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*Counsel for Debtor and Debtor in Possession*

**UNITED STATES BANKRUPTCY COURT  
 EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION**

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<b>In re:</b>	:	<b>Chapter 11</b>
	:	
<b>HOPEMAN BROTHERS, INC.,</b>	:	<b>Case No. 24-32428 (KLP)</b>
	:	
<b>Debtor.</b>	:	
	:	
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**SUMMARY OF SEVENTH INTERIM APPLICATION OF  
 HUNTON ANDREWS KURTH LLP AS COUNSEL FOR  
THE DEBTOR AND DEBTOR IN POSSESSION**

<b>Basic Information</b>	
Name of Applicant:	Hunton Andrews Kurth LLP
Name of Client:	Hopeman Brothers, Inc. Debtor and Debtor in Possession
Petition Date:	June 30, 2024
Retention Date:	June 30, 2024
Date of Order Approving Employment:	September 9, 2024
<b>This Interim Application</b>	
Time Period Covered:	December 1, 2025 to February 28, 2026
Total Hours Billed:	330.4
Total Fees Requested:	\$338,807.00
Total Expenses Requested:	\$5,954.37
Fees Requested Over Budget:	None
Blended Rate:	\$1,025.44/hour
Rate Increases Not Previously Approved/Disclosed:	None
Total Professionals:	9



Total Professionals Not in Staffing Plan:	3
Total Professionals Billing Less Than 15 Hours:	4
<b>Historical</b>	
Fees Approved to Date by Interim Order:	\$6,773,117.50
Expenses Approved to Date by Interim Order:	\$128,451.96
Allowed Fees Paid to Date:	\$6,773,117.50
Allowed Expenses Paid to Date:	\$128,451.96
Fees Paid Pursuant to Monthly Statements, Not Yet Allowed:	\$250,610.40
Expenses Paid Pursuant to Monthly Statements, Not Yet Allowed:	\$5,954.37

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**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
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<b>In re:</b>	:	<b>Chapter 11</b>
	:	
<b>HOPEMAN BROTHERS, INC.,</b>	:	<b>Case No. 24-32428 (KLP)</b>
	:	
<b>Debtor.</b>	:	
	:	
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**SEVENTH INTERIM APPLICATION OF  
HUNTON ANDREWS KURTH LLP, COUNSEL FOR THE DEBTOR AND  
DEBTOR IN POSSESSION, FOR ALLOWANCE OF INTERIM COMPENSATION  
AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD  
FROM DECEMBER 1, 2025 THROUGH AND INCLUDING FEBRUARY 28, 2026**

Hunton Andrews Kurth LLP (“Hunton”), counsel for Hopeman Brothers, Inc., as debtor and debtor in possession (the “Debtor”), submits this application (the “Application”) for interim allowance of compensation for professional services rendered by Hunton to the Debtor for the period from December 1, 2025 through and including February 28, 2026 (the “Seventh Interim Application Period”), and reimbursement of actual and necessary expenses incurred by Hunton during the Seventh Interim Application Period 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

Procedure for the United States Bankruptcy Court of the Eastern District of Virginia (the “Local Bankruptcy Rules”), and the *Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief* entered on September 9, 2024 [Docket No. 162] (the “Interim Compensation Order”). In support of this Application, Hunton represents as follows:

**I. JURISDICTION, VENUE AND PREDICATES FOR RELIEF**

1. The United States Bankruptcy Court for the Eastern District of Virginia (the “Court”) has jurisdiction over this matter pursuant to 28 U.S.C. § 1334 and the *Standing Order of Reference from the United States District Court for the Eastern District of Virginia*, dated August 15, 1984. This is a core proceeding pursuant to 28 U.S.C. § 157, and the Court may enter a final order consistent with Article III of the United States Constitution. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

2. The bases for the relief requested herein are sections 330 and 331 of the Bankruptcy Code, Bankruptcy Rule 2016, and Local Bankruptcy Rule 2016-1.

**II. BACKGROUND**

3. On June 30, 2024 (the “Petition Date”), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code in this Court commencing this chapter 11 case.

4. The Debtor continues to manage its business as debtor in possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. No trustee, examiner, or statutory committee has been appointed in this chapter 11 case.

5. On July 22, 2024, the Office of the United States Trustee for the Eastern District of Virginia (the “U.S. Trustee”) appointed the Official Committee of Unsecured Creditors (the “Committee”) [Docket No. 69].

6. On September 9, 2024, the Court entered the Interim Compensation Order, which approved the compensation procedures set forth therein (the “Compensation Procedures”).

7. On September 9, 2024, the Court entered the *Order Authorizing the Retention and Employment of Hunton Andrews Kurth LLP as Counsel for the Debtor Effective as of the Petition Date* [Doc. No. 163], authorizing the Debtor to employ and retain Hunton as its counsel, effective as of the Petition Date.

8. Pursuant to the Compensation Procedures, professionals retained in this case are authorized to file monthly fee statements and serve such statements on the Notice Parties (as defined in the Compensation Procedures). Provided that no objection to a monthly fee statement is timely filed, the Debtor is authorized to pay such professional an amount equal to eighty percent (80%) of the fees and one-hundred percent (100%) of the expenses requested in such monthly fee statement.

9. Additionally, pursuant to the Compensation Procedures, beginning with the period ending on August 31, 2024, and at three-month intervals thereafter, professionals retained in this case are authorized to file interim fee applications with the Court. The Compensation Procedures provide that the Seventh interim fee application should cover the period from September 1, 2025 through and including November 30, 2025.

10. The Compensation Procedures also provide that all Retained Professionals (as defined in the Compensation Procedures), to the extent applicable, shall make reasonable efforts to comply with the U.S. Trustee’s requests for information and additional disclosures set forth in the *Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases* (the “Appendix B Guidelines”) in connection with the interim and final fee applications filed in this case.

### III. RELIEF REQUESTED

11. Hunton submits this Application (a) for interim allowance of reasonable compensation for the actual, reasonable and necessary professional services that it has rendered as counsel for the Debtor in this case for the period from December 1, 2025, through and including February 28, 2026, and (b) for reimbursement of actual, reasonable and necessary expenses incurred in representing the Debtor during that same period. For the period covered by this Application, Hunton seeks fees for services rendered in the amount of \$338,807.00. For the same period, Hunton seeks actual, reasonable and necessary expenses totaling \$5,954.37.

12. The Application is supported by the following Exhibits, which are attached hereto and patterned on the Appendix B Guidelines:

- (i) Exhibit A contains a summary schedule of the time expended by all Hunton professionals and paraprofessionals engaged in the representation of the Debtor during the Seventh Interim Application Period.
- (ii) Exhibit B contains a summary schedule of hours and fees covered by this Application, categorized by project code.
- (iii) Exhibit C contains a summary schedule of the out-of-pocket expenses incurred by Hunton during the Seventh Interim Application Period.
- (iv) Exhibit D contains a disclosure of “customary and comparable compensation” charged by Hunton’s professionals and paraprofessionals. As requested in the Appendix B Guidelines, Exhibit D provides a summary of the blended hourly rates of the timekeepers (segregated by rank) included in this Application compared to the blended hourly rates for similar non-bankruptcy domestic timekeepers at Hunton.
- (v) Exhibit E contains the budget and staffing plans for Hunton for this chapter 11 case during the Seventh Interim Application Period.
- (vi) Exhibit F contains the monthly fee statements properly served by Hunton during the Seventh Interim Application Period (the “Monthly Statement”).

#### IV. BASIS FOR RELIEF REQUESTED

13. During the Seventh Interim Application Period, Hunton provided numerous services to the Debtor, including but not limited to (i) continuing to prosecute confirmation of the proposed 524(g) plan of reorganization (the “Plan”), including, but not limited to, (a) drafting and filing a joint response of the Plan Proponents<sup>1</sup> addressing arguments raised in objections filed by the Chubb Insurers, Liberty Mutual Insurance Company (“LMIC”), and Travelers [Docket Nos. 1312, 1313, and 1314] to this Court’s proposed findings of fact and conclusions of law recommending, among other things, approval of the Plan (the “Proposed Findings”); (ii) securing approval of the (a) motion seeking entry of a sixth interim order extending the automatic stay to stay asbestos-related actions against non-Debtor defendants [*see* Order at Docket No. 1343], and (b) motion for authority to disburse funds paid to the Debtor pursuant to that certain settlement agreement entered into with the Certain Settling Insurers<sup>2</sup> to pay the fees and expenses of the Debtor’s claims and noticing agent, Kurtzman Carson Consultants, LLC dba Verita Global [*see* Order at Docket No. 1342]; (iii) securing dismissal of LMIC’s adversary proceeding related to the effect of the 2003 settlement agreement, including, but not limited to, responding to LMIC’s objection to this Court’s report and recommendation to the District Court recommending dismissal; (iv) addressing matters in connection with LMIC’s appeal of the Court’s order disallowing and expunging its proof of claim and Chubb’s appeal of this Court’s order appointing a future claimants’ representative; (v) participating in conferences with the Debtor and the Debtor’s other professionals regarding items including, but not limited to, administrative,

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<sup>1</sup> “Plan Proponents” means the Debtor and the Committee.

<sup>2</sup> “Certain Settling Insurers” means, collectively, Continental Casualty Company, Fidelity & Casualty Company, Lexington Insurance Company, Granite State Insurance Company, the Insurance Company of the State of Pennsylvania, National Union Fire Insurance Company of Pittsburgh, PA, and General Reinsurance Corporation.

organizational, strategic, and contested issues arising in this case; (vi) communicating regularly with the Committee’s professionals regarding items including case strategy and timeline, confirmation of the proposed Plan, and various other substantive issues related to the status and administration of this case; (vii) communicating with creditors, other parties in interest, and their professionals, as applicable, regarding this case; (viii) assisting in the day-to-day administration of this case for the Debtor; and (ix) regularly communicating with the Clerk’s office, Chambers, and the U.S. Trustee’s office regarding various case administration issues.

14. In performing the services detailed in this Application, Hunton has endeavored to ensure that its professionals comply with the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and any other applicable procedures or orders of the Court.

15. Pursuant to the terms of the Interim Compensation Order, Hunton properly filed and served three Monthly Statements during the Seventh Interim Application Period as follows:

<b>Period Covered by Monthly Statement</b>	<b>Total Fees</b>	<b>Total Expenses</b>	<b>Date Served and Docket No.</b>	<b>Objection Deadline</b>	<b>Amount of Fees Received (80%)</b>	<b>Amount of Expenses Received (100%)</b>
Dec. 1, 2025 – Dec. 31, 2025	\$276,027.00	\$5,859.17	3/12/2026 [Docket No. 1429]	3/26/2026	\$220,821.60	\$5,859.17
Jan. 1, 2026 – Jan. 31, 2026	\$37,236.00	\$95.20	3/12/2026 [Docket No. 1430]	3/26/2026	\$29,788.80	\$95.20
Feb. 1, 2026 – Feb. 28, 2026	\$25,544.00	\$0.00	4/10/2026 [Docket No. 1448]	4/24/2026	\$0.00	\$0.00

16. In accordance with the Compensation Procedures, as set forth in the Interim Compensation Order, and as set forth in Local Rule 2016-1, the Monthly Statements included (i) a detailed itemization of the service hours expended by matter and professional and (ii) a summary schedule of hours and fees categorized by project code. The Monthly Statements also included a

detailed chronological itemization of the services rendered by each professional and paraprofessional, calculated by tenths of an hour and categorized in accordance with the appropriate project code. As set forth above, a copy of Hunton's Monthly Statements are attached hereto as Exhibit F.

17. Hunton has endeavored to represent the Debtor in the most expeditious and economical manner possible. Tasks have been assigned to attorneys and paralegals at Hunton so that the work has been performed by those most familiar with the particular matter or task and, where attorney involvement was required, by the lowest hourly rate professional appropriate for a particular matter. Moreover, Hunton has endeavored to coordinate with the other professionals involved in this case so as to minimize any duplication of effort and to minimize attorneys' fees and expenses to the Debtor. Hunton believes it has been successful in this regard.

18. No agreement or understanding exists between Hunton and any other person for the sharing of compensation received or to be received for services rendered in or in connection with this case.

#### **V. STATEMENT PURSUANT TO APPENDIX B GUIDELINES**

19. The following is provided in response to the questions set forth in ¶ C.5 of the Appendix B Guidelines:

**Question:** Did you agree to any variations from, or alternatives to, your standard or customary billing rates, fees or terms for services pertaining to this engagement that were provided during the application period? If so, please explain.

Response: No.

**Question:** If the fees sought in this fee application as compared to the fees budgeted for the time period covered by this fee application are higher by 10% or more, did you discuss the reasons for the variation with the client?

Response: Not applicable.

**Question:** Have any of the professionals included in this fee application varied their hourly

rate based on the geographic location of the bankruptcy case?

Response: No.

**Question:** Does this fee application include time or fees related to reviewing the time records or preparing, reviewing, or revising invoices? (This is limited to work involved in preparing and editing billing records that would not be compensable outside of bankruptcy and does not include reasonable fees for preparing a fee application.). If so, please quantify by hours and fees.

Response: This Application includes approximately \$7,860.50 in fees (9.7 hours) relating to preparing, reviewing, or revising Monthly Statements. These fees are reflected in Task Code 160 time entries. Hunton submits that all such fees are reasonable and necessary for preparing the Monthly Statements.

**Question:** Does this fee application include time or fees for reviewing time records to redact any privileged or other confidential information? If so, please quantify by hours and fees.

Response: As set forth above, this Application includes approximately \$7,860.50 in fees (9.7 hours) relating to preparing, reviewing, or revising Monthly Statements. In the course of such efforts, Hunton reviewed and edited various entries to avoid publicly disclosing any privileged or confidential information. Hunton submits that such review and edits are a reasonable and necessary part of Hunton's preparation of the Monthly Statements.

**Question:** If the fee application includes any rate increases since retention: (i) Did your client review and approve those rate increases in advance? (ii) Did your client agree when retaining the law firm to accept all future rate increases? If not, did you inform your client that they need not agree to modified rates or terms in order to have you continue the representation, consistent with ABA Formal Ethics Opinion 11-458?

Response: Yes. As disclosed in the Brown Declaration, the Debtor agreed to retain Hunton in accordance with its standard terms and conditions which, among other things, provide that the billing rates are subject to periodic adjustments. In accordance with Hunton's established billing practices and procedures and, following the Debtor's review and approval, certain of Hunton's billing rates for this engagement were increased effective as of January 1, 2025.

## VI. Notice

20. Notice of this Application has been provided in accordance with the terms of the Interim Compensation Order. Hunton submits that no other or further notice need be provided.

*[Remainder of page intentionally left blank]*

**WHEREFORE**, Hunton respectfully requests that this Court enter an Order, substantially in the form attached hereto (i) approving this Application, (ii) providing that Hunton be allowed on an interim basis the sum of \$338,807.00, as compensation for reasonable and necessary professional services rendered to the Debtor and the sum of \$5,954.37 for reimbursement of actual and necessary costs and expenses, (iii) authorizing and directing the Debtor to pay Hunton the outstanding amount of such sums, and (iv) for such other relief as the Court deems proper and just.

Dated: April 22, 2026  
Richmond, Virginia

*/s/ Henry P. (Toby) Long, III*

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*Counsel for Debtor and Debtor in Possession*

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION**

---

**In re:** :  
 : **Chapter 11**  
 :  
**HOPEMAN BROTHERS, INC.,** : **Case No. 24-32428 (KLP)**  
 :  
 : **Debtor.** :  
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**ORDER GRANTING SEVENTH INTERIM APPLICATION OF  
HUNTON ANDREWS KURTH LLP, COUNSEL FOR THE DEBTOR  
AND DEBTOR IN POSSESSION, FOR ALLOWANCE OF INTERIM COMPENSATION  
AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD FROM  
DECEMBER 1, 2025 THROUGH AND INCLUDING FEBRUARY 28, 2026**

Upon consideration of the Seventh Interim Fee Application (the “Application”)<sup>1</sup> of Hunton Andrews Kurth LLP (“Hunton”), counsel for Hopeman Brothers, Inc., as debtor and debtor in possession (the “Debtor”), for the period from December 1, 2025, through and including February 28, 2026 (the “Seventh Interim Application Period”); and the Court having reviewed the Application and the Monthly Statements that were served by Hunton during the Seventh Interim Application Period, and finding that the Court has jurisdiction over this matter pursuant to 28

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<sup>1</sup> Capitalized terms not defined herein shall have the meanings ascribed to them in the Application.

U.S.C. §§ 157 and 1334, and determining that proper and adequate notice has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefore,

IT IS HEREBY ORDERED that:

1. The Application is GRANTED.
2. Hunton is allowed interim compensation in the amount of \$338,807.00 and reimbursement of expenses in the amount of \$5,954.37 for the Seventh Interim Application Period as requested in the Application.
3. The Debtor is authorized and directed to disburse to Hunton payment in the amount of the difference between the allowed amounts and the actual monthly payments previously received by Hunton for fees and expenses incurred during the Seventh Interim Application Period.
4. The Debtor is authorized and empowered to take such actions as may be necessary and appropriate to implement the terms of this Order.
5. This Court shall retain jurisdiction with respect to all matters relating to the interpretation or implementation of this Order.
6. This Order shall be effective immediately upon entry.

Dated: \_\_\_\_\_, 2026

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UNITED STATES BANKRUPTCY JUDGE

WE ASK FOR THIS:

/s/ Henry P. (Toby) Long, III

Tyler P. Brown (VSB No. 28072)  
Henry P. (Toby) Long, III (VSB No. 75134)  
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*Counsel for the Debtor and Debtor in Possession*

**CERTIFICATION OF ENDORSEMENT  
UNDER LOCAL BANKRUPTCY RULE 9022-1(C)**

I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Henry P. (Toby) Long, III  
Henry P. (Toby) Long, III

**Exhibit A**

**PROFESSIONALS RENDERING SERVICES**

(December 1, 2025 – February 28, 2026)

<b>Name of Professional</b>	<b>Position</b>	<b>Department</b>	<b>First Bar Admission Date</b>	<b>Hourly Billing Rate</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>	<b>Rate Increases Since the Petition Date</b>
T. P. Brown	Partner	1987	Bankruptcy	\$1,485	90.4	\$134,244.00	1
J. W. Harbour	Partner	2001	Bankruptcy	\$1,430	0.2	\$286.00	1
H. P. Long III	Counsel	2007	Bankruptcy	\$1,025	114.5	\$117,362.50	1
C. A. Rankin	Associate	2018	Bankruptcy	\$895	10.4	\$9,308.00	1
B. R. Bell	Associate	2021	Bankruptcy	\$795	49.9	\$39,670.50	1
N. S. Monico	Associate	2023	Bankruptcy	\$695	12.1	\$8,409.50	None
O. Maier	Associate	2024	Bankruptcy	\$695	22.4	\$15,568.00	None
R. Rubin	Associate	2025	Bankruptcy	\$695	5.1	\$3,544.50	None
T. L. Canada	Paralegal	N/A	Bankruptcy	\$410	25.4	\$10,414.00	1
				<b>Total:</b>	<b>330.4</b>	<b>\$338,807.00</b>	
<b>Blended Rate:</b>					<b>\$1,025.44</b>		

**Exhibit B**

**COMPENSATION BY PROJECT CATEGORY**  
 (December 1, 2025 – February 28, 2026)

<b>Project Code</b>	<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees</b>
B110	Case Administration	10.4	\$6,524.00
B120	Asset Analysis and Recovery	1.4	\$1,435.00
B150	Meetings of and Communications with Creditors	0.8	\$781.00
B160	Fee / Employment Applications	32.3	\$25,243.00
B190	Other Contested Matters (excluding assumption / rejection motions)	57.9	\$66,936.00
B210	Business Operations	9.9	\$10,326.50
B320	Plan and Disclosure Statement (including Business Plan)	217.7	\$227,561.50
	<b>Total:</b>	<b>330.4</b>	<b>\$338,807.00</b>

**Exhibit C**

**EXPENSE SUMMARY**  
(December 1, 2025 – February 28, 2026)

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Unit Cost (if applicable)</b>	<b>Total Expenses</b>
Online Research	(Pacer Service Fees from 10/01/2025 to 12/31/2025)		\$90.30
Online Research	Westlaw and Lexis		\$5,864.07
		<b>Total:</b>	<b>\$5,954.37</b>

**Exhibit D**

**CUSTOMARY AND COMPARABLE COMPENSATION DISCLOSURES**  
(December 1, 2025 – February 28, 2026)

Category of Timekeeper	Blended Hourly Rate <sup>1</sup>	
	Billed (Firm for preceding year, excluding the Bankruptcy, Restructuring and Creditors' Rights group )	Billed (This Application)
All Partners (Equity Partner)	\$1,024.27	\$1,391.74
Counsel	\$858.89	\$1,025.00
Sr. Associate (7+ years since first admission)	\$729.33	\$895.00
Associate (4-6 years since first admission)	\$639.27	\$795.00
Jr. Associate (1-3 years since first admission)	\$589.51	\$695.00
Paralegal	\$375.96	\$410.00
<b>Aggregated (Blended Rates):</b>	<b>\$795.42</b>	<b>\$1,025.44</b>

<sup>1</sup> Consistent with ¶ C.3 of the Appendix B Guidelines, the blended hourly rates set forth in Exhibit D are calculated by dividing the dollar value of hours billed by the number of hours billed for the relevant timekeepers during the applicable time period. Exhibit D also segregates the timekeepers by rank using the categories set forth in Exhibit A to the Appendix B Guidelines. The data for the “preceding year” is based on information from Hunton’s last completed calendar year ending December 31, 2024.

In addition, as requested by ¶ C.3 of the Appendix B Guidelines, the blended hourly rates identified in Exhibit D for non-bankruptcy domestic timekeepers at Hunton includes discounted or alternative engagements, other than pro bono engagements and engagements for clients who are employees or charitable organizations that are billed at materially discounted rates.

**Exhibit E**

**BUDGET**  
**HUNTON ANDREWS KURTH LLP**  
(December 1, 2025 – February 28, 2026)

<b>Period</b>	<b>Estimated Fees</b>
December 1, 2025 – February 28, 2026	\$400,000

**STAFFING PLAN**  
**HUNTON ANDREWS KURTH LLP**  
(December 1, 2025 – February 28, 2026)

<b>Category of Timekeeper (as maintained by the firm)</b>	<b>Number of Timekeepers Expected to Work on the Matter During the Budgeted Period</b>	<b>Average Hourly Rate</b>
Partners	2	\$1,175.00
Counsel	1	\$930.00
Associates	2	\$697.50
Paralegal	1	\$390.00

**Exhibit F**

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*Counsel for Debtor and Debtor in Possession*

**UNITED STATES BANKRUPTCY COURT  
 EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION**

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<b>In re:</b>	:	<b>Chapter 11</b>
	:	
<b>HOPEMAN BROTHERS, INC.,</b>	:	<b>Case No. 24-32428 (KLP)</b>
	:	
<b>Debtor.</b>	:	
	:	
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**SEVENTEENTH MONTHLY FEE STATEMENT OF  
 HUNTON ANDREWS KURTH LLP AS BANKRUPTCY COUNSEL  
 FOR THE DEBTOR FOR ALLOWANCE OF COMPENSATION FOR SERVICES  
 RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD  
FROM DECEMBER 1, 2025 THROUGH AND INCLUDING DECEMBER 31, 2025**

Name of Applicant:	Hunton Andrews Kurth 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. 163]
Time Period Covered:	December 1, 2025 through December 31, 2025
Total Fees Requested:	\$220,821.60 (80% of \$276,027.00)
Total Expenses Requested:	\$5,859.17
Type of Fee Statement:	Monthly <sup>1</sup>

---

<sup>1</sup> 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.

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 Hunton Andrews Kurth LLP (“Hunton”), 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 Hunton for the period from December 1, 2025 through and including December 31, 2025 (the “Fee Period”) and reimbursement of the actual and necessary expenses that Hunton incurred during the Fee Period. By this Monthly Fee Statement, Hunton seeks allowance of compensation for services rendered in the amount of \$276,027.00 and payment in the amount of \$220,821.60 (which equals 80% of the compensation sought herein). Hunton also seeks allowance and reimbursement of actual and necessary expenses in the amount of \$5,859.17.

**Itemization of Services Rendered and Disbursements Incurred**

1. In support of this Monthly Fee Statement, Hunton has attached the following:
  - **Exhibit A** is a summary schedule of hours and fees covered by this Monthly Fee Statement, categorized by project code.
  - **Exhibit B** is a summary schedule of the time expended by all Hunton professionals and paraprofessionals engaged in the representation of the Debtor during the Fee Period.
  - **Exhibit C** is a summary of the expenses incurred by Hunton during the Fee Period.
  - **Exhibit D** is a detailed invoice for the hours expended and fees incurred by Hunton 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. Hunton 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.

**Notice**

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

WHEREFORE, Hunton respectfully requests payment of its reasonable and necessary fees and expenses incurred during the Fee Period in the total amount of \$226,680.77, consisting of (i) \$220,821.60, which is 80% of the fees incurred by the Debtor for reasonable and necessary professional services rendered by Hunton during the Fee Period, and (ii) \$5,859.17 for actual and necessary costs and expenses.

*[Remainder of Page Intentionally Left Blank]*

Dated: March 12, 2026  
Richmond, Virginia

/s/ Henry P. (Toby) Long, III

Tyler P. Brown (VSB No. 28072)

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

Facsimile: (804) 788-8218

Email: tpbrown@HuntonAK.com

hlong@HuntonAK.com

- and -

Joseph P. Rovira (admitted *pro hac vice*)

Catherine A. Rankin (admitted *pro hac vice*)

**HUNTON ANDREWS KURTH LLP**

600 Travis Street, Suite 4200

Houston, TX 77002

Telephone: (713) 220-4200

Facsimile: (713) 220-4285

Email: josephrovira@HuntonAK.com

crankin@HuntonAK.com

*Counsel for the Debtor and Debtor in Possession*

**EXHIBIT A**

**Statement of Fees by Subject Matter during the Fee Period**

<b>Matter Code</b>	<b>Matter Description</b>	<b>Hours</b>	<b>Fees Requested</b>
B110	Case Administration	3.7	\$2,132.00
B120	Asset Analysis and Recovery	1.4	\$1,435.00
B150	Meetings of and Communications with Creditors	0.5	\$512.50
B160	Fee / Employment Applications	9.7	\$7,633.00
B190	Other Contested Matters (excluding assumption / rejection motions)	36.5	\$42,333.00
B210	Business Operations	5.8	\$6,155.00
B320	Plan and Disclosure Statement (including Business Plan)	206.7	\$215,826.50
<b>Total</b>		<b>264.3</b>	<b>\$276,027.00</b>

**EXHIBIT B**

**Professionals Rendering Services during the Fee Period**

The Hunton attorneys who rendered professional services in these cases during the Fee Period include:

<b>Professional</b>	<b>Position</b>	<b>Year Admitted</b>	<b>Expertise</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. P. Brown	Partner	1987	Bankruptcy	\$1,485	82.1	\$121,918.50
J. W. Harbour	Partner	2001	Bankruptcy	\$1,430	0.2	\$286.00
H. P. Long III	Counsel	2007	Bankruptcy	\$1,025	74.7	\$76,567.50
C. A. Rankin	Associate	2018	Bankruptcy	\$895	5.7	\$5,101.50
B. R. Bell	Associate	2021	Bankruptcy	\$795	49.9	\$39,670.50
N. S. Monico	Associate	2023	Bankruptcy	\$695	12.1	\$8,409.50
O. Maier	Associate	2024	Bankruptcy	\$695	22.4	\$15,568.00
R. Rubin	Associate	2025	Bankruptcy	\$695	5.1	\$3,544.50
<b>Totals</b>					<b>252.2</b>	<b>\$271,066.00</b>

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

<b>Paraprofessional</b>	<b>Position</b>	<b>Department</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. L. Canada	Paralegal	Bankruptcy	\$410	12.1	\$4,961.00
<b>Totals</b>				<b>12.1</b>	<b>\$4,961.00</b>

**EXHIBIT C**

**Summary of Expenses Incurred during the Fee Period**

Type	Expenses
Online Research	\$5,859.17
<b>TOTAL EXPENSES:</b>	<b>\$5,859.17</b>

**EXHIBIT D**

**Detailed Invoice of Fees and Expenses Incurred During the Fee Period**

# HUNTON

HUNTON ANDREWS KURTH LLP  
600 TRAVIS, STE. 4200  
HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE SUMMARY-REMITTANCE PAGE

Hopeman Brothers, Inc.  
Attn: Christopher Lascell  
6 Auburn Court  
Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
INVOICE NUMBER: 131831085  
DATE: 03/12/2026

**CLIENT NAME:** Hopeman Brothers, Inc.

**BILLING ATTORNEY:** Timothy A Davidson

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31<sup>st</sup>. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending December 31, 2025 per the attached itemization:

### CURRENT INVOICE SUMMARY:

#### RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring

Current Fees:	\$ 276,027.00
Current Charges:	5,859.17
<b>CURRENT INVOICE AMOUNT DUE:</b>	<b>\$ 281,886.17</b>

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

Information with Payment: File: 040312.0000007, Inv: 131831085, Date:03/12/2026

**To Pay by Mail:**  
HUNTON ANDREWS KURTH LLP  
PO BOX 405759  
ATLANTA, GA 30384-5759

**To Pay by ACH:**  
Company Name: Hunton Andrews Kurth LLP  
Routing Number: 021052053  
Account Number: 72561654

**To Pay by Wire Transfer:**  
Bank: Bank of America, Richmond, VA  
Account Name: Hunton Andrews Kurth LLP  
Account Number: 334003060563  
ABA Transit: 026009593; Swift Code: BOFAUS3N

# HUNTON

HUNTON ANDREWS KURTH LLP  
 600 TRAVIS, STE. 4200  
 HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE DETAIL

Hopeman Brothers, Inc.  
 Attn: Christopher Lascell  
 6 Auburn Court  
 Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
 INVOICE NUMBER: 131831085  
 DATE: 03/12/2026

**CLIENT NAME:** Hopeman Brothers, Inc.

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Thank you for your business and continued support of Hunton Andrews Kurth LLP.

### RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring

#### FOR PROFESSIONAL SERVICES RENDERED THROUGH DECEMBER 31, 2025:

DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/01/2025	T L Canada	B110	Electronically file certificates of service for doc. nos. 1309, 1310	0.20	82.00
12/01/2025	T L Canada	B110	Prepare notice of Motions and Notice of Hearing for 6th Stay Motion and Motion to Disburse Funds for Verita	0.30	123.00
12/05/2025	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
12/12/2025	T L Canada	B110	Electronically file certificate of service for doc. nos. 1323, 1324, 1325	0.20	82.00
12/12/2025	H P Long, III	B110	Analyze certificates of service and communications with Verita regarding the same	0.20	205.00
12/15/2025	H P Long, III	B110	Communications with chambers regarding December 16 hearing	0.40	410.00
12/15/2025	T L Canada	B110	Prepare CNO for Motion to Disburse Funds to Verita (.2) and CNO and redline for Hunton's 6th Interim Stay Motion (.4)	0.60	246.00

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/15/2025	T L Canada	B110	Work on Agenda for December 16th hearing	0.40	164.00
12/15/2025	T L Canada	B110	Prepare Notice of Cancellation of December 16th hearing	0.20	82.00
12/16/2025	T L Canada	B110	Electronically file CNOs for Motion to Disburse Verita Funds and 6th Interim Stay Motion	0.20	82.00
12/16/2025	T L Canada	B110	Electronically file Notice of Cancellation of December 16th Hearing	0.10	41.00
12/16/2025	T L Canada	B110	Prepare and submit orders to the Court on the Motion to Disburse Funds to Verita and the 6th Interim Stay Motion	0.20	82.00
12/16/2025	T L Canada	B110	Communications with Verita regarding service of filings and orders entered from the Court	0.10	41.00
12/19/2025	T L Canada	B110	Electronically file certificate of service for doc. no. 1335	0.10	41.00
12/19/2025	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
12/22/2025	T L Canada	B110	Electronically file November MOR	0.10	41.00
12/30/2025	H P Long, III	B110	Analyze certificates of service and communications with Verita regarding the same	0.20	205.00
			<b>TOTAL B110</b>	<b>3.70</b>	
12/17/2025	H P Long, III	B120	Analyze and complete paperwork for OIC refund (.90), and communications with D. Ramlijak regarding the same (.50)	1.40	1,435.00
			<b>TOTAL B120</b>	<b>1.40</b>	
12/15/2025	H P Long, III	B150	Communications with counsel to parties in interest regarding December 16 hearing	0.30	307.50

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/16/2025	H P Long, III	B150	Communications with counsel to parties in interest regarding cancellation of December 16 hearing	0.20	205.00
			<b>TOTAL B150</b>	<b>0.50</b>	
12/01/2025	H P Long, III	B160	Analyze issues related to refund of professional fees in connection with inadvertent overpayment (.50), and communications with C. Lascell regarding the same (.40)	0.90	922.50
12/11/2025	C A Rankin	B160	Analyze Stout September monthly fee statement.	0.60	537.00
12/12/2025	C A Rankin	B160	Analyze Stout October monthly fee statement.	0.50	447.50
12/18/2025	T P Brown	B160	Review email from and to C.Lascell re Verita payments	0.10	148.50
12/18/2025	C A Rankin	B160	Analyze and address open items regarding Hunton's October fee statement.	1.90	1,700.50
12/18/2025	C A Rankin	B160	Analyze timing regarding monthly fee statements and next interim fee applications.	0.50	447.50
12/22/2025	C A Rankin	B160	Analyze and address open items regarding Hunton's September through November monthly fee statements	0.60	537.00
12/22/2025	T P Brown	B160	Emails with T.Long re fee statement	0.10	148.50
12/24/2025	C A Rankin	B160	Preliminarily review draft Hunton fee statement and interim fee application	0.60	537.00
12/24/2025	T L Canada	B160	Work on Hunton's 6th interim fee application	1.50	615.00
12/24/2025	T L Canada	B160	Work on Hunton's November monthly fee statement	0.40	164.00
12/24/2025	T L Canada	B160	Work on Hunton's October monthly fee statement	0.40	164.00

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/24/2025	T L Canada	B160	Work on Hunton's September monthly fee statement	0.40	164.00
12/26/2025	C A Rankin	B160	Analyze and address open items regarding Hunton's November fee statement	0.40	358.00
12/30/2025	C A Rankin	B160	Coordinate with Stout and Blank Rome professionals regarding preparation and filing of monthly fee statements and next interim fee applications	0.40	358.00
12/30/2025	C A Rankin	B160	Analyze Blank Rome's October monthly fee statement	0.20	179.00
12/30/2025	H P Long, III	B160	Analyze and respond to question from professional concerning interim fee applications	0.20	205.00
			<b>TOTAL B160</b>	<b>9.70</b>	
12/01/2025	T P Brown	B190	Review motion to extend interim stay	0.30	445.50
12/01/2025	H P Long, III	B190	Work on motion for sixth interim order extending stay period (.90), and communications with C. Lascell regarding the same (.30)	1.20	1,230.00
12/02/2025	T L Canada	B190	Finalize and electronically file Motion to Disburse funds to Verita, 6th Motion to Extend the Automatic Stay and Notice regarding same	0.90	369.00
12/02/2025	T P Brown	B190	Review emails from and to T.Long re filings and approval of motions to extend stay and Verita	0.20	297.00
12/02/2025	H P Long, III	B190	Analyze and finalize motion for sixth interim stay order	0.70	717.50
12/03/2025	T P Brown	B190	Conference with T.Long and review emails with M.Clark and T.Long re potential objection to motion to extend stay	0.30	445.50

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/03/2025	H P Long, III	B190	Analyze informal comments from plaintiffs' counsel regarding motion for sixth interim stay order and strategy to resolve the same (.30), and communications with C. Lascell regarding the same (.20)	0.50	512.50
12/03/2025	H P Long, III	B190	Communications with Committee counsel regarding motion for sixth interim stay order	0.30	307.50
12/04/2025	T P Brown	B190	Conference with T.Long re informal objection regarding interim stay extension and request for consent from client	0.20	297.00
12/04/2025	T P Brown	B190	Conference with T.Long re report and recommendation on LMIC A.P.	0.30	445.50
12/04/2025	T P Brown	B190	Emails with K.Courington re interim stay extension motion	0.20	297.00
12/04/2025	H P Long, III	B190	Analyze report and recommendation concerning Liberty adversary proceeding (.90), and communications with Committee counsel regarding the same (.30)	1.20	1,230.00
12/05/2025	T P Brown	B190	Review R&R on LMIC A.P. dismissal	0.50	742.50
12/05/2025	T P Brown	B190	Email to C.Lascell re report and recommendation on LMIC A.P.	0.10	148.50
12/09/2025	H P Long, III	B190	Analyze and respond to informal comments from plaintiffs' counsel concerning motion for sixth interim stay order	0.30	307.50
12/12/2025	H P Long, III	B190	Modify proposed sixth interim order extending stay to resolve informal comments (.40), and communications with plaintiff's counsel regarding the same (.30)	0.70	717.50

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/15/2025	T P Brown	B190	Conference with T.Long re agenda and CNO re 12/16 hearing	0.20	297.00
12/15/2025	H P Long, III	B190	Finalize modified sixth interim order extending stay period	0.40	410.00
12/15/2025	H P Long, III	B190	Analyze and finalize certificate of no objection for motion for sixth interim order extending stay period	0.20	205.00
12/17/2025	T P Brown	B190	Review emails to C.Lascell and K.Courington re stay extension	0.10	148.50
12/17/2025	T P Brown	B190	Conference with T.Long re extension of stay order and permission to pay Verita	0.10	148.50
12/17/2025	H P Long, III	B190	Communications with K. Courington regarding entry of sixth interim order extending stay period	0.20	205.00
12/18/2025	H P Long, III	B190	Analyze Liberty's objection to report and recommendation dismissing adversary proceeding and strategy for response to same	1.60	1,640.00
12/18/2025	T P Brown	B190	Review LMIC motion in AP	0.10	148.50
12/19/2025	H P Long, III	B190	Analyze and work on response to Liberty's objection to report and recommendation dismissing adversary proceeding	6.20	6,355.00
12/19/2025	T P Brown	B190	Review LMIC response to report and recommendation abstaining and dismissing AP	1.50	2,227.50
12/19/2025	T P Brown	B190	Consider response arguments on LMIC AP dismissal objections	1.20	1,782.00
12/19/2025	T P Brown	B190	Conference with T.Long re drafting response to objection of LMIC to report and recommendation	0.40	594.00

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/22/2025	H P Long, III	B190	Analyze and work on response to Liberty's objection to report and recommendation dismissing adversary proceeding	3.90	3,997.50
12/22/2025	T P Brown	B190	Work on response to LMIC objections	1.40	2,079.00
12/23/2025	H P Long, III	B190	Analyze and work on response to Liberty's objection to report and recommendation to dismiss adversary proceeding	6.30	6,457.50
12/23/2025	T P Brown	B190	Conference with T.Long re arguments for response	0.20	297.00
12/23/2025	T P Brown	B190	Review email from T.Long with draft response to LMIC objection	0.30	445.50
12/24/2025	T P Brown	B190	Review brief, R&R and proposed draft of response	1.70	2,524.50
12/27/2025	T P Brown	B190	Work on response to LMIC AP dismissal objection	1.20	1,782.00
12/27/2025	T P Brown	B190	Review email from L.Smith re new complaint filed	0.10	148.50
12/29/2025	T P Brown	B190	Work on response to LMIC AP dismissal objection	1.20	1,782.00
12/29/2025	T P Brown	B190	Review email from L. Smith re another new complaint filed	0.10	148.50
			<b>TOTAL B190</b>	<b>36.50</b>	
12/01/2025	N S Monico	B210	Analyze T.Long revisions to Motion to Pay Verita and Motion to Extend Stay	0.20	139.00
12/01/2025	T P Brown	B210	Review and revise motion to pay Verita bills from segregated account and related conference with T.Long	0.40	594.00
12/01/2025	H P Long, III	B210	Work on motion to disburse settlement funds (.70), and communications with C. Lascell regarding the same (.20)	0.90	922.50
12/02/2025	H P Long, III	B210	Analyze and finalize motion to disburse settlement funds	0.60	615.00

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/04/2025	T P Brown	B210	Emails with C.Lascell and T.Long re OCB payment of insurance premiums for 2026	0.10	148.50
12/04/2025	H P Long, III	B210	Analyze issues related to insurance renewal and communications with C. Lascell regarding the same	0.50	512.50
12/15/2025	H P Long, III	B210	Analyze and finalize certificate of no objection for motion to disburse settlement funds to pay Verita	0.30	307.50
12/17/2025	H P Long, III	B210	Communications with C. Lascell regarding entry of order approving disbursement of settlement funds to pay Verita and general update	0.60	615.00
12/18/2025	H P Long, III	B210	Analyze email from C. Lascell regarding timing and amount of IRS refunds and payment of professional fees	0.40	410.00
12/19/2025	H P Long, III	B210	Analyze and comment on monthly operating report (.70) and communications with D. Ramlijak regarding the same (.20)	0.90	922.50
12/22/2025	T P Brown	B210	Email from and to Stout re MOR and review same	0.10	148.50
12/22/2025	H P Long, III	B210	Analyze and finalize monthly operating report (.60), and communications with D. Ramlijak and C. Lascell regarding the same (.20)	0.80	820.00
			<b>TOTAL B210</b>	<b>5.80</b>	
12/01/2025	T P Brown	B320	Work on potential responses to insurers' objections to proposed findings	2.30	3,415.50

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/01/2025	N S Monico	B320	Call with B.Bell regarding research items in support of response to Chubb objection to proposed findings of fact and conclusions of law (.5); consider research strategy with L.Maier (.3); research standard of review for proposed findings and conclusions of law (1.3)	2.10	1,459.50
12/01/2025	O Maier	B320	Analyze Chubb Insurers' Objection to proposed findings of fact and conclusions of law	0.80	556.00
12/01/2025	B R Bell	B320	Continued review of insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law (1.5); participate in call regarding research required for same (.3); summarize categories of research needed (.9)	2.70	2,146.50
12/02/2025	T P Brown	B320	Work on preliminary statement and inserts for response brief on proposed findings for confirmation	2.80	4,158.00
12/02/2025	T P Brown	B320	Conference with B.Bell re brief strategy	0.10	148.50
12/02/2025	R Rubin	B320	Research relevant case law for response to Chubb objection	1.80	1,251.00
12/02/2025	O Maier	B320	Analyze case law regarding FCR issues	1.10	764.50
12/02/2025	O Maier	B320	Analyze issues for response to Chubb objection	5.90	4,100.50

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/02/2025	N S Monico	B320	Research district court standard of review regarding proposed findings of fact and conclusions of law (1.4); review Chubb objection regarding 1129(a)(3); consider response to Chubb good faith arguments with B. Bell (.4); review confirmation hearing transcript regarding the same (.9)	2.70	1,876.50
12/02/2025	R Rubin	B320	Conference with N. Monico, discussing case law research for response brief	0.30	208.50
12/02/2025	R Rubin	B320	Participate in conference call with N. Monico and B. Bell regarding case law research for drafting of brief	0.30	208.50
12/02/2025	B R Bell	B320	Review preliminary research findings for issues regarding response to insurer objections to Bankruptcy Court's findings of fact and conclusions of law regarding confirmation (.8); analyze underlying cases referenced in same (1.5); continued preparation of response to insurer objections (.4)	2.70	2,146.50
12/03/2025	R Rubin	B320	Complete research of relevant case law for response to Chubb objection	2.70	1,876.50

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831085  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/03/2025	N S Monico	B320	Review confirmation hearing transcript regarding evidence of good faith (1.2); review and summarize caselaw cited by Chubb regarding sword/shield doctrine (2.2); independent research regarding the same (1.1) prepare written analysis of good faith issue, possible rebuttal arguments, evidence in support of good faith, etc. (2.4); consider response to Chubb 524(g)(2)(b)(ii)(V) arguments (.2)	7.10	4,934.50
12/03/2025	O Maier	B320	Analyze case law to respond to Chubb's Objection to Proposed Findings of Fact and Conclusions of Law	2.10	1,459.50
12/03/2025	O Maier	B320	Analyze case law to respond to Chubb's Objection to Proposed Findings of Fact and Conclusions of Law	1.90	1,320.50
12/03/2025	T P Brown	B320	Work on responses to objections on plan	2.00	2,970.00
12/03/2025	T P Brown	B320	Conference with T.Long re brief in response to objections	0.20	297.00
12/03/2025	B R Bell	B320	Review supplemental research provided in connection with preparation of response to insurer objections to the Bankruptcy Court's proposed findings of fact and conclusions of law regarding plan confirmation (1.5); supplemental research based on same (.6)	2.10	1,669.50
12/04/2025	B R Bell	B320	Continued preparation of response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation of Plan	3.70	2,941.50

HUNTON ANDREWS KURTH LLP  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/04/2025	T P Brown	B320	Work on responses to objections to findings of fact on confirmation of plan	3.20	4,752.00
12/04/2025	H P Long, III	B320	Analyze strategy for response to objections to proposed findings on confirmation of plan (.80), and communications with Committee counsel regarding the same (.30)	1.10	1,127.50
12/05/2025	T P Brown	B320	Conferences with T.Long re status of response brief	0.20	297.00
12/05/2025	O Maier	B320	Research and analyze case law to respond to Chubb's objection	2.40	1,668.00
12/05/2025	T P Brown	B320	Work on arguments for response brief	3.30	4,900.50
12/05/2025	H P Long, III	B320	Communications with counsel to party in interest regarding response to objections to proposed findings recommending confirmation of the plan	0.40	410.00
12/05/2025	H P Long, III	B320	Analyze issues and strategy for response to objections to proposed findings recommending confirmation of the plan (.70), and communications with Committee counsel regarding the same (.20)	0.90	922.50
12/05/2025	B R Bell	B320	Conduct further research to support arguments for responses to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law in support of confirmation (1.8); discuss additional research to be conducted, including nuances on same (.2); continued preparation of response to insurer objections (2.8)	4.80	3,816.00
12/06/2025	O Maier	B320	Analyze certain precedent case to distinguish from Hopeman plan	0.10	69.50

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 CLIENT NAME: Hopeman Brothers, Inc.  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/06/2025	B R Bell	B320	Continued research in connection with preparation of responses to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation (1.9); continued preparation of draft response (4.9)	6.80	5,406.00
12/07/2025	B R Bell	B320	Continued preparation of response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation	5.00	3,975.00
12/07/2025	O Maier	B320	Analyze certain case precedent decision and draft language distinguishing plan provisions.	2.20	1,529.00
12/08/2025	O Maier	B320	Analysis of bankruptcy docket for certain precedent case to assess plan language considerations	0.30	208.50
12/08/2025	T P Brown	B320	Work on certain arguments for response brief and related research	2.30	3,415.50
12/08/2025	T P Brown	B320	Conference re T.Long re debtor's response draft	0.20	297.00
12/08/2025	T P Brown	B320	Email from B.Bell re response brief	0.10	148.50
12/08/2025	H P Long, III	B320	Analyze issues and strategy for response to insurers' objection to proposed findings recommending confirmation of the plan (.80), and communications with Committee counsel regarding the same (.40)	1.20	1,230.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/08/2025	B R Bell	B320	Continued preparation of response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation (5.2); further review of relevant caselaw in connection with same (1.3)	6.50	5,167.50
12/09/2025	T P Brown	B320	Review draft of response brief and begin revising brief and developing missing arguments and review objections for responses needed	9.80	14,553.00
12/09/2025	T P Brown	B320	Conferences with T.Long re brief	0.40	594.00
12/09/2025	T P Brown	B320	Emails with B.Bell re additional arguments needed	0.20	297.00
12/09/2025	T P Brown	B320	Conferences with T.Long re revisions and research needed for response to insurer objection	0.30	445.50
12/09/2025	T P Brown	B320	Review proposed inserts for response brief from T.Long	0.40	594.00
12/09/2025	H P Long, III	B320	Analyze and work on response to insurers' objections (7.80), and communications with Committee counsel regarding the same (.60)	8.40	8,610.00
12/09/2025	B R Bell	B320	Conduct further research to address further arguments in insurer objections, including review of Bankruptcy Court's proposed findings of fact and conclusions of law (2.3); Prepare additional inserts for response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation (4.9)	7.20	5,724.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831085  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/10/2025	B R Bell	B320	Preparation of additional argument inserts regarding responses to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation	6.20	4,929.00
12/10/2025	O Maier	B320	Research and analysis for brief on confirmation issues	2.20	1,529.00
12/10/2025	T P Brown	B320	Work on response brief to insurer objections	11.90	17,671.50
12/10/2025	T P Brown	B320	Research for arguments on response brief	1.70	2,524.50
12/10/2025	T P Brown	B320	Conferences with T.Long re preparation of additional argument sections and revisions	0.40	594.00
12/10/2025	H P Long, III	B320	Analyze and work on response to insurers' objections to proposed findings recommending confirmation of the plan (10.80), and communications with Committee counsel regarding the same (.50)	11.30	11,582.50
12/10/2025	T P Brown	B320	Emails with B.Bell re brief and excerpts for arguments	0.10	148.50
12/10/2025	T P Brown	B320	Emails with T.Long re Debtor's brief	0.30	445.50
12/11/2025	B R Bell	B320	Review draft response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation (.9); review UCC (co-plan proponent) comments on same (.4)	1.30	1,033.50
12/11/2025	H P Long, III	B320	Analyze and work on response to insurers' objections to proposed findings recommending confirmation of the plan (9.50), and communications with Committee counsel regarding the same (.80)	10.30	10,557.50

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831085  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/11/2025	T P Brown	B320	Conference with T.Long re committee emails and requests for comments	0.10	148.50
12/11/2025	T P Brown	B320	Conferences with T.Long re revisions to brief and order of arguments	0.50	742.50
12/11/2025	T P Brown	B320	Research for response brief	1.40	2,079.00
12/11/2025	T P Brown	B320	Work on response brief	5.30	7,870.50
12/11/2025	O Maier	B320	Research to respond to Traveler's objection	1.70	1,181.50
12/11/2025	T L Canada	B320	Work on Plan Proponents' Response to Objection to Proposed Findings of Facts and Conclusions of Law Confirming the Plan	3.00	1,230.00
12/12/2025	H P Long, III	B320	Analyze and work on response to insurers' objections to proposed findings recommending confirmation of the plan (5.6), and communications with Committee counsel (1.2) and counsel to Huntington (.20) regarding the same	7.00	7,175.00
12/12/2025	T P Brown	B320	Conferences with T.Long re committee final comments and review same	0.30	445.50
12/12/2025	T P Brown	B320	Research for response brief	1.30	1,930.50
12/12/2025	T P Brown	B320	Draft and revise sections of response brief	11.30	16,780.50
12/12/2025	T P Brown	B320	Emails with T.Long re revisions from committee and additional comments on response brief	0.30	445.50
12/12/2025	T P Brown	B320	Multiple conferences with T.Long re revisions to response brief	0.50	742.50
12/12/2025	J W Harbour	B320	Analysis of issues concerning brief for District Court and communications with counsel	0.20	286.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/12/2025	T L Canada	B320	Work on Plan Proponents' Response to Objection to Proposed Findings of Facts and Conclusions of Law Confirming the Plan	2.80	1,148.00
12/13/2025	T P Brown	B320	Review multiple insurer responses and joint statement of plan proponents	0.50	742.50
12/13/2025	B R Bell	B320	Review finalized response to insurer objections to Bankruptcy Court's proposed findings of fact and conclusions of law regarding confirmation	0.90	715.50
12/15/2025	T P Brown	B320	Review LMIC's reply to proposed findings of fact and conclusions of law	0.20	297.00
12/15/2025	H P Long, III	B320	Analyze responses filed by insurers to joint statement regarding changes to plan and confirmation order to conform to proposed findings and strategy to address same	1.40	1,435.00
12/15/2025	T P Brown	B320	Review responses to Joint Statement	0.60	891.00
12/15/2025	T P Brown	B320	Consider reply strategy on proposed plan modifications	0.60	891.00
12/15/2025	T P Brown	B320	Review HII response	0.30	445.50
12/15/2025	T P Brown	B320	Review Chubb reply	0.10	148.50
12/15/2025	T P Brown	B320	Review Traveler's reply brief	1.10	1,633.50
12/16/2025	T P Brown	B320	Conference with J.Rovira re status on plan issues	0.20	297.00
12/16/2025	T P Brown	B320	Conference with T.Long re potential reply, logistics for closing and related issues	0.50	742.50
12/16/2025	T P Brown	B320	Consider potential reply to Traveler's response to proposed findings of fact and conclusions of law	1.90	2,821.50
12/17/2025	T P Brown	B320	Conference with T.Long re district court process and timing	0.20	297.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
12/22/2025	O Maier	B320	Research case law regarding subject matter jurisdiction (.7) and analyze potential arguments related to the same (1.00)	1.70	1,181.50
<b>TOTAL B320</b>				<b>206.70</b>	
<b>TOTAL HOURS</b>				<b>264.30</b>	

**TIMEKEEPER SUMMARY:**

TIMEKEEPER	STATUS	HOURS	RATE	VALUE
T P Brown	Partner	82.10	1,485.00	121,918.50
J W Harbour	Partner	0.20	1,430.00	286.00
H P Long, III	Counsel	74.70	1,025.00	76,567.50
B R Bell	Associate	49.90	795.00	39,670.50
O Maier	Associate	22.40	695.00	15,568.00
N S Monico	Associate	12.10	695.00	8,409.50
C A Rankin	Associate	5.70	895.00	5,101.50
R Rubin	Associate	5.10	695.00	3,544.50
T L Canada	Paralegal	12.10	410.00	4,961.00
<b>TOTAL FEES (\$)</b>				<b>276,027.00</b>

**TIME SUMMARY BY TASK CODE:**

CODE	DESCRIPTION	HOURS	VALUE
B110	Case Administration	3.70	2,132.00
B120	Asset Analysis and Recovery	1.40	1,435.00
B150	Meetings of and Communications with Creditors	0.50	512.50
B160	Fee / Employment Applications	9.70	7,633.00
B190	Other Contested Matters (excluding assumption / rejection motions)	36.50	42,333.00
B210	Business Operations	5.80	6,155.00
B320	Plan and Disclosure Statement (including Business Plan)	206.70	215,826.50
		<b>264.30</b>	<b>276,027.00</b>

**FOR COSTS ADVANCED AND EXPENSES INCURRED:**

CODE	DESCRIPTION	DATE	DESCRIPTION	AMOUNT
E106	Online Research		LexisNexis and Westlaw Research	5,859.17
<b>TOTAL E106 ONLINE RESEARCH</b>				<b>5,859.17</b>
<b>TOTAL CURRENT EXPENSES (\$)</b>				<b>5,859.17</b>

HUNTON ANDREWS KURTH LLP  
CLIENT NAME: Hopeman Brothers, Inc.  
FILE NUMBER: 040312.0000007

INVOICE: 131831085  
DATE: 03/12/2026  
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**INVOICE SUMMARY:**

Current Fees:	\$ 276,027.00
Current Charges:	5,859.17
<b>CURRENT INVOICE AMOUNT DUE:</b>	<b>\$ 281,886.17</b>

**HUNTON ANDREWS KURTH LLP**  
 Joseph P. Rovira (admitted *pro hac vice*)  
 Catherine A. Rankin (admitted *pro hac vice*)  
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 Telephone: (713) 220-4200

**HUNTON ANDREWS KURTH LLP**  
 Tyler P. Brown (VSB No. 28072)  
 Henry P. (Toby) Long, III (VSB No. 75134)  
 Riverfront Plaza, East Tower  
 951 East Byrd Street  
 Richmond, Virginia 23219  
 Telephone: (804) 788-8200

*Counsel for Debtor and Debtor in Possession*

**UNITED STATES BANKRUPTCY COURT  
 EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION**

---

<b>In re:</b>	:	<b>Chapter 11</b>
	:	
<b>HOPEMAN BROTHERS, INC.,</b>	:	<b>Case No. 24-32428 (KLP)</b>
	:	
<b>Debtor.</b>	:	
	:	
	:	

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**EIGHTEENTH MONTHLY FEE STATEMENT OF  
 HUNTON ANDREWS KURTH LLP AS BANKRUPTCY COUNSEL  
 FOR THE DEBTOR FOR ALLOWANCE OF COMPENSATION FOR SERVICES  
 RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD  
FROM JANUARY 1, 2026 THROUGH AND INCLUDING JANUARY 31, 2026**

Name of Applicant:	Hunton Andrews Kurth 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. 163]
Time Period Covered:	January 1, 2026 through January 31, 2026
Total Fees Requested:	\$29,788.80 (80% of \$37,236.00)
Total Expenses Requested:	\$95.20
Type of Fee Statement:	Monthly <sup>1</sup>

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<sup>1</sup> 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.

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 Hunton Andrews Kurth LLP (“Hunton”), 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 Hunton for the period from January 1, 2026 through and including January 31, 2026 (the “Fee Period”) and reimbursement of the actual and necessary expenses that Hunton incurred during the Fee Period. By this Monthly Fee Statement, Hunton seeks allowance of compensation for services rendered in the amount of \$37,236.00 and payment in the amount of \$29,788.80 (which equals 80% of the compensation sought herein). Hunton also seeks allowance and reimbursement of actual and necessary expenses in the amount of \$95.20.

**Itemization of Services Rendered and Disbursements Incurred**

1. In support of this Monthly Fee Statement, Hunton has attached the following:
  - **Exhibit A** is a summary schedule of hours and fees covered by this Monthly Fee Statement, categorized by project code.
  - **Exhibit B** is a summary schedule of the time expended by all Hunton professionals and paraprofessionals engaged in the representation of the Debtor during the Fee Period.
  - **Exhibit C** is a summary of the expenses incurred by Hunton during the Fee Period.
  - **Exhibit D** is a detailed invoice for the hours expended and fees incurred by Hunton 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. Hunton 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.

**Notice**

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

WHEREFORE, Hunton respectfully requests payment of its reasonable and necessary fees and expenses incurred during the Fee Period in the total amount of \$29,884.00, consisting of (i) \$29,788.80, which is 80% of the fees incurred by the Debtor for reasonable and necessary professional services rendered by Hunton during the Fee Period, and (ii) \$95.20 for actual and necessary costs and expenses.

*[Remainder of Page Intentionally Left Blank]*

Dated: March 12, 2026  
Richmond, Virginia

/s/ Henry P. (Toby) Long, III

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Tyler P. Brown (VSB No. 28072)  
Henry P. (Toby) Long, III (VSB No. 75134)  
**HUNTON ANDREWS KURTH LLP**  
Riverfront Plaza, East Tower  
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Email: tpbrown@HuntonAK.com  
hlong@HuntonAK.com

- and -

Joseph P. Rovira (admitted *pro hac vice*)  
Catherine A. Rankin (admitted *pro hac vice*)  
**HUNTON ANDREWS KURTH LLP**  
600 Travis Street, Suite 4200  
Houston, TX 77002  
Telephone: (713) 220-4200  
Facsimile: (713) 220-4285  
Email: josephrovira@HuntonAK.com  
crankin@HuntonAK.com

*Counsel for the Debtor and Debtor in Possession*

**EXHIBIT A**

**Statement of Fees by Subject Matter during the Fee Period**

<b>Matter Code</b>	<b>Matter Description</b>	<b>Hours</b>	<b>Fees Requested</b>
B110	Case Administration	3.3	\$2,260.00
B160	Fee / Employment Applications	17.3	\$13,186.50
B190	Other Contested Matters (excluding assumption / rejection motions)	10.9	\$13,380.50
B210	Business Operations	1.8	\$1,891.00
B320	Plan and Disclosure Statement (including Business Plan)	6.0	\$6,518.00
<b>Total</b>		<b>39.3</b>	<b>\$37,236.00</b>

**EXHIBIT B**

**Professionals Rendering Services during the Fee Period**

The Hunton attorneys who rendered professional services in these cases during the Fee Period include:

<b>Professional</b>	<b>Position</b>	<b>Year Admitted</b>	<b>Expertise</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. P. Brown	Partner	1987	Bankruptcy	\$1,485	6.8	\$10,098.00
H. P. Long III	Counsel	2007	Bankruptcy	\$1,025	19.7	\$20,192.50
C. A. Rankin	Associate	2018	Bankruptcy	\$895	3.5	\$3,132.50
<b>Totals</b>					<b>30.0</b>	<b>\$33,423.00</b>

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

<b>Paraprofessional</b>	<b>Position</b>	<b>Department</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. L. Canada	Paralegal	Bankruptcy	\$410	9.3	\$3,813.00
<b>Totals</b>				<b>9.3</b>	<b>\$3,813.00</b>

**EXHIBIT C**

**Summary of Expenses Incurred during the Fee Period**

<b>Type</b>	<b>Expenses</b>
Online Research	\$4.90
Online Research (Pacer Service Fees from October 1, 2025 to December 31, 2025)	\$90.30
<b>TOTAL EXPENSES:</b>	<b>\$95.20</b>

**EXHIBIT D**

**Detailed Invoice of Fees and Expenses Incurred During the Fee Period**

# HUNTON

HUNTON ANDREWS KURTH LLP  
600 TRAVIS, STE. 4200  
HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE SUMMARY-REMITTANCE PAGE

Hopeman Brothers, Inc.  
Attn: Christopher Lascell  
6 Auburn Court  
Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
INVOICE NUMBER: 131831090  
DATE: 03/12/2026

**CLIENT NAME:** Hopeman Brothers, Inc.

**BILLING ATTORNEY:** Timothy A Davidson

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31<sup>st</sup>. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending January 31, 2026 per the attached itemization:

### CURRENT INVOICE SUMMARY:

#### RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring

Current Fees:	\$ 37,236.00
Current Charges:	95.20
<b>CURRENT INVOICE AMOUNT DUE:</b>	<b>\$ 37,331.20</b>

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

Information with Payment: File: 040312.0000007, Inv: 131831090, Date:03/12/2026

**To Pay by Mail:**  
HUNTON ANDREWS KURTH LLP  
PO BOX 405759  
ATLANTA, GA 30384-5759

**To Pay by ACH:**  
Company Name: Hunton Andrews Kurth LLP  
Routing Number: 021052053  
Account Number: 72561654

**To Pay by Wire Transfer:**  
Bank: Bank of America, Richmond, VA  
Account Name: Hunton Andrews Kurth LLP  
Account Number: 334003060563  
ABA Transit: 026009593; Swift Code: BOFAUS3N

# HUNTON

HUNTON ANDREWS KURTH LLP  
 600 TRAVIS, STE. 4200  
 HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE DETAIL

Hopeman Brothers, Inc.  
 Attn: Christopher Lascell  
 6 Auburn Court  
 Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
 INVOICE NUMBER: 131831090  
 DATE: 03/12/2026

**CLIENT NAME:** Hopeman Brothers, Inc.

**BILLING ATTORNEY:** Timothy A Davidson

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31<sup>st</sup>. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

### RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring

#### FOR PROFESSIONAL SERVICES RENDERED THROUGH JANUARY 31, 2026:

DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/06/2026	H P Long, III	B110	Schedule new omnibus hearing dates (.30), and communications with chambers regarding the same (.10)	0.40	410.00
01/07/2026	T L Canada	B110	Electronically file certificates of service of doc. nos. 1337, 1338, 1339, 1342, 1343, and 1347	0.30	123.00
01/07/2026	H P Long, III	B110	Finalize notice of additional omnibus hearing dates	0.20	205.00
01/07/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.20	205.00
01/07/2026	T P Brown	B110	Emails with T.Long and related conference with T.Long re new omnibus hearing dates	0.10	148.50
01/07/2026	T L Canada	B110	Analysis of pleadings and filings from end of December and update pleading folder and case files	0.80	328.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/07/2026	T L Canada	B110	Prepare and electronically file Additional Omnibus Hearing dates for February, March, and April 2026	0.20	82.00
01/12/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.20	205.00
01/12/2026	T L Canada	B110	Electronically file certificate of service for doc. no. 1352	0.10	41.00
01/14/2026	T L Canada	B110	Finalize and electronically file Notice of 6th interim fee applications	0.20	82.00
01/16/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
01/21/2026	T L Canada	B110	Electronically file December MOR	0.10	41.00
01/21/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
01/22/2026	T L Canada	B110	Electronically file certificate of service of doc. nos. 1364, 1365, 1366	0.10	41.00
01/27/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
01/27/2026	T L Canada	B110	Electronically file certificate of service of doc. no. 1376	0.10	41.00
			<b>TOTAL B110</b>	<b>3.30</b>	
01/05/2026	C A Rankin	B160	Analyze revised Hunton invoices for September through November for Hunton's monthly fee statements, finalize edits to same, and circulate to T. Brown	0.50	447.50
01/06/2026	H P Long, III	B160	Analyze and comment on Hunton's September monthly fee statement	0.80	820.00
01/07/2026	H P Long, III	B160	Analyze and comment on Hunton's October monthly statement	1.60	1,640.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/07/2026	T P Brown	B160	Conference with T.Long and review proposed revisions to three monthly invoices	0.30	445.50
01/08/2026	C A Rankin	B160	Review and revise Hunton's sixth interim fee application and address open items regarding same	1.50	1,342.50
01/08/2026	H P Long, III	B160	Analyze and comment on Hunton's November monthly statement	0.80	820.00
01/08/2026	T P Brown	B160	Revise fee statements and related conference with S.Reynolds	0.20	297.00
01/09/2026	T L Canada	B160	Work on Hunton's September, October, and November monthly fee statements	2.20	902.00
01/09/2026	H P Long, III	B160	Analyze and comment on Hunton's interim fee application	0.90	922.50
01/09/2026	T P Brown	B160	Coordinate monthly billing issues	0.10	148.50
01/12/2026	C A Rankin	B160	Analyze and comment on Stout Sixth Fee Application (.8); review and revise Hunton's Sixth Interim Fee Application (.7)	1.50	1,342.50
01/12/2026	H P Long, III	B160	Finalize review of Hunton monthly statements for September (.30), October (.30), and November (.30)	0.90	922.50
01/12/2026	T P Brown	B160	Emails with C.Rankin and T.Long re final review and filing on three fee statements	0.10	148.50
01/12/2026	T L Canada	B160	Work on Hunton's 6th interim fee application and notice regarding same	1.00	410.00
01/12/2026	T L Canada	B160	Finalize and electronically file Stout's September, October, and November monthly fee statements	0.60	246.00
01/12/2026	T L Canada	B160	Finalize and electronically file Blank Rome's October fee statement	0.20	82.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/12/2026	T L Canada	B160	Finalize and electronically file Hunton's September, October, and November monthly fee statements	0.90	369.00
01/13/2026	H P Long, III	B160	Analyze and finalize Hunton's interim fee application	0.40	410.00
01/13/2026	T P Brown	B160	Emails with T.Long re reviewing quarterly fee application for filing	0.10	148.50
01/13/2026	T L Canada	B160	Continue work on Hunton's 6th interim fee application	1.10	451.00
01/13/2026	T L Canada	B160	Finalize and communications with UST regarding Hunton's and Blank Rome's LEDES files for the 6th interim fee period	0.20	82.00
01/14/2026	T L Canada	B160	Finalize and electronically file Hunton's 6th interim fee application	0.60	246.00
01/14/2026	T L Canada	B160	Finalize and electronically file Stout's 6th interim fee application	0.60	246.00
01/15/2026	T P Brown	B160	Review new fee apps from committee and related notice of hearing	0.20	297.00
			<b>TOTAL B160</b>	<b>17.30</b>	
01/01/2026	T P Brown	B190	Emails with T.Long re comments on response and related arguments (.10); work on response (.80)	0.90	1,336.50
01/02/2026	H P Long, III	B190	Analyze and finalize response to Liberty's objection to report and recommendation on motion to dismiss	2.40	2,460.00
01/02/2026	H P Long, III	B190	Analyze Committee's response to Liberty's objection to report and recommendation dismissing adversary proceeding	0.50	512.50
01/02/2026	T P Brown	B190	Finalize response to objection to RR on LMIC A.P.	1.80	2,673.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/02/2026	T P Brown	B190	Conference with T.Long re response	0.20	297.00
01/06/2026	T P Brown	B190	Conference with T.Long re D.Ct. docketing and re LMIC briefing	0.20	297.00
01/08/2026	H P Long, III	B190	Analyze Liberty's reply in support of response to objection to motion to dismiss and next steps related to same	0.80	820.00
01/09/2026	T P Brown	B190	Review LMIC reply brief on dismissal and abstention findings	0.40	594.00
01/09/2026	H P Long, III	B190	Analyze transmittal of record in Liberty adversary proceeding	0.30	307.50
01/12/2026	T P Brown	B190	Review D.Ct. decision dismissing Chubb appeal of FCR appointment	0.30	445.50
01/12/2026	T P Brown	B190	Review Resolute request for data on claims	0.10	148.50
01/12/2026	H P Long, III	B190	Analyze district court opinion dismissing Chubb's appeal of FCR order	0.50	512.50
01/13/2026	T P Brown	B190	Email to C.Lascell re decision on Chubb FCR appeal	0.10	148.50
01/21/2026	T P Brown	B190	Review email from P.Barrett and consider extension of stay order	0.10	148.50
01/21/2026	H P Long, III	B190	Analyze issues and questions regarding further extension of stay period and potential carveout from the same (.30), and communications with P. Barrett regarding the same (.30)	0.60	615.00
01/22/2026	H P Long, III	B190	Communications with P. Barrett on potential carveout from any further extensions of the stay and strategy related to the same	0.40	410.00
01/27/2026	T P Brown	B190	Review D.Ct. consolidation order	0.10	148.50

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/28/2026	H P Long, III	B190	Prepare for and participate in call with P. Barrett and C. Lascell regarding issues related to potential further stay extension and carveout from the same	0.60	615.00
01/28/2026	T P Brown	B190	Review notices of new lawsuits	0.10	148.50
01/28/2026	T P Brown	B190	Conference with T.Long re request to be excluded from future stay orders	0.10	148.50
01/28/2026	T P Brown	B190	Review email from insurers' counsel re record before D.Ct. on confirmation order	0.10	148.50
01/29/2026	T P Brown	B190	Review email from T.Long and related mark-up of proposed insurers' appendix for D.Ct. proceeding	0.30	445.50
			<b>TOTAL B190</b>	<b>10.90</b>	
01/20/2026	H P Long, III	B210	Analyze and comment on monthly operating report (.60), and communications with D. Ramlijak regarding the same (.20)	0.80	820.00
01/21/2026	H P Long, III	B210	Finalize monthly operating report (.50), and communications with C. Lascell (.10) and D. Ramlijak (.30) regarding the same	0.90	922.50
01/21/2026	T P Brown	B210	Conference with T.Long re MOR and cash issues	0.10	148.50
			<b>TOTAL B210</b>	<b>1.80</b>	
01/07/2026	T P Brown	B320	Conference with T.Long re call to court re D.Ct. appeals	0.10	148.50
01/13/2026	H P Long, III	B320	Analyze email from counsel to insurers regarding transmission of record concerning report and recommendation on confirmation and related issues (.80), and communications with Committee counsel regarding the same (.40)	1.20	1,230.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
01/15/2026	T P Brown	B320	Review email from LMIC re record on confirmation proceeding in D.Ct. and consider related response	0.20	297.00
01/15/2026	H P Long, III	B320	Analyze email from insurers' counsel regarding record transmitted in connection with report and recommendation to confirm plan and strategy to address same (.90), and communications with Committee counsel regarding same (.40)	1.30	1,332.50
01/16/2026	T P Brown	B320	Consider issues re record on confirmation proceedings in D.Ct. and related conference with T.Long	0.30	445.50
01/16/2026	H P Long, III	B320	Analyze issues with respect to record in connection with report and recommendation to confirm plan (.60) and communications with Committee counsel regarding the same (.20)	0.80	820.00
01/20/2026	T P Brown	B320	Conference with T.Long re D.Ct. record for confirmation and related issues	0.10	148.50
01/20/2026	H P Long, III	B320	Prepare and send response to insurers' counsel regarding record related to report and recommendation to confirm plan (.60), and communications with Committee counsel regarding the same (.10)	0.70	717.50
01/21/2026	T P Brown	B320	Conference with T.Long re record on confirmation proceeding	0.10	148.50
01/29/2026	H P Long, III	B320	Analyze and comment on proposed appendix from insurers related to report and recommendation to confirm plan (.80), and communications with Committee counsel regarding the same (.40)	1.20	1,230.00

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831090  
 DATE: 03/12/2026  
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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
			<b>TOTAL B320</b>	<b>6.00</b>	
			<b>TOTAL HOURS</b>	<b>39.30</b>	

**TIMEKEEPER SUMMARY:**

TIMEKEEPER	STATUS	HOURS	RATE	VALUE
T P Brown	Partner	6.80	1,485.00	10,098.00
H P Long, III	Counsel	19.70	1,025.00	20,192.50
C A Rankin	Associate	3.50	895.00	3,132.50
T L Canada	Paralegal	9.30	410.00	3,813.00
<b>TOTAL FEES (\$)</b>				<b>37,236.00</b>

**TIME SUMMARY BY TASK CODE:**

CODE	DESCRIPTION	HOURS	VALUE
B110	Case Administration	3.30	2,260.00
B160	Fee / Employment Applications	17.30	13,186.50
B190	Other Contested Matters (excluding assumption / rejection motions)	10.90	13,380.50
B210	Business Operations	1.80	1,891.00
B320	Plan and Disclosure Statement (including Business Plan)	6.00	6,518.00
		<b>39.30</b>	<b>37,236.00</b>

**FOR COSTS ADVANCED AND EXPENSES INCURRED:**

CODE	DESCRIPTION	DATE	DESCRIPTION	AMOUNT
E106	Online Research			4.90
			TOTAL E106 ONLINE RESEARCH	4.90
E124	Other	01/06/2026	PACER services for 10/01/2025 to 12/31/2025	90.30
			TOTAL E124 OTHER	90.30
<b>TOTAL CURRENT EXPENSES (\$)</b>				<b>95.20</b>

**INVOICE SUMMARY:**

Current Fees:	\$ 37,236.00
Current Charges:	95.20
<b>CURRENT INVOICE AMOUNT DUE:</b>	<b>\$ 37,331.20</b>

**HUNTON ANDREWS KURTH LLP**  
 Joseph P. Rovira (admitted *pro hac vice*)  
 Catherine A. Rankin (admitted *pro hac vice*)  
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**HUNTON ANDREWS KURTH LLP**  
 Tyler P. Brown (VSB No. 28072)  
 Henry P. (Toby) Long, III (VSB No. 75134)  
 Riverfront Plaza, East Tower  
 951 East Byrd Street  
 Richmond, Virginia 23219  
 Telephone: (804) 788-8200

*Counsel for Debtor and Debtor in Possession*

**UNITED STATES BANKRUPTCY COURT  
 EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION**

---

<b>In re:</b>	:	<b>Chapter 11</b>
	:	
<b>HOPEMAN BROTHERS, INC.,</b>	:	<b>Case No. 24-32428 (KLP)</b>
	:	
<b>Debtor.</b>	:	
	:	
	:	

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**NINETEENTH MONTHLY FEE STATEMENT OF  
 HUNTON ANDREWS KURTH LLP AS BANKRUPTCY COUNSEL  
 FOR THE DEBTOR FOR ALLOWANCE OF COMPENSATION FOR SERVICES  
 RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD  
FROM FEBRUARY 1, 2026 THROUGH AND INCLUDING FEBRUARY 28, 2026**

Name of Applicant:	Hunton Andrews Kurth 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. 163]
Time Period Covered:	February 1, 2026 through February 28, 2026
Total Fees Requested:	\$20,435.20 (80% of \$25,544.00)
Total Expenses Requested:	\$0.00
Type of Fee Statement:	Monthly <sup>1</sup>

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<sup>1</sup> 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.

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 Hunton Andrews Kurth LLP (“Hunton”), 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 Hunton for the period from February 1, 2026 through and including February 28, 2026 (the “Fee Period”) and reimbursement of the actual and necessary expenses that Hunton incurred during the Fee Period. By this Monthly Fee Statement, Hunton seeks allowance of compensation for services rendered in the amount of \$25,544.00.00 and payment in the amount of \$20,435.20 (which equals 80% of the compensation sought herein). Hunton also seeks allowance and reimbursement of actual and necessary expenses in the amount of \$0.00.

**Itemization of Services Rendered and Disbursements Incurred**

1. In support of this Monthly Fee Statement, Hunton has attached the following:
  - **Exhibit A** is a summary schedule of hours and fees covered by this Monthly Fee Statement, categorized by project code.
  - **Exhibit B** is a summary schedule of the time expended by all Hunton professionals and paraprofessionals engaged in the representation of the Debtor during the Fee Period.
  - **Exhibit C** is a summary of the expenses incurred by Hunton during the Fee Period.
  - **Exhibit D** is a detailed invoice for the hours expended and fees incurred by Hunton 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. Hunton 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.

**Notice**

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

WHEREFORE, Hunton respectfully requests payment of its reasonable and necessary fees and expenses incurred during the Fee Period in the total amount of \$20,435.20, consisting of (i) \$20,435.20, which is 80% of the fees incurred by the Debtor for reasonable and necessary professional services rendered by Hunton during the Fee Period, and (ii) \$0.00 for actual and necessary costs and expenses.

*[Remainder of Page Intentionally Left Blank]*

Dated: April 10, 2026  
Richmond, Virginia

*/s/ Henry P. (Toby) Long, III*

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Tyler P. Brown (VSB No. 28072)  
Henry P. (Toby) Long, III (VSB No. 75134)  
**HUNTON ANDREWS KURTH LLP**  
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hlong@HuntonAK.com

- and -

Joseph P. Rovira (admitted *pro hac vice*)  
Catherine A. Rankin (admitted *pro hac vice*)  
**HUNTON ANDREWS KURTH LLP**  
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crankin@HuntonAK.com

*Counsel for the Debtor and Debtor in Possession*

**EXHIBIT A**

**Statement of Fees by Subject Matter during the Fee Period**

<b>Matter Code</b>	<b>Matter Description</b>	<b>Hours</b>	<b>Fees Requested</b>
B110	Case Administration	3.4	\$2,132.00
B150	Meetings of and Communications with Creditors	0.3	\$268.50
B160	Fee / Employment Applications	5.3	\$4,423.50
B190	Other Contested Matters (excluding assumption / rejection motions)	10.5	\$11,222.50
B210	Business Operations	2.3	\$2,280.50
B320	Plan and Disclosure Statement (including Business Plan)	5.0	\$5,217.00
<b>Total</b>		<b>26.8</b>	<b>\$25,544.00</b>

**EXHIBIT B**

**Professionals Rendering Services during the Fee Period**

The Hunton attorneys who rendered professional services in these cases during the Fee Period include:

<b>Professional</b>	<b>Position</b>	<b>Year Admitted</b>	<b>Expertise</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. P. Brown	Partner	1987	Bankruptcy	\$1,485	1.5	\$2,227.50
H. P. Long III	Counsel	2007	Bankruptcy	\$1,025	20.1	\$20,602.50
C. A. Rankin	Associate	2018	Bankruptcy	\$895	1.2	\$1,074.00
<b>Totals</b>					<b>22.8</b>	<b>\$23,904.00</b>

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

<b>Paraprofessional</b>	<b>Position</b>	<b>Department</b>	<b>Hourly Billing Rate</b>	<b>Total Hours Billed</b>	<b>Total Compensation</b>
T. L. Canada	Paralegal	Bankruptcy	\$410	4.0	\$1,640.00
<b>Totals</b>				<b>4.0</b>	<b>\$1,640.00</b>

**EXHIBIT C**

**Summary of Expenses Incurred during the Fee Period**

Type	Expenses
	\$0.00
<b>TOTAL EXPENSES:</b>	<b>\$0.00</b>

**EXHIBIT D**

**Detailed Invoice of Fees and Expenses Incurred During the Fee Period**

# HUNTON

HUNTON ANDREWS KURTH LLP  
600 TRAVIS, STE. 4200  
HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE SUMMARY-REMITTANCE PAGE

Hopeman Brothers, Inc.  
Attn: Christopher Lascell  
6 Auburn Court  
Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
INVOICE NUMBER: 131831835  
DATE: 04/08/2026

**CLIENT NAME:** Hopeman Brothers, Inc.

**BILLING ATTORNEY:** Timothy A Davidson

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending February 28, 2026 per the attached itemization:

### CURRENT INVOICE SUMMARY:

**RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring**

Current Fees:	\$ 25,544.00
Current Charges:	0.00
<b>CURRENT INVOICE AMOUNT DUE:</b>	<b>\$ 25,544.00</b>

**FOR BILLING INQUIRIES, PLEASE CALL:** 804-788-8555

**Information with Payment:** File: 040312.0000007, Inv: 131831835, Date:04/08/2026

**To Pay by Mail:**  
HUNTON ANDREWS KURTH LLP  
PO BOX 405759  
ATLANTA, GA 30384-5759

**To Pay by ACH:**  
Company Name: Hunton Andrews Kurth LLP  
Routing Number: 021052053  
Account Number: 72561654

**To Pay by Wire Transfer:**  
Bank: Bank of America, Richmond, VA  
Account Name: Hunton Andrews Kurth LLP  
Account Number: 334003060563  
ABA Transit: 026009593; Swift Code: BOFAUS3N

# HUNTON

HUNTON ANDREWS KURTH LLP  
 600 TRAVIS, STE. 4200  
 HOUSTON, TX 77002

TEL 713 • 220 • 4200

EIN 54-0572269

## INVOICE DETAIL

Hopeman Brothers, Inc.  
 Attn: Christopher Lascell  
 6 Auburn Court  
 Brookline, MA 02446-6380

FILE NUMBER: 040312.0000007  
 INVOICE NUMBER: 131831835  
 DATE: 04/08/2026

CLIENT NAME: Hopeman Brothers, Inc.

BILLING ATTORNEY: Timothy A Davidson

### RE: (Hunton # 040312.0000007) Potential Bankruptcy or Restructuring

#### FOR PROFESSIONAL SERVICES RENDERED THROUGH FEBRUARY 28, 2026:

DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/03/2026	T L Canada	B110	Electronically file certificate of service for doc. nos. 1357, 1358, 1359, 1360, 1361, 1362, 1363	0.20	82.00
02/03/2026	H P Long, III	B110	Analyze certificates of service, and communications with Verita regarding the same	0.20	205.00
02/11/2026	T L Canada	B110	Prepare Notice of Cancellation of February 18, 2026 Hearing	0.10	41.00
02/11/2026	T L Canada	B110	Prepare CNO and Notice of Revised Proposed Order for Hunton 6th Interim Fee Order (.2) and Stout's 6th Interim Fee Order (.2)	0.40	164.00
02/12/2026	T L Canada	B110	Finalize and electronically file CNO and notice of revised order for Hunton and Stout's 6th interim fee orders	0.60	246.00
02/13/2026	H P Long, III	B110	Communications with chambers regarding status of matters scheduled for February 18 hearing	0.20	205.00
02/17/2026	H P Long, III	B110	Analyze status of matters for February 18 hearing and communications with chambers regarding the same	0.30	307.50

HUNTON ANDREWS KURTH LLP  
 CLIENT NAME: Hopeman Brothers, Inc.  
 FILE NUMBER: 040312.0000007

INVOICE: 131831835  
 DATE: 04/08/2026  
 PAGE: 2

DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/17/2026	H P Long, III	B110	Analyze and comment on notice of cancellation for February 18 hearing	0.10	102.50
02/17/2026	T L Canada	B110	Finalize and electronically file Notice of Cancellation of Hearing Scheduled for February 18, 2026, at 10:00 A.M. (Prevailing Eastern Time)	0.10	41.00
02/18/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
02/19/2026	T L Canada	B110	Electronically file certificate of service for doc. nos. 1392, 1393, 1394, 1395	0.10	41.00
02/26/2026	H P Long, III	B110	Analyze certificate of service and communications with Verita regarding the same	0.10	102.50
02/26/2026	T L Canada	B110	Electronically file certificate of service of doc. no. 1417	0.10	41.00
02/27/2026	T L Canada	B110	Electronically file notices of appearances for T. Brown and T. Long and electronically file Disclosure Statement in the 4th Circuit Court matter	0.50	205.00
02/27/2026	H P Long, III	B110	Analyze certificates of service and communications with Verita regarding the same	0.20	205.00
02/27/2026	T L Canada	B110	Electronically file certificate of service for doc. no. 1409	0.10	41.00
			<b>TOTAL B110</b>	<b>3.40</b>	
02/17/2026	C A Rankin	B150	Analyze inbound from prepetition litigation counsel (.2) and communications with prepetition litigation counsel regarding prepetition fees (.1).	0.30	268.50
			<b>TOTAL B150</b>	<b>0.30</b>	
02/06/2026	C A Rankin	B160	Analyze open items regarding Hunton's December fee statement.	0.40	358.00

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/08/2026	C A Rankin	B160	Analyze open items regarding Hunton's January fee statement.	0.30	268.50
02/09/2026	H P Long, III	B160	Analyze and respond to questions from US Trustee regarding fee applications	0.30	307.50
02/09/2026	T P Brown	B160	Conference with T.Long to resolve informal UST objection on fee apps	0.10	148.50
02/10/2026	H P Long, III	B160	Communications with US Trustee to resolve informal comments regarding fee application	0.10	102.50
02/11/2026	H P Long, III	B160	Analyze email regarding resolution of informal comments from UST on Stout's fee application, and communications with T. Canada regarding CNOs for fee applications	0.40	410.00
02/11/2026	H P Long, III	B160	Analyze and comment on revised order incorporating resolution of UST's informal comments on Hunton's fee application	0.20	205.00
02/11/2026	T L Canada	B160	Work on revisions to Hunton's Sixth Interim Fee Application Order per UST comments	0.30	123.00
02/11/2026	T L Canada	B160	Work on revisions to Stout's Sixth Interim Fee Application Order per UST comments	0.30	123.00
02/12/2026	T L Canada	B160	Submit Hunton's 6th interim fee Order and Stout's 6th interim fee Order to the Court.	0.20	82.00
02/12/2026	H P Long, III	B160	Communications with counsel to committee and FCR regarding comments on fee applications and submission of CNOs and modified orders	0.30	307.50

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02/12/2026	H P Long, III	B160	Communications with UST confirming endorsement on modified orders approving fee applications for Hunton and Stout	0.10	102.50
02/12/2026	H P Long, III	B160	Analyze and comment on CNOs for Hunton and Stout fee applications	0.20	205.00
02/12/2026	C A Rankin	B160	Communications with D. Ramljak regarding Stout's revised sixth interim fee order.	0.10	89.50
02/13/2026	H P Long, III	B160	Analyze and respond to follow up question from UST regarding Hunton's fee application	0.20	205.00
02/17/2026	H P Long, III	B160	Communications with counsel to FCR regarding status of resolution of informal comments to fee application and CNO	0.20	205.00
02/20/2026	T P Brown	B160	Email to T.Long re providing debtor with list of approved fees for payment	0.10	148.50
02/23/2026	T L Canada	B160	Analyze orders granting interim fee applications and prepare spreadsheet of fees that need to be paid to date.	0.80	328.00
02/24/2026	H P Long, III	B160	Analyze outstanding professional fees following recent approval of interim fee applications (.30), and communications with C. Lascell regarding the same (.30)	0.60	615.00
02/25/2026	C A Rankin	B160	Analyze Hunton payment details regarding sixth interim fee application and emails with Hunton accounting regarding same.	0.10	89.50
			<b>TOTAL B160</b>	<b>5.30</b>	
02/11/2026	T P Brown	B190	Emails from and to K.Courington re stay extension order	0.10	148.50

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/13/2026	H P Long, III	B190	Analyze docketing notice and briefing order filed in Chubb's appeal to 4th Circuit of order approving FCR and related appearance and briefing requirements and deadlines	0.60	615.00
02/13/2026	T P Brown	B190	Review Chubb appeal notice and docketing in 4th Circuit	0.10	148.50
02/24/2026	H P Long, III	B190	Analyze opinion dismissing Liberty adversary proceeding (.80), and prepare and send email to C. Lascell regarding same and general update (.30)	1.10	1,127.50
02/24/2026	H P Long, III	B190	Analyze docketing notice in Chubb appeal of FCR order and requirements set forth therein (.40), and prepare attorney appearances (.50) and corporate disclosures to comply with the same (.70)	1.60	1,640.00
02/24/2026	T P Brown	B190	Review D.Ct. decision and consider appellate abatement strategy	0.40	594.00
02/25/2026	H P Long, III	B190	Analyze designation of record filed by Chubb in appeal of FCR order to Fourth Circuit and strategy for additional designations and appeal (.80), and communications with Committee counsel regarding same (.40)	1.20	1,230.00
02/25/2026	H P Long, III	B190	Analyze and work on motion to further extend automatic stay and analyze related issues	1.40	1,435.00
02/25/2026	T P Brown	B190	Conference with T.Long re Chubb appeal, docket notice and supplement, and request to hold in abeyance	0.30	445.50

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/26/2026	H P Long, III	B190	Analyze and work on forms for appearances and corporate disclosures in response to docketing notice in Chubb appeal of FCR order (.50), and communications with T. Brown (.20) and Committee counsel (.20) regarding the same	0.90	922.50
02/26/2026	H P Long, III	B190	Prepare for and participate in conference with counsel to Chubb regarding appeal of order appointing FCR	0.50	512.50
02/26/2026	H P Long, III	B190	Analyze and work on motion for interim order extending stay (.50), and communications with T. Brown regarding the same (.20)	0.70	717.50
02/27/2026	H P Long, III	B190	Finalize appearances and disclosures for filing in Chubb appeal of order appointing FCR (.50) and analyze related filings by other parties (.20)	0.70	717.50
02/27/2026	T P Brown	B190	Review 4th Circuit appeal docket entries	0.10	148.50
02/28/2026	H P Long, III	B190	Analyze docketing statement filed by Chubb in appeal of order appointing FCR and strategy related to same	0.80	820.00
			<b>TOTAL B190</b>	<b>10.50</b>	
02/19/2026	H P Long, III	B210	Analyze and comment on monthly operating report (.80), analyze emails from D. Ramlijak to client regarding same (.20), and communications with D. Ramlijak at Stout regarding same (.40)	1.40	1,435.00
02/20/2026	T L Canada	B210	Finalize and electronically file January monthly operating report	0.20	82.00

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/20/2026	H P Long, III	B210	Finalize monthly operating report (.40), and communications with D. Ramlijak and C. Lascell regarding the same (.20)	0.60	615.00
02/20/2026	T P Brown	B210	Review draft MOR	0.10	148.50
			<b>TOTAL B210</b>	<b>2.30</b>	
02/02/2026	H P Long, III	B320	Analyze and comment on proposed appendix from insurers related to report and recommendation to confirm plan (1.40), and communications with Committee counsel regarding the same (.30)	1.70	1,742.50
02/03/2026	T P Brown	B320	Conference with T.Long re revised appendix in D.Ct. for confirmation	0.10	148.50
02/03/2026	H P Long, III	B320	Finalize revisions to insurers' appendix related to report and recommendation to confirm plan (.70), prepare and send email to counsel to insurers regarding same (.60), and communications with counsel to committee (.10) and counsel to insurer regarding the same (.40)	1.80	1,845.00
02/11/2026	H P Long, III	B320	Analyze and respond to email from insurers regarding call with chambers to discuss record for report and recommendation to confirm plan (.10), and analyze multiple emails by and between chambers and clerk's office related to same (.30)	0.40	410.00
02/11/2026	T P Brown	B320	Conference with T.Long and review email from insurers' counsel re call to B.Ct re documents for D.Ct. to consider	0.10	148.50

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DATE	TIMEKEEPER	TASK	DESCRIPTION	HOURS	VALUE
02/11/2026	H P Long, III	B320	Analyze joint statement of record filed by insurers concerning report and recommendation to confirm plan	0.40	410.00
02/12/2026	H P Long, III	B320	Analyze email from insurers counsel to clerk's office related to record related to findings of fact recommending confirmation of plan	0.20	205.00
02/18/2026	H P Long, III	B320	Analyze supplemental transmission of record related to report and recommendation to confirm plan	0.30	307.50
<b>TOTAL B320</b>				<b>5.00</b>	
<b>TOTAL HOURS</b>				<b>26.80</b>	

**TIMEKEEPER SUMMARY:**

TIMEKEEPER	STATUS	HOURS	RATE	VALUE
T P Brown	Partner	1.50	1,485.00	2,227.50
H P Long, III	Counsel	20.10	1,025.00	20,602.50
C A Rankin	Associate	1.20	895.00	1,074.00
T L Canada	Paralegal	4.00	410.00	1,640.00
<b>TOTAL FEES (\$)</b>				<b>25,544.00</b>

**TIME SUMMARY BY TASK CODE:**

CODE	DESCRIPTION	HOURS	VALUE
B110	Case Administration	3.40	2,132.00
B150	Meetings of and Communications with Creditors	0.30	268.50
B160	Fee / Employment Applications	5.30	4,423.50
B190	Other Contested Matters (excluding assumption / rejection motions)	10.50	11,222.50
B210	Business Operations	2.30	2,280.50
B320	Plan and Disclosure Statement (including Business Plan)	5.00	5,217.00
		<b>26.80</b>	<b>25,544.00</b>

**INVOICE SUMMARY:**

Current Fees: \$ 25,544.00  
 Current Charges: 0.00  
**CURRENT INVOICE AMOUNT DUE: \$ 25,544.00**