IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re MARELLI AUTOMOTIVE LIGHTING US et al., Debtors.) Chapter 11) Case No. 25-11034 (CTG)) (Jointly Administered))
INVESTMENT BANKER TO THE DE ALLOWANCE OF COMPENSATION REIMBURSEMENT OF ALL ACTUA	PLICATION OF PJT PARTNERS LP AS BTORS AND DEBTORS IN POSSESSION FOR FOR SERVICES RENDERED AND FOR THE AL AND NECESSARY EXPENSES INCURRED CR 1, 2025 THROUGH SEPTEMBER 30, 2025
SUMN	MARY SHEET
Name of Applicant:	PJT Partners LP
Authorized to Provide Professional Services to:	Debtors
Date of Retention:	Order entered on August 18, 2025 approving the retention of PJT Partners LP effective as of June 11, 2025 [Docket No. 696]
Period for which Compensation and Reimbursement is Sought:	September 1, 2025 through September 30, 2025
Amount of Compensation Sought as Actual, Reasonable, and Necessary:	\$250,000.00
Amount of Expense Reimbursement Sought as Actual, Reasonable, and Necessary:	\$763.01
Amount of Cash Payment Sought:	\$200,763.01
This is a <u>x</u> monthly <u> </u>	final application

¹ A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://www.veritaglobal.net/Marelli. The location of Marelli Automotive Lighting USA LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 26555 Northwestern Highway, Southfield, Michigan 48033.



Professional	Initials of Professional Person or Other Reference ID Used in the Application for the Professional Person	Position of the Applicant, Number of Years in that Position, Prior Relevant Experience, Year of Obtaining License to Practice, Area of Expertise	Hourly Billing Rate (including changes)	Total Hours	Total Compensation
Steve Zelin	N/A	Partner	N/A	16.5	N/A
John Singh	N/A	Partner	N/A	75.0	N/A
Daniel de Gosztonyi	N/A	Managing Director	N/A	121.0	N/A
Michael Bregulla	N/A	Managing Director	N/A	4.0	N/A
Brandon Pinn	N/A	Managing Director	N/A	6.5	N/A
Ilia Aksenov	N/A	Vice President	N/A	7.0	N/A
Kate Podzorova	N/A	Associate	N/A	137.0	N/A
Justin Priest	N/A	Associate	N/A	10.5	N/A
Spencer Nitabach	N/A	Analyst	N/A	73.5	N/A
Tej Bahri	N/A	Analyst	N/A	2.0	N/A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re)	Chapter 11
MARELLI AUTOMet al., 1	OTIVE LIGHTING USA LLC,)	Case No. 25-11034 (CTG)
,	Debtors.)	(Jointly Administered)
		,	

SECOND MONTHLY FEE APPLICATION OF PJT PARTNERS LP AS INVESTMENT BANKER TO THE DEBTORS AND DEBTORS IN POSSESSION FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR THE REIMBURSEMENT OF ALL ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD OF SEPTEMBER 1, 2025 THROUGH SEPTEMBER 30, 2025

PJT Partners LP ("*PJT*"), investment banker to the above-captioned debtors and debtors-in-possession (collectively, the "*Debtors*") respectfully represents as follows:

Background

- 1. On June 11, 2025 (the "*Petition Date*"), the Debtors filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq., as amended (the "*Bankruptcy Code*").² The Debtors are operating their businesses and managing their estates as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 2. On July 11, 2025, the Debtors filed the *Debtors' Application for Entry of an Order*(I) Authorizing the Retention and Employment of PJT Partners LP as Investment Banker to the

¹ A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://www.veritaglobal.net/Marelli. The location of Marelli Automotive Lighting USA LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 26555 Northwestern Highway, Southfield, Michigan 48033.

² Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Retention Application or the Engagement Letter (each as defined herein).

Debtors and Debtors in Possession Effective as of the Petition Date, (II) Waiving Certain Information Requirements Pursuant to Local Rule 2016-1, and (II) Granting Related Relief [Docket No. 259] (the "Retention Application"), pursuant to which the Debtors sought authority to employ and retain PJT as their investment banker pursuant to the terms of an engagement letter (the "Engagement Letter") dated May 21, 2025. A copy of the Engagement Letter is attached to the Retention Application as Exhibit B.

- 3. On August 5, 2025, this Court entered the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 477] (the "Procedures Order") establishing procedures for interim compensation and reimbursement of expenses for professionals.
- 4. On August 18, 2025, this Court entered the Order (I) Authorizing the Retention and Employment of PJT Partners LP as Investment Banker to the Debtors and Debtors in Possession Effective as of the Petition Date, (II) Waiving Certain Information Requirements Pursuant to Local Rule 2016-1, and (III) Granting Related Relief [Docket No. 696] (the "Retention Order") approving the Retention Application and authorizing the employment and retention of PJT effective as of the Petition Date, pursuant to the terms of the Engagement Letter as modified by the Retention Order.
- 5. PJT submits this second monthly fee application (the "Second Monthly Fee Application") requesting the allowance of Monthly Fees (as defined below) earned for investment banking services rendered to the Debtors during the period of September 1, 2025 through September 30, 2025 (the "Second Compensation Period").
- 6. Investment banking services and out-of-pocket expenses for which compensation and reimbursement are sought were rendered or incurred on behalf of the Debtors pursuant to chapter 11 of the Bankruptcy Code.

The PJT Engagement

- 7. Pursuant to the Engagement Letter, PJT was retained to provide the following services to the Debtors:
 - (a) assist in the evaluation of the Debtors' businesses and prospects;
 - (b) assist in the development of financial data and presentations to the Debtors' board of directors, various creditors, and other third parties;
 - (c) analyze the Debtors' financial liquidity and evaluate alternatives to improve such liquidity;
 - (d) analyze various transaction scenarios and provide strategic advice with regard to a potential Restructuring and/or Capital Raise;
 - (e) provide strategic advice with regard to restructuring and/or refinancing the Debtors' Obligations;
 - (f) evaluate the Debtors' debt capacity and alternative capital structures;
 - (g) participate in negotiations among the Debtors and their creditors;
 - (h) advise the Debtors and negotiate with lenders with respect to a potential Restructuring;
 - (i) assist in arranging financing for the Debtors, as requested;
 - (j) assist in the development and evaluation of a liquidation analysis as part of an incourt Restructuring, as requested;
 - (k) assist the Debtors in preparing marketing materials in conjunction with a possible Transaction;
 - (l) assist the Debtors in identifying potential buyers or parties in interest to a Transaction and assist in the due diligence process;
 - (m)assist and advise the Debtors concerning the terms, conditions and impact of any proposed Transaction;
 - (n) provide expert witness testimony concerning any of the subjects encompassed by the other investment banking services; and
 - (o) provide such other advisory services as are customarily provided in connection with the analysis and negotiation of a transaction similar to a potential Transaction, Restructuring and/or Capital Raise, as requested and mutually agreed.

- 8. Pursuant to the Engagement Letter, as modified and approved by the Retention Order, the Debtors agreed to pay PJT as follows in consideration for the services rendered:³
 - (a) Monthly Fee: The Debtors shall pay a monthly advisory fee in the amount of \$250,000 per month (the "Monthly Fee"). Fifty-percent (50%) of all Monthly Fees paid to PJT after the sixth (6th) Monthly Fee has been paid (i.e., after \$1,500,000 has been paid) until payment of the twelfth (12th) Monthly Fee (with the maximum amount of crediting equal to \$750,000) shall be credited, only once and without duplication, against any Transaction Fee and/or Restructuring Fee payable under the Engagement Letter;
 - (b) <u>Capital Raising Fee</u>: The Debtors shall pay a capital raising fee (the "*Capital Raising Fee*") for any Capital Raise, earned and payable upon the closing of such Capital Raise. The Capital Raising Fee will be calculated as:
 - <u>Senior Debt</u>: One percent (1.0%) of the total issuance and/or committed amount of senior debt financing, excluding debtor-in-possession financing ("*DIP Financing*") and senior debt financing that is or may (or is anticipated in the future to) constitute a Structured Financing (as defined below);
 - <u>DIP Financing</u>: Three quarters of a percent (0.75%) of the total issuance and/or committed amount of "new money" DIP Financing;
 - Structured Financing and Junior/Unsecured Debt: Two percent (2.0%) of the total issuance and/or committed amount of (A) Structured Financing, (B) junior debt financing, or (C) unsecured debt financing (including, without limitation, financing that is junior in right of payment, second lien, subordinated (structurally or otherwise) and unsecured debt); and
 - **Equity Financing**: Three percent (3.0%) of the issuance and/or committed amount of equity financing.

in each case, including by means of a back-stop commitment; provided that, if any portion of the debt or equity financing is raised from a lender to, or equity holder of, the Debtors as of April 15, 2025 (collectively, the "Specified Parties" and each a "Specified Party"), then only 50% of the Capital Raising Fee otherwise payable shall be payable in respect of such portion of the financing raised from any Specified Party, unless the Debtors request that PJT commence a financing solicitation process on behalf of the Debtors, and following such request, the Debtors receive a bona fide good faith financing proposal from a party other than a Specified Party and a

³ This description of PJT's compensation structure is for summary and illustrative purposes only. The terms of the Engagement Letter, as modified and approved by the Retention Order, shall apply to any such compensation awarded to PJT.

Specified Party nevertheless participates in a Capital Raise on similar or better terms to the Debtors than such other third party proposal, in which case PJT shall be entitled to receive 100% of the Capital Raising Fee in respect of any financing raised from any Specified Party. As used in the Engagement Letter, "Structured Financing" means senior debt (A) issued at (or intended to be moved to or owed or guaranteed by) a non-guarantor of any of the Debtors' funded debt and/or (B) issued at (or intended to be moved to or owed or guaranteed by) an unrestricted subsidiary of the Debtors and/or (C) issued at borrower entities in the restricted group as to which debt additional credit support is provided by an entity that was not previously (or is not expected to be going forward) a guarantor of the Debtors' funded debt.

- (c) <u>Restructuring Fee</u>: The Debtors shall pay a fee in respect of a Restructuring (the "*Restructuring Fee*") equal to \$28,000,000.00, earned, and payable upon the consummation of a Restructuring.
- (d) <u>Transaction Fee</u>: The Debtors shall pay a fee in connection with a Transaction at the closing of a Transaction (the "*Transaction Fee*") directly out of the gross proceeds of the Transaction calculated as three quarters of a percent (0.75%) of the Transaction Value; *provided* that, the minimum Transaction Fee in respect of any Transaction or series of related Transactions shall be \$2,000,000. Upon consummation of a Transaction in which all or substantially all of the assets of the Debtors are sold, PJT, in its sole discretion, shall be entitled to either a Transaction Fee in respect of such Transaction or the Restructuring Fee, but not both.
- (e) <u>Expense Reimbursements</u>: In addition to the fees described above, the Debtors agree to reimburse PJT for all reasonable and documented out-of-pocket expenses incurred during PJT's engagement, including, but not limited to, travel and lodging,

⁴ As used in the Engagement Letter, "Transaction Value" means the gross value of all cash, securities and other properties paid or payable, directly or indirectly, in one transaction or in a series or combination of transactions, in connection with the Transaction or a transaction related thereto (including, without limitation, amounts paid (A) pursuant to covenants not to compete or similar arrangements and (B) to holders of any warrants, stock purchase rights, convertible securities or similar rights and to holders of any options or stock appreciation rights, whether or not vested). Transaction Value shall also include (i) (I) in the case of the sale, exchange or purchase of the Debtors' equity securities the principal amount of any indebtedness for borrowed money, preferred stock obligations, any pension liabilities, capital leases, guarantees and any other long-term liabilities as set forth on the most recent consolidated balance sheet of the Debtors prior to the consummation of such sale, exchange or purchase or (II) in the case of a sale or disposition of assets by the Debtors the principal amount of any indebtedness for borrowed money, preferred stock obligations, any pension liabilities, capital leases, guarantees and any other long-term liabilities indirectly or directly assumed or acquired, and (ii) any indebtedness for borrowed money, preferred stock obligations, any pension liabilities, capital leases, guarantees and any other long-term liabilities that are or otherwise repaid or retired, in connection with or in anticipation of the Transaction. Transaction Value shall also include the aggregate amount of any extraordinary dividend or distribution made by the Debtors from the date hereof until the closing of the Transaction. Transaction Value shall include all amounts paid into escrow and all contingent payments payable in connection with the Transaction, with fees on amounts paid into escrow to be payable upon the establishment of such escrow and fees on contingent payments to be payable when such contingent payments are made. If the Transaction Value to be paid is computed in any foreign currency, the value of such foreign currency shall, for purposes hereof, be converted into U.S. dollars at the prevailing exchange rate on the date or dates on which such Transaction Value is paid.

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direct identifiable data processing, document production, publishing services and communication charges, courier services, working meals, reasonable fees and expenses of PJT's counsel, and other necessary expenditures. Further, in connection with the reimbursement, contribution and indemnification provisions set forth in the Engagement Letter and Attachment A to the Engagement Letter (the "Indemnity Agreement"), which is incorporated therein by reference and addressed further below, the Debtors agree to reimburse each PJT Party, for its legal and other expenses (including the cost of any reasonable investigation and preparation) as they are incurred in connection with any matter in any way relating to or referred to in the Engagement Letter or arising out of the matters contemplated by the Engagement Letter (including, without limitation, in enforcing the Engagement Letter), subject to certain exceptions, limitations, and requirements set forth in the Indemnity Agreement.

Services Provided by PJT during the Second Compensation Period

- 9. PJT has rendered professional services to the Debtors as requested and in furtherance of the interests of the Debtors and the Debtors' estates. The variety and complexity of the issues in these chapter 11 cases and the need to act or respond to such issues on an expedited basis have required the expenditure of substantial time by PJT personnel. PJT respectfully submits that the professional services that it rendered on behalf of the Debtors were necessary and appropriate, and have directly contributed to the effective administration of these chapter 11 cases. The following summary of services rendered during the Second Compensation Period is not intended to be an exhaustive description of the work performed; rather, it is merely an attempt to highlight certain of those areas in which PJT rendered services to the Debtors:
 - (a) participating in scheduled daily, weekly or bi-weekly update calls with the Debtors' management team and/or other advisors;
 - (b) participating in meetings with the Debtors' and their other advisors in respect of the business plan and case strategy;
 - (c) assisting the Debtors in the development of the Debtors' long-term business plan and related financial projections;
 - (d) assisting in the evaluation of the Debtors' business and prospects;
 - (e) participating in meetings with and hosting update calls for the advisors to the Official Committee of Unsecured Creditors (the "*UCC*"), the DIP lenders, and other parties-in-interest regarding the Debtors' operations, the DIP financing, and other case work streams;

- (f) assisting in the development of financial data and presentations in respect thereof to the Debtors, the Debtors' Special Committee and Board of Directors, the UCC, and various creditors and other third parties;
- (g) assisting the Debtors in responding to ongoing due diligence by the UCC, certain of the creditors' advisors, and other stakeholders;
- (h) evaluating the Debtor's ongoing liquidity and potential DIP financing needs;
- (i) evaluating incremental financing options including accounts receivables facilities;
- (j) evaluating the Debtors' debt capacity and potential capital structures;
- (k) reviewing the various draft motions prepared by the Debtors' counsel and providing advice to the Debtors and its counsel related thereto; and
- (l) assisting in conducting analysis related to potential claims against the Debtors' estate.

The PJT Team

10. The investment banking services set forth above were performed primarily by: Steve Zelin, Partner; John Singh, Partner; Daniel de Gosztonyi, Managing Director; Michael Bregulla, Managing Director; Brandon Pinn, Managing Director; Ilia Aksenov, Vice President; Kate Podzorova, Associate; Justin Priest, Associate; Spencer Nitabach, Analyst; and Tej Bahri, Analyst. Details of the background and experience of the professionals currently employed at PJT are provided in *Appendix A*.

PJT's Request for Allowance and Payment of Compensation

11. For the Second Compensation Period, PJT: (a) earned Monthly Fees in the amount of \$250,000.00, and incurred out-of-pocket expenses in the amount of \$763.01, and (b) in accordance with the Interim Compensation Procedures Order, seeks allowance and payment of Monthly Fees in the amount of \$200,763.01 (representing 80% of the total amount of PJT's Monthly Fees earned and 100% of the total amount of out-of-pocket expenses incurred by PJT during the Second Compensation Period). Out-of-pocket expenses incurred but not yet processed due to timing, will be submitted at a later date. Accordingly, PJT reserves the right to make further

application to this Court for allowance of such expenses during the Second Compensation Period but not included herein.

12. An invoice detailing the Monthly Fees earned and out-of-pocket expenses incurred during the Second Compensation Period is attached hereto as *Appendix B*. A summary of the Monthly Fees earned and out-of-pocket expenses incurred during the Second Compensation Period is set forth below:

		Holdback (a)	Out-of-Pocket	
Second Compensation Period	Monthly Fees	20%	Expenses	Amount Due
September 1 – 30, 2025	\$250,000.00	(\$50,000.00)	\$763.01	\$200,763.01

13. PJT respectfully submits that the compensation requested for the services rendered by PJT to the Debtors during the Second Compensation Period is fully justified and reasonable based upon (a) the complexity of the issues presented, (b) the skill necessary to perform the financial advisory services properly, (c) the preclusion of other employment, (d) the customary fees charged to clients in non-bankruptcy situations for similar services rendered, (e) time constraints required by the exigencies of the case, and (f) the experience, reputation and ability of the professionals rendering services.

14. PJT respectfully submits that the services it has rendered to the Debtors have been necessary and in the best interests of the Debtors and the Debtors' estates. PJT respectfully submits that under the criteria normally examined in chapter 11 reorganization cases, the compensation requested by PJT is reasonable in light of the work performed by PJT during these chapter 11 cases.

15. The amount of the compensation sought in this Second Monthly Fee Application and PJT's billing practices are consistent with market practices in a bankruptcy context. PJT has never billed its clients based on the number of hours expended by its professionals. Accordingly, PJT does not have hourly rates for its professionals, and PJT's professionals generally do not

maintain detailed time records of the work performed for their clients. However, PJT has maintained contemporaneous time records in this case in one-half hour increments. Time records of the 453.0 hours expended by PJT professionals in providing investment banking services to the Debtors during the Second Compensation Period are provided in *Appendix C*.

16. A summary of hours expended by PJT professionals during the Second Compensation Period is provided below:

Hours Expended By Professional				
Professional	Total			
Steve Zelin	16.5			
John Singh	75.0			
Daniel de Gosztonyi	121.0			
Michael Bregulla	4.0			
Brandon Pinn	6.5			
Ilia Aksenov	7.0			
Kate Podzorova	137.0			
Justin Priest	10.5			
Spencer Nitabach	73.5			
Tej Bahri	2.0			
Total	453.0			

- 17. Out-of-pocket expenses incurred by PJT are charged to a client if out-of-pocket expenses are incurred for the client or are otherwise necessary in connection with services rendered for such particular client. PJT does not factor general overhead expenses into any disbursements charged to its clients in connection with chapter 11 cases. PJT has followed its general internal policies with respect to out-of-pocket expenses billed as set forth below, with any exceptions specifically explained.
 - (a) All cross-country airfare charges are based upon coach class rates.
 - (b) With respect to local travel, PJT's general policy enables employees to travel by taxi or, in certain circumstances private car service, to and from meetings while rendering services to a client on a client related matter, for which the client is charged. Further, and primarily for safety reasons, employees are permitted to charge to a client the cost of transportation home if an employee is required to work past 9:00 p.m. on weekdays on client specific matters.
 - (c) PJT's general policy permits its professionals to charge in-office dinner meals to a client after working 3 hours beyond their regularly scheduled workday if an employee is required to provide services to the client during such dinnertime, and

- to charge in-office meals on the weekend if an employee is required to provide services to a client on the weekend and spends at least 4 hours in the office.
- (d) The External Research category of expenses includes charges from outside computer/electronic service companies that supply, for a fee, research and/or financial documents to PJT. The services provided by these companies primarily consist of the retrieval of financial documents from regulatory agencies and/or the retrieval of research that would not otherwise be available to PJT. The Internal Research category of expenses are the charges for time spent by PJT research staff in operating the computer/electronic terminals related to these computer/electronic service companies.
- (e) The Publishing Services category of expenses includes charges for the production of text-based publications such as research reports and presentations, and printing and binding services.
- 18. All services for which PJT requests compensation were performed for and on behalf of the Debtors and not on behalf of any other person or stakeholder.
- 19. No agreement or understanding exists between PJT and any other entity for the sharing of compensation received or to be received for services rendered in or in connection with this proceeding.

Certificate of Compliance and Waiver

20. Finally, the undersigned representative of PJT certifies that PJT has reviewed the requirements of Rule 2016-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules") and that this Second Monthly Fee Application substantially complies with that Local Rule. To the extent that this Second Monthly Fee Application does not comply in all respects with the requirements of Local Rule 2016-1, PJT believes that such deviations are not material and respectfully requests that any such requirement be waived.

Requested Relief

WHEREFORE, PJT requests that the Court:

- (a) grant interim allowance of (i) PJT's Monthly Fees earned in the amount of \$250,000.00, and (ii) the reimbursement of PJT's out-of-pocket expenses incurred in the amount of \$763.01 incurred during the Second Compensation Period;
- (b) authorize and direct the Debtors to pay PJT's allowed and unpaid fees earned and out-of-pocket expenses incurred during the Second Compensation Period as follows:

Amount Due PJT	\$200,763.01
Out-of-Pocket Expenses	763.01
Less: Holdback @ 20%	(50,000.00)
Monthly Fees	\$250,000.00

and

(c) grant such other and further relief as the Court deems just and proper.

Dated: October 20, 2025 PJT Partners LP

Investment Banker to the Debtors

By: /s/ John Singh

John Singh Partner 280 Park Avenue New York, NY 10017 (212) 364-7800

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
MARELLI AUTOMOTIVE LIGI) HTING USA LLC,)	Case No. 25-11034 (CTG)
et al., ¹ Debtors.)	(Jointly Administered)
)	

Objection Deadline: November 10, 2025 at 4:00 p.m. (ET) Hearing Date: To be scheduled if necessary

NOTICE OF SECOND MONTHLY FEE APPLICATION OF PJT PARTNERS LP AS INVESTMENT BANKER TO THE DEBTORS AND DEBTORS IN POSSESSION FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR THE REIMBURSEMENT OF ALL ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD OF SEPTEMBER 1, 2025 THROUGH SEPTEMBER 30, 2025

PLEASE TAKE NOTICE that on October 20, 2025, PJT Partners LP, investment banker to the above-captioned debtors and debtors in possession, filed its *Second Monthly Fee Application* of PJT Partners LP as Investment Banker to the Debtors and Debtors in Possession for Allowance of Compensation for Services Rendered and for the Reimbursement of All Actual and Necessary Expenses Incurred for the Period of September 1, 2025 Through September 30, 2025 (the "Application").

PLEASE TAKE FURTHER NOTICE that any objection or response to the Application must be made in writing and be filed with the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"), 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801, on or before November 10, 2025 at 4:00 p.m. (prevailing Eastern Time).

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A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://www.veritaglobal.net/Marelli. The location of Marelli Automotive Lighting USA LLC's principal place of business and the Debtors' service address in these chapter 11 cases is 26555 Northwestern Highway, Southfield, Michigan 48033.

PLEASE TAKE FURTHER NOTICE that at the same time, you must also serve a copy of any objection or response by email upon the following: (a) the Debtors, Marelli Automotive Lighting USA LLC, 26555 Northwestern Highway, Southfield, Michigan 48033, Attn.: Marisa Iasenza (marisa.iasenza@marelli.com); (b) counsel to the Debtors, (i) Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn.: Nicholas M. (nicholas.adzima@kirkland.com) and Evan Swager (evan.swager@kirkland.com), (ii) Kirkland & Ellis LLP, 333 West Wolf Point Plaza, Chicago, Illinois 60654, Attn.: Spencer A. Winters, P.C. (spencer.winters@kirkland.com), and (iii) Pachulski Stang Ziehl & Jones LLP, 919 North Market Street, 17th Floor, P.O. Box 8705, Wilmington, Delaware 19899 (Courier 19801), Attn.: Laura Davis Jones (ljones@pszilaw.com), Timothy P. Cairns (tcairns@pszilaw.com), and Edward A. Corma (ecorma@pszilaw.com); (c) the United States Trustee, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn.: Jane Leamy (Jane.M.Leamy@usdoj.gov) and Timothy J. Fox, Jr. (timothy.fox@usdoj.gov); (d) counsel to the DIP Agent, Mayer Brown LLP, 1221 Avenue of the Americas, New York, New York 10020-1001, Attn.: Jason Elder (jason.elder@mayerbrown.com); (e) counsel to Mizuho Bank, Ltd., (i) in all capacities other than as the Prepetition Agent, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017, Attn.: Timothy Graulich (timothy.graulich@davispolk.com) and Richard J. Steinberg (richard.steinberg@davispolk.com) and (ii) in its capacity as the Prepetition Agent, Young Conaway Stargatt & Taylor, LLP, 1000 North King Street, Wilmington, Delaware 19801, Attn.: Robert S. Brady (rbrady@ycst.com) and Andrew L. Magaziner (amagaziner@ycst.com); (f) counsel to the Ad Hoc Group of Senior Lenders, (i) Akin Gump Strauss Hauer & Feld LLP, One **Bryant** Park, New York, New York 10036, Attn: Ira S. Dizengoff (idizengoff@akingump.com) and Anna Kordas (akordas@akingump.com), (ii) Akin Gump

Strauss Hauer & Feld LLP, 2001 K Street NW, Washington, D.C., 20006, Attn.: Scott L. Alberino (salberino@akingump.com), Kate Doorley (kdoorley@akingump.com), and Alexander F. Antypas (aantypas@akingump.com), and (iii) Cole Schotz P.C., 500 Delaware Avenue, Suite 600, Wilmington, Delaware 19801, Attn: Justin R. Alberto (jalberto@coleschotz.com) and Stacy L. Newman (snewman@coleschotz.com); (g) counsel to the Initial Tranche A Lender, (i) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019, Attn: Joseph Minias (jminias@willkie.com) and Christine Thain (cthain@willkie.com), (ii) Willkie Farr & Gallagher LLP, 600 Travis Street, Houston, Texas 77002, Attn: Jennifer J. Hardy (jhardy2@willkie.com), and (iii) Bayard P.A., 600 N. King St. Suite 400, Wilmington, Delaware 19801, Attn: Ericka F. Johnson (ejohnson@bayardlaw.com) and Steven D. Adler (sadler@bayardlaw.com); (h) counsel to the Sponsors, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064, Attn.: Brian S. Hermann (bhermann@paulweiss.com) and Jacob A. Adlerstein (jadlerstein@paulweiss.com); (i) co-counsel to the Official Committee of Unsecured Creditors, (i) Paul Hastings LLP, 200 Park Avenue, New York, New York 10166, Attn.: Kristopher M. Hansen (krishansen@paulhastings.com), Jonathan D. Canfield (joncanfield@paulhastings.com), Gabriel E. Sasson (gabesasson@paulhastings.com), and Marcella Leonard (marcellaleonard@paulhastings.com), and (ii) Morris James LLP, 500 Delaware Avenue, Suite 1500, Wilmington, Delaware 19801, Attn.: Eric J. Monzo (emonzo@morrisjames.com), Jason S. Levin (jlevin@morrisjames.com), and Siena B. Cerra (scerra@morrisjames.com); and (j) any other statutory committee appointed in these chapter 11 cases.

PLEASE TAKE FURTHER NOTICE that on August 5, 2025, the Bankruptcy Court entered the Order (1) Establishing Procedures for Interim Compensation and Reimbursement of

Expenses for Retained Professionals and (II) Granting Related Relief (the "Order") [Docket No.

477]. Pursuant to the Order, in the absence of timely filed objections or responses, and upon the

filing with the Bankruptcy Court of a certification of no objection, the Debtors are authorized to

pay the professionals eighty percent (80%) of the fees, and one hundred percent (100%) of

expenses without further notice or hearing. All fees and expenses paid to the professionals are

subject to final approval by the Bankruptcy Court.

PLEASE TAKE FURTHER NOTICE THAT IF YOU FAIL TO RESPOND IN

ACCORDANCE WITH THIS NOTICE, THE BANKRUPTCY COURT MAY GRANT THE

RELIEF REQUESTED IN THE APPLICATION WITHOUT FURTHER NOTICE OR

HEARING.

[Remainder of Page Intentionally Left Blank]

Dated: October 20, 2025 Wilmington, Delaware

/s/ Laura Davis Jones

PACHULSKI STANG ZIEHL & JONES LLP

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-and-

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Email: ross.kwasteniet@kirkland.com

spencer.winters@kirkland.com

Co-Counsel for the Debtors and Debtors in Possession

Co-Counsel for the Debtors and Debtors in Possession

APPENDIX A

Biographies of PJT Professionals

- Steve Zelin. Mr. Zelin is a Partner in the Restructuring & Special Situations Group. Mr. Zelin has advised in both domestic and cross-border restructuring, capital raise, financing and merger and acquisition advisory transactions on a full-time basis since 1988. Mr. Zelin's most notable public assignments include: Abitibi Bowater Holdings, Inc., Aeromexico/Mexicana Airlines, Aquila, Inc., Big V Supermarkets (Shop Rite), Calpine Corporation, Centaur Gaming, Clearwire Corporation, Delphi Corporation, Energy Future Holdings, Enron Corporation, Entergy New Orleans, Ferruzzi Finanziaria, Ford Motor Company, General Motors Corporation, The Goodyear Tire & Rubber Company, Highland Hospitality, Houston Sports Authority, Indianapolis Downs, Integrated Resources, Inc., Intrawest Resorts, Jefferson County (Alabama) Sewer System, Kerzner International, Kindred Healthcare (formerly Vencor), LightSquared, Inc., Mariner Energy, Marvel Entertainment Group, Mrs. Fields Cookies, Inc., Motorola Inc. (in the restructuring of Iridium), Nexen, NII Holdings, Inc., Pacific Lumber/Scotia Pacific Corp., Ritz Carlton Grand Cayman, R. H. Macy & Co., SEM Group Energy Partners, State of Rhode Island (in the restructuring of Twin River Casino), Sumitomo Corp (in the restructuring of Apex Silver Mines), Terrestar Corp., Toshiba Corp (in the restructuring of Nuclear Initiative N. America), Washington Mutual Inc., and Xerox Corporation. Mr. Zelin is a Fellow of the American College of Bankruptcy, an honorary association of bankruptcy and insolvency judges, lawyers and restructuring specialists whose members are admitted based upon achievements and service to the profession. Mr. Zelin has also been named as one of the country's leading restructuring financial advisors in the 2003 through 2011 K&A Restructuring Register, an annual peer group listing assembled by the country's leading restructuring professionals. He is a frequent lecturer on restructuring related topics at New York University and serves on its Board of Overseers. Mr. Zelin graduated with a BSc from State University of New York and received his MBA from New York University's Stern School of Business.
- John Singh. John Singh is a Partner in the Restructuring & Special Situations Group at PJT Partners LP. Mr. Singh has advised on restructurings, special situations, M&A transactions and financings across a range of industries, including AES Automotores Gildemeister, CHC Helicopter, Desarrolladora Homex, Empresas ICA, Financial Guaranty Insurance Company, Homer City, Groupo Alfa, Houston Astros, Inversiones Alsacia, Kerzner International, MBIA, MGIC, Nortel Networks, Nuverra Environmental Solutions, PBGC, Pierre Foods, Simmons Bedding Company, Twin River, and Westinghouse Electric. Prior to joining PJT, Mr. Singh worked at JPMorgan as a buy-side fixed income analyst trading relative value CDS across financial institutions, insurance and homebuilding sectors. Mr. Singh graduated magna cum laude from the Leonard N. Stern School of Business at New York University and received an MBA from the Wharton School at the University of Pennsylvania.
- **Daniel de Gosztonyi**. Mr. de Gosztonyi is a Managing Director in the Restructuring and Special Situations Group at PJT. Prior to joining PJT, Mr. de Gosztonyi was an

associate in Lazard's Restructuring Group, where he worked on high-profile restructurings, special situations and M&A transactions across a wide array of industries. Before joining Lazard, de Gosztonyi was an analyst at PAAMCO-Prisma, a multi-strategy investment manager, in their opportunistic investments group, where he focused primarily on multi-asset volatility strategies. Mr. de Gosztonyi received a Bachelor of Arts in Economics from the University of Virginia and an MBA from Harvard Business School.

- Michael Bregulla. Mr. Bregulla is a Managing Director in the Strategic Advisory Group at PJT Partners. Before joining PJT, Mr. Bregulla was an Managing Director at Bank of America with responsibility for the European Automotive sector. Mr. Bregulla has advised a broad number of globally leading Automotive OEMs and Suppliers as well as fast growing AutoTech companies on major M&A, equity and debt capital markets transactions. Mr. Bregulla graduated with a distinction MA in Finance & Accounting from Bradford University and ESC Toulouse as well as a Diploma in Business Administration from Pforzheim University in Germany.
- **Brandon Pinn.** Mr. Pinn is a Managing Director in the Strategic Advisory Group at PJT Partners. Mr. Pinn has advised on M&A transactions, restructurings, special situations and capital market transactions across the global industrials sector with a focus on automotive, commercial vehicle and heavy machinery. Before joining PJT, Mr. Pinn was an Associate in the Global Industrials Group at Jefferies. Mr. Pinn received a Bachelor of Arts in Economics-Mathematics from the University of California, Santa Barbra.
- Ilia Aksenov. Mr. Aksenov is a Vice President in the Strategic Advisory Group at PJT Partners. Prior to joining PJT Partners, Mr. Aksenov was an associate at Goldman Sachs in the Global Industrials Group, where he worked on M&A transactions and capital raising assignments across Industrials. Before joining Goldman Sachs, Mr. Aksenov worked at EY in the Valuation and Business Modelling Group. Mr. Aksenov received Bachelors and Masters in Economics from Higher School of Economics and an MBA from the University of Chicago. Mr. Aksenov is a CFA Charterholder.
- **Kate Podzorova**. Ms Podzorova is an Associate in the Restructuring & Special Situations Group at PJT Partners LP. Since joining PJT Partners in 2023, Ms. Podzorova has worked on a range of restructuring and capital raising assignments across industries including healthcare, industrials, business services, consumer products and telecommunications. Before joining PJT Partners, Ms. Podzorova worked as management consultant at BCG and as a lawyer in the Restructuring, Turnaround and Insolvency practice at Herbert Smith Freehills. Ms. Podzorova received an LLB and a BComm from the University of Sydney and an MBA from The Wharton School at the University of Pennsylvania where she was a Palmer Scholar.
- **Justin Priest.** Mr. Priest is an Associate in the Strategic Advisory Group at PJT Partners. Prior to joining PJT Partners, Mr. Priest was an associate in Citi's

Investment Banking Group, where he worked on M&A transactions and capital raising assignments across Industrials. Before joining Citi, Mr. Priest worked as a management consultant at Stapleton Group, specializing in bankruptcy and turnaround management. Mr. Priest received Bachelor of Business Administration from the University of San Diego and an MBA from Cornell University's Johnson Graduate School of Management.

- **Spencer Nitabach**. Mr. Nitabach is an analyst in the Restructuring & Special Situations group at PJT Partners LP. Mr. Nitabach joined PJT in 2024 and supports the firm's restructuring & special situations practices across debtor and creditor mandates. Mr. Nitabach received a BBA from the University of Michigan.
- **Tej Bahri.** Mr. Bahri is an Analyst in the Strategic Advisory Group at PJT Partners LP. Since joining PJT Partners LP in 2024, Mr. Bahri has worked on a range of M&A, restructuring and capital raising assignments across Industrials. Mr. Bahri received a Bachelor of Science in Applied Mathematics from The McCormick School of Engineering at Northwestern University.

APPENDIX B

PJT Partners

Reptember 30, 2025

Marisa Iasenza Executive Vice President and Chief Legal Officer Marelli Holdings Co., Ltd. 2-19-4 Miyahara-cho Kita-ku, Saitama City, Saitama 331-0812 Japan

Monthly Fee for the period of September 1, 2025 through September 30, 2025: \$ 250,000.00

Less: 20% Holdback (50,000.00)

Out-of-pocket expenses processed through September 19, 2025:(2)

Ground Transportation \$ 170.90 Meals \$ 592.11

Total Amount Due \$ 200,763.01

1) Expenses incurred, but not yet processed due to timing differences will be billed at a later date.

Invoice No. 10032816

763.01

PJT Partners LP

Finance Department - 17th Floor 280 Park Avenue New York, NY 10017 212 364-7800 pjtaccountingus@pjtpartners.com

Marelli Holdings Co., Ltd. Summary of Expenses

Ground Transportation Employee Meals **Total**

_	L Detail	Total		
	Sep-25	E	xpenses	
\$	170.90	\$	170.90	
	592.11		592.11	
\$	763.01	\$	763.01	
Groun	d Transportation	\$	170.90	
Meals			592.11	
Total 1	Expenses	<u>\$</u>	763.01	

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Marelli Holdings Co., Ltd. Detail of Expenses Processed Through September 19, 2025 Invoice No. 10032816

Ground Transportation			
de Gosztonyi (weeknight taxi home from office)	06/11/25	37.19	
Podzorova (weeknight taxi home from office)	06/11/25	32.56	
Podzorova (weeknight taxi home from office)	06/12/25	34.53	
Podzorova (weeknight taxi home from office)	06/17/25	29.26	
Rui (weeknight taxi home from office)	06/11/25	37.36	
,	Subtotal - Ground Transportation		170.90
Employee Meals			
Podzorova (weeknight working dinner meal)	06/24/25	35.00	
Podzorova (weeknight working dinner meal)	06/25/25	35.00	
Podzorova (weeknight working dinner meal)	07/01/25	35.00	
Podzorova (weeknight working dinner meal)	07/07/25	35.00	
Podzorova (weeknight working dinner meal)	07/08/25	35.00	
Podzorova (weeknight working dinner meal)	07/09/25	33.89	
Podzorova (weeknight working dinner meal)	07/10/25	35.00	
Podzorova (weeknight working dinner meal)	07/14/25	35.00	
Podzorova (weeknight working dinner meal)	07/15/25	34.65	
Podzorova (weeknight working dinner meal)	07/21/25	35.00	
Podzorova (weeknight working dinner meal)	07/23/25	35.00	
Podzorova (weeknight working dinner meal)	07/24/25	35.00	
Podzorova (weeknight working dinner meal)	07/28/25	35.00	
Podzorova (weeknight working dinner meal)	07/29/25	35.00	
Podzorova (weeknight working dinner meal)	07/31/25	35.00	
Podzorova (weekend working dinner meal)	08/10/25	35.00	
Podzorova (weeknight working dinner meal)	08/14/25	33.57	
	Subtotal - Employee Meals		592.11
	Total Expenses	\$	763.01

Professional	Date	Hours	Explanation
John Singh	09/22/25	1.5	Review and responding to case emails
John Singh	09/22/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/22/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/22/25	8.0	Meetings and workshops with Company
John Singh	09/23/25	1.5	Review and responding to case emails
John Singh	09/23/25	8.0	Meetings and workshops with Company
John Singh	09/24/25	1.5	Review and responding to case emails
John Singh	09/24/25	4.0	Meetings and workshops with Company
John Singh	09/25/25	1.5	Review and responding to case emails
John Singh	09/25/25	1.0	Preparation and review of case materials
John Singh	09/25/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/25/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/26/25	1.5	Review and responding to case emails
John Singh	09/29/25	1.5	Review and responding to case emails
John Singh	09/29/25	1.5	Preparation and review of case materials
John Singh	09/29/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/29/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/30/25	1.5	Review and responding to case emails
John Singh	09/30/25	0.5	Discussion with creditors and/or their advisors
		75.0	

Professional	Date	Hours	Explanation
	_		
Daniel de Gosztonyi	09/01/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/02/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/02/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/02/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/02/25	0.5	PJT internal call / meeting
Daniel de Gosztonyi	09/02/25	0.5	PJT internal call / meeting
Daniel de Gosztonyi	09/02/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/02/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/03/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/03/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/04/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/04/25	1.0	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/04/25	1.0	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/04/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/04/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/04/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/04/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/05/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/05/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/05/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/05/25	1.0	Special Committee Meeting
Daniel de Gosztonyi	09/06/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/07/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/07/25	1.0	Preparation and review of case materials
Daniel de Gosztonyi	09/08/25	1.0	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/08/25	2.0	Preparation and review of case materials
Daniel de Gosztonyi	09/08/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/08/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/08/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/08/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/09/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/09/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/09/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/10/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/10/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/11/25	1.5	Discussions with creditors and/or their advisors

Professional	Date	Hours	Explanation
Daniel de Gosztonyi	09/11/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/11/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/11/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/11/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/11/25	1.5	Preparation and review of case materials
Daniel de Gosztonyi	09/12/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/12/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/13/25	0.5	Review and responding to case emails
Daniel de Gosztonyi	09/14/25	1.0	Review and responding to case emails
Daniel de Gosztonyi	09/15/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/15/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/15/25	1.0	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/15/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/15/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/16/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/16/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/16/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/17/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/17/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/18/25	1.0	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/18/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/18/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/18/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/19/25	1.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/19/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/19/25	1.0	Preparation and review of case materials
Daniel de Gosztonyi	09/20/25	1.0	Preparation and review of case materials
Daniel de Gosztonyi	09/20/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/21/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/22/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/22/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/22/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/22/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/22/25	1.5	Preparation and review of case materials
Daniel de Gosztonyi	09/22/25	8.0	Meetings and workshops with Company
Daniel de Gosztonyi	09/23/25	0.5	Discussions with creditors and/or their advisors

Professional	Date	Hours	Explanation
,			•
Daniel de Gosztonyi	09/23/25	8.0	Meetings and workshops with Company
Daniel de Gosztonyi	09/23/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/23/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/24/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/24/25	4.0	Meetings and workshops with Company
Daniel de Gosztonyi	09/24/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/25/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/25/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/25/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/25/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/25/25	4.0	Preparation and review of case materials
Daniel de Gosztonyi	09/26/25	0.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/26/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/27/25	0.5	Preparation and review of case materials
Daniel de Gosztonyi	09/28/25	0.5	Review and responding to case emails
Daniel de Gosztonyi	09/29/25	0.5	Discussion with creditors and/or their advisors
Daniel de Gosztonyi	09/29/25	0.5	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/29/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/29/25	1.0	Preparation and review of case materials
Daniel de Gosztonyi	09/30/25	1.0	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/30/25	3.0	Call / meeting with Debtors' advisors on case strategy
Daniel de Gosztonyi	09/30/25	2.5	Discussions with creditors and/or their advisors
Daniel de Gosztonyi	09/30/25	1.5	Review and responding to case emails
Daniel de Gosztonyi	09/30/25	0.5	Discussion with creditors and/or their advisors
		121.0	

APPENDIX C

PJT PARTNERS LP SUMMARY OF HOURS FOR THE PERIOD OF SEPTEMBER 1, 2025 THROUGH SEPTEMBER 30, 2025

Professional	Title	Hours
Steve Zelin	Partner	16.5
John Singh	Partner	75.0
Daniel de Gosztonyi	Managing Director	121.0
Michael Bregulla	Managing Director	4.0
Brandon Pinn	Managing Director	6.5
Ilia Aksenov	Vice President	7.0
Kate Podzorova	Associate	137.0
Justin Priest	Associate	10.5
Spencer Nitabach	Analyst	73.5
Tej Bahri	Analyst	2.0
	Total	453.0

Professional	Date	Hours	Explanation
Steven Zelin	09/01/25	0.5	Review and responding to case emails
Steven Zelin	09/02/25	1.0	Review and responding to case emails
Steven Zelin	09/03/25	0.5	Review and responding to case emails
Steven Zelin	09/04/25	0.5	Review and responding to case emails
Steven Zelin	09/05/25	0.5	Review and responding to case emails
Steven Zelin	09/06/25	0.5	Review and responding to case emails
Steven Zelin	09/07/25	0.5	Review and responding to case emails
Steven Zelin	09/08/25	0.5	Review and responding to case emails
Steven Zelin	09/09/25	0.5	Review and responding to case emails
Steven Zelin	09/10/25	0.5	Review and responding to case emails
Steven Zelin	09/11/25	0.5	Review and responding to case emails
Steven Zelin	09/12/25	0.5	Review and responding to case emails
Steven Zelin	09/15/25	1.0	Review and responding to case emails
Steven Zelin	09/15/25	0.5	Call / meeting with Debtors' advisors on case strategy
Steven Zelin	09/15/25	0.5	Discussion with creditors and/or their advisors
Steven Zelin	09/16/25	0.5	Review and responding to case emails
Steven Zelin	09/17/25	0.5	Review and responding to case emails
Steven Zelin	09/18/25	0.5	Review and responding to case emails
Steven Zelin	09/19/25	0.5	Review and responding to case emails
Steven Zelin	09/20/25	0.5	Review and responding to case emails
Steven Zelin	09/21/25	0.5	Review and responding to case emails
Steven Zelin	09/22/25	0.5	Review and responding to case emails
Steven Zelin	09/23/25	0.5	Review and responding to case emails
Steven Zelin	09/24/25	0.5	Review and responding to case emails
Steven Zelin	09/25/25	0.5	Review and responding to case emails
Steven Zelin	09/25/25	1.0	Preparation and review of case materials
Steven Zelin	09/26/25	0.5	Review and responding to case emails
Steven Zelin	09/29/25	0.5	Review and responding to case emails
Steven Zelin	09/29/25	0.5	Preparation and review of case materials
Steven Zelin	09/30/25	0.5	Review and responding to case emails
		16.5	

Professional	Date	Hours	Explanation
T.1. C'. 1	00/01/25	1.5	
John Singh	09/01/25	1.5 1.5	Review and responding to case emails
John Singh	09/02/25		Review and responding to case emails
John Singh	09/02/25	0.5	PJT internal call / meeting
John Singh	09/02/25	0.5	Discussions with creditors and/or their advisors
John Singh	09/02/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/03/25	1.5	Review and responding to case emails
John Singh	09/04/25	1.5	Review and responding to case emails
John Singh	09/04/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/04/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/05/25	1.5	Review and responding to case emails
John Singh	09/05/25	1.0	Special Committee Meeting
John Singh	09/06/25	1.5	Review and responding to case emails
John Singh	09/07/25	1.5	Review and responding to case emails
John Singh	09/07/25	1.0	Preparation and review of case materials
John Singh	09/08/25	1.0	Preparation and review of case materials
John Singh	09/08/25	1.5	Review and responding to case emails
John Singh	09/08/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/08/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/09/25	1.5	Review and responding to case emails
John Singh	09/09/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/10/25	1.5	Review and responding to case emails
John Singh	09/11/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/11/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/11/25	1.5	Review and responding to case emails
John Singh	09/12/25	1.5	Review and responding to case emails
John Singh	09/15/25	1.5	Review and responding to case emails
John Singh	09/15/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/15/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/16/25	1.5	Review and responding to case emails
John Singh	09/17/25	1.5	Review and responding to case emails
John Singh	09/18/25	1.5	Review and responding to case emails
John Singh	09/18/25	0.5	Discussion with creditors and/or their advisors
John Singh	09/18/25	0.5	Call / meeting with Debtors' advisors on case strategy
John Singh	09/19/25	1.5	Review and responding to case emails
John Singh	09/20/25	1.5	Review and responding to case emails
John Singh	09/21/25	1.5	Review and responding to case emails