

**SUMMARY COVER SHEET OF FEE APPLICATION**

Name of applicant	Parsons Behle & Latimer
Name of client	VidAngel, Inc. (Debtor)
Time period covered by this application	October 18, 2017 - February 28, 2018
Total compensation sought this period	\$113,779.50
Total expenses sought this period	\$3,786.94
Petition date	October 18, 2017
Application date	October 18, 2017
Date of orders approving employment	October 20, 2017 (interim) November 14, 2017 (final)
Total compensation approved by interim order to date	\$0
Total expenses approved by interim order to date	\$0
Total compensation paid to date (per Compensation Procedures Order)	\$80,909.50
Total expenses paid to date (per Compensation Procedures Order)	\$3,786.94
Blended rate in this application for all attorneys	\$292.04
Blended rate in this application for all timekeepers	\$294.89
Compensation sought in this application already paid pursuant to a monthly compensation order but not yet allowed	\$80,909.50
Expenses sought in this application already paid pursuant to a monthly compensation order but not yet allowed	\$3,786.94
Number of professionals included in this application	10
If applicable, number of professionals in this application not included in staffing plan approved by client	2
If applicable, difference between fees budgeted and compensation sought for this period	NA
Number of professionals billing fewer than 15 hours to the case during this period	7

Case Name: In re VidAngel, Inc.  
Case Number: 17-29073  
Applicant's Name: Parsons Behle & Latimer  
Date of Application: April 11, 2018  
Interim or Final: Interim

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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

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In re:

VIDANGEL, INC.,

Debtor.

Case No. 17-29073

Chapter 11

Judge Kevin R. Anderson

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**FIRST INTERIM APPLICATION OF PARSONS BEHLE  
& LATIMER, COUNSEL TO DEBTOR VIDANGEL, INC.  
FOR FINAL ALLOWANCE OF COMPENSATION AND  
REIMBURSEMENT OF EXPENSES**

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Parsons Behle & Latimer (“Parsons Behle” or the “Firm”), counsel to VidAngel, Inc., debtor and debtor in possession (the “Debtor”) in the above-captioned chapter 11 case, pursuant to sections 328, 330 and 331 of title of the United States Code (the “Bankruptcy Code”), Rules 2002(c)(2) and 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and the Guidelines for Applications for Compensation and Reimbursement of Expenses promulgated by the Office of the United States Trustee (the “U.S. Trustee Guidelines”), hereby files its First Interim Fee Application (this “Application”) seeking entry of an order, substantially in the form

attached as Exhibit A hereto, allowing and awarding on a final basis compensation for services rendered to the Debtor (i) for fees earned in the amount of \$113,779.50 and (ii) reimbursement for actual and necessary expenses for expenses incurred in the amount of \$3,786.94, all for the period of time between October 18, 2017 through February 28, 2018 (the “Compensation Period”), and respectfully states as follows:

### **JURISDICTION**

The Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. Venue of this proceeding and this Application is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory predicates for the relief sought herein are sections 328(a), 330, and 331 of the Bankruptcy Code. This Application is a core proceeding pursuant to 28 U.S.C. 157.

The Debtor commenced this case (the “Chapter 11 Case”) by filing a voluntary petition for relief under chapter 11 of the Bankruptcy Code, on October 18, 2017 (the “Petition Date”). No trustee or examiner has been appointed in the Chapter 11 Case. The Debtor continues to manage its assets and operate its business as debtor and debtor in possession under sections 1107 and 1108 of the Bankruptcy Code.

A detailed description of the Debtor, its business, and certain of the facts and circumstances leading up to the Debtor’s chapter 11 case, are set forth in the Declaration of Patrick Reilly in Support of First Day Motions (Dkt. # 2), which was filed in this case on the Petition Date and is incorporated herein by this reference.

The Bankruptcy Court approved the Debtor’s retention of Parsons Behle as its counsel on a final basis on November 22, 2017 (Dkt # 102.) The Debtor selected Parsons Behle because of its capabilities, and, in particular, its experience in restructuring, bankruptcy, and civil litigation.

**PRIOR APPLICATIONS FOR COMPENSATION AND REIMBURSEMENT**

Parsons Behle has not filed a prior application for compensation and reimbursement in this Chapter 11 Case.

**PARSONS BEHLE’S PRESENT APPLICATION: FEES**

Parsons Behle provides herewith detail describing the tasks performed, and the time required to perform those tasks at Exhibit B. The time entry detail categorizes all time entries in accordance with the U.S. Trustee’s Guidelines by task code.

**SUMMARY BY TIMEKEEPER**

The following professional employees of Parsons Behle have performed services on behalf of the Debtor during the Compensation Period:

NAME (INITIALS)	TITLE	RATE	HOURS	FEES
J. Thomas Beckett (JTB)	Shareholder	\$500	54	\$27,018.00
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	187.2	53,058.00
Grace S. Pusavat (GSP)	Associate	\$225/\$240	132.2	30,211.50
Katherine E. Venti (KEV)	Shareholder	\$380	0.3	114.00
Nicholas N. Bernard (NNB)	Associate	\$220	4.4	968.00
Erik A. Christiansen (EAC)	Shareholder	\$425	0.4	170.00
Bruce H. White (BHW)	Shareholder	\$450/\$475	2.1	975.00
Bryan L. Elwood (BLE)	Of Counsel	\$350	0.2	70.00
Melinda L. Peiffer (MLP)	Paralegal	\$125	6.9	862.50
Julie Emery (JE)	Paralegal	\$175	0.9	332.50
	Total		389.60	\$113,779.50

**SUMMARY BY TASK CODE<sup>1</sup>**

Parsons Behle categorized its professionals’ time based on the issue or task on which the professional spent time was expended, as explained in more detail below. These categories, sorted by the fees charged for each category, appear as follows:

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<sup>1</sup> Parsons Behle uses the task code conventions recommended by the U.S. Trustee Guidelines, but did not perform services in all task code categories during the Compensation Period. Categories in which no services were performed during the Compensation Period are marked with “—”.

Task Code	ISSUE/HEARING	TOTAL HOURS	TOTAL FEES	BLENDED HOURLY RATE	% (FEES)
1	Asset Analysis and Recovery	3.4	832.00	244.71	.73%
2	Asset Disposition	--	--	--	--
3	Assumption and Rejection of Executory Contracts	3.6	1,033.50	287.08	0.91%
4	Avoidance Action Analysis	--	--	--	--
5	Budgeting (Case)	--	--	--	--
6	Business Operations	29.8	6,826.00	229.06	6%
7	Case Administration	89.90	33,082.00	367.99	29.08%
8	Claims Administration and Objections	18.20	5,658.50	310.91	4.97%
9	Corporate Governance and Board Matters	--	--	--	--
10	Employee Benefits and Pensions	--	--	--	--
11	Employment and Fee Applications	50.90	14,237.50	279.72	12.51%
12	Employment and Fee Application Objections	0.9	422.50	469.44	.37%
13	Financing and Cash Collateral	--	--	--	--
14	Litigation	70.40	20,430.50	290.21	17.96%
15	Meetings and Communications with Creditors	8.3	2,132.00	256.87	1.87%
16	Non-Working Travel	1.5	420.00	280.00	0.37%
17	Plan and Disclosure Statement	2.5	737.50	295.00	0.65%
18	Real Estate	--	--	--	--
19	Relief From Stay and Adequate Protection	98.60	24,731.50	250.83	21.74%
20	Reporting	11.60	3,236.00	278.97	2.84%
21	Tax	--	--	--	--
22	Valuation	--	--	--	--
	<b>Totals</b>	<b>389.60</b>	<b>\$113,779.50</b>		<b>100%</b>

Descriptions of the professional services in each of the following categories in which Parsons Behle performed services are as follows:

**A. Task Code 1 - Asset Analysis and Recovery**

This category captures time for analysis of Debtor’s assets and efforts to identify, gather, and recover same. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$280	0.7	\$196.00
Grace S. Pusavat (GSP)	Associate	\$225/\$240	2.7	\$636.00
<b>TOTAL HOURS &amp; FEES</b>			<b>3.4</b>	<b>\$832.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$244.71</b>

**B. Task Code 3 - Assumption and Rejection of Leases and Contracts**

This category captures time analyzing and preserving the Debtor’s rights under the non-residential real property leases of its premises and storage facility, filing the motion to extend the time to assume the leases, and other related matters. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	3.6	\$1,033.50
<b>TOTAL HOURS &amp; FEES</b>				\$1,033.50
<b>BLENDED HOURLY RATE</b>				<b>\$287.08</b>

**C. Task Code 6 – Business Operations**

This category captures time for ordinary course of business payment issues, status reports, addressing the claims bar date, and review of securities law disclosures. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	1.5	\$433.50
Bryan L. Elwood (BLE)	Of-Counsel	\$350	.20	\$70.00
Grace S. Pusavat (GSP)	Associate	\$225	28.1	\$6,322.50
<b>TOTAL HOURS &amp; FEES</b>			<b>29.8</b>	<b>\$6,826.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$229.06</b>

**D. Task Code 7 – Case Administration**

This category captures time expended (1) researching, preparing, and obtaining approval of the motion to limit the notice required in this Chapter 11 Case, (2) obtaining approval of first-day motions regarding employee wages, critical vendors, and utilities; (3) attending court-mandated status conferences; (4) reviewing and analyzing docket items and correspondence to the Debtor; and (5) assisting the Debtor in complying with its obligations and responding to inquiries

from the U.S. Trustee regarding the Debtor’s obligations in chapter 11. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
J. Thomas Beckett (JTB)	Shareholder	\$500	40.3	\$20,150.00
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	42.0	11, 832
Erik A. Christiansen (EAC)	Shareholder	\$425	0.4	\$170.00
Melinda L Peiffer (MLP)	Paralegal	\$125	6.9	\$862.50
Grace S. Pusavat (GSP)	Associate	\$225	0.3	\$67.50
<b>TOTAL HOURS &amp; FEES</b>			<b>89.9</b>	<b>\$33,082.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$367.99</b>

**E. Task Code 8 – Claims Administration**

This category captures time expended analyzing claims against the Debtor, filed proofs of claim, and preparing the motion to withdraw the reference to adjudicate certain claims. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
J. Thomas Beckett (JTB)	Shareholder	\$520	0.9	\$468.00
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	16.8	\$4,953.00
Bruce H. White (BHW)	Shareholder	\$475	0.5	\$237.50
<b>TOTAL HOURS &amp; FEES</b>			<b>18.20</b>	<b>\$5,658.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$310.91</b>

**F. Task Code 11 – Employment and Fee Applications**

This category captures time preparing employment applications for special counsel, as well as corresponding notices and proposed orders. Parsons Behle’s professionals performed services. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
J. Thomas Beckett (JTB)	Shareholder	\$500	0.2	\$100
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	46.3	\$13,170
Nicholas N. Bernard (NNB)	Associate	\$220	4.4	\$968
<b>TOTAL HOURS &amp; FEES</b>			<b>50.9</b>	<b>\$14,237.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$279.72</b>

**G. Task Code 12 – Employment and Fee Application Objections**

This category captures time addressing potential objections to compensation or for retention of special counsel. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Bruce H. White (BHW)	Shareholder	\$450/\$475	0.9	\$422.50
<b>TOTAL HOURS &amp; FEES</b>			<b>0.9</b>	<b>\$422.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$469.44</b>

**H. Task Code 14 – Litigation**

This category captures time researching, analyzing, and preparing motions, including an opposition to motion to dismiss, and non-bankruptcy litigation involving the Debtor in the federal courts. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
J. Thomas Beckett (JTB)	Shareholder	\$500	11.3	\$5,650.00
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	14.8	\$4,171.00
Grace S. Pusavat (GSP)	Shareholder	\$225/\$240	43.3	\$10,181.00
Katherine E. Venti (KEV)	Shareholder	\$380	0.3	\$114.00
Bruce H. White (BHW)	Shareholder	\$450	0.7	\$315.00
<b>TOTAL HOURS &amp; FEES</b>			<b>70.4</b>	<b>\$20,430.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$290.21</b>



**I. Task Code 15 – Meetings and Communications with Creditors**

This category captures time for correspondence with creditors regarding claims bar date notice, preparing disclosures and notices to creditors, stakeholders, and subscribers, and discussing compliance with U.S. Trustee Guidelines with the U.S. Trustee. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	6.4	\$1,799.50
Julie Emery (JE)	Paralegal	\$175	1.9	\$332.50
<b>TOTAL HOURS &amp; FEES</b>			<b>8.3</b>	<b>\$2,132.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$256.87</b>

**J. Task Code 16 – Non-Working Travel**

This category captures time for travel to VidAngel’s offices and back for U.S. Trustee initial debtor interview. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$280	1.5	\$420.00
<b>TOTAL HOURS &amp; FEES</b>			<b>1.5</b>	<b>\$420.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$280.00</b>

**K. Task Code 17 – Plan and Disclosure Statement**

This category captures time for preparing the motion to extend the Debtor’s exclusive period for proposing, soliciting, and confirming a chapter 11 plan, and the accompanying notice and proposed order. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Brian M. Rothschild (BMR)	Shareholder	\$295	2.5	\$737.50
<b>TOTAL HOURS &amp; FEES</b>			<b>2.5</b>	<b>\$737.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$295.00</b>

**L. Task Code 19 – Relief from Stay and Adequate Protection**

This category captures time for preparing an opposition to a motion to dismiss and from relief from stay, and research to distinguish case applicable case law for good faith bankruptcy filings. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
J. Thomas Beckett (JTB)	Shareholder	\$500	1.3	\$650.00
Brian M. Rothschild (BMR)	Shareholder	\$280	39.8	\$11,144.00
Grace S. Pusavat (GSP)	Shareholder	\$225	57.5	\$12,938.00
<b>TOTAL HOURS &amp; FEES</b>			<b>98.6</b>	<b>\$24,731.50</b>
<b>BLENDED HOURLY RATE</b>				<b>\$250.83</b>

**M. Task Code 20 – Reporting**

This category captures time preparing the monthly operating report and statement of financial affairs, as well as correspondence with the client and the U.S. Trustee regarding these reports. Parsons Behle’s professionals performed services during the Compensation Period in this category as follows:

NAME (INITIALS)	TITLE	HOURLY RATE	TOTAL HOURS	TOTAL FEES
Grace S. Pusavat (GSP)	Associate	\$225	0.3	\$67.50
Brian M. Rothschild (BMR)	Shareholder	\$280/\$295	11.3	\$3,168.50
<b>TOTAL HOURS &amp; FEES</b>			<b>11.6</b>	<b>\$3,236.00</b>
<b>BLENDED HOURLY RATE</b>				<b>\$278.97</b>

**PARSONS BEHLE'S PRESENT APPLICATION: EXPENSES.**

During the Compensation Period, Parsons Behle incurred actual and necessary expenses in the total amount of \$3,786.94 in connection with its professional services rendered to the Debtor. A detailed report showing each expense is attached as Exhibit C hereto.

**APPLICATION OF RETAINER AND PREVIOUS PAYMENTS**

Upon approval of the Application, Parsons Behle would be owed \$113,779.50 for services and \$3,786.94 for expenses. Applying previous retainer and payments, Parsons Behle is owed the balance of \$32,870.00 for the Compensation Period.

**OPINIONS, CERTIFICATIONS AND DISCLOSURES.**

All services performed and expenses incurred for which compensation or reimbursement is requested were actually performed or incurred, and they were performed or incurred for and on behalf of the Debtor and not for the benefit of any other person or entity.

In the opinion of the undersigned, all such services actually benefited the Debtor's estate.

In the opinion of the undersigned, Parsons Behle's fees earned and expenses incurred in the Compensation Period are fair and reasonable in light of the services rendered and the price for similar services in this market.

Parsons Behle has not shared or agreed to share compensation or reimbursement awarded in this case with any other person except as among the members and employees of the Firm.

Parsons Behle has not made any agreements with the Debtor or others for compensation or reimbursement that have not been disclosed to the Court.

To the best knowledge of the undersigned, all quarterly fees have been paid by the Debtor to the U.S. Trustee and all monthly operating reports have been filed for the Compensation Period.

Attorneys at Parsons Behle have, when warranted, inquired of all attorneys employed by Parsons Behle with respect to those matters initially disclosed to the Court in the Application

pursuant to Rule of Bankruptcy Procedure 2014 and have determined, after reviewing the results of that inquiry, that no further disclosure is warranted at this time.

**NOTICE**

On December 13, 2017 the Court entered an Order (dkt. # 124) granting the Debtor's Motion to Limit Notice and to Establish Notice Procedures for the Chapter 11 Case (dkt. # 10), which limits the service required for all matters requiring notice under Bankruptcy Rule 2002 in the Chapter 11 Case to service on (i) the Office of the United States Trustee for the District of Utah, Attn: Laurie Cayton; (ii) any party whose interests are directly affected by a specific pleading; (iii) any party who has formally appeared and requested service in this proceedings pursuant to Bankruptcy Rule 2002; and (iv) any government agency to the extent required by the Bankruptcy Code, the Bankruptcy Rules, or the Local Rules.

Parsons Behle has provided notice of this Motion to (a) the Office of the United States Trustee for the District of Utah, Attn: Laurie Cayton; (b) all ECF notice parties; and (c) all parties with affected interests. Parsons Behle submits that this notice satisfies the requirements of Bankruptcy Rule 2002 as modified by the Court's Order Limiting Notice and Establish Notice Procedures.

**WHEREFORE**, Parsons Behle prays:

1. That the Court enter an order, substantially in the form attached hereto as Exhibit A hereto, granting the relief requested in the Application;
2. That compensation be awarded and allowed to Parsons Behle on a final basis in the amount of \$113,779.50.
3. That reimbursement be awarded and allowed to Parsons Behle on a final basis in the amount of \$3,786.94.

4. That such amounts be allowed as priority administrative expenses of the estate on a final basis pursuant to 11 U.S.C. § 503(b)(2) and 507(a)(1);

5. That the Debtor be authorized and directed, pursuant to 11 U.S.C. §§ 330 and 331, to pay the remaining balance owing of \$32,870.00 from the estate; and

6. For such other and further relief as is just and reasonable in the circumstances.

Dated this 11th day of April, 2018.

/s/ Grace S. Pusavat

J. Thomas Beckett  
Brian M. Rothschild  
Grace S. Pusavat

**PARSONS BEHLE & LATIMER**  
*Attorneys for VidAngel, Inc.*

#### **DECLARATION**

I, Grace S. Pusavat, of and for Parsons Behle & Latimer, do hereby declare under penalty of perjury that the statements contained herein are true and correct to the best of my knowledge, information and belief.

Dated this 11th day of April, 2018.

/s/ Grace S. Pusavat

Grace S. Pusavat  
**PARSONS BEHLE & LATIMER**  
*Attorneys for VidAngel, Inc.*

**Exhibit A**

**Proposed Order**

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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

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In re:

VIDANGEL, INC.,

Debtor.

Case No. 17-29073

Chapter 11

Judge Kevin R. Anderson

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**ORDER APPROVING FIRST INTERIM APPLICATION  
OF PARSONS BEHLE & LATIMER, COUNSEL TO  
DEBTOR VIDANGEL, INC. FOR ALLOWANCE OF  
COMPENSATION AND REIMBURSEMENT OF  
EXPENSES ON A FINAL BASIS**

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Parsons Behle & Latimer (“Parsons Behle”), counsel to the above-captioned debtor and debtor in possession (the “Debtor”), having filed the first interim application (the “Application”) pursuant to sections 328, 330, and 331 of title of the United States Code (the “Bankruptcy Code”), Rules 2002(c)(3) and 2016 of the Federal Rules of Bankruptcy Procedures (the “Bankruptcy Rules”); the Application having been properly noticed; no opposition having been filed; the Court having considered the pleadings and papers on file herein, having stated its findings of fact and conclusions of law on the record pursuant to Federal Rule of Civil Procedure 52, made applicable by Federal Rule of Bankruptcy Procedure 7052; and good cause appearing,

**IT IS HEREBY ORDERED** that:

1. The Application is hereby **APPROVED**;
2. Parsons Behle's fees in the amount of \$113,779.50 and reimbursement in the amount of \$3,796.94 are hereby **ALLOWED** on a final basis;
3. The Debtor, after deducting the retainer and previous payments held by Parsons Behle on the Petition Date, is authorized and directed to pay the balance of compensation and reimbursement in the amount of amount of \$32,870.00 for the balance of fees and expenses incurred to Parsons Behle upon entry of this order.
4. The Application is approved without prejudice to Parsons Behle's right to seek further compensation and reimbursement under any subsequent fee application.

-----*end of document*-----



**Exhibit B**

**Time Entry Detail**

**Time Report**  
VidAngel, Inc.

Date	SM Task	Name	Hrs	Amt	Rate	Narrative
10/18/2017	7	Beckett, J. Thomas	2.60	1,300.00	500.00	Final review all first day papers and file petition.
10/19/2017	7	Beckett, J. Thomas	4.40	2,200.00	500.00	Prep for first day hearing (3.5), t/c Laurie Cayton (.5) and report her issues to Brian and client.
10/19/2017	7	Rothschild, Brian M.	6.90	1,932.00	280.00	Prepare notice of interim and final hearing on First-Day Motions (1.4); prepare creditor matrix and proof of service for same (.6); finalize, file, and serve notice of interim and final hearing on First-Day Motions on creditor matrix (.8); correspondence with client (.8); work with client on issues (1.5); provide information (.5); analysis (.3); call with U.S. Trustee (.3); call with chambers (.1); prepare and file Debtor's declaration in support of PBL retention (.2); prepare and file verification of 20 largest creditors (.1); prepare and file attachment to verified petition and disclosure of equity holders (.3).
10/20/2017	7	Beckett, J. Thomas	4.20	2,100.00	500.00	Prep for and first day hearing.
10/20/2017	7	Rothschild, Brian M.	6.50	1,820.00	280.00	Prepare for first-day hearing (1.0); hearing on first-day motions (2.5); prepare and revise Order Scheduling Final Hearing and Setting Related Deadlines (.5); prepare interim orders on Cash Management Motion, Insurance Motion, Taxes Motion, and Employee Motion (2.0); prepare orders on Motion to Limit Notice, and Compensation Procedures Motion (.5).
10/20/2017	1	Rothschild, Brian M.	0.70	196.00	280.00	Analysis of Debtor choses in action.
10/22/2017	7	Beckett, J. Thomas	4.70	2,350.00	500.00	Read 9th Circuit opinion, declaratory judgment complaint, legal research
10/23/2017	7	Rothschild, Brian M.	5.60	1,568.00	280.00	Research (2.1); prepare notices (.9); phone calls (.2, .3); prepare and upload interim orders (1.5); correspondence with client (.2); case strategy with B. White and T. Beckett (.4).
10/23/2017	11	Rothschild, Brian M.	1.10	308.00	280.00	Correspondence and calls with client (.6); develop form for 327(e) professionals (.5).
10/23/2017	14	White, Bruce H.	0.20	90.00	450.00	Review David Quinto's comments.
10/24/2017	14	Venti, Katherine E.	0.30	114.00	380.00	Strategy discussion with Brian Rothschild
10/24/2017	11	Rothschild, Brian M.	0.90	252.00	280.00	Assist copyright counsel with application process (.2, .3, .4).
10/24/2017	7	Rothschild, Brian M.	3.50	980.00	280.00	Assist client (.3); revise interim orders on first day motions, and correspondence with U.S. Trustee regarding same (.9); finalize, PDF, and upload proposed orders on first day motions (.5); prepare motion to set claims bar date (1.4); prepare order on motion to set claims bar date (.3); correspondence with client regarding pre-petition claims and prohibition on payments (.1).
10/24/2017	14	Rothschild, Brian M.	3.00	840.00	280.00	Research (1.2, 1.5); call with B. White regarding strategy (.1); call with T. Beckett regarding strategy (.2).
10/24/2017	7	Christiansen, Erik A.	0.40	170.00	425.00	Meet with B. Rothschild regarding strategy and options.
10/25/2017	7	Beckett, J. Thomas	1.50	750.00	500.00	Meetings with Brian and Rocky Mountain Advisors concerning case issues and strategy.
10/25/2017	7	Rothschild, Brian M.	6.20	1,736.00	280.00	Correspondence with client (.2); call with client board regarding updates and strategy (.3); research(1.2); case management meeting with RMA and T. Beckett (2.0); revise Motion (1.2); call with client (.2); prepare notice of opportunity for hearing(.8); finalize and file Motion (.3).
10/25/2017	14	Rothschild, Brian M.	1.40	392.00	280.00	Analysis regarding litigations.
10/25/2017	7	Peiffer, Melinda L.	0.20	25.00	125.00	Telephone conference with B. Rothschild.
10/26/2017	7	Rothschild, Brian M.	1.90	532.00	280.00	Calls with court to set hearing date on Motion to Set Claims Bar Deadline (.2); prepare Notice and Opportunity for Hearing on Motion (.5); finalize, file, and serve same (.3); work on service of notice of final hearing on first-day motions, website notice, email list notice to subscribers, and related issues (.9).
10/26/2017	14	Rothschild, Brian M.	1.50	420.00	280.00	Strategy issues on litigations with B. White and T. Beckett.
10/27/2017	11	Rothschild, Brian M.	5.10	1,428.00	280.00	Prepare Baker Marquart Retention Application (1.5); revise Marquart Declaration in support of Retention Application (.6); calls and correspondence with Marquart regarding status of retainer and prepetition and post-petition work (.1, .2); prepare Tanner LLC Retention Application (1.4); prepare Robinson Declaration in support of Tanner Retention Application (.8); review and analysis of engagement letter and terms (.2); correspondence with Analysis Group regarding retention process and instructions regarding same (.1, .2).
10/27/2017	15	Rothschild, Brian M.	0.80	224.00	280.00	Work on disclosures and notices provided to subscribers (.5); update informational website (.3).

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Date	SM Task	Name	Hrs	Amt	Rate	Narrative
10/27/2017	7	Peiffer, Melinda L.	0.60	75.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
10/29/2017	7	Beckett, J. Thomas	4.20	2,100.00	500.00	Review and legal research on motion to dismiss, opinion, legal research.
10/30/2017	7	Beckett, J. Thomas	0.70	350.00	500.00	Prepare and file amended JTB declaration to show Zions as client of firm and creditor of VidAngel.
10/30/2017	11	Rothschild, Brian M.	1.80	504.00	280.00	Call and correspondence with J. Marquart assisting in retention application (.2, .3); work with E. Brannen on Stris & Maher professional application (.4); extensive correspondence with S. Robinson regarding Tanner LLC retention application and related disclosures (.2, .4, .1, .2).
10/30/2017	20	Rothschild, Brian M.	1.50	420.00	280.00	Review draft schedules and statements, and correspondence regarding same with RMA (1.3); call with T. Beckett regarding statements and schedules (.2).
10/30/2017	7	Peiffer, Melinda L.	0.60	75.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
10/31/2017	20	Rothschild, Brian M.	2.60	728.00	280.00	Review and revise Statement of Financial Affairs and Schedules and correspondence with RMA regarding same (1.0, .5, .2, .9).
10/31/2017	11	Rothschild, Brian M.	0.80	224.00	280.00	Work on fee application issues with estate professionals.
11/01/2017	7	Peiffer, Melinda L.	0.20	25.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/01/2017	16	Rothschild, Brian M.	1.50	420.00	280.00	Travel to VidAngel offices and back for U.S. Trustee initial debtor interview (.8, .7).
11/01/2017	20	Rothschild, Brian M.	4.20	1,176.00	280.00	Assist client with initial debtor interview with U.S. Trustee, assist with forms of other disclosures (1.8); review and revise statement of financial affairs and schedules (.3, 1.0); prepare verification form 202 (.3); finalize and file schedules and statement of financial affairs (.8).
11/01/2017	11	Rothschild, Brian M.	0.30	84.00	280.00	Review Marquart Declaration in Support of Baker Marquart Retention Application, and correspondence with J. Marquart regarding same.
11/02/2017	11	Rothschild, Brian M.	1.20	336.00	280.00	Revise Baker Marquart Retention Application (.5); prepare Notice of Opportunity for hearing for Baker Marquart Retention Application (.3); obtain hearing date for same (.2); finalize, file, and serve Baker Marquart Retention Application, Notice, and Marquart Declaration (.2).
11/03/2017	11	Rothschild, Brian M.	2.10	588.00	280.00	Prepare and revise Durham Jones employment application (.8); revise Duke Declaration in support of employment application (.2); prepare notice and opportunity for hearing on employment application (.3); prepare and revise order approving Durham Jones employment application (.6); consultation with Tanner LLC regarding retention application (.2).
11/06/2017	6	Elwood, Bryan L.	0.20	70.00	350.00	Analysis regarding ordinary course payment issues.
11/06/2017	7	Peiffer, Melinda L.	0.20	25.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/06/2017	11	Rothschild, Brian M.	6.60	1,848.00	280.00	Review final DJP employment application and Duke declaration (.5); prepare rendered PDF versions, file, and serve same (.4); call with court to obtain hearing date for DJP employment application (.2); prepare notice of opportunity for hearing under L.R. 9013-2, file, and serve same (.4); follow up on status of other employment applications for Tanner, Analysis Group, and others (.3); revise Tanner LLC employment application (.7); revise Robinson declaration in support of Tanner LLC employment application (.4); call with court scheduling line to schedule hearing on application (.1); finalize and file same (.4); prepare notice of hearing on Tanner LLC application (.5); finalize, file, and create proof of service and serve same (.4); call with J. Fox regarding Analysis Group employment application (.1); work with G. Pusavat on filing requirements for motions and call with scheduling line on Analysis Group application (.8); revise Analysis Group employment application (.3); revise declaration in support of Analysis Group application to add disclosures of prepetition retainers (.5); prepare notice of hearing and proof of service for same, and send revised packet to J. Fox for review and execution (.6).

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Date	SM Task	Name	Hrs	Amt	Rate	Narrative
11/06/2017	14	Rothschild, Brian M.	0.70	196.00	280.00	Correspondence and strategy conferences on litigation strategy with T. Beckett and client.
11/07/2017	6	Pusavat, Grace S.	3.10	697.50	225.00	Finalize and file motion to employ Analysis Group as economic consultant (1.7); prepare supporting declaration, exhibits, and notice (1.4).
11/07/2017	11	Rothschild, Brian M.	1.10	308.00	280.00	Correspondence with U.S. Trustee regarding amendments to orders approving retention of professionals (.1, .3); call and correspondence with D. Quinto to assist in selecting appellate counsel and nuances of procedure regarding same (.4); revise and assist with filing of retention application for Analysis Group (.3).
11/07/2017	14	Rothschild, Brian M.	1.20	336.00	280.00	Strategy regarding litigation (.7); calls with D. Quinto and N. Harmon regarding litigation strategy and applicability of automatic stay (.1, .4).
11/08/2017	6	Pusavat, Grace S.	1.20	270.00	225.00	Telephone conference with bankruptcy court to obtain hearing date (0.1); finalize and file declaration in support of motion to employ Analysis Group and notice of opportunity for hearing (1.1).
11/08/2017	7	Peiffer, Melinda L.	0.50	62.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/08/2017	11	Rothschild, Brian M.	0.50	140.00	280.00	Calculate motion response dates and manage calendaring and responses for same (.4); correspondence with client regarding outside counsel retention procedure (.1).
11/08/2017	19	Rothschild, Brian M.	2.50	700.00	280.00	Review and analysis of Motion to Dismiss (2.2); correspondence with client regarding filed Motion to Dismiss (.3).
11/09/2017	14	Pusavat, Grace S.	0.90	202.50	225.00	Analyze Motion to Dismiss.
11/09/2017	19	Rothschild, Brian M.	3.60	1,008.00	280.00	Review and Analysis of Studios' Motion to Dismiss or Relief from Stay (2.0); correspondence with G. Pusavat regarding assignment to draft opposition (.2); research regarding Laguna standard (.9); research on Curtis factors (.5).
11/10/2017	7	Peiffer, Melinda L.	0.20	25.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/10/2017	14	White, Bruce H.	0.50	225.00	450.00	Review issue regarding litigation counsel.
11/12/2017	14	Pusavat, Grace S.	4.60	1,035.00	225.00	Conduct legal research (2.9); draft status update (1.7).
11/12/2017	14	Rothschild, Brian M.	1.10	308.00	280.00	Prepare and revise Status Report requested by Utah District Court in Declaratory Relief Action.
11/13/2017	7	Beckett, J. Thomas	1.00	500.00	500.00	Preview motion to dismiss (.4) and conference call with client regarding motion to dismiss.
11/13/2017	6	Pusavat, Grace S.	0.60	135.00	225.00	Revise, finalize, and file status report.
11/13/2017	7	Peiffer, Melinda L.	0.10	12.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/13/2017	19	Rothschild, Brian M.	0.80	224.00	280.00	Call with N. Harmon, T. Beckett, and D. Quinto.
11/13/2017	7	Rothschild, Brian M.	3.50	980.00	280.00	Prepare final orders on first-day motions (2.3); upload finalized orders on all first-day orders (.8); correspondence with U.S. Trustee, court clerk, and client sending forms of orders on first-day motions and motion setting claims deadline (.4).
11/14/2017	11	Bernard, Nicholas N.	0.90	198.00	220.00	Conference with B. Rothschild; research.
11/14/2017	6	Pusavat, Grace S.	1.40	315.00	225.00	Attend hearing regarding final orders on first day motions and strategy discussion with B. Rothschild.
11/14/2017	6	Pusavat, Grace S.	2.90	652.50	225.00	Analyze motion for dismissal of the debtor's chapter 11 petition 1.3; begin outlining opposition to Motion.
11/14/2017	7	Rothschild, Brian M.	2.50	700.00	280.00	Prepare for hearing (.9); final hearing on first-day motions (.8); prepare revised orders on first day motions in accordance with judge's instructions and upload same (.4); confer with T. Beckett regarding strategy and procedure for case (.4).
11/14/2017	14	Rothschild, Brian M.	1.50	420.00	280.00	Work with G. Pusavat on Opposition to Motion to Dismiss (.4); research on rules for same (.5); confer with clients (.5); correspondence regarding litigation matters (.1).
11/14/2017	11	Rothschild, Brian M.	0.90	252.00	280.00	Work with counsel for Stris Maher (.5); work with N. Bernard to prepare motion to file portions of Stris Maher employment application (.5).
11/15/2017	11	Bernard, Nicholas N.	3.50	770.00	220.00	Research; draft motion and proposed order and send to B. Rothschild for review; voicemail and phone conference with clerk of court.
11/15/2017	12	White, Bruce H.	0.20	90.00	450.00	Review comments from David Quinto.

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11/15/2017	19	Pusavat, Grace S.	5.90	1,327.50	225.00	Conduct legal research and analyze case law regarding the principal purposes of the protections of the bankruptcy code (1.8); analyze case law regarding good faith filings for bankruptcy (1.9); analyze case law regarding factors to consider when lifting an automatic stay (1.9); begin conducting legal research regarding case law cited by the Movants' Motion regarding good faith filings (0.3).
11/15/2017	20	Rothschild, Brian M.	1.70	476.00	280.00	Review MOR draft (.7); prepare narrative for MOR and send to client and RMA for review (.3); prepare verification of MOR form for P. Reilly (.3); receive final MOR compilation, finalize, and file same (.4).
11/15/2017	15	Rothschild, Brian M.	1.90	532.00	280.00	Prepare for 341(a) meeting and correspondence with client regarding same.
11/16/2017	6	Pusavat, Grace S.	6.90	1,552.50	225.00	Continue legal research regarding case law cited by the Movants' Motion regarding good faith filings (1.9); draft factual and procedural background regarding the copyright action in California (1.9); draft factual and procedural background regarding the declaratory relief action (0.9); begin drafting argument regarding the Laguna factors for demonstrating that VidAngel filed its bankruptcy petition in good faith for a valid reorganizational purpose (0.2); analyze filings from copyright litigation for use in the opposition (0.9); analyze filing in declaratory relief action for use in the opposition (1.1).
11/16/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/16/2017	15	Rothschild, Brian M.	2.50	700.00	280.00	Prepare for meeting (1.0); meeting (1.5).
11/16/2017	19	Rothschild, Brian M.	0.40	112.00	280.00	Work with G. Pusavat on objection to motion to dismiss.
11/17/2017	7	Peiffer, Melinda L.	0.20	25.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/17/2017	19	Pusavat, Grace S.	4.10	922.50	225.00	Continue draft argument regarding the Laguna factors for demonstrating that VidAngel filed its bankruptcy petition in good faith for a valid reorganizational purpose (1.7); prepare arguments to respond to motion for dismissal of the debtor's chapter 11 petition regarding that no cause exists to list the automatic stay due to bad faith (1.9); Strategy conference with B. Rothschild regarding opposition to motion (0.2).
11/17/2017	14	Rothschild, Brian M.	2.60	728.00	280.00	Research on "related to" jurisdiction under 28 U.S.C. 1334 for Utah District Court action (1.2); research venue provisions for "related to" actions (.8); prepare draft of insert for memorandum in opposition to motion to dismiss District Court action (.6).
11/17/2017	19	Rothschild, Brian M.	1.50	420.00	280.00	Meet with G. Pusavat regarding Opposition to Motion to Dismiss and for Relief from Stay (.5); research regarding same (.9); call with T. Beckett on strategy (.1).
11/18/2017	6	Pusavat, Grace S.	10.90	2,452.50	225.00	Draft argument that no cause exists to lift the automatic stay due to bad faith (1.9); draft argument that lifting the stay would not result in a partial or whole resolution of the issues of the case (0.4); draft argument regarding the Curtis factors analysis (1.9); conduct legal research regarding case law containing analysis of the Curtis factors (1.8); analyze case law regarding likelihood of success as a factor to determine whether to lift the automatic stay (1.8); conduct legal research for additional case law supporting that likelihood of success is not a dispositive factor in lifting the stay and draft analysis (1.9); revise draft of argument that VidAngel filed its petition in good faith (1.9); revise draft of argument that the court should not grant the Studios relief from the automatic stay (1.4); analyze pleadings from the California Litigation and supplement the opposition with information from the pleadings (0.5).

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Date	SM Task	Name	Hrs	Amt	Rate	Narrative
11/19/2017	19	Pusavat, Grace S.	12.90	2,902.50	225.00	Draft argument that no cause exists to lift the automatic stay due to bad faith (1.9); draft argument that lifting the stay would not result in a partial or whole resolution of the issues of the case (0.4); draft argument regarding the Curtis factors analysis (1.9); conduct legal research regarding case law containing analysis of the Curtis factors (1.8); analyze case law regarding likelihood of success as a factor to determine whether to lift the automatic stay (1.8); conduct legal research for additional case law supporting that likelihood of success is not a dispositive factor in lifting the stay and draft analysis (1.9); revise draft of argument that VidAngel filed its petition in good faith (1.9); revise draft of argument that the court should not grant the Studios relief from the automatic stay (1.4); analyze pleadings from the California Litigation and supplement the opposition with information from the pleadings (0.5).
11/20/2017	14	Beckett, J. Thomas	2.30	1,150.00	500.00	Review motion to dismiss and cases cited (1.1), Neal's outline (.2), David's outline (.3) district court docket and pleadings (.7).
11/20/2017	6	Pusavat, Grace S.	1.30	292.50	225.00	Revise opposition and citations (1.1); conference with B. Rothschild regarding retention applications (0.2).
11/20/2017	19	Rothschild, Brian M.	7.50	2,100.00	280.00	Review and revise Opposition to Motion to Dismiss or for Relief From Stay (2.5); research on relief from stay (1.0); prepare summary of arguments for Opposition Memorandum (1.2); consultation with T. Beckett on strategy (.2); strategy and revisions with G. Pusavat (.3, .2); review docket items in Declaratory Relief Action and California Action for Opposition Memorandum (2.1).
11/20/2017	11	Rothschild, Brian M.	1.30	364.00	280.00	Check docket and objection deadlines on employment applications (.2); review and analysis of Studios' reservation of rights regarding employment applications (.2); prepare and upload Order granting Baker Marquart application and revise with U.S. Trustee comments (.3); prepare and revise orders granting DJP, AGI, and Tanner retention applications with U.S. Trustee comments (.6).
11/21/2017	14	Beckett, J. Thomas	4.50	2,250.00	500.00	Review, revise, add section, re-write descriptions of two cases cited in opposition to motion to dismiss (3.8); t/cs Grace and Brian (.2); review client comments.
11/21/2017	6	Pusavat, Grace S.	9.10	2,047.50	225.00	Prepare for and argue at hearing on motion to set claims bar date (1.9); strategy conference with B. Rothschild (0.4); telephone conference with T. Beckett regarding opposition (0.2); revise opposition argument regarding good faith (1.9); revise opposition argument regarding factors to consider to maintain or lift the automatic stay (1.8); conduct legal research regarding filing in good faith to obtain protections of bankruptcy provisions (1.8); analyze Laguna factors not cited by the Movants' Motion (0.5); conduct legal research regarding legislative history to support argument in motion (0.6).
11/21/2017	7	Peiffer, Melinda L.	0.40	50.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/21/2017	19	Rothschild, Brian M.	2.70	756.00	280.00	Call with N. Harmon regarding public relations issues and motion to dismiss (.2); update on hearing with G. Pusavat, and work on Opposition to Motion to Dismiss or Relief from Stay (.3, .9, .1, .2); work on issues regarding response with T. Beckett (.2); further revise Opposition (.8).
11/22/2017	14	Beckett, J. Thomas	1.80	900.00	500.00	Email exchange Steven Shimshak regarding 3rd Circuit bad faith case he argued; (.3); edits to opposition (.5); review PPE and Independent cases from 3rd Circuit, with emails with Brian and Grace (.7); review client's proposed edits and emails Grace regarding same.
11/22/2017	6	Pusavat, Grace S.	3.10	697.50	225.00	Analyze case law regarding good faith filings (1.9); revise opposition to reflect edits (1.2)
11/22/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.

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Date	SM Task	Name	Hrs	Amt	Rate	Narrative
11/22/2017	11	Rothschild, Brian M.	1.60	448.00	280.00	Work on Stris & Maher employment application (1.1); call with U.S. Trustee regarding Stris & Maher employment application (.1); call with V. O'Connel regarding confidentiality of fee structure (.1); call with D. Quinto regarding Stris & Maher application and difficulties (.2); correspondence with T. Beckett regarding professional employment issues (.1).
11/22/2017	19	Rothschild, Brian M.	3.90	1,092.00	280.00	Extensive revisions and work on Opposition to Motion to Dismiss or for Relief from Stay (2.0, 1.5); research on Laguna and distinguishing Delaware cases (.4).
11/27/2017	19	Beckett, J. Thomas	1.30	650.00	500.00	T/cs Brian and Grace regarding filing opposition (.2); review / edit opposition (.9); transcribe edits (.1); transmit to Brian and Grace (.1).
11/27/2017	6	Pusavat, Grace S.	3.50	787.50	225.00	Edit draft and citations for Opposition to Movants' Motion for Dismissal (1.8); review proposed revisions (0.8); insert hyperlinked case law (0.3); file proposed order to employ Tanner and Durham Jones and Pinegar (0.6).
11/27/2017	7	Peiffer, Melinda L.	0.40	50.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/27/2017	19	Rothschild, Brian M.	7.50	2,100.00	280.00	Revise Opposition to Motion to Dismiss or Relief from Stay (1.6); multiple calls and correspondence regarding same with clients, co-counsel, G. Pusavat, and T. Beckett (.1, .3, .3, .6); further revisions to Opposition (.9); review cited authority and KeyCite (1.9); prepare transcript exhibit to Opposition (.3); prepare proof of service (.3); create TOA and TOC and revise same and add hyperlinks per court formatting rules (1.6); finalize, file, and serve Opposition and correspondence with client regarding same (.5).
11/27/2017	11	Rothschild, Brian M.	0.40	112.00	280.00	Call with court clerk regarding orders on employment applications and taking hearing off calendar (.1); review forms of orders on employment applications for upload (.3).
11/28/2017	6	Pusavat, Grace S.	1.30	292.50	225.00	Review notes from hearing on proposed order to set last day to file proofs of claims and revise proposed order based on hearing (0.8); Analyze Stris Maher application (0.5).
11/28/2017	11	Rothschild, Brian M.	1.10	308.00	280.00	Consult with G. Pusavat regarding orders on employment applications (.1); call with V. O'Connel regarding employment application requirements (.2); call with J. Marquart regarding prepetition retainer and employment (.2); review and revise Stris Maher employment application (.6).
11/29/2017	6	Pusavat, Grace S.	1.50	337.50	225.00	Revise notice list for proposed order to set last day to file proofs of claims( 0.6); analyze and revise Stris Maher application, notice, and proposed order (0.9).
11/29/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
11/30/2017	11	Beckett, J. Thomas	0.20	100.00	500.00	O/c Brian Rothschild regarding issues relating to payment of appellate counsel.
11/30/2017	11	Rothschild, Brian M.	0.90	252.00	280.00	Work on Stris & Maher fee application issues and BCMH issues.
12/01/2017	6	Pusavat, Grace S.	2.30	517.50	225.00	Conference with B. Rothschild regarding motion. 0.7; begin preparing motion to extend time to assume or reject lease.
12/01/2017	14	Beckett, J. Thomas	2.50	1,250.00	500.00	Very detailed t/c David Quintus regarding engaging professionals, paying professionals, damages, and the hearing on Tuesday.
12/01/2017	3	Rothschild, Brian M.	1.20	336.00	280.00	Analyze timing on assumption of non-residential real property leases and review Schedule G in connection with same (.5); discussion with G. Pusavat about drafting motion to extend deadline under 362(d)(4) (.7).
12/01/2017	11	Rothschild, Brian M.	0.20	56.00	280.00	Work with G. Pusavat and correspondence regarding Stris employment application.
12/04/2017	6	Pusavat, Grace S.	4.70	1,057.50	225.00	Read and analyze Reply in Support of Motion to Dismiss or Relief From Stay (0.9); conference with B. Rothschild regarding same (.4); telephone conference with B. Rothschild and T. Beckett regarding same (.5); provide analysis of case law in preparation for hearing ( 2.9).
12/04/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.

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Date	SM Task	Name	Hrs	Amt	Rate	Narrative
12/04/2017	7	Beckett, J. Thomas	7.20	3,600.00	500.00	Review our objection and their reply in prep for hearing (1.8); review and brief pertinent cases (1.5); watch 9th circuit argument on TRO (.7); email traffic with client and counsel (.3); t/c Brian (.1); email Neal (.5); hearing prep (.5); t/c David and Neal regarding hearing (.3); t/c Brian and Grace regarding hearing (.5); hearing outline (1)
12/04/2017	15	Rothschild, Brian M.	0.70	196.00	280.00	Correspondence with client (.5); correspondence with Blecher Collins regarding perpetition claim and filing proof of claim (.2).
12/04/2017	19	Rothschild, Brian M.	2.20	616.00	280.00	Read and analyze Reply in Support of Motion to Dismiss or Relief From Stay (1.1); conference with T. Beckett regarding same (.2); conference with G. Pusavat regarding same (.4); telephone conference with G. Pusavat and T. Beckett regarding same (.5).
12/05/2017	19	Pusavat, Grace S.	8.90	2,002.50	225.00	Meeting with team to prepare for hearing on Motion to Dismiss or for Relief from Stay (1.0); hearing on Motion, and negotiation sessions, client conferences (1.9, 2.1); post-hearing conference with client and team (1.0); continue drafting motion to extend time to assume or reject lease (2.1); review lease documents for use in motion (0.5); draft correspondence regarding leases (0.3).
12/05/2017	7	Beckett, J. Thomas	8.90	4,450.00	500.00	Early morning hearing prep (3.5); breakfast with client (.5); meeting team (.4); hearing, and breakout sessions 4.5).
12/05/2017	19	Rothschild, Brian M.	6.00	1,680.00	280.00	Meeting with team to prepare for hearing on Motion to Dismiss or for Relief from Stay (1.0); hearing on Motion, and negotiation sessions, client conferences (1.9, 2.1); post-hearing conference with client and team (1.0).
12/06/2017	14	Pusavat, Grace S.	2.10	472.50	225.00	File Notice of Erratum. 0.2; prepare motion to assume leases 1.9
12/06/2017	19	Rothschild, Brian M.	0.90	252.00	280.00	Conference with G. Pusavat regarding notice of erratum (.3); review draft notice and sent to client with explanation (.3); correspondence with T. Rosen regarding negotiated resolution of Motion (.3).
12/06/2017	3	Rothschild, Brian M.	0.40	112.00	280.00	Conference with G. Pusavat regarding assumption of leases.
12/06/2017	11	Rothschild, Brian M.	0.60	168.00	280.00	Correspondence with V. O'Connell and clients regarding Stris employment application (.1, .1); call with U.S. Trustee regarding same (.2); conference with G. Pusavat regarding same (.2).
12/07/2017	7	Pusavat, Grace S.	0.30	67.50	225.00	Attend telephonic conference with the Utah Bankruptcy Court regarding Motion (0.1); case management conference with B. Rothschild and T. Beckett (0.2).
12/07/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
12/07/2017	7	Beckett, J. Thomas	0.90	450.00	500.00	Telephonic hearing (.1); case management meeting with Brian and Grace (.2); t/c Todd Rosen (.2); advice to client (.4).
12/07/2017	19	Rothschild, Brian M.	0.30	84.00	280.00	Telephonic hearing on Motion to Dismiss or for Relief from Stay (.1); case management conference with G. Pusavat and T. Beckett (.2).
12/08/2017	1	Pusavat, Grace S.	0.80	180.00	225.00	Analyze lease documents and prepare assumption of lease motion.
12/08/2017	7	Peiffer, Melinda L.	0.40	50.00	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
12/08/2017	3	Rothschild, Brian M.	0.30	84.00	280.00	Correspondence and research on assumption of office leases.
12/10/2017	14	Beckett, J. Thomas	0.20	100.00	500.00	Review transcript and email correspondence from client (.1); respond to David Quinto's inquiry (.1).
12/11/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
12/12/2017	14	Pusavat, Grace S.	1.90	427.50	225.00	Revise and file Stris Maher application and notice.
12/12/2017	14	Pusavat, Grace S.	0.90	202.50	225.00	Draft assumption of lease motion.
12/12/2017	11	Rothschild, Brian M.	1.90	532.00	280.00	Correspondence with V. O'Connell regarding Stris employment application and declaration (.2); review and revise same (.5, .8); consult and research with G. Pusavat on filing deadlines and notice for same (.4).
12/13/2017	14	Pusavat, Grace S.	0.20	45.00	225.00	Correspondence regarding declaration.
12/13/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
12/13/2017	20	Rothschild, Brian M.	0.20	56.00	280.00	Correspondence with U.S. Trustee regarding VidAngel MOR deadlines and correspondence with client regarding same.



**Time Report**  
VidAngel, Inc.

Date	SM Task	Name	Hrs	Amt	Rate	Narrative
12/13/2017	11	Rothschild, Brian M.	0.60	168.00	280.00	Correspondence with U.S. Trustee and Stris counsel regarding information requests with regard to employment applications (.1, .2); revisions to O'Connell Declaration in support of same (.3).
12/14/2017	14	Pusavat, Grace S.	1.90	427.50	225.00	Continue drafting motion to assume leases.
12/14/2017	7	Rothschild, Brian M.	0.40	112.00	280.00	Assist debtor with payment of professionals and other procedures.
12/15/2017	14	Pusavat, Grace S.	1.60	360.00	225.00	Telephone strategy conference with B. Rothschild (0.3); Telephone conference with Victor O'Connell regarding declaration (0.2); revise and file declaration (0.7); review lease agreements (0.3); email correspondence regarding lease agreements (0.1).
12/15/2017	11	Rothschild, Brian M.	0.50	140.00	280.00	Advise Debtor and professionals regarding changes to Stris employment application.
12/15/2017	8	Rothschild, Brian M.	0.20	56.00	280.00	Advise client regarding claims ownership and trading.
12/15/2017	20	Rothschild, Brian M.	0.10	28.00	280.00	Follow up with client regarding monthly operating report.
12/18/2017	7	Peiffer, Melinda L.	0.30	37.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
12/18/2017	11	Rothschild, Brian M.	0.50	140.00	280.00	Field U.S. Trustee questions regarding Stris employment application.
12/18/2017	20	Rothschild, Brian M.	0.10	28.00	280.00	Follow up with client regarding monthly operating report.
12/18/2017	7	Rothschild, Brian M.	0.20	56.00	280.00	Work with Debtor and professionals regarding procedures for payment of professionals.
12/19/2017	20	Pusavat, Grace S.	0.30	67.50	225.00	Finalize and file monthly operating report. (0.3)
12/19/2017	11	Rothschild, Brian M.	0.60	168.00	280.00	Extensive correspondence and multiple conference calls with Debtor and KV-Legal.
12/19/2017	20	Rothschild, Brian M.	0.60	168.00	280.00	Review monthly operating report (.3); work with G. Pusavat on filing same (.2).
12/21/2017	6	Rothschild, Brian M.	0.60	168.00	280.00	Review and revise update to terms of service.
12/27/2017	7	Peiffer, Melinda L.	0.50	62.50	125.00	Provide docket summary and all pertinent docket items to client as well as related parties to update bankruptcy blog website pursuant to B. Rothschild request.
01/02/2018	11	Rothschild, Brian M.	0.20	59.00	295.00	Follow up with Kaplan regarding employment application.
01/02/2018	7	Rothschild, Brian M.	0.30	88.50	295.00	Follow up on status of 365(d) motion, attention to case calendar and deadlines.
01/02/2018	14	Pusavat, Grace S.	1.90	456.00	240.00	Continue preparing motion to assume leases.
01/03/2018	7	Rothschild, Brian M.	1.50	442.50	295.00	Research on exclusivity period under section 1121 of the Bankruptcy Code (.6); discussion and assignment to draft 1121 exclusivity period extension motion with G. Pusavat (.5); work on noticing and other case management matters (.4).
01/03/2018	11	Rothschild, Brian M.	0.10	29.50	295.00	Call with N. Harmon regarding Kaplan employment application and requirements.
01/03/2018	14	Pusavat, Grace S.	0.70	168.00	240.00	Conference with B. Rothschild regarding motion to extend period of exclusivity (0.5); correspondence regarding creditors matrix (0.2).
01/04/2018	3	Rothschild, Brian M.	1.00	295.00	295.00	Revise Motion to Assume Leases.
01/04/2018	14	Rothschild, Brian M.	0.50	147.50	295.00	Advise regarding interaction of automatic stay and DMCA.
01/04/2018	14	Pusavat, Grace S.	1.90	456.00	240.00	Continue drafting 365(d) motion, notice, and proposed order.
01/05/2018	3	Rothschild, Brian M.	0.70	206.50	295.00	Further revisions to Motion to Assume leases and work with G. Pusavat on same.
01/05/2018	14	Pusavat, Grace S.	3.60	864.00	240.00	Revise 365(d) motion, notice, and proposed order and finalize and file 1.8; finalize and file proposed order for Stris Maher application 0.4; prepare motion to extend Debtor's exclusivity period 0.5; update creditor's matrix 0.9.
01/08/2018	11	Rothschild, Brian M.	0.50	147.50	295.00	Work with G. Pusavat on scheduling court hearing on Stris Application (.1); review terms of employment and correspondence with D. Quinto, V. O'Connell, and N. Harmon regarding developments (.3); call with S. Olson regarding scheduling for hearing on Stris Application (.1).
01/08/2018	14	Pusavat, Grace S.	0.20	48.00	240.00	Telephone conferences with chambers regarding upcoming hearing.
01/10/2018	6	Rothschild, Brian M.	0.60	177.00	295.00	Correspondence with client and review of securities procedures and questions (.4); call with client regarding investment and securities compliance and relationship to bankruptcy requirements (.2).
01/11/2018	11	Rothschild, Brian M.	2.00	590.00	295.00	Prepare for hearing on employment application and review pleadings and docket (.5); hearing on Stris employment application (.9); prepare revised order and upload same and email to chambers (.6).
01/11/2018	8	Beckett, J. Thomas	0.90	468.00	520.00	Listen in to hearing on engagement of appellate counsel; review last bill during break (.3).

**Time Report**  
VidAngel, Inc.

Date	SM Task	Name	Hrs	Amt	Rate	Narrative
01/11/2018	14	Pusavat, Grace S.	1.20	288.00	240.00	Prepare list of entities requiring notice of the chapter 11 case (0.3); draft motion for entry of an order extending the debtor's exclusivity period (0.9).
01/12/2018	11	Rothschild, Brian M.	0.20	59.00	295.00	Assist with submission of exhibit on Stris Application following hearing and correspondence with G. Pusavat regarding same.
01/12/2018	14	Pusavat, Grace S.	0.20	48.00	240.00	File proposed order to employ Stris Maher.
01/12/2018	14	Pusavat, Grace S.	1.90	456.00	240.00	Draft notice, motion, and proposed order for Motion for Entry of an Order Pursuant to Section 1121(d) of the Bankruptcy Code Extending Debtor's Exclusive Periods Within Which to File and Solicit Acceptances of a Plan.
01/15/2018	17	Rothschild, Brian M.	2.50	737.50	295.00	Revise Motion to Extend Exclusive Periods (1.6); revise notice and proposed order for same (.3); multiple calls with G. Pusavat regarding same (.2); finalize and file Motion to Extend Exclusive Periods and call scheduling line trying to obtain hearing date (.4).
01/15/2018	7	Rothschild, Brian M.	2.00	590.00	295.00	Advising client (.4); work on amending notice list and providing supplemental notices of bankruptcy and claims bar date (1.3); call with client (.2); call with client (.1).
01/15/2018	14	Pusavat, Grace S.	0.90	216.00	240.00	VidAngel Revise draft for notice of chapter 11 bankruptcy; finalize and file; confer with assistant regarding mailings for same.
01/16/2018	14	Rothschild, Brian M.	1.30	383.50	295.00	Multiple calls with N. Harmon regarding litigation strategy (.1, .1); research federal court jurisdiction issues for claims resolution (1.1).
01/16/2018	20	Rothschild, Brian M.	0.30	88.50	295.00	Review monthly operating report for filing, and send for filing.
01/16/2018	7	Rothschild, Brian M.	1.00	295.00	295.00	Receive message from Court scheduling hearing on Motion to Extend Exclusivity, and calculate dates for Notice (.2); prepare notice of hearing (.3); file and serve Notice of Hearing on Motion to Extend Exclusivity (.5).
01/18/2018	6	Rothschild, Brian M.	0.30	88.50	295.00	Advise client regarding ordinary course payments.
01/18/2018	14	Pusavat, Grace S.	1.40	336.00	240.00	Prepare supplemental notice of claims bar date and compile list of parties to serve.
01/24/2018	15	Rothschild, Brian M.	0.30	88.50	295.00	Correspondence responding to creditor inquiry.
01/25/2018	15	Rothschild, Brian M.	0.20	59.00	295.00	Correspondence responding to creditor request inquiring about reason for bankruptcy and claims bar date notice.
01/25/2018	14	Pusavat, Grace S.	0.10	24.00	240.00	Email correspondence regarding supplemental certificate of service for change of addresses.
01/26/2018	14	Pusavat, Grace S.	0.80	192.00	240.00	Finalize and file proposed order for motion to assume leases; call court clerk to cancel scheduled hearing; correspondence with B. Rothschild regarding upcoming tasks for case.
01/30/2018	11	Rothschild, Brian M.	0.40	118.00	295.00	Work on Kaplan retention and correspondence with client and professionals regarding same.
01/30/2018	8	Rothschild, Brian M.	1.10	324.50	295.00	Meet with G. Pusavat regarding claims objection process and deadlines and Motion to Withdraw Reference for determination of claims (.6); research on Motion and venue issues (.5).
01/31/2018	11	Rothschild, Brian M.	0.30	88.50	295.00	Call with client and correspondence regarding Kaplan employment.
02/01/2018	8	Rothschild, Brian M.	2.80	826.00	295.00	Work with G. Pusavat on Claims Objection and Motion to Withdraw Reference (.1, .2, .2); research on procedure and applicability of rules to claims objections (2.0); call with T. Beckett regarding same (.1); call with B. White regarding same (.2).
02/01/2018	8	White, Bruce H.	0.50	237.50	475.00	Review the claims objection process and withdrawing the reference. Conference with Brian Rothschild regarding the process.
02/01/2018	1	Pusavat, Grace S.	1.90	456.00	240.00	Analyze requirements and format for motions to withdraw the reference and analyze applicable bankruptcy law.
02/01/2018	14	Pusavat, Grace S.	1.60	384.00	240.00	Strategize applicable argument for motion to withdraw the reference and confer with B. Rothschild regarding same.
02/01/2018	14	Pusavat, Grace S.	1.90	456.00	240.00	Draft motion to withdraw the reference.
02/06/2018	15	Emery, Julie M.	0.80	140.00	175.00	Compile and organize bankruptcy court filings since the end of December for client review.
02/06/2018	15	Emery, Julie M.	0.80	140.00	175.00	Review court docket for pleadings filed after December 27 2017.
02/07/2018	11	Rothschild, Brian M.	0.20	59.00	295.00	Advise Debtor regarding payment of invoices for professional services.
02/07/2018	8	Rothschild, Brian M.	2.70	796.50	295.00	Prepare and revise Motion to Withdraw the Reference (1.9); research on mandatory withdrawal of the reference (.6); correspondence with client regarding same (.2).
02/07/2018	14	Pusavat, Grace S.	1.60	384.00	240.00	Draft objection to claims filed by the studios; correspondence with B. Rothschild regarding same.
02/07/2018	14	Pusavat, Grace S.	0.20	48.00	240.00	Request docket revisions based on period extended under the exclusivity motion.

Time Report  
VidAngel, Inc.

Date	SM Task	Name	Hrs	Amt	Rate	Narrative
02/08/2018	11	Rothschild, Brian M.	1.50	442.50	295.00	Prepare Kaplan retention application, notice, and proposed order (1.1); review and revise Kaplan engagement agreement (.4).
02/08/2018	14	Pusavat, Grace S.	0.80	192.00	240.00	Compile proposed order and accompanying exhibits and finalize and file proposed order for motion to assume leases.
02/08/2018	14	Pusavat, Grace S.	0.70	168.00	240.00	Finalize and file proposed order to extend exclusivity period.
02/09/2018	8	Rothschild, Brian M.	1.30	383.50	295.00	Prepare for call with client and consult with T. Beckett (.4, .1); client call with G. Pusavat, J. Marquart, D. Quinto, and N. Harmon (.6); post-call strategy with G. Pusavat (.2).
02/09/2018	14	Pusavat, Grace S.	1.60	384.00	240.00	Finalize and file proposed order regarding extending the period for exclusivity and telephone conference with the court to cancel the scheduled hearing.
02/09/2018	14	Pusavat, Grace S.	0.60	144.00	240.00	Strategize on conference call.
02/09/2018	14	Pusavat, Grace S.	0.20	48.00	240.00	Conference with B. Rothschild regarding objection to proof of claim.
02/14/2018	11	Rothschild, Brian M.	0.60	177.00	295.00	Review revised Kaplan application (.4); correspondence with client and Kaplan regarding same (.2).
02/14/2018	8	Rothschild, Brian M.	1.00	295.00	295.00	Revise Motion to Withdraw Reference (.9); correspondence with client regarding claims deadline and filings (.1).
02/14/2018	14	Pusavat, Grace S.	0.90	216.00	240.00	Review and comment on drafts for retention application and engagement letter.
02/15/2018	8	Rothschild, Brian M.	7.50	2,212.50	295.00	Review and analyze all Studio proofs of claim (.4); prepare complaint objecting to proofs of claim (1.5, .9); review and revise notice of Motion to Withdraw Reference for bankruptcy court filing (.4); further revise Motion to Withdraw Reference and authorities cited therein (1.1); provide insert for Supplemental Authority on Motion to Dismiss, etc., in District Court (.5, .3); work with District Court clerk on filing procedure for Motion to Withdraw Reference (.1, .1); file Bankruptcy Court Adversary Proceeding (.3); file Motion to Withdraw Reference (.3); prepare Application for Transfer of Motion and Form of Order and file same (1.1); correspondence with client regarding status and strategy (.1, .4).
02/15/2018	14	Pusavat, Grace S.	0.40	96.00	240.00	Finalize and file Motion to Withdraw the Reference and Complaint.
02/15/2018	14	Pusavat, Grace S.	0.90	216.00	240.00	Pull all claims filed to date and send to counsel.
02/16/2018	15	Emery, Julie M.	0.30	52.50	175.00	Compile and organize new bankruptcy court filings for client review.
02/20/2018	11	Rothschild, Brian M.	1.40	413.00	295.00	Review and revise Kaplan employment application.
02/21/2018	11	Rothschild, Brian M.	2.10	619.50	295.00	Revise employment application for Kaplan (.9); revise engagement agreement (.9); correspondence with client and Kaplan regarding same and call with client regarding same (.3).
02/22/2018	11	Rothschild, Brian M.	1.10	324.50	295.00	Call with Kaplan and client regarding engagement and proposed compensation structure (.5); revisions to engagement agreement (.6).
02/22/2018	12	White, Bruce H.	0.40	190.00	475.00	Review comments regarding the retention of corporate counsel and providing an options as part of compensation.
02/23/2018	8	Rothschild, Brian M.	0.20	59.00	295.00	Call with D. Quinto and N. Harmon regarding strategy on litigation and other matters.
02/23/2018	11	Rothschild, Brian M.	0.80	236.00	295.00	Revise Kaplan application and engagement agreement and send to client.
02/26/2018	11	Rothschild, Brian M.	1.30	383.50	295.00	Revise Fee Application (.6); correspondence with debtor and Kaplan regarding same (.2); prepare draft Kaplan Declaration (.4); call with G. Pusavat regarding draft application (.1).
02/26/2018	12	White, Bruce H.	0.30	142.50	475.00	Review comments from Brian Rothschild regarding option to purchase equity as part of the retention.
02/26/2018	14	Pusavat, Grace S.	0.70	168.00	240.00	Prepare declaration in support of application.
02/27/2018	11	Rothschild, Brian M.	1.00	295.00	295.00	Prepare Kaplan Declaration in support of Retention Application (.9); work with G. Pusavat regarding upcoming PB&L and other professionals' final fee applications (.1).
02/27/2018	14	Pusavat, Grace S.	0.90	216.00	240.00	Continue drafting declaration in support of application to employ.
02/28/2018	14	Pusavat, Grace S.	1.40	336.00	240.00	Prepare fee application.
			<b>389.60</b>	<b>113,779.50</b>		

**Exhibit C**

**Expenses Detail**

Cost Report

VidAngel, Inc.

Date	Description	Qty	Amt	Narrative
10/18/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
10/18/2017	Long Distance Telephone	1.00	0.50	Long Distance Telephone
10/18/2017	Filing Fee	0.00	1,717.00	J. Thomas Beckett, Bankruptcy Petition Filing Fee
10/19/2017	Photocopies	848.00	127.20	Photocopies (848 @ .15/Unit), BY 6762- AT 15:18
10/19/2017	Postage	0.00	52.42	Postage BMR on 10/19/17
10/20/2017	Photocopies	38.00	5.70	Photocopies (38 @ .15/Unit), BY 6741- AT 08:44
10/20/2017	Photocopies	4.00	0.60	Photocopies (4 @ .15/Unit), BY 6741- AT 08:44
10/20/2017	Photocopies	40.00	6.00	Photocopies (40 @ .15/Unit), BY 6741- AT 08:42
10/20/2017	Photocopies	8.00	1.20	Photocopies (8 @ .15/Unit), BY 6741- AT 08:41
10/20/2017	Photocopies	50.00	7.50	Photocopies (50 @ .15/Unit), BY 6741- AT 08:40
10/20/2017	Photocopies	2.00	0.30	Photocopies (2 @ .15/Unit), BY 6741- AT 08:40
10/20/2017	Photocopies	20.00	3.00	Photocopies (20 @ .15/Unit), BY 6741- AT 08:38
10/20/2017	Photocopies	7.00	1.05	Photocopies (7 @ .15/Unit), BY 6741- AT 08:38
10/20/2017	Photocopies	28.00	4.20	Photocopies (28 @ .15/Unit), BY 6741- AT 08:36
10/20/2017	Photocopies	126.00	18.90	Photocopies (126 @ .15/Unit), BY 6898- AT 07:40
10/20/2017	Photocopies	5.00	0.75	Photocopies (5 @ .15/Unit), BY 6741-Carla M. Groos AT 08:55
10/20/2017	Photocopies	398.00	59.70	Photocopies (398 @ .15/Unit), BY 6898- AT 07:38
10/20/2017	Photocopies	6.00	0.90	Photocopies (6 @ .15/Unit), BY 6898- AT 07:42
10/20/2017	Photocopies	35.00	5.25	Photocopies (35 @ .15/Unit), BY 6741- AT 08:37
10/20/2017	Photocopies	66.00	9.90	Photocopies (66 @ .15/Unit), BY 6741- AT 08:38
10/20/2017	Photocopies	30.00	4.50	Photocopies (30 @ .15/Unit), BY 6741- AT 08:39
10/20/2017	Photocopies	14.00	2.10	Photocopies (14 @ .15/Unit), BY 6741- AT 08:40
10/20/2017	Photocopies	28.00	4.20	Photocopies (28 @ .15/Unit), BY 6741- AT 08:41
10/20/2017	Photocopies	58.00	8.70	Photocopies (58 @ .15/Unit), BY 6741- AT 08:42
10/20/2017	Photocopies	54.00	8.10	Photocopies (54 @ .15/Unit), BY 6741- AT 08:43
10/20/2017	Photocopies	48.00	7.20	Photocopies (48 @ .15/Unit), BY 6741- AT 08:43
10/20/2017	Photocopies	29.00	4.35	Photocopies (29 @ .15/Unit), BY 6741- AT 09:25
10/20/2017	Binders	1.00	5.00	Binders BMR, 1.5" on 10/20/17
10/23/2017	Photocopies	2.00	0.30	Photocopies (2 @ .15/Unit), BY 6762- AT 14:01
10/26/2017	Photocopies	6.00	0.90	Photocopies (6 @ .15/Unit), BY 6762-Brian M. Rothschild AT 16:18 Long Distance Telephone, FROM 6762 Brian M. Rothschild TO
10/26/2017	Long Distance Telephone	1.00	0.25	816174258371
10/26/2017	Photocopies	525.00	78.75	Photocopies (525 @ .15/Unit), BY 6762- AT 14:17
10/26/2017	Postage	0.00	2.30	Postage - BMR, 10/26/2017
10/26/2017	Postage	0.00	47.38	Postage - BMR, 10/26/2017
10/26/2017	Postage	0.00	0.46	Postage - BMR, 10/26/2017
10/31/2017	Pacer Court Docket	198.00	29.70	Pacer Court Docket - 10/1-31/17
10/31/2017	Pacer Court Docket	6.00	0.90	Pacer Court Docket - 10/1-31/17
11/01/2017	Westlaw Research	0.00	200.00	Westlaw Research - BMR -10/16-31/17
11/01/2017	Pacer Court Docket	530.00	79.50	Pacer Court Docket - 11/1-30/17
11/01/2017	Pacer Audio Files	2.00	4.80	Pacer Audio Files - 11/1-30/17
11/06/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
11/13/2017	Photocopies	40.00	6.00	Photocopies (40 @ .15/Unit), BY 6762- AT 21:11
11/14/2017	Photocopies	2.00	0.30	Photocopies (2 @ .15/Unit), BY 6741- AT 08:55
11/14/2017	Photocopies	19.00	2.85	Photocopies (19 @ .15/Unit), BY 6762- AT 09:43
11/16/2017	Photocopies	5.00	0.75	Photocopies (5 @ .15/Unit), BY 6762- AT 13:12
11/16/2017	Photocopies	96.00	14.40	Photocopies (96 @ .15/Unit), BY 6762- AT 13:13
11/16/2017	Photocopies	40.00	6.00	Photocopies (40 @ .15/Unit), BY 6762- AT 13:20
11/17/2017	Photocopies	3.00	0.45	Photocopies (3 @ .15/Unit), BY 6741- AT 09:38
11/28/2017	Postage	0.00	2.66	Postage BMR on 11/28/17
11/28/2017	Photocopies	50.00	7.50	Photocopies (50 @ .15/Unit), BY 6741- AT 11:50
11/29/2017	Photocopies	8.00	1.20	Photocopies (8 @ .15/Unit), BY 6867- AT 14:28
11/29/2017	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 14:30
11/29/2017	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 14:31
11/29/2017	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 14:32
11/29/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
11/29/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
11/29/2017	Postage	0.00	0.92	Postage GSP on 11/29/17

Cost Report

VidAngel, Inc.

Date	Description	Qty	Amt	Narrative
				Long Distance Telephone, FROM 6762 Brian M. Rothschild TO
12/01/2017	Long Distance Telephone	1.00	2.00	814246527800 Punxsutawney, PA
12/04/2017	Photocopies	18.00	2.70	Photocopies (18 @ .15/Unit), BY 6762- AT 14:32
12/05/2017	Photocopies	2.00	0.30	Photocopies (2 @ .15/Unit), BY 6762- AT 08:47
12/05/2017	Photocopies	25.00	3.75	Photocopies (25 @ .15/Unit), BY 6762- AT 08:48
12/05/2017	Photocopies	50.00	7.50	Photocopies (50 @ .15/Unit), BY 6762- AT 08:48
12/05/2017	Photocopies	6.00	0.90	Photocopies (6 @ .15/Unit), BY 6762- AT 08:57
12/06/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
12/06/2017	Long Distance Telephone	1.00	0.25	Long Distance Telephone
12/13/2017	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 11:19
12/13/2017	Postage	0.00	1.40	Postage GSP on 12/13/17
12/18/2017	Postage	0.00	0.67	Postage GSP on 12/18/17
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:13
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:14
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:16
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:16
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:18
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:19
12/27/2017	Color Copies	10.00	8.00	Color Copies (10 @ .80/Unit), BY 6898- AT 13:19
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:20
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 13:21
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:22
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:23
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:24
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:25
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 13:25
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 13:26
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:27
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:28
12/27/2017	Color Copies	18.00	14.40	Color Copies (18 @ .80/Unit), BY 6898- AT 13:29
12/27/2017	Color Copies	50.00	40.00	Color Copies (50 @ .80/Unit), BY 6898- AT 13:30
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:31
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:32
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:34
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:34
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:35
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:36
12/27/2017	Color Copies	8.00	6.40	Color Copies (8 @ .80/Unit), BY 6898- AT 13:36
12/27/2017	Color Copies	7.00	5.60	Color Copies (7 @ .80/Unit), BY 6898- AT 13:37
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:37
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:38
12/27/2017	Color Copies	7.00	5.60	Color Copies (7 @ .80/Unit), BY 6898- AT 13:39
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:39
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:40
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:41
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 13:41
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:42
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:43
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:44
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:44
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:45
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:45
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 13:46
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:47
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:48
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:49
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 13:50
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:50
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 13:51
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:52

Cost Report

VidAngel, Inc.

Date	Description	Qty	Amt	Narrative
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 13:52
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:59
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 13:59
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:00
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 14:01
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:01
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:03
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:03
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:04
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:05
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 14:06
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 14:07
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:08
12/27/2017	Photocopies	13.00	1.95	Photocopies (13 @ .15/Unit), BY 6898- AT 14:11
12/27/2017	Photocopies	13.00	1.95	Photocopies (13 @ .15/Unit), BY 6898- AT 14:12
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 14:14
12/27/2017	Color Copies	14.00	11.20	Color Copies (14 @ .80/Unit), BY 6898- AT 14:15
12/27/2017	Photocopies	13.00	1.95	Photocopies (13 @ .15/Unit), BY 6898- AT 14:17
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 14:18
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:18
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:19
12/27/2017	Color Copies	26.00	20.80	Color Copies (26 @ .80/Unit), BY 6898- AT 14:20
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:21
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:22
12/27/2017	Color Copies	16.00	12.80	Color Copies (16 @ .80/Unit), BY 6898- AT 14:22
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:23
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:24
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:24
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:25
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:26
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:26
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:27
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:27
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:28
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:29
12/27/2017	Color Copies	25.00	20.00	Color Copies (25 @ .80/Unit), BY 6898- AT 14:30
12/27/2017	Color Copies	19.00	15.20	Color Copies (19 @ .80/Unit), BY 6898- AT 14:31
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 14:31
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:33
12/27/2017	Color Copies	2.00	1.60	Color Copies (2 @ .80/Unit), BY 6898- AT 14:34
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 14:34
12/27/2017	Photocopies	10.00	1.50	Photocopies (10 @ .15/Unit), BY 6898- AT 14:36
12/27/2017	Color Copies	48.00	38.40	Color Copies (48 @ .80/Unit), BY 6898- AT 14:37
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 14:37
12/27/2017	Color Copies	10.00	8.00	Color Copies (10 @ .80/Unit), BY 6898- AT 14:38
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:39
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:39
12/27/2017	Photocopies	10.00	1.50	Photocopies (10 @ .15/Unit), BY 6898- AT 14:40
12/27/2017	Photocopies	22.00	3.30	Photocopies (22 @ .15/Unit), BY 6898- AT 14:44
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:45
12/27/2017	Color Copies	8.00	6.40	Color Copies (8 @ .80/Unit), BY 6898- AT 14:46
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:46
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:47
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:48
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 14:49
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:50
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 14:50
12/27/2017	Color Copies	10.00	8.00	Color Copies (10 @ .80/Unit), BY 6898- AT 14:51
12/27/2017	Photocopies	9.00	1.35	Photocopies (9 @ .15/Unit), BY 6898- AT 14:53
12/27/2017	Photocopies	11.00	1.65	Photocopies (11 @ .15/Unit), BY 6898- AT 14:54

**Cost Report**

VidAngel, Inc.

Date	Description	Qty	Amt	Narrative
12/27/2017	Color Copies	2.00	1.60	Color Copies (2 @ .80/Unit), BY 6898- AT 14:56
12/27/2017	Color Copies	2.00	1.60	Color Copies (2 @ .80/Unit), BY 6898- AT 14:57
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 14:58
12/27/2017	Color Copies	12.00	9.60	Color Copies (12 @ .80/Unit), BY 6898- AT 14:59
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 14:59
12/27/2017	Color Copies	8.00	6.40	Color Copies (8 @ .80/Unit), BY 6898- AT 15:00
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 15:00
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 15:01
12/27/2017	Color Copies	3.00	2.40	Color Copies (3 @ .80/Unit), BY 6898- AT 15:02
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 15:02
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 15:03
12/27/2017	Color Copies	9.00	7.20	Color Copies (9 @ .80/Unit), BY 6898- AT 15:03
12/27/2017	Color Copies	6.00	4.80	Color Copies (6 @ .80/Unit), BY 6898- AT 15:04
12/27/2017	Photocopies	11.00	1.65	Photocopies (11 @ .15/Unit), BY 6898- AT 15:05
12/27/2017	Photocopies	10.00	1.50	Photocopies (10 @ .15/Unit), BY 6898- AT 15:06
12/27/2017	Color Copies	4.00	3.20	Color Copies (4 @ .80/Unit), BY 6898- AT 15:07
12/27/2017	Color Copies	12.00	9.60	Color Copies (12 @ .80/Unit), BY 6898- AT 15:09
12/27/2017	Color Copies	2.00	1.60	Color Copies (2 @ .80/Unit), BY 6898- AT 15:09
12/27/2017	Photocopies	21.00	3.15	Photocopies (21 @ .15/Unit), BY 6898- AT 15:11
12/27/2017	Photocopies	20.00	3.00	Photocopies (20 @ .15/Unit), BY 6898- AT 15:12
12/27/2017	Photocopies	20.00	3.00	Photocopies (20 @ .15/Unit), BY 6898- AT 15:14
12/27/2017	Photocopies	19.00	2.85	Photocopies (19 @ .15/Unit), BY 6898- AT 15:15
12/27/2017	Photocopies	19.00	2.85	Photocopies (19 @ .15/Unit), BY 6898- AT 15:17
12/27/2017	Photocopies	19.00	2.85	Photocopies (19 @ .15/Unit), BY 6898- AT 15:18
12/27/2017	Photocopies	18.00	2.70	Photocopies (18 @ .15/Unit), BY 6898- AT 15:19
12/27/2017	Color Copies	1.00	0.80	Color Copies (1 @ .80/Unit), BY 6898- AT 15:23
12/27/2017	Color Copies	5.00	4.00	Color Copies (5 @ .80/Unit), BY 6898- AT 15:25
12/27/2017	Photocopies	18.00	2.70	Photocopies (18 @ .15/Unit), BY 6898- AT 15:27
12/27/2017	Photocopies	17.00	2.55	Photocopies (17 @ .15/Unit), BY 6898- AT 15:28
12/27/2017	Photocopies	17.00	2.55	Photocopies (17 @ .15/Unit), BY 6898- AT 15:29
12/27/2017	Photocopies	16.00	2.40	Photocopies (16 @ .15/Unit), BY 6898- AT 15:30
12/27/2017	Photocopies	16.00	2.40	Photocopies (16 @ .15/Unit), BY 6898- AT 15:32
12/31/2017	Pacer Court Docket	418.00	62.70	Pacer Court Docket - 12/1-31/17
12/31/2017	Pacer Audio Files	1.00	2.40	Pacer Audio Files - 12/1-31/17
01/03/2018	Long Distance Telephone	1.00	1.50	Long Distance Telephone, FROM 6762 Brian M. Rothschild TO 813854055102 Tampa, FL
01/05/2018	Photocopies	57.00	8.55	Photocopies (57 @ .15/Unit), BY 6867- AT 16:21
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:26
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:26
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:27
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:27
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:28
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:28
01/05/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:29
01/05/2018	Postage	0.00	2.01	Postage GSP on 1/5/18
01/08/2018	Photocopies	2.00	0.30	Photocopies (2 @ .15/Unit), BY 6741-Carola M. Groos AT 11:08
01/10/2018	Long Distance Telephone	1.00	3.25	Long Distance Telephone
01/11/2018	Photocopies	10.00	1.50	Photocopies (10 @ .15/Unit), BY 6762- AT 09:41
01/11/2018	Photocopies	6.00	0.90	Photocopies (6 @ .15/Unit), BY 6762- AT 09:41
01/15/2018	Photocopies	1,091.00	163.65	Photocopies (1091 @ .15/Unit), BY 6700-Fax Center AT 14:24
01/15/2018	Photocopies	10.00	1.50	Photocopies (10 @ .15/Unit), BY 6867- AT 13:59
01/15/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 14:10
01/15/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 14:22
01/15/2018	Postage	0.00	72.36	Postage GSP on 1/15/18
01/15/2018	Searches	0.00	4.00	Searches - Barbara McFarland, Business Entity Image 1/15/18
01/15/2018	Searches	0.00	4.00	Searches - Barbara McFarland, Business Entity Image 1/15/18



**Cost Report**

VidAngel, Inc.

Date	Description	Qty	Amt	Narrative
01/15/2018	Searches		0.00	4.00 Searches - Barbara McFarland, Business Entity Image 1/15/18
01/15/2018	Searches		0.00	4.00 Searches - Barbara McFarland, Business Entity Image 1/15/18
01/16/2018	Photocopies	90.00	13.50	Photocopies (90 @ .15/Unit), BY 6762- AT 14:03
01/16/2018	Postage		0.00	8.40 Postage BMR on 1/16/18
01/18/2018	Photocopies	3.00	0.45	Photocopies (3 @ .15/Unit), BY 6867- AT 16:25
01/18/2018	Photocopies	1.00	0.15	Photocopies (1 @ .15/Unit), BY 6867- AT 16:28
01/18/2018	Postage		0.00	0.46 Postage GSP on 1/18/18
01/22/2018	Long Distance Telephone	1.00	0.25	Long Distance Telephone
01/23/2018	Long Distance Telephone	1.00	1.50	Long Distance Telephone
01/31/2018	Pacer Court Docket	31.00	4.65	Pacer Court Docket - 1/1-31/18
02/01/2018	Pacer Court Docket	315.00	47.25	Pacer Court Docket - 2/1-28/18
02/15/2018	Filing Fee		0.00	181.00 Brian Rothschild, Court filing fee in VidAngel adversary proceeding
02/23/2018	Long Distance Telephone	1.00	0.25	Long Distance Telephone
			<b>6,685.00</b>	<b>3,786.94</b>

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**PROOF OF SERVICE**

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I hereby certify that on April 11, 2018, I caused a true and correct copy of the foregoing **NOTICE OF HEARING AND FIRST INTERIM APPLICATION OF PARSONS BEHLE & LATIMER, COUNSEL TO DEBTOR VIDANGEL, INC. FOR FINAL ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES**, and the **FIRST INTERIM APPLICATION OF PARSONS BEHLE & LATIMER, COUNSEL TO DEBTOR VIDANGEL, INC. FOR FINAL ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES** to be served as follows:

On April 11, 2018, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which sent notification of such filing to the following:

- J. Thomas Beckett tbeckett@parsonsbehle.com, ecf@parsonsbehle.com;brothschild@parsonsbehle.com;kstankevitz@parsonsbehle.com
- Lev E. Breydo lev.breydo@mto.com
- Laurie A. Cayton tr laurie.cayton@usdoj.gov, James.Gee@usdoj.gov;Lindsey.Huston@usdoj.gov;Suzanne.Verhaal@usdoj.gov
- Michael R. Johnson mjohnson@rqn.com, docket@rqn.com;dburton@rqn.com
- David H. Leigh dleigh@rqn.com, dburton@rqn.com;docket@rqn.com
- Grace S. Pusavat gpusavat@parsonsbehle.com
- Todd J. Rosen todd.rosen@mto.com, rhonda.clarke@mto.com
- Brian M. Rothschild brothschild@parsonsbehle.com, ecf@parsonsbehle.com
- United States Trustee USTPRegion19.SK.ECF@usdoj.gov

Respectfully submitted,

/s/ Grace S. Pusavat

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Grace S. Pusavat

**PARSONS BEHLE & LATIMER**

*Attorneys for VidAngel, Inc.*