	I and the second	
1	Jarrod L. Rickard, Esq., Bar No. 10203	
2	Email: jlr@skrlawyers.com Katie L. Cannata, Esq., Bar No. 14848	
3	Email: klc@skrlawyers.com SEMENZA KIRCHER RICKARD	
4	10161 Park Run Drive, Suite 150	
5	Las Vegas, Nevada 89145 Telephone: (702) 835-6803	
6	Facsimile: (702) 920-8669	
7	Attorneys for Geoff Winkler, Receiver for	. ,
8	J&J Consulting Services, Inc., J&J Consulting Ser J and J Purchasing LLC, The Judd Irrevocable Tr	
9	and BJ Holdings LLC	
10	UNITED STATES D	ISTRICT COURT
11	DISTRICT OI	F NEVADA
12	SECURITIES AND EXCHANGE COMMISSION,	Case No. 2:22-cv-00612-CDS-EJY
13		DECLARATION OF JARROD L.
14	Plaintiff, vs.	RICKARD, ESQ. IN SUPPORT OF FIFTH QUARTERLY APPLICATION
15	MATTHEW WADE BEASLEY; BEASLEY	FOR PAYMENT OF FEES AND REIMBURSEMENT OF EXPENSES
16	LAW GROUP PC; JEFFREY J. JUDD;	OF RECEIVER'S COUNSEL: (1)
17	CHRISTOPHER R. HUMPHRIES; J&J CONSULTING SERVICES, INC., an Alaska	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP; AND (2)
18	Corporation; J&J CONSULTING SERVICE, INC., a Nevada Corporation; J AND J	SEMENZA KIRCHER RICKARD
19	PURCHASING LLC; SHANE M. JAGER;	[Application; Memorandum of Points and
20	JASON M. JONGEWARD; DENNY SEYBERT; and ROLAND TANNER,	Authorities; and [Proposed] Order submitted concurrently herewith or under
21	Defendants,	separate cover]
22		
	THE JUDD IRREVOCABLE TRUST; PAJ CONSULTING INC; BJ HOLDINGS LLC;	
23	STIRLING CONSULTING, LLC.; CJ	
24	INVESTMENTS, LLC; ROCKING HORSE PROPERTIES, LLC; TRIPLE THREAT	
25	BASKETBALL, LLC; ACAC LLC; ANTHONY MICHAEL ALBERTO, JR., and	
26	MONTY CREW LLC;	
27	Relief Defendants.	
28		<u> </u>

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#### I, JARROD L. RICKARD, hereby declare as follows:

- 1. I am a Partner with Semenza Kircher Rickard. I make the following Declaration in support of the Receiver's Fifth Quarterly Application for Allowance and Payment of Fees and Costs for the Period April 1, 2023 and June 30, 2023 (the "Application"). My firm is counsel of record for Geoff Winkler (the "Receiver"), the Court-appointed receiver in CASE NO. 2:22-cv-00612-CDS-EJY pending before this Court. I have personal knowledge of the facts contained in this Declaration and if called to do so, would testify competently thereto.
- 2. As reflected in the concurrently filed Application, Semenza Kircher Rickard has endeavored to staff all tasks undertaken in this matter efficiently, using paralegals wherever appropriate. In addition, as reflected in prior submissions to the Court, Semenza Kircher Rickard agreed to a significant discount from its ordinary billing rates for this matter. Accordingly, the fees identified in the Application were billed at rates reflecting significant discounts, thereby resulting in a substantial savings for the receivership estate.
- 3. Attached hereto as **Exhibit A** is a true and correct copy of the invoices containing the billing entries detailing the tasks performed by Semenza Kircher Rickard's attorneys and paralegals during the Application Period. Semenza Kircher Rickard respectfully requests that the Court approve the fees and costs reflected in the invoice and approve payment in the amounts reflected in the Application.
- 4. In accordance with the Billing Guidelines promulgated by the plaintiff Securities and Exchange Commission (the "Commission"), on behalf of Semenza Kircher Rickard, I certify as follows:
  - a. I have read the Application;
  - 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

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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 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

#### ase 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 4 of 15

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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.
- 5. 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 August, 2023.

/s/ Jarrod L. Rickard

JARROD L. RICKARD, ESQ.

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#### **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 August, 2023, I served the document(s), described as:

DECLARATION OF JARROD L. RICKARD, ESQ. IN SUPPORT OF FIFTH 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

$\boxtimes$	by serving the	original 🔀 a tru	e conv of the above	and foregoing via
$\sim$	by serving the _	Jongman 🖂 a a a	c copy of the above	and foregoing via.

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

Aaron Grigsby aaron@grigsbylawgroup.com

Cami Perkins cperkins@howardandhoward.com, jwsd@h2law.com, vla@h2law.com

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20 David C. Clukey dclukey@jacksonwhitelaw.com

21 David R. Zaro dzaro@allenmatkins.com, mdiaz@allenmatkins.com

22 | Edward W. Cochran edward@edwcochran.com

Garrett T Ogata court@gtogata.com

24 George W. Cochran, III lawchrist@gmail.com

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Jason Hicks jason.hicks@gtlaw.com, escobargaddie@gtlaw.com, geoff@americanfiduciaryservices.com, lvlitdock@gtlaw.com

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27	Molly M White mwhite@mcguirewoods.com, shicks@mcguirewoods.com

1 2	Nicholas Boos nboos@maynardcooper.com, bday@maynardcooper.com, gowens@maynardcooper.com, mchipman@maynardcooper.com, mdunn@maynardcooper.com, nlau@maynardcooper.com
3	Ori Katz okatz@sheppardmullin.com
<ul><li>4</li><li>5</li><li>6</li></ul>	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
7 8	Robert R. Kinas rkinas@swlaw.com, docket_las@swlaw.com, jmath@swlaw.com, mfull@swlaw.com, nkanute@swlaw.com, sdugan@swlaw.com
9 10	Ross C Goodman ross@rosscgoodman.com, ron@ronaldrichards.com, tiffanie@rosscgoodman.com
11	Samuel A Schwartz saschwartz@nvfirm.com, ecf@nvfirm.com
12 13	T. Louis Palazzo louis@palazzolawfirm.com, celina@palazzolawfirm.com, miriam@palazzolawfirm.com, office@palazzolawfirm.com
14	Timothy C. Pittsenbarger chase@lkpfirm.com
15	William Robert Urga wru@juwlaw.com, ls@juwlaw.com
16 17 18 19 20	b. <b>BY U.S. MAIL.</b> I deposited such envelope in the mail at Las Vegas, Nevada. The envelope(s) were mailed with postage thereon fully prepaid. I am readily familiar with Semenza Kircher Rickard's practice of collection and processing correspondence for mailing. Under that practice, documents are deposited with the U.S. Postal Service on the 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.
$\begin{bmatrix} 21 \\ 22 \end{bmatrix}$	☐ c. BY PERSONAL SERVICE.
23	d. BY DIRECT EMAIL.
24	e. BY FACSIMILE TRANSMISSION.
25	I declare under penalty of perjury that the foregoing is true and correct.
26	
27	/s/ Olivia A. Kelly An Employee of Semenza Kircher Rickard
28	

## **EXHIBIT A**

## **EXHIBIT A**

### Case 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 9 of 15

## **Statement**

Date: 5/20/2023

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

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 \$16,154.30

#### Case 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 10 of 15

## LAWRENCE J SEMENZA, III, P.C. dba SEMENZA KIRCHER RICKARD

10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

c/o Geoff Winkler
2300 West Sahara Avenue, Suite 822
Las Vegas, NV 89102

Telephone: (702) 835-6803
Facsimile: (702) 920-8669
Facderal LD, # 27, 4465751

Facsimile: (702) 920-8669 Client Number 7092
Federal I.D. # 27-4465751 Matter Number 01

Date

Invoice Number

RE: Receiver in Nevada Actions

Receiver for J&J Consulting Services, Inc

American Financial Services

BILL THROUGH DATE 4/30/2023

5/16/2023

7092-01\_11

		BILL THROUGH I	D/111L	4/30/20	
Date	Employee	Description	Hours	Rate	Amount
		PROFESSIONAL FEES			
4/6/2023	J Rickard	Continued work on documents for disclosure	0.5	375.00	187.50
4/10/2023	O Kelly	Review e-mail from client to K Mindlin re Western Alliance Bank	0.1	145.00	14.50
		information/documents Beasley			
4/11/2023	O Kelly	Review e-mail from K Mindlin re Western Alliance Bank	0.1	145.00	14.50
		information/documents Beasley			
4/11/2023	J Rickard	Conference call regarding Wells Fargo subpoena to Receiver; review	0.6	375.00	225.00
		emailing regarding same			
4/11/2023	J Rickard	Review Wells Fargo response to follow up questions regarding response to	0.2	375.00	75.00
		subpoena			
4/17/2023	O Kelly	E-mail to Legal Wings re status of affidavit of service of subpoena on Wells	0.1	145.00	14.50
		Fargo Bank (22-cv-00612)			
4/17/2023	J Rickard	Attorney conference call regarding Wells Fargo confidentiality designations;	0.7	375.00	262.50
		prepare for same			
4/18/2023	O Kelly	E-mails with Legal Wings re status of affidavit of service of subpoena on	0.5	145.00	72.50
		Wells Fargo Bank (0.1); review e-mails between J Rickard/client re			
		subpoena response documents from Wells Fargo (0.2); review proof of			
		service of subpoena on Wells Fargo Bank (0.1); review objection to Wells			
		Fargo subpoena (0.1) (22-cv-00612)			
4/18/2023		Emailing regarding subpoena to Wells Fargo and response		375.00	112.50
4/19/2023	O Kelly	Review e-mails between J Rickard/M Diaz-Cortes re telephonic meeting re	0.2	145.00	29.00
		Wells Fargo objection to subpoena; review e-mail from J Rickard to counsel			
		for Wells Fargo re subpoena			4.50.00
4/19/2023		Attorney conference call regarding Wells Fargo documents	0.4		150.00
4/24/2023	O Kelly	Review e-mails between client/J Rickard re upcoming hearing (0.1)	0.5	145.00	72.50
		(22-cv-00612); e-mails with D Saavedra re hearing information to be sent to			
		counsel (0.2) (22-cv-00612); review Legal Wings invoice for service of			
		Wells Fargo subpoena (0.1) (22-cv-00612); review e-mail from J Rickard to			
4/24/2022	I D' 1 1	counsel for Wells Fargo re documents (0.1) (22-cv-00612)	0.5	275.00	107.50
4/24/2023	J Rickard	Review objections to Wells Fargo subpoena from class action; follow up with counsel for Wells Fargo regarding scheduling meet and confer	0.5	375.00	187.50
4/25/2023	O Kelly	Work on formatting objections to Wells Fargo subpoena (0.4)	1.1	145.00	159.50
4/23/2023	O Keny	(2:22-cv-00529-GMN-NJK); calendar meet and confer with counsel re Wells	1.1	143.00	139.30
		Fargo objections (0.1) (22-cv-00612); send out objections to Wells Fargo			
		subpoena (0.6) (2:22-cv-00529-GMN-NJK)			
4/25/2023	I Rickard	Emailing regarding Wells Fargo meet and confer	0.2	375.00	75.00
4/26/2023		Prepare for status check hearing (.5); attend status check hearing (.7);		375.00	712.50
1,20,2023	l recentification	attorney meeting to discuss Wells Fargo subpoenas (.3); review order	1.,	375.00	712.50
		denying objection to order permitting special litigation counsel (.2); emailing			
		Wells Fargo counsel regarding meet and confer (.2)			
4/27/2023	J Rickard	Prepare for and participate in counsel call in anticipation of meet and confer	0.8	375.00	300.00
		with Wells Fargo counsel; emailing and phone calls regarding U.S Bank			
		protective order			
4/28/2023	O Kelly	Review minute order re status hearing (0.1)(22-cv-00612)	0.1	145.00	14.50
	<b> </b>				

#### Case 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 11 of 15

LAWRENCE J SEMENZA, III, P.C. dba SEMENZA KIRCHER RICKARD

10161 Park Run Drive, Suite 150

Las Vegas, Nevada 89145 c/o Geoff Winkler Telephone: (702) 835-6803 2300 West Sahara Avenue, Suite 822 Facsimile: (702) 920-8669 Las Vegas, NV 89102

Client Number 7092 Federal I.D. # 27-4465751 Matter Number 01

Date

Invoice Number

RE: Receiver in Nevada Actions

Receiver for J&J Consulting Services, Inc

American Financial Services

BILL THROUGH DATE 4/30/2023

5/16/2023

7092-01\_11

		BILL THROUGH	DATE	4/30/20	J2 <b>3</b>
Date	Employee	Description	Hours	Rate	Amount
4/28/2023	J Rickard	Participate in counsel meet and confer with counsel for Wells Fargo regarding opposing subpoenas and protective order (.5); review correspondence regarding same (.2)	0.7	375.00	262.50
		Subtotal			2,941.50
4/17/2023		EXPENSES/COSTS Legal Wings Invoice P-1982162		80.00	80.00
		Subtotal			80.00

### Case 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 12 of 15

## **Statement**

Date: 6/29/2023

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

2300 West Sahara Avenue, Suite 822

Las Vegas, NV 89102 Receiver for J&J Consulting Services, Inc

American Financial Services

c/o Geoff Winkler

Open Invoices Now Due \$19,718.30

		l 5	T ( 1 D
Date	Upen Invoice	balance Remaining	Total Due
07/11/2022 08/30/2022 09/30/2022 10/09/2022 11/29/2022 12/28/2023 02/28/2023 03/29/2023 04/06/2023 05/16/2023 06/26/2023	7092-01 Receiver in Nevada Actions- INV #7092-01_01. Orig. Amount \$7,006.50. INV #7092-01_02. Orig. Amount \$5,744.50. INV #7092-01_03. Orig. Amount \$4,357.50. INV #7092-01_04. Orig. Amount \$2,555.50. INV #7092-01_05. Orig. Amount \$1,960.86. INV #7092-01_07. Orig. Amount \$1,931.50. INV #7092-01_08. Orig. Amount \$1,931.50. INV #7092-01_09. Orig. Amount \$2,249.00. INV #7092-01_09. Orig. Amount \$1,946.00. INV #7092-01_10. Orig. Amount \$3,021.50. INV #7092-01_11. Orig. Amount \$3,021.50. INV #7092-01_12. Orig. Amount \$3,564.00.	951.30 1,148.90 833.90 511.10 419.96 1,097.84 386.30 2,249.00 1,946.00 3,588.50 3,021.50 3,564.00	951.30 2,100.20 2,934.10 3,445.20 3,865.16 4,963.00 5,349.30 7,598.30 9,544.30 13,132.80 16,154.30 19,718.30

#### Case 2:22-cv-00612-CDS-EJY Document 562 Filed 08/15/23 Page 13 of 15

### LAWRENCE J SEMENZA, III, P.C. dba SEMENZA KIRCHER RICKARD

10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145

Telephone: (702) 835-6803 2300 West Sahara Avenue, Suite 822 Facsimile: (702) 920-8669

Client Number 7092 Federal I.D. # 27-4465751 Matter Number 01

Date

Invoice Number

RE: Receiver in Nevada Actions

Receiver for J&J Consulting Services, Inc

American Financial Services

c/o Geoff Winkler

Las Vegas, NV 89102

BILL THROUGH DATE 5/31/2023

6/26/2023

7092-01\_12

		BILL THROUGH 1	DATE	5/31/20	
Date	Employee	Description	Hours	Rate	Amount
		PROFESSIONAL FEES			
5/1/2023	J Rickard	E-mail regarding U.S Bank response to notification of Wells Fargo subpoena	0.2	375.00	75.00
5/2/2023	J Rickard	Review e-mail regarding coordination of discovery between class action and	0.1	375.00	37.50
		Wells Fargo action			
5/3/2023	O Kelly	Work with J Rickard re new Wells Fargo complaint; format same	0.6	145.00	87.00
5/3/2023	J Rickard	Reviewing draft complaint against Wells Fargo	0.7	375.00	262.50
5/4/2023	O Kelly	Continue to work on complaint against Wells Fargo Bank, summons and	2.6	145.00	377.00
		cover sheet; with M Diaz-Cortez/J Rickard; file same (23-cv-00703 - Wells			
		Fargo Bank case)			
5/4/2023	J Rickard	Additional reviewing for draft complaint against Wells Fargo; conference	0.5	375.00	187.50
		calls regarding same			
5/5/2023	A Barreras	Work on notice of related cases for case 2:23-cv-00703 (0.6); work on notice	1.9	145.00	275.50
		of related cases for case 2:22-cv-00612 (0.6); work on notice of related cases			
		for case 2:22-cv-00529 (0.6); review issued summons to Wells Fargo for			
		case 2:23-cv-00703 (0.1)			
5/5/2023	J Rickard	Review e-mail regarding Wells Fargo counsel accepting service; review	0.9	375.00	337.50
		notice of related cases; research regarding filing same			
5/9/2023	O Kelly	E-mails with M Diaz-Cortes re USDC notifications (0.1)(2:23-cv-00703);	0.2	145.00	29.00
		e-mail pro hac vice application form/instructions to lead counsel (0.1)			
		(2:23-cv-00703)			
5/9/2023	J Rickard	E-mail regarding pro hac vice for Wells Fargo action	0.2		75.00
5/11/2023	J Rickard	E-mail regarding waiver of service for Wells Fargo Complaint	0.2	375.00	75.00
5/12/2023	O Kelly	File waiver of service (0.2); file certificate of interested parties/disclosure	0.5	145.00	72.50
		statement (0.3)			
I	J Rickard	Review and finalize certificate of interested parties	0.2		75.00
5/15/2023	O Kelly	E-mails with client/J Rickard re pro hac vice applications for M Diaz-Cortes,	1.1	145.00	159.50
		J Kellogg and J Schneider (0.1) (2:23-cv-00703); review/file pro hac vice			
		applications/certificates of good standing for M Diaz-Cortes, J Kellogg and J			
5/16/2022	0 17 11	Schneider (1.0)(2:23-cv-00703)	0.2	145.00	20.00
5/16/2023	O Kelly	Review orders granting pro hac vice applications for M Diaz-Cortes, J	0.2	145.00	29.00
5/22/2022	I D:-11	Kellogg and J Schneider (2:23-cv-00703)	0.2	275.00	112.50
5/22/2023	J Rickard A Barreras	E-mail regarding form for stipulated protective order	0.3	375.00	112.50
5/30/2023	A Barreras	File joint stipulation and order re discovery coordination and case schedule	1.0	145.00	145.00
		Subtotal			2,412.00
	<b> </b> ,	Suototal			2,412.00
		EXPENSES/COSTS			
5/4/2023		District Court Filing Fee		402.00	402.00
5/15/2023		Pro Hac Vice Application for Marcelo Diaz-Cortes		250.00	
5/15/2023		Pro Hac Vice Application for Jason Kellogg		250.00	
5/15/2023		Pro Hac Vice Application for Jeffrey Schneider		250.00	
3/13/2023		110 The The Application for Jenney Semicides		250.00	230.00
		Subtotal			1,152.00
					1,102.00
		Total Current In			EG 4 00

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## **Statement**

Date: 7/7/2023

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

American Financial Services c/o Geoff Winkler 2300 West Sahara Avenue, Suite 822 Las Vegas, NV 89102

Date	Open Invoice	Balance Remaining	Total Due
Date	Орен шуоксе	Balance Remaining	Total Due
	7092-01 Receiver in Nevada Actions-		
7/11/2022	INV #7092-01_01. Orig. Amount \$7,006.50.	951.30	951.3
3/30/2022	INV #7092-01_02. Orig. Amount \$5,744.50.	1,148.90	2,100.2
9/30/2022	INV #7092-01 03. Orig. Amount \$4,357.50.	833.90	2,934.1
0/09/2022	INV #7092-01 04. Orig. Amount \$2,555.50.	511.10	3,445.2
1/29/2022	INV #7092-01_05. Orig. Amount \$1,960.86.	419.96	3,865.1
2/28/2022	INV #7092-01 06. Orig. Amount \$4,709.60.	1,097.84	4,963.0
1/07/2023	INV #7092-01_07. Orig. Amount \$1,931.50.	386.30	5,349.3
2/28/2023	INV #7092-01 08. Orig. Amount \$2,249.00.	449.80	5,799.1
3/29/2023	INV #7092-01 09. Orig. Amount \$1,946.00.	378.20	6,177.3
4/06/2023	INV #7092-01 10. Orig. Amount \$3,588.50.	717.70	6,895.0
5/16/2023	INV #7092-01 11. Orig. Amount \$3,021.50.	3,021.50	9,916.5
6/26/2023	INV #7092-01 12. Orig. Amount \$3,564.00.	3,564.00	13,480.5
7/07/2023	INV #7092-01 13. Orig. Amount \$1,515.50.	1,515.50	14,996.0
	I		I

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LAWRENCE J SEMENZA, III, P.C. dba SEMENZA KIRCHER RICKARD

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Las Vegas, Nevada 89145 c/o Geoff Winkler Telephone: (702) 835-6803 2300 West Sahara Avenue, Suite 822 Facsimile: (702) 920-8669 Las Vegas, NV 89102

American Financial Services

Invoice Number 7092-01\_13 Client Number 7092 Matter Number 01

BILL THROUGH DATE

Date

Federal I.D. # 27-4465751 Receiver for J&J Consulting Services, Inc

7/7/2023

6/30/2023

RE: Receiver in Nevada Actions

Date	Employee	Description	Hours	Rate	Amount
		PROFESSIONAL FEES			
6/13/2023	O Kelly	File proposed stipulated protective order	0.7	145.00	101.50
6/13/2023	J Rickard	Review stipulated protective order with Wells Fargo; e-mail regarding same	0.5	375.00	187.50
6/14/2023		Review e-mail regarding Wells Fargo cross productions	0.4	375.00	150.00
6/14/2023		Review additional e-mail regarding Wells Fargo cross productions	0.3	375.00	112.50
	O Kelly	File motion to transfer	0.2		29.00
6/21/2023	J Rickard	Review for filing motion to transfer case	0.5	375.00	187.50
6/28/2023	O Kelly	Review file-stamped copy of stipulated protective order	0.1	145.00	14.50
6/29/2023	O Kelly	Review e-mails between client/J Rickard re hearing today (0.1)(22-cv-00612)	0.3	145.00	43.50
6/29/2023		Prepare for and attend status check hearing; meeting regarding same	1.8		675.00
6/30/2023	A Barreras	Review stipulation and order authorizing the sale of real property 2701 W. 390 N., Hurricane, UT	0.1	145.00	14.50
		Subtotal			1,515.50