



## Frequently Asked Questions

### *The Future of Peak Fitness – For Creditors*

1. Is Peak Fitness going to continue to operate?
  - a. Yes, Peak fitness is continuing to operate without interruption. The company has filed a petition for protection on Chapter 11 of the U.S. Bankruptcy Code.
2. Will Peak Fitness pay me for goods and services provided post-petition?
  - a. Peak Fitness has filed “First Day” motions with the Court to continue operations. Goods and services ordered post petition, will be paid as normal.
3. Will Peak Fitness pay my pre-petition claims?
  - a. Bankruptcy law prohibits Peak Fitness from making any payments for goods and services provided before the Chapter 11 filing. Although Peak Fitness operations will continue, United States Bankruptcy law does not allow the company to pay unpaid debts prior to the filing without specific court approval.
4. Should I continue to provide goods and services to Peak Fitness?
  - a. Yes, an automatic stay went into place immediately upon the Chapter 11 filing. The automatic stay requires all suppliers to continue to perform in accordance with their contracts.
5. Where can I file a claim?
  - a. You will receive notifications in the mail on how to file a claim. Claims for pre-petition liabilities will be sent to the Bankruptcy Court for the Western District of North Carolina.
6. Where can I go for more information on Peak’s filing?
  - a. You can provide more information about its filing at <http://www.peakfitnessclubs.com/reorganizing>.
7. Who should I call if I have more questions?
  - a. Visit our website first. If you need additional information call our hotline. The number is (704) 815-0754.