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BLANK ROME LLP Kyle P. Brinkman 1825 Eye Street NW Washington DC 20006 Telephone: (202) 420-2200

Special Insurance Counsel for Debtor and Debtor in Possession

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

In re:	:
HOPEMAN BROTHERS, INC.,	:
Debtor.	:
	:

Chapter 11

Case No. 24-32428 (KLP)

SIXTH MONTHLY FEE STATEMENT OF BLANK ROME LLP AS SPECIAL INSURANCE COUNSEL FOR THE DEBTOR FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF <u>EXPENSES INCURRED FROM JANUARY 1 THROUGH JANUARY 31, 2025</u>

Name of Applicant:	Blank Rome LLP
Name of Client:	Hopeman Brothers, Inc. Debtor and Debtor in Possession
Date of retention order entered:	September 9, 2024, effective as of June 30, 2024 [Docket No. 164]
Time Period Covered:	January 1 through January 31, 2025
Total Fees Requested:	\$1,328.04 (80% of \$1,660.05)
Total Expenses Requested:	\$0.00
Type of Fee Statement:	Monthly ¹

¹ Notice of this Monthly Fee Statement shall be served in accordance with the Interim Compensation Order (as defined herein) and objections to payment of the amounts described in this Monthly Fee Statement shall be addressed in accordance with the Interim Compensation Order.



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Pursuant to sections 330, and 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 Local Rules of Bankruptcy Practice and Procedures of the United States Bankruptcy Court for the Eastern District of Virginia (the "Local Bankruptcy Rules"), and the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals and (II) Granting Related Relief entered September 9, 2024 [Docket No. 162] (the "Interim Compensation Order"), the law firm of Blank Rome LLP, special insurance counsel for Hopeman Brothers, Inc., as debtor and debtor in possession (the "Debtor"), hereby submits this monthly fee statement (the "Monthly Fee Statement") for the allowance of compensation for the reasonable and necessary legal services rendered by Blank Rome for the period from January 1 through January 31, 2025 (the "Fee Period") and reimbursement of the actual and necessary expenses that Blank Rome LLP incurred during the Fee Period. By this Monthly Fee Statement, Blank Rome seeks allowance of compensation for services rendered in the amount of \$1,660.05 and payment in the amount of \$1,328.04 (which equals 80% of the compensation sought herein). Blank Rome incurred no expenses during the Fee Period and therefore does not seek allowance and reimbursement of actual and necessary expenses pursuant to this Monthly Fee Statement.

Itemization of Services Rendered and Disbursements Incurred

- 1. In support of this Monthly Fee Statement, Blank Rome has attached the following:
 - <u>Exhibit A</u> is a summary schedule of hours and fees covered by this Monthly Fee Statement, categorized by project code.
 - <u>Exhibit B</u> is a summary schedule of the time expended by all Blank Rome professionals and paraprofessionals engaged in the representation of the Debtor during the Fee Period.
 - <u>Exhibit C</u> is a summary of the expenses incurred by Blank Rome during the Fee Period.

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• <u>Exhibit D</u> is a detailed invoice for the hours expended and fees incurred by Blank Rome professionals and paraprofessionals during the Fee Period.

Representations

2. 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. Blank Rome reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent fee statements and applications will be filed in accordance with the Bankruptcy Code, Bankruptcy Rules, Local Bankruptcy Rules, and Interim Compensation Order.

<u>Notice</u>

3. Notice of this Monthly Fee Statement has been provided to all necessary parties in accordance with the Interim Compensation Order.

WHEREFORE, Blank Rome respectfully requests payment of its reasonable and necessary fees and expenses incurred during the Fee Period in the total amount of \$1,328.04 consisting of (i) \$1,328.04, which is 80% of the fees incurred by the Debtor for reasonable and necessary professional services rendered by Blank Rome during the Fee Period, and (ii) \$0.00 for actual and necessary costs and expenses.

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Dated: February 24, 2025 Washington DC

/s/ Kyle P. Brinkman

Kyle P. Brinkman 1825 Eye Street NW Washington DC 20006 Telephone: (202) 420-2200

Special Insurance Counsel for Debtor and Debtor in Possession

Electronically filed by: /s/ Henry P. (Toby) Long, III Henry P. (Toby) Long, III (VSB No. 75134) Hunton Andrews Kurth LLP Riverfront Plaza, East Tower 951 East Byrd Street Richmond, Virginia 23219 Telephone: (804) 788-8200 Email: hlong@huntonak.com

Counsel to the Debtor and Debtor in Possession

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EXHIBIT A

Statement of Fees by Subject Matter during the Fee Period

Matter Code	Matter Description	Hours	Fees Requested
B160	Fee/Employment Applications	0.9	\$878.85
	Other Contested Matters excluding		
B190	assumption/rejection motions)	0.8	\$781.20
TOTAL		1.7	\$1,660.05

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EXHIBIT B

Professionals Rendering Services during the Fee Period

The Blank Rome attorneys who rendered professional services in these cases during the

Fee Period include:

Professional	Position	First Bar Date	Section	Hourly Billing Rate	Total Hours Billed	Total Compensation
			Insurance			
Kyle Brinkman	Partner	2010	Recovery	976.50	1.70	\$1,660.05
Totals						\$1,660.05

Blank Rome paraprofessionals who rendered professional services in these cases during the Fee Period include:

Paraprofessional	Position	Department	Hourly Billing Rate	Total Hours Billed	Total Compensation
N/A				0	0
Totals					0

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EXHIBIT C

Summary of Expenses Incurred during the Fee Period

Туре	Expenses
N/A	0
TOTAL EXPENSES:	0

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EXHIBIT D

Detailed Invoice of Fees and Expenses Incurred During the Fee Period

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1825 EYE STREET NW WASHINGTON, DC 20006-5403 (202) 420-2200 FEDERAL TAX ID NO. 23-1311874

HOPEMAN BROTHERS, INC. ATTN: CHRISTOPHER LASCELL 6 AUBURN COURT BROOKLINE, MA 02446-6380

INVOICE DATE:	FEBRUARY 20, 2025
CLIENT ID:	200433
MATTER NUMBER:	200433-00003 03358
INVOICE NUMBER:	2259192

REGARDING: HOPEMAN BROTHERS INSURANCE ADVICE - BANKRUPTCY

DATE	INVOICE	AMOUNT	CREDITS	BALANCE
10/10/2024	2228873	\$26,238.15	\$0.00	\$26,238.15
11/08/2024	2235663	\$23,372.55	\$0.00	\$23,372.55
12/18/2024	2246604	\$15,492.15	\$0.00	\$15,492.15
01/13/2025	2249528	\$10,925.10	\$0.00	\$10,925.10
BALANCE FORWA	ARD			\$76,027.95
FOR LEGAL SERVI	CES RENDERED THROUGH 1/31/25		\$1,660.05	
CURRENT INVOIC	CE TOTAL			\$1,660.05
TOTAL AMOUNT DUE, INCLUDING BALANCE FORWARD				

		ACH/WIRE	Mail		
Bank N	Vame	Citizens Bank	Blank Rome LLP		
Addres	SS:	Philadelphia, PA	Attn: Finance Department		
Accou	nt Title:	Blank Rome LLP	One Logan Square		
Accou	nt Number:	6238669326	130 North 18 th St		
ABA N	lumber:	036076150 (Domestic)	Philadelphia, PA 19103-6998		
Swift C	Code	CTZIUS33 (International)			
	To pay by Electronic Funds Transfer, visit www.BlankRome.com/Payments				

PENNSYLVANIA NEW YORK NEW JERSEY DELAWARE WASHINGTON, DC FLORIDA CALIFORNIA OHIO TEXAS ILLINOIS MASSACHUSETTS SHANGHAI

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3LANKROWE 1825 EYE STREET NW WASHINGTON, DC 20006-5403 (202) 420-2200 FEDERAL TAX ID NO. 23-1311874

HOPEMAN BROTHERS, INC. ATTN: CHRISTOPHER LASCELL 6 AUBURN COURT BROOKLINE, MA 02446-6380 INVOICE DATE: FEBRUARY 20, 2025 CLIENT ID: 200433 MATTER NUMBER: 200433-00003 INVOICE NUMBER: 2259192 PAGE 1

REGARDING: HOPEMAN BROTHERS INSURANCE ADVICE - BANKRUPTCY

FOR LEGAL SERVICES RENDERED THROUGH JANUARY 31, 2025

DATE	DESCRIPTION	TIMEKEEPER	CODE	HOURS	AMOUNT
TASK: B160) FEE/EMPLOYMENT APPLICATIONS				
01/13/25	DRAFT EMAIL CORRESPONDENCE TO C. RANKIN REGARDING SECOND INTERIM FEE APPLICATION (.2); PREPARE FOR AND PARTICIPATE IN TELECONFERENCE WITH C. RANKIN REGARDING SECOND INTERIM FEE APPLICATION (.1); REVIEW AND REVISE DRAFT SECOND INTERIM FEE APPLICATION (.4)	K. BRINKMAN	B160	0.70	683.55
01/15/25	REVIEW AND REVISE BLANK ROME'S FIFTH MONTHLY FEE STATEMENT SUBMISSION (.1); DRAFT EMAIL CORRESPONDENCE TO C. RANKIN REGARDING BLANK ROME'S FIFTH MONTHLY FEE STATEMENT SUBMISSION (.1)	K. BRINKMAN	B160	0.20	195.30
	TOTALS FOR B160 FEE/EMPLOYM	ENT APPLICATIONS		0.90	878.85
TASK: B190) OTHER CONTESTED MATTERS (EX	CLUDING ASSUMPTION/I	REJECTIO	N)	
01/13/25	PREPARE FOR AND CONFER WITH C. RANKIN REGARDING STRATEGY AND PREPARATION FOR MEDIATION OF CHUBB SETTLEMENT AGREEMENT DISPUTE (.3); ANALYSIS REGARDING MEDIATION OF CHUBB SETTLEMENT AGREEMENT DISPUTE (.2)	K. BRINKMAN	B190	0.50	488.25
01/22/25	DRAFT EMAIL CORRESPONDENCE IN RESPONSE TO INQUIRY FROM P. SANTELLE FOR CHUBB (.1); DRAFT EMAIL CORRESPONDENCE TO T. BROWN AND J. ROVIRA REGARDING SAME (.1); ANALYZE STATUS AND STRATEGY IN CONNECTION WITH CHUBB	K. BRINKMAN	B190	0.30	292.95

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	N BROTHERS IBER: 200433-00003				PAGE 2 OICE # 2259192 RUARY 20, 2025
DATE	DESCRIPTION	TIMEKEEPER	CODE	HOURS	AMOUNT
	SETTLEMENT MOTI RELATED MEDIATIO				
		OTHER CONTESTED MATTERS MPTION/REJECTION)		0.80	781.20
	TOTAL SERVICES				\$1,660.05
CURRENT	INVOICE TOTAL				\$1,660.05
TIME AND) FEE SUMMARY				
TIMEKEE	PER		RATE	HOURS	FEES
KYLE BRI	NKMAN		976.50	1.70	1,660.05
	TOTALS			1.70	\$1,660.05