1 2 3 4 5 6 7	JOSHUA A. DEL CASTILLO (BAR NO MATTHEW D. PHAM (BAR NO. 28770 ALPHAMORLAI L. KEBEH (BAR NO. ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 865 South Figueroa Street, Suite 2800 Los Angeles, California 90017-2543 Phone: (213) 622-5555 Fax: (213) 620-8816 E-Mail: jdelcastillo@allenmatkins.com mpham@allenmatkins.com mkebeh@allenmatkins.com	. 239015) (4) 336798)	
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9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
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12	FEDERAL TRADE COMMISSION,	Case No. 2:24-CV-07660-SPG-JPR	
13 14	Plaintiff,	REQUEST FOR STATUS CONFERENCE BY RECEIVER, STEPHEN J. DONELL	
15	V.	Date: February 12, 2025	
16	ASCEND CAPVENTURES INC., et al.	Time: 1:30 p.m. Ctrm: 5C Judge Hon. Sherilyn Peace Garnett	
17 18	Defendants.		
19			
20	TO THE HONORABLE SHERILYN P	PEACE GARNETT, UNITED STATES	
21	DISTRICT JUDGE, AND ALL INTER	ESTED PARTIES:	
22	PLEASE TAKE NOTICE that, by this Request, Stephen J. Donell (the		
23	"Receiver"), the Court-appointed receiver in the above-entitled action, petitions this		
24	Court to hold a status conference to address outstanding issues critical to the		
25	administration of the receivership in this matter.		
26	Specifically, on November 13, 2024, the Receiver filed his First Interim		
27	Report and Petition for Instructions [ECF No. 77-1] (the "Interim Report") wherein		
28	he provided a then-current summary of his efforts since the inception of the		

1	receivership, along with certain preliminary conclusions and recommendation for
2	the administration of the receivership going forward. Among other things, the
3	Receiver reported on his: (1) successful efforts to mitigate ongoing consumer harm
4	as a result of the fraudulent scheme alleged by the plaintiff Federal Trade
5	Commission [the "FTC"]; (2) efforts to recover, review, and analyze records relating
6	to the business and financial activities of the entities in receivership, including the
7	preparation of a forensic accounting; and (3) efforts to identify and recover assets of
8	the receivership entities for the benefit of the receivership estate, including at least
9	\$300,000 in net sales proceeds (the " <u>Escrow Proceeds</u> ") currently held by Granite
10	Escrow and Settlement Services, and two real properties located in Venice,
11	California (the "Venice Properties"), which the Receiver confirmed were purchased
12	with funds diverted from entity consumers, all of which he maintained were subject
13	to turnover to the Receiver in accordance with the terms of this Court's orders. <sup>1</sup>
14	On November 13, 2024, the Receiver also filed his, and his professionals'
15	unopposed First Interim Application for Payment of Fees and Reimbursement of
16	Expenses [ECF Nos. 78, et seq.] (the "Fee Application") requesting Court approval
17	of the fees and expenses incurred by the Receiver and his professionals for the
18	period from September 13, 2024 through October 31, 2024, along with authorization
19	to pay such fees and expenses from the assets of the receivership estate. <sup>2</sup>
20	On December 20, 2024, the Receiver filed, with the consent of the FTC and
21	defendants William Basta and Jeremy Leung, a Stipulation for Order:
22	
23	The Receiver estimates the net aggregate value of the Escrow Proceeds and the Venice Properties to exceed \$1 million.
24	Venice Properties to exceed \$1 million.  As reflected therein, where "a receiver reasonably and diligently discharges his duties, he is entitled to companyation." Gaskilly, Gordon, 27 F 2d 248, 253 (7th

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duties, he is entitled to compensation." *Gaskill v. Gordon*, 27 F.3d 248, 253 (7th Cir. 1994) (quoting *SEC v. Elliott*, 953 F.2d 1560, 1577 (11th Cir. 1992), rev'd in part on other grounds, 998 F.2d 922 (11th Cir. 1993); *see also SEC v. Kirkland*, 2007 WL 470417, at \*2 (M.D. Fla. Feb. 13, 2007) (recognizing that "[t]he Receiver is entitled to compensation for work performed consistent with appointment"); *SEC v. Byers*, 590 F.Supp.2d 637, 644 (S.D.N.Y. 2008) ("A receiver appointed by a court who reasonably and diligently discharges his duties is entitled to be fairly compensated for services rendered and expenses is entitled to be fairly compensated for services rendered and expenses incurred.")

1	(1) Authorizing Turnover of Sales Proceeds by Granite Escrow and Settlement		
2	Services; (2) Authorizing Receiver to Manage, Market, and Sell Residential Real		
3	Properties; and (3) Releasing Defendants' Claims to Proceeds Held or Recovered		
4	by Receiver [ECF No. 85] (the "Stipulation") pursuant to which the parties agreed		
5	that the Escrow Proceeds and the Venice Properties should be turned over to the		
6	Receiver as assets of the receivership estate, free and clear of any claims by		
7	defendants Basta or Leung. The Receiver presently believes that the value of the		
8	Escrow Proceeds and the Venice Properties, in conjunction with the assets he has		
9	already recovered, is sufficient to fund the administration of the receivership		
10	through the completion of his presently recommended tasks, as well as to seed a		
11	potential restitution fund for victims of the scheme alleged by the FTC.		
12	As of the date of this Request, and while the Court has taken the Interim		
13	Report and Fee Application under submission (see ECF No. 84), no orders have		
14	issued. Likewise, the Court has not yet entered an order on the pending Stipulation.		
15	In the Receiver's reasonable business judgment, orders approving the Interim Report		
16	and granting the Fee Application and Stipulation are critical to the continued and		
17	successful administration of the receivership.		
18	The Receiver stands ready to address any questions the Court may have		
19	regarding the contents of the Interim Report, Fee Application, and Stipulation – and		
20	to provide a summary of relevant developments since the filing of the above-		
21	identified pleadings. To that end, the Receiver respectfully requests that, in the		
22	event that the Court indeed has questions relating to the Interim Report, Fee		
23	Application, or Stipulation, that the Court set a status conference for February 12,		
24	2025 at 1:30 p.m., or other such alternative date and time as the Court determines		
25	appropriate. The Receiver or his counsel will be happy to address to any of the		
26	Court's inquiries. <sup>3</sup> To the extent the Court does not have any such questions, the		

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The Receiver recognizes that counsel for the FTC and defendants Basta and Leung are not located in the Los Angeles area. He has no objection, to the extent

1	Receiver urges the Court to enter orders on the Interim Report, Fee Application, and		
2	Stipulation as soon as practicable to facilitate the continued administration of the		
3	receivership.		
4			
5	Dated: January 27, 2025	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP	
6		JOSHUA A. DEL CASTILLO MATTHEW D. PHAM	
7		ALPHAMORLAI L. KEBEH	
8		By: /s/ Joshua A. del Castillo	
9		JOSHUA A. DEL CASTILLO	
10		Attorneys for Receiver STEPHEN J. DONELL	
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27	agungal would like to attend the recover	noted status conference to appearance	
28	counsel would like to attend the requested status conference, to appearances being made remotely.		

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