Case 3:09-cv-00988-F Document 1035-1. Filed 07/31/12 Page 1 of 18 PageID 60213 GARDERE WYNNE SEWELL LLP

Attorneys and Counselors 1601 Elm Street Suite 3000 Dallas, Texas 75201-4761 (214) 999-3000 TAX I.D. 75-0730814

Peter S. Vogel, Receiver 1601 Elm Street, Suite 3000 Dallas, TX 75201 July 24, 2012

Invoice Number: 1079710 Due within 30 days of receipt

Client: 136589

REMITTANCE ADVICE

Re: Matter: 000002 Counsel for Receiver

Total Fees93,588.00Total Disbursements1,196.25

TOTAL CURRENT BILL \$94,784.25

Outstanding Receivables as of July 24, 2012 for the matter indicated above:

04/27/11	50,580.95
04/27/11	79,822.37
06/07/11	15,744.27
06/07/11	29,644.74
07/19/11	18,645.85
07/21/11	8,475.09
09/08/11	40,938.55
10/11/11	19,153.51
11/10/11	18,205.94
12/21/11	40,522.45
01/10/12	11,698.18
02/24/12	18,443.44
02/24/12	13,128.33
03/15/12	8,150.00
04/23/12	19,581.15
04/24/12	12,726.52
06/21/12	12,088.69
06/21/12	18,955.99
	04/27/11 06/07/11 06/07/11 07/19/11 07/21/11 09/08/11 10/11/11 11/10/11 12/21/11 01/10/12 02/24/12 02/24/12 03/15/12 04/23/12 04/24/12 06/21/12

Please return this remittance page with your payment to:

Gardere Wynne Sewell LLP, P.O. Box 660256, Dallas, TX 75266-0256 (payments only). Payment can also be made by WIRE to:Amegy Bank, 2501 North Harwood Street, Dallas, Texas 75201 - ABA routing number: 113011258, Account name: Gardere Wynne Sewell LLP, Account #: 53271439, For INTERNATIONAL WIRES: Amegy Bank, SWIFT SWBK US44. Important: Please reference a Client # and/or Invoice #

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GARDERE WYNNE SEWELL LLP

ATTORNEYS AND COUNSELORS 1601 ELM STREET SUITE 3000 DALLAS, TEXAS 75201-4761 (214) 999-3000 TAX I.D. 75-0730814

Peter S. Vogel, Receiver 1601 Elm Street, Suite 3000 Dallas, TX 75201 July 24, 2012

Invoice Number: 1079710

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FOR LEGAL SERVICES RENDERED THROUGH 07/06/12

Matter no: 000002 Counsel for Receiver

Date 06/01/12	Attorney/Description B. Golden Review orders from Fifth Circuit regarding oral argument and consolidation (.1); review correspondence from Kane Russell regarding potential appearance and determine strategy regarding same (.1); review motion to appear as counsel for Baron (.1).	Hours 0.30
06/01/12	P. Loh Review and analyze letter from the Fifth Circuit concerning final briefing schedule and possibility of oral argument (.3); review and analyze motion for Stephen Cochell to appear as attorney for Jeff Baron (.6); research and analyze Mr. Cochell's background and qualifications (.2); arrange for deactivation of LLC domain name which may be subject of UDRP action (.2); investigate whether the Receiver controls the same (.1); review and analyze pending tasks needing completion for termination of the Receivership (.4); review and analyze status of efforts to sell LLCs' domain name portfolios to satisfy receivership liabilities (.5).	2.20
06/01/12	J. Blakley Review global settlement agreement to forecast settlement payments expected from Manila and Netsphere to Village Trust to be diverted to receivership estate, and draft memorandum outlining expected payments (.5); draft and send letter to former Baron attorneys outlining recent filings related to their former attorney claims (.4); draft and file notice with the district court regarding same (.3); receive and review orders from Fifth Circuit regarding appeal consolidation and briefing schedule, conference with Receiver regarding same (.3); draft and file Martin Thomas fee application (.4); draft and submit proposed order granting Martin Thomas fee application (.3); update, supplement, and circulate internal chart tracking all Baron appeals to the Fifth Circuit and district court (.4); update, supplement, and circulate internal chart tracking all pending motions (.4); receive and review Stephen Cochell's motion for appointment as counsel (.2); receive and review court order granting Martin Thomas fee application (.1).	3.30

Case 0.000 Case

July 24, 2012 Invoice No. 1079710 Date Attorney/Description Hours 06/03/12 B. Golden 0.10 Analyze strategy for call with potential new Baron counsel (.1). 06/04/12 K. Niesman 0.90 Review and comment on engagement agreement involving Quantec LLC & Novo Point LLC. (.9). 06/04/12 M. Newman 0.70 Review of portfolio valuation engagement letter; provide comments to same (.7). 06/04/12 0.10 B. Golden Analyze strategy for responding to Schepps' motion to reconsider with Fifth Circuit (.1). 06/04/12 P. Loh 2.60 Draft letter to counsel of Citigroup, Inc. concerning pending cybersquatting claims against LLC domain names (.5); correspond with counsel for Citigroup, Inc. concerning same (.1); correspond with possible counsel for Mr. Baron from Kane Russell firm (.3); correspond with court personnel concerning pending motions before the court (.2); review and analyze pending tasks needing completion for termination of Receivership (.3); correspond with counsel for the Trustee concerning termination of Receivership (.4); draft engagement letter with Marksmen for appraisal of entire domain name portfolio (.8). 06/04/12 1.20 J. Blakley Draft and circulate memorandum to Receivership team regarding motions filed before district court stay and still pending (.3); phone call and correspondence with D. Nelson regarding domain name sales (.4); receive and review memorandum from J. Eckels regarding non-renewal of certain domain names (.4). 06/05/12 1.40 K. Niesman Revise Quantec LLC and Novo Point LLC engagement agreement regarding valuation of domains (1.0); office conference with Peter Loh regarding same and additional revisions (.4). 06/05/12 0.10 B. Golden Analyze strategy relating to oral argument at Fifth Circuit and responding to Schepps' motion for reconsideration at Fifth Circuit (.1). 06/05/12 P. Loh 4.90 Review and analyze engagement letter from Marksmen for appraisal of entire LLC domain name portfolio (.5); draft letter to counsel for Citigroup concerning federal court lawsuit against LLC domain names and stay of same (.8); review and analyze Mr. Baron's motion to reconsider Fifth Circuit directive and briefing schedule and whether a response is necessary (.6); correspond with counsel for the Trustee concerning same (.4); review memoranda recommending deactivation of certain domain names which are the subject of possible UDRP actions (.3); correspond in writing and via telephone with counsel for complainants with possible UDRP actions against LLC domain names (.8); draft motion to liquidate domain name portfolio and pay creditors (1.5). 06/05/12 J. Blakley 2.00 Receive and review Baron's Motion to Reconsider Court Directive on Briefing Periods for New Appeals from the District Court (.4); phone call with Fifth

Receive and review Baron's Motion to Reconsider Court Directive on Briefing Periods for New Appeals from the District Court (.4); phone call with Fifth Circuit clerk's office (.2); correspondence with M. Thomas regarding wire transfer pursuant to Court order (.1); correspondence with BBVA Compass regarding wire transfer (.3); correspondence with D. Nelson regarding domain deactivations (.1); correspondence with P. Loh regarding certain UDRP disputes (.3); start drafting tenth deactivation motion (.6).

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Invoice No.

Date Attorney/Description Hours 06/06/12 P. Loh 6.00 Review and analyze memorandum concerning deactivation of domain name subject to UDRP complaint (.1); correspond with Receiver concerning same (.1); draft motion to liquidate domain name portfolio (4.3); correspond with Damon Nelson concerning same with specific attention to particular method of appraisal of portfolio (.7); correspond with counsel for the Trustee concerning legal authority for reserve fund to pay for legal expenses and other receivership administrative costs post receivership (.4); research whether there is legal authority for maintenance of such a fund (.5). 06/06/12 J. Blakley 1.20 Draft and send conference email regarding tenth deactivation motion (.2); draft, file, and serve tenth deactivation motion, prepare exhibits thereto (.5); draft and submit proposed order granting tenth deactivation motion (.2); receive and review NAF order staying UDRP lawsuit (.2); receive and review order granting tenth deactivation motion (.1). 06/07/12 K. Niesman 0.50 Prepare email to Peter Loh regarding Marksmen - Quantec LLC and Novo Point LLC engagement letter regarding valuation of domains and revise same (.2); telephone conference with Peter Loh regarding open issues, especially indemnity (.2); telephone conference with Bev Godbey regarding indemnity (.1). 06/07/12 P. Loh 6.10 Review and analyze Receivership's liabilities and assets with particular attention to monies to be paid to the Village Trust per the Global Settlement Agreement (.6); draft Receiver's report of work for May 2012 (4.7); draft engagement letter with appraisal service for sale of LLCs' domain name portfolio (.6); correspond with counsel for party with potential UDRP complaint against LLC domain name (.2).J. Blakley 06/07/12 0.60 Phone call with R. Urbanik regarding terms of global settlement agreement relating to Manila/Netsphere payment obligations (.6). 06/08/12 0.90 B. Golden Analyze strategy for whether to respond to Schepps' motion to reconsider at Fifth Circuit (.1); analyze strategy relating to motion to sell bulk package of domain names (.2); analyze strategy relating to motion to modify/close out Receivership(.1); analyze strategy for arguments relating to motion to allow appearance of new Baron attorney(.1); receive and review numerous orders issued by Court on June 8, 2012 (.2); analyze strategy for determining and monetizing monies owed by Netsphere (.1); analyze strategy for preparing and filing May Receivership Report (.1). 06/08/12 P. Loh 2.70 Correspond with representatives of entities with possible UDRP claims against LLC domain names (.3); review and analyze cash flow forecasts from Damon Nelson for LLCs through 2012 (.5); review and analyze accounting snapshots for LLCs for May 2012 (.3); correspond with Grant Thornton concerning audit of same (.2); correspond with Morgan Adler law firm (former Baron attorneys) concerning invoices for legal services (.2); review and analyze pending tasks requiring completion for termination of receivership (.3); draft motion to liquidate domain name portfolios (.3); review and analyze orders issued by the Court lifting the stay, denying other forms of relief without prejudice, setting a hearing for June 27, and related issues (.6).

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Invoice No. 1079710 July 24, 2012

DateAttorney/DescriptionHours06/08/12J. Blakley1.70

Draft and send memorandum to Receivership team regarding global settlement payments that Receiver may intercept in near future (.4); phone call with district court's clerk office and email re-submitting proposed orders (.1); receive and review district court's orders granting the Trustee's motion to reconsider stay, granting the Receiver's motion for reconsideration of order regarding Mr. Baron's request to research financing options, granting the Receiver's fifth motion to clarify Receiver Order, denying without prejudice all motions pending prior to the district court's stay, and setting hearing on appointment of Baron's counsel (.7); receive from D. Nelson and review LLC cash flow forecasts through December 2012 (.4).

06/09/12 B. Golden 3.50

Coordinate efforts for payment of Baron's insurance, rent, and living expenses (.1); prepare detailed outline of arguments to incorporate into response to Cochell's motion for appointment as counsel in the underlying case (.5); analyze strategy for hearing on same motion (.1); review Schepps' motion to reconsider directive on briefing periods for new appeals from the District Court (.1); analyze strategy relating to potential response to same motion (.1); analyze strategy relating to response to forthcoming principal appellate brief for 12-10489 (.1); analyze strategy regarding potential response to District Court's directive regarding stay of the underlying case, including potential settlement negotiations with Netsphere (.1); analyze strategy for responding to Trustee's 31st fee statement in Ondova, including seeking position from Martin Thomas, preparing response brief, and presenting evidence at hearing (.1); determine status and strategy relating to May Receivership report (.1); analyze status and strategy for preparing and filing UDRP charts (.1); analyze strategy for preparing and filing financial picture projecting through June 30, 2012 (.1); analyze strategy for having Grant Thornton audit Damon Nelson's May Financial Analysis (.1); analyze status relating to sales of Servers.com and Mondial.com and impact on Trustee's assets and liabilities (.1); determine status relating to sale of domain name packages (.1); prepare argument relating to post-Receivership payment vehicle, for purposes of incorporating into incorporate into motion to sell additional domain names (.2); determine strategy, status, and orders concerning payments to Former Baron Attorneys (.1); analyze strategy for negotiating with Trustee over payment of Trustee creditor claims and review related draft motion from Trustee and related correspondence from Trustee (.1); review June 4 version of chart of pending motions before District Court and determine strategy for revising same chart (.1); review June 4 version of chart of pending appeal briefs and determine strategy for revising same chart (.1); analyze strategy for preparing and filing Eleventh Motion to Confirm Propriety of Deactivations and updated chart of deactivations (.1); analyze strategy and status for renewal of Mayexpiring domain names (.1); determine protocol for confirm receipts of payments from Netsphere for quarterly interest and Pokerstar revenues (.1); analyze strategy for filing nineteenth motion to renew certain money-losing domain names (.1); review June 1 letter to Former Baron Attorneys regarding status of case and determine strategy for preparing subsequent letter to send them in July (.1); review Damon Nelson's June 8 cash flow projection through year end and determine conclusions to be reached from same (.1); prepare and circulate updated Receivership projects chart (.5).

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Date Attorney/Description Hours 06/11/12 B. Golden 1.50 Begin to review Schepps' motion for leave to modify district court record concerning Receivership order and order denying motion to stay Receivership (.3); analyze strategy for responding to same motion (.2); continue to prepare detailed outline and initial draft of response to Cochell's motion to appear as attorney in underlying case (1.0). 06/11/12 J. Blakley 5.80 Correspondence with J. Eckels, J. Cox, and D. Nelson regarding receivership invoices (.1); correspondence and phone call with D. Nelson regarding domain name sales (.4); correspondence with R. Puri regarding global settlement payment re-directed to Receivership account (.1); phone call with Comerica bank regarding receivership accounts (.3); draft receivership financial picture through June 30, 2012 (3.7); draft response to Stephen Cochell's motion for appointment as Baron's counsel in underlying case (1.2). 0.90 06/12/12 B. Golden Continue to analyze strategy for responding to Schepps' motion for leave to file motion requesting supplementation/modification of trial court record relating to Receivership Order and Order denying motion to stay Receivership (.5); continue to analyze strategy for responding to Cochell's motion to appear as Baron's new counsel in underlying case (.2); communicate with counsel for Trustee regarding call to discuss same motions and additional motions relating to resolution of Receivership (.1); review Fifth Circuit Order denying Schepps' motion for reconsideration on 6/1/12 directive relating to briefing schedule (.1). 06/12/12 J. Blakley 2.00 Receive and review Schepps' motion for "correction of the record to reflect that secret ex parte proceedings to install Vogel as received over Baron" (.3); receive and review Fifth Circuit order denying Schepps and Baron's motions opposing briefing schedule and to stay district court "from entering further orders disbursing the receivership res" (.2); receive and review D. Nelson invoices (.3); draft receivership financial picture through June 30, 2012 (.5); draft response to Stephen Cochell's motion for appointment as Baron's counsel in underlying case (.7).06/13/12 M. Newman 0.20 Review of correspondence from counsel for potential purchaser of domain name regarding status of acquisition (.1); prepare e-mail correspondence responding to same (.1). 06/13/12 B. Golden 3.70 Prepare initial draft of motion to clarify instruction to Receiver on payments to Former Baron Attorneys (1.4); review various court pleadings and orders for purposes of incorporating into same (.5); draft and revise response in opposition to appearance of Stephen Cochell as counsel for Baron (.5); conduct investigation regarding sanction against Mr. Cochell issued by Southern District of Texas, for purposes of incorporating into same response (.2); continue analyzing strategy for response to Schepps' motion to supplement district court record (.2); participate in telephone conference with counsel for Trustee regarding same, as well as additional strategies for resolving Receivership and Trusteeship and satisfying liabilities (.4); analyze Receivership finances and determine whether and when

cash does or will exist in order to pay Former Baron Attorneys per Court order

correspondence from Gerrit Pronske regarding his Former Attorney Claim (.1).

(.2); review draft of June 30 financial picture (.2); review and send

$\text{Case}_{\text{Client No.}}^{\text{Peteros}} \underbrace{\text{Verbossiner}}_{136589} \text{ Document 1035-1} \quad \text{Filed 07/31/12} \quad \text{Page 8 of 18} \quad \text{PageID 60220}$

Invoice No. 1079710 July 24, 2012

Date 06/13/12	Attorney/Description J. Blakley	Hours 5.80
00/13/12	Draft and circulate receivership financial picture through June 30, 2012 (1.6); calendar upcoming payment deadlines pursuant to global settlement agreement (.4); calendar briefing dates as ordered by Fifth Circuit (.2); draft response to Stephen Cochell's motion for appointment as Baron's counsel in underlying case (2.6); draft memorandum to B. Golden regarding upcoming receivership liabilities, including payments to Baron Former Attorneys (.6); revise draft motion to seek clarification regarding payment to Former Baron Attorneys (.4).	3.00
06/14/12	B. Golden	3.20
	Review Netsphere's response to Court's advisory relating to severance and stay of underlying case (.1); prepare and file reply to same Netsphere response (.2); continue drafting and revising response to Cochell's request to appear as counsel for Baron in underlying case (1.4); continue and drafting motion to clarify with respect to payment of Former Attorney Claims (.9); prepare and revise order granting same motion to clarify (.2); coordinate efforts to seek conference on same motion (.1); communicate with counsel for Trustee regarding same motion (.3).	
06/14/12	J. Blakley	4.90
	Draft and file motion to clarify instruction to Receiver on payments to Former Baron Attorneys (.4); draft and send conference email regarding same (.2); draft and submit proposed order granting same (.4); receive and review Netsphere's response to Court advisory regarding First Amended Complaint (.4); draft and file receiver's notice regarding Netsphere's response to Court advisory regarding First Amended Complaint (.5); draft and file response to Cochell's motion to appear as Baron's counsel (2.2); draft letters to Pinnacle and Unitedhealthcare with payment for Baron's health insurance through September 2012 (.5); review Trustee's 31st fee statement (.3).	
06/15/12	M. Newman Review of engagement letter with proposed valuation firm (.7).	0.70
06/15/12	B. Golden Analyze strategy for responding to Schepps' motion to supplement district-court record (.1); receive and Review Schepps' amended notice of appeal (.1); receive and review Schepps' notice of materials served on him concerning domain name sales (.2); receive and review Schepps' transcript request (.1); review Netsphere notice of correction filing (.1); analyze strategy for finalizing and filing May Receivership Report (.1); analyze strategy for upcoming June 27 hearing on Cochell's motion to appear as counsel for Baron (.2); analyze strategy for finalizing financial picture through June 30, 2012 (.1); prepare and circulate	1.40
06/15/12	updated chart of Receivership projects (.4). J. Blakley	0.70
	Receive and review Schepps' amended notice of appeal filed in district court (.2); receive and review Schepps' "notice of materials served on appellate counsel" (.3); receive and review Schepps' transcript request related to appeal (.1).	
06/18/12	M. Newman	0.70
	Review and revise engagement agreement related to portfolio sale (.5); prepare email correspondence to opposing counsel outlining requested changes(.2).	

Date 06/18/12	Attorney/Description B. Golden	Hours 0.70
	Review District Court orders relating to pending bankruptcy issues concerning appeals (.2); analyze issue regarding potential receipt of funds from former counsel for Blue Horizons (.1); analyze strategy for hearing on motion to permit Cochell to appear as Baron counsel (.2); analyze strategy for response to Schepps motion to supplement record (.1); analyze strategy for paying Receivership liabilities (.1); analyze strategy for responding to Schepps request for funds for	
06/18/12	appellate filings (.1). P. Loh Review and analyze pending tasks requiring completion including receivership	1.20
	report, financial picture, and insurance payments (.6); correspond with Gary Schepps concerning reimbursement of filing fees for appeals (.4); correspond with Dan Altman, former attorney for Blue Horizons, concerning refund of filing fee from previous litigation (.2).	
06/18/12	J. Blakley Draft motion to liquidate LLCs' domain name portfolio (1.7); correspondence with J. Eckels regarding invoice for receivership work (.1); receive and review Baron's notice of order (.2).	2.00
06/19/12	M. Newman Review of proposed agreement with valuation firm (.2).	0.20
06/19/12	B. Golden Review Court orders on various motions and analyze strategy for responding to	0.10
06/19/12	questions from Former Baron Attorneys (.1). P. Loh	1.90
	Review and analyze Gary Schepps' request for reimbursement of appellate filing fees (.4); review and analyze record of court orders on same (.3); correspond with Former Baron Attorneys concerning court's order denying payments pending Fifth Circuit appeal (.5); draft motion seeking clarification of whether the Receiver should reimburse Mr. Schepps for appellate filing fees (.4); review and analyze options for retention of appraisal service to appraise domain name portfolio for possible sale (.3).	
06/19/12	J. Blakley Receive and review Court's order on payment to Former Baron Attorneys (.4); receive and review Court's order regarding winding up of Receivership, attorney conference regarding same (.5); draft email to G. Schepps regarding request for funds to pay appeal filing costs (.3); draft and send letters to insurance companies with payment for Baron's insurance through September 30, 2012 (.9); per Court order, draft and send letter to Former Baron Attorneys regarding Court's order on payment to Former Baron Attorneys (.9); draft and file notice of the same with Court (.5); revise and supplement June 2012 financial picture (1.5).	5.00
06/20/12	P. Loh Correspond with counsel representing entities with potential UDRP claims against LLC domain names and arrange for deactivation of same (.2); correspond with Damon Nelson concerning hearing set for June 27, 2012 (.2); prepare for same hearing (.4); review and analyze pending tasks requiring completion in order to terminate receivership (.4); draft Receivership Financial Picture as of June 30, 2012 (.3).	1.50
06/20/12	J. Blakley Respond to inquiry from Fomer Baron Attorney (.2); draft motion to clarify Receiver's obligations to pay appellate filing fees of Baron (1.0); receive and review Fifth Circuit's order denying Baron's motion to stay bankruptcy court order to sell mondial.com (.1); draft May Receiver Report (1.7).	3.10

Date 06/21/12	Attorney/Description M. Newman	Hours 0.50
	Negotiations with opposing counsel related to engagement letter (.5).	
06/21/12	B. Golden Receive and review Cochell's reply in support of motion to appear as counsel for Baron in underlying case (.7); analyze strategy for preparing and organizing factual and legal arguments to present to the Court relating to same reply brief at upcoming hearing (1.3); analyze strategy for finalizing and filing May Receivership report (.1); analyze strategy for updating UDRP chart to be filed after May Receivership Report (.1); analyze strategy for finalizing and filing final motion to sell domain names (.4); analyze strategy for collecting and filing separate appraisals relating to same motion (.2); analyze strategy for preparing Receiver's Report Regarding Whether the Receivership Can be Closed Within 90 Days (.4); analyze strategy for finalizing and filing Financial Picture (.3); coordinate efforts to pay rent and Baron's living expenses, and filing fee application for Martin Thomas (.1); analyze strategy for preparing motion for permission to pay for Baron's appellate filing fees (.2); review Court order regarding sale of Mondial (.1); prepare and circulate updated chart of	4.70
	Receivership projects (.4); communicate with Sid Chesnin regarding potential motion for reconsideration relating to Former Attorney Claims payment (.2).	
06/21/12	P. Loh Strategize regarding engagement letter with appraisal firm for appraisal of domain name portfolio (.4); review and analyze issues to be discussed at hearing on June 27, 2012 and prioritize same (.9); construct financial outlook for Receivership	5.70
	and what it would take to satisfy Receivership liabilities (.7); draft motion to liquidate domain names (1.9); review and analyze Mr. Baron's personal financial assets post-Receivership (.4); correspond with Former Baron Attorneys concerning the Court's order that they intervene in Mr. Baron's appeals and articulate reasons for why the Fifth Circuit should rule in their favor (.5); consider strategies and options for sale of domain names to satisfy receivership assets (.4); correspond with Gary Schepps concerning reimbursement of filing fees and consider options for same (.5).	
06/21/12	J. Blakley Formulate outline for Court-ordered report on Receiver's plan to close the Receivership in 90 days (1.0); draft Receiver's Report of Work Performed in May 2012 (3.6); draft and file the Receiver's Receiver fee application (.4); draft and submit proposed order granting same (.3); draft and file the Receiver's Gardere fee application (.4); draft and submit proposed order granting same (.3); draft and file the Receiver's Damon Nelson fee application (.4); draft and submit proposed order granting same (.3); draft and file the Receiver's James Eckels fee application (.4); draft and submit proposed order granting same (.3); draft and file the Receiver's Josh Cox fee application (.4); draft and submit proposed order granting same (.3); correspondence with J. Cox regarding UDRP claims (.1); receive and review Cochell's reply in support of his motion to be appointed	8.70

Baron's counsel (.4).

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Date	Attorney/Description	Hours
06/22/12	B. Golden Continue analyzing strategy for preparing arguments relating to Cochell's motion	1.50
	to appear as counsel for Baron in underlying litigation, for purposes of upcoming	
	hearing (.4); continue analyzing strategy for preparing arguments relating to Netsphere's request to lift stay and not sever underlying case, for purposes of	
	upcoming hearing (.3); analyze strategy for finalizing and filing motion to sell	
	additional domain names and preparing arguments for presenting relating issues	
	to Court at upcoming hearing (.3); analyze strategy for preparing response to	
	Court's request for information on whether Receivership may be closed within 90 days and preparing arguments for presenting relating issues to Court at upcoming	
	hearing (.5).	
06/22/12	P. Loh	6.00
	Construct timelines for use at June 27 hearing on appearance of Stephen Cochell in Stanford litigation in Houston, Schepps' activity as trial counsel, and related	
	issues (1.7); draft motion to liquidate domain name portfolio to satisfy	
	Receivership liabilities (1.8); review and analyze reply in support of motion to	
	appear filed by Stephen Cochell (.6); correspond with counsel for entities with potential UDRP actions against the Receiver (.5); correspond with the Receiver	
	concerning Damon Nelson recommendations to deactivate domain names in order	
	to prevent UDRP actions against the same (.4); review and analyze strategy for	
	liquidation of domain names in order to satisfy liabilities (.3); draft fee	
	applications for Gardere and Receivership Professionals (.3); conduct strategy concerning execution of engagement agreement with portfolio appraisal service	
	for the purpose of liquidating domain names to satisfy Receivership liabilities	
0.5/0.4/4.0	(.4).	0.70
06/24/12	B. Golden Continue to analyze strategy for finalizing and filing motion to sell additional	0.50
	domain names and preparing arguments for presenting relating issues to Court at	
	upcoming hearing (.2); continue to analyze strategy for preparing response to	
	Court's request for information on whether Receivership may be closed within 90	
	days and preparing arguments for presenting relating issues to Court at upcoming hearing (.1); continue analyzing strategy for preparing arguments relating to	
	Cochell's motion to appear as counsel for Baron in underlying litigation, for	
	purposes of upcoming hearing (.1); continue analyzing strategy for preparing	
	arguments relating to Netsphere's request to lift stay and not sever underlying case, for purposes of upcoming hearing (.1).	
06/25/12	M. Newman	0.70
	Continued negotiations with opposing counsel related to engagement letter and	
06/25/12	warranty issues (.7). B. Golden	5.60
00/23/12	Draft and revise motion to sell domain names in bulk (1.4); analyze strategy	3.00
	relating to same (.2); draft and revise motion for order relating to insurance	
	coverage (1.7); analyze strategy relating to same (.4); prepare detailed outline of	
	response to Court's request for report stating what must be accomplished in order to meet the Court's 90-day goal (1.2); analyze strategy relating to same (.3);	
	analyze strategy for preparing timelines/chronologies to be used at upcoming June	
	27 hearing (.2); receive and review Trustee's opposition to Cochell's appearance	
	as counsel for Baron in underlying litigation (.2).	

Date 06/25/12	Attorney/Description P. Loh	Hours 6.20
	Draft Sixth Sealed Motion to Sell Domain Names (2.1); draft declaration of Damon Nelson in support of same motion (.6); correspond with counsel of record concerning their respective positions on motion (.3); draft Motion to Reinstate Insurance Coverage for Mr. Baron (1.1); review and analyze issues relating to termination of Mr. Baron's insurance coverage and appropriate remedies to seek (.6); correspond multiple times with three different representatives of UnitedHealthCare insurance company (.6); correspond with in-house counsel for UnitedHealthCare concerning termination of coverage and motion to reinstate coverage (.5); correspond with outside counsel concerning same (.4).	
06/25/12	J. Blakley Draft and file givth motion to call domain names (3.2); draft and submit proposed	9.10
	Draft and file sixth motion to sell domain names (3.2); draft and submit proposed order granting same (.6); receive and review correspondence from UnitedHealthcare regarding Baron's insurance coverage (.2); receive and review	
	Trustee's response to Cochell motion to be appointed as Baron's counsel (.3); calls	
	with UnitedHealthcare regarding Baron's insurance coverage (.4); draft and file emergency motion to reinstate Baron's health insurance coverage, and serve same	
	on UnitedHealthcare (3.5); draft and submit proposed order granting same (.8).	
06/26/12	B. Golden	4.00
	Draft and revise portions of Receiver's report on whether the Court may close the Receivership within 90 days (2.0); prepare index of items for hearing notebook to	
	be used at June 27, 2012 hearing (.3); analyze strategy for arguments relating to	
	insurance issues for same hearing (2); analyze strategy for arguments relating to severance and stay of underlying case for same hearing (.5); analyze strategy for	
	arguments relating to wind up Receivership at same hearing (.4) review second	
	reply brief filed by Stephen Cochell regarding his request to appear (.3); analyze	
06/26/12	strategy for related hearing arguments (.3). P. Loh	4.90
00/20/12	Draft the Receiver's Report Closure of the Receivership within 90 days pursuant	,0
	to Court order (2.0); correspond with broker for prospective purchaser of domain	
	name portfolio (.6); correspond with entities with possible UDRP actions against LLC domain names to apprise them of Receiver and applicable stay (.4);	
	correspond with the Receiver concerning deactivation of domain names to	
	preclude UDRP actions against LLC domain names (.5); prepare for court hearing on June 27, 2012, by gathering materials for hearing and considering issues and	
	pleadings to be discussed (.7); review and analyze Stephen Cochell's Reply in	
06/26/12	Response to Trustee's Response to Motion to Appear (.7). J. Blakley	7.80
00/20/12	Draft and file the Receiver's report on what must occur in order to close out the	7.80
	Receivership within 90 days (4.9); receive and review Cochell's reply to Trustee	
	regarding Cochell's request to be appointed as Baron's counsel (.3); send correspondence to UnitedHealthcare (.3); prepare for hearing on Receivership	
	status, Cochell's request to be appointed, and Baron's insurance, including	
	preparation of several hearing binders (2.3).	

Date 06/27/12	Attorney/Description B. Golden	Hours 7.50
	Prepare hearing arguments relating to motion for appearance by Steve Cochell (.4); prepare hearing argument relating to strategy for winding up Receivership (.7); prepare hearing arguments relating to Netsphere's claims and requests to lift stay of underlying case (.4); participate in hearing before Court regarding all of the above and related topics (2.4); analyze strategy for domain name sales (.4); analyze strategy for liquidation of other assets (.4); analyze strategy for reconciling assets and liabilities of Receivership (1.0); analyze strategy for filing alternative wind-up plan (1.8).	
06/27/12	P. Loh Prepare for hearing on underlying claims of Netsphere, appearance of Stephen Cochell, and Receiver's motion for order directing UHC to reinstate Mr. Baron's health insurance (1.7); correspond with in-house counsel for United HealthCare (.4); attend aforementioned hearing (2.6); consider impact of hearing, options for	5.70
06/27/12	end of Receivership, and financial implications of same (1.0). J. Blakley	4.50
00/21/12	Correspondence with J. Cox regarding UDRP claims (.1); prepare for hearing on multiple issues, including status of Receivership, Baron's health insurance, and appointment of new Baron Counsel (1.8); formulate outline for and start drafting Receiver's alternative plan to close the Receivership in 90 days (1.6); draft and send letter with payment for Quasar's Jule rent (.3); draft and send letter to Baron with July daily living expenses check (.3); draft and file notice of same (.3).	4.50
06/28/12	B. Golden	4.30
	Draft and revise proposed order regarding motion to reinstate UHC insurance (.7); draft and revise proposed order regarding modification of Receivership Order relating to insurance (.7); review Pronske Patel's motion for reconsideration relating to motion to distribute payments to Former Baron Attorneys (.2); coordinate service of insurance filings (.1); analyze strategy for revising financial picture (.1); review order relating to HSBC account (.2); analyze strategy and status relating to domain-name renewals (.1); analyze strategy relating to domain name sales (.5); analyze strategy relating to liquidation of non-domain name assets (.3); analyze strategy for presenting potential alternative wind up plan regarding Receivership closure (1.4).	
06/28/12	P. Loh	5.60
	Consider results of hearing on June 27, 2012, conducted before the Court and implications for ending Receivership (.8); strategize to come up with ways to end Receivership and satisfy Receivership liabilities while maximizing assets (2.6); draft order to the Court regarding motion to direct UHC to reinstate Mr. Baron's health insurance (.7); draft letter order to the Court regarding Mr. Baron being allowed to get his own insurance (.8); analyze the Court's orders concerning UHC reinstatement and Mr. Baron's right to get private health insurance (.3); analyze the Court's orders granting Gardere, Receiver, and Receivership Professionals' fee applications (.4).	
06/28/12	J. Blakley	1.50
	Receive and review advisory from the Court regarding Hong Kong account (.4); send courtesy copies of ex parte motion and order to Baron and Schepps (.1); receive and review Court's orders granting Receiver fee application, Gardere fee application, Eckels fee application, Nelson fee application, and Cox fee application (.5); receive and review Court's order regarding Receiver's motion to reinstate Baron's health insurance (.3); receive and review Court's order modifying Receivership Order and addressing Baron's insurance (.2).	

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DateAttorney/DescriptionHours06/29/12B. Golden4.00

Review Court orders relating to insurance issues and analyze strategy for seeking additional order relating to insurance issues (1.0); analyze strategy for responding to Court order requiring Receiver to suggest further modifications of scope of Receivership Order (.4); continue analyzing strategy for winding up Receivership (.4); analyze strategy relating to satisfying liabilities through liquidation of assets (.3); begin reviewing 100+ page appellate brief filed by Schepps (1.1); prepare and revise notice to Court relating to anticipated July expenses due to obligation of responding to same appellate brief (.8).

06/29/12 P. Loh 5.10

Arrange for payment of Receivership Professionals per fee applications (.2); arrange for transmission of \$15,000 to Jeff Baron for health insurance premiums (.2); analyze order from Court rescinding previous order concerning termination of health insurance coverage for Mr. Baron (.4); review and analyze memoranda concerning deactivation of domain names subject to possible UDRP claims (.4); draft notice of Receiver's anticipated increase in expenses for July 2011 (1.7); review and analyze appellant brief filed by Mr. Baron with particular attention to allegations of bribery and corruption on the part of Judge Furgeson and Peter Vogel (.8); review and analyze notice of personal relationships regarding Peter Vogel and others filed by Mr. Baron accusing the Receiver and Judge Furgeson of an improper personal relationship evidenced by Judge Furgeson's contribution to Vogel Alcove (.9); correspond with third party broker concerning sale of domain names to liquidate portfolio (.5).

06/29/12 J. Blakley 2.90

Receive and review Pronske's motion for reconsideration (.2); receive and review Baron's record supplement regarding out of court relationships of Vogel (.2); phone calls and correspondence with D. Nelson regarding initiating wire transfers from LLC accounts to pay Receiver, Gardere, Nelson, Cox, and Eckels fee applications (.2); correspondence with BBVA Compass regarding wire transfers (.2); per Court order, draft and send letter to Baron with check for insurance (.3); draft and file notice of same (.4); receive and review Schepps' principal brief and record excerpts filed in Fifth Circuit appeal no. 12-10489 (.6): receive and review docketing statement issued in Baron's ninth Fifth Circuit appeal, no. 12-10657 (.1); receive and review Court order directing the Receiver to file suggestions on winding up the Receivership (.2); receive and review Court's order denying Receiver's emergency motion for order directing UnitedHealthcare to reinstate Jeff Baron's insurance coverage (.2); receive and review Schepp's principal brief in Fifth Circuit appeal no. 12-10657 (.3).

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Date Attorney/Description Hours 06/30/12 B. Golden 2.60 Analyze strategy for seeking additional order from Court regarding UHC insurance issues (.4); analyze strategy for supplementing sixth motion to sell domain names (.3); prepare response to Court's order for suggestions to modify Receivership Order (.3); analyze strategy for replying to forthcoming responses from other parties regarding same suggestions (.1); analyze strategy for preparing and filing response to 100+ page appellate brief (.2); analyze strategy for preparing response to forthcoming Cochell notice relating to lifting stay of underlying case and/or expanding scope of representation (.1); analyze strategy for preparing and filing notice concerning attempts to secure HSBC funds (.1); analyze strategy for preparing June Receivership Report (.1); analyze strategy for finalizing and filing UDRP chart for May Receivership Report and separate UDRP chart for June Receivership Report (.1); analyze strategy and status for domain name sales (.1); analyze strategy and status for securing portfolio appraisals (.1); analyze strategy of when to prepare further financial pictures (.1); analyze strategy for negotiating with Trustee regarding closing out bankruptcy and interplay with Receivership (.1); prepare and circulate updated Receivership Projects chart (.5). 07/02/12 B. Golden 4.50 Analyze strategy for resolving Ondova bankruptcy and Receivership contemporaneously, including satisfying liabilities with assets (1.5); communicate with counsel for Trustee regarding same (.4); analyze strategy for resolving claims from Netsphere from potential settlement (1.3); communicate with counsel for Netsphere regarding same (.3); review Cochell notice regarding Baron engagement (.2); analyze strategy for determining potential Receiver reply (.2); review correspondence regarding Pokerstar payment (.1); analyze potential amounts of future payments from Pokerstar and determine impact on assets versus liabilities (.2); receive and review Trustee's response to motion to request correct of record (.3). 07/02/12 P. Loh 3.70 Correspond with counsel for the Trustee concerning various options for settling remaining bankruptcy matters and creditors' claims (1.2); correspond with John MacPete concerning settlement of underlying Netsphere claims within context of receivership (.8); correspond with Netsphere concerning payment of settlement amounts (.3); review and analyze Trustee's response to Baron's motion for leave to file and motion to strike (.4); review and analyze order vacating previous order requiring Receiver to submit plan for windup of receivership within 90 days (.3); consider various possibilities for windup and termination of receivership (.7). J. Blakley 07/02/12 0.50 Phone call with R. Urbanik regarding response to Schepps' motion to request correction of the record (.2); receive and review Baron's advisory regarding Court's inquiry regarding appointment of Cochell (.3). 07/03/12 B. Golden 8.00 Work relating to transition of file to new counsel (8.0). 07/03/12 P. Loh 6.50 Consider various options for termination and windup of Receivership (4.5); consider logistical requirements for termination of Receivership and transition of Receivership entities back to Baron or Southpac control (2.0).

Date 07/03/12	J. Blakley Draft eleventh motion to deactivate domain names (.6); prepare appendix in support thereof (.7); draft proposed order granting eleventh motion to deactivate domain names (.2); phone calls and correspondence with D. Nelson regarding domain name deactivations (.3); draft and send conference email regarding eleventh motion to deactivate domain names (.2); draft nineteenth motion to renew certain money-losing domain names (.6); prepare appendix in support thereof (.7); draft proposed order granting nineteenth motion to renew certain money-losing domain names (.2); correspondence with D. Nelson, J. Cox, and J. Eckels regarding nineteenth motion to renew certain money-losing domain names (.3); draft and send conference email regarding nineteenth motion to renew certain money-losing domain names (.2); draft Martin Thomas fee application (.4); draft proposed order granting Martin Thomas fee application (.2); correspondence with Grant Thornton regarding Receivership invoices (.2); draft Grant Thornton fee application (.5); draft proposed order granting Grant Thornton fee application (.3); call to Comerica Bank to confirm receipt of wire transfer from Netsphere	Hours 5.80
07/04/12	(.1); correspondence with R. Puri regarding same (.1).P. LohReview and analyze various options for transition of legal representation of	0.90
07/05/12	Receiver to new counsel (.9). B. Golden	1.00
07/05/12	Work relating to transition of file to new counsel (1.0).	2.20
07/05/12	P. Loh Review and analyze issues relating to transition of counsel for Receiver (1.7); review and analyze judge's rulings on insurance premiums for Mr. Baron (.5).	2.20
07/05/12	J. Blakley Strategize with P. Loh regarding transfer of Receiver counsel responsibilities (1.0).	1.10
Total for Hours & Services	\$93,588.00	234.00
Disburseme		
	Postage Texas Secretary of State	15.95 1.00
	Automated Legal Research	1,112.40
	Delivery Charges	28.50
	Photocopy Charges	28.40
	Travel Costs	10.00
Total Disbu	arsements	\$ 1,196.25
Matter Invo	pice Summary:	
Total Fees	·	593,588.00
Total Disb	Total Disbursements \$1,1	

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Total this Matter \$94,784.25

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Peter S. Vogel, Receiver
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Summary of Fees by Timekeeper for this Invoice

Timekeeper	Rank	Hours	Billed Per Hour	Total
Blakley, John David	Associate	81.20	290.00	\$23,548.00
Golden, Barry M.	Partner	64.70	485.00	\$31,379.50
Loh, Peter	Partner	81.60	430.00	\$35,088.00
Newman, Michael H.	Partner	3.70	485.00	\$1,794.50
Niesman, Kenneth M.	Partner	2.80	635.00	\$1,778.00
Total All Timekeepers for This Invoice		234.00		\$93,588.00