## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ALABAMA WESTERN DIVISION

In re:	)
	) Chapter 11
BOLTA US LTD., <sup>1</sup>	)
	) Case No. 23-70042
Debtor.	)
	)
	) Chief Judge Jennifer H. Henderson

## SUPPLEMENTAL DISCLOSURE OF COMPENSATION AND VERIFIED STATEMENT OF KRISTOFOR D. SODERGREN IN SUPPORT OF DEBTOR'S APPLICATION FOR AUTHORITY TO RETAIN AND EMPLOY ROSEN HARWOOD, P.A. AS LOCAL COUNSEL FOR THE DEBTOR, NUNC PRO TUNC TO THE PETITION DATE

Kristofor D. Sodergren states as follows:

1. This additional disclosure serves as a supplemental disclosure to the Disclosure of Compensation and Verified Statement of Kristofor D. Sodergren in Support of Application of Debtor for Authority to Retain and Employ Rosen Harwood, P.A. as counsel for the Debtor, *Nunc Pro Tunc* to the Petition Date (the "Original Disclosure"), filed as Exhibit A in connection with the Application of Debtor for Authority to Retain and Employ Rosen Harwood, P.A. ("Rosen Harwood") as counsel for the Debtor, *Nunc Pro Tunc* to the Petition Date, Docket No. 50 (the "Rosen Harwood Application"). The Rosen Harwood Application and Original Disclosure contemplate that Rosen Harwood will file supplemental disclosures to the Rosen Harwood Application from time to time if additional information regarding actual or potential conflicts of interest or connections needing to be disclosed arise throughout the Debtor's Chapter 11 case.

The last four digits of the Debtor's tax identification numbers are 5583, and the location of the Debtor's business is 1650 Boone Blvd., Northport, Alabama 35476.

Upon recent discovery by Rosen Harwood's Office Administrator, I submit this Supplemental

Disclosure to the Court regarding Rosen Harwood's retention.

2. It was brought to my attention on February 7, 2023 that the spouse of a full-time

but non-attorney staff member of Rosen Harwood is an employee of the Debtor Bolta US LTD.

The position of the employee of Rosen Harwood is clerical in nature as she is a full-time runner

and manager of student runners in the firm. Upon information and belief, the spouse/employee is

a nigh shift fork lift operator with the Debtor.

In addition to the supplemental disclosures set for above, Rosen Harwood has 3.

instituted and is carrying on further inquires of its members and associates with respect to the

matters contained herein. Rosen Harwood will file further supplemental statements regarding this

retention if any additional relevant information comes to its attention.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 8<sup>th</sup> day of February, 2023.

/s/ Kristofor D. Sodergren

Kristofor D. Sodergren

Attorney for Debtor

OF COUNSEL

ROSEN ♦ HARWOOD, P.A.

2200 Jack Warner Parkway, Suite 200

Post Office Box 2727

Tuscaloosa, Alabama 35403

Telephone: (205) 344-5000

ksodergren@rosenharwood.com

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