Ca	e 2:17-bk-21386-SK Doc 1499 Filed 0 Main Document	5/27/21 Entered 05/27/21 23:41:37 Desc Page 1 of 9
1 2	CENTRAL DIS	ES BANKRUPTCY COURT TRICT OF CALIFORNIA IGELES DIVISION
	In re:	
3 4	ZETTA JET USA, INC., a California corporation,	Lead Case No.: 2:17-bk-21386-SK Chapter 7
5	Debtor.	Jointly Administered With: Case No.: 2:17-bk-21387-SK
6	In re:	SECOND INTERIM FEE APPLICATION OF
7	ZETTA JET PTE, LTD., a Singaporean corporation,	OON & BAZUL LLP AS SPECIAL COUNSEL TO THE CHAPTER 7 TRUSTEE IN
8	Debtor.	SINGAPORE FROM FEBRUARY 1, 2020 THROUGH DECEMBER 31, 2020
9		Hearing:
10	Affects Both Debtors	Date: June 30, 2021
11	□ Affects Zetta Jet USA, Inc., a	Time: 9:00 a.m. (PDT)
	California corporation, only	Place: Courtroom 1575 255 East Temple Street
12	☐ Affects Zetta Jet PTE, Ltd., a Singaporean corporation, only	Los Angeles, CA 90012
13	To: The Notice Parties	
14	Name of Applicant:	Oon & Bazul LLP
15	Authorized to Provide Professional Services to:	Special Counsel to the Trustee in Singapore
16	Date of Retention:	April 6, 2018 nunc pro tunc to December 6, 2017 ¹
17 18	Period for which compensation and reimbursement are sought:	February 1, 2020 through December 31, 2020
19	Amount of compensation sought as actual, reasonable, and necessary:	<u>\$33,956.90</u> ²³
20	Amount of expense reimbursement sought	
21	as actual, reasonable, and necessary:	<u>\$2,497.99</u> ⁴
22	This is $a(n)$: monthlyX inte	erim Final application
23	$\frac{1}{1}$ On April 6, 2018, the Court entered the Order Granti	ng the Trustee's Application to Oon & Bazul LLP as Special Counsel,
24		cy Code, Bankruptcy Rule 2014 and Local Bankruptcy Rule 2014-1,
25	² The billing records, attached hereto in Exhibit C , a Application is using the SGD:USD exchange rate on M	are recorded as SGD48,702.67. The USD amount requested in this May 21, 2021 of 75.05%.
26		s of SGD3,460.00 (subject to 7% GST), as agreed upon with the fee
27 28	⁴ The expenses, attached hereto in Exhibit C , are rec	orded as SGD3,570.41, which includes the 7% GST on all fees and is Application is using the SGD:USD exchange rate on May 21, 2021
	E 4 670 170 (2010) 7	1

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Oon & Bazul LLP ("Applicant"), special counsel in Singapore for Jonathan D. King (the 1 2 "Trustee") solely in his capacity as Chapter 7 Trustee for Zetta Jet USA, Inc. and Zetta Jet PTE, Ltd, 3 (the "Debtors"), hereby submits its Second Interim Fee Application (this "Application") for allowance and payment of compensation for professional services rendered and for reimbursement of actual and 4 5 necessary expenses incurred for the period commencing February 1, 2020 through December 31, 2020 6 (the "Fee Period"). Applicant incorporates by reference the narrative history of this matter contained in, 7 and the Declaration of Jonathan D. King attached to, the Second Interim Application of DLA Piper for 8 Allowance of Compensation for Services Rendered and for Reimbursement of Expenses as Counsel to 9 the Chapter 7 Trustee for the Period From February 1, 2020 Through December 31, 2020 [Docket No. 10 1494], filed on May 27, 2021.

By this Application, Applicant requests Interim allowance and payment of USD33,956.90⁵⁶ as compensation for professional services rendered to the Trustee during the Fee Period (subject to a 20% holdback) and allowance and payment of USD2,497.99⁷ as reimbursement for actual and necessary expenses incurred by Applicant during the Fee Period.

15 Attached hereto as **Exhibit** A is the name of each professional who performed services for the 16 Trustee in connection with these Chapter 7 Cases during the Fee Period covered by this Application, 17 including the name and position of each professional, cumulative hours worked by project, hourly billing 18 rates for the hourly compensation and the corresponding compensation requested for each project. 19 Attached hereto as **Exhibit B** is a summary listing of all expenses by category. Attached hereto as 20 **Exhibit** C is the detailed time descriptions including the activity description, time, and billing rate 21 associated with each activity. Attached as **Exhibit D** is a declaration filed on behalf of the Trustee 22 indicating that the Trustee has reviewed this Application and has no objection to it.

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During the Fee Period, Applicant provided various complementary legal services as special

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⁵ The billing records, attached hereto in **Exhibit C**, are recorded as SGD48,702.67. The USD amount requested in this Application is using the SGD:USD exchange rate on May 21, 2021 of 75.05%.

²⁶ ⁶ This amount includes the voluntary reduction in fees of SGD3,460.00 (subject 7% GST), as agreed upon with the fee examiner.

 ⁷ The expenses, attached hereto in Exhibit C, are recorded as SGD3,570.41, which includes the 7% GST on all fees and applicable expenses. The USD amount requested in this Application is using the SGD:USD exchange rate on May 21, 2021 of 75.05%.

counsel to the Trustee in Singapore. Below is a summary of the various services provided.

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NARRATIVE STATEMENT OF SERVICES RENDERED AND EXPENSES INCURRED

The Applicant understands that multiple interim fee applications are being made contemporaneously with the present application and therefore relies on and incorporates by reference the narrative history provided in such interim fee applications pursuant to Loc. Bankr. R. 2016-1(a)(1)(A)(iv).

The following is a detailed description by activity code of the Applicant's services during the course of its employment herein pursuant to the requirements of Loc. Bankr. R. 2016-1(a)(1)(D), and the "Office of the United States Trustee Guidelines for Reviewing Application for Compensation and Reimbursement of Expenses."

The Application complies with all statutory guidelines and Court-imposed requirements. However, services pertaining to one category may in fact be included in another category when certain services relate to one or more categories. In addition, due to the different roles of attorneys, services relating to similar matters may at times be placed in different categories by different attorneys. This reflects the Applicant's effort to avoid duplication while coordinating between attorneys operating within their areas of responsibility.

The Applicant requests an order allowing and approving interim allowance and payment of fees in the amount of USD33,775.20 (subject to a 20% holdback), and expenses in the amount of USD2,679.78, for an aggregate total of USD36.454.98 for services rendered on behalf of the Chapter 7 Trustee during the Second Interim Period (as discussed in more detail below). The Applicant entered into no agreement and made no understanding, formal or otherwise, with any person or entity concerning the sharing of compensation to be received, except as among the principals of the Applicant.

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I. <u>INTRODUCTORY STATEMENT</u>

This is the Applicant's second interim fee application. During the Second Interim Period,
 the Applicant's efforts on behalf of the Chapter 7 Trustee and the bankruptcy estate have centered on
 matters involving the Debtors' estate and affairs, including:

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II. STATEMENT OF SERVICES RENDERED AND TIME EXPENDED

2. The following is a detailed description by activity code of the Applicant's services during

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this case pursuant to the requirements of Loc. Bankr. R. 2016-1(a)(1)(D), and the "Office of the United 1 2 States Trustee Guidelines for Reviewing Application for Compensation and Reimbursement of 3 Expenses".

3. The Application complies with all statutory guidelines and Court-imposed requirements. However, services pertaining to one category may in fact be included in another category when certain 6 services relate to one or more categories. In addition, due to the different roles of attorneys, services relating to similar matters may at times be placed in different categories by different attorneys. This 8 reflects the Applicant's effort to avoid duplication while coordinating between attorneys operating within their areas of responsibility.

10 4. In addition, the Applicant has computerized records of both time expended in providing 11 professional services to the Debtors as well as records of expenses incurred pursuant to the rendition of 12 professional services to the Debtors. Timekeeping entries providing detailed description of all 13 professional legal services rendered, a summary of time expended by the attorneys, as well as a detailed 14 description of the expenses incurred during the Second Interim Period in the form of an invoice from the 15 Applicant, is attached hereto as **Exhibit A**.

16 5. Pursuant to the Applicant's standard terms of business on which the Applicant as engaged 17 by the Chapter 7 Trustee to perform its obligations, the Applicants revise hourly rates of its professionals. 18 With the time-frame for the engagement of the Applicant crossing between years, several of the 19 professionals who worked on the engagement have had their hourly rates revised during the course of 20 the engagement. This is in no way a special arrangement for the Chapter 7 Trustee, and is a matter of 21 standard business. The summary in Exhibit B provides the hourly rates of each professional as well as 22 any changes thereto.

23 6. Pursuant to the Applicant's standard terms of business on which the Applicant was 24 engaged by the Chapter 7 Trustee to perform its obligations, the Applicant is obliged by Singapore law 25 to charge Goods and Services Tax ("GST") at the rate of 7.00% to our clients in respect of work carried 26 out in Singapore unless an exemption or zero-rating is applicable. Where we are required to charge GST, 27 we will add the tax to our charges and (where necessary) to our professional fees and disbursements. 28 The figures below will indicate whether the relevant sum is subject to GST.

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1	7. The Applicant has obtained the Trustee's consent on July 18, 2019 to act with fee				
2	estimates in relation to certain categories of work and services to be provided by the Applicant. The				
3	Applicant confirms that the fees incurred in relation to each such category of work (as described below)				
4	do not exceed the fee estimates. Where there has not been a fee estimate provided, the Applicant has				
5	charged time-costs on an hourly basis, as per the Applicant's standard terms of business on which the				
6	Applicant was engaged by the Chapter 7 Trustee to perform its obligations.				
7	A. SERVICES PERFORMED FOR THE SECOND FEE PERIOD				
8	8. Below is a summary of the various services provided, which include but are not limited				
9	to:				
10	a. Advising the Trustee on matters of Singapore law relating to the Trustee's wind down				
11	efforts in Singapore and those of the Singapore liquidators;				
12	b. Advising the Trustee on matters of Singapore law relating to the Trustee's potential				
13	clawback actions against AMEX and other financier groups;				
14	c. Assisting the Trustee in preparation for, as well as attending, mediation sessions				
15	between the Trustee and the financier groups; and				
16	d. Providing other related services at the request of the Trustee or the Singapore				
17	liquidators.				
18	B. PREPARATION OF SECOND INTERIM FEE APPLICATION				
19	9. Time billed in this category during this Second Interim Period relates to work done in				
20	relation to preparation of the present application, up to the date of December 31, 2020. At the time of				
21	the making of the present application, it is expected that further time-costs incurred in respect of this				
22	category of work after the date of December 31, 2020 will be accounted for in the Applicant's subsequent				
23	fee applications.				
24	10. The Applicant expended 21.58 hours of professional time to provide such services, and				
25	professional fees in this category amount to SGD8,012.50 (subject to 7% GST).				
26	C. TOTAL TIME EXPENDED DURING SECOND INTERIM PERIOD				
27	11. During the Second Interim Period, the Applicant expended a total of 121.68 hours of				
28	professional time. The Applicant's total hourly fees is SGD48,702.67 (subject to 7% GST). The				
	5 EAST\179430101.7				

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Applicant has taken a voluntary reduction, agreed upon with the fee examiner, of SGD3,460.00 (the "<u>Voluntary Reduction</u>"). After applying Voluntary Reduction, the Applicant's total hourly fees is SGD45,242.67 (USD33,956.90), which is the sum sought to be approved in the present application.

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III. INFORMATION REGARDING REIMBURSABLE EXPENSES

12. Included in the attached Exhibit A and incorporated herein by this reference is a summary of all expenses incurred in connection with the Applicant's representation of the Chapter 7 Trustee herein. It is the Applicant's policy to charge its clients in all areas of practice for identifiable, non-overhead expenses incurred in connection with the client's case that would not have been incurred except for representation of that particular client. It is also the Applicant's policy to charge its clients only the amount actually incurred by the Applicant in connection with such items. Examples of such expenses include postage, overnight mail, courier delivery, transportation, photocopying, airfare, meals, and lodging.

13 13. The Applicant's request for reimbursement of expenses herein includes costs advanced in 14 the total amount of SDG3,328.21 not yet paid for filing fees, search fees and other out-of-pocket costs 15 and expenses necessarily and reasonably incurred on behalf of the Chapter 7 Trustee. The expenses also 16 include the 7% GST applicable to net fees requested in this Application. The Applicant makes every 17 effort to limit the expenditure of expenses and to use the most economical means available for 18 accomplishing the tasks requiring expenditure of costs. A detailed description of each category of 19 expenses requested to be reimbursed is as follows.

14. Telephone and facsimile charges. The Applicant charges for actual telephone call charges
including overseas calls, facsimile and telex charges conducted in connection with its employment in
this case. The total incurred in this category was SGD14.62 (subject to 7% GST) for the Second Interim
Period.

15. Transport. The Applicant charges for actual transport costs incurred in connection with
journeys made by its attorneys to and from the courts in relation to hearings and PTCs; as well as
transportation home if attorneys are required to work past normal office hours in connection with the
Applicant's employment in this case. The total incurred in this category was SGD46.00 (subject to 7%
GST) for the Second Interim Period.

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1	16. The Applicant's total expenses sought to be reimbursed for the Second Interim Period is			
2	therefore SGD3,328.21 (USD2,497.99).			
3	IV. BASIS FOR RELIEF			
4	17. Section 331 of the Bankruptcy Code provides for interim compensation of professionals			
5	and incorporates the substantive standards of Section 330 of the Bankruptcy Code to govern the Court's			
6	award of such compensation. 11 U.S.C. § 331. Section 330 provides that a Court may award a			
7	professional employed under Section 327 of the Bankruptcy Code "reasonable compensation for actual,			
8	necessary services rendered and reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1).			
9	Section 330 also sets forth the criteria for the award of such compensation and reimbursement:			
10	In determining the amount of reasonable compensation to be awarded, the court should			
11	consider the nature, extent, and the value of such services, taking into account all relevant factors, including			
12	(a) the time spent on such services;			
13	(b) the rates charged for such services;			
14	(c) whether the services were necessary to the administration of, or beneficial at the time which the service was rendered toward the completion of, a case under this title;			
15 16	(d) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;			
17	(e) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and expertise in the bankruptcy field, and;			
18	(f) whether the compensation is reasonable based on the customary compensation			
19	charged by comparably skilled practitioners in cases other than cases under this title.			
20				
21	11 U.S.C. § 330.			
22	18. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, it is			
23	respectfully submitted that the amount requested by Applicant is fair and reasonable given (a) the			
24	complexity of the case, (b) the time expended, (c) the nature and extent of the services rendered, (d) the			
25	value of such services, and (e) the costs of comparable services other than in a case under the Bankruptcy			
26	Code.			
27	19. In rendering these services, Applicant made every effort to maximize the benefit for the			
28	Trustee and to work with other professionals employed in the case to avoid duplication of effort.			
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Applicant believes that the level of services rendered to achieve the results obtained for the benefit of
 the Trustee was reasonable in light of the number and complexity of the issues involved in this case at
 the time the services were rendered. Applicant judiciously allocated responsibilities to minimize
 possible duplication of effort.

20. Applicant respectfully submits that the fees requested herein represent reasonable compensation for the actual and necessary services rendered based upon the time, nature and value of such services. Applicant further asserts that the costs of services rendered are comparable to the cost of similar services and expenses in matters other than under the Bankruptcy Code and consistent with Applicant's Retention Application.

WHEREAS, by this Application, Applicant requests interim allowance and approval of (i)
compensation for fees in the total amount of USD33,956.90 incurred on behalf of the Trustee for
reasonable and necessary professional services rendered by Applicant; and reimbursement of
USD2,497.99 for actual and necessary costs and expenses; (ii) payment to the Applicant of eighty
percent (80%) of allowed compensation (USD27,165.52) and one hundred percent (100%) of allowed
expenses (USD2,497.99) for a total of USD29,663.51; and (iii) granting such other and further relief to
the Applicant as is just and appropriate under the circumstances.

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Cas	e 2:17-bk-21386-SK	Doc 1499 Filed 05/27/21 Entered 05/27/21 23:41:37 Main Document Page 9 of 9	Desc
1			
2	Dated: May <u>27</u> , 2021		
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5			
6		By:	
7		Keith Han Partner	
8		Oon & Bazul LLP	
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C	Case 2:17-bk-21386-SK	Doc 1499-1 Filed 05/27/21 Desc Exhibit A Page 1 of 2	Entered 05/27/21 23:41:37
1			
1 2		<u>EXHIBIT A</u>	-)
2		(List of Professional	S)
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Name	Hours	Rate (SGD)	Fees ⁸
Mai Van Tan	3.90	690.00	SGD 3,641.64
Mei Yen Tan	7.25	950.00	5,002.50
Keith Han Guangyuan	18.30	750.00	13,687.50
Thenuga Vijakumar	3.00	550.00	1,650.00
Zanhan Chua Wai En	77.90	300.00	23,361.03
Zephan Chua Wei En	11.33	120.00	1,360.00
TOTALS:	121.68		48,702.67

⁸ Fees recorded in Singapore dollars. These fees are actual time work prior to voluntary reduction of SGD3,460.00, as agreed upon with the fee examiner.

	Case 2:17-bk-21386-SK	Doc 1499-2 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit B Page 1 of 2
1		EXHIBIT B
2		(Summary of Expenses)
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C	Case 2:17-bk-21386-Sł	K Doc 1499-2 Filed 05/2 Desc Exhibit B Page	27/21 Entered 0 2 of 2	5/27/21 23:41:37
1		Expenses	Cost ⁹	
2		Delivery / Postage		
2		Telephone / Facsimile	14.62	
3		Miscellaneous Online Research	90.00	
4		Duplicating		
5		Oath / Commissioning		
		Stamp Fees		
6		Overtime (Transport)	46.00	
7		Extract / Judgment Fees 7% GST ¹⁰	3,177.59	
8		TOTAL:	3,328.21	
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27	⁹ Costs recorded in Singapore	e dollars.		
28	¹⁰ Total GST on all fees and a			
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	Case 2:17-bk-21386-SK	Doc 1499-3 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit C Page 1 of 10
1		<u>EXHIBIT C</u>
2		(Time and Expense Records)
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Case 2:17-bk-21386-SK Doc 1499-3 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit C Page 2 of 10



UEN: T10LL1441C

Oon & Bazul LLP 36 Robinson Road, #08-01/06 City House, Singapore 068877 w w w . o o n b a z u l . c o m

Tel (65) 6223 3893; Fax (65) 6223 6491

In Association with TS Oon & Partners, Malaysia

Tax Invoice

ZETTA JET PTE LTD	
700 WEST CAMP ROAD, #04-10 JTC AVIATION ONE @	
SELETAR AEROSPACE PARK, SINGAPORE 797649	

Bill No	:	00018199
File No	:	201708695.MYT.MYT.SNB
Date	:	06 August 2020
Page No	:	1 of 2
Terms	:	14 DAYS
UEN No.	:	T10LL1441C
GST Reg No	:	M90365414A

RECOGNITION OF CHAPTER 7 PROCEEDINGS

		Amount SGD	Total SGD
TO OUR PROFESSIONAL CHARGES in connection with a mentioned matter including (where necessary) resear correspondence, perusal, telephone calls, attendance examination of documents and all other incidental wo for carrying out the matter entrusted to us.	ch, s, inquiries,	8,012.50	
			8,012.50
Disbursements Subject to GST TELEPHONE CHARGES		14.62	
MISCELLANEOUS CHARGES & INCIDENTALS		40.00	54.62
7.00% GST			564.70
	Grand Total		S\$8,631.82

(Singapore Dollar Eight Thousand Six Hundred Thirty One And Cents Eighty Two Only)

OON & BAZUL LLP

Advocates & Solicitors

Case 2:17-bk-21386-SK Doc 1499-3 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit C Page 3 of 10



700 WEST CAMP ROAD, #04-10 JTC AVIATION ONE @

SELETAR AEROSPACE PARK, SINGAPORE 797649

ZETTA JET PTE LTD

UEN: T10LL1441C

Oon & Bazul LLP 36 Robinson Road, #08-01/06 City House, Singapore 068877 w w w . o o n b a z u l . c o m

Tel (65) 6223 3893; Fax (65) 6223 6491

In Association with TS Oon & Partners, Malaysia

Tax Invoice

Bill No	:	00018199
File No	:	201708695.MYT.MYT.SNB
Date	:	06 August 2020
Page No	:	2 of 2
Terms	:	14 DAYS
UEN No.	:	T10LL1441C
GST Reg No	:	M90365414A

E. & O.E.

LOCAL: PAYMENT BY CHEQUE: "OON & BAZUL LLP"/PAYMENT BY BANK TRANSFER: UNITED OVERSEAS BANK, MARINA BAY FINANCIAL CENTRE BRANCH, 10 MARINA BOULEVARD #01-02 MBFC TOWER 2, SINGAPORE 018983 A/C: 401-321-696-1, A/C NAME: OON & BAZUL LLP, SWIFT CODE: UOVBSGSG [ALL BANK CHARGES ARE FOR ACCOUNT OF REMITTER]

OVERSEAS: PAYMENT BY BANK TRANSFER: UNITED OVERSEAS BANK, 80 RAFFLES PLACE, UOB PLAZA 1, SINGAPORE 048624 A/C:401-321-696-1, A/C NAME: OON & BAZUL LLP, SWIFT CODE: UOVBSGSG [ALL BANK CHARGES ARE FOR ACCOUNT OF REMITTER]

Oon & Bazul LLP (T10LL1441C) is registered in Singapore under the Limited Liability Partnership Act (Cap. 163A) with limited liability.

We do not accept the service of Court documents by fax.

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ZETTA JET PTE LTD

File No: 201708695

Re: RECOGNITION OF CHAPTER 7 PROCEEDINGS

Author THN	Date 02/04/20	Description Reviewing time entries and settling bills	Rate 550.00	Hours 3.0000	Amount 1,650.00	Total
ZEPC	22/06/20	Replying DLA Piper & researching on LEDES	120.00	3.0000	360.00	
MYT	23/06/20	Preparing for fees application hearing	690.00	0.5000	345.00	
MYT	23/06/20	Attending fees application hearing	690.00	5.5000	3,795.00	
ZEPC	25/06/20	Drafting LEDES billing format	120.00	2.0000	240.00	
ZEPC	03/07/20	Replying DLA Piper	120.00	0.3333	40.00	
ZEPC	05/07/20	Replying to DLA Piper and finalising LEDES bill	120.00	4.0000	480.00	
MYT	05/07/20	Reviewing LEDES bill	690.00	1.0000	690.00	
ZEPC	13/07/20	Replying DLA Piper and amending LEDES bill	120.00	2.0000	240.00	
MYT	13/07/20	Reviewing reply to DLA Piper and amended LEDES bill	690.00	0.2500	172.50	

8,012.50

FEE EARNER SUMMARY (BY AUTHOR)

	ID	Rate	Hours	Amount
Thenuga D/O Vijakumar	THN	550.00	3.0000	1,650.00
Tan Mei Yen	MYT	690.00	7.2500	5,002.50
Zephan Chua Wei En	ZEPC	120.00	11.3333	1,360.00

21.5833 8,012.50 Case 2:17-bk-21386-SK Doc 1499-3 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit C Page 5 of 10



UEN: T10LL1441C

Oon & Bazul LLP 36 Robinson Road, #08-01/06 City House, Singapore 068877 w w w . o o n b a z u l . c o m

Tel (65) 6223 3893; Fax (65) 6223 6491

In Association with TS Oon & Partners, Malaysia

Tax Invoice

Bill No	:	00018993
File No	:	201708695.MYT.MYT.SNB
Date	:	11 January 2021
Page No	:	1 of 2
Terms	:	14 DAYS
UEN No.	:	T10LL1441C
GST Reg No	:	M90365414A

Total SGD

40,690.17

ZETTA JET PTE LTD 6 BATTERY ROAD, #42, SINGAPORE 049909.

RECOGNITION OF CHAPTER 7 PROCEEDINGS	
	Amount SGD
TO OUR PROFESSIONAL CHARGES in connection with the above mentioned matter including (where necessary) research, correspondence, perusal, telephone calls, attendances, inquiries, examination of documents and all other incidental work necessary for carrying out the matter entrusted to us.	40,690.17

Disbursements Subject to GST		
TRANSPORT CHARGES	46.00	
MISCELLANEOUS CHARGES & INCIDENTALS	50.00	
		96.00

7.00% GST		2,855.09
	Grand Total	S\$43,641.26

(Singapore Dollar Forty Three Thousand Six Hundred Forty One And Cents Twenty Six Only)

OON & BAZUL LLP

Advocates & Solicitors

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UEN: T10LL1441C

Oon & Bazul LLP 36 Robinson Road, #08-01/06 City House, Singapore 068877 w w w . o o n b a z u l . c o m

Tel (65) 6223 3893; Fax (65) 6223 6491

In Association with TS Oon & Partners, Malaysia

Tax Invoice

Bill No	:	00018993
File No	:	201708695.MYT.MYT.SNB
Date	:	11 January 2021
Page No	:	2 of 2
Terms	:	14 DAYS
UEN No.	:	T10LL1441C
GST Reg No	:	M90365414A

6 BATTERY ROAD, #42, SINGAPORE 049909.

ZETTA JET PTE LTD

E. & O.E.

LOCAL: PAYMENT BY CHEQUE: "OON & BAZUL LLP"/PAYMENT BY BANK TRANSFER: UNITED OVERSEAS BANK, 80 RAFFLES PLACE, UOB PLAZA 1, SINGAPORE 048624 A/C: 401-321-696-1, A/C NAME: OON & BAZUL LLP, SWIFT CODE: UOVBSGSG [ALL BANK CHARGES ARE FOR ACCOUNT OF REMITTER]

OVERSEAS: PAYMENT BY BANK TRANSFER: UNITED OVERSEAS BANK, 80 RAFFLES PLACE, UOB PLAZA 1, SINGAPORE 048624 A/C:401-321-696-1, A/C NAME: OON & BAZUL LLP, SWIFT CODE: UOVBSGSG [ALL BANK CHARGES ARE FOR ACCOUNT OF REMITTER]

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Billing Guide

Matter No: 201708695 Matter Description: RECOGNITION OF CHAPTER 7 PROCEEDINGS Client Name: ZETTA JET PTE LTD Partner: Tan Mei Yen Controller: Tan Mei Yen Author: Siti Nurrayyan Binte Ahmad

Fees

Author	Date	Description	Hours	Amount
Zephan Chua Wei En	02- 11- 2020	Drafting and research for research note in relation to Zetta's	3.2000	960.00
Zephan Chua Wei En	03- 11- 2020	Responding to queries in relation to Zetta's sending the note to Zetta's US counsel	0.9000	270.00
Zephan Chua Wei En	04- 11- 2020	Drafting and research on ; sending the note to Zetta's US counsel	2.1000	630.00
Zephan Chua Wei En	06- 11- 2020	Further research in relation to	0.4167	125.01
Zephan Chua Wei En	11- 11- 2020	Further research in relation to	1.2300	369.00
Zephan Chua Wei En	13- 11- 2020	Further research in relation to	0.3333	99.99
Zephan Chua Wei En	14- 11- 2020	Sending research note to Zetta's US counsel, arranging call	0.1667	50.01
Zephan Chua Wei En	17- 11- 2020	Further research in relation to	2.4000	720.00
Zephan Chua Wei En	18- 11- 2020	Further research in relation to	0.5000	150.00
Zephan Chua Wei En	19- 11- 2020	Sending research note to Zetta's US counsel and proposing a call;, and drafting response to Zetta's US counsel	0.7500	225.00
Zephan Chua Wei En	20- 11- 2020	Sending response to Zetta's US counsel	0.1667	50.01
Zephan Chua Wei En	01- 12- 2020	Reviewing and other documents sent by John Lyons; writing to John to clarify instructions	0.5000	150.00
Zephan Chua Wei En	01- 12- 2020	Call with Zara Xue of AJ Capital; follow up on call	0.4000	120.00

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Zephan Chua Wei En	01- 12- 2020	Call with John Lyons and Jonathan King - being briefed on ; follow up on call	1.1000	330.00
Keith Han Guangyuan	01- 12- 2020	Discussion with Tan Meiyen and Zephan Chua on structure for memorandum for mediation	0.5000	375.00
Keith Han Guangyuan	01- 12- 2020	Attending call with John Lyons and Trustee to take instructions on facts on ; attending call with Luke Furler to discuss	1.2500	937.50
Tan Mei Yen	01- 12- 2020	Prep for call	0.7500	712.50
Zephan Chua Wei En	03- 12- 2020	Discussion with DJ on relevant applicable laws; drafting Zetta memorandum	5.2000	1,560.00
Zephan Chua Wei En	04- 12- 2020	Drafting memo on Example 1 , amending memo	3.9000	1,170.00
Zephan Chua Wei En	04- 12- 2020	Drafting memo on	2.5000	750.00
Zephan Chua Wei En	04- 12- 2020	Drafting memo on	3.1000	930.00
Zephan Chua Wei En	04- 12- 2020	Reviewing research by Ding Jun on applicable relevant laws	0.2500	75.00
Keith Han Guangyuan	04- 12- 2020	Discussion with Zephan Chua on legal research on	0.7500	562.50
Keith Han Guangyuan	04- 12- 2020	Reviewing and amending various drafts of the Memorandum for Minsheng and Yun Tian Defendants; reviewing underlying documents and complaints filed in the US proceedings; discussion with Zephan Chua on the same	4.7500	3,562.50
Zephan Chua Wei En	05- 12- 2020	Drafting slides for mediation re claims against Minsheng entities	7.2000	2,160.00
Zephan Chua Wei En	05- 12- 2020	Cleaning up memorandum for claims against Minsheng entities; responding to comments from Tan Meiyen	2.9000	870.00
Keith Han Guangyuan	05- 12- 2020	Further amendments to Memorandum on Minsheng Defendants and internal discussion and comments with Tan Meiyen and Zephan Chua	1.2500	937.50
Zephan Chua Wei En	06- 12- 2020	Amending Zetta mediation slides; finalising memorandum	1.9000	570.00
Keith Han Guangyuan	06- 12- 2020	Amending powerpoint slides for mediation and drafting cover email to John Lyons of DLA	0.7500	562.50

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Zephan Chua Wei En	07- 12- 2020	Amending Zetta-Minsheng mediation slides; sending slides to John Lyons	1.8000	540.00
Zephan Chua Wei En	07- 12- 2020	Briefing Yean San, Clement and Marcus (interns) on research tasks	0.4167	125.01
Keith Han Guangyuan	07- 12- 2020	Attending two separate call with John Lyons and amending powerpoint slides for mediation on Minsheng Defendants, discussion with Zephan Chua on the same	1.5000	1,125.00
Zephan Chua Wei En	08- 12- 2020	Drafting outline for Zetta - Li Qi and Zetta - CAVIC mediation slides	4.9000	1,470.00
Zephan Chua Wei En	08- 12- 2020	Taking in further amendments to the Zetta-Minsheng mediation slides according to John's instructions; short call with John Lyons; sending slides to John Lyons	1.5000	450.00
Keith Han Guangyuan	08- 12- 2020	Attending call with John Lyons of DLA Piper to discuss Minsheng powerpoint slides	0.2500	187.50
Keith Han Guangyuan	08- 12- 2020	Reviewing and taking in comments of DLA Piper (Trustees' US counsel) on Minsheng powerpoint slides for mediation	0.5000	375.00
Tan Mei Yen	08- 12- 2020	Reviewing slides	0.5000	475.00
Zephan Chua Wei En	09- 12- 2020	Drafting Zetta - Li Qi and Zetta - CAVIC mediation slides	3.5000	1,050.00
Keith Han Guangyuan	09- 12- 2020	Discussion with Zephan Chua and reviewing draft skeleton on potential claims against Li Qi and Universal Defendants	2.0000	1,500.00
Keith Han Guangyuan	09- 12- 2020	Drafting note to client on	0.7500	562.50
Zephan Chua Wei En	10- 12- 2020	Amending Zetta - Li Qi and Zetta - CAVIC mediation slides per Keith's comments; research on	6.3000	1,890.00
Keith Han Guangyuan	10- 12- 2020	Reviewing excel sheet of preference payments prepared by AJ Capital	0.2500	187.50
Zephan Chua Wei En	11- 12- 2020	Discussion with Keith, finalising Zetta-Li Qi slides	5.2000	1,560.00
Keith Han Guangyuan	11- 12- 2020	Reviewing and amending presentation slides for mediation for Li Qi Defendants and discussion with Zephan Chua on the same	1.5000	1,125.00
Zephan Chua Wei En	12- 12- 2020	Finalising Zetta-CAVIC slides, clearing with Keith and Meiyen	5.8800	1,764.00
Keith Han Guangyuan	12- 12- 2020	Reviewing and amending slides for mediation with CAVIC defendants	0.7500	562.50

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Tan Mei Yen	12- 12- 2020	Reviewing PP slides	2.5000	2,375.00
Zephan Chua Wei En	13- 12- 2020	Responding to John Lyons' queries on the second sec	5.7600	1,728.00
Keith Han Guangyuan	13- 12- 2020	 reviewing amended powerpoint slides for mediation against Li Qi defendants to take in client's comments 	0.5000	375.00
Keith Han Guangyuan	13- 12- 2020	reviewing and amending response to John Lyon's query on whether	0.2500	187.50
Zephan Chua Wei En	14- 12- 2020	Taking in John Lyons' amendments to Zetta-LiQi slides	1.5000	450.00
Keith Han Guangyuan	14- 12- 2020	Reviewing and taking in DLA's comments on Li Qi presentation slides	0.7500	562.50
Tan Mei Yen	14- 12- 2020	Final review of amendment to slides	0.0833	79.14
				\$40,690.17

Fee Earner Summary

Name	Rate of User	Total Hours	Total Amount
Keith Han Guangyuan	750.00	18 h 15 m	13,687.50
Tan Mei Yen	950.00	3 h 50 m	3,641.64
Zephan Chua Wei En	300.00	77 h 52 m	23,361.03

	Case 2:17-bk-21386-SK E	Doc 1499-4 Filed 05/27/21 Entered 05/27/21 23:41:37 Desc Exhibit D Page 1 of 3
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1		EXHIBIT D
2 3		(King Declaration)
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C	Case 2:17-bk-21386-SK Doc 1499-4 Filed Desc Exhibit D P	05/27/21 Entered 05/27/21 23:41:37 age 2 of 3			
1 2 3 4 5 6 7 8 9 10	DAVID B. FARKAS (SBN 257137) david.farkas@us.dlapiper.com DLA PIPER LLP (US) 2000 Avenue of the Stars Suite 400 North Tower Los Angeles, California 90067-4704 Tel: (310) 595-3000 Fax: (310) 595-3000 Fax: (310) 595-3300 JOHN K. LYONS (<i>Pro Hac Vice</i>) john.lyons@us.dlapiper.com JEFFREY S. TOROSIAN (<i>Pro Hac Vice</i>) jeffrey.torosian@us.dlapiper.com JOSEPH A. ROSELIUS joseph.roselius@us.dlapiper.com DLA PIPER LLP (US) 444 West Lake Street, Suite 900 Chicago, Illinois 60606-0089 Tel: (312) 368-4000 Fax: (312) 236-7516				
11	Attorneys for Jonathan D. King as Chapter 7 Trustee				
12	UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA LOS ANGELES DIVISION				
13	In re:	Lead Case No.: 2:17-bk-21386-SK			
14					
15	ZETTA JET USA, INC., a California corporation, Chapter 7				
16	Debtor.	Jointly Administered With: Case No.: 2:17-bk-21387-SK			
17	In re:	DECLARATION AND CERTIFICATION			
18	ZETTA JET PTE, LTD., a Singaporean OF JONATHAN D. KING				
19	Debtor.				
20	I, Jonathan D. King, under the penalty of p	perjury, certify as follows:			
21	1. I am the duly-appointed chapter 7	trustee for the above-captioned bankruptcy estates.			
22	2. I have reviewed the Second Inter	2. I have reviewed the Second Interim Fee Application of Oon & Bazul LLP as Special			
23	Counsel to the Chapter 7 Trustee in Singapore from February 1, 2020 through December 31, 2020 (the				
24	" <u>Application</u> "), including the Fee Statements attached as Exhibit C to the Application.				
25	3. I have reviewed the requirements of the Guidelines for Reviewing Applications for				
26	Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 (the "Guidelines"), and I				
27	believe that the Application substantially complies with the Guidelines.				
28	4. I hereby certify to the best of my knowledge, information and belief, formed after				
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reasonable inquiry, that the compensation and expense reimbursement sought in the Application is reasonable.

5. I hereby certify, based upon information provided to me by my advisory team working
under my direction, the compensation and expense reimbursement sought in this application is the same
compensation and expense reimbursement provided to the fee examiner, less any reductions agreed to
between Oon & Bazul LLP and the fee examiner, prior to the filing of this Application.

I hereby declare the foregoing to be true under penalty of perjury pursuant to 28 U.S.C. § 1746 this 27th day of May, 2021.

DATED: May 27, 2021 Egg Harbor, WI

Jonathan D. King