

1 DAVID R. ZARO (BAR NO. 124334)
MICHAEL R. FARRELL (BAR NO. 173831)
2 EDWARD G. FATES (BAR NO. 227809)
ALLEN MATKINS LECK GAMBLE
3 MALLORY & NATSIS LLP
865 South Figueroa Street, Suite 2800
4 Los Angeles, California 90017-2543
Phone: (213) 622-5555
5 Fax: (213) 620-8816
E-Mail: edzaro@allenmatkins.com
6 mfarrell@allenmatkins.com
tfates@allenmatkins.com

7 Attorneys for Receiver
8 THOMAS A. SEAMAN

9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA
11 SOUTHERN DIVISION

12 SECURITIES AND EXCHANGE
COMMISSION,

13 Plaintiff,

14 v.

15 MEDICAL CAPITAL HOLDINGS,
16 INC.; MEDICAL CAPITAL
CORPORATION; MEDICAL
17 PROVIDER FUNDING
CORPORATION VI; SIDNEY M.
18 FIELD; and JOSEPH J.
LAMPARIELLO,

19 Defendants.
20

Case No. SA CV09-0818 DOC (RNBx)

FEE APPLICATION OF ALLEN
MATKINS LECK GAMBLE
MALLORY & NATSIS LLP, COUNSEL
TO THE RECEIVER

Date: October 3, 2016
Time: 8:30 a.m.
Ctrm: 9D
Judge: Hon. David O. Carter

1 Allen Matkins Leck Gamble Mallory & Natsis LLP ("Allen Matkins"),
2 general counsel for Thomas A. Seaman ("Receiver"), the court-appointed Permanent
3 Receiver for Medical Capital Holdings, Inc., Medical Capital Corporation, Medical
4 Provider Funding Corporation VI, and their subsidiaries and affiliates (collectively,
5 the "Receivership Entities"), submits this Fee Application for approval and payment
6 of fees and reimbursement of expenses. By this application Allen Matkins seeks
7 approval of all fees it incurred throughout the receivership in the amount of
8 \$9,590,491.90, and payment of the fees and expenses incurred during the period
9 May 1, 2015 through June 30, 2016 ("Twenty-Third Interim Period"), and the
10 amounts withheld from the 22 interim payment requests (the "Holdback").

11 Allen Matkins requests that the Receiver be authorized to pay \$396,751.50 in
12 fees and \$7,968.19 in expenses incurred during the Twenty-Third Interim Period.
13 Allen Matkins also requests that the Receiver be authorized to pay the 20%
14 Holdback on Allen Matkins' twenty-two interim applications. The holdback amount
15 is \$1,817,465.00. Allen Matkins therefore requests that the Receiver be authorized
16 to pay total fees and expenses in the total amount of \$2,222,184.60.

17 The Securities and Exchange Commission ("SEC") has reviewed this Fee
18 Application, along with the Fee Application of the Receiver set for hearing
19 concurrently herewith filed by the Receiver. [The SEC does not oppose these
20 applications.]

21 **I. INTRODUCTION.**

22 On August 18, 2009, the Court entered the Preliminary Injunction and Order
23 Appointing a Permanent Receiver ("Appointment Order"), making the Receiver's
24 appointment permanent. Section VI of the Appointment Order empowers and
25 directs the Receiver to engage and employ attorneys to (1) assist in investigation and
26 discovery as may be necessary to locate and account for assets of or managed by the
27 Receivership Entities, and (2) investigate and, where appropriate, to institute,
28 pursue, and prosecute all claims and causes of action of whatever kind and nature as

1 a result of the activities of the employees or agents of the Receivership Entities. The
2 Receiver immediately engaged Allen Matkins to serve as his general counsel. The
3 Receiver, assisted by Allen Matkins, took immediate action to, among other things,
4 secure assets, attend to nonperforming loans and at-risk collateral, and communicate
5 with and address the concerns of investors. Allen Matkins attorneys also
6 represented the Receiver as necessary in interacting with the principals of the
7 Receivership Entities, Sidney M. Field, and Joseph J. Lampariello ("Defendants") .

8 Allen Matkins helped the Receiver identify effective and frequently creative
9 approaches to maximizing the value of diverse assets such as loans secured by
10 failing (or failed) hospitals in New York, Atlanta and Orange County, a senior
11 assisted living facility on which the Defendants had foreclosed, a yacht, a healthcare
12 company, a visual entertainment company, and the rights to a movie. The Receiver,
13 with Allen Matkins as counsel, successfully turned threatened litigation by IHHI, a
14 borrower of the Receivership Entities, into a significant asset by negotiating a
15 discounted payoff but structuring the payoff as a sale. The approach allowed for
16 competitive bidding and with the Court's assistance, maximized the value of the
17 asset.

18 Allen Matkins also represented the Receiver in a variety of litigation matters,
19 contested claims (including claims asserted by vendors and taxing authorities), and
20 extensive distribution plan proceedings. Allen Matkins successfully pursued claims
21 against law firms that had represented the Receivership Entities.

22 Further details of the successes achieved by the Receiver and his counsel can
23 be found in the Receiver's concurrently filed Final Accounting and Discharge
24 Motion ("Discharge Motion"). The Receiver and Allen Matkins have worked
25 diligently over the past seven years in pursuing claims, maximizing the value of
26 assets for the benefit of defrauded investors and creditors, and administering the
27 receivership estate. Ultimately, with Allen Matkins' help, the Receiver aggregated
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1 over \$200 million, most of which has been, and will be, distributed to claimants. By
 2 any measure, the receivership has been a resounding success.

3 In the last 14 months the Receiver and Allen Matkins have continued to work
 4 to preserve and protect the receivership estate, monetize the remaining assets, and
 5 prepare to make final distributions. The Discharge Motion provides greater detail
 6 and information about the Receiver's administration of the receivership estate.

7 By this Fee Application, Allen Matkins respectfully requests to be
 8 compensated for the services provided and costs incurred during the final 14 months
 9 of the case, requests that the Receiver be authorized to pay the amounts held back
 10 from prior fee applications, and requests that the Receiver be authorized to set aside
 11 \$5000.00 reserve fees and costs to pay fees and costs incurred by Allen Matkins
 12 after the Twenty-Third Interim Period in closing the receivership estate.

13 **II. APPLICATION HISTORY.**

14 Allen Matkins' fees for the duration of the receivership were \$9,590,491.90.
 15 The fees and the corresponding holdback by fee application are summarized as
 16 follows:

#	DATE	TOTAL FEES	APPROVED FEES	HOLDBACK
1	07/2009-10/2009	793,606.00	634,884.80	158,721.20
2	11/2009-04/2010	1,173,496.05	938,796.84	234,699.20
3	05/2010-07/2010	563,951.50	458,872.90	105,078.60
4	08/2010-10/2010	602,113.50	495,261.90	106,851.60
5	11/2010-01/2011	577,089.00	461,671.20	115,417.80
6	02/2011-04/2011	548,358.00	438,686.40	109,671.60
7	05/2011-07/2011	497,422.40	397,937.92	99,484.48
8	08/2011-10/2011	492,994.05	394,395.24	98,598.81
9	11/2011-01/2012	399,386.85	319,509.48	79,877.37

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#	DATE	TOTAL FEES	APPROVED FEES	HOLDBACK
10	02/2012-04/2012	476,052.15	380,841.72	95,210.43
11	05/2012-07/2012	473,378.85	378,703.08	94,675.77
12	08/2012-10/2012	327,441.70	261,953.36	65,488.34
13	11/2012-01/2013	278,315.60	222,652.48	55,663.12
14	02/2013-04/2013	274,845.55	219,876.44	54,969.11
15	05/2013-07/2013	366,783.05	293,426.44	73,356.61
16	08/2013-10/2013	171,670.50	137,336.40	34,334.10
17	11/2013-01/2014	185,613.50	148,490.80	37,122.70
18	02/2014-04/2014	343,298.00	274,638.40	68,659.60
19	05/2014-07/2014	427,023.50	341,618.80	85,404.70
20	08/2014-10/2014	60,987.00	48,789.60	12,197.40
21	11/2014-01/2015	63,970.00	51,176.00	12,794.00
22	02/2015-04/2015	95,944.00	76,755.20	19,188.80
	Sub-Total	9,193,740.40	7,376,275.40	1,817,465.00
23	05/2015-06/2016	396,751.50		396,751.50
	Total/Balance due	9,590,491.90	7,376,275.40	2,214,216.50

III. EXECUTIVE SUMMARY OF TASKS PERFORMED BY ALLEN MATKINS DURING THE TWENTY-THIRD INTERIM PERIOD.

The following is an overview of Allen Matkins' work on significant matters affecting the Receivership Estate during this final Twenty-Third Interim Period. Further detail is contained within this Fee Application, as well as in the Receiver's monthly reports to the Court. Allen Matkins provided crucial and continuous hands-on assistance to the Receiver on numerous legal matters, including:

- 1 • **Third Party Claims:** Allen Matkins attorneys worked with the
2 Receiver to pursue and resolve claims held by the Receivership Estate
3 against third parties relating to investments made by the Receivership
4 Entities.
- 5 • **Claims:** Allen Matkins worked diligently in preparation for the final
6 distribution. Allen Matkins investigated third party recoveries for those
7 investors that were pursuing third parties but had not received any
8 recoveries at the time of the initial distribution.
- 9 • **Sale of Remaining Assets:** Allen Matkins spent significant time
10 assisting the Receiver in all aspects of selling the remaining assets of
11 the Receivership estate.

12 **IV. FEE APPLICATION FOR TWENTY-THIRD INTERIM PERIOD.**

13 With respect to its work performed during the Twenty-Third Interim Period,
14 Allen Matkins requests approval of \$396,751.50 in fees and \$7,979.03 in expenses.
15 For ease of review, Allen Matkins has categorized the time billed by its
16 professionals as follows:

17 A. Fees Requested (\$396,751.50)

18 Allen Matkins seeks approval of \$396,751.50 in fees for the time period from
19 May 1, 2015 to June 30, 2016, which are categorized in the table below. Detailed
20 descriptions of each category of fees and a break-down of hours by professional are
21 also included below.

CATEGORY	ALLEN MATKINS BILLING CODE	HOURS	FEES
Investigation / Reporting	298591-00004	85.8	\$47,153.50
Third Party Claims	298591-00008	149	\$71,739.50
Claims	298591-00009	15.8	\$6,787.00
Sale of Assets/Disposition	298591-00006	377.8	\$189,686.00
Plan & Distribution	298591-00024	22.2	\$12,507.50
Miscellaneous (General Receivership/Investor Issues)	298591-00002	128.8	\$68,878.00

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CATEGORY	ALLEN MATKINS BILLING CODE	HOURS	FEES
TOTAL HOURS / FEES		779.4	\$396,751.50

1. Investigation / Reporting [298591-00004] (85.8 hours)

This category contains time spent investigating, analyzing and providing legal advice as to the operations of the Receivership Entities and recovering documents, records and other information regarding the business and assets of the Receivership Entities. During the Twenty-Third Interim Period, Allen Matkins assisted the Receiver with respect to gathering information for and preparing 14 monthly reports to the Court. Time in this category also included careful and diligent compliance with confidentiality requirements imposed under settlement agreements.

NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
David R. Zaro	Partner Bankruptcy/Creditors' Rights	\$560	28.5	\$15,960.00
Michael R. Farrell	Partner Litigation	\$535	33.9	\$18,136.50
Patrick E. Breen	Partner Litigation	\$590	16.3	\$9,617.00
Francis N. Scollan	Partner Litigation	\$485	1.8	\$873.00
Loraine L. Pedowitz	Senior Counsel Bankruptcy/Creditors' Rights	\$530	4.2	\$2,226.00
Peter Griffin	Associate Litigation	\$310	1.1	\$341.00
TOTAL HOURS & FEES¹			85.8	\$47,153.50
TOTAL EXPENSES				\$610.65

2. Third Party Claims [298591-00008] (149 hours)

This category contains time spent analyzing and prosecuting claims on behalf of the receivership estate. Allen Matkins provided extensive advice and assistance

¹ See Farrell Decl., Exh. A, detailed billing statements filed concurrently.

1 to the Receiver on various actions and potential actions during the Twenty-Third
 2 Interim Period. Allen Matkins continued to pursue a resolution of and recovery
 3 from the loan made to Dr. Kroop, participating in mediation to reach a settlement
 4 and payment plan, and pursuing litigation when the Dr. Kroop defaulted on the
 5 payment plan. In order to maximize the return and consistent with the goal of
 6 winding up the receivership estate, Allen Matkins pursued dual tracks of enforcing
 7 the judgment against Kroop and including the obligation in the sale of the remaining
 8 assets. Allen Matkins prepared all necessary pleadings and notices in connection
 9 the resolution of the Kroop litigation.

10 Allen Matkins also assisted the Receiver in continuing to pursue the Mavusi's
 11 for outstanding amounts owed. In response to the Mavusi's bankruptcy filing, Allen
 12 Matkins brought an adversary proceeding to have the debt excepted from discharge.
 13 Simultaneously, Allen Matkins attorneys pursued a resolution of insurance litigation
 14 related to the Mavusi's Pyramid company. Allen Matkins attended a mediation with
 15 multiple parties and ultimately settled the matter and extracted the Receivership
 16 from further involvement and expense.

NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
David R. Zaro	Partner Bankruptcy/Creditors' Rights	\$560	2.3	\$1,288.00
Michael R. Farrell	Partner Litigation	\$535	1.1	\$588.50
Francis N. Scollan	Partner Litigation	\$485	138.1	\$66,978.50
Edward G. Fates	Partner Bankruptcy/Creditors' Rights	\$365	2.6	949.00
Andrea M. Schoor	Associate Bankruptcy/Creditors' Rights	\$395	4.9	\$1,935.50
TOTAL HOURS & FEES²			149	\$71,739.50
TOTAL EXPENSES				\$186.65

2 ² See Farrell Decl., Exh. A, pp. 36-37.

1 **3. Claims [298591-00009] (15.8 hours)**

2 During the Twenty-Third Interim Period, Allen Matkins addressed multiple
 3 investor claim issues relating to third party set offs. Allen Matkins assisted the
 4 receiver in obtaining information about funds received by noteholders that had not
 5 been recovered at the time of the first distribution.

6	NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
7	Michael R. Farrell	Partner Litigation	\$535	2.7	\$1,444.50
8	Edward G. Fates	Partner Bankruptcy/Creditors' Rights	\$365	9.7	\$3,540.50
9	Loraine L. Pedowitz	Senior Counsel Bankruptcy/Creditors' Rights	\$530	3.4	\$1,802.00
10	TOTAL HOURS & FEES³			15.8	\$6,787.00
11	TOTAL EXPENSES				\$315.20

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 14 **4. Sale of Assets/Disposition [298591-00006] (377.8 hours)**

15 This category captures time spent during Twenty-Third Interim Period
 16 addressing the remaining unliquidated assets of the Receivership Entities. Allen
 17 Matkins advised the Receiver regarding strategy, and assisted with due diligence
 18 and title issues. Allen Matkins also drafted pleadings for approval, negotiated and
 19 documented broker relationships, and assisted in marketing efforts. As described in
 20 the Receiver's final report, the Receivership Entities held a wide variety of assets;
 21 from loans to real estate, to operating business. The assets which remained at the
 22 beginning of the Twenty-Third Period were some of the most difficult to administer.

23 Allen Matkins and the Receiver worked diligently to market and administer
 24 those assets, and Allen Matkins drafted the necessary sale documents, drafted
 25 responsive pleadings and made multiple Court appearances in connection with
 26 helping the Receiver to successfully administer the remaining assets.

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 28 ³ See Farrell Decl., Exh. A, pp. 43.

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NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
David R. Zaro	Partner Bankruptcy/Creditors' Rights	\$560	74.4	\$41,664.00
Michael R. Farrell	Partner Litigation	\$535	140.2	\$75,007.00
Debra D. Hall	Partner Corporate and Finance	\$545	1.3	\$708.50
Francis N. Scollan	Partner Litigation	\$485	100.2	\$48,597.00
Mathew J. Ertman	Partner Corporate and Finance	\$460	.9	\$414.00
Joshua A. Del Castillo	Partner Bankruptcy/Creditors' Rights	\$355	34.3	12,176.50
Edward G. Fates	Partner Bankruptcy/Creditors' Rights	\$365	.2	\$73.00
Tim Hsu	Associate Litigation	\$420	26.3	\$11,046.00
TOTAL HOURS & FEES⁴			377.8	\$189,686.00
TOTAL EXPENSES				\$2,111.97

5. Plan & Distribution [298591-00024] (22.2 hours)

During the Twenty-Third Interim Period, Allen Matkins corresponded and communicated with various investors concerning distribution issues and consulted with the Receiver concerning distribution issues and strategy.

NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
David R. Zaro	Partner Bankruptcy/Creditors' Rights	\$560	1.7	\$952.00
Michael R. Farrell	Partner Litigation	\$535	0.6	\$321.00
Edward G. Fates	Partner Bankruptcy/Creditors' Rights	\$365	1.1	\$401.50
Loraine L. Pedowitz	Senior Counsel Bankruptcy/Creditors' Rights	\$520	21.0	\$11,130.00

⁴ See Farrell Decl., Exh. A, pp. 92-93.

TOTAL HOURS & FEES⁵	24.4	\$12,804.50
TOTAL EXPENSES		\$27.90

6. Miscellaneous [298591-00002](134.4 hours)

This category includes fees and costs for General Receivership issues. During the Twenty-Third Interim Period, time in this category included Allen Matkins communications with investors, cooperation with the SEC in providing requested documents and materials, and work on preparing to wrap up the receivership, including identifying and addressing open issues. Allen Matkins prepared and assisted the Receiver in preparing the pleadings and supporting documents necessary to discharge the Receiver and make final distributions. Allen Matkins also assisted with addressing issues related to discharge of the Receiver and closing the estate, including negotiating a resolution of a late asserted tax claim by the state of New York.

NAME	TITLE	RATE	TOTAL HOURS	TOTAL FEES
David R. Zaro	Partner Bankruptcy/Creditors' Rights	\$560	23.9	\$13,384.00
Michael R. Farrell	Partner Litigation	\$535	64.6	\$34,561.00
Francis N. Scollan	Partner Litigation	\$485	37.9	\$18,381.50
Edward G. Fates	Partner Bankruptcy/Creditors' Rights	\$365	1.3	\$474.50
Peter Griffin	Associate Litigation	\$310	6.7	\$2,077.00
TOTAL HOURS & FEES⁶			134.4	\$68,878.00
TOTAL EXPENSES				\$4,715.82

⁵ See Farrell Decl., Exh. A, pp. 98.
⁶ See Farrell Decl., Exh. A, pp. 123-124.

1 **B. Expenses Requested (\$7,979.03)**

2 Allen Matkins also requests that the Court approve \$7,979.03 in expenses. A
 3 summary of the expenses by matter is contained in the charts above, and are
 4 consolidated for the Court's convenience below. Allen Matkins charges \$0.15 per
 5 page for copies and \$2.00 per page on outgoing faxes only. No charge for incoming
 6 faxes is included. Messenger fees include hand delivery charges and federal express
 7 or other overnight services. The urgency of many matters and the volume of
 8 interested parties to whom service of pleadings and other notices were required
 9 made overnight services the only practical alternative in many instances. In
 10 addition, certain of the pleadings were voluminous.

11 Copying charges and mail expenses likewise reflect the large volume of
 12 parties involved in certain matters, and the Receiver's goal to provide as much
 13 information as possible to interested parties. Travel expenses were incurred by
 14 Allen Matkins attorneys when their attendance was required at Court hearings and
 15 other litigation proceedings.

16 During the Twenty-Third Interim Period, expenses were incurred primarily in
 17 connection with addressing lien issues on assets being sold, overnight mail
 18 necessary to closing deals, duplication, and court filing fees.

CATEGORY	EXPENSES
Investigation / Reporting	\$610.65
Third Party Claims	\$186.65
Claims	\$315.20
Plan & Distribution	\$27.90
Sale of Assets/Disposition	\$2,111.97
General Receivership /Miscellaneous.	\$4,715.82
TOTAL EXPENSES:	\$7,968.19

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V. THE COURT HAS THE AUTHORITY AND DISCRETION TO APPROVE THE REQUESTED FEES AND EXPENSES.

"As a general rule, the expenses and fees of a receivership are a charge upon the property administered." Gaskill v. Gordon, 27 F.3d 248, 251 (7th Cir. 1994). These expenses include the fees and expenses of the Receiver and his professionals, including Allen Matkins. Decisions regarding the timing and amount of an award of fees and costs to the Receiver and his Professionals are committed to the sound discretion of the Court. See SEC v. Elliot, 953 F.2d 1560, 1577 (11th Cir. 1992) (rev'd in part on other grounds, 998 F.2d 922 (11th Cir. 1993)).

In allowing fees, a court should consider "the time, labor and skill required, but not necessarily that actually expended, in the proper performance of the duties imposed by the court upon the receiver[], the fair value of such time, labor and skill measured by conservative business standards, the degree of activity, integrity and dispatch with which the work is conducted and the result obtained." United States v. Code Prods. Corp., 362 F.2d 669, 673 (3d Cir. 1966) (internal quotation marks omitted). In practical terms, receiver and professional compensation thus ultimately rests upon the result of an equitable, multi-factor balancing test. In re Imperial 400 Nat'l, Inc., 432 F.2d 232, 237 (3d Cir. 1970).

As described in detail above, Allen Matkins has worked diligently to assist the Receiver in fulfilling his assigned duties, and has provided valuable service to the Receivership estate during the pendency of the Receivership. As described in the Discharge Motion, the scope of the activities of the Receivership entities and the magnitude of the misapplication of funds by the principals of Medical Capital, created a situation in which investors, particularly those investing in the later years of Medical Capital, would not recover their investment. Nevertheless, due to the Receiver's significant efforts in administering the estate and the assistance of Allen Matkins, investors will receive approximately 27% on their net money-in-money out

1 claim amounts. That percentage does not include amounts received from the mass
2 and class action settlements. While the distributions made by the Receiver does not
3 eliminate the hardship experienced by investors, it is a significant distribution given
4 the fraudulent and ill-advised activities in which the Defendants engaged.

5 Allen Matkins has submitted detailed interim applications throughout the
6 receivership which describe the nature of the services rendered, and the identity and
7 billing rate of each individual performing the pertinent work. Allen Matkins
8 endeavored to staff matters as efficiently as possible while remaining cognizant of
9 the complexity of the issues presented. The fees were based on Allen Matkins'
10 customary billing rates charged for comparable services provided in other matters,
11 less a 10% discount on all rates and freezing the rates of each attorney at the rate at
12 which they began working on the matter. The freeze on rates has resulted in very
13 substantial savings to the estate given the length of the receivership and the number
14 of attorneys who provided services. In addition, Allen Matkins has written off
15 approximately over \$640,000 in professional fees over the course of the receivership
16 in recognition of the need to conserve receivership assets and to provide maximum
17 value to the estate.

18 Given the quality of the work, the extraordinary efforts of its team, and the
19 excellent results obtained, Allen Matkins requests that the Court approve all of the
20 fees incurred by Allen Matkins throughout the receivership in the amount of
21 \$9,590,491.90, and that the Receiver be authorized to pay the Holdback, along with
22 fees and expenses incurred during the Twenty-Third Interim Period, for a total
23 amount of \$2,222,184.60.

24 **VI. CONCLUSION**

25 Therefore pursuant to this Court's power to approve the requested fees and
26 expenses, Allen Matkins respectfully requests an order:

- 27 1. Approving and allowing fees totaling \$9,590,491.90, including
28 \$396,751.50 in fees for the Twenty-Third Interim Period;

1 2. Approving and allowing reimbursement of expenses totaling \$7,979.03
2 for the Twenty-Third Interim Period;

3 3. Authorizing the Receiver to pay the Holdback, plus fees and expenses
4 for the Twenty-Third Interim Period, in the total amount of \$2,222,184.60;

5 4. Authorizing the Receiver to set a reserve of \$5000.00 to be used for
6 additional fees and costs incurred in closing the estate, with all unused funds
7 returned to the Receiver for disposition; and

8 5. For other and further relief as is appropriate.

9
10 Dated: August 12, 2016

ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP

11
12 By: /s/ Michael R. Farrell

13 MICHAEL R. FARRELL
14 Attorneys for Receiver
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Responses, Replies and Other Motion Related Documents

8:09-cv-00818-DOC-RNB Securities and Exchange Commission v. Medical Capital Holdings Inc et al **CASE CLOSED on 02/23/2016**

(RNBx),CLOSED,DISCOVERY,MDL

UNITED STATES DISTRICT COURT for the CENTRAL DISTRICT OF CALIFORNIA

Notice of Electronic Filing

The following transaction was entered by Farrell, Michael on 8/12/2016 at 4:55 PM PDT and filed on 8/12/2016

Case Name: Securities and Exchange Commission v. Medical Capital Holdings Inc et al

Case Number: 8:09-cv-00818-DOC-RNB

Filer: Thomas A Seaman

WARNING: CASE CLOSED on 02/23/2016

Document Number: 1366

Docket Text:

FEE APPLICATION OF ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP, COUNSEL TO THE RECEIVER re NOTICE OF MOTION AND MOTION for Order for (1) Approval of Final Account and Report; (2) Authorization of Final Distributions; (3) Authorization to Destroy Books and Records; and (4) Discharge of Receiver [1365] filed by Receiver Thomas A Seaman. (Attachments: # (1) Declaration Declaration of Michael R. Farrell in Support of Twenty-Third Interim Fee Application of Allen Matkins Leck Gamble Mallory & Natsis LLP, Counsel to the Receiver, # (2) Exhibit Exhibit A, # (3) Proposed Order [Proposed] Order on Fee Application of Allen Matkins Leck Gamble Mallory & Natsis LLP, Counsel to the Receiver)(Farrell, Michael)

8:09-cv-00818-DOC-RNB Notice has been electronically mailed to:

Adam Sechooler asechooler@ggtriallaw.com, LRodriguez@GGTrialLaw.com

Adriene Plescia Lynch adriene.lynch@alston.com, heather.thai@alston.com

Alan Greenberg agreenberg@ggtriallaw.com, lrodriguez@ggtriallaw.com

Alan Jay Weil ajweil@kbfkfirm.com, bsulier@kbfkfirm.com, cklein@kbfkfirm.com, mdavis@kbfkfirm.com

Andre L Guimond guimond.andre@outlook.com

Andrew David Wolfberg andrew@wolfberglaw.com

Babak Lalezari blalezari@redefinellawfirm.com

Benjamin Patrick Pugh bpugh@enterprisecounsel.com

Brent W Brougher bbrougher@kilpatricktownsend.com, vduke@kilpatricktownsend.com

Cathy Ann Hongola chongola@allenmatkins.com

Christopher D Holt cholt@klinedinstlaw.com, tbriones@klinedinstlaw.com

Daniel J Cooper djc@dcooperlaw.com

David A Robinson drobinson@enterprisecounsel.com

David E Azar dazar@milberg.com, cchaffins@milberg.com, smichael@milberg.com

David R Zaro dzaro@allenmatkins.com

David Thomas Mara dmara@turleylawfirm.com, awalker@turleylawfirm.com, awolf@turleylawfirm.com, jcorrales@turleylawfirm.com, jserb@turleylawfirm.com, jvecchi@turleylawfirm.com, kcorzine@turleylawfirm.com, kmccall@turleylawfirm.com, nshoushtari@turleylawfirm.com, rpadilla@turleylawfirm.com, skim@turleylawfirm.com, thanks@turleylawfirm.com, vflores@turleylawfirm.com

Diane Carter Stanfield diane.stanfield@alston.com

Edward Han edwardhan@paulhastings.com, nanettecosentino@paulhastings.com

Edward G Fates tfates@allenmatkins.com, bcrfilings@allenmatkins.com, jholman@allenmatkins.com, mlyons@allenmatkins.com, thsu@allenmatkins.com

Edward K Blodnick eblodnick@bcfdlaw.com

Francis Norman Scollan fscollan@allenmatkins.com

Gary O Caris gearis@diamondmccarthy.com, vgarcia@diamondmccarthy.com

Gary Y Leung LeungG@sec.gov, berryj@sec.gov, hillan@sec.gov, irwinma@sec.gov, larofiling@sec.gov

Hester H Cheng hcheng@garciagurney.com

James A Rubenstein Rubenstein@moss-barnett.com

James F Bogan jbogan@Kilpatrickstockton.com

Jeff S Westerman jwesterman@jswlegal.com

Jennifer L Waier USACAC.SACriminal@usdoj.gov, CaseView.ECF@usdoj.gov, jennifer.waier@usdoj.gov

Jesse J Contreras jcontreras@mrlp.com, ctaylor@mrlp.com, jesse.contreras@outlook.com,
kbrown@mrlp.com, stotin@mrlp.com

Jesse S Finlayson jfinlayson@ftrlfirm.com, wmills@ftrlfirm.com

John B Bulgozdy bulgozdyj@sec.gov, berryj@sec.gov, irwinma@sec.gov, LAROFiling@sec.gov

John Michael Devine jdevinet@aol.com

John W Berry berryj@sec.gov, irwinma@sec.gov

Jordanna G Thigpen jthigpen@jjllplaw.com, vcassis@jjllplaw.com

Joseph Winters Cotchett jcotchett@cpmlegal.com

Karel Rocha krocha@pnbd.com

Kenneth Joseph Catanzarite kcatanzarite@catanzarite.com, ncatanzarite@catanzarite.com

Kizzy L Jarashow kjarashow@goodwinprocter.com

Laura Alexandra Stoll lstoll@goodwinlaw.com, AZunigaGarcia@goodwinprocter.com,
SCRobinson@goodwinprocter.com

Lawrence A Diamant larrydiamant@yahoo.com

Lesley Anne Fleetwood Hawes lhawes@diamondmccarthy.com, gcaris@diamondmccarthy.com,
vgarcia@diamondmccarthy.com

Lorraine L Pedowitz lpedowitz@allenmatkins.com, csandoval@allenmatkins.com

Marc S T Dworsky marc.dworsky@mto.com

Mark Cotton Molumphy mmolumphy@cpmlegal.com, gjensen@cpmlegal.com,
jacosta@cpmlegal.com, obacigalupi@cpmlegal.com

Mark John Geragos mark@geragos.com, geragos@geragos.com

Matthew A Macdonald matthew.macdonald@mto.com, joannette.driver-moore@mto.com

Michael A Piazza mike.piazza@dlapiper.com, piazza.mike@gmail.com

Michael Harris Goldstein MGoldstein@goodwinprocter.com

Michael R Farrell mfarrell@allenmatkins.com, mlyons@allenmatkins.com

Michiyo Michelle Burkart Michelle.Burkart@doj.ca.gov, mkupillas@milberg.com

Morgan B Ward Doran warddorann@sec.gov

Nicholas S Chung chungni@sec.gov

Panteha Abdollahi pantehaabdollahi@paulhastings.com, deniseerkens@paulhastings.com

Peter M Stone peterstone@paulhastings.com, deniseerkens@paulhastings.com

Philip Andrew Gasteier pag@lnbyb.com

Randall G Sommer randall.sommer@mtm.com

Randall J Clement randy@clementandholaw.com

Robert G Johnson, Jr rjohnson@robertgreyjohnson.com, linda@robertgreyjohnson.com,
rrankin@robertgreyjohnson.com

Ryan Thomas Waggoner rwaggoner@allenmatkins.com, dandrzejewska@allenmatkins.com

Thomas J Prenovost, Jr TPrenovost@pnbd.com

Tom R Normandin tnormandin@pnbd.com, cathyjones@pnbd.com, jwade@pnbd.com,
kgodeke@pnbd.com

Wayne R Gross wgross@ggtriallaw.com, lkibota@ggtriallaw.com

William Turley bturley@turleylawfirm.com, awalker@turleylawfirm.com,
awolf@turleylawfirm.com, dmara@turleylawfirm.com, jcorrales@turleylawfirm.com,
jserb@turleylawfirm.com, jvecchi@turleylawfirm.com, kmccall@turleylawfirm.com,
nshoushtari@turleylawfirm.com, skim@turleylawfirm.com

Wm. Randolph Turnbow rturnbow@dcipa.com

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Dirk C Visser
PO Box 2473
Missoula, MT 59806

Dirk C Visser
PO Box 2473
Missoula, MT 59806

Edward K Blodnick
Edward K. Blodnick & Associates, PC
1325 Franklin Avenue, Suite 375
Garden City, NY 11530

Gary Urbanowicz

1 05 Kent Drive
Cortlandt Manor, NY 10567-6233

Joseph J Lampariello
P.O. Box 12737
Newport Beach
CA 92658

Kimberlee P Visser
PO Box 2473
Missoula, MT 59806

Kimberlee P Visser
PO Box 2473
Missoula, MT 59806

Lawrence C Barth
Munger Tolles & Olson LLP
355 South Grand Avenue Suite 3500
Los Angeles, CA 90071-1560

Marjorie Fuldner
822 North Fort Thomas Avenue number 1 North
Fort Thomas, KY 41075

Maryanna Wortham
7343 Ridgepoint Drive Unit 106
Cincinnati, OH 45230

Richard W Regen
10 Hillside Road
Penfield, NY 14526

Stephen S Walters
Allen Matkins Leck Gamble Mallory & Natsis LLP
Three Embarcadero Center 12th Floor
San Francisco, CA 94111-4074

Susan K Regen
10 Hillside Road
Penfield, NY 14526

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Document description:Declaration Declaration of Michael R. Farrell in Support of Twenty-Third Interim Fee Application of Allen Matkins Leck Gamble Mallory & Natsis LLP, Counsel to the Receiver
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