#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re	)
	)
ALEXANDER E. JONES	) CASE NO. 22-33553
	)
DEBTOR.	) (Chapter 11)
	)
	) JUDGE CHRISTOPHER M. LOPEZ

# EIGHTH MONTHLY FEE STATEMENT OF BLACKBRIAR ADVISORS, LLC FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AS FINANCIAL ADVISOR TO THE DEBTOR FOR THE PERIOD FROM SEPTEMBER 1, 2023 THROUGH SEPTEMBER 30, 2023

Name of Applicant: BlackBriar Advisors, LLC						
Applicant's Role in Case:	Financial Advisor					
<b>Date Order of Appointment</b>	January 20, 2023 (Dkt #112)					
Signed:						
	Beginning of Period	End of Period				
Time Period Covered in	09/01/2023	09/30/2023				
Statement:						
Summary of Total Fees and Expenses Requested						
<b>Total Fees Requested in this Statement:</b> \$51,192.00 <sup>1</sup>						
		(80% of \$63,990.00)				
Total Reimbursable Expenses	Requested in this Statement:	$$2,472.67^2$				
Summary of Fees for the Period Covered by this Statement						
<b>Professional Fees in this State</b>	Professional Fees in this Statement: \$63,990.00					
<b>Total Actual Professional</b>	<b>Hours Covered by this</b>	151.00				
Statement:						
Average Hourly Rate for Professionals: \$423.77						

In accordance with the Order Granting Motion for Entry of an Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Professionals [Docket No. #106], each party receiving notice of the monthly fee statement will have 14 days after service of the monthly fee statement to object to the requested fees and expenses. Upon the expiration of such 14 day period, the Debtor is authorized to pay the Professional an amount of 80% of the fees and 100% of the expenses requested in the applicable monthly fee statement.

<sup>&</sup>lt;sup>1</sup> BlackBriar is holding \$0.00 as a retainer in its Trust Account.

<sup>&</sup>lt;sup>2</sup> The date listed for expenses contained in the attached does not necessarily reflect the date on which the expense was actually incurred by Applicant.

Pursuant to §§ 327, 330, 331 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the "Bankruptcy Local Rules"), and the Order Granting Motion for Entry of an Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals (the "Interim Compensation Order") [Docket No. 106], BlackBriar Advisors, LLC ("BlackBriar"), as Financial Advisor to the Debtor, hereby files its Eighth Monthly Fee Statement of BlackBriar Advisors, LLC. for Allowance of Compensation for Services Rendered as Financial Advisor to the Debtor for the Period from September 1, 2023 through September 30, 2023 (the "Monthly Fee Statement").

#### **RELIEF REQUESTED**

- 1. By this Monthly Fee Statement, and pursuant to the Interim Compensation Order, BlackBriar seeks interim payment of \$51,192.00 (80% of \$63,990.00) as compensation for professional services rendered to the Debtor during the period from September 1, 2023 through September 30, 2023 (the "Fee Period"); and reimbursement of actual and necessary expenses in the amount of \$2,472.67, for a total amount of \$53,664.67 to be paid upon expiration of the objection deadline barring any objections, pursuant to the Interim Compensation Order.
- 2. In support of the Monthly Fee Statement, BlackBriar submits a Summary of Expenses for the Fee Period, attached hereto as **Exhibit A**, a Summary of Fees by Category as Financial Advisor for the Fee Period, attached as **Exhibit B**, and a Detailed Record of Fees as Financial Advisor for the Fee Period, attached hereto as **Exhibit C**.
- 3. Pursuant to the Interim Compensation Order, any party objecting to the payment of the compensation and reimbursement of expenses requested herein shall serve on the undersigned counsel and the following Retained Professionals (as defined in the Interim Compensation Order),

and each of the other Notice Parties a written objection (the "Objection") so that it is received on or before the Objection Deadline:

- a. Co-Counsel to Debtor, Jordan & Ortiz, P.C., 500 North Shoreline Blvd., Suite 900, Corpus Christi, TX 78401 (Attn: Shelby Jordan, sjordan@jhwclaw.com)
- b. U.S. Trustee c/o Ha Minh Nguyen and Jayson Ruff, Office of the United States Trustee 515 Rusk St, Ste 3516 Houston, TX 77002, ha.nguyen@usdoj.gov, jayson.b.ruff@usdoj.gov
- c. Counsel to the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036 (Attn: David M. Zensky, Marty L. Brimmage, Jr., Sara L. Brauner and Melanie A. Miller; <a href="mailto:dzensky@akingump.com">dzensky@akingump.com</a>, <a href="mailto:mbrimmage@akingump.com">mbrimmage@akingump.com</a>, <a href="mailto:sbrauner@akingump.com">sbrauner@akingump.com</a>, <a href="mailto:melanie.miller@akingump.com">melanie.miller@akingump.com</a>
- d. Counsel to Connecticut Plaintiffs, (a) Koskoff Koskoff & Bieder PC, 350 Fairfield Avenue, Bridgeport, CT 06604 (Attn: Alinor Sterling, <u>ASterling@koskoff.com</u>) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019 (Attn: Kyle J. Kimpler and Martin Salvucci, <u>kkimpler@paulweiss.com</u>, <u>msalvucci@paulweiss.com</u>)
- e. Counsel to Texas Plaintiffs, (a) McDowell Hetherington LLP, 1001 Fannin Street, Suite 2700, Houston, TX 77002 (Attn: Avi Moshenberg, <a href="mailto:avi.moshenberg@mhllp.com">avi.moshenberg@mhllp.com</a>) and (b) Chamberlain, Hrdlicka, White, Williams & Aughtry, PC, 1200 Smith Street, Suite 1400, Houston, TX 77002 (Attn: Jarrod B. Martin, <a href="mailto:Jarrod.Martin@chamberlainlaw.com">Jarrod.Martin@chamberlainlaw.com</a>)
- f. Any other parties that the Court may designate.

In light of the nature of the relief requested herein, BlackBriar submits that no further or other notice is required.

4. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Monthly Fee Statement due to delays caused by accounting and processing during the Fee Period. BlackBriar reserves the right to make further application to this Court for allowance of such fees and expenses not included

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herein. Subsequent Monthly Fee Statements will be filed in accordance with the Bankruptcy Code,

the Bankruptcy Rules, and the Interim Compensation Order.

5. Therefore, BlackBriar respectfully submits support for its fees in the amount of

\$63,99000 for reasonable, actual and necessary services rendered by it on behalf of the Debtor

during the Fee Period and \$2,472.67 for reasonable, actual and necessary expenses incurred during

the Fee Period. BlackBriar further submits that, pursuant to the Interim Compensation Order, and

pending the expiration of the objection deadline, if no objections to the Fee Statement are received,

that the Debtor shall be authorized to immediately pay to BlackBriar the amount of \$53,664.67

which is equal to the sum of 80% of BlackBriar's fees and 100% of BlackBriar's expenses incurred

during the Fee Period.

Houston, TX

1005011, 12

Dated: November 15, 2023

**BLACKBRIAR ADVISORS, LLC** 

By: /s/ Robert Schleizer

Robert Schleizer

2626 Cole Ave., Suite 300

Dallas, TX 75201

Telephone: 214-599-8600

Email: bschleizer@blackbriaradvisors.com

FINANCIAL ADVISORS FOR DEBTOR

**ALEXANDER E. JONES** 

#### **CERTIFICATE OF SERVICE**

I certify that on November 15, 2023, a true and correct copy of the foregoing pleading was served upon the parties listed on the attached service list via the Court's ECF system and pursuant to Local Rule 9003-1, via e mail or U.S. mail as follows:

- a. Co-Counsel to Debtor, Jordan & Ortiz, P.C., 500 North Shoreline Blvd., Suite 900, Corpus Christi, TX 78401 (Attn: Shelby Jordan, sjordan@jhwclaw.com)
- b. U.S. Trustee c/o Ha Minh Nguyen and Jayson Ruff, Office of the United States Trustee 515 Rusk St, Ste 3516 Houston, TX 77002, ha.nguyen@usdoj.gov, jayson.b.ruff@usdoj.gov
- c. Counsel to the Official Committee of Unsecured Creditors, Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, NY 10036 (Attn: David M. Zensky, Marty L. Brimmage, Jr., Sara L. Brauner and Melanie A. Miller; <a href="dzensky@akingump.com">dzensky@akingump.com</a>, <a href="mailto:mbrimmage@akingump.com">mbrimmage@akingump.com</a>, <a href="mailto:mbrimmage">mbrimmage@akingump.com</a>, <a href="mailto:mbrimmage">mbrimmage@akingump.com</a>, <a href="mailto:mbrimmage">mbrimmage</a>, <a hr
- d. Counsel to Connecticut Plaintiffs, (a) Koskoff Koskoff & Bieder PC, 350 Fairfield Avenue, Bridgeport, CT 06604 (Attn: Alinor Sterling, <u>ASterling@koskoff.com</u>) and (b) Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019 (Attn: Kyle J. Kimpler and Martin Salvucci, <u>kkimpler@paulweiss.com</u>, <u>msalvucci@paulweiss.com</u>)
- e. Counsel to Texas Plaintiffs, (a) McDowell Hetherington LLP, 1001 Fannin Street, Suite 2700, Houston, TX 77002 (Attn: Avi Moshenberg, <a href="mailto:avi.moshenberg@mhllp.com">avi.moshenberg@mhllp.com</a>) and (b) Chamberlain, Hrdlicka, White, Williams & Aughtry, PC, 1200 Smith Street, Suite 1400, Houston, TX 77002 (Attn: Jarrod B. Martin, <a href="mailto:Jarrod.Martin@chamberlainlaw.com">Jarrod.Martin@chamberlainlaw.com</a>)
- f. Any other parties that the Court may designate.

/s/ Christina W. Stephenson
Christina W. Stephenson

### **EXHIBIT "A"**

#### SUMMARY OF EXPENSES FOR THE FEE PERIOD

EXPENSE	TOTAL
Airfare/Train	\$1,421.60
Mileage	0.00
Meals	195.15
Auto	0.00
Hotel	602.41
Other	253.51

## EXHIBIT "B"

## SUMMARY OF FEES AND EXPENSES BY CATEGORY FOR THE FEE PERIOD

CATEGORIES	PROFESSIONAL			
	<u>TIME</u>			
B110 Case Administration	15.2			
B120 Asset Analysis and Recovery	4.8			
B130 Asset Disposition	2.5			
B140 Relief from Stay/Adequate				
Protection	0.00			
B150 Meetings of & Communications				
with Creditors	0.00			
B160 Fee/Employment Applications	1.8			
B170 Fee/Employment Objections	0.00			
B180 Avoidance Action Analysis	0.00			
B185 Assumption/Rejection of				
Executory Contracts	0.00			
B190 Other Contested Matters	0.00			
B195 Non-Working Travel	12			
B210 Business Operations	101.8			
B220 Employee Benefits/Pensions	0.00			
B230 Financing/Cash Collections	0.00			
B240 Tax Issues	12.9			
B250 Real Estate	0.00			
B260 Board of Directors Matters	0.00			
B310 Claims Administration and				
Objections	0.00			
B320 Plan and Disclosure Statement	0.00			
B410 General Bankruptcy				
Advice/Opinions	0.00			
B420 Restructurings	0.00			
TOTALS:	151.00			

## EXHIBIT "C"

#### DETAILED RECORD OF FEES FOR THE FEE PERIOD





September 30, 2023

Alex E. Jones c/o Shelby A. Jordan Jordan & Ortiz, P.C. 6207 Bee Cave Road, Suite 120 Austin, TX 78746

Re: Alexander E. Jones, Debtor In Possession Case No. 22-33553

Billing Period: September 1 through September 30, 2023

Invoice No. AJ0901-23

Professional

Convicos	Rendered:
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<u>Date</u>	<u>Professional</u>	<u>Description</u>	<u>Hours</u>	<u>Amount</u>	Task Code
9/1/2023	BS	GiveSendGo analysis - teams call	0.60	300.00	B210
9/1/2023	BS	Call AEJ re: operations		100.00	B210
9/6/2023	BS	ESG reconciliation to FSS; with counsel, FSS		450.00	B210
9/6/2023	KN	Update Aug Accounting	6.00	2,400.00	B210
9/7/2023	BS	Operations; sales review; accounting updates	0.70	350.00	B210
9/7/2023	HK	Update call with FSS CRO & BlackBriar	0.50	250.00	B210
9/7/2023	KN	Bank Accounts; reconcile, update accounting	3.30	1,320.00	B210
9/8/2023	HK	Updated FSS Sales Reconciliation for two weeks	1.40	700.00	B210
9/8/2023	KN	Update Aug accounting; invoices	2.80	1,120.00	B210
9/11/2023	BS	UCC demands and requests;	1.30	650.00	B110
9/11/2023	BS	Fee app preparation	1.80	900.00	B160
9/11/2023	BS	Non-working travel	3.00	750.00	B195
9/11/2023	BS	Accounting issues, cash management, GiveSendGo	2.10	1,050.00	B210
9/11/2023	KN	Financial Statements, accounting issues	5.00	2,000.00	B210
9/12/2023	BS	AEJ deposition	4.50	2,250.00	B110
		On-site meetings w A. Jones, sales, accounting, cash management; tax			
9/12/2023	BS	support	3.70	1,850.00	B210
9/13/2023	BS	AEJ deposition	3.80	1,900.00	B110
9/13/2023	BS	Non-working travel	3.00	750.00	B195
		On-site meetings w A. Jones, sales, accounting, cash management;			
9/13/2023	BS	subscription agreement; revenue; platinum analysis	4.80	2,400.00	B210
9/13/2023	KN	Accounting; bank statements	4.00	1,600.00	B210
9/13/2023	KN	Review Aug entries	3.50	1,400.00	B210
		ESG Sales reconciliation .7; call J. Delassio - ESG .2; call email Crowder re			
9/14/2023	BS	subscriptions .2;	1.10	550.00	B210
9/14/2023	KN	Aug and Sept accounting; gather support	5.00	2,000.00	B210
9/15/2023	BS	Responses to UCC ROR	0.30	150.00	B110
9/15/2023	BS	Update Professional fee accruals .6;	0.60	300.00	B210
9/15/2023	KN	Review all QB entries; gather support' MOR	7.50	3,000.00	B210
9/16/2023	KN	Update MOR	2.00	800.00	B110
9/17/2023	KN	Update Accounting; enter all payees; Update MOR	5.00	2,000.00	B210
9/18/2023	BS	Additional revisions to UCC ROR response	0.50	250.00	B110
9/18/2023	BS	Review MOR draft; revisions	0.80	400.00	B110
9/18/2023	BS	Accounting issues, cash management	1.30	650.00	B210
9/18/2023	BS	ESG emails/Calls to finalize	0.40	200.00	B210
9/18/2023	KN	Update Accounting; enter all payees;	7.00	2,800.00	B210
9/19/2023	BS	Review MOR draft; revisions	0.50	250.00	B110
9/19/2023	BS	Cash management; disbursements	0.50	250.00	B110
9/20/2023	KN	Review all invoices and support; update Dropbox	4.50	1,800.00	B210
9/21/2023	KN	Review all disbursements and match invoice documentation	7.50	3,000.00	B210
9/22/2023	BS	Tax information - AEJ; meeting K. Norderhaug	0.90	450.00	B240
9/22/2023	KN	QB analysis; FSS AMEX analysis; meet w. B. Schleizer	5.50	2,200.00	B240
3,,	••••		5.55	_,	22.0

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B240 B240 B240 B210 B110 B210 B120 B120 B120 B195 B210 B195 B210 B210

	Re:	Alexander E. Jones, Debtor In Possession Case No. 22-335	53		
Billing Period: Invoice No.		September 1 through September 30, 2023 AJ0901-23			
9/23/2023	KN	AMEX analysis - tax coding	3.00	1,200.00	
9/24/2023	KN	AMEX analysis - tax coding	2.50	1,000.00	
9/25/2023	BS	Tax information - AEJ; crypto basis	1.00	500.00	
9/25/2023	KN	Accounting; reconciliation; tax analysis	4.30	1,720.00	E
9/26/2023	BS	Attend hearing - FSS & AEJ - via telephone	0.50	250.00	
9/26/2023	BS	Accounting/ Financial statement adjustments	0.40	200.00	
9/26/2023	НК	FSS Cash Collateral Hearing	0.50	250.00	
9/26/2023	KN	Accounting; reconciliation	4.20	1,680.00	
9/27/2023	BS	on-site - management meetings; financial statements; cash management	4.80	2,400.00	
9/27/2023	BS	Non-working travel	3.00	750.00	
9/27/2023	KN	Accounting; reconciliation	5.00	2,000.00	
9/28/2023	BS	on-site - inspection of boats, meet with Marina (1.7); inspect lake house	2.50	1,250.00	1
9/28/2023	BS	Non-working travel	3.00	1,500.00	
9/28/2023	BS	Cash management - bank wires; meetings - operations on site	3.50	1,750.00	
9/28/2023	KN	Accounting; reconciliation	5.00	2,000.00	
			151.00	\$63,990.00	
		Total hours for Robert Schleizer (BS)	56.00	\$25,750.00	
		Total hours for Harold Kessler (HK)	2.40	1,200.00	
		Total hours for Kathy Norderhaug (KN)	92.60	37,040.00	
			151.00	\$63,990.00	
		Expenses		=	
		From attached expense breakdown		\$ 2,472.67	
		Total Invoice Amount		\$66,462.67	

BlackBriar Advisors LLC 2626 Cole Ave., Suite 300 Dallas, TX 75204 Alex E. Jones

Billing Period: September 1 through September 30, 2023

Invoice: AJ0901-23

<u>Date</u>	Airfare/Train	Mileage	<u>Meals</u>	<u>Auto</u>	<u>Hotel</u>	<u>Other</u>	<u>Total</u>
1-Sep	-	-	-	-	-	-	-
2-Sep	-	-	-	-	-	-	-
3-Sep	-	-	-	-	-	-	-
4-Sep	-	-	-	-	-	-	-
5-Sep	-	-	-	-	-	-	-
6-Sep	-	-	-	-	-	-	-
7-Sep	-	-	-	-	-	-	-
8-Sep	-	-	-	-	-	-	-
9-Sep	-	-	-	-	-	-	-
10-Sep	-	-	-	-	-	-	-
11-Sep	710.80	-	-	-	-	23.00	733.80
12-Sep	-	-	-	-	-	22.14	22.14
13-Sep	-	-	-	-	393.12	52.26	445.38
14-Sep	-	-	-	-	-	-	-
15-Sep	-	-	-	-	-	-	-
16-Sep	-	-	-	-	-	-	-
17-Sep	-	-	-	-	-	-	-
18-Sep	-	-	-	-	-	-	-
19-Sep	-	-	-	-	-	-	-
20-Sep	-	-	-	-	-	-	-
21-Sep	-	-	-	-	-	-	-
22-Sep	-	-	-	-	-	-	-
23-Sep	-	-	-	-	-	-	-
24-Sep	-	-	-	-	-	-	-
25-Sep	-	-	-	-	-	-	-
26-Sep	-	-	-	-	-	-	-
27-Sep	710.80	-	159.75	-	209.29	60.00	1,139.84
28-Sep	-	-	35.40	-	-	96.11	131.51
29-Sep	-	-	-	-	-	-	-
30-Sep	-	-	-	-	-	-	-
1-Oct	<u> </u>		<u> </u>		<u> </u>		
Total	\$ 1,421.60 \$	-	\$ 195.15 \$	- \$	602.41 \$	253.51 \$	2,472.67