.	HUGHES HUBBARD & REED LLP	
2	KATHRYN A. COLEMAN, ESQ. (pro hac admitt New York Bar No.442905	ea)
3	TERENCE HEALY, ESQ. (pro hac admitted) New York Bar No. 5713961	
	JEFFREY S. MARGOLIN, ESQ. (pro hac admitted)	
;	New York Bar No. 4130597 ELIZABETH A. BEITLER, ESQ.(pro hac	
;	admitted) New York Bar No. 5491303	
	One Battery Park Plaza New York, NY 10004-1482	
	PHONE: (212) 837-6000 FAX: (212) 422-4726	
	Email: Katie.Coleman@HughesHubbard.com Terence.Healy@HughesHubbard.com	
,	Jeff.Margolin@HughesHubbard.com Elizabeth.Beitler@HughesHubbard.com	
	_	
	UNITED STATES BA	NKRUPTCY COURT
	DISTRICT OF NEVADA	
	In re	Case No.: BK-S-19-15959-MKN
	Jagged Peak, Inc., a Nevada corporation,	Chapter 11
	X Affects this Debtor.	LEAD CASE
		Jointly Administered with:
	In re	_
	TradeGlobal, LLC, a Delaware limited liability	Case No.: BK-S-19-15960-MKN Chapter 11
	company,	Case No.: BK-S-19-15961-MKN
	X Affects this Debtor.	Case No.: <b>BK-S-19-13901-WKN</b> Chapter 11
	In re	
	TradeGlobal North America Holding, Inc., a Delaware corporation,	
	X Affects this Debtor.	

APPLICATION OF DOUGLAS G. GARRETT IN SUPPORT OF FIRST INTERIM FEE
APPLICATION OF HUGHES HUBBARD & REED LLP, FOR ALLOWANCE AND
PAYMENT OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE
PERIOD SEPTEMBER 16, 2019 THROUGH AND INCLUDING

<u>DECEMBER 31, 2019</u>

28

## 

1	I, Douglas G. Garrett, hereby declare under penalty of perjury under the laws of the United	
2	States of America as follows:	
3	1. I am over the age of 18 and am mentally competent. I am currently the sole	
4	independent member of the board of directors of each of Jagged Peak, Inc. ("Jagged Peak") and	
5	TradeGlobal North America Holding, Inc. ("TGNA," and collectively with Jagged Peak and	
6	TradeGlobal LLC, the "Debtors") and the sole member of the Special Committees of the Boards of	
7	Directors of each of Jagged Peak and TGNA. I make this declaration in support of the First Interin	
8	Fee Application of Hughes Hubbard & Reed LLP, for Allowance and Payment of Compensation and	
9	Reimbursement of Expenses for the Period September 16, 2019 Through and Including December 31,	
10	2019 (the "Application").1	
11	2. I have reviewed the Application and approve of the fees and expenses requested	
12	therein as reasonable, necessary, and beneficial to the orderly administration of Debtors' estate and	
13	its reorganization effort.	
14	I declare under penalty of perjury that the foregoing is true and correct to the best of my	
15	knowledge and belief.	
16	Executed this 17th day of January 2020.	
17	/s/ Douglas G. Garrett	
18	DOUGLAS G. GARRETT	
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

All capitalized, undefined terms shall have the meanings ascribed to them in the Application.