

SUPREME COURT OF NEW YORK  
NEW YORK COUNTY


PURSUIT CREDIT SPECIAL	)	
OPPORTUNITY FUND, L.P.	)	
Plaintiff,	)	Index No. 651070/2022
	)	
v.	)	AFFIDAVIT OF KENNETH F.
KRUNCHCASH, LLC, KC PCRD FUND,	)	PARZYGNAT
LLC, JEFFREY HACKMAN, and SEAN	)	
MCGHIE PLC	)	
	)	
Defendants.	)	

PERSONALLY appeared before me Kenneth F. Parzygnat, who, being sworn, deposes and says that:

1. I am an adult over the age of eighteen (18) years residing in Boca Raton, Florida.
2. I am the President of V1 Fund Services and in 2019 I was engaged by Pursuit Credit Special Opportunity Fund, L.P. (“Pursuit”) to perform fund administration services for Pursuit.
3. I have reviewed the “Opposition to Plaintiff’s Motion to Compel” filed by KrunchCash, LLC, KC PCRD Fund, LLC and Jeffrey Hackman on September 23, 2022 in the above captioned action, including characterizations of my services or work performed.
4. I did not perform an audit of KC PCRD Fund, LLC, KrunchCash, LLC, Pursuit, or Pursuit’s investments with KC PCRD Fund, LLC or KrunchCash, LLC in 2019.
5. I have never performed any auditing services described in the Opposition on behalf of Pursuit. I am not a CPA, V1 Fund Services is not an accounting firm, I am not an auditor, nor have I ever put myself out as an auditor.
6. In my role, I was facilitating Gerson, Preston, Robinson, Klein, Lips & Eisenberg, P.A.’s (“Gerson”) efforts to obtain information for a review of Pursuit’s investments for 2018 only,

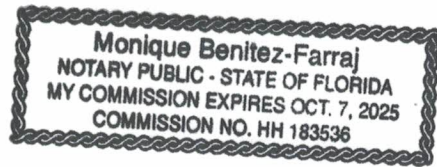
but Gerson's review could not be completed because Gerson was unable to obtain sufficient bank records, including KrunchCash LLC's bank records, to perform the work.

FURTHER AFFIANT SAYETH NAUGHT.

  
Kenneth F. Parzygnat

SWORN to before me this 24 day of September, 2022

  
\_\_\_\_\_(L.S.)  
NOTARY PUBLIC



My Commission expires: 10-7-2025