## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Case No: 8:20-cv-00325-MSS-NHA

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

BRIAN DAVISON, BARRY M.
RYBICKI, EQUIALT LLC, EQUIALT
FUND, LLC, EQUIALT FUND II,
LLC, EQUIALT FUND III, LLC, EA
SIP, LLC,

Defendants,

128 E. DAVIS BLVD, LLC, 310 78TH AVE, LLC, 551 3D AVE S, LLC, 604 WEST AZEELE, LLC, BLUE WATERS TI, LLC, 2101 W. CYPRESS, LLC, 2112 W. KENNEDY BLVD, LLC, BNAZ, LLC, BR SUPPORT SERVICES, LLC, CAPRI HAVEN, LLC, EANY, LLC, BUNGALOWS TI, LLC, EQUIALT 519 3RD AVE S., LLC, MCDONALD REVOCABLE LIVING TRUST, 5123 E. BROADWAY AVE, LLC, SILVER SANDS TI, LLC, TB OLDEST HOUSE EST. 1842, LLC,

Relief Defendants.
--------------------

AMENDED AND UNOPPOSED REPORT OF RECEIVER'S SPECIAL
COUNSEL REGARDING FEES, COSTS AND MOTION AUTHORIZING
PAYMENT
(AMENDED AS TO 2 21(1) CEPTULG ATION)

(AMENDED AS TO 3.01(g) CERTIFICATION)

This Amended and Unopposed Report and Motion is filed by Guy M.

Burns, with the firm Johnson Pope Bokor Ruppel & Burns, LLP, as Special

Litigation Counsel ("Special Counsel") hired by the Receiver and as approved by this Court on July 1, 2020.

By this filing, Receiver's Special Counsel reports on the final fee and cost calculation and the payment of Special Counsel's fees and costs from settlement funds that are expected to be received in March 2024.

Special Counsel was contacted by the Receiver in the summer of 2020.

After discussions and a preliminary review, the Special Counsel proposed to represent the Receiver on a contingency basis against DLA Piper LLP (US), Fox Rothschild, LLP and Paul Wassgren (hereinafter the "Lawyer Defendants").

Special Counsel sent the Receiver a proposed engagement letter on June 18, 2020.

On June 26, 2020, the Receiver filed a motion with the Court attaching the proposed fee engagement letter agreement with Special Counsel, which set forth the proposed contingent fee schedule. In summary, the schedule provided for fees ranging between 10-33%, depending upon the amount of any recovery and the timing of the resolution. The schedule also provided for an additional 5% fee

in the event of an appeal. Essentially, an earlier resolution triggered a lower contingency fee.

On July 1, 2020, the Court entered an Order approving the hiring of Special Counsel and in its Order this Court confirmed the contingent attorney fee that was proposed in the letter of June 18, 2020. Special Counsel then filed suit against the Lawyer Defendants in Los Angeles, California.

The case against the Lawyer Defendants was subsequently settled in an amount of \$44 million. As was reported to the Court, that settlement was allocated 50% to the Receiver's claims against the Lawyer Defendants, and 50% was allocated to the claims of certain investors who had filed a putative class against the Lawyer Defendants. Accordingly, 50% of the \$44 million settlement (\$22 million) was allocated to the Receiver's recovery and is subject to the contingency fee payable to the undersigned Special Counsel. Under the previously Court-approved contingency fee, Special Counsel was entitled to a fee of 20% of \$22 million. The total fee is calculated to be \$4,400,000.

On January 5, 2023, the Receiver filed a motion for the approval of the settlement with the Lawyer Defendants. That motion contained a review of the fee obligations and reported that Special Counsel for the Receiver had, at that

point, advanced or was expected to advance approximately \$25,000 in costs. On May 15, 2023, the Court issued its Final Order approving the settlement, including the requested fees and costs.

Thereafter, an appeal to the Eleventh Circuit Court of Appeals was taken by Robert Armijo as to portions of the Final Order. This appeal triggered an additional 5% fee (\$1,100,000) for Special Counsel. After settlement negotiations with Mr. Armijo, the Armijo appeal was dismissed on January 11, 2024. Prior to the dismissal, the Receiver negotiated a settlement of certain claims both for and against Mr. Armijo and his corporate entity, Joseph Financial, Inc. (hereinafter the "Armijo Settlement"). As a result of the Armijo Settlement, Special Counsel for the Receiver agreed to waive its entitlement to an additional 5% (\$1,100,000) fee and to also give a credit to the Receiver with an additional \$118,000 toward the Armijo Settlement. The terms of the Armijo Settlement were reported to the Court in a filing on November 13, 2023. The Armijo Settlement, including the Armijo credit, was approved by the Court on November 15, 2023.

After the motion of January 5, 2023 estimating Special Counsel's cost at \$25,000, Special Counsel has continued to expend costs for the case including the cost of a notice publication program, as well as continued mediation costs,

including costs associated with the resolution with the Armijo claims. The total costs expended by Special Counsel are \$37,512.09, a copy of that Bill of Costs is attached to this Report and Motion as Exhibit 1. Of this cost amount, \$7,500 was advanced by Special Counsel to local California counsel for expected Court costs. Of that amount, \$1,250.42 remains unused, and the final invoice to the Receiver includes a credit for \$1,250.42.

The Special Counsel has rendered a final invoice to the Receiver in the amount, after all costs and credits, of \$4,318,261.67. A copy of the final invoice is attached hereto as Exhibit 2. This invoice will become due when the Receiver collects the final settlement funds which are expected to be received in March 2024.

Special Counsel requests this court enter an order authorizing the Receiver to make payment of \$4,318,261.67, in full and final payment of all obligations from the Receiver to Special Counsel, at such time as the Receiver collects the settlement from the Lawyer Defendants'.

# AMENDED CERTIFICATION UNDER LOCAL RULE 3.01(g)

The undersigned counsel has conferred with the Receiver, who in turn conferred with the Securities and Exchange Commission ("SEC") prior to filing

this Amended Report and Motion and the SEC has no objection to the requested Order.

## **CERTIFICATE OF SERVICE**

I hereby certify that on February 19, 2024, I electronically filed the foregoing with the Clerk of Court by using the Court's CM/ECF system, thereby serving this document on all attorneys of record in this case.

Dated: February 19, 2024 Respectfully submitted,

/s/ Guy M. Burns

Guy M Burns, FBN: 0160901

Email: <a href="mailto:guyb@jpfirm.com">guyb@jpfirm.com</a>

JOHNSON POPE BOKOR RUPPEL &

BURNS, LLP

400 N. Ashley Dr., Suite 3100

Tampa, FL 33602

Tel: (813) 225-2500

Special Litigation Counsel to Receiver,

Burton W. Wiand

# EXHIBIT 1

# 

9:37 AM

### **Client Detailed Time And Expense Report**

Req'd By: laceyt

Parameter Set: HISTORY01

Date Range (Time): Beginning of Time to 2/13/2024 (Disb): Beginning of Time to 2/13/2024

Currency: USD

051041	BURT WIAND, RECEIVER	Bill Tkpr: 013	GUY M BURNS	8/15/2023
Matter: 146692	QUIALT RECEIVERSHIP	Resp Tkpr: 013	GUY M BURNS	Matter Last Billed:

Detaile	d Disbursements	Section (Matter)					
Tkpr	Date	Check	Disb Code	Amount	Stat	us Disbursement Description	Disb ID
013	5/9/2021	2287798406021610	35	23.00	W	LA Court fee to attend hearing LA Court fee to attend hearing GUY BURNS	1464567
013	5/20/2021	MAY 2021	43	5,000.00	W	UPFRONT COST #146692 RAINES FELDMAN MAY 2021	1464198
013	7/1/2021	1425033843	26	637.50	W	JAMS invoice JAMS, INC. 1425033843	1466837
013	7/19/2021	5791466	26	8,300.00	W	JAMS MEDIATION DEPOSIT JAMS, INC. 5791466	1466836
013	9/16/2021	2387217310262003	13	15.00	W	Court Connect for hearing Court Connect for hearing GUY BURNS	1469419
013	12/31/2021	5908780	26	790.46	W	mediation deposit JAMS, INC. 5908780	1471818
013	8/1/2022	425033843-REP#24	26	2,065.00	W	mediation fee JAMS, INC. 1425033843-Rep#24	1480168
013	1/25/2023	2990933601301908	23	16,494.58	W	Posting notice of settlement in 5 newspapers Posting notice of settlement in 5 newspapers GUY BURNS	1486036
013	6/30/2023	3232389308141911	72	228.00	W	Admission to 11th Cir. Ct. of Appeals Admission to 11th Cir. Ct. of Appeals GUY BURNS	1493057
013	2/1/2024	01062111792.96	26	490.00	W	JAMS mediation fee - David Geronemus 9/2022 follow-up JAMS, INC. 01062111792.96	1499150
442	7/30/2020	7-083-96321	19	49.90	W	FEDEX	1457980
442	7/31/2020	7-091-06988	19	46.44	W	FEDEX	1458117
442	8/3/2020	7-091-06988	19	187.49	W	FEDEX	1458120
442	9/4/2020	9/4/20	70	2,500.00	W	DIAMOND MCCARTY, LLP	1458479
442	9/4/2020	7-129-44242	19	20.27	W	FEDEX	1458818
442	2/11/2021	1/1/21-1/31/21	12	25.00	W	TRANSUNION	1461356
442	3/5/2021	BB&T/ED/3/2021	21	51.25	W	STATE BAR OF CALIFORNIA	1461768
442	8/3/2021	7-456-19861	19	66.83	W	FEDEX - 7.29.21 FEDERAL EXPRESS CORPORATION 7-456-19861	1466730
442	8/3/2021	7-456-19861	19	110.75	W	FEDEX - 7.30.21 FEDERAL EXPRESS CORPORATION 7-456-19861	1466732
442	8/10/2021	7-462-71861	19	101.27	W	FEDEX - 8.2.21 FEDERAL EXPRESS CORPORATION 7-462-71861	1466942

9:37 AM

### **Client Detailed Time And Expense Report**

Req'd By: laceyt

Parameter Set: HISTORY01

Date Range (Time): Beginning of Time to 2/13/2024 (Disb): Beginning of Time to 2/13/2024

Currency: USD

Matter:         146692         QUALT RECEIVERSHIP         Resp Tkpr: 013         GUY M BURNS         Matter Last Billed           Detailed Disbursements Section (Matter)         Tkpr         Date         C heck         Disb Code         Amount         Status Disbursement Description           442         8/17/2021         7-471-02239         19         46.94         W FEDEX - 8.921 FEDERAL EXPRESS CORPORATION 7-471-02239           442         8/17/2021         7-471-02239         19         67.77         W FEDEX - 8.13.21 FEDERAL EXPRESS CORPORATION 7-471-41449           442         8/24/2021         7-477-41449         19         84.14         W FEDEX - 8.12.21 FEDERAL EXPRESS CORPORATION 7-477-41449           442         8/24/2021         7-477-41449         19         110.50         W FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION 7-477-41449           Disbursements Total         37,512.09         Timekeeper         Hours         Amount         Rate	nent: 8/15/2023	Client Last Payment:	GUY M BURNS	013	Bill Tkpr:	ER	AND, RECEIVI	BURT WI	051041	Client:
Check   Disb Code   Amount   Status Disbursement Description     42   8/17/2021   7-471-02239   19   46.94   W   FEDEX - 8.9.21 FEDERAL EXPRESS CORPORATION     42   8/17/2021   7-471-02239   19   67.77   W   FEDEX - 8.13.21 FEDERAL EXPRESS CORPORATION     42   8/24/2021   7-477-41449   19   84.14   W   FEDEX - 8.12.21 FEDERAL EXPRESS CORPORATION     42   8/24/2021   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     42   8/24/2021   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     5   7-477-41449   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     6   7-477-41449   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   110.50   W   FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION     7-477-41449   19   W   W   W   W   W   W   W   W   W	lled:	Matter Last Billed:	GUY M BURNS	: 013	Resp Tkpr	IIP	RECEIVERSH	QUIALT	146692	/latter:
42 8/17/2021 7-471-02239 19 46.94 W FEDEX - 8.9.21 FEDERAL EXPRESS CORPORATION 7-471-02239 42 8/17/2021 7-471-02239 19 67.77 W FEDEX - 8.13.21 FEDERAL EXPRESS CORPORATION 7-471-02239 42 8/24/2021 7-477-41449 19 84.14 W FEDEX - 8.12.21 FEDERAL EXPRESS CORPORATION 7-477-41449 42 8/24/2021 7-477-41449 19 110.50 W FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION 7-477-41449 42 8/24/2021 7-477-41449 19 37,512.09	Agricultural V. Constitution of the second o						er)	s Section (Mat	I Disbursements	etailed
7-471-02239  142 8/17/2021 7-471-02239 19 67.77 W FEDEX - 8.13.21 FEDERAL EXPRESS CORPORATION 7-471-02239  142 8/24/2021 7-477-41449 19 84.14 W FEDEX - 8.12.21 FEDERAL EXPRESS CORPORATION 7-477-41449  142 8/24/2021 7-477-41449 19 110.50 W FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION 7-477-41449  Disbursements Total 37,512.09			s Disbursement Description	Status	Amount	Disb Code	Check		Date	ſkpr
7-471-02239  142 8/24/2021 7-477-41449 19 84.14 W FEDEX - 8.12.21 FEDERAL EXPRESS CORPORATION 7-477-41449  142 8/24/2021 7-477-41449 19 110.50 W FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION 7-477-41449  Disbursements Total 37,512.09	1	EXPRESS CORPORATION		W	46.94	19	7-471-02239		8/17/2021	142
7-477-41449  142 8/24/2021 7-477-41449 19 110.50 W FEDEX - 8.20.21 FEDERAL EXPRESS CORPORATION 7-477-41449  Disbursements Total 37,512.09	1	L EXPRESS CORPORATION	FEDEX - 8.13.21 FEDERAL 7-471-02239	W	67.77	19	7-471-02239		8/17/2021	142
7-477-41449  Disbursements Total 37,512.09	1	L EXPRESS CORPORATION	FEDEX - 8.12.21 FEDERAL 7-477-41449	W	84.14	19	7-477-41449		8/24/2021	42
	1-	L EXPRESS CORPORATION		W	110.50	19	7-477-41449		8/24/2021	142
Timekeeper Hours Amount Rate					37,512.09				ements Total	Disburse
Timekeeper Hours Amount Rate										
		Rate	Amount	's	Hour				ïmekeeper	T
		MERCEN SERVICE AND ADMINISTRATION OF THE PROPERTY OF THE PROPE								
			-2-							
				West of the						

# EXHIBIT 2



GUY M. BURNS 400 N. Ashley Drive, Suite 3100 Tampa, Florida 33602

> Telephone (813) 225-2500 Fax (813) 223-7118 Email: GuyB@JPFirm.com

COUNSELORS AT LAW

TAMPA • CLEARWATER • ST. PETERSBURG

File No. 146692

### **FINAL INVOICE**

Wiand v. Wassgren, et al. Case No. 20STCV49670 Superior Court, County of Los Angeles

Gross Fee (20% of \$22,000,000)	\$4,400,000.00
Costs Advanced	37,512.09
Cost Credit held by CA Counsel	(\$1,250.42)
Armijo Settlement Contribution	(\$118,000.00)
	\$4,318,261.67