

**IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF DELAWARE**

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| In re: STICKY’S HOLDINGS LLC, et al.,¹ Debtors. | Chapter 11 (Subchapter V) Case No. 24-10856 (JKS) (Jointly Administered) Re: ECF [261] |
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**CERTIFICATION OF NO OBJECTION REGARDING
SECOND MONTHLY APPLICATION OF
NATASHA M. SONGONUGA, SUBCHAPTER V TRUSTEE
FOR COMPENSATION FOR SERVICES RENDERED
AND REIMBURSEMENT OF EXPENSES
FOR THE PERIOD FROM JUNE 1, 2024 THROUGH JULY 31, 2024 [ECF 261]**

The undersigned hereby certifies that, as of the date hereof, she has received no answer, objection, other responsive pleading, or informal comments to the *Second Monthly Application of Natasha M. Songonuga, Subchapter V Trustee for Compensation for Services Rendered and Reimbursement of Expenses for the Period from June 1, 2024 through July 31, 2024* (the “Application”). The undersigned further certifies that she and/or her staff have reviewed the Court’s docket in this case and no answer, objection or other responsive pleading to the Application appears thereon.

Pursuant to the Notice of Application, objections to the Application were to be filed and served no later than August 30, 2024.

¹ The Debtors in these cases, along with the last four digits of each Debtor’s federal tax identification number are as follows: Sticky’s Holdings LLC (3586); Sticky Fingers LLC (3212); Sticky Fingers II LLC (7125); Sticky Fingers III LLC (3914); Sticky Fingers IV LLC (9412); Sticky Fingers V LLC (1465); Sticky Fingers VI LLC (0578); Sticky’s BK I LLC (0423); Sticky’s NJ I LLC (5162); Sticky Fingers VII LLC (1491); Sticky’s NJ II LLC (6642); Sticky Fingers IX LLC (5036); Sticky’s NJ III LLC (7036); Sticky Fingers VIII LLC (0080); Sticky NJ IV LLC (6341); Sticky’s WC I LLC (0427); Sticky’s Franchise LLC (5232); Sticky’s PA GK I LLC (7496); Stickys Corporate LLC (5719); and Sticky’s IP LLC (4569). The Debtors’ mailing address is 21 Maiden Lane, New York, NY 10038.



Pursuant to the *Compensation Procedures delineated in the Court’s Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and the Subchapter V Trustee* [ECF 100] (the “Interim Compensation Order”), applicants may file a Certificate of No Objection (“CNO”) with respect to the unopposed fees and expenses after expiration of the Objection Deadline. Once the CNO is filed, the Debtors are authorized to pay the applicant 80% of the unopposed fees and 100% of the expenses.

THEREFORE, the Subchapter V Trustee respectfully represents that upon filing of this CNO, the Debtors are authorized to pay the applicant (\$6,720.00) which is 80% of the total compensation of \$8,400.00, and 100% reimbursement of actual and necessary costs and expenses incurred during the Second Monthly Period in the amount of \$0.00.

Dated: September 3, 2024

ARCHER & GREINER P.C.

By: /s/ Natasha M. Songonuga
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Subchapter V Trustee