programs, policies, or plans referenced herein or

in the Motion.

8. Notwithstanding the relief granted herein and any actions taken hereunder, nothing

contained herein shall constitute, nor is it intended to constitute, an assumption of any contract

under section 365 of the Bankruptcy Code or the waiver by the Debtors of any of their rights

pursuant to any agreement by operation of law or otherwise.

9. All applicable banks and other financial institutions are hereby authorized to (i)

receive, process, honor, and pay any and all checks and transfer requests evidencing amounts

approved under this Order whether presented prior to or after the Petition Date; (ii) reissue checks

evidencing amounts approved under this Order where checks may be dishonored post-petition;

and (iii) to the extent that a bank may have honored any prepetition payroll checks prior to the

Petition Date, such honoring is ratified. Such banks and financial institutions are authorized to

rely on the representations of the Debtors as to which checks are issued or authorized to be paid

pursuant to this Order to the extent that the Debtors have good funds standing to their credit with

such bank or other financial institution and to rely on the representations of the Debtors as to which

checks are issued and authorized to be paid in accordance with this Motion without any duty of

further inquiry and without liability for following the Debtors' instructions.

10. Notwithstanding anything contained in the Motion or this Final Order, any payment

authorized to be made by the Debtors herein shall be subject tot 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.

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

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

13. Notwithstanding Bankruptcy Rule 6004(h), the terms and conditions of this Order

shall be immediately effective and enforceable upon its entry.

14. 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

Notice Recipients

District/Off: 1126–2 User: admin Date Created: 11/13/2023

Case: 23–02871–TOM11 Form ID: pdf000 Total: 68

Recipients of Notice of Electronic Filing:

```
J. Thomas Corbett
                                    jtom_corbett@alnba.uscourts.gov
            Jon A Dudeck
ba
                                 jon_dudeck@alnba.uscourts.gov
ba
            Rachel L. Webber
                                    rachel_webber@alnba.uscourts.gov
                              ecfpleadings@kccllc.com
aty
            Albert Kass
            Anthony B Bush
                                   abush@bushlegalfirm.com
atv
            Bill D Bensinger
                                   bdbensinger@csattorneys.com
aty
            Brian R Walding
                                   bwalding@waldinglaw.com
aty
            Brooke L. Bean
aty
                                  bbean@kslaw.com
            Charles N Parnell
                                    bkrp@parnellsoutheast.com
aty
            Clarence A Wilbon
                                      clarence.wilbon@arlaw.com
aty
aty
            Daniel D Sparks
                                   ddsparks@csattorneys.com
            Danielle Elysees Douglas
aty
                                           danielle.douglas@arlaw.com
            Eric T Ray
                              etray@hklaw.com
aty
            Gary H. Leibowitz
                                     gleibowitz@coleschotz.com
atv
            Glenn Moses
                                gmoses@venable.com
aty
            Glenn E Glover
                                  gglover@babc.com
aty
                                          greg.taube@nelsonmullins.com
            Gregory Michael Taube
aty
            Harry Conrad Jones, III
                                          hjones@coleschotz.com
aty
            Hirshel Hall
                               hirshel.hall@alston.com
aty
aty
            Irving Edward Walker
                                        iwalker@coleschotz.com
            James Blake Bailey
                                      jbailey@bradley.com
aty
            Jayna Partain Lamar
                                      jlamar@maynardnexsen.com
aty
            Jeremy L Retherford
Jesse S Vogtle, Jr
aty
                                       jretherford@balch.com
aty
                                    jesse.vogtle@hklaw.com
            John Michael Pardoe
                                       mpardoe@coleschotz.com
aty
aty
            Kathryn Grafton
                                   kgrafton@chambless-math.com
            Kevin D. Heard
aty
                                  kheard@heardlaw.com
aty
            Lisa M Peters
                                lisa.peters@kutakrock.com
            Lyndel Anne Vargas
                                       lvargas@chfirm.com
aty
aty
            Matthew M Cahill
                                     mcahill@bakerdonelson.com
            Max A. Moseley
                                   mmoseley@kppblaw.com
aty
            Morgan L Allred
                                   morgan.allred@hklaw.com
aty
            Paul J. Battista
                                 pjbattista@venable.com
aty
                                peter.haley@nelsonmullins.com
            Peter J. Haley
aty
aty
            Tazewell Taylor Shepard, IV
                                              ty@ssmattorneys.com
            Wesley Ryan Bulgarella
                                          wbulgarella@maynardcooper.com
aty
aty
            William M. Hancock
                                       bankruptcy@wolfejones.com
```

Huntsville, AL 35801

921

TOTAL: 37

Recipients submitted to the BNC (Bankruptcy Noticing Center): Premier Kings, Inc. 7078 Peachtree Industrial Blvd #800 Peachtree Corners, GA 30071 db 1901 Sixth Ave. N., Suite 1500 intp Renasant Bank Birmingham, AL 35203 Miami, FL 33126 UNITED STATES Burger King Company LLC 5707 Blue Lagoon Drive One Financial RRG of Jacksonville, LLC c/o Peter Haley Nelson Mullins Riley & Scarborough LLP intp Center, Suite 3500 Boston, MA 02111 Kurtzman Carson Consultants LLC 222 N. Pacific Coast Highway Suite #300 El Segundo, CA op 90245 intp Premier Holdings, LLC 3300 Eastern Blvd Montgomery, AL 36116 5750 Bell Circle Kemco Facilities Services, LLC Montgomery, AL 36116 cr CB&S Bank CB&S Bank P.O. Box 910 Russellville, AL 35653 cr 3935 Tamiami Trail Cumming, GA 30041 Playland Maintenance Service Inc. crcm M D Homes Alabama LLC PO Box 6415 East Brunswick, NJ 08816 crcm BK Collinsville LLC 4615 University Drive Coral Gables, FL 33146 crcm crcm GAJ Realty Group Inc 8 Rosewood Drive North Massapequa, NY 11758 Suite 530 318 **Hudson Construction Company** 1425 Market Blvd Roswell, GA 30076 crcm Atlanta, GA 30392 crcm Brinks Incorporated PO Box 101031 Suite 403 332 TK&K Unlimited Inc 8014 Cumming Hwy Canton, GA 30115 crcm Nashville, TN 37203-2912 crcm E.S.S., Inc. 203 McMillin St Hemphill Services Inc PO Box 1234 Trussville, AL 35173 crcm Bulldog Restaurants, LLC c/o Baker Donelson 1901 6th Ave. N., Suite 2600 Birmingham, AL intp 35203 South Coast Enterprises, LLC c/o Heard, Ary & Dauro, LLC 303 Williams Avenue SW Suite cr 921 Huntsville, AL 35801 c/o Heard, Ary & Dauro, LLC 303 Williams Avenue SW Suite Rave II Enterprises, LLC cr Huntsville, AL 35801 Rave Enterprises, LLC c/o Heard, Ary & Dauro, LLC 303 Williams Avenue SW Suite cr

cr	AuburnBank	c/o Parnell & Parnell, P.A.	P.O. Box 224 M	Iontgomery, AL 36102
intp	Merit Bank 65	59 Gallatin St SW Hu	ıntsville, AL 35801	- ,
aty			e 1800 Birmingham, A	
aty	Christopher K Cole	man 1201 West Peacl	htree Street Atlanta, G	
aty	David E. Otero	Akerman Senterfitt	50 North Laura St Ste 2500	Jacksonville, FL 32202
aty	David E. Otero	Akerman Senterfitt	50 North Laura St Ste 3100	Jacksonville, FL 32202
aty	Jacob Johnson	Alston & Bird LLP	1201 West Peachtree Street	Atlanta, GA 30309
aty	Jeffrey R. Dutson	King & Spalding LLP	1180 Peachtree Street	NE Ste 1600 Atlanta, GA
	30309			
aty	William P. Reily	King & Spalding LLP	110 N. Wacker Drive,	Suite 3800 Chicago, IL 60606
smg	Thomas Corbett	BA Birmingham	1800 5th Avenue North	Birmingham, AL 35203

TOTAL: 31