No. 16-cv-6848 (BMC)

# TWENTIETH INTERIM APPLICATION OF GOLDIN ASSOCIATES, LLC FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED DURING THE PERIOD APRIL 1, 2022 THROUGH JUNE 30, 2022

Goldin Associates, LLC (n/k/a Teneo) ("Goldin"), <sup>1</sup> as financial advisor to Melanie L. Cyganowski, the Court-appointed receiver (the "Receiver") for Platinum Credit Management, L.P., Platinum Partners Credit Opportunities Master Fund LP ("PPCO"), Platinum Partners Credit Opportunities Fund (TE) LLC, Platinum Partners Credit Opportunities Fund LLC, Platinum Partners Credit Opportunity Fund (BL) LLC, Platinum Liquid Opportunity Management (NY) LLC, Platinum Partners Liquid Opportunity Fund (USA) L.P., Platinum Partners Liquid Opportunity Fund (USA) L.P., Platinum Partners Liquid Opportunities Fund International Ltd, and Platinum Partners Credit Opportunities Fund International (A) Ltd.

In August 2020, Goldin Associates, LLC was acquired by Teneo, the global advisory firm.

(collectively, the "Receivership Entities" or "Platinum"), hereby submits its Twentieth Interim Application for Allowance of Compensation and Reimbursement of Expenses Incurred During the Period April 1, 2022 through June 30, 2021 ("Twentieth Interim Application"). Goldin respectfully requests interim approval for payment of \$10,289.25 in professional fees incurred for the period April 1, 2022 through June 30, 2022 (the "Twentieth Application Period").

Goldin's Twentieth Interim Application contains the following sections:

- (a) **Section I** contains a preliminary statement on Goldin's activities in this case during the Twentieth Application Period.
- (b) Section II contains information about Goldin and the case's status, as required by Section C of the Billing Instructions for Receivers in Civil Actions

  Commenced by the U.S. Securities and Exchange Commission (the "SEC Receivership Billing Instructions"). Section II also includes a description of each exhibit to this

  Twentieth Interim Application, as well as the reduction in fees agreed to by Goldin in connection with its appointment as financial advisor to the Receiver.
- (c) **Section III** contains a narrative of the work that Goldin professionals performed under each activity category, as required by Section D of the SEC Receivership Billing Instructions.
- (d) **Section IV** summarizes the expenses for which Goldin seeks reimbursement, as required by Section E of the SEC Receivership Billing Instructions.
- (e) **Section V** describes the standards to be applied by the Court in determining fee awards in SEC equity receiverships.

On December 29, 2017, the Court entered an order approving the expansion of the Receivership Estate to include the following entities: (i) Platinum Partners Liquid Opportunity Master Fund L.P.; (ii) Platinum Partners Credit Opportunities Fund International Ltd; and (iii) Platinum Partners Credit Opportunities Fund International (A) Ltd [Docket No. 298].

(f) Section VI describes the holdback arrangement to which Goldin has agreed.

### I. PRELIMINARY STATEMENT

- 1. During the Twentieth Application Period, Goldin continued to assist the Receiver and her legal counsel in monitoring certain assets, as well as analyzing potential investor and creditor claims.
- 2. In addition, during the Twentieth Application Period, Goldin continued to manage a variety of cash disbursement and budgeting protocols on behalf of the Receivership Estate. For instance, Goldin (i) prepared 13-Week cash receipts and disbursements forecasts; (ii) performed variance analyses regarding Platinum's cash position; (iii) oversaw the procedures governing the review and approval of disbursements (including payroll); and (iv) conducted reconciliations of Platinum's cash and brokerage accounts.

### II. APPLICATION REQUIREMENTS

- A. Information about the Applicant and the Application
- 4. **Application Period**. This application covers the period of April 1, 2022 through June 30, 2022.
- 5. **Appointment of the Receiver**. On December 19, 2016, the U.S. Attorney for the Eastern District of New York unsealed an eight-count indictment (the "Indictment") against seven individuals who were formerly affiliated with Platinum, a purported \$1.7 billion hedge-fund family based in New York. The Indictment alleged that the defendants defrauded Platinum investors through, among other things, the overvaluation of assets, the concealment of severe cash flow problems and the preferential payment of redemptions. The Indictment also charged four of the defendants with defrauding the independent bondholders of Black Elk Energy Offshore

Operations, LLC, a portfolio company owned by Platinum, through a fraudulent offering document and diverting more than \$95 million in proceeds to Platinum by falsely representing in the offering document that Platinum controlled approximately \$18 million of the bonds when, in fact, Platinum controlled more than \$98 million of the bonds.

On December 19, 2016, the SEC filed this action, asserting violations of the anti-fraud provisions of federal securities laws and seeking, among other relief, temporary and permanent injunctive relief, disgorgement of ill-gotten gains, imposition of civil penalties, and appointment of a receiver [Docket No. 1].

On December 19, 2016, the Court entered an Order to Show Cause and Temporary Restraining Order against the defendants, granting certain specified relief to the SEC, including the appointment of a receiver, and granting the receiver control over the assets of the Receivership Entities [Docket No. 5].

Also on December 19, 2016, the Court entered the Order Appointing Receiver, as amended on January 30, 2017 [Docket Nos. 6 and 59], naming Bart Schwartz as the initial receiver.

On January 31, 2017, the initial receiver sought to retain Cooley LLP as his counsel and Guidepost Solutions LLC to advise, assist and support him with his duties as receiver. [Docket Nos. 63 and 65]. Such retention applications were approved by the Court on February 17, 2017.

On June 23, 2017, Mr. Schwartz requested that the Court approve his resignation as receiver, effective upon the Court's appointment of a successor receiver [Docket No. 170]. On July 6, 2017, the Court accepted the resignation of Mr. Schwartz and appointed Melanie L. Cyganowski as his successor [Docket No. 216].

- 6. **Appointment of the Applicant**. The Amended Receiver Order authorized the Receiver to engage professionals to assist in fulfilling her duties. On July 21, 2017, the Court approved Goldin's retention as the Receiver's financial advisor *nunc pro tunc* to July 6, 2017 [Docket No. 232].
- 7. **Fee Schedule**. The names and hourly rates of the Goldin professionals who billed time during the Twentieth Application Period is attached as **Exhibit B** (the "Fee Schedule"). The fees requested in this Twentieth Interim Application were determined on the basis of the hours worked by Goldin professionals and Goldin's usual and customary hourly rates in effect at the time of its retention in this matter, as modified by a 10% public service discount.
- 8. **Prior Applications**. This application is interim and is Goldin's twentieth fee and expense application in this case. The fees and expenses requested by Goldin in its previous fee and expense applications were allowed and paid as follows:

Period	Order Date Docket	Amount Ro	equested	Amount Allowed		Amount Paid	to Date
	No.						T
		Fees	Expenses	Fees	Expenses	Fees	Expenses
7/6/17-	12/5/17	\$985,666.50	\$1,350.24	\$985,666.50	\$1,360.24	\$788,533.20	\$1,350.24
9/30/17	Docket						
	No. 290						
10/1/17-	3/05/18	\$629,210.25	\$1,825.42	\$629,210.25	\$1,825.42	\$471,907.69	\$1,825.42
12/31/17	Docket						
	No.						
	310						
1/1/18-	6/17/18	\$744,147.00	\$1,689.42	\$744,147.00	\$1,689.42	\$595,317.60	\$1,689.42
3/31/18	Docket						
	No. 341						
4/1/18-	12/17/18	\$970,161.75	\$1,937.01	\$970,161.75	\$1,937.01	\$776,129.40	\$1,937.01
6/30/18	Docket						
	No.						
	428						
7/1/18-	12/17/18	\$805,900.50	\$1,124.35	\$805,900.50	\$1,124.35	\$644,720.40	\$1,124.35
9/30/18	Docket						
	No. 427						

Period	Order Date Docket	Amount Requested		Amount Allowed		Amount Paid	d to Date
	No.		Б			Т.	T 10
10/1/10	7/1 (/10	Fees	Expenses	Fees	Expenses	Fees	Expenses
10/1/18-	7/16/19	\$834,330.38	\$1,956.81	\$834,330.38	\$1,956.81	\$667,464.30	\$1,956.81
12/31/18	Docket No.						
	No. 477						
1/1/19-	7/16/19	\$504,528.79	\$1,112.83	\$504,528.79	\$1,112.83	\$444,807.08	\$1,112.83
3/31/19	Docket	φεσι,ε2σι,	Ψ1,112.05	\$20.,220.79	ψ1,112.05	ψ···,σσ/.σσ	\$1,112.03
0,01,19	No. 479						
4/1/19-	12/26/19	\$259,250.84	\$597.41	\$259,250.84	\$597.41	\$220,358.85	\$597.41
6/30/19	Docket						
	No. 508						
7/1/19-	12/30/19	\$101,240.21	\$26.56	\$101,240.21	\$26.56	\$89,147.40	\$26.56
9/30/19	Docket						
10/1/10	No. 510	***	***	***	***		
10/1/19-	3/9/20	\$128,003.86	\$84.48	\$128,003.86	\$84.48	\$110,565.83	\$84.48
12/31/19	Docket						
1/1/20-	No. 528	¢127.160.56	¢41.20	¢127.160.56	¢41.20	¢110.1 <i>(7.4</i> 0	041.20
3/31/20	6/4/20 Docket	\$137,160.56	\$41.29	\$137,160.56	\$41.29	\$110,167.40	\$41.29
3/31/20	No. 534						
4/1/20-	11/12/20	\$141,727.50	\$19.51	\$141,727.50	\$19.51	\$113,401.51	\$19.51
6/30/20	Docket	φ1+1,727.30	ψ17.51	φ1-1,727.30	φ17.51	Ψ113,401.31	\$17.51
0/30/20	No. 545						
7/1/20-	12/21/20	\$80,642.25	\$51.55	\$80,642.25	\$51.55	\$64,565.35	\$51.55
9/30/20	Docket					,	
	No. 558						
10/1/20-	6/11/21	\$89,599.50	\$11.88	\$89,599.50	\$11.88	\$71,679.60	\$11.88
12/31/20	Docket						
	No. 568						
1/1/21-	8/2/21	\$52,069.50	\$1.92	\$52,069.50	\$1.92	\$41,655.60	\$1.92
3/31/21	Docket						
4/1/01	No. 589	Φ01.04 <b>0.</b> 50	Φ0.00	<b>#01.040.50</b>	Φ0.00	Φ72 474 00	Φ0.00
4/1/21 –	11/23/21	\$91,842.50	\$0.00	\$91,842.50	\$0.00	\$73,474.00	\$0.00
6/30/21	Docket No. 601						
7/1/21 -	12/21/21	\$52,170.75	\$0.00	\$52,170.75	\$0.00	\$41,736.60	\$0.00
9/30/21	Docket	ψ52,170.73	ψυ.υυ	ψ32,170.73	ψ0.00	φτι,/30.00	ψυ.υυ
7,50,21	No. 616						
10/1/21-	6/6/22	\$37,514.25	\$0.00	\$37,514.25	\$0.00	\$30,011.40	\$0.00
12/31/21	Docket	)		)		+ )	1,3122
	No. 636						

Period	Order	Amount R	equested	Amount A	Allowed	Amount Paid to Date	
	Date						
	Docket						
	No.						
		Fees	Expenses	Fees	Expenses	Fees	Expenses
1/1/22 -	7/29/22	\$13,259.25	\$0.00	\$13,259.25	\$0.00	\$10,607.40	\$0.00
3/31/22	Docket						
	No. 650						

#### **B.** Case Status

- 9. **Cash on Hand and Unencumbered Funds**. As of June 30, 2022, the Receivership Entities had approximately \$18.4 million in funds.
  - (a) Accrued Administrative Expenses. As of June 30, 2022, it is estimated that accrued, unpaid administrative expenses amount to approximately \$5.39 million. These administrative expenses primarily consist of accrued and unpaid professional fees. In addition to these unpaid administrative expenses, the Receivership Estate paid remaining in-house Platinum staff and other operating expenses during the Twentieth Application Period.
- 10. **Summary of Receipts and Disbursements**. Cash disbursements during the Twentieth Application Period totaled \$736,712. This amount consisted (i) \$604,231 in payments to the Receiver and her professionals for fees incurred in the fourth quarter of 2021 and approved by the Court during the Reporting Period; and (ii) \$132,481 in business asset expenses (primarily consisting of payroll and related expenses paid to Platinum employees, office rent, and payments to Epiq).
- 11. Cash receipts during the Twentieth Application Period totaled \$17,346, consisting of interest and installment payments by the Schafer and Weiner law firm in connection with a previously approved settlement agreement.

- 12. **Closing of Case**. Goldin cannot at this time state when the Receiver will deem it appropriate to seek the conclusion of this case.
- approved bar date procedures motion [Docket No. 453], the bar date to file a proof of claim asserting a claim arising before the Receivership was March 29, 2019 and the bar date for governmental units to file a proof of claim was April 12, 2019. In total, 327 claims were filed prior to the applicable bar date. Some of these claims may be duplicate claims and some may be asserted against non-Receivership Entities. Parties holding investor claims, claims for unpaid redemptions and administrative claims were not required to file proofs of claim.

The Receiver will likely be objecting to certain of the filed and/or deemed filed claims in whole or in part. To facilitate the objection process, the Receiver filed a motion seeking to implement procedures for the reconciliation of claims and the verification of the investment and withdrawal amounts with respect to the interests held by investors (the "Claims Procedures Motion"). The Court entered an Order approving the Claims Procedures Motion on December 1, 2020 [Docket No. 554].

The Claims Procedures Motion only sought the Court's approval of the Receiver's proposed procedures for finalizing the reconciliation and verification of claims and interests; it did not seek approval of the validity, amount, classification, or distribution methodology on account of any claims against, or interests in, any of the Receivership Entities. The Receiver will be filing a separate motion with the Court to approve a plan for making distributions to claimants and investors. The formulation of the plan is ongoing.

- 14. **Summary of Assets**. The primary assets of the Receivership Estate consist of the following:
  - (a) Cash and cash equivalents of approximately \$18.4 million.
  - (b) Remaining stock and royalty interests, litigation financing and other miscellaneous investments; and
    - (c) Potential litigation claims.
- 15. Liquidated and Unliquidated Claims. The Receiver currently holds no liquidated litigation recoveries. The Receiver and the Receivership Team have analyzed other pre-Receivership activities, including transfers made by PPCO and PPLO to other entities and individuals, and the professional services provided by, among others, valuation agents, fund administrators, auditors and legal advisors, to determine if any additional causes of action exist that, on a cost-benefit basis, warrant the commencement of litigation. Where mutual releases are warranted, the Receiver has sought and obtained such releases. Whether and the extent to which the Receiver may commence additional affirmative actions against, among others, insiders of Platinum, if any, will likely be addressed as part of the proposed plan of distribution and likely reservation of rights.

#### C. SEC Review

16. Goldin submitted this Twentieth Interim Application to the SEC and allowed for a thirty-day review period, as required by the SEC Receivership Billing Instructions.

#### D. Exhibits

17. The Twentieth Interim Application contains the following exhibits:

- (a) **Exhibit A**: The Standardized Fund Accounting Report ("SFAR") for the period April 1, 2022 through June 30, 2022.
- (b) **Exhibit B**: A Fee Schedule showing the total fees billed, hours worked and hourly rates of each Goldin professional involved.
- (c) **Exhibit C**: A summary of the total fees billed and hours worked by activity category.
- (d) **Exhibit D**: Time records of Goldin professionals listed chronologically by activity category, as required by Section D.5 of the SEC Receivership Billing Instructions.
- (e) **Exhibit E**: A summary of all expenses incurred by Goldin, organized by expense category, as required by Section E.1a of the SEC Receivership Billing Instructions.
- (f) **Exhibit F**: The certification contemplated by Section A.1 of the SEC Receivership Billing Instructions.

## III. SERVICES RENDERED BY GOLDIN DURING THE TWENTIETH APPLICATION PERIOD

- 18. Goldin professionals recorded services performed in time increments of one tenth (0.1) of an hour. Goldin made use of a lean team; the senior professionals involved each brought distinct, but essential, expertise to the engagement and were the primary responsible party on different tasks.
- 19. Per Section D.3 of the SEC Receivership Billing Instructions, Goldin accounted for its time charges during the Twentieth Application Period by activity categories. Narrative summaries of these activity categories follow.

- 20. Accounting (01). \$3,645.00 requested. During the Twentieth Application

  Period, Goldin continued to manage a variety of cash disbursement and budgeting protocols. For example, Goldin conducted periodic reconciliations of Platinum's cash and brokerage accounts as a control. Additionally, Goldin provided day-to-day oversight of Platinum's accounting function, which included monitoring work performed by Platinum's Chief Financial Officer.

  Karthik Bhavaraju is the only Goldin professional who billed time in this activity category during the Twentieth Application Period. Mr. Bhavaraju has principal responsibility for overseeing Platinum's cash disbursement and budgeting protocols.
- 21. **Asset Disposition (03)**. \$3,307.50 requested. During the Twentieth Application Period, Goldin assisted the Receiver with respect to the monetization of Platinum's portfolio positions. Curtis Solsvig is the only Goldin professionals who billed time in this activity category during the Twentieth Application Period. Mr. Solsvig has principal responsibility for executing disposition strategies on behalf of the Receivership Team.
- 22. **Case Administration (06)**. \$3,336.75 requested. The Receivership Team endeavored throughout the Twentieth Application Period to administer the Receivership Estate efficiently. Accordingly, Goldin conferred frequently with the Receiver and her legal counsel to ensure that efforts were coordinated to maximize efficiency. In addition, Goldin's internal team members met to plan their approach to necessary tasks.

The effective administration of the Receivership Estate also entails communicating with third parties about the status of the Receivership, and addressing questions related thereto.

Goldin professionals who billed time in this activity category during the Twentieth Application Period included Marc Kirschner, William Edwards and Curtis Solsvig. Mr. Kirschner and Mr.

Edwards have principal responsibility for organizing Goldin personnel to ensure that their assigned tasks are executed effectively and efficiently.

#### IV. EXPLANATION OF EXPENSES AND RELATED POLICIES

23. Goldin did not incur any reimbursable out-of-pocket expenses during the Twentieth Application Period.

#### V. FACTORS TO BE CONSIDERED BY THE COURT IN AWARDING FEES

- 24. The case law on equity receiverships sets forth the standards for approving receiver compensation and the fees and expenses for the receiver's retained professionals. The District Court has discretion to determine compensation to be awarded to a court-appointed equity receiver and her retained professionals and "may consider all of the factors involved in a particular receivership in determining the appropriate fee." *Gaskill v. Gordon*, 27 F.3d 248, 253 (7th Cir. 1994). Many authorities (some quite dated) provide "convenient guidelines," but in the final analysis, "the unique fact situation renders direct reliance on precedent impossible." *Securities & Exchange Comm'n v. W.L. Moody & Co.*, 374 F. Supp. 465, 480 (S.D. Tex. 1974), aff'd, 519 F. 2d 1087 (5th Cir. 1975).
- 25. In allowing professional fees in receiverships, "[t]he court will consider . . . the complexity of problems faced, the benefit to the receivership estate, the quality of work performed, and the time records presented." *Securities & Exchange Comm'n v. Fifth Ave. Coach Lines, Inc.*, 364 F. Supp. 1220, 1222 (S.D.N.Y. 1973); see also United States v. Code Prods., 362 F.2d 669, 673 (3rd Cir. 1966) (court should consider the time, labor and skill required (but not necessarily expended), the fair value of such time, labor and skill, the degree of activity, the dispatch with which the work is conducted and the result obtained). "[R]esults are always relevant." *Securities & Exchange Comm'n v. Elliott*, 953 F.2d 1560, 1577 (11th Cir. 1992),

quoting Moody, 374 F. Supp. at 480, as are the extent to which "a receiver reasonably and diligently discharges his duties." *Id*.

26. Under these standards Goldin has demonstrated that the amount of fees requested is appropriate. Goldin, in concert with the rest of the Receivership Team, has acted with appropriate dispatch to develop and execute monetization strategies for the Platinum assets. In addition, Goldin, again acting in concert with the rest of the Receivership Team, has expended meaningful effort to analyze potential claims in connection with the preparation of a plan of distribution.

#### VI. HOLDBACK

27. Goldin has agreed to hold back twenty percent (20%) of its allowed fees for all activity categories, save for the "Litigation Consulting" category. With regard to allowed fees associated with the "Litigation Consulting" category, Goldin has agreed to hold back five percent (5%) of these fees. The holdbacks described in this section, collectively, constitute the Holdback Amount. All payments will be made from the Receivership assets.

WHEREFORE, Goldin respectfully requests that the Court:

- (a) grant interim approval of Goldin's request for compensation in the amount of \$10,289.25;
- (b) authorize the Receiver to immediately pay from the Receivership assets (i) the allowed fees of Goldin, less the Holdback Amount; and
  - (c) grant such other relief as the Court deems appropriate.

Dated: October 18, 2022 New York, NY

Respectfully submitted,

/s/ Marc S. Kirschner

Marc S. Kirschner
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Goldin Associates, LLC (n/k/a Teneo)
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## **EXHIBIT A**

### PLATINUM PARTNERS CREDIT OPPORTUNITIES MASTER FUND LP AND AFFILIATED ENTITIES

STANDARDIZED FUND ACCOUNTING REPORT

Reporting Period from 04/01/2022 to 06/30/2022

FUND ACCOUNTING (See Instructions)

		Period from 04/01/2022 to 06/30/2022		022		
			PPCO	 PPLO		Total
Line 1	Beginning Balance (As of 04/01/2022)	\$	15,637,833	\$ 3,484,524	\$	19,122,356
	Increases in Fund Balance:					
Line 2	Business Income		-	-		-
Line 3	Cash and Securities		-	-		-
Line 4	Interest/Dividend Income		2,346	-		2,346
Lines 5, 6, 7	Asset Liquidations and Third-Party Litigations Income		15,000	-		15,000
Line 8	Miscellaneous - Other		-	-		-
	Total Funds Available (Lines 1-8)	\$	15,655,178	\$ 3,484,524	\$	19,139,702
	Decreases in Fund Balance:					
Line 9	Disbursements to Investors/Claimants		-	_		-
Line 10	Disbursements for Receivership Operations		_	-		-
Line 10a	Disbursements to Receiver or Other Professionals		(604,231)	-		(604,231
Line 10b	Business Asset Expenses		(132,481)	-		(132,481
Line 10c	Personal Asset Expenses		-	-		-
Line 10d	Investment Expenses		_	_		-
Line 10e	Third-Party Litigation Expenses					-
	1. Attorney Fees		-	-		-
	2. Litigation Expenses		-	-		-
	Total Third-Party Litigation Expenses		-	-		-
Line 10f	Tax Administrator Fees and Bonds					
Line 10g	Federal and State Tax Payments					
	Total Disbursements for Receivership Operations	\$	(736,712)	\$ -	\$	(736,712
Line 11	Disbursements for Distribution Expenses Paid by the Fund		_	_		_
Line 12	Disbursements to Court/Other		-	-		-
	Total Funds Disbursed	\$	(736,712)	\$ -	\$	(736,712
Line 13	Ending Balance (As of 6/30/2022)	\$	14,918,466	\$ 3,484,524	\$	18,402,990

## EXHIBIT B

Invoice
Date 10/17/2022
Invoice # USFA1712362S
Terms Net Due Date PO #
Currency USD
Bill To



Teneo Capital LLC 280 Park Avenue 4th Floor New York NY 10017

Name	Hours	Rate	Amount
Marc Kirschner	2.1	855.00	1,795.50
Curtis Solsvig	4.7	787.50	3,701.25
William Edwards	1.5	765.00	1,147.50
Karthik Bhavaraju	6	607.50	3,645.00
		Hours	Amount
		14.30	10.289.25

Please Remit To:

Wire Instructions:

Bank Name: HSBC Bank USA Account Number: 048402737 ABA Number: 021001088 SWIFT Code: MRMDUS33

For Check Payments: Teneo Capital LLC PO Box 200299

Pittsburgh, PA 15251-0299

## EXHIBIT C

## 

**Summary by Task** 

Totals for	Hours	Amount
Case Administration	4.10	3,336.75
Asset Disposition	4.20	3,307.50
Accounting	6.00	3,645.00
TOTAL	14.30	10,289.25

## EXHIBIT D

## **Detail by Task**

## Accounting

Timekeeper	Date	Hours	Rate	Amount	Description
Karthik Bhavaraju	04/01/2022	2.00	607.50	1,215.00	Prepare expense summary for mid month March 2022
Karthik Bhavaraju	06/14/2022	2.00	607.50	1,215.00	prepare expense summary for first half on June
Karthik Bhavaraju	06/21/2022	2.00	607.50	1,215.00	prepare expense summary for first half on June
TOTAL		6.00		3,645.00	

### **Asset Disposition**

Timekeeper	Date	Hours	Rate	Amount	Description
Curtis Solsvig	05/02/2022	0.40	787.50	315.00	Call with PPVA to discuss Yellow River disposition
Curtis Solsvig	05/04/2022	1.10	787.50	866.25	Compose update memo for Receiver on Yellow River
Curtis Solsvig	05/06/2022	0.50	787.50	393.75	Join weekly Receiver update call
Curtis Solsvig	05/23/2022	1.00	787.50	787.50	Discuss Yellow River disposition with Teneo Hong Kong
					Correspond with Receiver Team and PPVA re
Curtis Solsvig	05/25/2022	0.40	787.50	315.00	disposition of Yellow River
Curtis Solsvig	05/26/2022	0.50	787.50	393.75	Update call with PPVA re disposition of Yellow River
					Correspond with Receiver Team and PPVA re
Curtis Solsvig	05/28/2022	0.30	787.50	236.25	disposition of Yellow River
TOTAL		4.20		3,307.50	

### Case Administration

Timekeeper	Date	Hours	Rate	Amount	Description
Marc Kirschner	04/01/2022	0.30	855.00	256.50	Attend Strategy meeting with Receiver
					Participate in Otterbourg-Teneo strategy and update
William Edwards	04/01/2022	0.30	765.00	229.50	session
Marc Kirschner	05/06/2022	0.50	855.00	427.50	Attend strategy meeting with Receiver team
Curtis Solsvig	05/20/2022	0.50	787.50	393.75	Participate in team strategy meeting
Marc Kirschner	05/20/2022	0.50	855.00	427.50	Strategy meeting with Receiver team
William Edwards	05/20/2022	0.50	765.00	382.50	Participate in Otterbourg-Goldin team strategy meeting
William Edwards	06/10/2022	0.30	765.00	229.50	Otterbourg-Teneo strategy session
Marc Kirschner	06/24/2022	0.80	855.00	684.00	Strategy meeting with Receiver team
William Edwards	06/24/2022	0.40	765.00	306.00	Participate in strategy meeting with Receivership Team
TOTAL		4.10		3,336.75	

TOTAL DETAIL BY TASK	14.30	10,289.25	

## EXHIBIT E

Goldin did not incur any reimbursable expenses during the Twentieth Application Period.

## EXHIBIT F

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	V
SECURITIES AND EXCHANGE COMMISSIO	
Plaintiff,	: : No. 16-cv-6848 (BMC)
-V-	· :
PLATINUM MANAGEMENT (NY) LLC; PLATINUM CREDIT MANAGEMENT, L.P.; MARK NORDLICHT; DAVID LEVY; DANIEL SMALL; URI LANDESMAN; JOSEPH MANN; JOSEPH SANFILIPPO; and JEFFREY SHULSE,	· : : : : : : : : : : : : : : : :
Defendants.	· :
	X

# CERTIFICATION IN SUPPORT OF TWENTIETH INTERIM APPLICATION OF GOLDIN ASSOCIATES, LLC FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED DURING THE PERIOD APRIL 1, 2022 THROUGH JUNE 30, 2022

- I, Marc S. Kirschner (the "Certifying Professional"), hereby certify that Goldin Associates, LLC (n/k/a Teneo) ("Goldin") has designated me as the Certifying Professional with respect to the Certification required by Section A of the *Billing Instructions for Receivers in Civil Actions Commenced by the U.S. Securities and Exchange Commission* (the "SEC Receivership Billing Instructions") and certify that:
- 1. I am a Senior Managing Director of Goldin (n/k/a Teneo), which is located at 280 Park Avenue, New York, New York.

- 2. I have read Goldin's Twentieth Interim Application for Allowance of Compensation and Reimbursement of Expenses Incurred During the Period April 1, 2022 through June 30, 2022 ("Twentieth Interim Application").
- 3. To the best of my knowledge, information and belief formed after reasonable inquiry, the Twentieth Interim Application and all fees and expenses sought are true and accurate and comply with the SEC Receivership Billing Instructions.
- 4. All fees contained in the Twentieth Interim Application are based on the rates listed in Goldin's Fee Schedule (**Exhibit B** to the Twentieth Interim Application) and all such fees are reasonable, necessary and commensurate with the skill and expertise required for the activity performed.
- 5. Goldin has not included in the amounts for which expense reimbursement is sought the amortization of the cost of any investment, equipment or capital outlay (except to the extent any such amortization is included within the permitted allowable amounts for photocopies and fax transmission).
- 6. In seeking reimbursement for a service which Goldin justifiably purchased or contracted for from a third party (such as copying, messenger services and overnight courier), Goldin requests reimbursement only for the amount billed to Goldin by the third party vendor and paid by Goldin to such vendor. Goldin is not making a profit on such reimbursable service.
- 7. The fees and expenses contained in the Twentieth Interim Application were incurred in the best interests of the Receivership Estate.
- 8. With the exception of the Billing Instructions, Goldin has not entered into any agreement, written or oral, express or implied, with any person or entity concerning the amount of compensation paid or to be paid from the Receivership Estate, or any sharing thereof.

Dated: October 18, 2022 New York, NY

/s/ Marc S. Kirschner

Marc S. Kirschner Certifying Professional

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	v	
SECURITIES AND EXCHANGE COMMISSIO		
Plaintiff,	:	
-V-	:	No. 16-cv-6848 (BMC)
PLATINUM MANAGEMENT (NY) LLC; PLATINUM CREDIT MANAGEMENT, L.P.; MARK NORDLICHT; DAVID LEVY; DANIEL SMALL; URI LANDESMAN; JOSEPH MANN; JOSEPH SANFILIPPO; and JEFFREY SHULSE,		
Defendants.	:	
	X	

# [PROPOSED] ORDER APPROVING TWENTIETH INTERIM APPLICATION OF GOLDIN ASSOCIATES, LLC FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED DURING THE PERIOD <u>APRIL 1, 2022 THROUGH JUNE 30, 2022</u>

THIS MATTER coming before the Court on the Twentieth Interim Application of Goldin Associates, LLC (n/k/a Teneo) ("Goldin") for Allowance of Compensation and Reimbursement of Expenses Incurred During the Period April 1, 2022 through June 30, 2022 (the "Twentieth Interim Application")<sup>1</sup> [Dkt. No. \_\_\_\_]; and the Court having considered the Twentieth Interim Application and exhibits and other documents filed in support of the Twentieth Interim Application; and the Court having found that the Twentieth Interim Application complies with applicable standards for awarding fees and expenses; and after due deliberation and for good and sufficient cause shown; it is hereby

Capitalized terms utilized but not otherwise defined herein shall have the meaning ascribed to them in the Twentieth Interim Application.

**ORDERED** that the Twentieth Interim Application for the period covering April 1, 2022 through June 30, 2022 (the "Twentieth Application Period") is granted; and it is further

**ORDERED** that Goldin's compensation for the Twentieth Application Period is allowed on an interim basis in the amount of \$10,289.25 (the "Allowed Fees"); and it is further

**ORDERED** that the Receiver is authorized to immediately pay from the Receivership assets (i) the Allowed Fees, less the Holdback Amount; plus (ii) 100% of the allowed out-of-pocket expenses of Goldin.

Dated:	, 2022	
	Brooklyn, New York	
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THE HON. BRIAN M. COGAN UNITED STATES DISTRICT JUDGE EASTERN DISTRICT OF NEW YORK