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5 Attorneys for Jacob Nathan Rubin, MD, FACC, Patient Care Ombudsman

6 **UNITED STATES BANKRUPTCY COURT**  
 7 **CENTRAL DISTRICT OF CALIFORNIA**  
 8 **LOS ANGELES DIVISION**

9 In re: ) Lead Case No.: 2:18-bk-20151-ER

10 **VERITY HEALTH SYSTEM OF** ) Jointly Administered With:  
**CALIFORNIA, INC. et al.,** ) Case No.: 2:18-bk-20162-ER;  
 11 Debtor(s). ) Case No.: 2:18-bk-20163-ER;  
 12 ) Case No.: 2:18-bk-20164-ER;  
 ) Case No.: 2:18-bk-20165-ER;  
 ) Case No.: 2:18-bk-20167-ER;  
 ) Case No.: 2:18-bk-20168-ER;  
 ) Case No.: 2:18-bk-20169-ER;  
 ) Case No.: 2:18-bk-20171-ER;  
 ) Case No.: 2:18-bk-20172-ER;  
 ) Case No.: 2:18-bk-20173-ER;  
 ) Case No.: 2:18-bk-20175-ER;  
 ) Case No.: 2:18-bk-20176-ER;  
 ) Case No.: 2:18-bk-20178-ER;  
 ) Case No.: 2:18-bk-20179-ER;  
 ) Case No.: 2:18-bk-20180-ER;  
 ) Case No.: 2:18-bk-20181-ER

- 13  Affects All Debtors )
- 14  Affects Verity Health System of )
- California, Inc. )
- 15  Affects O'Connor Hospital )
- 16  Affects Saint Louise Regional Hospital )
- 17  Affects St. Francis Medical Center )
- 18  Affects St. Vincent Medical Center )
- 19  Affects Seton Medical Center )
- 20  Affects O'Connor Hospital Foundation )
- 21  Affects Saint Louise Regional Hospital )
- Foundation )
- 22  Affects St. Francis Medical Center of )
- Lynwood Foundation )
- 23  Affects St. Vincent Foundation )
- 24  Affects St. Vincent Dialysis Center, Inc. )
- 25  Affects Seton Medical Center )
- Foundation )
- 26  Affects Verity Business Services )
- 27  Affects Verity Medical Foundation )
- 28  Affects Verity Holdings, LLC )
- 29  Affects De Paul Ventures, LLC )
- 30  Affects De Paul Ventures – San Jose )
- Dialysis, LLC )

Chapter 11 Cases

**PATIENT CARE OMBUDSMAN'S  
 MONTHLY FEE APPLICATION FOR  
 ALLOWANCE AND PAYMENT OF  
 INTERIM COMPENSATION AND  
 REIMBURSEMENT OF EXPENSES FOR  
 THE PERIOD JULY 1, 2020 THROUGH  
 JULY 31, 2020 FOR HIMSELF AND FOR  
 DR. TIM STACY DNP, ACNP-BC**

Debtors and Debtors In Possession ) [NO HEARING REQUIRED]



1           1.       Jacob Nathan Rubin, MD, FAAC, the Patient Care Ombudsman (“PCO”) appointed  
2 in these chapter 11 bankruptcy cases, hereby submits his Monthly Fee Application (the  
3 “Application”) for Allowance and Payment of Interim Compensation and Reimbursement of  
4 Expenses for the Period July 1, 2020 through July 31, 2020 (the "Application Period") for himself  
5 and for Dr. Tim Stacy DNP, ACNP-BC (“Dr. Stacy”) who the PCO hired as a consultant in  
6 accordance with an order of the Court entered as Docket Number 753. In support of this  
7 Application, the PCO respectfully represents as follows:

8  
9           2.       The PCO incurred a total of \$68,250 in fees and \$0 in expenses during the  
10 Application Period for a total of **\$68,250**. The PCO billed 91 hours of time during the Application  
11 Period. These fees and expenses break down as follows:

<b>Period</b>	<b>Fees</b>	<b>Expenses</b>	<b>Total</b>
07/01/2020-07/31/2020	\$68,200	\$0	\$68,200

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16           3.       Dr. Stacy incurred a total of \$31,590 in fees and \$0 in expenses during the  
17 Application Period for a total of **\$31,590**. Dr. Stacy billed 97.2 hours of time during the  
18 Application Period. These fees and expenses break down as follows:

<b>Period</b>	<b>Fees</b>	<b>Expenses</b>	<b>Total</b>
07/01/2020-07/31/2020	\$31,590	\$0	\$31,590

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23           4.       In accordance with the Court order entered as Docket Number 826 (the “Fee  
24 Procedure Order”), the PCO seeks payment of 80% of his fees and 100% of his expenses incurred  
25 during the Application Period, which amounts to a total of **\$54,600**, and Dr. Stacy seeks payment of  
26 80% of his fees and 100% of his expenses incurred during the Application Period, which amounts  
27 to a total of **\$25,272**.

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  
4 and expenses.
- 5 • November 2018: \$56,248.61 (PCO) and \$26,895 (Dr. Stacy), which are for 100% of  
6 fees and expenses.
- 7 • December 2018: \$42,464.36 (PCO) and \$36,400 (Dr. Stacy), which are for 100% of  
8 fees and expenses.
- 9 • January 2019: \$18,075 (PCO) and \$10,855 (Dr. Stacy), which are for 100% of fees  
10 and 100% of expenses.
- 11 • February 2019: \$29,175 (PCO) and \$12,740 (Dr. Stacy), which are for 100% of fees  
12 and 100% of expenses.
- 13 • March 2019: \$22,377 (PCO) and \$11,505 (Dr. Stacy), which are for 100% of fees  
14 and 100% of expenses.
- 15 • April 2019: \$16,275 (PCO) and \$17,436.25 (Dr. Stacy), which are for 100% of fees  
16 and 100% of expenses.
- 17 • May 2019: \$23,775 (PCO) and \$26,260 (Dr. Stacy), which are for 100% of fees and  
18 100% of expenses.
- 19 • June 2019: \$19,126 (PCO) and \$13,812.50 (Dr. Stacy), which are for 100% of fees  
20 and 100% of expenses.
- 21 • July 2019: \$29,400 (PCO) and \$21,775 (Dr. Stacy), which are for 100% of fees and  
22 100% of expenses.
- 23 • August 2019: \$66,862.50 (PCO) and \$38,593.75 (Dr. Stacy), which are for 100% of  
24 fees and 100% of expenses.
- 25 • September 2019: \$44,175 (PCO) and \$21,612.50 (Dr. Stacy), which are for 100% of  
26 fees and 100% of expenses.
- 27 • October 2019: \$33,825 (PCO) and \$15,665 (Dr. Stacy), which are for 100% of fees  
28 and 100% of expenses.
- November 2019: \$51,825 (PCO) and \$18,882.50 (Dr. Stacy), which are for 100% of  
fees and 100% of expenses.
- December 2019: \$43,650 (PCO) and \$24,765 (Dr. Stacy), which are for 100% of  
fees and 100% of expenses.
- January 2020: \$37,200 (PCO) and \$24,765 (Dr. Stacy), which are for 100% of fees  
and 100% of expenses.
- February 2020: \$38,025 (PCO) and \$19,012.50 (Dr. Stacy), which are for 100% of  
fees and 100% of expenses.
- March 2020: \$71,025 (PCO) and \$46,475 (Dr. Stacy), which are for 100% of fees  
and 100% of expenses.
- April 2020: \$51,750 (PCO) and \$24,407.50 (Dr. Stacy), which are for 100% of fees  
and 100% of expenses.
- May 2020: \$56,760 (PCO) and \$33,020 (Dr. Stacy), which are for 80% of fees and  
100% of expenses.
- June 2020: \$0 (PCO) and \$0 (Dr. Stacy)
- July 2020: \$0 (PCO) and \$0 (Dr. Stacy)

1 6. Through July 31, 2020, the PCO and Dr. Stacy are owed as follows:

- 2 • January 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 3 • February 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 4 • March 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 5 • April 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 6 • May 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 7 • June 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 8 • July 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 9 • August 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 10 • September 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 11 • October 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 12 • November 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 13 • December 2019: \$0 (PCO), \$0 (Dr. Stacy)
- 14 • January 2020: \$0 (PCO), \$0 (Dr. Stacy)
- 15 • February 2020: \$0 (PCO), \$0 (Dr. Stacy)
- 16 • March 2020: \$0 (PCO), \$0 (Dr. Stacy)
- 17 • April 2020: \$0 (PCO), \$0 (Dr. Stacy)
- 18 • May 2020: \$14,190 (PCO), \$8,255 (Dr. Stacy)<sup>2</sup>
- 19 • June 2020: \$80,250 (PCO); \$43,225 (Dr. Stacy)
- 20 • July 2020: \$68,250 (PCO); \$31,590 (Dr. Stacy)

21 7. Attached hereto as Exhibit “A” is the name of the PCO and his billing rate and the  
22 name of Dr. Stacy and his billing rate. Attached hereto as Exhibit “B” are the detailed time and  
23 expense statements for the Application Period for the PCO and for Dr. Stacy.

24 8. A copy of this Application has been served by the PCO’s counsel by first class mail,  
25 postage prepaid, on August 26, 2020, on the Office of the United States Trustee, the above-  
26 captioned chapter 11 debtors (the “Debtors”), counsel to the Debtors, counsel to the Official  
27 Committee of Unsecured Creditors and all parties who have requested special notice (collectively,  
28 the “Notice Parties”).

9. Pursuant to the Fee Procedures Order, the Debtors are authorized to make the  
payments requested herein to the PCO and Dr. Stacy without a further hearing or order of this Court  
unless an objection to this Application is filed with the Court and served upon the Notice Parties

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<sup>2</sup> The unpaid amounts for May 2020 take into account the interim payments that the PCO and Dr. Stacy have received for the fees and costs incurred during this month.

1 within ten (10) calendar days after the date of mailing of this Application (i.e., by September 5,  
2 2020). If such an objection is timely filed, the Debtors are authorized to pay 80% of the  
3 uncontested fees and 100% of the uncontested expenses incurred by the PCO or Dr. Stacy during  
4 the Application Period without further order of the Court. If no objection is timely filed, the  
5 Debtors are authorized to pay 80% of all fees requested and 100% of all expenses in this  
6 Application without further order of the Court.

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8 10. The interim compensation and reimbursement of expenses sought in this Application  
9 is not final. Upon the conclusion of these chapter 11 bankruptcy cases, the PCO and Dr. Stacy will  
10 seek Court approval of all fees and expenses incurred by them in these chapter 11 cases. Any  
11 interim fees or reimbursement of expenses paid by the Debtors to the PCO and Dr. Stacy will be  
12 credited against such final fees and expenses as may be allowed by this Court.

13 WHEREFORE, the PCO respectfully requests that the Debtors pay to the PCO the **\$54,600**  
14 requested to be paid to the PCO as set forth in this Application, and the PCO respectfully requests  
15 that the Debtor pay to Dr. Stacy the **\$25,272** requested to be paid to Dr. Stacy as set forth in this  
16 Application.

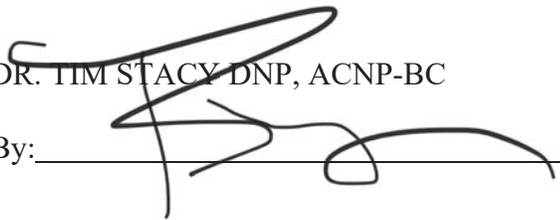
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18 Dated: August \_\_, 2020

JACOB NATHAN RUBIN, MD, FAAC

19 By:  \_\_\_\_\_

20  
21 Dated: August \_\_, 2020

DR. TIM STACY DNP, ACNP-BC

22 By:  \_\_\_\_\_

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**EXHIBIT “A”**

Professionals and Hourly Rates (07/01/2020 – 07/31/2020)

<b>Professional</b>	<b>Title</b>	<b>Hourly Rate</b>
Jacob Nathan Rubin, MD, FAAC	Patient Care Ombudsman (“PCO”)	\$750.00
Dr. Tim Stacy DNP, ACNP-BC	PCO’s Consultant	\$325.00

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Exhibit B

**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@lnbyb.com

**FEE APPLICATION**

**Dr. Nathan Rubin**

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

**8/26/2020**

**Nathan Rubin and Timothy Stacy Re Verity Health RB**

**JUR FILE #: 8713**

**PROFESSIONAL SERVICE RENDERED FROM 7/1/2020 THROUGH 7/31/2020**

**PCO FEES 188.2 99840.00**

**Nathan Rubin and Timothy Stacy Re Verity**

**8/26/2020**

**Page # 1**

**CASE # 8713**

**From Date 7/1/2020  
 To Date 7/31/2020**

**03 - BUSINESS OPERATIONS**

7/1/2020 DISCUSSION REGARDING APPROPRIATE LITERATURE RELAVENT FOR REPORT AND HOSPITAL PREPAREDNESS

2364205 TS 325.00 \$2,665.00 8.2

7/2/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364255 NR 750.00 \$375.00 0.5

7/2/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364196 TS 325.00 \$162.50 0.5

7/6/2020 ATTORNEY GENERAL; AG PUBLIC HEARING JULY 6

2364233 NR 750.00 \$2,625.00 3.5

7/6/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364258 NR 750.00 \$375.00 0.5

7/6/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364197 TS 325.00 \$162.50 0.5

7/8/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364259 NR 750.00 \$750.00 1.0

7/8/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364198 TS 325.00 \$325.00 1.0

7/10/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364260 NR 750.00 \$375.00 0.5

7/10/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364199 TS 325.00 \$162.50 0.5

7/12/2020 PHONE CONVERSATION WITH TIM STACY; PREP FOR SMC AND SFMC CALLS

2364262 NR 750.00 \$1,500.00 2.0

**Nathan Rubin and Timothy Stacy Re Verity**

**8/26/2020**

**Page # 2**

**CASE # 8713**

**From Date 7/1/2020  
To Date 7/31/2020**

7/12/2020 CALLS  
; PRE AND POST SETON AND SFMC CALLS

2364272 NR 750.00 \$1,500.00 2.0

7/12/2020 PHONE CONVERSATION WITH PCO; PREP FOR SMC AND SFMC CALLS

2364200 TS 325.00 \$650.00 2.0

7/13/2020 MEETINGS WITH HOSPITALS; SMC PREP

2364219 NR 750.00 \$750.00 1.0

7/13/2020 MEETINGS WITH HOSPITALS; CALL

2364229 NR 750.00 \$450.00 0.6

7/13/2020 MEETINGS WITH HOSPITALS; SFMC PREP

2364230 NR 750.00 \$750.00 1.0

7/13/2020 MEETINGS WITH HOSPITALS; CALL

2364231 NR 750.00 \$450.00 0.6

7/13/2020 MEETINGS WITH HOSPITALS; CDPH DATA ROOM

2364232 NR 750.00 \$1,500.00 2.0

7/13/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; CDPH REVIEW E-ROOM

2364188 TS 325.00 \$812.50 2.5

7/13/2020 HOSPITAL MEETINGS; SMC PREP

2364190 TS 325.00 \$325.00 1.0

7/13/2020 HOSPITAL MEETINGS; CALL

2364191 TS 325.00 \$195.00 0.6

7/13/2020 HOSPITAL MEETINGS; SFMC PREP

2364192 TS 325.00 \$325.00 1.0

7/13/2020 HOSPITAL MEETINGS; CALL

2364193 TS 325.00 \$195.00 0.6

**Nathan Rubin and Timothy Stacy Re Verity**

**8/26/2020**

**Page #**

**3**

**CASE # 8713**

**From Date**

**7/1/2020**

**To Date**

**7/31/2020**

7/15/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364263	NR	750.00	\$750.00	1.0
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7/15/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364201	TS	325.00	\$325.00	1.0
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7/16/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH TIM STACY

2364264	NR	750.00	\$375.00	0.5
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7/16/2020 PHONE CONVERSATION WITH PCO; CALL WITH PCO

2364202	TS	325.00	\$162.50	0.5
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7/17/2020 ATTORNEY GENERAL; AG WEBSITE RE CONDITIONAL APPROVAL SALE OF SFMC

2364242	NR	750.00	\$1,125.00	1.5
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7/20/2020 ATTORNEY GENERAL; RESEARCH FOR CALL WITH MR CHAN

2364235	NR	750.00	\$1,500.00	2.0
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7/20/2020 PHONE CONVERSATION WITH TIM STACY; AG CONDITIONS

2364265	NR	750.00	\$750.00	1.0
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7/20/2020 PHONE CONVERSATION WITH PCO; AG CONDITIONS REVIEW CALL

2364203	TS	325.00	\$325.00	1.0
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7/21/2020 ATTORNEY GENERAL; COMMUNICATION WITH AG (MR CHAN) PHONE

2364236	NR	750.00	\$375.00	0.5
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7/21/2020 ATTORNEY GENERAL; COMMUNICATION WITH AG (MR CHAN) EMAIL

2364239	NR	750.00	\$375.00	0.5
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7/21/2020 PHONE CONVERSATION WITH TIM STACY; CALL WITH AG

2364266	NR	750.00	\$600.00	0.8
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7/21/2020 PHONE CONVERSATION WITH PCO; PCO CALL WITH AG REVIEW

2364204	TS	325.00	\$260.00	0.8
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**Nathan Rubin and Timothy Stacy Re Verity**

**8/26/2020** Page # **4**

**CASE # 8713**

**From Date 7/1/2020**  
**To Date 7/31/2020**

7/23/2020 BILL PREPERATION; JUNE

2364207 TS 325.00 \$1,137.50 3.5

7/24/2020 WRITING REPORT

2364251 NR 750.00 \$2,250.00 3.0

7/24/2020 REPORT WRITING; WRITING AND EDITING REPORT

2364208 TS 325.00 \$1,787.50 5.5

7/25/2020 WRITING REPORT

2364252 NR 750.00 \$2,250.00 3.0

7/25/2020 REPORT WRITING; WRITING AND EDITING REPORT

2364209 TS 325.00 \$2,112.50 6.5

7/26/2020 WRITING REPORT

2364268 NR 750.00 \$3,000.00 4.0

7/26/2020 REPORT WRITING; WRITING AND EDITING REPORT

2364210 TS 325.00 \$2,275.00 7.0

7/27/2020 WRITING REPORT

2364269 NR 750.00 \$3,000.00 4.0

7/27/2020 PREVIOUS MONTH BILL PREP

2364275 NR 750.00 \$750.00 1.0

7/27/2020 REPORT WRITING; WRITING AND EDITING REPORT

2364211 TS 325.00 \$2,112.50 6.5

7/28/2020 ATTORNEY GENERAL; AG WEBSITE RE CONDITIONAL APPROVAL SALE OF SETON

2364234 NR 750.00 \$1,125.00 1.5

7/28/2020 WRITING REPORT

2364270 NR 750.00 \$4,500.00 6.0

**Nathan Rubin and Timothy Stacy Re Verity**

**8/26/2020** Page # **5**

**CASE # 8713**

**From Date 7/1/2020**  
**To Date 7/31/2020**

7/28/2020 REPORT WRITING; WRITING AND EDITING REPORT

2364212 TS 325.00 \$2,762.50 8.5

7/31/2020 DOCKET REVIEW

2364245 NR 750.00 \$6,000.00 8.0

7/31/2020 LITERATURE REVIEW

2364249 NR 750.00 \$18,000.00 24.0

7/31/2020 REVIEW EMERGENCY DOCUMENTS; TWICE WEEKLY BOTH HOSPITALS 18 REPORTS AND COMPARISONS

2364271 NR 750.00 \$10,125.00 13.5

7/31/2020 PHONE CONVERSATION/CDPH/ONE DRIVE/EMAILS; EMERGENCY DOCUMENTS REVIEW BI-WEEKLY

2364189 TS 325.00 \$4,387.50 13.5

7/31/2020 DOCUMENT REVIEW; VERITY DOCKET SEARCH (HTTP://WWW.KCCLLC.NET/VERITYHEALTH) REVIEWED SPECIFIC DOCKETS FOR PURPOSES OF ESTABLISHING STATUS OF REMAINING ENTITIES FOR APPROPRIATENESS OF PCO REPORTING.

2364216 TS 325.00 \$2,275.00 7.0

7/31/2020 SARS COV-2 MARCH RESEARCH HOSPITAL PREPAREDNESS AND PATIENT SAFETY ARTICLES/EDUCATIONAL WEBINARS/LITERATURE SEARCH, CLASSIFY, CRITICAL REVIEW

2364218 TS 325.00 \$5,687.50 17.5

**Total \$99,840.00 188.2**

**Nathan Rubin and Timothy Stacy Re Verity Health  
CASE # 8713**

**SERVICE RENDERED FROM 7/1/2020 THROUGH 7/31/2020**

**03 - BUSINESS OPERATIONS**

NR	91.0	750.00	\$68,250.00
TS	97.2	325.00	\$31,590.00
<b>Total Hours</b>	<b>188.2</b>	<b>Total Fees</b>	<b>\$99,840.00</b>

**PROFESSIONAL ACTIVITY SUMMARY**

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**Nathan Rubin and Timothy Stacy Re Verity Health**

**8/26/2020**

**CASE # 8713**

**From Date 7/1/2020  
To Date 7/31/2020**

<b>NR</b>	<b>91.0</b>	<b>Hours @</b>	<b>750.00</b>	<b>\$68,250.00</b>
<b>TS</b>	<b>97.2</b>	<b>Hours @</b>	<b>325.00</b>	<b>\$31,590.00</b>
<b>Total Hours</b>	<b>188.2</b>		<b>Total Fees</b>	<b>\$99,840.00</b>

8/26/2020

**Nathan Rubin and Timothy Stacy Re Verity Health**

**CASE # 8713**

**From Date 7/1/2020**

**To Date 7/31/2020**

<u>DESCRIPTION</u>	<u>FEEES</u>
BUSINESS OPERATIONS	\$99,840.00
<b>TOTAL FEES</b>	<b>\$99,840.00</b>

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**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 JULY 1, 2020 THROUGH JULY 31, 2020 FOR HIMSELF AND FOR DR. TIM STACY DNP, ACNP-BC** 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. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):** 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*) August 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 August 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 will be completed no later than 24 hours after the document is filed.

The Honorable Ernest M. Robles  
United States Bankruptcy Court,  
255 E. Temple Street, Suite 1560 /  
Courtroom 1568  
Los Angeles, CA 90012

Service information continued on

attached page

**3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL** (*state method for each person or entity served*): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on August 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 will be completed 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.

August 26, 2020	Jason Klassi	/s/ Jason Klassi
<i>Date</i>	<i>Printed Name</i>	<i>Signature</i>

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

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