IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re	Chapter 11
AN GLOBAL LLC, et al.,1	Case No. 23-11294 (JKS)
Debtors.	(Jointly Administered)
	Obj. Deadline: July 10, 2024 at 4:00 p.m. (ET)

SUMMARY OF NINTH MONTHLY APPLICATION OF **HUGHES HUBBARD & REED LLP FOR COMPENSATION FOR SERVICES** RENDERED AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD MAY 1, 2024 THROUGH MAY 31, 2024

Name of Applicant	Hughes Hubbard & Reed LLP
Authorized to Provide Professional Services to:	Debtors and Debtors in Possession
Date of Retention:	October 5, 2023 nunc pro tunc to August 28, 2023
Period for which Compensation and Reimbursement is sought:	May 1, 2024 through May 31, 2024
Amount of Compensation Sought as Actual, Reasonable and Necessary:	\$7,990.00
Amount of Expense Reimbursement sought as Actual, Reasonable, and Necessary:	\$154.77

This is $a(n) \times \underline{X}$ monthly _	interim	final application.	No prior application has	been filed with respect to
this Fee Period.				

^{1.} The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number or registration number in the applicable jurisdiction, are: AN Global LLC (5504); AgileThought, Inc. (2509); 4th Source, LLC (7626); AgileThought Brasil Servicos de Consultoria Em Software (01-20); AgileThought Digital Solutions, S.A.P.I. de C.V. (3KR0); AgileThought México S.A. de C.V. (7E46); AgileThought, LLC (7076); AGS Alpama Global Services USA, LLC (0487); AN Extend, S.A. de C.V. (1D80); AN Evolution, S. de R.L. de C.V. (7973); AN UX, S.A. de C.V. (7A42); Cuarto Origen, S. de R.L. de C.V. (0IQ9); Entrepids México, S.A. de C.V. (OCYA); Facultas Analytics, S.A.P.I. de C.V. (6G37); Faktos Inc., S.A.P.I. de C.V. (3LLA); IT Global Holding LLC (8776); Tarnow Investment, S.L. (No Tax ID); and Anzen Soluciones, S.A. de C.V. (No Tax ID). The Debtors' headquarters are located at 222 W. Las Colinas Boulevard, Suite 1650E, Irving, Texas 75039.



11570651v.1

PRIOR APPLICATIONS

		Requested (\$)		Approved (\$)		
Dated Filed /	Period		-			Order
Docket No.	Covered	Fees	Expenses	Fees	Expenses	Entered
11/7/2023	8/28/23-	\$1,185,610.00	\$1,419.75	\$1,185,610.00	\$1,179.75	2/9/24
D.I. 413	9/30/23					D.I. 728
11/21/2023	10/1/23-	\$830,348.75	\$5,536.08	\$830,348.75	\$4,336.08	2/9/24
D.I. 451 (as	10/31/23					D.I. 728
corrected by						
D.I. 499)						
1/5/2024	11/1/23-	\$683,757.50	\$1,618.34	\$683,757.50	\$1,378.34	2/9/24
D.I. 606	11/30/23					D.I. 728
1/10/2024	12/1/23-	\$651,995.00	\$3,509.05	Pending	Pending	
D.I. 616	12/31/23					
1/12/2024	8/28/23-	\$2,699,716.25	\$8,574.17	\$2,699,716.25	\$6,894.17	2/9/24
D.I. 620	11/30/23					D.I. 728
3/19/2024	1/1/24-	\$269,840.00	\$1,695.00	Pending	Pending	
D.I. 796	1/31/24					
3/27/2024	2/1/24-	\$189,145.00	\$0.00	Pending	Pending	
D.I. 801	2/29/24					
4/16/2024	3/1/24-	\$51,005.00	\$0.00	Pending	Pending	
D.I. 842	3/31/24					
5/17/2024	4/1/24-	\$21,902.50	\$147.00	Pending	Pending	
D.I. 881	4/30/24					

COMPENSATION BY PROFESSIONAL MAY 1, 2024 THROUGH AND INCLUDING MAY 31, 2024

Timekeeper Name	Position	Year of Admission	Year of Law School Graduation	Hourly Rate	Total Hours Billed	Total Compensation
Justin S. Cohen	Counsel	2015	2014	\$1,175.00	1.50	\$1,762.50
Jeffrey S. Margolin	Counsel	2003	2002	\$1,325.00	4.70	\$6,227.50
Counsel Total					6.20	\$7,990.00
Grand Total					6.20	\$7,990.00

Blended Hourly Rate: \$1,288.71

COMPENSATION BY PROJECT CATEGORY MAY 1, 2024 THROUGH AND INCLUDING MAY 31, 2024

Project Name	Hours	Fee Amount
Employment and Fee Applications	4.70	\$6,227.50
Tax	1.50	\$1,762.50
TOTAL	6.20	\$7,990.00

EXPENSE CATEGORY MAY 1, 2024 THROUGH AND INCLUDING MAY 31, 2024

Disbursement Summary				
Expense Category Service Provider, if Applicable Amount				
Research Services	Pacer	\$154.77		
TOTAL	\$154.77			

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re

AN GLOBAL LLC, et al.,1

Debtors.

Chapter 11

Case No. 23-11294 (JKS)

(Jointly Administered)

Objection Deadline: July 20, 2024 at 4:00 p.m. (ET)

NINTH MONTHLY APPLICATION OF HUGHES HUBBARD & REED LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD MAY 1, 2024 THROUGH MAY 31, 2024

Pursuant to Sections 330 and 331 of title 11 of the United States Code, §§ 101-1532 (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure, and in accordance with that certain Order Authorizing the Retention and Employment of Hughes Hubbard & Reed LLP as Attorneys for the Debtors Effective as of the Petition Date [Docket No. 203] (the "Retention Order") and the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 169] (the "Interim Compensation Order"), Hughes Hubbard & Reed LLP ("Hughes Hubbard") hereby applies (this "Application") to the United States Bankruptcy Court for the District of Delaware (the "Court") for reasonable compensation for professional legal services rendered as counsel to the

^{1.} The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number or registration number in the applicable jurisdiction, are: AN Global LLC (5504); AgileThought, Inc. (2509); 4th Source, LLC (7626); AgileThought Brasil Servicos de Consultoria Em Software (01-20); AgileThought Digital Solutions, S.A.P.I. de C.V. (3KR0); AgileThought México S.A. de C.V. (7E46); AgileThought, LLC (7076); AGS Alpama Global Services USA, LLC (0487); AN Extend, S.A. de C.V. (1D80); AN Evolution, S. de R.L. de C.V. (7973); AN UX, S.A. de C.V. (7A42); Cuarto Origen, S. de R.L. de C.V. (0IQ9); Entrepids México, S.A. de C.V. (OCYA); Facultas Analytics, S.A.P.I. de C.V. (6G37); Faktos Inc., S.A.P.I. de C.V. (3LLA); IT Global Holding LLC (8776); Tarnow Investment, S.L. (No Tax ID); and Anzen Soluciones, S.A. de C.V. (No Tax ID). The Debtors' headquarters are located at 222 W. Las Colinas Boulevard, Suite 1650E, Irving, Texas 75039.

above captioned debtors and debtors in possession (the "<u>Debtors</u>") in the amount of \$7,990.00, together with reimbursement for actual and necessary expenses incurred in the amount of \$154.77, for the period May 1, 2024 through May 31, 2024 (the "<u>Monthly Fee Period</u>"). In accordance with the Interim Compensation Order, Hughes Hubbard requests payment of compensation in the amount of 80% thereof (in the amount up to \$6,392.00) and (iii) payment of \$154.77 for actual and necessary expenses incurred. In support of this Application, Hughes Hubbard respectfully represents as follows:

BACKGROUND

- 1. On August 28, August 29, September 1, 2023, October 6, 2023, and December 28, 2023 (as applicable, the "Petition Date"), the Debtors commenced their bankruptcy cases by filing voluntary petitions for relief under chapter 11 of the Bankruptcy Code (the "Chapter 11 Cases"). The Debtors are operating their businesses as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 2. On September 7, 2023, the United States Trustee for the District of Delaware (the "<u>U.S. Trustee</u>") appointed an official committee of unsecured creditors (the "<u>Committee</u>"). *See* Docket No. 98. No request has been made for the appointment of a trustee or examiner. On December 31, 2023, the sale of certain of the Debtors' assets closed. *See* Docket No. 602. On April 12, 2024, the sale of certain additional assets closed. *See* Docket No. 849.
- 3. Hughes Hubbard was retained effective as of the Petition Date pursuant to the Retention Order. The Retention Order authorized Hughes Hubbard to be compensated on an hourly basis and to be reimbursed for actual and necessary out-of-pocket expenses.

SUMMARY OF SERVICES RENDERED

4. Attached hereto as **Exhibit A** is a detailed statement of fees incurred during the Monthly Fee Period, showing the amount of \$7,990.00 due for fees.

5. The services rendered by Hughes Hubbard during the Monthly Fee Period are grouped into the categories set forth in **Exhibit A**. The attorneys who rendered services relating to each category are identified, along with the number of hours for each individual and the total compensation sought for each category, in the attachments hereto.

ACTUAL AND NECESSARY EXPENSES

- 6. Hughes Hubbard has incurred out-of-pocket expense during the Monthly Fee Period in the amount of \$154.77. Attached as **Exhibit B** is a detailed statement of the expense paid during the Monthly Fee Period.
- 7. Costs incurred for computer assisted research are not included in Hughes Hubbard's normal hourly billing rates and, therefore, are itemized and included in Hughes Hubbard's disbursements. Pursuant to Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules"), Hughes Hubbard represents that there is no charge for duplication services or telecopier transmissions, and there is no surcharge for computerized research.

VALUATION OF SERVICES

- 8. Attorneys of Hughes Hubbard have expended a total of 6.20 hours in connection with this matter during the Monthly Fee Period.
- 9. The amount of time spent by each of these persons providing services to the Debtors for the Monthly Fee Period is fully set forth in the detail attached hereto as **Exhibit A**. These are Hughes Hubbard's normal hourly rates of compensation for work of this character. The reasonable value of the services rendered by Hughes Hubbard for the Monthly Fee Period as counsel for the Debtors in these cases is \$7,990.00.

Case 23-11294-JKS Doc 925 Filed 06/20/24 Page 7 of 9

10. Hughes Hubbard believes that the time entries included in **Exhibit A** attached hereto and the expense breakdown set forth in **Exhibit B** attached hereto are in compliance with the requirements of Local Rule 2016-2.

11. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, the amount requested is fair and reasonable given (a) the complexity of these Chapter 11 Cases, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title.

12. This Application covers the fee period from May 1, 2024 through and including May 31, 2024. Hughes Hubbard has continued, and will continue, to perform additional necessary services for the Debtors subsequent to the Monthly Fee Period, for which Hughes Hubbard will file subsequent monthly fee applications.

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CONCLUSION

WHEREFORE, Hughes Hubbard respectfully requests (i) allowance be made to it in the sum of \$7,990.00 as compensation for necessary professional services rendered to the Debtors for the Monthly Fee Period, and the sum of \$154.77 as reimbursement of actual necessary costs and expenses incurred during the Monthly Fee Period; (ii) payment of compensation in the amount of 80% thereof (in the amount up to \$6,392.00) and of \$154.77 for actual and necessary expenses incurred; and (iii) requests such other and further relief as the Court may deem just and proper.

Dated: June 20, 2024

New York, NY

/s/ Kathryn A. Coleman

Kathryn A. Coleman Christopher Gartman Jeffrey S. Margolin

HUGHES HUBBARD & REED LLP

One Battery Park Plaza New York, New York 10004 Telephone: (212) 837-6000 Facsimile: (212) 422-4726

Email: katie.coleman@hugheshubbard.com

chris.gartman@hugheshubbard.com jeff.margolin@hugheshubbard.com

Counsel for the Debtors and Debtors in Possession

Case 23-11294-JKS Doc 925 Filed 06/20/24 Page 9 of 9

VERIFICATION

I, Kathryn A. Coleman, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury:

(a) I am a Partner with the applicant firm, Hughes Hubbard & Reed LLP

("Hughes Hubbard") and have been admitted pro hac vice to appear before this Court.

(b) I have personally performed many of the legal services rendered by Hughes

Hubbard on behalf of the Debtors, and am familiar with all other work performed on behalf of the

lawyers at the firm.

(c) The facts set forth in the foregoing Application are true and correct to the

best of my knowledge, information and belief.

/s/ Kathryn A. Coleman

Kathryn A. Coleman

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re

AN GLOBAL LLC, et al.,1

Debtors.

Chapter 11

Case No. 23-11294 (JKS)

(Jointly Administered)

Objection Deadline: July 10, 2024 at 4:00 p.m. (ET)

NOTICE OF NINTH MONTHLY APPLICATION OF HUGHES HUBBARD & REED LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD MAY 1, 2024 THROUGH MAY 31, 2024

PLEASE TAKE NOTICE that the above-captioned debtors and debtors in possession (collectively, the "Debtors") filed the Ninth Monthly Application of Hughes Hubbard & Reed LLP for Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Debtors and Debtors in Possession for the Period May 1, 2024 Through May 31, 2024 (the "Application") with the United States Bankruptcy Court for the District of Delaware (the "Court").

PLEASE TAKE FURTHER NOTICE that objections to the Application, if any, are required to be filed on or before <u>July 10, 2024 at 4:00 p.m. (ET)</u> (the "<u>Objection Deadline</u>") with the Clerk of the United States Bankruptcy Court for the District of Delaware, 3rd Floor, 824 North Market Street, Wilmington, Delaware 19801.

The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number or registration number in the applicable jurisdiction, are: AN Global LLC (5504); AgileThought, Inc. (2509); 4th Source, LLC (7626); AgileThought Brasil Servicos de Consultoria Em Software (01-20); AgileThought Digital Solutions, S.A.P.I. de C.V. (3KR0); AgileThought México S.A. de C.V. (7E46); AgileThought, LLC (7076); AGS Alpama Global Services USA, LLC (0487); AN Extend, S.A. de C.V. (1D80); AN Evolution, S. de R.L. de C.V. (7973); AN UX, S.A. de C.V. (7A42); Cuarto Origen, S. de R.L. de C.V. (0IQ9); Entrepids México, S.A. de C.V. (OCYA); Facultas Analytics, S.A.P.I. de C.V. (6G37); Faktos Inc., S.A.P.I. de C.V. (3LLA); IT Global Holding LLC (8776); Tarnow Investment, S.L. (No Tax ID); and Anzen Soluciones, S.A. de C.V. (No Tax ID). The Debtors' headquarters are located at 222 W. Las Colinas Boulevard, Suite 1650E, Irving, Texas 75039.

PLEASE TAKE FURTHER NOTICE that objections to the Application, if any, must be served upon and received by the following: (i) co-counsel to the Debtors, Hughes Hubbard & Reed LLP, One Battery Park Plaza, New York, NY 10004-1482 (Attn: Kathryn A. Coleman, Esq. (katie.coleman@hugheshubbard.com), Jeffrey and S. Margolin, Esq. (jeff.margolin@hugheshubbard.com)), and Potter Anderson Corroon LLP, 1313 N. Market Street, Wilmington, DE 19801 (Attn: Jeremy W. Ryan, Esq. (jryan@potteranderson.com), and Gregory J. Flasser, Esq. (gflasser@potteranderson.com)); (ii) the U.S. Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801 (Attn: Benjamin Hackman, Esq. (benjamin.a.hackman@usdoj.gov)); (iii) counsel for the DIP Agent, Ropes & Gray LLP, 1211 Avenue of the Americas, New York, NY 10036-8704, (Attn: Gregg Galardi, Esq. (gregg.galardi@ropesgray.com), Leonard Klingbaum, Esq. (Leonard.Klingbaum@ropesgray.com) and Lindsay Barca, Esq. (lindsay.barca@ropesgray.com)) and Chipman Brown Cicero & Cole, LLP, 1313 N. Market Street Suite 5400, Wilmington, DE 19801 (Attn: Mark L. Desgrosseilliers, Esq. (desgross@chipmanbrown.com)); and (iv) counsel to the Committee, Pachulski Stang Ziehl & Jones LLP, 919 N Market St # 1700, Wilmington, DE 19801 (Attn: Bradford J. Sandler, Esq. (bsandler@pszjlaw.com).

PLEASE TAKE FURTHER NOTICE THAT PURSUANT TO THE ORDER (I) ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES OF PROFESSIONALS AND (II) GRANTING RELATED RELIEF [DOCKET NO. 169], IF NO OBJECTIONS ARE FILED AND SERVED IN ACCORDANCE WITH THE ABOVE PROCEDURE, THE DEBTORS WILL BE AUTHORIZED TO PAY 80% OF THE REQUESTED FEES AND 100% OF THE REQUESTED EXPENSES WITHOUT FURTHER ORDER OF THE COURT. ONLY IF AN OBJECTION IS

PROPERLY AND TIMELY FILED IN ACCORDANCE WITH THE ABOVE PROCEDURES WILL A HEARING BE HELD ON THE APPLICATION. ONLY THOSE PARTIES TIMELY FILING AND SERVING OBJECTIONS WILL RECEIVE NOTICE AND BE HEARD AT SUCH HEARING.

Dated: June 20, 2024

Wilmington, Delaware

Respectfully submitted,

/s/ Gregory J. Flasser

Jeremy W. Ryan (No. 4057) R. Stephen McNeill (No. 5210) Gregory J. Flasser (No. 6154) Levi Akkerman (No. 7015)

POTTER ANDERSON & CORROON LLP

1313 North Market Street, 6th Floor Wilmington, Delaware 19801 Telephone: (302) 984-6000

Facsimile: (302) 658-1192

E-mail: jryan@potteranderson.com rmcneill@potteranderson.com gflasser@potteranderson.com lakkerman@potteranderson.com

-and-

Kathryn A. Coleman Christopher Gartman Jeffrey S. Margolin Elizabeth A. Beitler

HUGHES HUBBARD & REED LLP

One Battery Park Plaza New York, NY 10004-1482 Telephone: (212) 837-6000 Facsimile: (212) 422-4726

Email: katie.coleman@hugheshubbard.com chris.gartman@hugheshubbard.com jeff.margolin@hugheshubbard.com

elizabeth.beitler@hugheshubbard.com

Counsel for the Debtors and Debtors in Possession

Exhibit A

Time Entries

Hughes Hubbard & Reed

AgileThought, Inc. 222 West Las Colinas Boulevard Suite 1650E Irving, TX 75039 Hughes Hubbard & Reed LLP One Battery Park Plaza New York, NY 10004-1482 Telephone: +1 (212) 837-6000 Fax: +1 (212) 422-4726 hugheshubbard.com

Invoice No. 2165763 June 07, 2024

Employment and Fee Applications File No.: 034341-00012

For professional services rendered through May 31, 2024 for the above referenced matter:

Total Fees \$ 6,227.50

INVOICE TOTAL \$ 6,227.50

Case 23-11294-JKS Doc 925-2 Filed 06/20/24 Page 3 of 5

Client: AgileThought, Inc. Invoice Date: June 07, 2024
Matter: Employment and Fee Applications Invoice Num.: 2165763

Matter: Employment and Fee Applications Invoice Num.: 2165763

Matter Number: 034341-00012

TIME DETAIL

Date	Name	Description	Hours	Amount
05/01/24	Margolin, J	Coordinated with professionals and Potter on certain open fee matters (0.20).	0.20	265.00
05/03/24	Margolin, J	Addressed certain professional fee matters with follow-up with team on same (0.20).	0.20	265.00
05/06/24	Margolin, J	Prepared HHR April 2024 fee application (0.80).	0.80	1,060.00
05/07/24	Margolin, J	Communications regarding certain outstanding fee matters with Potter and team (0.30).	0.30	397.50
05/08/24	Margolin, J	Prepared HHR April 2024 fee application (1.30); communications with team on same (0.10).	1.40	1,855.00
05/09/24	Margolin, J	Communications regarding certain residual professional fee matters (0.20).	0.20	265.00
05/14/24	Margolin, J	Addressed certain residual professional fee matters and communications with Potter on same (0.30).	0.30	397.50
05/15/24	Margolin, J	Reviewed certain residual professional fee matters and communications with Potter and team on same (0.20).	0.20	265.00
05/16/24	Margolin, J	Finalized Hughes Hubbard April 2024 fee application and coordinated with Potter on same (0.60); additional correspondence on certain professional fee matters with Potter (0.10).	0.70	927.50
05/20/24	Margolin, J	Reviewed certain professional fee matters and coordinated with Teneo and professionals on same (0.20).	0.20	265.00
05/30/24	Margolin, J	Communications with team on approaches going forward to fee matters (0.20).	0.20	265.00
		Total	4.70	\$6,227.50
INVOICE	ГОТАL			\$6,227.50

Hughes Hubbard & Reed

AgileThought, Inc. 222 West Las Colinas Boulevard Suite 1650E Irving, TX 75039 Hughes Hubbard & Reed LLP One Battery Park Plaza New York, NY 10004-1482 Telephone: +1 (212) 837-6000 Fax: +1 (212) 422-4726 hugheshubbard.com

Invoice No. 2165762 June 07, 2024

Tax File No.: 034341-00022

For professional services rendered through May 31, 2024 for the above referenced matter:

Total Fees \$ 1,762.50

INVOICE TOTAL \$ 1,762.50

Case 23-11294-JKS Doc 925-2 Filed 06/20/24 Page 5 of 5

Client: AgileThought, Inc. Invoice Date: June 07, 2024
Matter: Tax Invoice Num.: 2165762

Iatter: Tax Invoice Num.: 2165762

Matter Number: 034341-00022

TIME DETAIL

<u>Date</u>	<u>Name</u>	<u>Description</u>	Hours	Amount
05/08/24	Cohen, J	Call with IRS re: AgileThought tax matter (0.20); correspondence with team re: same (0.20).	0.40	470.00
05/24/24	Cohen, J	Call with IRS re: AgileThought tax matter (0.30); debrief with team re: next steps (0.20).	0.50	587.50
05/28/24	Cohen, J	Prepare for call with taxpayer advocate services re: AgileThought tax matter (0.10); call with taxpayer advocate services re: same (0.30); debrief with team re: same (0.20).	0.60	705.00
		Total	1.50	\$1,762.50
INVOICE T	TOTAL			\$1,762.50

Exhibit B

Disbursements

Hughes Hubbard & Reed

AgileThought, Inc. 222 West Las Colinas Boulevard Suite 1650E Irving, TX 75039 Hughes Hubbard & Reed LLP One Battery Park Plaza New York, NY 10004-1482 Telephone: +1 (212) 837-6000 Fax: +1 (212) 422-4726 hugheshubbard.com

Invoice No. 2165764 June 07, 2024

Disbursements File No.: 034341-00023

For professional services rendered through May 31, 2024 for the above referenced matter:

Other Charges \$ 154.77

INVOICE TOTAL \$ 154.77

Case 23-11294-JKS Doc 925-3 Filed 06/20/24 Page 3 of 5

Client: AgileThought, Inc. Invoice Date: June 07, 2024
Matter: Disbursements Invoice Num.: 2165764

Matter Number: 034341-00023

DISBURSEMENT DETAIL

<u>Date</u>	Description	Quantity	Amount
04/01/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/02/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/03/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/05/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/06/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/07/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/08/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/09/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/09/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/10/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/11/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00

Case 23-11294-JKS Doc 925-3 Filed 06/20/24 Page 4 of 5

Client: AgileThought, Inc. Invoice Date: June 07, 2024
Matter: Disbursements Invoice Num.: 2165764

Matter Number: 034341-00023

<u>Date</u>	Description	Quantity	Amount
04/11/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/12/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/13/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/14/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/15/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/16/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/17/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/18/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/19/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/20/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/21/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/22/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS:	1.00	3.00

Case 23-11294-JKS Doc 925-3 Filed 06/20/24 Page 5 of 5

Client: AgileThought, Inc. Invoice Date: June 07, 2024
Matter: Disbursements Invoice Num.: 2165764

Matter Number: 034341-00023

Data	Description	Ouantita	A 0.1.m.t
<u>Date</u>	Description INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	Quantity	<u>Amount</u>
04/23/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/24/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/25/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
4/27/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
04/28/24	(DEBK) 23-11294-JKS FIL OR ENT: FILED DOC FROM: 0 DOC TO: 99999999 TERM: INCLUDED HEADERS: INCLUDED FORMAT: HTML PAGE COUNTS FOR DOCUMENTS: INCLUDED	1.00	3.00
05/30/24	Talia Helfrick - Miscellaneous -	1.00	70.77
Total			\$154.77
INVOICE TOTAL			\$154.77