

SEMENZA KIRCHER RICKARD
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145
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12 *Attorneys for Receiver Geoff Winkler*

13 **UNITED STATES DISTRICT COURT**
14
15 **DISTRICT OF NEVADA**

16 SECURITIES AND EXCHANGE
COMMISSION,

17 Plaintiff,

18 vs.

19 MATTHEW WADE BEASLEY; BEASLEY
20 LAW GROUP PC; JEFFREY J. JUDD;
21 CHRISTOPHER R. HUMPHRIES; J&J
CONSULTING SERVICES, INC., an Alaska
22 Corporation; J&J CONSULTING SERVICE,
INC., a Nevada Corporation; J AND J
23 PURCHASING LLC; SHANE M. JAGER;
24 JASON M. JONGEWARD; DENNY
SEYBERT; and ROLAND TANNER,

25 Defendants,

26 THE JUDD IRREVOCABLE TRUST; PAJ
27 CONSULTING INC; BJ HOLDINGS LLC;
STIRLING CONSULTING, LLC.; CJ
28 INVESTMENTS, LLC; ROCKING HORSE

Case No. 2:22-cv-00612-CDS-EJY

**DECLARATION OF JARROD L.
RICKARD, ESQ. IN SUPPORT OF
SECOND QUARTERLY
APPLICATION FOR PAYMENT OF
FEES AND REIMBURSEMENT OF
EXPENSES OF RECEIVER'S
COUNSEL: (1) ALLEN MATKINS
LECK GAMBLE MALLORY &
NATSIS LLP; AND (2) SEMENZA
KIRCHER RICKARD**

[Application; Memorandum of Points and
Authorities; and [Proposed] Order
submitted concurrently herewith or under
separate cover]

1 PROPERTIES, LLC; TRIPLE THREAT
2 BASKETBALL, LLC; ACAC LLC;
3 ANTHONY MICHAEL ALBERTO, JR., and
4 MONTY CREW LLC;

Relief Defendants.

5
6 I, JARROD L. RICKARD, hereby declare as follows:

7 1. I am a Partner with Semenza Kircher Rickard. I make the following Declaration in
8 support of the Receiver's Second Quarterly Application for Allowance and Payment of Fees and
9 Costs for the Period July 1, 2022, Through September 30, 2022 (the "Application"). My firm is
10 counsel of record for Geoff Winkler (the "Receiver"), the Court-appointed receiver in CASE NO.
11 2:22-cv-00612-CDS-EJY pending before this Court. I have personal knowledge of the facts
12 contained in this Declaration and if called to do so, would testify competently thereto.

13 2. As reflected in the concurrently filed Application, Semenza Kircher Rickard has
14 endeavored to staff all tasks undertaken in this matter efficiently, using paralegals wherever
15 appropriate. In addition, as reflected in prior submissions to the Court, Semenza Kircher Rickard
16 agreed to a significant discount from its ordinary billing rates for this matter. Accordingly, the
17 fees identified in the Application were billed at rates reflecting significant discounts, thereby
18 resulting in a substantial savings for the receivership estate.

19 3. Attached hereto as **Exhibit A** is a true and correct copy of the invoices containing
20 the billing entries detailing the tasks performed by Semenza Kircher Rickard's attorneys and
21 paralegals during the Application Period. Semenza Kircher Rickard respectfully requests that the
22 Court approve the fees and costs reflected in the invoice and approve payment in the amounts
23 reflected in the Application.

24 4. In accordance with the Billing Guidelines promulgated by the plaintiff Securities
25 and Exchange Commission (the "Commission"), on behalf of Semenza Kircher Rickard, I certify
26 as follows:

27 a. I have read the Application;

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- b. To the best of my knowledge, information and belief formed after reasonable inquiry, the Application and all fees and expenses therein are true and accurate and comply with the Billing Instructions for Receivers in Civil Actions Commenced by the plaintiff Securities and Exchange Commission;
- c. Semenza Kircher Rickard’s fees reflected in the Application are based on the rates listed in Semenza Kircher Rickard’s fee schedule for this matter, subject to increases disclosed to the Securities and Exchange Commission, and approved by the Court prior to any such increase. All fees contained in the Application are reasonable, necessary and commensurate with the skill and experience required for the activity performed and are subject to Court approval. Indeed, as reflected in the Application, Semenza Kircher Rickard has discounted its hourly rates for all timekeepers staffed on this matter. In addition, and in order to maximize the value of its services to the receivership estate, Semenza Kircher Rickard has endeavored to avoid duplication of effort with the Receiver and co-counsel, and consistently strives to staff all matters in as efficient a manner as possible, utilizing personnel best suited to each task, consistent with the complexity and demands of the task;
- d. Semenza Kircher Rickard has not included in the amount for which reimbursement is sought the amortization of the cost of any investment, equipment, or capital outlay (except to the extent that any such amortization is included within the permitted allowable amounts set forth herein for photocopies and facsimile transmission);
- e. In seeking reimbursement for a service which Semenza Kircher Rickard justifiably purchased or contracted for from a third party (such as copying, imaging, bulk mail, messenger service, overnight courier, computerized research, or title and lien searches), Semenza Kircher Rickard requests reimbursement only for the amount billed to Semenza Kircher Rickard by the third-party vendor and paid by Semenza Kircher Rickard to such vendor. If

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such services are performed by the Semenza Kircher Rickard or its retained personnel, the Semenza Kircher Rickard or its retained personnel, as appropriate, will certify that it is not making a profit on such reimbursable service.

- f. Semenza Kircher Rickard remains sensitive to comments received from the Commission in connection with the fees and expenses requested in the Application. Likewise, Semenza Kircher Rickard remains committed to satisfying, to the best of its ability, this Court's directives in connection with applications for fees and reimbursement of expenses. To that end, and in addition to the substantial discounts Semenza Kircher Rickard is applying to all timekeepers in this matter, as detailed in the Application, Semenza Kircher Rickard has implemented additional procedures to further improve and maximize the clarity of its billing entries.
- g. Semenza Kircher Rickard's prebills have been submitted to the Commission's staff, which has read and reviewed the prebills, and provided comments. The Commission's staff has further indicated that the Commission does not oppose the interim approval and payment of the fees requested in the Application.

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

DATED this 15th day of November, 2022.

/s/ Jarrod L. Rickard
JARROD L. RICKARD, ESQ.

SEMENZA KIRCHER RICKARD
10161 Park Run Drive, Suite 150
Las Vegas, Nevada 89145
Telephone: (702) 835-6803

CERTIFICATE OF SERVICE

I am employed by the law firm of Semenza Kircher Rickard. in Clark County. I am over the age of 18 and not a party to this action. The business address is 10161 Park Run Drive, Suite 150, Las Vegas, Nevada 89145.

On the 15th day of November, 2022, I served the document(s), described as:

DECLARATION OF JARROD L. RICKARD, ESQ. IN SUPPORT OF SECOND QUARTERLY APPLICATION FOR PAYMENT OF FEES AND REIMBURSEMENT OF EXPENSES OF RECEIVER'S COUNSEL: (1) ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP; AND (2) SEMENZA KIRCHER RICKARD

by serving the original a true copy of the above and foregoing via:

a. **CM/ECF System** to the following registered e-mail addresses:

Garrett T Ogata, court@gtogata.com

Gregory E Garman, ggarman@gtg.legal, bknotices@gtg.legal

Kara B. Hendricks, hendricksk@gtlaw.com, escobargaddie@gtlaw.com, flintza@gtlaw.com, lvlitdock@gtlaw.com, neyc@gtlaw.com, rabe@gtlaw.com, sheffieldm@gtlaw.com

Kevin N. Anderson, kanderson@fabianvancott.com, amontoya@fabianvancott.com, mdonohoo@fabianvancott.com, sburdash@fabianvancott.com

Lance A Maningo, lance@maningolaw.com, kelly@maningolaw.com, yasmin@maningolaw.com

Michael D. Rawlins, mrawlins@smithshapiro.com, jbidwell@smithshapiro.com

Peter S. Christiansen, pete@christiansenlaw.com, ab@christiansenlaw.com, chandi@christiansenlaw.com, hvasquez@christiansenlaw.com, jcrain@christiansenlaw.com, keely@christiansenlaw.com, kworks@christiansenlaw.com, tterry@christiansenlaw.com, wbarrett@christiansenlaw.com

T. Louis Palazzo, louis@palazzolawfirm.com, celina@palazzolawfirm.com, miriam@palazzolawfirm.com, office@palazzolawfirm.com

Jonathan D. Blum, jblum@wileypetersenlaw.com, cdugenia@wileypetersenlaw.com, cpascal@wileypetersenlaw.com

Charles La Bella, charles.labella@usdoj.gov, maria.nunez-simental@usdoj.gov

Samuel A Schwartz, saschwartz@nvfirm.com, ecf@nvfirm.com

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- 1 Jason Hicks, hicksja@gtlaw.com, escobargaddie@gtlaw.com,
geoff@americanfiduciaryservices.com, lvlitdock@gtlaw.com
- 2 Trevor Waite, twaite@fabianvancott.com, amontoya@fabianvancott.com
- 3 Kyle A. Ewing, ewingk@gtlaw.com, LVLitDock@GTLAW.com, flintza@gtlaw.com
- 4 Maria A. Gall, gallm@ballardspahr.com, LitDocket_West@ballardspahr.com,
5 crawforda@ballardspahr.com, lvdocket@ballardspahr.com
- 6 Keely Ann Perdue, keely@christiansenlaw.com, lit@christiansenlaw.com
- 7 Casey R. Fronk, FronkC@sec.gov, #slro-docket@sec.gov
- 8 Tracy S. Combs, combst@sec.gov, #slro-docket@sec.gov
- 9 Joseph G. Went, jgwent@hollandhart.com, Intaketeam@hollandhart.com,
10 blschroeder@hollandhart.com
- 11 Joni Ostler, ostlerj@sec.gov

12 b. **BY U.S. MAIL.** I deposited such envelope in the mail at Las Vegas, Nevada. The
 13 envelope(s) were mailed with postage thereon fully prepaid. I am readily familiar with
 14 Semenza Kircher Rickard’s practice of collection and processing correspondence for
 15 mailing. Under that practice, documents are deposited with the U.S. Postal Service on the
 16 same day which is stated in the proof of service, with postage fully prepaid at Las Vegas,
 Nevada in the ordinary course of business. I am aware that on motion of party served,
 service is presumed invalid if the postal cancellation date or postage meter date is more
 than one day after the date stated in this proof of service.

17 c. **BY PERSONAL SERVICE.**

18 d. **BY DIRECT EMAIL.**

19 e. **BY FACSIMILE TRANSMISSION.**

20 I declare under penalty of perjury that the foregoing is true and correct.

21
22
23 */s/ Olivia A. Kelly*
 24 _____
 An Employee of Semenza Kircher Rickard

EXHIBIT A

EXHIBIT A

Statement

LAWRENCE J SEMENZA, III, P.C.
 dba SEMENZA KIRCHER RICKARD
 10161 Park Run Drive, Suite 150
 Las Vegas, Nevada 89145
 Telephone: (702) 835-6803
 Facsimile: (702) 920-8669

Date: 9/12/2022

American Financial Services
 c/o Geoff Winkler
 2300 West Sahara Avenue, Suite 822
 Las Vegas, NV 89102
 Receiver for J&J Consulting Services, Inc

Open Invoices Now Due \$12,751.00

Date	Open Invoice	Balance Remaining	Total Due
07/11/2022	7092-01 Receiver in Nevada Actions- INV #7092-01_01. Orig. Amount \$7,006.50.	7,006.50	7,006.50
08/30/2022	INV #7092-01_02. Orig. Amount \$5,744.50.	5,744.50	12,751.00

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 dba SEMENZA KIRCHER RICKARD
 10161 Park Run Drive, Suite 150

American Financial Services
 c/o Geoff Winkler
 2300 West Sahara Avenue, Suite 822
 Las Vegas, NV 89102
 Receiver for J&J Consulting Services, Inc

Las Vegas, Nevada 89145
 Telephone: (702) 835-6803
 Facsimile: (702) 920-8669
 Federal I.D. # 27-4465751

Date 8/30/2022
 Invoice Number 7092-01_02
 Client Number 7092
 Matter Number 01

RE: Receiver in Nevada Actions

BILL THROUGH DATE 7/31/2022

Date	Employee	Description	Hours	Rate	Amount
7/1/2022	O Kelly	PROFESSIONAL FEES Work on/file USDC report re bankruptcy cases and USBC case 22-10942 notice re same (1.0); telephone calls with USDC chambers re hearing date for report (0.5); review filed proofs of claims in USBC case 22-10942 (1.0)	2.5	145.00	362.50
7/1/2022	J Rickard	Review report of receiver and notice to bankruptcy court (1.0); e-mail regarding filing same (0.2)	1.2	375.00	450.00
7/5/2022	O Kelly	Review proof of claim in USBC case #22-10942 (0.2); file motion for sale of personal property, declaration in support and proposed order re same (1.0)	1.2	145.00	174.00
7/5/2022	J Rickard	Review draft personal property sale motion; e-mail regarding same	0.5	375.00	187.50
7/8/2022	O Kelly	Review various incoming filings; telephone call to chambers re minute order for hearing on bankruptcy report; e-mails with client re same	0.4	145.00	58.00
7/11/2022	O Kelly	Telephone call with chambers re minute order for hearing; e-mail to client re same; Review filings/minute order re hearing set	0.4	145.00	58.00
7/12/2022	O Kelly	Telephone call to chambers re minute order for bankruptcy report; e-mails with client re same; review amended minute order for bankruptcy report	0.4	145.00	58.00
7/13/2022	O Kelly	Work on June totals for case; e-mails with client re USDC matter; telephone calls with USDC chambers re notice of hearing	0.7	145.00	101.50
7/13/2022	J Rickard	E-mail regarding fee application; research for same	0.4	375.00	150.00
7/14/2022	O Kelly	Review e-mail from client re USDC case; review proofs of claims	0.3	145.00	43.50
7/15/2022	J Rickard	Review e-mail from counsel for Larry Jeffery regarding California state case and requested stay; e-mail regarding same	0.3	375.00	112.50
7/18/2022	O Kelly	File declaration, proposed order and petition for order approving procedures for sales of real property out of receivership (1.0); review proof of claim (0.2)	1.2	145.00	174.00
7/18/2022	J Rickard	Review draft petition to approve procedures for sale of real property and supporting documents (0.8); review response to status report filed by unsecured creditor committee (0.4); e-mail with counsel for Larry Jeffrey regarding conference call (0.7)	1.9	375.00	712.50
7/19/2022	J Rickard	Conference call regarding Larry Jefferey litigation (0.4); conference call regarding upcoming district court hearing (0.3); e-mail regarding same (0.1); conference calls and e-mail regarding motion to permit sale of personal property (0.3)	1.1	375.00	412.50
7/20/2022	O Kelly	Review e-mails re USDC case	0.1	145.00	14.50
7/21/2022	O Kelly	Review proof of claim (0.4); file reply and request for judicial notice in support of reply in USDC case # 22-00612 (1.0)	1.4	145.00	203.00
7/21/2022	J Rickard	Review draft reply in support of bankruptcy report	1.0	375.00	375.00
7/22/2022	O Kelly	E-mails with courtroom administrator re Zoom link for Monday's hearing	0.3	145.00	43.50
7/24/2022	J Rickard	Prepare for hearing on motion to employ counsel, hearing on relief sought in report and recommendation regarding chapter 11 cases, and motion to appoint receiver	0.5	375.00	187.50
7/25/2022	J Rickard	Prepare for and attend district court hearing regarding multiple receiver motions	4.6	375.00	1,725.00
7/27/2022	O Kelly	Review motion to dismiss	0.1	145.00	14.50
7/28/2022	O Kelly	Review e-mail from client re report due on Monday for filing	0.1	145.00	14.50
7/29/2022	J Rickard	E-mail with counsel for Larry Jeffrey regarding California action	0.3	375.00	112.50

Total Current Invoice

LAWRENCE J SEMENZA, III, P.C.
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 Federal I.D. # 27-4465751

Date 8/30/2022
 Invoice Number 7092-01_02
 Client Number 7092
 Matter Number 01

American Financial Services
 c/o Geoff Winkler
 2300 West Sahara Avenue, Suite 822
 Las Vegas, NV 89102
 Receiver for J&J Consulting Services, Inc
 RE: Receiver in Nevada Actions

BILL THROUGH DATE 7/31/2022

Date	Employee	Description	Hours	Rate	Amount
		Subtotal			5,744.50

Total Current Invoice \$5,744.50

Statement

LAWRENCE J SEMENZA, III, P.C.
 dba SEMENZA KIRCHER RICKARD
 10161 Park Run Drive, Suite 150
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 Telephone: (702) 835-6803
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Date: 10/1/2022

American Financial Services
 c/o Geoff Winkler
 2300 West Sahara Avenue, Suite 822
 Las Vegas, NV 89102
 Receiver for J&J Consulting Services, Inc

Open Invoices Now Due \$17,108.50

Date	Open Invoice	Balance Remaining	Total Due
	7092-01 Receiver in Nevada Actions-		
07/11/2022	INV #7092-01_01. Orig. Amount \$7,006.50.	7,006.50	7,006.50
08/30/2022	INV #7092-01_02. Orig. Amount \$5,744.50.	5,744.50	12,751.00
09/30/2022	INV #7092-01_03. Orig. Amount \$4,357.50.	4,357.50	17,108.50

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 c/o Geoff Winkler
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 Receiver for J&J Consulting Services, Inc

Las Vegas, Nevada 89145
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 Facsimile: (702) 920-8669
 Federal I.D. # 27-4465751

Date 9/30/2022
 Invoice Number 7092-01_03
 Client Number 7092
 Matter Number 01

RE: Receiver in Nevada Actions

BILL THROUGH DATE 8/31/2022

Date	Employee	Description	Hours	Rate	Amount
		PROFESSIONAL FEES			
8/1/2022	O Kelly	Review proofs of claims; review motion to compel; review e-mail re case	0.5	145.00	72.50
8/1/2022	J Rickard	Reviewing correspondence regarding Larry Jeffrey real estate sale; e-mail regarding same; review first status report and request for further instructions by Receiver; e-mail and phone calls with counsel for Madsen regarding excluding assets from freeze	0.9	375.00	337.50
8/2/2022	O Kelly	Review e-mails re reply in support of real property sales procedures; file same	0.6	145.00	87.00
8/2/2022	J Rickard	Reviewing additional correspondence from counsel for Larry Jeffrey; e-mail regarding same; review reply in support of Receiver's motion to approve real property sale procedures	0.8	375.00	300.00
8/3/2022	O Kelly	Review proofs of claims; review order approving procedures for ECF #172	0.5	145.00	72.50
8/3/2022	J Rickard	Review reply in support of motion to retain earned fees by Judd	0.4	375.00	150.00
8/4/2022	O Kelly	Review proofs of claims; review notice of appearance and request for special notice of S Adams in USBC Case #22-10942	0.3	145.00	43.50
8/5/2022	O Kelly	Review proof of claim and notice of notice from court re modified docket text for notice of appearance	0.1	145.00	14.50
8/5/2022	J Rickard	Review order accepting Receiver report	0.4	375.00	150.00
8/8/2022	O Kelly	Review USDC filings; review proof of claim	0.2	145.00	29.00
8/8/2022	J Rickard	Review emergency motion to reconsider order amending injunction and asset freeze order	0.4	375.00	150.00
8/9/2022	O Kelly	Review proof of claim in USBC #22-10942	0.1	145.00	14.50
8/9/2022	J Rickard	Review order denying motion for reconsideration	0.3	375.00	112.50
8/10/2022	O Kelly	Review proofs of claims in USBC #22-10942; review USDC filings	0.4	145.00	58.00
8/10/2022	J Rickard	Review SEC response to motion to dismiss filed by Humphries	0.3	375.00	112.50
8/15/2022	O Kelly	File bankruptcy motion to withdraw reference, request for judicial notice re same, declaration of M Pham in support of same, memorandum of points and authorities in support of same and notice of entry of order; review bankruptcy proofs of claims; e-mails with client re case	2.4	145.00	348.00
8/15/2022	J Rickard	Review Kamille Dean filings of motion to quash and motion to strike	0.7	375.00	262.50
8/15/2022	J Rickard	Review draft motion to withdraw reference to bankruptcy court	0.5	375.00	187.50
8/16/2022	O Kelly	Review motion to file interpleader complaint - USDC SEC matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review notice of motion and motion to strike order to show cause re contempt - USDC SEC matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review motion for leave to file interpleader complaint - USDC SEC matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review notice of motion and motion to quash for lack of jurisdiction - USDC SEC matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review objection to Hendricks and Zaro affidavits - USDC SEC matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review State of Nevada Department of Taxation's proof of claim - USBC 22-10942 matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review Melvin Jacob Watson 's proof of claim - USBC 22-10942 matter	0.1	145.00	14.50
8/16/2022	O Kelly	Review Andrew Ruprecht's proof of claim - USBC 22-10942	0.1	145.00	14.50
8/16/2022	O Kelly	Review Marc Grow 's proof of claim - USBC 22-10942	0.1	145.00	14.50
8/17/2022	O Kelly	Review transmittal of the motion of withdrawal of the reference - USBC 22-10942	0.2	145.00	29.00
8/18/2022	O Kelly	Review incoming filings from USDC	0.1	145.00	14.50

Total Current Invoice

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 dba SEMENZA KIRCHER RICKARD
 10161 Park Run Drive, Suite 150

American Financial Services
 c/o Geoff Winkler
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 Receiver for J&J Consulting Services, Inc

Las Vegas, Nevada 89145
 Telephone: (702) 835-6803
 Facsimile: (702) 920-8669
 Federal I.D. # 27-4465751

Date 9/30/2022
 Invoice Number 7092-01_03
 Client Number 7092
 Matter Number 01

RE: Receiver in Nevada Actions

BILL THROUGH DATE 8/31/2022

Date	Employee	Description	Hours	Rate	Amount
8/18/2022	O Kelly	Review proof of claims for Blake Jensen	0.1	145.00	14.50
8/18/2022	J Rickard	Review motion to retain professionals for sale of real property and vehicles	0.4	375.00	150.00
8/19/2022	O Kelly	Submit proposed order to USDC for new case 2:22-cv-01352-CDS-EJY	0.7	145.00	101.50
8/19/2022	O Kelly	Review e-mails from client re changes to pleadings	0.1	145.00	14.50
8/19/2022	J Rickard	E-mail and phone calls regarding Madsen counsel's request for information concerning fee freeze	0.9	375.00	337.50
8/22/2022	O Kelly	Review certificate of notice re motion to withdraw reference in USBC case 22-10942	0.1	145.00	14.50
8/22/2022	J Rickard	Review minute order setting hearing on motion to approve fees	0.3	375.00	112.50
8/23/2022	O Kelly	Review minute order setting motions hearing in USDC SEC case	0.1	145.00	14.50
8/23/2022	O Kelly	Review minute order re case assignment	0.1	145.00	14.50
8/24/2022	O Kelly	Review various filings in various cases	0.1	145.00	14.50
8/24/2022	O Kelly	Review order granting motion to withdraw bankruptcy reference - USDC 2:22-cv-01352-CDS-EJY	0.1	145.00	14.50
8/24/2022	O Kelly	Review order granting motion to withdraw bankruptcy reference - USBC 22-10942	0.1	145.00	14.50
8/25/2022	O Kelly	Review USBC minute entries re vacated omnibus hearing	0.2	145.00	29.00
8/25/2022	O Kelly	Review USBC proofs of claims	0.2	145.00	29.00
8/29/2022	J Rickard	Review final joint status report and request to continue stay	0.5	375.00	187.50
8/30/2022	O Kelly	Review proofs of claims in bankruptcy cases	0.2	145.00	29.00
8/30/2022	O Kelly	Review order granting motion to withdraw bankruptcy cases from reference (22-10943)	0.1	145.00	14.50
8/30/2022	J Rickard	Phone calls and e-mail with counsel for Kamille Dean regarding request for extension to file Reply in support of Motion to Quash	0.4	375.00	150.00
8/31/2022	O Kelly	E-mails with client re CM/ECF notifications	0.1	145.00	14.50
8/31/2022	O Kelly	File report and recommendation re liquidation of assets - USDC case 22-cv-00612	0.4	145.00	58.00
8/31/2022	O Kelly	Review proof of claim for WWF Holdings, LLC - USBC 22-10942	0.1	145.00	14.50
8/31/2022	J Rickard	Review for filing Receiver's report regarding liquidation of assets	0.4	375.00	150.00
		Subtotal			4,169.50
		EXPENSES/COSTS			
8/15/2022		Nevada Bankruptcy Court Filing Fee (USBC)		188.00	188.00
		Subtotal			188.00

Total Current Invoice \$4,357.50

Statement

LAWRENCE J SEMENZA, III, P.C.
 dba SEMENZA KIRCHER RICKARD
 10161 Park Run Drive, Suite 150
 Las Vegas, Nevada 89145
 Telephone: (702) 835-6803
 Facsimile: (702) 920-8669

Date: 10/10/2022

American Financial Services
 c/o Geoff Winkler
 2300 West Sahara Avenue, Suite 822
 Las Vegas, NV 89102
 Receiver for J&J Consulting Services, Inc

Open Invoices Now Due \$19,664.00

Date	Open Invoice	Balance Remaining	Total Due
	7092-01 Receiver in Nevada Actions-		
07/11/2022	INV #7092-01_01. Orig. Amount \$7,006.50.	7,006.50	7,006.50
08/30/2022	INV #7092-01_02. Orig. Amount \$5,744.50.	5,744.50	12,751.00
09/30/2022	INV #7092-01_03. Orig. Amount \$4,357.50.	4,357.50	17,108.50
10/09/2022	INV #7092-01_04. Orig. Amount \$2,555.50.	2,555.50	19,664.00

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Las Vegas, Nevada 89145
 Telephone: (702) 835-6803
 Facsimile: (702) 920-8669
 Federal I.D. # 27-4465751

Date 10/9/2022
 Invoice Number 7092-01_04
 Client Number 7092
 Matter Number 01

RE: Receiver in Nevada Actions

BILL THROUGH DATE 9/30/2022

Date	Employee	Description	Hours	Rate	Amount
		PROFESSIONAL FEES			
9/1/2022	J Rickard	Review motion to suspend claims bar date	0.7	375.00	262.50
9/2/2022	O Kelly	File ex parte motion for order suspending claims bar dates	0.5	145.00	72.50
9/2/2022	O Kelly	Submit proposed order re ex parte motion for order suspending claims bar dates	0.2	145.00	29.00
9/6/2022	O Kelly	Review request for special notice in USBC 22-10942	0.1	145.00	14.50
9/6/2022	O Kelly	Review proof of claim in USBC 22-10942	0.1	145.00	14.50
9/6/2022	O Kelly	Work on obtaining call-in information for hearing on motion to approve fees for retained professionals	0.4	145.00	58.00
9/7/2022	O Kelly	Review proofs of claims in USBC 22-10942	0.1	145.00	14.50
9/7/2022	O Kelly	Review proofs of claims in USBC 22-10943	0.1	145.00	14.50
9/7/2022	J Rickard	Prepare for and attend hearing on Receiver's motion to approve fees for retained professionals	2.1	375.00	787.50
9/8/2022	O Kelly	Review proof of claim in USBC 22-10942	0.1	145.00	14.50
9/12/2022	O Kelly	File opposition and declaration in opposition to motion to intervene	0.5	145.00	72.50
9/12/2022	O Kelly	Review order on receiver's report and recommendation filed in USBC 22-10943	0.1	145.00	14.50
9/12/2022	J Rickard	Draft declaration in support of amended application for order approving professional fees	0.5	375.00	187.50
9/12/2022	J Rickard	Review for filing draft Opposition to Motion to Intervene by Young and Shahabe	0.4	375.00	150.00
9/16/2022	O Kelly	Review e-mail from USBC Nevada re bankruptcy case closed for 22-10942	0.1	145.00	14.50
9/16/2022	O Kelly	Review e-mail from USBC Nevada re bankruptcy case closed for 22-10943	0.1	145.00	14.50
9/16/2022	O Kelly	Review e-mail from USBC Nevada re closed bankruptcy adversary case 22-01070	0.1	145.00	14.50
9/16/2022	O Kelly	Review e-mail from USBC Nevada re closed bankruptcy adversary case 22-01062	0.1	145.00	14.50
9/16/2022	O Kelly	Review e-mail from USBC Nevada re closed bankruptcy adversary case 22-01061	0.1	145.00	14.50
9/16/2022	O Kelly	Review e-mail from USBC Nevada re closed bankruptcy adversary case 22-01066	0.1	145.00	14.50
9/19/2022	O Kelly	Review order granting receiver's ex parte motion for order suspending claims bar dates for case 2:22-cv-01352-CDS-EJY	0.1	145.00	14.50
9/20/2022	O Kelly	Review e-mail from USBC re closed adversary case 22-01069-mkn	0.1	145.00	14.50
9/21/2022	J Rickard	Conference call with counsel for RPS Properties regarding Mark Murphy action; review amended complaint filed by RPS Properties; e-mail lead counsel regarding same	0.7	375.00	262.50
9/22/2022	J Rickard	Conference calls with counsel for Mark Murphy regarding potential intervention; conference call with lead counsel regarding same	0.5	375.00	187.50
9/26/2022	O Kelly	Review minute order for USDC case #22-1352	0.1	145.00	14.50
9/26/2022	O Kelly	Review minute order for USDC case #22-612	0.1	145.00	14.50
9/26/2022	O Kelly	Review minute order for USDC case #22-1352 consolidating cases	0.1	145.00	14.50
9/27/2022	J Rickard	Review order denying C. Humphries' request to release funds for attorney's fees	0.3	375.00	112.50
9/30/2022	O Kelly	Review e-mails re sealed exhibit	0.1	145.00	14.50
9/30/2022	J Rickard	Review filings regarding investor list	0.3	375.00	112.50

Total Current Invoice

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 RE: Receiver in Nevada Actions

Date 10/9/2022
 Invoice Number 7092-01_04
 Client Number 7092
 Matter Number 01

BILL THROUGH DATE 9/30/2022

Date	Employee	Description	Hours	Rate	Amount
		Subtotal			2,555.50

Total Current Invoice \$2,555.50