IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

| IN RE: | § | | |
|-------------------------------|--------|----------|----------|
| | § | | |
| Garden Oaks Maintenance Org., | Inc. § | CASE NO. | 18-60018 |
| DEBTOR | § | | |
| | § | | |

FIRST AND FINAL FEE APPLICATION OF WALKER & PATTERSON, P.C. SPECIAL COUNSEL FOR THE TRUSTEE

THIS APPLICATION SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE MOTION, YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE DISPUTE. IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE AND SEND A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE WITHIN 21 DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE WHY THE APPLICATION SHOULD NOT BE GRANTED. IF YOU DO NOT FILE A TIMELY RESPONSE, THE RELIEF MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU. IF YOU OPPOSE THE APPLICATION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTEND THE HEARING. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT MAY CONSIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE APPLICATION AT THE HEARING.

| Name of Applicant: | Walker & Patterson | n, P.C. | | | | |
|---|--------------------|-------------------|--|--|--|--|
| Applicant's Role in Case: | Special Counsel | | | | | |
| Date Order of Employment Signed: | 9 [Docket #151] | | | | | |
| | Beginning Of | | | | | |
| | Period | | | | | |
| Time Period Covered By This Application: | August 1, 2019 | August 19, 2021 | | | | |
| Time Period(s) Covered By Prior Applications: | n/a | n/a | | | | |
| Total Amounts Awarded In All Prior Applications: | | None ¹ | | | | |
| Total Fees Requested in this Application and in all pro- | rior Applications: | \$32,175.00 | | | | |
| Total Fees requested in this Application: | | \$32,175.00 | | | | |
| Total professional fees requested in this Application: | | \$32,175.00 | | | | |
| Total actual professional hours covered by this Appli | ication: | 71.50 | | | | |
| Average hourly rate for professionals: | | \$450.00 | | | | |
| Total paraprofessional fees requested in this Applica | | \$0.00 | | | | |
| Total actual paraprofessional hours covered by this A | Application: | 0.00 | | | | |
| Average hourly rate for paraprofessionals: | | 0.00 | | | | |
| Reimbursable expenses sought in this application: | | \$960.35 | | | | |
| Application Cost: | | \$810.00 | | | | |
| Total of other payments paid to secured claimants: | | 0.00 | | | | |
| Total of other payments paid to administrative claim | | \$32,851.00 | | | | |
| Estimated total for distribution to priority unsecured | | N/A | | | | |
| Estimated % dividend to priority unsecured creditor | | N/A | | | | |
| Estimated total for distribution to general unsecured | | \$400,000.00 | | | | |
| Estimated % dividend to general unsecured creditors | s: | 100% | | | | |
| Receipts to date: | \$639,379.38 | | | | | |
| Disbursements to date: | | \$100,823.35 | | | | |
| Current balance in the Trustee's accounts: | | \$538,556.03 | | | | |

¹ Walker & Patterson was employed by the Debtor prior to conversion to 7, filed a fee application for work performed in the chapter 11 as Debtor's Counsel, and was awarded fees (\$72,460.00) and expenses (\$114.00) by order entered on November 8, 2020 (Docket #222).

Walker & Patterson, P.C. ("W&P") files this *First and Final Application for Allowance of Compensation* (the "Application"). W&P served as Special Counsel to the Chapter 7 Trustee pursuant to this Court's Order entered September 16, 2019 (Docket #151).

Overview

- 1. The Trustee employed W&P pursuant to 11 U.S.C. § 328(a) under a hourly rate plus out-of-pocket expense reimbursement arrangement to investigate and prosecute claim objections and related litigation.
- 2. Pursuant to the fee arrangement with the Trustee, W&P is entitled to \$32,175.00 plus their expenses. Accordingly, W&P requests the award of compensation in the amount of \$32,175.00 plus total expenses of \$960.35, for a total award of \$33,135.35.

Background

- 1. The Debtor originally filed a chapter on April 11, 2018.
- 2. The Debtor was unable to confirm a plan, and the case was converted to a chapter 7 on June 6, 2019. Randy Williams was appointed Chapter 7 Trustee.
- 3. Prepetition, the Debtor operated as a homeowners association, with volunteer officers and directors.
- 4. At conversion, the Debtor's sole asset was cash (\$639,379.38), with approximately 450 proofs of claim being filed, totaling approximately \$1.7 million.
- 5. The Trustee filed its application to employ W&P on August 26, 2019 [Docket No. 147]. The Court authorized W&P's employment by Order entered September 16, 2019 [Docket No. 151]. A copy of the Order is attached as **Exhibit 1**.
- 6. Trustee employed W&P to review the claims, and object as necessary.
- 7. After all objections, allowed claims now total less than \$200,000.00.

Retainer and Prior Requests for Allowance of Compensation

3. W&P received no retainer for its work as special counsel.

Staffing Policy

4. In bankruptcy-related litigation matters, W&P typically assigns one attorney who possesses the requisite experience and ability to be primarily responsible for the representation. The primarily responsible attorney will involve other professionals when additional support in a case is necessary. Johnie Patterson is the attorney for W&P responsible for representing the Trustee in this case and has provided the legal services rendered by W&P in this case.

Amount of Fees and Expenses Requested

5. Pursuant to the fee agreement approved by the Court, W&P seeks compensation of \$32,175.00. This amount can be broken down by professional as follows:

Johnie Patterson (atty)

71.50 @ \$450.00

\$32,175.00

6. W&P incurred the following expenses in connection with its representation of the Trustee:

Expense Amount

Copies – (in-house) 3,633@\$0.20 = \$726.60

Postage - \$233.75

TOTAL \$960.35

- 7. All of W&P's expenditures were actual and necessary costs incident to the performance of professional services for the Trustee and the estate. These amounts are recoverable under the approved fee agreement with the Trustee.
- 8. All of the professional services provided by W&P were for and on behalf of the Trustee and the estate.
- 9. W&P has not promised, either directly or indirectly, to share any awarded compensation with any other person, nor does W&P have any agreement for payment of attorney's fees and expenses except as stated herein.

Accomplishments

- 10.W&P was hire as special counsel to specifically review proofs of claim and address any related litigation.
- 11. There were a total of 458 claims filed 9 claims filed in 6:18-bk-60018 and 449 claims filed in 4:18-bk-60018. The filed claims totaled more than \$1.7 million.
- 12.W&P requested and obtained permission to utilize omnibus claim objections to address the multitude of claims.
- 13. After all filed claims were addressed, there remain 41 allowed claims totaling less than \$170,000.00, allowing for a full recovery for unsecured claims.

Factors Supporting Allowance of Compensation

- 14.Section 330(a)(3)(A) of the Bankruptcy Code sets forth the criteria for the evaluation of professional fees. Prior to enactment of § 330(a)(3)(A), *In re First Colonial Corp. of America*, 544 F.2d 1291 (5th Cir.), *cert. denied*, 431 U.S. 904 (1977) was the controlling authority that Courts within the Fifth Circuit relied upon in evaluating requests for payment of professional fees. The § 330(a)(3)(A) factors are subsumed within the *First Colonial* factors. The following factors support the reasonableness of the requested fees and expenses:
 - a. **Time and labor required**. Pursuant to the Court's Order, the services for which compensation are sought are reasonable and were necessary for the representation of the Trustee. W&P's time records are attached as Exhibit 2.
 - b. The size of the fee is commensurate with the novelty and difficulty of the questions presented in the case. The Trustee employed W&P on an hourly basis. The filed claims were numerous, however the

- allowance and disallowance did not present questions which were either novel or difficult.
- c. The skill requisite to perform the legal services properly. W&P is an experienced law firm in the area of complex bankruptcy litigation and bankruptcy law. The experience and skill of W&P allowed the claims analysis and prosecution to be performed in an efficient and economical fashion.
- d. Preclusion of other employment due to the acceptance of this case.

 W&P was not required to decline other representation due to its representation of the Trustee in this case.
- e. **The customary fee.** The rates approved in this case are similar or lower to rates in Houston, Texas.
- f. Whether the fee is fixed or contingent. Bankruptcy representation is contingent by its nature. Despite the uncertainty associated with the bankruptcy representation, W&P did not hesitate to provide its expertise in this case. This willingness of W&P to incur a substantial financial risk to represent the Trustee and to potentially enhance the return to creditors of the estate also supports the requested compensation in this case.
- g. The amount of time involved and the results obtained. The ability of W&P to analyze the prepetition business of the Debtor, to organize and analyze the filed claims and to prosecute the objections resulted in a savings to the estate. The limited representation was handled in a prudent and cost-effective manner. The requested compensation is reasonable.
- h. The experience, reputation and ability of the professionals who performed virtually all of the services in the case. The attorney performing the legal services in this case on behalf of W&P was Johnie

Patterson. Mr. Patterson has practiced bankruptcy law for over 25 years. He is board certified in consumer bankruptcy law by the State Bar of Texas and has tried contested matters and adversary proceedings in all four federal districts in Texas. In addition, Mr. Patterson has successfully argued bankruptcy appeals before the District Courts of Texas and the Fifth Circuit Court of Appeals. Since becoming an attorney, Mr. Patterson has specialized in bankruptcy reorganization matters, complex business litigation and general bankruptcy law. Mr. Patterson is member of the State Bar of Texas, and is admitted to practice before the United States District Court for the Southern district of Texas.

- i. The undesirability of the cases. This case was not undesirable.
- j. **Awards in similar cases.** The compensation requested in this case is comparable to compensation allowed in other cases of the size and complexity of this case.
- k. **Disbursements**. W&P disbursed the sums set forth above for actual and necessary expenses incurred in the rendition of professional services during this case. The following describes W&P's policy regarding charging of expenses:
 - i. Billing rates do not include components for copying and other extraordinary charges that may be incurred by particular clients;
 - ii. Photocopies made on premises were charged at twenty cents per page in accordance with guidelines promulgated in the Southern District of Texas. Larger copying jobs are performed by an outside copying service at cheaper rates, with no markup.

Conclusion

The requested fee is both reasonable and appropriate in this case. The expenses incurred by W&P were actual and necessary to the representation. By any

reasonable measure, the services provided by W&P have benefited the estate. Accordingly, W&P requests that the Court approve final compensation and reimbursement of expenses as set forth above; and such other and further relief as is just.

Dated: October 25, 2021.

Respectfully submitted,

/s/ Johnie Patterson

Johnie Patterson

SBN 15601700

SPECIAL COUNSEL FOR THE TRUSTEE

OF COUNSEL

WALKER & PATTERSON, P.C. P.O. Box 61301 Houston, TX 77208-1301 713.956.5577 713.956.5570 Fax

CERTIFICATE OF SERVICE

I, Johnie Patterson, hereby certify that a true and correct copy of the foregoing Application was served upon the U.S. Trustee, and all other parties receiving notice via the court's CM/ECF noticing system, on October 25, 2021.

<u>/s/Johnie Patterson</u>
Johnie Patterson

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

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ENTERED 09/16/2019

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|------------------------------------|---|-------------------|
| | § | CASE NO. 18-60018 |
| Garden Oaks Maintenance Org., Inc. | § | |
| | § | |
| | § | CHAPTER 7 |
| Debtor | § | |

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ORDER GRANTING EMPLOYMENT OF SPECIAL COUNSEL

(Docket No. 147)

The Court has considered the Trustee's Application to Employ Special Counsel by the Chapter 7 Trustee (the "Application"). In approving the employment of Walker & Patterson, P.C. ("W&P") as Special Counsel for the Chapter 7 Trustee, the Court makes the following findings of fact and conclusions of law:

- 1. Employment of W&P is in the best interest of the estate.
- 2. W&P does not hold or represent any interest that is adverse to the Debtor, Trustee or the estate.
- 3. As required by FED. R. BANKR. P. 2014(a), the Trustee has demonstrated the necessity for employing W&P.
- 4. As required by FED. R. BANKR. P. 2014(a), the Trustee has identified the name of the attorney it wishes to hire.
- 5. As required by FED. R. BANKR. P. 2014(a), the Trustee has specified reasons for selecting W&P.
- 6. As required by FED. R. BANKR. P. 2014(a), the Trustee has specified the specific professional services which it anticipates W&P will provide.
- 7. As required by FED. R. BANKR. P. 2014(a), the Trustee has specified the fee arrangement proposed by W&P.

- 8. As required by FED. R. BANKR. P. 2014(a), W&P has no connections with the creditors or any other party in interest that would bar employment; however, W&P served as counsel to the Debtor during the chapter 11.
- 9. The employment of W&P is in the best interest of the estate.

It is therefore

ORDERED THAT:

- 1. The Application is GRANTED;
- 2. W&P is employed to provide all necessary legal services to the Trustee as set forth in the Application, on an hourly basis;
- 3. Johnie Patterson is designated as the attorney-in-charge for the representation by Walker & Patterson, P.C. of the Trustee in this case;
- 4. All applications for compensation shall be filed with the Court in accordance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure and the rules of this Court.
- 5. All requests for compensation are subject to review and approval by the Court, after notice and opportunity for hearing.

Signed: September 16, 2019

DAVID R. JONES UNITED STATES BANKRUPTCY JUDGE

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Walker & Patterson, P.C. - Time Entry

Date Start: 8/1/2019 | Date End: 8/19/2021 | Clients: Garden Oaks GOMO | Matters: Chapter 7 | Users: All | Client Type: All | Matter Type: All | Location: All | Billing Method: All | Paid Status: All | Group By: Activity

| Date | Client | Matter | Matter Type | User | Description | Billable Time | Total Time | Bill- able Flag | Hourly Rate | Billable Amt |
|-------------|-------------------|-----------|----------------|---------------------|--|------------------|---------------|-----------------------|-------------|--------------|
| Claims Admi | nistration & Obje | ections | | | | | | | | |
| 12/16/2019 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review claims docket; Prepare Motion For Omnibus Claim Objections and Proposed Order for review by Trustee. | 2.90 | 2.90 | Υ | \$450.00/hr | \$1,305.00 |
| 12/17/2019 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with Trustee re Motion For Omnibus Claim Objections to discuss proposed changes. | 0.20 | 0.20 | Y | \$450.00/hr | \$90.00 |
| 12/18/2019 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Revise Motion For Omnibus Claim Objection and Proposed Order. Forward to Trustee for review. | 0.60 | 0.60 | Y | \$450.00/hr | \$270.00 |
| 03/25/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review Claims and Schedule each for Omnibus Claim Objection. | 4.30 | 4.30 | Υ | \$450.00/hr | \$1,935.00 |
| 03/26/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review claims for preparation of schedules for omnibus objection. | 4.10 | 4.10 | Y | \$450.00/hr | \$1,845.00 |
| 03/30/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review claims and continue work on schedules for omnibus objection. | 3.30 | 3.30 | Υ | \$450.00/hr | \$1,485.00 |
| 03/31/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review claims and continue compiling Schedules for Omnibus Objection. | 2.20 | 2.20 | Υ | \$450.00/hr | \$990.00 |
| 04/02/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review claims and continue to create Schedules for Omnibus Objection. | 3.80 | 3.80 | Υ | \$450.00/hr | \$1,710.00 |
| 04/03/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review Claims and prepare Schedules for Omnibus Claim Objection. | 4.50 | 4.50 | Υ | \$450.00/hr | \$2,025.00 |

| 05/04/2020 | Garden Oaks GOMO | ୍ଲିକ୍ଟେ 18-600 | 18 _{իո} րթcument 2 | 28 <mark>9</mark> 57 Filo Patterson | review and spreadsheet of classes for omnibus objection. | 10/25/21 | P ₂ age 2 c | of _Y 6 | \$450.00/hr | \$1,170.00 |
|------------|------------------|----------------|-----------------------------|--|---|----------|------------------------|-------------------|-------------|------------|
| 05/28/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Complete Schedules for filing with the Claim Objection. | 1.70 | 1.70 | Υ | \$450.00/hr | \$765.00 |
| 05/28/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare Declaration for Trustee to review to include with Omnibus Claim Objection. | 0.70 | 0.70 | Y | \$450.00/hr | \$315.00 |
| 05/28/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare Proposed Order for Omnibus Claim Objection. | 1.10 | 1.10 | Υ | \$450.00/hr | \$495.00 |
| 05/29/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Receive comments and changes from Trustee to Omnibus Objection. Revise Objection and return to Trustee for comments/approval. | 2.20 | 2.20 | Υ | \$450.00/hr | \$990.00 |
| 06/04/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare and file Certificate of Service for Trustee's Omnibus Claim Objection. | 0.30 | 0.30 | Υ | \$450.00/hr | \$135.00 |
| 07/29/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Preparation for hearing on Omnibus Claim Objection; review responses and prepare schedules of responsive and defaulting claims. | 3.80 | 3.80 | Υ | \$450.00/hr | \$1,710.00 |
| 07/29/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with Trustee in preparation for claim objection hearing. | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |
| 07/29/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on Omnibus Claim Objection. Default order on claims not responding; hearing continued to 8/13 for responding claims. | 0.60 | 0.60 | Υ | \$450.00/hr | \$270.00 |
| 07/29/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call from Lambright (represents some of responding claimants) regarding continued hearing and objections. | 0.50 | 0.50 | Υ | \$450.00/hr | \$225.00 |

| 08/13/2020 | Garden Oaks GOMO | c โสลิลิค 18-600 | 18 _{ha} թւթcument ն | 289-72 Fil Patterson | edeine Tring Frage of from last hearing including Motions To Withdraw and Motions To Amend Claims in preparation for final hearing on claim objections. | | P <u>agg</u> e 3 (| of _Y 6 | \$450.00/hr | \$990.00 |
|------------|------------------|------------------|------------------------------|-------------------------|--|------|--------------------|-------------------|-------------|------------|
| 08/13/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend final hearing on Omnibus Claim Objection. | 1.20 | 1.20 | Υ | \$450.00/hr | \$540.00 |
| 08/17/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare draft proposed order for Falick on Omnibus Claim Objection. | 0.40 | 0.40 | Y | \$450.00/hr | \$180.00 |
| 08/17/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with Falick re draft Proposed Order and possible modifications. | 0.30 | 0.30 | Υ | \$450.00/hr | \$135.00 |
| 09/02/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare and file Response To Motion To Modify Order | 0.80 | 0.80 | Υ | \$450.00/hr | \$360.00 |
| 10/13/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare and file Witness & Exhibit List for hearing on Motion To Modify Order. | 0.30 | 0.30 | Υ | \$450.00/hr | \$135.00 |
| 10/13/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with RW re Motion To Modify hearing on Thursday, and discussed merits. Also discussed remainder of claim objections to file. | 0.30 | 0.30 | Υ | \$450.00/hr | \$135.00 |
| 10/15/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on Golden Prop. Motion To Modify Order. Motion granted. | 0.30 | 0.30 | Υ | \$450.00/hr | \$135.00 |
| 10/15/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on Motion To Modify Order on Claim Objections. | 0.40 | 0.40 | Υ | \$450.00/hr | \$180.00 |
| 10/16/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Preparation of Proposed Order on Motion to Modify filed by Golden Properties. Forward to RW for review. | 0.40 | 0.40 | Υ | \$450.00/hr | \$180.00 |
| 12/19/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review Orders on Omnibus Claim Objection, claims docket and claims; Prepare claim | 7.70 | 7.70 | Υ | \$450.00/hr | \$3,465.00 |

Case 18-60018 Document 289-2 Filed jet TX SB on 10/25/21 Page 4 of 6 remaining claims with Declarations

and Proposed Orders

| 12/23/2020 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Review and finalize claim objections; file and schedule hearings. | 1.60 | 1.60 | Υ | \$450.00/hr | \$720.00 |
|------------|------------------|-----------|-----------|---------------------|---|------|------|---|-------------|------------|
| 01/19/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call from Cynthia Bonner re Objection to her duplicate claim (Claim #'s 7 & 449). Explained that disallowance of 449 does not affect her allowed claim #7. Said she had no problem with that. | 0.10 | 0.10 | Y | \$450.00/hr | \$45.00 |
| 01/21/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call to Diego Martinez re objection and court hearing. | 0.40 | 0.40 | Υ | \$450.00/hr | \$180.00 |
| 01/22/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call from Diego Martinez re Objection and hearing. | 0.10 | 0.10 | Υ | \$450.00/hr | \$45.00 |
| 01/22/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare and file Witness & Exhibit List, and trial notebook for Monday's hearing. | 2.20 | 2.20 | Υ | \$450.00/hr | \$990.00 |
| 01/25/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare for hearing on Claim Objections; prepare notebook and review orders as they are entered on defaults. | 1.60 | 1.60 | Y | \$450.00/hr | \$720.00 |
| 01/25/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on claim objections. | 0.40 | 0.40 | Υ | \$450.00/hr | \$180.00 |
| 02/05/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with Ralph Gardner re claim objection and withdrawal. | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |
| 02/05/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Research and draft Objection to Amended Claim of Chang and file with the Court. | 2.60 | 2.60 | Υ | \$450.00/hr | \$1,170.00 |
| 02/05/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare and file Notice Of Withdrawal of Objection To Claim of Golden Properties. | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |

| | | Caco 19 600 | 10 Document | 200 2 Eil | od in TVCD on 1 | 0/25/21 | Dago E c | of 6 | | |
|-----------------|------------------|------------------|-------------------------------|---------------------|--|---------------------|----------|------|-------------|-------------|
| 02/10/2021 | Garden Oaks GOMO | Chapter 7 10-000 | 1& _{ha} ppe cument 2 | Patterson | exhibits; prepare for hearing on Claim Objection (Luck). | 10 <u>1,46</u> 3121 | Page 5 c | Ογισ | \$450.00/hr | \$495.00 |
| 02/10/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on Claim Objection. | 0.50 | 0.50 | Υ | \$450.00/hr | \$225.00 |
| 02/22/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Attend hearing on Objection To Claim. | 0.60 | 0.60 | Υ | \$450.00/hr | \$270.00 |
| 07/30/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare proposed order on Patel Claim #166 that was inadvertently disallowed. Forward to the Patels for review. | 0.50 | 0.50 | Y | \$450.00/hr | \$225.00 |
| 07/30/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Revise Martinez Order (Claim #451 & #290); forward to claimants for review. | 0.40 | 0.40 | Y | \$450.00/hr | \$180.00 |
| 08/03/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Finalize and file executed Order Reconsidering Patel Claim. | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |
| 08/12/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Telephone call with Diego Martinez re remaining issues with Proposed Agreed Order on the objection to his claim. | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |
| 08/13/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Finalize Agreed Order on Claim 291/451; upload to court for entry. | 0.10 | 0.10 | Υ | \$450.00/hr | \$45.00 |
| | | | Totals For (| Claims Admini | stration & Objections | 66.90 | 66.90 | | | \$30,105.00 |
| Fee Application | on | | | | | | | | | |
| 08/18/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare Final Fee Application for client review and filing. | 1.80 | 1.80 | Υ | \$450.00/hr | \$810.00 |
| | | | | Total | ls For Fee Application | 1.80 | 1.80 | | | \$810.00 |
| Litigation | | | | | | | | | | |
| 01/20/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Prepare Motion and Order to Dismiss pending Adversary Proceeding; forward to Trustee for review and approval. | 2.60 | 2.60 | Y | \$450.00/hr | \$1,170.00 |
| 01/20/2021 | Garden Oaks GOMO | Chapter 7 | Chapter 7 | Johnie Patterson | Finalize and file Motion To Dismiss | 0.20 | 0.20 | Υ | \$450.00/hr | \$90.00 |

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incorporating comments from client.

| Totals For Litigation 2.80 | 2.80 | \$1,260.00 |
|----------------------------|-------|-------------|
| Grand Total 71.50 | 71.50 | \$32,175,00 |

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Walker & Patterson, P.C. - Expense Report

Date Start: 8/1/2019 | Date End: 8/19/2021 | Clients: Garden Oaks GOMO | Matters: Chapter 7 | Users: All | Group By: Expense Type

| Expense Date | Client | Matter | User | Status | Cost | Bill Price |
|--------------|------------------|-----------|------------------|------------------------|----------|------------|
| Copies | | | | | | |
| 06/04/2020 | Garden Oaks GOMO | Chapter 7 | Dolores Nolan | Ready For Billing | \$627.20 | \$627.20 |
| 06/09/2020 | Garden Oaks GOMO | Chapter 7 | Dolores Nolan | Ready For Billing | \$17.60 | \$17.60 |
| 12/23/2020 | Garden Oaks GOMO | Chapter 7 | Johnie Patterson | Ready For Billing | \$81.80 | \$81.80 |
| | | | Totals Billab | ole Amounts for Copies | \$726.60 | \$726.60 |
| Postage | | | | | | |
| 06/04/2020 | Garden Oaks GOMO | Chapter 7 | Dolores Nolan | Ready For Billing | \$215.60 | \$215.60 |
| 06/09/2020 | Garden Oaks GOMO | Chapter 7 | Dolores Nolan | Ready For Billing | \$6.05 | \$6.05 |
| 12/23/2020 | Garden Oaks GOMO | Chapter 7 | Johnie Patterson | Ready For Billing | \$12.10 | \$12.10 |
| | | | Totals Billable | e Amounts for Postage | \$233.75 | \$233.75 |
| · | | | | Grand Total | \$960.35 | \$960.35 |