



General Staffing Agreement

DrakeStaffing LLC, with its principal office located 2033 Monroe Dr. Atlanta Ga 30324 ("STAFFING FIRM"), and Heritage Golf Group, with its principal office located at 350 Tournament Players Dr. Alpharetta Ga 30004 ("CLIENT") agree to the terms and conditions set forth in this Staffing Agreement (the "Agreement"). This agreement for Heritage Golf Group will pertain to Atlanta National Golf Club, The Polo Club and White Columns Golf Club.

STAFFING FIRM Duties and Responsibilities

1. STAFFING FIRM will:
 - a. Recruit, screen, interview, and assign its employees ("Assigned Employees") to perform the type of work described in this agreement under CLIENT's supervision at the locations specified in this agreement;
 - b. Pay, withhold, and transmit payroll taxes; provide unemployment insurance and workers' compensation benefits; and handle unemployment and workers' compensation claims involving Assigned Employees; and require Assigned Employees to sign confidentiality agreements before they begin their assignments to CLIENT.

CLIENT Duties and Responsibilities

2. CLIENT will:
 - a. Properly supervise Assigned Employees performing its work and be responsible for its business operations, products, services, and intellectual property; properly supervise, control, and safeguard its premises, processes, or systems, and not permit Assigned Employees to operate any vehicle or mobile equipment, or entrust them with unattended premises, cash, checks, keys, credit cards, merchandise, confidential or trade secret information, negotiable instruments, or other valuables without STAFFING FIRM's express prior written approval or as strictly required by the job description provided to STAFFING FIRM.
 - b. Provide Assigned Employees with a safe work site and provide appropriate information, training, and safety equipment with respect to any hazardous substances or conditions to which they may be exposed at the work site; and not change Assigned Employees' job duties without STAFFING FIRM's express prior written approval.

Payment Terms, Bill Rates, and Fees

3. CLIENT will pay STAFFING FIRM for its performance at the rates set forth in this agreement. Payment is due on receipt of invoice. Invoices will be supported by the pertinent time sheets or other agreed system for documenting time worked by the Assigned Employees. CLIENT's signature or other agreed method of approval of the work time submitted for Assigned Employees certifies that the documented hours are correct and authorizes STAFFING FIRM to bill CLIENT for those hours. If a portion of any invoice is disputed, CLIENT will pay the undisputed portion. CLIENT agrees, for invoice amounts more than 60 days unpaid a 1% late fee charge will be added to the bill rate and this late fee will continue to be added every additional 30 days the invoice remains unpaid.
4. Assigned Employees are presumed to be nonexempt from laws requiring premium pay for overtime, holiday work, or weekend work. (For example, when federal law requires 150% of pay for work exceeding 40 hours in a week, CLIENT will be billed at 150% of the regular bill rate.)

5. CLIENT will not, without prior written consent of STAFFING FIRM, hire nor transfer STAFFING FIRM'S employees, interfere with the employment relationship between STAFFING FIRM and its employees, or directly or indirectly cause a STAFFING FIRM'S employee to transfer to another staffing service. If CLIENT violates the provision above before the agreed upon billable hours have been performed, CLIENT will pay STAFFING FIRM a conversion fee as follows: $(A - B) \times C$

A = 90 Days worked is agreed upon between CLIENT and STAFFING FIRM before an employee can be converted without penalty

B = 90 consecutive days actually worked for the CLIENT by the employee

C = There will be a 4 hour minimum billed to all jobs requested by client.

Confidential Information

6. Both parties may receive information that is proprietary to or confidential to the other party or its affiliated companies and their clients. Both parties agree to hold such information in strict confidence and not to disclose such information to third parties or to use such information for any purpose whatsoever other than performing under this Agreement or as required by law. No knowledge, possession, or use of CLIENT's confidential information will be imputed to STAFFING FIRM as a result of Assigned Employees' access to such information.

Indemnification and Limitation of Liability

7. To the extent permitted by law, STAFFING FIRM will defend, indemnify, and hold CLIENT and its parent, subsidiaries, directors, officers, agents, representatives, family and employees harmless from all claims, losses, and liabilities (including reasonable attorneys' fees) to the extent caused by STAFFING FIRM's breach of this Agreement; its failure to discharge its duties and responsibilities set forth in paragraph 1; or the negligence, gross negligence, or willful misconduct of STAFFING FIRM'S or STAFFING FIRM's officers, employees, or authorized agents in the discharge of those duties and responsibilities.
8. To the extent permitted by law, CLIENT will defend, indemnify, and hold STAFFING FIRM'S and its parent, subsidiaries, directors, officers, agents, representatives, family and employees harmless from all claims, losses, and liabilities (including reasonable attorneys' fees) to the extent caused by CLIENT's breach of this Agreement; its failure to discharge its duties and responsibilities set forth in paragraph 2; or the negligence, gross negligence, or willful misconduct of CLIENT or CLIENT's officers, employees, or authorized agents in the discharge of those duties and responsibilities.
9. Neither party shall be liable for or be required to indemnify the other party for any incidental, consequential, exemplary, special, punitive, or lost profit damages that arise in connection with this Agreement, regardless of the form of action (whether in contract, tort, negligence, strict liability, or otherwise) and regardless of how characterized, even if such party has been advised of the possibility of such damages.

Miscellaneous

10. Provisions of this Agreement, which by their terms extend beyond the termination or nonrenewal of this Agreement, will remain effective after termination or nonrenewal. No provision of this Agreement may be amended or waived unless agreed to in a writing signed by the parties. Each provision of this Agreement will be considered severable, such that if any one provision or clause conflicts with existing or future applicable law or may not be given full effect because of such law, no other provision that can operate without the conflicting provision or clause will be affected.
11. This Agreement and the exhibits attached to it contain the entire understanding between the parties and supersede all prior agreements and understandings relating to the subject matter of the Agreement. The provisions of this Agreement will inure to the benefit of and be binding on the parties and their respective representatives, successors, and assigns. The failure of a party to enforce the

provisions of this Agreement will not be a waiver of any provision or the right of such party thereafter to enforce each and every provision of this Agreement.

Authorized representatives of the parties have executed this Agreement below to express the parties' agreement to its terms.

Bill Rate/Job Description

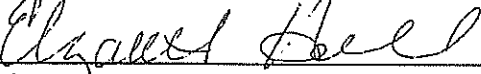
Pay Rate/Job Description

All Chef's and cooks will be billed at \$15.75 per hour

All Bartenders, Banquet servers, Golf Tournament Staff and Administrative staff will be billed at \$15.75 per hour

All general housekeepers, roundsman and dishwashers will be billed at \$12.50 per hour

CLIENT THE HERITAGE GOLF GROUP


Signature

Printed Name Elizabeth Hall

Title Regional Food and Beverage Director

Date 05/23/2011

DRAKE STAFFING

Signature

Printed Name Greg Price

Title C.E.O.

Date 05/23/2011



**Request for Taxpayer
Identification Number and Certification**

Give Form to the
requester. Do not
send to the IRS.

Name (as shown on your income tax return)
Drake Staffing, LLC

Business name/disregarded entity name, if different from above

Check appropriate box for federal tax classification (required): ☐ Individual/sole proprietor ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate ☐ Exempt payee

☒ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) **S**

☐ Other (see instructions)

Address (number, street, and apt. or suite no.)
2033 Monroe Drive, Suite B

City, state, and ZIP code
Atlanta, GA 30324

Requester's name and address (optional)
Heritage Golf Group
350 Tournament Players Drive
Alpharetta, GA 30004

List account number(s) here (optional)

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

Social security number								
				-				

Employer identification number								
8	7		-	0	8	0	2	1 8 6

Part II Certification

Under penalties of perjury, I certify that:

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 4.

Sign Here **Signature of U.S. person** **Date** **5/25/11**

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

Print or type See Specific Instructions on page 2.	Name (as shown on your income tax return) Drake Staffing, LLC	
	Business name/disregarded entity name, if different from above	
	Check appropriate box for federal tax classification (required): <input type="checkbox"/> Individual/sole proprietor <input type="checkbox"/> C Corporation <input type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input checked="" type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶ <u>S</u> <input type="checkbox"/> Exempt payee <input type="checkbox"/> Other (see instructions) ▶	
	Address (number, street, and apt. or suite no.) 2033 Monroe Drive, Suite B	Requester's name and address (optional) Heritage Golf Group 6300 Polo Club Drive Cumming, GA 30040
	City, state, and ZIP code Atlanta, GA 30324	List account number(s) here (optional)

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Sign Here	Signature of U.S. person ▶ Date ▶ <u>6/20/11</u>

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5/11/11



DRAKE STAFFING

NOBODY WORKS HARDER

- **Positions we staff**

- Executive Chefs - \$1500 placement fee
- \$15.75 hr Line/Prep Cooks
- \$15.75 hr Pastry Chefs
- \$12.50 hr Dishwashers/Utility/Roundsman
- \$15.75 hr Polished Banquet servers
- \$15.75 hr Knowledgeable Bartenders
- \$15.75 hr Concierge/Coat Check/Administrative
- \$15.75 hr Cart personell for Golf Tournaments
- \$17.50 hr Captains/Floor supervisors

DATE (MM/DD/YYYY)
07/31/2008

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.

INSURERS AFFORDING COVERAGE

NAIC #

INSURER A: SCOTTSDALE INSURANCE COMPANY

INSURER B: **TECHNOLOGY INSURANCE COMPANY**

INSURER C:

INSURER D:

INSURER E:

COVERAGES

THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	ADD'L INSRD	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS	
A		GENERAL LIABILITY	CLS1522328	07/25/2008	07/25/2009	EACH OCCURRENCE	\$ 1,000,000
		<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY				DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000
		<input type="checkbox"/> CLAIMS MADE <input checked="" type="checkbox"/> OCCUR				MED EXP (Any one person)	\$ 5,000
						PERSONAL & ADV INJURY	\$ 1,000,000
						GENERAL AGGREGATE	\$ 2,000,000
		GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG	\$ 1,000,000
		<input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC					
		AUTOMOBILE LIABILITY				COMBINED SINGLE LIMIT (Ea accident)	\$
		<input type="checkbox"/> ANY AUTO				BODILY INJURY (Per person)	\$
		<input type="checkbox"/> ALL OWNED AUTOS				BODILY INJURY (Per accident)	\$
		<input type="checkbox"/> SCHEDULED AUTOS				PROPERTY DAMAGE (Per accident)	\$
		<input type="checkbox"/> HIRED AUTOS					
		<input type="checkbox"/> NON-OWNED AUTOS					
		GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$
		<input type="checkbox"/> ANY AUTO				OTHER THAN AUTO ONLY: EA ACC	\$
						AGG	\$
		EXCESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$
		<input type="checkbox"/> OCCUR <input type="checkbox"/> CLAIMS MADE				AGGREGATE	\$
							\$
		<input type="checkbox"/> DEDUCTIBLE					\$
		<input type="checkbox"/> RETENTION \$					\$
B		WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	TARGA06726	07/17/2008	07/14/2009	<input type="checkbox"/> WC STATU-TORY LIMITS <input type="checkbox"/> OTH-ER	
		ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?				E.L. EACH ACCIDENT	\$ 100,000
		If yes, describe under SPECIAL PROVISIONS below				E.L. DISEASE - EA EMPLOYEE	\$ 100,000
		OTHER				E.L. DISEASE - POLICY LIMIT	\$ 500,000

[illegible]

CERTIFICATE HOLDER

Atlanta National Golf Club
Attn: Leonard Tate
350 Tournament Players Drive
Alpharetta, GA 30004

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.

4
AUTHORIZED REPRESENTATIVE

ACORD 25 (2001/08) FAX: (770)664-8374

©ACORD CORPORATION 1988



DRAKES STAFFING

NOBODY WORKS HARDER



Greg Price

3455 Peachtree Rd. Ste 506

Atlanta, Ga 30326

404.995.6626

Business Profile - ATLANTA NATIONAL GOLF

Subcode: 397970

Ordered: 06/16/2011 14:37:14 CDT

Transaction number: C046889916

Search inquiry: Atlanta National Golf Club / 350 Tournament Players Drive / Milton / GA / 30004 / 770-442-8801



Identifying Information

This information is the primary name and address for the business you inquired on. All data in this report pertains to the business.

ATLANTA NATIONAL GOLF
10 TOURNAMENT PLAYERS DR
ALPHARETTA, GA 30004
(770) 754-5069

Business Identification Number: 724879743
Experian File Established: 12/1986
Date of Incorporation: 12/22/1994
SIC code: GOLF COURSES-PUBLIC - 7992
Tax ID: 58-2145830

Matching Name and Address

Every business may have multiple variations of name and address. This variation most closely matched your inquiry.

ATLANTA NATIONAL GOLF CLUB
350 TOURNAMENT PLAYERS DR
MILTON, GA 30004-3440

Corporate Linkage

☒ The following section displays the corporate linkage of this business.

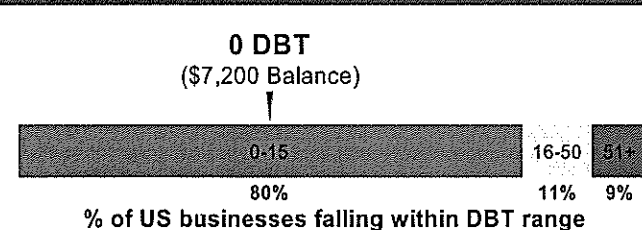
The inquired upon business, **ATLANTA NATIONAL GOLF**, is an Ultimate Parent.

Branches / Alternate Addresses: The following are branches or alternate addresses of the inquired upon business.

ATLANTA NATIONAL GOLF
300 CLUBHOUSE DR
ALPHARETTA, GA
BIN: 823495234

Executive Summary

Current DBT range compared to all industries*



DBT Norms:

All industries: 10 DBT Same industry: 9 DBT

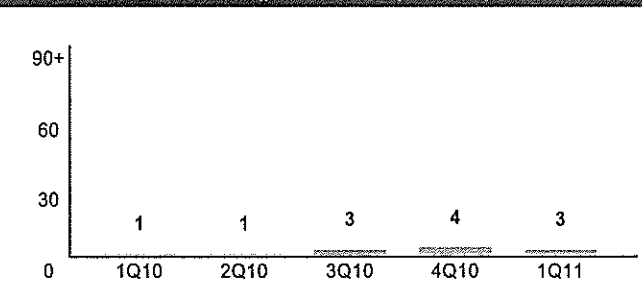
Legal Filings and Collections

Bankruptcy filings:	0
Tax lien filings:	0
Judgment filings:	0
Total collections:	0
Sum of legal filings:	\$0
UCC filings:	0
Cautionary UCC filings present?	No

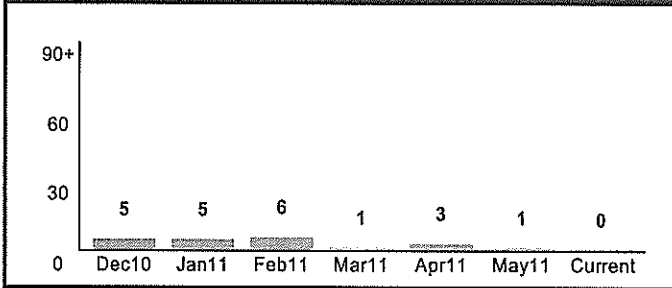
Trade Information

Monthly average DBT:	3
Highest DBT previous 6 months:	6
Highest DBT previous 5 quarters:	6
Total continuous trades:	15
Current continuous trade balance:	\$7,200
Trade balance of all trades (26):	\$8,000
Average balance previous 5 quarters:	\$9,060
Highest credit amount extended: details	\$6,600
6 month balance range:	\$4,100 - \$15,100

Quarterly DBT trends (previous 5 quarters)



7 month DBT trends



Performance Analysis

Predicted DBT for 08/10/2011: 1 DBT

Payment Trend Indication:

Show No Identifiable Trend

Industry payment comparison:

Has paid sooner than 50% of similar firms

Most Frequent Industry Purchasing Terms:

NET 30, CREDIT, and REVOLVE

** Days Beyond Terms (DBT) is a dollar weighted calculation of the average number of days that payment was made beyond the invoice due date based on trades on file that have been updated in the previous 3 months.*

Trade Payment Information

Trade Payment Experiences (Trade Lines With an (*) after date are newly reported)					Account Status Days Beyond Terms						Comments
Business Category	Date Reported	Last Sale	Payment Terms	Recent High Credit	Balance	Cur	1-30	31-60	61-90	91+	
ACCT SVCS	02/2011	10/2010	VARIED	\$4,400	\$0						
APPAREL	05/2011	07/2007	VARIED	\$4,900	\$500	100%					
APRL MENS	05/2011	05/2011	VARIED	\$2,300	\$800	100%					
BLDG MATRL	05/2011	05/2011	CREDIT	\$1,700	\$0						
BLDG MATRL	05/2011	02/2008	CREDIT		\$0						ACCTCLOSED
BUS SERVCS	05/2011	11/2002	NET 30		\$0						
COMMUNICTN	05/2011		VARIED	\$700	\$700	100%					
FACTOR	02/2011		VARIED		\$0						
FINCL SVCS	06/2011	05/2011	NET 30	\$5,200	\$700	91%	9%				
FINCL SVCS	06/2011	06/2006	NET 30	\$900	\$0						
FINCL SVCS	05/2011	03/2011	VARIED	\$3,500	\$0						ACCTCLOSED
MANUFCTRNG	05/2011		VARIED	\$6,600	\$2,900	99%	1%				
OFFC EQUIP	05/2011	04/2011	REVOLVE	\$500	\$100	100%					
REC PROD	05/2011	04/2011	SPECIAL	\$1,500	\$400	100%					CUST 7 YR
RETL TRADE	06/2011	05/2011	CREDIT	\$1,300	\$1,100	92%	8%				
SPORT GDS	06/2011*		VARIED	\$400	\$400	100%					

Trade Payment Totals

Trade Payment Experiences				Account Status Days Beyond Terms					
Type	Lines Reported	Recent High Credit	Balance	Cur	1-30	31-60	61-90	91+	Comments
Continuously Reported	15	\$33,500	\$7,200	98%	2%				DBT: 0
Newly Reported	1	\$400	\$400	100%					DBT: 0
Trade Lines Totals	16	\$33,900	\$7,600	98%	2%				DBT: 0

Additional Payment Experiences

Trade Payment Experiences (Trade Lines With an (*) after date are newly reported)					Account Status Days Beyond Terms						Comments
Business Category	Date Reported	Last Sale	Payment Terms	Recent High Credit	Balance	Cur	1-30	31-60	61-90	91+	
AIR TRANS	10/2008	10/2008		\$200	\$200	59%		41%			CUST 21 YR
AIR TRANS	07/2008		NET 30		\$0						CUST 5 YR
APPAREL	11/2008			\$1,800	\$0						CUST 99 YR
FOOTWEAR	12/2009		VARIED		\$0						
GIFTWARE	03/2010	09/2009	NET 30	\$5,000	\$0						
LEASING	01/2011		CONTRCT		\$0						
MED EQUIP	07/2010		NET 30	\$400	\$0						
OFFC SUPPL	10/2009	11/2002	CREDIT		\$0						ACCTCLOSED
OPTIC SUPL	07/2010		SPECIAL	\$1,900	\$200	34%	66%				
SPORT GDS	10/2009	12/2003	VARIED		\$0						

Monthly Payment Trends

Payment Trends Analysis GOLF COURSES-PUBLIC INDUSTRY SIC: 7992						Account Status Days Beyond Terms			
Date Reported	Industry Cur	DBT	Business DBT	Balance	Cur	1-30	31-60	61-90	91+
CURRENT	N/A	N/A	0	\$7,200	98%	2%			
MAY11	88%	9	1	\$7,400	96%	4%			
APR11	87%	10	3	\$15,100	81%	19%			
MAR11	87%	10	1	\$11,600	99%			1%	
FEB11	87%	10	6	\$4,100	92%	1%	2%		5%
JAN11	85%	11	5	\$6,600	82%	15%			3%
DEC10	86%	11	5	\$8,100	88%	9%			3%

Quarterly Payment Trends

Payment History - Quarterly Averages					Account Status Days Beyond Terms			
Quarter	Months	DBT	Balance	Cur	1-30	31-60	61-90	91+
Q1 - 11	JAN-MAR	3	\$7,400	93%	5%			2%
Q4 - 10	OCT-DEC	4	\$7,400	89%	8%		1%	2%
Q3 - 10	JUL-SEP	3	\$9,300	88%	10%		1%	1%
Q2 - 10	APR-JUN	1	\$15,500	98%	1%	1%		
Q1 - 10	JAN-MAR	1	\$5,700	93%	6%	1%		

Inquiries

Summary of Inquiries									
Business Category	JUN11	MAY11	APR11	MAR11	FEB11	JAN11	DEC10	NOV10	OCT10
GENERAL			1	1					
Totals			1	1					

Company Background Information

Corporate Registration
<p>THE FOLLOWING INFORMATION WAS PROVIDED BY THE STATE OF GEORGIA.</p> <p>State of Origin: GA Date of Incorporation: 12/22/1994 Current Status: Inactive</p> <p>Business Type: Institutions - Profit Charter Number: K431625</p> <p>Agent: THE PRENTICE-HALL CORP. SYSTEM Agent Address: 40 TECHNOLOGY PKWY SOUTH 300 NORCROSS, GA</p>

Additional Company Background Information

Key Personnel

Principal(s): ELIZABETH HALL, REGIONAL M

Operating Information

Business Type: Institutions

Primary SIC Code: GOLF COURSES-PUBLIC - 7992

Secondary SIC Code: BANQUET ROOMS - 5812

Additional SIC Code: 8999 - 8399

Years in Business: 26

Number of Employees: 100

Sales: \$8,400,000

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End of report

1 of 1 report

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November 6, 2013

Kevin O'Halloran, Receiver
P.O. Box 723307
Atlanta, GA 31139

RE: German American Capital Corporation v. Heritage Golf Atlanta National, LLC,
et al., Civil Action No. 13-A-4806-5, Gwinnett County Superior Court

Dear Recipient:

I am writing you in my capacity as the court-appointed receiver in the above-referenced matter (the "Receiver"). This receivership includes certain real and personal property relating to three golf courses commonly known as the Atlanta National Golf Course, White Columns Golf Course, and Polo Golf Course.

The Receiver has made a series of court filings intended to close the receivership estate and obtain a discharge of the Receiver, including the Receiver's Final Report and Accounting (the "Final Report") and Receiver's Motion for Approval of Final Accounting, Ratification of Receiver's Actions and Discharge of Receiver (the "Discharge Motion"). The Court has set a hearing for November 22, 2013, at 1:30 p.m. in the Gwinnett Superior Court, Gwinnett Justice and Administrative Center, 75 Langley Drive, Lawrenceville, Georgia, Courtroom 1A to show cause why the relief requested in the Discharge Motion should not be granted. You may obtain copies of the Final Report, Discharge Motion and Rule Nisi Order setting the hearing from the Clerk of Court, Gwinnett County Superior Court, or from the following website: <http://www.phrd.com/forma.aspx>.

The Receiver is seeking discharge at this point because the majority of the receivership assets have been the subject of foreclosure and what remains as assets are significantly less in value than the outstanding deficiency owed to the plaintiff as the secured lender. Consequently, the Receiver is not, and will not be, in a position to make a distribution to any unsecured creditors. Interested persons should review the Final Report and Discharge Motion for a full understanding of the relief being requested by the Receiver.

Very Truly Yours,

A handwritten signature in black ink, appearing to be "K. O'Halloran", with a long horizontal flourish extending to the right.

Kevin O'Halloran,
Receiver

Greg Price

From: "David Guillory" <dguillory@drakestaffing.net>
To: <LTATE@HERITAGEGOLFGROUP.COM>
Cc: "Greg Price" <gprice@drakestaffing.net>; "Lawrence Guillory" <loguillory@gmail.com>
Sent: Friday, July 25, 2008 7:47 PM
Subject: Meeting 3:00pm 7/30/2008 with Greg Price

Good Afternoon Mr. Tate

First I want to thank you for taking the time to speak with me on the phone today. We spoke about your need for a competitive price for your staffing needs. I told you that we could come to your office and meet. We set a meeting date for Wednesday July 30th at 3:00pm. Meeting you on Wednesday is Greg Price, he will be ready to talk about any of your questions. Thank you for your time.

Best Regards

David Guillory

7/30/2008

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user id:

password:

 [help](#)

Map and Directions



Atlanta National Golf Club is located at 350 Tournament Players Drive, Alpharetta, GA 30004.

For interactive directions, please click [here](#).

From Georgia 400 Northbound:

Exit #10 (Old Milton Parkway) Turn left (west) and proceed 4 miles to the traffic light at Broadwell Road. Turn right on Broadwell Road and travel 3 miles to the blinking yellow light. Turn left at the blinking light onto New Providence Road. The Atlanta National Guardhouse is 1/2 mile on the right side.

From Georgia 400 Southbound:

Exit #11 (Windward Parkway) and turn right (west). Proceed 1 mile to State Route 9 and turn left (south). Proceed 1.5 miles to the traffic light at Mayfield Road and turn right. Proceed 0.9 mile to the fork in the road and turn right onto Providence Road. Travel 4 miles to the flashing red light at Birmingham Highway, continue straight through the intersection. The Atlanta National Guardhouse is 1/2 mile on the right side. Click on the map for a printer friendly version.

[Event Calendar](#)

Atlanta National Golf Club
350 Tournament Players Drive | Alpharetta, GA | 30004
(770) 442 - 8801 | infoatan@heritagegolfgroup.com

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user id:

password:

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Restaurant

Our culinary staff, headed by executive Chef David Guilford, has created an exquisite menu for casual and fine dining. The Chophouse menu is creative and versatile and it has become legendary among the members of Atlanta National. The Grills are open for breakfast and lunch everyday except Tuesday and for dinner on Friday and Saturday evenings.

Please call 770-442-8801 for dinner reservations.

[Event Calendar](#)

Atlanta National Golf Club

350 Tournament Players Drive | Alpharetta, GA | 30004

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The Lodge



The Lodge is architecturally stunning and features the utmost in convenience and functionality for the most discerning golfer. Hidden in its quiet wooded setting, the Lodge affords views of either the signature 12th hole with its picturesque lake and rustic silos, or the challenging 8th hole - considered by many to be Atlanta National's toughest.

With its wide and airy design and state-of-the-art entertainment center, the Lodge is the perfect location for social functions or meetings. Plan a party, host a meeting, or simply plan a private getaway for family and friends.

For more information and to plan a private tour of the Guesthouse, contact us at (770) 442-8801.

[Click here to view the interior of The Lodge.](#)

[Event Calendar](#)

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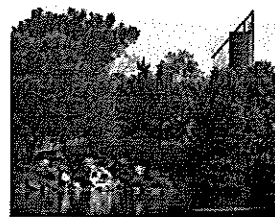
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 [help](#)

Atlanta National Golf Club is a spectacular golfer's haven. Featuring a dramatic and challenging 18-hole Pete and P.B. Dye golf course, this traditional golf club will delight golfing purists with beauty at every hole.

The Club is set in the private, gated community of Atlanta National in Fulton County, just north of Atlanta, Georgia. Surrounded by the rolling hills, gentle streams, and horse farms of the Crabapple community, the pastoral setting is private and pure and perfect for golf. Built in 1987 with a stunning Clubhouse, Atlanta National Golf Club is one of the most respected clubs in Atlanta.

**Home**[Event Calendar](#)

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