Case		איז (20 Entered 02/26/20 18:18:53 בי Docket #4351 Date Filed: 3/26/2020 מער ד טו טט
1 2 3 4 5 6		L.L.P. , Patient Care Ombudsman BANKRUPTCY COURT
7		ICT OF CALIFORNIA CLES DIVISION
8		
	In re:) Lead Case No.: 2:18-bk-20151-ER
9 10	VERITY HEALTH SYSTEM OF CALIFORNIA, INC. et al.,	 Jointly Administered With: Case No.: 2:18-bk-20162-ER; Case No.: 2:18-bk-20163-ER;
11) Case No.: 2:18-bk-20164-ER;
12	Debtor(s).) Case No.: 2:18-bk-20165-ER;) Case No.: 2:18-bk-20167-ER;
13	□ Affects All Debtors ☑ Affects Verity Health System of) Case No.: 2:18-bk-20168-ER;) Case No.: 2:18-bk-20169-ER;) Case No.: 2:18-bk-20171-ER;
14	California, Inc.) Case No.: 2:18-bk-20172-ER;
15	 ☑ Affects O'Connor Hospital ☑ Affects Saint Louise Regional Hospital) Case No.: 2:18-bk-20173-ER;) Case No.: 2:18-bk-20175-ER;
	 ☑ Affects St. Francis Medical Center ☑ Affects St. Vincent Medical Center) Case No.: 2:18-bk-20176-ER;) Case No.: 2:18-bk-20178-ER;
16	☑ Affects Seton Medical Center) Case No.: 2:18-bk-20179-ER;
17	□ Affects O'Connor Hospital Foundation □ Affects Saint Louise Regional Hospital) Case No.: 2:18-bk-20180-ER;) Case No.: 2:18-bk-20181-ER
18	Foundation ☐ Affects St. Francis Medical Center of) Chapter 11 Cases
19	Lynwood Foundation ☐ Affects St. Vincent Foundation ⊠ Affects St. Vincent Dialysis Center, Inc.) PATIENT CARE OMBUDSMAN'S
20 21	☐ Affects Seton Medical Center Foundation	MONTHLY FEE APPLICATION FOR ALLOWANCE AND PAYMENT OF
22	□ Affects Verity Business Services ⊠ Affects Verity Medical Foundation) INTERIM COMPENSATION AND) REIMBURSEMENT OF EXPENSES FOR
23	□ Affects Verity Holdings, LLC □ Affects De Paul Ventures, LLC	THE PERIOD FEBRUARY 1, 2020THROUGH FEBRUARY 29, 2020 FOR
23	☑ Affects De Paul Ventures – San Jose Dialysis, LLC	HIMSELF AND FOR DR. TIM STACY DNP, ACNP-BC
25	Debtors and Debtors In Possession)
26) [NO HEARING REQUIRED]
27		
28)
20		
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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 2 of 36

1	1. Jacob Nathan Rubin, MD, FAAC, the Patient Care Ombudsman (" <u>PCO</u> ") appointed					
1 2	in these chapter 11 bankruptcy cases, hereby submits his Monthly Fee Application (the					
3	" <u>Application</u> ") for Allowance	and Payment of Inte	erim Compensation and R	eimbursement of		
4	Expenses for the Period Febru	·				
5	himself and for Dr. Tim Stacy		-			
6						
7	accordance with an order of th			upport of this		
8	Application, the PCO respect	fully represents as fo	bllows:			
9	2. The PCO incu	rred a total of \$38,0	25 in fees and \$0 in exper	ises during the		
10	Application Period for a total	of \$38,025 . The PC	CO billed 50.7 hours of tin	ne during the		
11	Application Period. These fee	es and expenses brea	ak down as follows:			
12			Ι			
13	Period	Fees	Expenses	Total		
14	02/01/2020-02/29/2020	\$38,025	\$0	\$38,025		
15						
16			12.50 in fees and \$0 in ex			
16 17	3. Dr. Stacy incu Application Period for a total					
16 17 18		of \$19,012.50. Dr.	Stacy billed 58.5 hours of			
16 17 18 19	Application Period for a total	of \$19,012.50. Dr.	Stacy billed 58.5 hours of			
16 17 18 19 20	Application Period for a total	of \$19,012.50. Dr.	Stacy billed 58.5 hours of			
 16 17 18 19 20 21 	Application Period for a total Application Period. These fee	of \$19,012.50. Dr. es and expenses brea	Stacy billed 58.5 hours of ak down as follows:	f time during the		
16 17 18 19 20	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50	Stacy billed 58.5 hours of ak down as follows: Expenses \$0	f time during the Total \$19,012.50		
 16 17 18 19 20 21 22 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50 with the Court order	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Numbe	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u>		
 16 17 18 19 20 21 22 23 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance Procedure Order"), the PCO s	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50 with the Court order eeks payment of 80	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Number % of his fees and 100% of	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u> f his expenses incurred		
 16 17 18 19 20 21 22 23 24 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance Procedure Order"), the PCO s during the Application Period	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50 with the Court order eeks payment of 80 ^o , which amounts to a	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Number % of his fees and 100% of a total of \$30,420 , and Dr.	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u> f his expenses incurred . Stacy seeks payment of		
 16 17 18 19 20 21 22 23 24 25 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance Procedure Order"), the PCO s	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50 with the Court order eeks payment of 80 ^o , which amounts to a	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Number % of his fees and 100% of a total of \$30,420 , and Dr.	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u> f his expenses incurred . Stacy seeks payment of		
 16 17 18 19 20 21 22 23 24 25 26 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance Procedure Order"), the PCO s during the Application Period	of \$19,012.50. Dr. es and expenses brea Fees \$19,012.50 with the Court order eeks payment of 80 ^o , which amounts to a	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Number % of his fees and 100% of a total of \$30,420 , and Dr.	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u> f his expenses incurred . Stacy seeks payment of		
 16 17 18 19 20 21 22 23 24 25 26 27 	Application Period for a total Application Period. These fee Period 02/01/2020-02/29/2020 4. In accordance Procedure Order"), the PCO s during the Application Period 80% of his fees and 100% of 1	of \$19,012.50. Dr. es and expenses brea Fees <u>\$19,012.50</u> with the Court order eeks payment of 80° , which amounts to a his expenses incurre	Stacy billed 58.5 hours of ak down as follows: Expenses \$0 • entered as Docket Number % of his fees and 100% of a total of \$30,420 , and Dr.	f time during the Total \$19,012.50 er 826 (the " <u>Fee</u> f his expenses incurred . Stacy seeks payment of		

		Main Document Page 3 01 30
1	5.	For the post-petition period, the PCO and Dr. Stacy have each been paid to date as
2	follows:	
3	•	October 2018: \$75,675 (PCO) and \$31,300 (Dr. Stacy), which are for 100% of fees and expenses.
4	•	November 2018: \$56,248.61 (PCO) and \$26,895 (Dr. Stacy), which are for 100% of
5		fees and expenses. December 2018: \$42,464.36 (PCO) and \$36,400 (Dr. Stacy), which are for 100% of
6		fees and expenses.
7	•	January 2019: \$18,075 (PCO) and \$10,855 (Dr. Stacy), which are for 100% of fees and 100% of expenses.
8	•	February 2019: \$29,175 (PCO) and \$12,740 (Dr. Stacy), which are for 100% of fees and 100% of expenses.
9	•	March 2019: \$22,377 (PCO) and \$11,505 (Dr. Stacy), which are for 100% of fees and 100% of expenses.
10	•	April 2019: \$16,275 (PCO) and \$17,436.25 (Dr. Stacy), which are for 100% of fees
11	•	and 100% of expenses. May 2019: \$23,775 (PCO) and \$26,260 (Dr. Stacy), which are for 100% of fees and
12	•	100% of expenses. June 2019: \$19,126 (PCO) and \$13,812.50 (Dr. Stacy), which are for 100% of fees
13		and 100% of expenses.
14	•	July 2019: \$29,400 (PCO) and \$21,775 (Dr. Stacy), which are for 100% of fees and 100% of expenses.
15	•	August 2019: \$66,862.50 (PCO) and \$38,593.75 (Dr. Stacy), which are for 100% of fees and 100% of expenses.
16	•	September 2019: \$44,175 (PCO) and \$21,612.50 (Dr. Stacy), which are for 100% of
17	•	fees and 100% of expenses. October 2019: \$33,825 (PCO) and \$15,665 (Dr. Stacy), which are for 100% of fees
18	•	and 100% of expenses. November 2019: \$51,825 (PCO) and \$18,882.50 (Dr. Stacy), which are for 100% of
19		fees and 100% of expenses.
20	•	December 2019: \$34,920 (PCO) and \$19,812 (Dr. Stacy), which are for 80% of fees and 100% of expenses.
21	•	January 2020: \$0 (PCO) and \$0 (Dr. Stacy)
22	6.	Through February 29, 2020, the PCO and Dr. Stacy are owed as follows:
23	•	January 2019: \$0 (PCO), \$0 (Dr. Stacy)
24	•	February 2019: \$0 (PCO), \$0 (Dr. Stacy) March 2019: \$0 (PCO), \$0 (Dr. Stacy)
25	•	April 2019: \$0 (PCO), \$0 (Dr. Stacy)
26	•	May 2019: \$0 (PCO), \$0 (Dr. Stacy) June 2019: \$0 (PCO), \$0 (Dr. Stacy)
27	•	July 2019: \$0 (PCO), \$0 (Dr. Stacy)
	•	August 2019: \$0 (PCO), \$0 (Dr. Stacy)
28	•	September 2019: \$0 (PCO), \$0 (Dr. Stacy)
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Case	2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 4 of 36
1 2 3 4 5 6 7 8	 October 2019: \$0 (PCO), \$0 (Dr. Stacy) November 2019: \$0 (PCO), \$0 (Dr. Stacy) December 2019: \$8,730 (PCO), \$4,953 (Dr. Stacy)² January 2020: \$37,200 (PCO), \$24,765 (Dr. Stacy) February 2020: \$38,025 (PCO), \$19,012.50 (Dr. Stacy) 7. Attached hereto as Exhibit "A" is the name of the PCO and his billing rate and the name of Dr. Stacy and his billing rate. Attached hereto as Exhibit "B" are the detailed time and expense statements for the Application Period for the PCO and for Dr. Stacy. 8. A copy of this Application has been served by the PCO's counsel by first class mail,
9	postage prepaid, on March 26, 2020, on the Office of the United States Trustee, the above-
10 11	captioned chapter 11 debtors (the " <u>Debtors</u> "), counsel to the Debtors, counsel to the Official
12	Committee of Unsecured Creditors and all parties who have requested special notice (collectively,
13	the " <u>Notice Parties</u> ").
14	9. Pursuant to the Fee Procedures Order, the Debtors are authorized to make the
15	payments requested herein to the PCO and Dr. Stacy without a further hearing or order of this Court
16	unless an objection to this Application is filed with the Court and served upon the Notice Parties
17	within ten (10) calendar days after the date of mailing of this Application (i.e., by March 5, 2020).
18	If such an objection is timely filed, the Debtors are authorized to pay 80% of the uncontested fees
19	and 100% of the uncontested expenses incurred by the PCO or Dr. Stacy during the Application
20	Period without further order of the Court. If no objection is timely filed, the Debtors are authorized
21	to pay 80% of all fees requested and 100% of all expenses in this Application without further order
22	of the Court.
23	
24	
25	is not final. Upon the conclusion of these chapter 11 bankruptcy cases, the PCO and Dr. Stacy will
26	
27 28	$\frac{1}{2}$ The unpaid amounts for December 2019 take into account the interim payments that the PCO and Dr. Stacy have received for the fees and costs incurred during this month.

Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 5 of 36

1	seek Court approval of all fees and expenses incurred by them in these chapter 11 cases. Any				
2	interim fees or reimbursement of expenses paid by the Debtors to the PCO and Dr. Stacy will be				
3	credited against such final fees and	expenses as may be allowed by this Court.			
4	WHEREFORE, the PCO res	pectfully requests that the Debtors pay to the PCO the \$30,420			
5	requested to be paid to the PCO as s	et forth in this Application, and the PCO respectfully requests			
6	that the Debtor pay to Dr. Stacy the	\$15,210 requested to be paid to Dr. Stacy as set forth in this			
7	Application.				
8 9	Dated: March 76, 2020	JACOB NATHAN RUBIN, MD, FAAC			
10		Ву:			
11					
12	Dated: March, 2020	DR. TIM STACY DNP, ACNP-BC			
13		By:			
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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 6 of 36

1	seek Court approval of all fees and o	expenses incurred by them in these chapter 11 cases. Any
2	interim fees or reimbursement of ex	penses paid by the Debtors to the PCO and Dr. Stacy will be
3	credited against such final fees and	expenses as may be allowed by this Court.
4	WHEREFORE, the PCO res	spectfully requests that the Debtors pay to the PCO the \$30,420
5	requested to be paid to the PCO as s	set forth in this Application, and the PCO respectfully requests
6	that the Debtor pay to Dr. Stacy the	\$15,210 requested to be paid to Dr. Stacy as set forth in this
7	Application.	
8 9	Dated: March, 2020	JACOB NATHAN RUBIN, MD, FAAC
10		By:
11		
12	Dated: March, 2020	DR. THM STACY DNP, ACNP-BC
13		By:
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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 7 of 36

EXHIBIT "A"

Professionals and Hourly Rates (02/01/2020 – 02/29/2020)

Professional	Title	Hourly Rate
Jacob Nathan Rubin, MD, FAAC	Patient Care Ombudsman ("PCO")	\$750.00
Dr. Tim Stacy DNP, ACNP-BC	PCO's Consultant	\$325.00

Case 2:18-bk-20151-ER

Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document CRage 8 of 36

LEVENE, NEALE, BENDER, YOO & BRILL L.L.P

LAW OFFICES 10250 Constellation Boulevard, Suite 1700 Los Angeles, CA 90067-6200 Tel: 310-229-1234 Fax: 310-229-1244 Web: www.lnbyb.com E-Mail: info@Inbyb.com

FEE APPLICATION

Dr. Nathan Rubin

4955 Van Nuys Blvd., #415 Sherman Oaks ,CA 91403

3/26/2020 Nathan Rubin and Timothy Stacy Re Verity Health RB JUR FILE #: 8713 PROFESSIONAL SERVICE RENDERED FROM 2/1/2020 THROUGH 2/29/2020

PCO FEES 109.2

57037.50

Case 2:18-bk-20151-ER, Doc 4351, Filed 03/26/20 Entered 03/26/20 18:18:53 Desc

Nathan Rubin and Timothy Stacy Re Verity	3/26/2020	Page #	1
CASE # 8713	From Date To Date	2/1/2(2/29/2(

03 - BUSINESS OPERATIONS

2/1/2020 REPORT WRITING AND REVIEW; WRITING

2326919) NR	750.00	\$6,000.00	8.0
2/1/2020	PHONE CONVERSATION WITH TIM	STACY: REPORT		
2326936	S NR	750.00	\$1,125.00	1.5
2/1/2020	PHONE CONVERSATION WITH PC	D: REPORT		
2326885		325.00	\$487.50	1.5
2/1/2020	REPORT WRITING			
2326912	1 TS	325.00	\$2,600.00	8.0
2/2/2020	REPORT WRITING AND REVIEW; W		\$2,000.00	0.0
21212020				
2326920) NR	750.00	\$6,000.00	8.0
2/2/2020	PHONE CONVERSATION WITH TIM	STACY: REPORT		
2326937	7 NR	750.00	\$1,050.00	1.4
2/2/2020	PHONE CONVERSATION WITH PCC	D: REPORT		
2326886	5 TS	325.00	\$455.00	1.4
2/2/2020	REPORT WRITING			
2326912		325.00	\$2,925.00	9.0
2/3/2020	REPORT WRITING AND REVIEW; W	RITING		
000000		750.00	A 4 500 00	6.0
2326921	I NR PHONE CONVERSATION WITH TIM	750.00	\$4,500.00	0.0
21312020	THONE CONVERSATION WITH TIM	STACT. FINAL REPORT		
2326938	3 NR	750.00	\$1,125.00	1.5
2/3/2020	TELEPHONE CONFERENCE WITH N	IONICA REGARDING 8TH F	REPORT	
2326969) NR	750.00	\$150.00	0.2

Case 2:18-bk-20151-ER, Doc 4351, Filed 03/26/20 Entered 03/26/20 18:18:53 Desc DETAIMain Document Page 10 of 36

CASE # 8713 From Date To Date 2/1/2020 2/3/2020 PHONE CONVERSATION WITH PCO: FINAL REPORT 2/29/2020 1.5 2/3/2020 REPORT WRITING 325.00 \$487.50 1.5 2/3/2020 REPORT WRITING 325.00 \$487.50 1.5 2/3/2020 REPORT WRITING 325.00 \$3,087.50 9.5 2/6/2020 PHONE CONVERSATION WITH TIM STACY: STATUS REPORT 33,087.50 5.0 2/6/2020 PHONE CONVERSATION WITH PCO: STATUS REPORT 5.0 5.0 2/6/2020 PHONE CONVERSATION WITH PCO: STATUS REPORT 5.0 5.0 2/6/2020 PHONE CONVERSATION WITH PCO: STATUS REPORT 5.0 5.0 2/6/2020 PHONE CONVERSATION WITH TIM STACY: PLANNING 1.5 5.0 2/326840 NR 750.00 \$1,125.00 1.5 2/326841 NR 750.00 \$300.00 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 5.2 5.0 5.15 2/326821 NR 750.00 \$3375.00 0.5	Nathan Ru	bin and Timothy Stacy Re Verity	3/2	6/2020	Page	# 2	2
2326887 TS 325.00 \$487.50 1.5 2/3/2020 REPORT WRITING 325.00 \$3,087.50 9.5 2326913 TS 325.00 \$3,087.50 9.5 2/6/2020 PHONE CONVERSATION WITH TIM STACY: STATUS REPORT 5.0 \$3,750.00 \$3,750.00 \$5,0 2/6/2020 PHONE CONVERSATION WITH PCO: STATUS REPORT 5.0 \$3,625.00 \$1,625.00 \$0,0 2/8/2020 PHONE CONVERSATION WITH TIM STACY: PLANNING 5.0 \$1,625.00 \$1,0 \$1,0 236688 TS 325.00 \$1,125.00 1.5 \$1,5 2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 1.5 \$1,0 \$1,5 2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 1.5 \$2/10/2020 EMAILS: CDPH SFMC FALL \$325.00 \$487.50 1.5 2/10/2020 EMAILS: CDPH SFMC FALL \$326.00 \$300.00 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW \$3375.00 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH \$325							
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2/8/2020 PHONE CONVERSATION WITH TIM STACY: PLANNING 2326940 NR 750.00 \$1,125.00 1.5 2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 1.5 2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 1.5 2/8/2020 EMAILS: COPH SFMC FALL 1.5 2/10/2020 EMAILS: CDPH SFMC FALL 1.5 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.5 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 0.5	2/6/2020	PHONE CONVERSATION WITH PCO: STATUS RI	EPORT				
2326940 NR 750.00 \$1,125.00 1.5 2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 1.5 1.5 2/8/2020 FHONE CONVERSATION WITH PCO: PLANNING 1.5 1.5 2/10/2020 EMAILS: CDPH SFMC FALL 1.5 1.5 2/10/2020 FMONE CONVERSATION WITH TIM STACY: CDPH REVIEW 1.5 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.5 2/10/2020 PHONE CONVERSATION WITH TIM STACY: SFMC CDPH 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 0.5	2326888	TS 3	325.00	\$1,6	25.00		5.0
2/8/2020 PHONE CONVERSATION WITH PCO: PLANNING 2326889 TS 325.00 \$487.50 1.5 2/10/2020 EMAILS: CDPH SFMC FALL 1000000000000000000000000000000000000	2/8/2020	PHONE CONVERSATION WITH TIM STACY: PLA	NNING				
2326889 TS 325.00 \$487.50 1.5 2/10/2020 EMAILS: CDPH SFMC FALL 750.00 \$300.00 0.4 2326922 NR 750.00 \$300.00 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 0.4 2326941 NR 750.00 \$375.00 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 0.5 2326821 TS 325.00 \$162.50 0.5	2326940	NR 7	50.00	\$1,1	25.00		1.5
2/10/2020 EMAILS: CDPH SFMC FALL 2326922 NR 750.00 \$300.00 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 1000000000000000000000000000000000000	2/8/2020	PHONE CONVERSATION WITH PCO: PLANNING					
2326922 NR 750.00 \$300.00 0.4 2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 1000000000000000000000000000000000000	2326889	TS 3	825.00	\$4	87.50		1.5
2/10/2020 PHONE CONVERSATION WITH TIM STACY: CDPH REVIEW 2326941 NR 750.00 \$375.00 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH	2/10/2020	EMAILS: CDPH SFMC FALL					
2326941 NR 750.00 \$375.00 0.5 2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 2326821 TS 325.00 \$162.50 0.5	2326922	NR 7	/50.00	\$3	00.00		0.4
2/10/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; SFMC CDPH 2326821 TS 325.00 \$162.50 0.5	2/10/2020	PHONE CONVERSATION WITH TIM STACY: CDP	'H REVIE\	N			
2326821 TS 325.00 \$162.50 0.5	2326941	NR 7	750.00	\$3	75.00		0.5
	2/10/2020	PHONE CONVERSATION/CDPH/ONE DRIVE/EMA	AILS; SFM	C CDPH			
2/10/2020 PHONE CONVERSATION WITH PCO: CDPH REVIEW	2326821	TS 3	325.00	\$1	62.50		0.5
	2/10/2020	PHONE CONVERSATION WITH PCO: CDPH REV	IEW				
2326890 TS 325.00 \$162.50 0.5	2326890	TS 3	325.00	\$1	62.50		0.5
2/11/2020 PHONE CONVERSATION WITH TIM STACY: REVIEW OF HOSPITAL CLOSURE REQUIRMENTS	2/11/2020	PHONE CONVERSATION WITH TIM STACY: REV	IEW OF H	IOSPITAL CLOSI	URE REQU	IIRMENTS	
2326942 NR 750.00 \$1,050.00 1.4	2326942	NR 7	750.00	\$1.0	50.00		1.4
2/11/2020 PHONE CONVERSATION WITH PCO: REVIEW OF HOSPITAL CLOSURE REQUIRMENTS						ITS	
2326891 TS 325.00 \$455.00 1.4	2326891	TS	325.00	\$4	55.00		1.4

Case 2:18-bk-20151-ER, Doc 4351, Filed 03/26/20 Entered 03/26/20 18:18:53 Desc DETAIMain Document Page 11 of 36

Nathan Ru	bin and Timothy Stacy Re Verity	3/26/2020	Pag	ge # 3
CASE #	8713	From T	Date o Date	2/1/2020 2/29/2020
2/12/2020	E ROOM: CDPH SFMC DOC REVIEW			
2326932	NR	750.00	\$375.00	0.5
2/12/2020	PHONE CONVERSATION/CDPH/ONE DRIVE/EI	MAILS;		
2326881	TS	325.00	\$130.00	0.4
2/13/2020	PHONE CONVERSATION WITH TIM STACY: SP	MC CDPH REVIEW		
2326943	NR	750.00	\$375.00	0.5
2/13/2020	PHONE CONVERSATION WITH PCO: SFMC CE	OPH REVIEW		
2326892	TS	325.00	\$162.50	0.5
2/16/2020	PHONE CONVERSATION WITH TIM STACY: RE	EVIEW OF HOSPITAL	CLOSURE RE	QUIRMENTS
2326944	NR	750.00	\$1,125.00	1.5
2/16/2020	PHONE CONVERSATION WITH PCO: REVIEW	OF HOSPITAL CLOS	URE REQUIRM	ENTS
2326893	TS	325.00	\$487.50	1.5
2/18/2020	EMAILS: EMAILS RE DR BATRA X3 RE PT RE	CORDS		
2326926	NR	750.00	\$900.00	1.2
2/18/2020	PHONE CONVERSATION WITH TIM STACY: FC	ULLOW-UP PHONE C	CALL WITH DR.	BATRA
2326945	NR	750.00	\$750.00	1.0
2/18/2020	PHONE CONVERSATION/CDPH/ONE DRIVE/EI	MAILS; FORWARDE	D DR. BATRA EN	IAIL
2326882	TS	325.00	\$162.50	0.5
2/18/2020	PHONE CONVERSATION WITH PCO: FOLLOW	-UP PHONE CALL W	ITH DR. BATRA	
2326894	TS	325.00	\$325.00	1.0
2/19/2020	PHONE CONVERSATION WITH TIM STACY: PF CONFERENCE	REPARE FOR ST. VIN	NCENT CLOSUF	E
2326946	NR	750.00	\$375.00	0.5
2/19/2020	PHONE CONVERSATION WITH PCO: PREPAR	E FOR ST. VINCENT	CLOSURE CON	IFERENCE
2326902	TS	325.00	\$162.50	0.5

Case 2:18-bk-20151-ER, Doc 4351, Filed 03/26/20 Entered 03/26/20 18:18:53 Desc DETAIMain Document Page 12 of 36

Nathan Ru	bin and Timothy Stacy Re Verity	3/26/2020	Pag	e#4
CASE #	8713	From To	Date Date	2/1/2020 2/29/2020
2/20/2020	EMAILS: STAUS OF SVMC CLOSURE			
2326927	NR	750.00	\$300.00	0.4
2/20/2020	PHONE CONVERSATION WITH TIM STACY: ST CALL	. VINCENT UPDATE I	DISCUSSION PO	OST PHONE
2326947	NR	750.00	\$375.00	0.5
2/20/2020	PHONE CALLS: CONF CALL			
2326951	NR	750.00	\$300.00	0.4
2/20/2020	MEETING: MARGARET PFEIFFER			
2326952	NR	750.00	\$300.00	0.4
2/20/2020	PHONE CONVERSATION/CDPH/ONE DRIVE/EN	MAILS; STATUS CALL	SVMC CLOSU	RE
2326883	TS	325.00	\$130.00	0.4
2/20/2020	PHONE CONVERSATION WITH PCO: ST. VINC	ENT UPDATE DISCU	SSION POST P	HONE CALL
2326903	TS	325.00	\$162.50	0.5
2/23/2020	PHONE CONVERSATION WITH TIM STACY: PL	ANNING OF SETON I	REVIEW AND S	TATUS
2326948	NR	750.00	\$750.00	1.0
2/23/2020	PHONE CONVERSATION WITH PCO: PLANNIN	G OF SETON REVIEV	∿ AND STATUS	
2326904	TS	325.00	\$325.00	1.0
2/25/2020	TELEPHONE CONFERENCE WITH MONICA RECEIPTS	GARDING JANUARY :	2020 FEES AND) PRIOR
2326973	NR	750.00	\$150.00	0.2
2/25/2020	PHONE CONVERSATION/CDPH/ONE DRIVE/EN	MAILS; CDPH ACTION	I PAN	
2326884	TS	325.00	\$130.00	0.4
2/26/2020	EMAILS: CHONG ICU ACTION PLAN			
2326928	NR	750.00	\$300.00	0.4
2/26/2020	EMAILS: LNB			
2326929	NR	750.00	\$300.00	0.4

Case 2:18-bk-20151-ER, Doc 4351	-, Filed, 03/26/20	Entered 03/26/20 18:18:53	Desc
Case 2:18-bk-20151-ER Doc 4351	<u>cument P</u> age 1	L3 of 36	

Nathan Rubin and Timothy Stacy Re Verity		3/26/20	20 Pa	ge # 5
CASE #	8713		m Date To Date	2/1/2020 2/29/2020
2/26/2020	E ROOM: CDPH ICU ACTION PLAN			
2326934	NR	750.00	\$900.00	1.2
2/26/2020	PHONE CONVERSATION WITH TIM STACY	: DISCUSSION ABOU	IT ICU ACTION PL	AN
2326949) NR	750.00	\$750.00	1.0
2/26/2020	PHONE CONVERSATION WITH PCO: DISCU	USSION ABOUT ICU	ACTION PLAN	
2326905	5 TS	325.00	\$325.00	1.0
2/27/2020	TELEPHONE CONFERENCE WITH MONICA	REGARDING JANUA	RY AND PRIOR B	ILLS
2326976	8 NR	750.00	\$150.00	0.2
2/29/2020	DOCKET REVIEW			
2326935	5 NR	750.00	\$3,000.00	4.0
2/29/2020	BILL PREPARATION; JANUARY			
2326910) TS	325.00	\$812.50	2.5
2/29/2020	VERITY DOCKET SEARCH; REVIEWED SPE STATUS OF REMAINING ENTITIES FOR APP AMOUNT OF DOCUMENTS FILED AND ACTI	PROPRIATENESS OF		
2326915		325.00	\$2,762.50	8.5
			\$57,037.50	109.2

Case 2:18-bk-20151 ER I Poc 4351 AFiler 03/26/20 Entered 03/26/20 18:18:53 De Main Document Page 14 of 36				Desc
		3/26/2020	Page	1
Nathan Rubin and Timothy Stacy Re Verity Health CASE # 8713				
SERVICE RENDERED FROM	2/1/2020	THROUGE	2/29/2020	
03 - BUSINESS OPERATIONS				
NR	50.7	750.00	\$38,025.0	0
TS	58.5	325.00	\$19,012.5	0
Total Hours	109.2	Total Fees	\$57,037.5	0

Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc PROFESSION Main Accument I Page 15 01 36 ARY

Nathan Rubin and Timothy Stacy Re Verity Health3/2				3/26/2020
CASE # 8713		From Date To Date	2/1/2020 2/29/2020	
NR	50.7	Hours @ 75	0.00	\$38,025.00
TS	58.5	Hours @ 32	5.00	\$19,012.50
Total Hours	109.2		Total Fees	\$57,037.50

Case 2:18-bk-2015ACRT Dol 43Y1 S EIM M/26ROY Entered 03/26/20 18:18:53	B Desc
Main Document Page 16 of 36	

Nathan Rubin and Timothy Stacy Re Verity Health

CASE # 8713

From Date 2/1/2020 To Date 2/29/2020

DESCRIPTION

FEES

BUSINESS OPERATIONS

TOTAL FEE

\$57,037.50

3/26/2020

\$57,037.50

Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 17 of 36

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

10250 Constellation Blvd., Suite 1700, Los Angeles, CA 90067

A true and correct copy of the foregoing document entitled (*specify*) **Patient Care Ombudsman's Monthly Fee Application For Allowance And Payment Of Interim Compensation And Reimbursement Of Expenses For The Period February 1, 2020 Through February 29, 2020 For Himself And For Dr. Tim Stacy Dnp, Acnp-Bc**: will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. <u>TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u>: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) March 26, 2020, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On March 26, 2020, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge <u>will</u> <u>be completed</u> no later than 24 hours after the document is filed.

Service information continued on attached page

3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method

<u>for each person or entity served</u>): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on March 26, 2020, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge <u>will be completed</u> no later than 24 hours after the document is filed.

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

March 26, 2020	Jason Klassi	/s/ Jason Klassi
Date	Printed Name	Signature

2:18-bk-20151-ER Notice will be electronically mailed to:

Alexandra Achamallah on behalf of Creditor Committee Official Committee of Unsecured Creditors of Verity Health System of California, Inc., et al. aachamallah@milbank.com, rliubicic@milbank.com

Alexandra Achamallah on behalf of Plaintiff Official Committee of Unsecured Creditors of Verity Health System of California, Inc., et al. aachamallah@milbank.com, rliubicic@milbank.com

Melinda Alonzo on behalf of Creditor AT&T ml7829@att.com

Robert N Amkraut on behalf of Creditor Swinerton Builders ramkraut@foxrothschild.com

Kyra E Andrassy on behalf of Creditor MGH Painting, Inc. kandrassy@swelawfirm.com; jchung@swelawfirm.com; gcruz@swelawfirm.com; jchung@swelawfirm.com

Kyra E Andrassy on behalf of Creditor Transplant Connect, Inc. kandrassy@swelawfirm.com; jchung@swelawfirm.com; gcruz@swelawfirm.com; jchung@swelawfirm.com

Kyra E Andrassy on behalf of Interested Party Courtesy NEF kandrassy@swelawfirm.com; jchung@swelawfirm.com; jchung

Simon Aron on behalf of Interested Party RCB Equities #1, LLC saron@wrslawyers.com

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Allison R Axenrod on behalf of Creditor CRG Financial LLC allison@claimsrecoveryllc.com

Keith Patrick Banner on behalf of Creditor Abbott Laboratories Inc. kbanner@greenbergglusker.com, sharper@greenbergglusker.com;calendar@greenbergglusker.com

Keith Patrick Banner on behalf of Interested Party CO Architects kbanner@greenbergglusker.com, sharper@greenbergglusker.com;calendar@greenbergglusker.com

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James Cornell Behrens on behalf of Attorney Milbank, Tweed, Hadley & Mccloy

jbehrens@milbank.com,

gbray@milbank.com;mshinderman@milbank.com;dodonnell@milbank.com;jbrewster@milbank.com;JWeber@milbank.com

James Cornell Behrens on behalf of Creditor Committee Official Committee of Unsecured Creditors of Verity Health System of California, Inc., et al.

jbehrens@milbank.com,

gbray@milbank.com;mshinderman@milbank.com;dodonnell@milbank.com;jbrewster@milbank.com;JWeber@milbank.com m

James Cornell Behrens on behalf of Financial Advisor FTI Consulting, Inc. jbehrens@milbank.com,

gbray@milbank.com;mshinderman@milbank.com;dodonnell@milbank.com;jbrewster@milbank.com;JWeber@milbank.com This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California. m

James Cornell Behrens on behalf of Plaintiff Official Committee of Unsecured Creditors of Verity Health System of California, Inc., et al.

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gbray@milbank.com;mshinderman@milbank.com;dodonnell@milbank.com;jbrewster@milbank.com;JWeber@milbank.com

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Ron Bender on behalf of Health Care Ombudsman Jacob Nathan Rubin rb@lnbyb.com

Bruce Bennett on behalf of Creditor NantHealth, Inc. bbennett@jonesday.com

Bruce Bennett on behalf of Creditor Nantworks, LLC bbennett@jonesday.com

Bruce Bennett on behalf of Creditor Verity MOB Financing II LLC bbennett@jonesday.com

Bruce Bennett on behalf of Creditor Verity MOB Financing LLC bbennett@jonesday.com

Peter J Benvenutti on behalf of Creditor County of San Mateo pbenvenutti@kellerbenvenutti.com, pjbenven74@yahoo.com

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Dustin P Branch on behalf of Interested Party Wells Fargo Bank, National Association, as indenture trustee branchd@ballardspahr.com, carolod@ballardspahr.com;hubenb@ballardspahr.com

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Lori A Butler on behalf of Creditor Pension Benefit Guaranty Corporation

butler.lori@pbgc.gov, efile@pbgc.gov

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Shirley Cho on behalf of Debtor Verity Health System of California, Inc. scho@pszjlaw.com

Shawn M Christianson on behalf of Creditor Oracle America, Inc. cmcintire@buchalter.com, schristianson@buchalter.com

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Louis J. Cisz, III on behalf of Creditor El Camino Medical Associates, P.C. lcisz@nixonpeabody.com, jzic@nixonpeabody.com

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Joseph Corrigan on behalf of Creditor Iron Mountain Information Management, LLC Bankruptcy2@ironmountain.com

David N Crapo on behalf of Creditor Sharp Electronics Corporation dcrapo@gibbonslaw.com, elrosen@gibbonslaw.com

Mariam Danielyan on behalf of Creditor Aida Iniguez md@danielyanlawoffice.com, danielyan.mar@gmail.com

Mariam Danielyan on behalf of Creditor Francisco Iniguez md@danielyanlawoffice.com, danielyan.mar@gmail.com

Brian L Davidoff on behalf of Creditor Abbott Laboratories Inc. bdavidoff@greenbergglusker.com, calendar@greenbergglusker.com;jking@greenbergglusker.com

Brian L Davidoff on behalf of Interested Party Alere Informaties, Inc. bdavidoff@greenbergglusker.com, calendar@greenbergglusker.com;jking@greenbergglusker.com

Brian L Davidoff on behalf of Interested Party CO Architects bdavidoff@greenbergglusker.com, calendar@greenbergglusker.com;jking@greenbergglusker.com

Aaron Davis on behalf of Creditor US Foods, Inc.

Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 21 of 36

aaron.davis@bryancave.com, kat.flaherty@bryancave.com

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Lauren A Deeb on behalf of Creditor McKesson Technologies, Inc. n/k/a Change Health Care Technologies, LLC lauren.deeb@nelsonmullins.com, maria.domingo@nelsonmullins.com

Daniel Denny on behalf of Creditor Committee Official Committee of Unsecured Creditors of Verity Health System of California, Inc., et al. ddenny@milbank.com

Anthony Dutra on behalf of Creditor Local Initiative Health Authority for Los Angeles County, operating and doing business as L.A. Care Health Plan adutra@hansonbridgett.com

Anthony Dutra on behalf of Defendant LOCAL INITIATIVE HEALTH AUTHORITY FOR LOS ANGELES COUNTY DBA L.A. CARE HEALTH PLAN, an independent local public agency adutra@hansonbridgett.com

Kevin M Eckhardt on behalf of Creditor C. R. Bard, Inc. kevin.eckhardt@gmail.com, keckhardt@hunton.com

Kevin M Eckhardt on behalf of Creditor Eurofins VRL, Inc. kevin.eckhardt@gmail.com, keckhardt@hunton.com

Kevin M Eckhardt on behalf of Creditor Smith & Nephew, Inc. kevin.eckhardt@gmail.com, keckhardt@hunton.com

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David K Eldan on behalf of Interested Party Xavier Becerra, Attorney General of California david.eldan@doj.ca.gov, teresa.depaz@doj.ca.gov

Andy J Epstein on behalf of Creditor Ivonne Engelman taxcpaesq@gmail.com

Andy J Epstein on behalf of Creditor Rosa Carcamo taxcpaesq@gmail.com

Andy J Epstein on behalf of Interested Party Courtesy NEF taxcpaesq@gmail.com

Richard W Esterkin on behalf of Creditor Zimmer US, Inc. richard.esterkin@morganlewis.com

Christine R Etheridge on behalf of Creditor Fka GE Capital Wells Fargo Vendor Financial Services, LLC christine.etheridge@ikonfin.com

M Douglas Flahaut on behalf of Creditor Medline Industries, Inc. flahaut.douglas@arentfox.com

Michael G Fletcher on behalf of Interested Party Courtesy NEF

Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 22 of 36

mfletcher@frandzel.com, sking@frandzel.com

Joseph D Frank on behalf of Creditor Experian Health fka Passport Health Communications Inc jfrank@fgllp.com, mmatlock@fgllp.com;csmith@fgllp.com;jkleinman@fgllp.com;csucic@fgllp.com

Joseph D Frank on behalf of Creditor Experian Health, Inc jfrank@fgllp.com, mmatlock@fgllp.com;csmith@fgllp.com;jkleinman@fgllp.com;csucic@fgllp.com

William B Freeman on behalf of Creditor Health Net of California, Inc. bill.freeman@kattenlaw.com, nicole.jones@kattenlaw.com,ecf.lax.docket@kattenlaw.com

Eric J Fromme on behalf of Creditor CHHP Holdings II, LLC efromme@tocounsel.com, lchapman@tocounsel.com;sschuster@tocounsel.com

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Eric J Fromme on behalf of Creditor Gardena Hospital L.P. efromme@tocounsel.com, lchapman@tocounsel.com;sschuster@tocounsel.com

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 23 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 25 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 27 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 28 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 29 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 30 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 31 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 33 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 34 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 35 of 36

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Case 2:18-bk-20151-ER Doc 4351 Filed 03/26/20 Entered 03/26/20 18:18:53 Desc Main Document Page 36 of 36

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