IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

UNITED STATES OF AMERICA,

Plaintiff,

v.

RAPOWER-3, LLC; INTERNATIONAL AUTOMATED SYSTEMS, INC.; LTB1, LLC; R. GREGORY SHEPARD; NELDON JOHNSON; and ROGER FREEBORN,

Defendants.

ORDER APPROVING RECEIVER'S SIXTH FEE APPLICATION FOR SERVICES RENDERED FROM JANUARY 1, 2020 THROUGH MARCH 31, 2020

Case No. 2:15-cv-00828-DN

District Judge David Nuffer

R. Wayne Klein, the court-appointed receiver, filed a Sixth Interim Fee Application for Receiver and Receiver's Professionals for Services Rendered from January 1, 2020 Through March 31, 2020 ("Sixth Fee Application"). Plaintiff United States of America does not object to the Sixth Fee Application. The Court has reviewed the Sixth Fee Application and the applicable law, and based thereon and for good cause shown,

IT IS HEREBY ORDERED that:

- 1. The Sixth Fee Application is APPROVED.
- 2. The fees and expenses incurred by the Receiver and his professionals, as set forth in the Sixth Fee Application, are reasonable and necessary, and may be paid as an expense of administering the receivership estate.

¹ Docket no. 927, filed May 18, 2020.

² *Id*. at 3.

3. The Receiver is authorized to pay the Receiver, Klein & Associates, PLLC, Parr Brown Gee & Loveless, P.C., Manning Curtis Bradshaw & Bednar, PLLC, and Lone Peak Valuation Group \$156,725.87 in fees for services rendered for the benefit of the Receivership Estate from January 1, 2020 through March 31, 2020, and \$4,814.30 as reimbursement of expenses paid on behalf of the Receivership Estate.

SIGNED June 15, 2020.

BY THE COURT:

David Nuffer

United States District Judge