#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:	Chapter 11
ALDRICH PUMP LLC, et al.,1	Case No. 20-30608 (JCW)
Debtors.	(Jointly Administered)

# SUMMARY OF THE ELEVENTH INTERIM FEE APPLICATION OF ROBINSON & COLE LLP, AS COUNSEL TO THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY CLAIMANTS, FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

Name of applicant:	Robinson & Cole LLP
Authorized to provide professional services to:	The Official Committee of Asbestos Personal Injury Claimants
Date retention approved:	August 7, 2020, effective as of July 6, 2020
Period for which compensation and reimbursement is sought:	October 1, 2023 through January 31, 2024
Amount of compensation sought as actual, reasonable, and necessary:	\$727,991.00
Amount of expense reimbursement sought as actual, reasonable, and necessary:	\$19,228.60
Amount of compensation paid as actual, reasonable and necessary for applicable period:	\$274,045.80
Amount of expenses reimbursed as actual, reasonable and necessary for applicable period:	\$13,893.15
Total amount of unpaid fees and expenses sought for applicable period:	\$459,280.65

This is a(n): \_\_\_ Monthly <u>X</u> Interim \_\_\_ Final Application.

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of the Debtors' taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 2 of 93

This is the Eleventh Interim Fee Application for Compensation and Reimbursement of Expenses.

Prior Monthly Fee Statements submitted for this Interim Period:

Date Submitted	Month Covered	Fees	Expenses
1/8/2024	10/1/2023- 10/31/2023	\$86,366.00	\$3,821.57
1/31/2024	11/1/2023- 11/30/2023	\$88,192.00	\$5,205.83
3/14/2024	12/1/2023- 12/31/2023	\$129,648.50	\$4,865.75
6/4/2024	1/1/2024- 1/31/2024	\$423,784.50	\$5,335.45
	TOTAL:	\$727,991.00	\$19,228.60

No objections were received to any monthly fee statements.

### SUMMARY OF ROBINSON & COLE LLP FEES BY PROFESSIONAL OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

The Robinson & Cole attorneys and paralegals that rendered professional services in the case during the fee period are:

Name of Professional	Position, Year of Joining Firm, Year of Joining Bar	Hourly Billing Rate	Hours Billed in Fee Period	Total Billed
P. M. Batsie	Paralegal   Joined Firm in 2021	\$280.00	0.4	\$112.00
Andrea L. Ciabattoni	Paralegal   Joined Firm in 2019	\$300.00	8.9	\$2,670.00
	Rate January 2024	\$350.00	7.3	\$2,555.00
Joseph L. Clasen	Partner   Joined Firm in 1989   Member of NY Bar Since 1981	\$1,310.00	0.8	\$1,048.00
	Rate January 2024	\$1,380.00	3.4	\$4,692.00
Jonathan L. Cordani	Partner   Joined Firm in 2019   Member of CT Bar Since 2011	\$640.00	4.2	\$2,688.00
	Rate January 2024	\$680.00	6.6	\$4,488.00
J. J. DeForrest	Paralegal   Joined Firm in 2022	\$280.00	2.8	\$784.00
	Rate January 2024	\$300.00	1.1	\$330.00
Andrew A. DePeau	Partner   Joined Firm in 2015   Member of CT Bar Since 2014	\$710.00	12.3	\$8,733.00
	Rate January 2024	\$750.00	11.9	\$8,925.00
Thomas J. Donlon	Counsel   Joined firm in 2000   Member of the MI Bar Since 1978	\$740.00	6.6	\$4,884.00
	Rate January 2024	\$780.00	88.0	\$68,640.00
Katherine S. Dute	Associate   Joined Firm in 2021   Member of DE Bar Since 2021	\$610.00	2.0	\$1,220.00
Michael R. Enright	Partner   Joined Firm in 1992   Member of IL Bar Since 1981	\$1,250.00	11.0	\$13,750.00
	Rate January 2024	\$1,375.00	7.7	\$10,587.50

Name of Professional	Position, Year of Joining Firm, Year of Joining Bar	Hourly Billing Rate	Hours Billed in Fee Period	Total Billed
Katherine M. Fix	Partner   Joined Firm in 2019   Member of PA Bar Since 2012	\$875.00	5.8	\$5,075.00
	Rate January 2024	\$1,050.00	6.3	\$6,615.00
Earl M. Forte	Partner   Joined Firm in 2021   Member of CA Bar Since 1986	\$1,250.00	2.8	\$3,500.00
Stephen E. Goldman	Partner   Joined Firm in 1980   Member of CT Bar Since 1980	\$1,300.00	1.0	\$1,300.00
Jeffery T. Hardisty	Paralegal   Joined Firm in 2015	\$280.00	0.4	\$112.00
	Rate January 2024	\$300.00	1.5	\$450.00
Laurie A. Krepto	•		10.9	\$10,900.00
Rachel Jaffe Mauceri	Counsel   Joined Firm in 2021   Member of NJ Bar Since 2002	\$1,075.00	19.3	\$20,747.50
	Rate January 2024	\$1,130.00	13.3	\$15,029.00
Alyssa J. Merkey	Paralegal   Joined the Firm in 2022	\$425.00	0.8	\$340.00
	Rate January 2024	\$475.00	1.4	\$665.00
Ryan M. Messina	Associate   Joined Firm in 2019   Member of PA Bar Since 2021	\$550.00	1.7	\$935.00
	Rate January 2024	\$610.00	1.4	\$854.00
Amanda R. Phillips	Partner   Joined Firm in 2021   Member of MA Bar Since 2009	\$840.00	1.2	\$1,008.00
	Rate January 2024	\$890.00	1.3	\$1,157.00
Natalie D. Ramsey	Partner   Joined Firm in 2019   Member of DE Bar Since 2009	\$1,650.00	21.5	\$35,475.00
	Rate January 2024	\$1,875.00	38.6	\$72,375.00
Liana Shaw	Paralegal   Joined the firm in 2019	\$500.00	101.2	\$50,600.00

Name of Professional	Position, Year of Joining Firm, Year of Joining Bar	Hourly Billing Rate	Hours Billed in Fee Period	Total Billed
Annecca H. Smith	Associate   Joined Firm in 2020   Member of CT Bar Since 2020	\$550.00	130.0	\$71,500.00
	Rate January 2024	\$610.00	67.2	\$40,992.00
Susan R. Wilkins	Paralegal   Joined Firm in 2019	\$350.00	48.7	\$17,045.00
	Rate January 2024	\$400.00	28.4	\$11,360.00
Davis L. Wright	Partner   Joined Firm in 2019   Member of DE Bar Since 2002	\$1,250.00	70.4	\$88,000.00
	Rate January 2024	\$1,375.00	98.8	\$135,850.00
	Totals		848.9	\$727,991.00

#### SUMMARY OF ROBINSON & COLE LLP COMPENSATION BY PROJECT CATEGORY OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

Project Category	Project Category	Hours in Fee Period	Amount
001	Case Administration and Business Operations	65.3	\$50,659.50
002	Executory Contracts and Unexpired Leases	0	\$0.00
003	Automatic Stay	0	\$0.00
004	Plan of Reorganization and Disclosure Statement	0	\$0.00
005	Use, Sale, Lease of Assets	0	\$0.00
006	Claims Administration	5.7	\$2,770.00
007	Court Hearings	2.4	\$2,922.50
008	Asbestos Matters	0	\$0.00
009	Financing Matters	0	\$0.00
010	General Corporate/Real Estate	0	\$0.00
011	Reporting	0	\$0.00
012	Litigation and Adversary Proceedings	606.6	\$578,960.50
013	Tax Advice	0	\$0.00
014	Employee Matters	0	\$0.00
015	Professional Retention and Fee Issues	131.9	\$69,803.00
016	Fee Application Preparation	36.8	\$22,545.50
017	Nonworking Travel	0	\$0.00
018	Communications to Claimants/Counsel	0.2	\$330.00
	Total	848.9	\$727,991.00

#### ROBINSON & COLE LLP CUMULATIVE EXPENSE SUMMARY OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

Expense Category	Total Expenses for Fee Period
Internal Printing (Black & White)	\$9.90
Internal Printing (Color)	\$0.00
Outside Printing	\$387.80
Telephone/Conference Services	\$0.00
Transcripts	\$278.40
Deposition Transcripts	\$0.00
Experts	\$0.00
Court Fees	\$0.00
Delivery Fees	\$0.00
Local Mileage	\$0.00
Out-of-Town Mileage	\$0.00
Meals	\$0.00
Other Professionals	\$0.00
Travel: Air/Rail	\$0.00
Travel: Non-Mileage	\$0.00
Local Travel: Non-Mileage	\$0.00
Travel: Hotel/Lodging	\$0.00
Online Research (Westlaw)	\$454.76
Relativity License Fee	\$18,097.74
Other	\$0.00
Total	\$19,228.60

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 8 of 93

#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:	Chapter 11
ALDRICH PUMP LLC, et al.,1	Case No. 20-30608 (JCW)
Debtors.	(Jointly Administered)

ELEVENTH INTERIM FEE APPLICATION OF ROBINSON & COLE LLP, AS COUNSEL TO THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY CLAIMANTS, FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

Robinson & Cole LLP ("Robinson & Cole"), counsel to the Official Committee of Asbestos Personal Injury Claimants (the "Committee") of Aldrich Pump LLC, *et al.*, (the "Debtors"), hereby submits its eleventh interim fee application (the "Eleventh Interim Fee Application") for allowance of compensation for professional services rendered and reimbursement of actual and necessary expenses incurred for the period October 1, 2023 through January 31, 2024.

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#### **INTRODUCTION**

1. On June 18, 2020 (the "Petition Date"), the Debtors commenced these proceedings (the "Chapter 11 Case") by filing a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code").

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of the Debtors' taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

- 2. Pursuant to sections 1107(a) and 1108 of the Bankruptcy Code, the Debtors have continued as debtors-in-possession since the Petition Date. No trustee or examiner has been appointed in the Chapter 11 Case.
- 3. On June 30, 2020, the Bankruptcy Administrator moved for the appointment of the Official Committee of Asbestos Personal Injury Claimants in the Debtors' case pursuant section 1102 of the Bankruptcy Code [Dkt. No. 126]. The Bankruptcy Court orally granted the motion at a hearing on July 6, 2020, and entered an order memorializing its ruling on July 7, 2020. *See* [Dkt. No. 147].
- 4. On July 15, 2020, the Court entered the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals* [Dkt. No. 171] (the "Interim Fee Order"). Pursuant to the Interim Fee Order, the Court established a procedure for interim compensation and reimbursement of disbursements for professionals appointed in this case. In particular, the Court authorized the service to certain notice parties of monthly fee statements by professionals appointed in this case (including professionals employed by the Committee) and payment by the Debtors of 90% of fees and 100% of expenses, in the absence of an objection made within fourteen (14) days of service of the pertinent fee statement.

#### **RETENTION OF COUNSEL**

5. The Committee retained Robinson & Cole, along with Caplin & Drysdale, Chartered ("Caplin") and Winston & Strawn LLP ("Winston"), to represent its interests in the Chapter 11 Case. By order dated August 7, 2020 (and amended on August 24, 2020), Robinson & Cole was appointed as co-counsel for the Committee, to perform certain tasks set forth in greater detail in the underlying retention application, effective as of July 6, 2020. *See* [Dkt. Nos. 224, 280].

- 6. As set forth in the Declaration of Natalie D. Ramsey in Support of the Ex Parte Application of the Official Committee of Asbestos Personal Injury Claimants for an Order Authorizing it to Retain and Employ Caplin & Drysdale, Chartered and Robinson & Cole, LLP as Committee Co-Counsel, Effective as of July 6, 2020 [Dkt. No. 210], Robinson & Cole was engaged to perform the following services:
  - a. assisting and advising the Committee in evaluating the Debtors' chapter 11 filing;
  - b. assisting and advising the Committee in its discussions with the Debtors, the future claimants' representative, and other parties-in-interest regarding the overall administration of this Chapter 11 Case;
  - c. assisting and advising the Committee in its examination and analysis of the conduct of the Debtors' affairs;
  - d. analyzing, advising and representing the Committee with regard to any causes of action belonging to the Debtors' estate, including, without limitation, reviewing and investigating pre-petition transactions in which the Debtors and/or its insiders were involved, including coordination with any Special Litigation Counsel hired to represent the Committee;
  - e. assisting, advising, and representing the Committee in analyzing and investigating the acts, conduct, assets, liabilities, corporate structure, and financial condition of the Debtors, including, without limitation, the Debtors' financial disclosures and related matters, the Debtors' operations, and any other matters relevant to this case;
  - f. reviewing and analyzing pleadings, orders, schedules, and other documents filed and to be filed with this Court by interested parties in this case; advising the Committee as to the necessity, propriety, and impact of the foregoing upon this case; and responding, including consenting or objecting, to pleadings or orders on behalf of the Committee, as appropriate;
  - g. assisting the Committee in preparing such applications, motions, memoranda, proposed orders, and other pleadings as may be required in support of positions taken by the Committee, including all trial preparation as may be necessary;
  - h. representing the Committee at hearings to be held before this Court and communicating with the Committee regarding the matters heard

- and the issues raised as well as the decisions and considerations of this Court, including without limitation, any estimation hearing and related hearings;
- conferring with the professionals retained by the Debtors, the future claimants' representative, and other parties-in-interest, as well as with such other professionals as may be selected and employed by the Committee;
- j. coordinating the receipt and dissemination of information prepared by and received from the Debtors' professionals, as well as such information as may be received from professionals engaged by the future claimants' representative, the Committee, or other parties-ininterest in these cases;
- k. participating in such examinations of the Debtors and other witnesses as may be necessary in connection with this Chapter 11 Case:
- 1. negotiating and formulating any plan of reorganization and section 524(g) personal injury trust for the Debtors that may be proposed in these cases; and
- m. assisting the Committee generally in performing such other services as may be desirable or required for the discharge of the Committee's duties pursuant to section 1103 of the Bankruptcy Code;
- n. performing any other necessary legal services and providing any other necessary legal advice to the Committee in connection with the Chapter 11 Case.

#### ROBINSON & COLE'S FEE STATEMENTS DURING THE FEE PERIOD

- 7. During the period covered by the Eleventh Interim Fee Application (the "<u>Fee Period</u>"), Robinson & Cole provided the Notice Parties with the following monthly fee statements in accordance with the Interim Fee Order and the Guidelines for Compensation (the "<u>Compensation Guidelines</u>") referred to therein:
  - For October 1, 2023 through October 31, 2023 fees of \$86,366.00 and expenses of \$3,821.57 (the "October Monthly Fee Statement"). A copy of the October Monthly Fee Statement is attached hereto as Schedule A-1;

- For November 1, 2023 through November 30, 2023 fees of \$88,192.00 and expenses of \$5,205.83 (the "November Monthly Fee Statement"). A copy of the November Monthly Fee Statement is attached hereto as <u>Schedule A-2</u>;
- For December 1, 2023 through December 31, 2023 fees of \$129,648.50 and expenses of \$4,865.75 (the "December Monthly Fee Statement"). A copy of the December Monthly Fee Statement is attached hereto as <a href="Schedule A-3">Schedule A-3</a>;
- For January 1, 2024 through January 31, 2024 fees of \$423,784.50 and expenses of \$5,335.45 (the "January Monthly Fee Statement"). A copy of the January Monthly Fee Statement is attached hereto as <u>Schedule A-4</u>.
- 8. In total, Robinson & Cole submitted monthly fee statements during the Fee Period for fees of \$727,991.00 and expenses of \$19,228.60. A chart summarizing the monthly statements submitted during this Fee Period is below:

Service Date 1/8/2024	Application Period 10/1/2023-	Requested Fees \$86,366.00	Requested Expenses \$3,821.57	Approved Fees (90% of Fees) \$77,729.40	Approved Expenses \$3,821.57	10% Fee Holdback \$8,636.60	Total Sought to be Paid (including 10% Holdback) \$90,187.57
1/31/2024	10/31/2023 11/1/2023- 11/30/2023	\$88,192.00	\$5,205.83	\$79,372.80	\$5,205.83	\$8,819.20	\$93,397.83
3/14/2024	12/1/2023- 12/31/2023	\$129,648.50	\$4,865.75	\$116,683.65	\$4,865.75	\$12,964.85	\$134,514.25
6/4/2024	1/1/2024- 1/31/2024	\$423,784.50	\$5,335.45	\$381,406.05	\$5,335.45	\$42,378.45	\$429,119.95
	Total	\$727,991.00	\$19,228.60	\$655,191.90	\$19,228.60	\$72,799.10	\$747,219.60

#### **SUMMARY OF SERVICES**

9. The professional services performed by Robinson & Cole were necessary and appropriate to the administration of the Debtors' chapter 11 cases. These services were in the best

interests of the Debtors, their estates, and creditors. The compensation requested is commensurate with the complexity and nature of the issues and tasks involved.

#### PROGRESS OF THE CHAPTER 11 CASE TO DATE

- devoted substantial time to (i) reviewing the Debtors' pleadings and other filings; (ii) preparing for contested hearings on estimation sampling, withdrawal of derivative standing, and motions to dismiss; (iii) attending mediation sessions, both in-person and remotely; (iv) coordinating with cocounsel regarding Committee-initiated litigation; and (v) addressing professional fee issues, including Bates White, FTI, Robinson & Cole, Caplin, Committee professionals Verus and LAS, and the FCR.
- 11. Robinson & Cole has not previously applied for the payment of any fees or reimbursement of any disbursements requested in the Eleventh Interim Fee Application, except for monthly fee statements to the Debtors and other required parties consistent with the Interim Fee Order. Robinson & Cole does not hold a retainer in respect of its services as counsel to the Committee.

#### **COMPENSATION BY PROJECT CATEGORY**

12. The following is a summary of the activities performed by Robinson & Cole professionals and paraprofessionals during the Fee Period, organized by project billing category.

#### 13. Case Administration (001) – 65.3hours – \$50,659.50fees

This category includes time spent by Robinson & Cole for administrative tasks related to the Debtors' cases. Due to the size and complexity of this case, time billed in this category includes coordinating with other professionals retained by the Committee to ensure that all matters to be addressed are done so efficiently and that all filings made to protect the interests of the Committee Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 14 of 93

are timely filed and served. Additional time in this category is attributable to preparation for and participation in calls and in person meetings with the Committee and/or its individual member representatives, participating in periodic calls with the Debtors and the FCR, analyzing papers filed in the case, and preparing and maintaining a case calendar. Due to the ongoing increase in the volume of filings during the Fee Period, time in this category also reflects creation, improvement, and maintenance of administrative and tracking documents.

#### 14. Claims Administration (006) – 5.7 hours – \$2,770.00fees

Related to work on various claim related matters, including withdrawal of claims and attention to correspondence from the Debtors to claimants and their counsel regarding proofs of claim.

#### 15. Court Hearings (007) - 2.4 hours - \$2,922.50 fees

This category includes time spent by Robinson & Cole preparing for and attending hearings during the Fee Period. Specifically, the Fee Period included a status conference concerning establishment of a claims sample for use in estimation and announcing rulings on the Motions to Dismiss filed by the Committee and certain claimants, and the Debtors' Motion to Withdraw Derivative Standing.

#### 16. Litigation and Adversary Proceedings (012) – 606.6hours – \$578,960.50 fees

This category includes time spent by Robinson & Cole professionals including, but not limited to: (i) reviewing and analyzing the recent hearing transcripts; (ii) researching and drafting memoranda on issues relating to anticipated upcoming litigation; (iii) developing, issuing, conferring about, and reviewing discovery; (iv) preparing various litigation pleadings and motions, as described in more detail below; and (v) strategizing and preparing for hearings. Robinson & Cole professionals regularly communicated their findings with the Committee through electronic

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 15 of 93

mail, memoranda, telephonic conferences, and in-person meetings. The motions and pleadings addressed during the Fee Period include but are not limited to appeals of Court's Order denying the Committee's Motion to Dismiss, seeking direct review by the Fourth Circuit as well as review by the Western District. During the Fee Period Robinson & Cole also negotiated with the Debtors concerning estimation discovery search terms and privilege assertions; negotiated a consensual sampling protocol for use in the estimation proceeding, and related form of order; participated in adversary proceeding discovery conferences; and continued initial review of estimation discovery produced by the Debtors and personal injury questionnaires submitted by claimants.

#### 17. Professional Retention and Fee Issues (015) – 131.9hours – \$69,803.00 fees

This category includes time spent by Robinson & Cole considering fee and retention issues for other retained professionals, including Verus LLC as PIQ Data Administrator.

#### 18. Fee Application Preparation (016) – 36.8 hours – \$22,545.50 fees

This category includes time spent by Robinson & Cole dedicated to the preparation of materials related to the filing of monthly fee statements and the eighth and ninth interim fee applications for itself.

#### 19. Communications to Claimants/Counsel (018) – 0.2 hour – \$330.00 fees

This category includes time spent communicating with Committee members regarding litigation histories and claimant communications with the Debtors.

#### **EXPENSES INCURRED BY ROBINSON & COLE**

20. Section 330 of the Bankruptcy Code authorizes "reimbursement for actual, necessary expenses" incurred by the professionals employed in a chapter 11 case. Accordingly, Robinson & Cole seeks reimbursement of actual expenses in the amount of \$19,228.60 it incurred in performing its services during the Fee Period. These reimbursable expenses include, but are not

limited to: court fees, external and internal duplicating charges, travel and hotel charges, obtaining transcripts of hearings and the use of on-line and other legal research tools. All expenses reflected herein comply with the Compensation Guidelines. Robinson & Cole submits that the actual expenses incurred in providing professional services during the Fee Period were necessary, reasonable and justified under the circumstances to serve the needs of the Committee in this Chapter 11 Case. In-house copies at Robinson & Cole are charged at \$0.13 per page. To the extent practicable, Robinson & Cole utilized less expensive outside copying services and the actually billed amount will be listed. Air travel and rail travel is billed at the cost of the ticket at a coach fare.

#### **LEGAL BASIS FOR REQUESTED RELIEF**

- 21. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of section 330 of the Bankruptcy Code to govern the Court's award of such compensation. Section 330 of the Bankruptcy Code provides that a court may award a professional employed under section 1103 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered . . . and . . . reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1)(A) and (B).
- 22. Section 330 of the Bankruptcy Code also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded to . . . [a] professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including --

- (A) the time spent on such services;
- (B) the rates charged for such services;
- (C) whether the services were necessary to the administration of, or beneficial at the time at which the

service was rendered toward the completion of, a case under this title:

- (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;
- (E) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- (F) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

#### 11 U.S.C. § 330(a)(3)(A)-(F).

- 23. The foregoing professional services performed by Robinson & Cole were appropriate and necessary to the effective administration of the Chapter 11 Case. The services were in the best interests of the Committee. Compensation for the foregoing services as requested is commensurate with the complexity, importance, and nature of the problems, as well as issues or tasks involved. The professional services were performed in an appropriately expeditious and efficient manner. In addition, Robinson & Cole has made every effort to minimize its disbursements in this case. The actual expenses incurred in providing professional services were absolutely necessary, reasonable, and justified under the circumstances to serve the needs of the Committee.
- 24. In accordance with section 504 of the Bankruptcy Code and Fed. R. Bankr. P. 2016(a), no agreement or understanding exists between Robinson & Cole and any other person for the sharing of compensation received or to be received for services rendered in or in connection with this case.
- 25. No agreement or understanding prohibited by 18 U.S.C. § 155 has been or will be made by Robinson & Cole.

#### THE REQUESTED COMPENSATION SHOULD BE ALLOWED

26. The services for which Robinson & Cole seeks compensation in this Eleventh Interim Fee Application were, at the time rendered, necessary for, beneficial to, and in the best interests of, the Committee and the Debtors' estates. The services rendered by Robinson & Cole were consistently performed in a timely manner commensurate with the complexity, importance, and nature of the issues involved. In accordance with the factors enumerated in section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by Robinson & Cole is fair and reasonable given (a) the complexity of this case, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title.

#### **NO PRIOR REQUEST**

27. No prior request for the relief sought in this Eleventh Interim Fee Application has been made to this or any other court in connection with the Chapter 11 Case apart from the delivery of the monthly fee statements.

#### **RESERVATION OF RIGHTS**

28. The Committee expressly reserves all rights with respect to challenging the validity, propriety, jurisdiction, and venue of this Chapter 11 Case, including without limitation seeking to dismiss the Chapter 11 Case pursuant 11 U.S.C. § 1112 and seeking to transfer the Chapter 11 Case pursuant to 28 U.S.C. §§ 1406 and 1408 and 11 U.S.C. § 105.

#### **NOTICE**

29. Notice of this Eleventh Interim Fee Application has been provided in accordance with the Interim Fee Order. Robinson & Cole submits that no other or further notice need be provided.

#### **CONCLUSION**

WHEREFORE, Robinson & Cole respectfully requests that the Court: (i) enter the order attached as Exhibit A granting the Eleventh Interim Fee Application and authorizing interim allowance of compensation in the amount of \$727,991.00 for professional services rendered on behalf of the Official Committee of Asbestos Personal Injury Claimants of and reimbursement for actual and necessary expenses in the amount of \$19,228.60; (ii) direct payment by the Debtors of the foregoing amounts less any amount already paid pursuant to the Interim Fee Order; and (iii) grant such other and further relief as the Court deems just and proper.

Dated: July 1, 2024

Charlotte, North Carolina

HAMILTON STEPHENS STEELE + MARTIN, PLLC

/s/ Glenn C. Thompson

Glenn C. Thompson (Bar No. 37221) 525 North Tryon Street, Suite 1400 Charlotte, North Carolina 28202 Telephone: (704) 344-1117

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Co-Counsel to the Official Committee of Asbestos Personal Injury Claimants Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 20 of 93

## EXHIBIT A

#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:	Chapter 11
ALDRICH PUMP LLC, et al.,1	Case No. 20-30608 (JCW)
Debtors.	(Jointly Administered)

ORDER GRANTING THE ELEVENTH INTERIM FEE APPLICATION OF ROBINSON & COLE LLP, AS COUNSEL TO THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY CLAIMANTS FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE PERIOD OCTOBER 1, 2023 THROUGH JANUARY 31, 2024

This matter coming before the Court on the *Eleventh Interim Fee Application of Robinson* & Cole LLP, as Counsel to the Official Committee of Asbestos Personal Injury Claimants for Payment of Interim Compensation and Reimbursement of Expenses Incurred for the Period October 1, 2023 through January 31, 2024 (the "Eleventh Interim Fee Application")<sup>2</sup> filed by Robinson & Cole LLP ("Robinson & Cole"), counsel to the Official Committee of Asbestos Personal Injury Claimants (the "Committee"); the Court having reviewed the Eleventh Interim Fee

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of the Debtors' taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Eleventh Interim Fee Application.

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 22 of 93

Application; the Court having found that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. § 157 and 1334; (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b); (c) notice of the Eleventh Interim Fee Application was sufficient pursuant to Local Rule 2002-1(g) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals* [Dkt. No. 171] (the "Interim Fee Order") and no other or further notice is required; (d) the compensation requested in the Eleventh Interim Fee Application is reasonable and for actual and necessary services rendered by Robinson & Cole on behalf of the Committee during the period of October 1, 2023 through January 31, 2024 (the "Fee Period"); (e) the expenses for which reimbursement is sought in the Eleventh Interim Fee Application are actual and necessary expenses incurred by Robinson & Cole during the Fee Period on behalf of the Committee; and (f) the Eleventh Interim Fee Application fully complies with the Interim Fee Order, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Guidelines; and the Court having determined that the legal and factual bases set forth in the Eleventh Interim Fee Application establish just cause for the relief granted herein:

- 1. The Eleventh Interim Fee Application is GRANTED.
- 2. Robinson & Cole is awarded, on an interim basis, compensation for professional services rendered during the Fee Period in the amount of \$727,991.00 and reimbursement for actual and necessary expenses incurred by Robinson & Cole during the Fee Period in the amount of \$19,228.60.
- 3. The Debtors are authorized and directed to pay Robinson & Cole promptly the fees and expenses approved in this Order to the extent such amounts have not been paid previously by the Debtors.

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 23 of 93

- 4. The Debtors and Robinson & Cole are authorized and empowered to take all actions necessary to implement the relief granted in this Order.
- 5. This Court shall retain exclusive jurisdiction over any and all matters arising from or related to the implementation, enforcement, or interpretation of this Order.

This Order has been signed electronically. The Judge's signature and court's seal appear at the top of the Order.

United States Bankruptcy Court

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 24 of 93

## SCHEDULE A-1

OFFICIAL COMMITTEE OF ASBESTOS CLAIMANTS ATTN: ALLAN TANANBAUM, ESQ. ALDRICH PUMP LLC AND MURRAY BOILER LLC 800-E BEATY STREET DAVIDSON, NC 28036 January 8, 2024 Invoice 50436597

File # 39062.0001 Aldrich Bankruptcy

#### **Invoice Summary and Remittance Advice**

Invoice attached and payable upon receipt

Please return this page or include invoice number with your remittance to:

Mailing Instructions ROBINSON & COLE LLP 280 Trumbull Street Hartford, CT 06103-3597

TEL # (860) 275-8200 FAX # (860) 275-8299 FEDERAL ID # 06-0512640

### Wire Transfer Instructions Bank of America

185 Asylum Street Hartford, CT 06103

SWIFT Code – BOFAUS3N ABA Wire Routing # - 026009593 ACH/EFT Routing # - 011900571 Checking Account # - 000000154546

#### **SUMMARY FOR INVOICE 50436597**

Fees for Legal Services \$86,366.00

Disbursements 3,821.57

Total Current Billing For this Matter \$ 90,187.57

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 26 of 93

Robinson+Cole

Page: 2
Date: January 8, 2024
Invoice #: 50436597

For Services through October 31, 2023

File # 39062.0001 Aldrich Bankruptcy

Summary of Service	es by Task Code			
Task Code	Description		<u>Hours</u>	<u>Amount</u>
OCAC001	CASE ADMIN & BUSNSS OPER-OFFCL CMTEE AS	PRESTOS	0.0	6 249 00
OCAC001	CRDTRS	DESIUS	8.8	6,348.00
OCAC006	CLAIMS ADMINISTRATION		1.0	550.00
OCAC012	LITIGATION & ADVERSARY PROCEEDINGS		84.9	68,603.00
OCAC015	PROFESSIONAL RETENTION & FEE ISSUES		12.9	6,450.00
OCAC016	FEE APPLICATION PREPARATION		9.1	4,415.00
			116.7	\$86,366.00
Summary of Service	os by Professional			
Name	Title	<u>Hours</u>	Rate	Amount
A. L. Ciabattoni	Paralegal	7.1	300.00	2,130.00
J. L. Clasen	Partner	0.5	1310.00	655.00
J. L. Cordani	Partner	0.6	640.00	384.00
J. J. DeForrest	Paralegal	2.0	280.00	560.00
A. A. DePeau	Partner	3.3	710.00	2,343.00
M. R. Enright	Partner	3.7	1250.00	4,625.00
K. M. Fix	Partner	1.3	875.00	1,137.50
S. E. Goldman	Partner	0.2	1300.00	260.00
R. J. Mauceri	Partner	4.4	1075.00	4,730.00
A. J. Merkey	Paralegal	0.5	425.00	212.50
R. M. Messina	Associate	0.2	550.00	110.00
A. R. Phillips	Partner	0.6	840.00	504.00
N. D. Ramsey	Partner	6.5	1650.00	10,725.00
L. Shaw	Paralegal	15.2	500.00	7,600.00
A. H. Smith	Associate	38.4	550.00	21,120.00
S. R. Wilkins	Paralegal	12.2	350.00	4,270.00
D. Wright	Partner	20.0	1250.00	25,000.00
Totals		116.7		\$86,366.00
. 5.0.0				\$55,555.56

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 27 of 93

Robinson+Cole

Page: 3
Date: January 8, 2024
Invoice #: 50436597

#### Summary of Services by Task Code and Professional

#### CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001

Name A. A. DePeau S. E. Goldman R. J. Mauceri N. D. Ramsey L. Shaw S. R. Wilkins D. Wright	Title Partner Partner Partner Partner Partner Paralegal Paralegal Partner	Hours 0.3 0.2 1.4 0.2 2.3 2.9 1.5	Rate 710.00 1300.00 1075.00 1650.00 500.00 350.00 1250.00	Amount 213.00 260.00 1,505.00 330.00 1,150.00 1,015.00 1,875.00
CLAIMS ADMINISTRATION-OCAC006	5	8.8		\$6,348.00
Name A. H. Smith	Title Associate	Hours 1.0	<u>Rate</u> 550.00	<u>Amount</u> 550.00
LITIGATION & ADVERSARY PROCEE	EDINGS-OCAC012	1.0	•	\$550.00
Name J. L. Clasen J. L. Cordani J. J. DeForrest A. A. DePeau M. R. Enright K. M. Fix R. J. Mauceri A. J. Merkey R. M. Messina A. R. Phillips N. D. Ramsey A. H. Smith S. R. Wilkins D. Wright	Title Partner Partner Paralegal Partner Partner Partner Partner Partner Partner Paralegal Associate Partner Partner Partner Partner Partner Partner Associate Paralegal Partner	Hours  0.5 0.6 2.0 3.0 3.7 1.1 3.0 0.5 0.2 0.6 6.3 37.2 9.3 16.9	Rate 1310.00 640.00 280.00 710.00 1250.00 875.00 425.00 550.00 840.00 1650.00 350.00 1250.00	Amount 655.00 384.00 560.00 2,130.00 4,625.00 962.50 3,225.00 212.50 110.00 504.00 10,395.00 20,460.00 3,255.00 21,125.00
PROFESSIONAL RETENTION & FEE	ISSUES-OCAC015  Title	Hours	Poto	Amount
<u>Name</u> L. Shaw	Paralegal	<u>Hours</u> 12.9	<u>Rate</u> 500.00	6,450.00
		12.9	•	\$6,450.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 28 of 93

Robinson+Cole

Page: 4
Date: January 8, 2024

Invoice #:

#### 50436597

#### FEE APPLICATION PREPARATION-OCAC016

<u>Name</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
A. L. Ciabattoni	Paralegal	7.1	300.00	2,130.00
K. M. Fix	Partner	0.2	875.00	175.00
A. H. Smith	Associate	0.2	550.00	110.00
D. Wright	Partner	1.6	1250.00	2,000.00
		9.1		\$4,415.00
		116.7		\$86,366.00

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>		
CASE ADM	CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001						
10/02/23	S. R. Wilkins	Update calendars	0.1	350.00	35.00		
10/02/23	D. Wright	Review certain hearing preparation materials re case status	0.4	1,250.00	500.00		
10/03/23	A. A. DePeau	Participate in weekly counsel team call	0.1	710.00	71.00		
10/03/23	N. D. Ramsey	Participate in weekly counsel team call	0.1	1,650.00	165.00		
10/03/23	S. R. Wilkins	Update case files	1.8	350.00	630.00		
10/04/23	S. R. Wilkins	Update case files	0.3	350.00	105.00		
10/05/23	R. J. Mauceri	Review updated workflow chart	0.2	1,075.00	215.00		
10/10/23	A. A. DePeau	Participate in weekly counsel team call	0.1	710.00	71.00		
10/10/23	S. E. Goldman	Participate in weekly counsel team call	0.1	1,300.00	130.00		
10/10/23	L. Shaw	Case file maintenance	0.4	500.00	200.00		
10/19/23	L. Shaw	Case file updates and maintenance	0.2	500.00	100.00		
10/20/23	R. J. Mauceri	Confer with D. Wright re case status	0.9	1,075.00	967.50		
10/20/23	L. Shaw	Case file maintenance and updates	1.1	500.00	550.00		
10/20/23	D. Wright	Confer with R. Mauceri re case status	0.9	1,250.00	1,125.00		
10/23/23	R. J. Mauceri	Emails with N. Ramsey, D. Wright, J. Miller re hearing	0.3	1,075.00	322.50		
10/23/23	S. R. Wilkins	Review correspondence re case updates (.1); update calendars (.1)	0.2	350.00	70.00		
10/24/23	N. D. Ramsey	Participate in weekly counsel team meeting	0.1	1,650.00	165.00		
10/24/23	S. R. Wilkins	Update case files (.2); update calendars (.1)	0.3	350.00	105.00		
10/24/23	D. Wright	Participate in weekly counsel team meeting	0.1	1,250.00	125.00		
10/27/23	S. R. Wilkins	Update hearing chart	0.2	350.00	70.00		
10/31/23	A. A. DePeau	Conference call with co-counsel re strategy and recent developments	0.1	710.00	71.00		
10/31/23	S. E. Goldman	Conference call with co-counsel re strategy and recent developments	0.1	1,300.00	130.00		
10/31/23	L. Shaw	Update professional fee chart re applications of R&C (.2), HSSM (.2) and Caplin Drysdale (.2)	0.6	500.00	300.00		

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document

Page 29 of 93



Page: Date: January 8, 2024 50436597 Invoice #:

<u>Date</u> 10/31/23	<u>Timekeeper</u> D. Wright	<u>Description</u> Conference call with co-counsel re strategy and recent developments	Hours 0.1	<u>Rate</u> 1,250.00	<u>Amount</u> 125.00		
		-	8.8	-	\$6,348.00		
CLAIMS AI	CLAIMS ADMINISTRATION-OCAC006						
10/31/23	A. H. Smith	Update analysis of withdrawn claims	1.0	550.00	550.00		
		-	1.0	-	\$550.00		
LITIGATIO	N & ADVERSARY F	PROCEEDINGS-OCAC012					
10/02/23	R. J. Mauceri	Review A. Smith email re potential	0.3	1,075.00	322.50		
10/02/23	A. H. Smith	demonstrative Draft litigation demonstrative (.6); confer with LAS and Verus re PIQ review and	1.1	550.00	605.00		
10/02/23	S. R. Wilkins	strategy (.5) Communications with A. Smith re hearing demonstrative (.2); review same (.1); review case documents re same (.2); update	0.7	350.00	245.00		
10/03/23	J. J. DeForrest	hearing chart (.2) Assist legal team with review and production of case data	1.3	280.00	364.00		
10/03/23	A. H. Smith	Attention to Debtor produced privilege logs and documents in adversary proceeding (.4); confer (multiple) with J. DeForrest re same (.5); confer with S. Wilkins re same (.2); review same (.7)	1.8	550.00	990.00		
10/03/23	S. R. Wilkins	Research re production (2.3); update production chart (.9); summarize updates and email to A. Smith (.5); confer with A. Smith re same (.2)	4.9	350.00	1,715.00		
10/05/23	J. L. Clasen	Confer with N. Ramsey, D. Wright, M. Enright, A. DePeau, A. Smith, and S.	0.5	1,310.00	655.00		
10/05/23	A. A. DePeau	Wilkins re case strategy Confer with N. Ramsey, D. Wright, J. Clasen, M. Enright, A. Smith, and S. Wilkins	0.5	710.00	355.00		
10/05/23	M. R. Enright	re case strategy Confer with N. Ramsey, D. Wright, J. Clasen, A. DePeau, A. Smith, and S.	0.5	1,250.00	625.00		
10/05/23	N. D. Ramsey	Wilkins re case strategy Confer with D. Wright, J. Clasen, M. Enright, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.5	1,650.00	825.00		

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 30 of 93

Robinson+Cole

Page: 6
Date: January 8, 2024
Invoice #: 50436597

<u>Date</u>	Timekeeper	Description	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
10/05/23	A. H. Smith	Prepare for team strategy call (.2); confer	0.7	550.00	385.00
		with N. Ramsey, D. Wright, J. Clasen, M.			
		Enright, A. DePeau, and S. Wilkins re case			
		strategy			
10/05/23	S. R. Wilkins	Confer with N. Ramsey, D. Wright, J.	0.9	350.00	315.00
		Clasen, M. Enright, A. DePeau, and A.			
		Smith re case strategy (.5); draft notes re			
10/05/23	D. Wright	same (.3); email A. Smith re same (.1) Confer with N. Ramsey, J. Clasen, M.	0.5	1,250.00	625.00
10/03/23	D. Wright	Enright, A. DePeau, A. Smith, and S.	0.5	1,250.00	025.00
		Wilkins re case strategy			
10/06/23	M. R. Enright	Review and comment on draft order re	0.5	1,250.00	625.00
	<b>.</b>	sampling protocol		1,=00100	
10/06/23	R. J. Mauceri	Review revised draft order and	0.6	1,075.00	645.00
		correspondence with D. Wright, A. Smith,		·	
		M. Enright, and N. Ramsey re same			
10/06/23	N. D. Ramsey	Review and comment on draft sampling	0.5	1,650.00	825.00
		order and protocol			
10/06/23	A. H. Smith	Draft proposed order re estimation	2.6	550.00	1,430.00
		discovery sampling (2.1); review			
		correspondence from M. Enright re same			
10/06/23	D. Wright	<ul><li>(.1); revise same (.4)</li><li>Review proposed draft order re agreed</li></ul>	0.2	1,250.00	250.00
10/00/23	D. Wright	sampling plan	0.2	1,230.00	250.00
10/09/23	M. R. Enright	Review of further proposed revisions to	0.3	1,250.00	375.00
10,00,20	tti =i.i.g.it	draft stipulated order re sampling	0.0	1,200.00	0.0.00
10/09/23	R. J. Mauceri	Review revised proposed sampling order	0.2	1,075.00	215.00
10/09/23	N. D. Ramsey	Work on estimation sample	0.4	1,650.00	660.00
10/09/23	A. H. Smith	Revise draft order re sampling (.4); email N.	5.7	550.00	3,135.00
		Ramsey, D. Wright, M. Enright, and R.			
		Mauceri re same (.1); begin drafting			
		discovery-related memorandum (4.4);			
		confer with Verus and LAS re PIQ review			
10/00/22	D Wright	progress (.8)	1.6	1 250 00	2 000 00
10/09/23	D. Wright	Review proposed sampling order (.3); review additional discovery identified for	1.6	1,250.00	2,000.00
		additional review from prior Debtor			
		production (1.3)			
10/10/23	R. J. Mauceri	Review N. Ramsey, M. Evert emails re	0.2	1,075.00	215.00
. 67 . 67 = 6		order	V. <u> </u>	1,01010	
10/10/23	N. D. Ramsey	Review and revise sampling order (.3);	0.7	1,650.00	1,155.00
	·	communication to Caplin team re same (.1);			
		review communication from Debtor re same			
		(.3)			
10/10/23	A. H. Smith	Continue drafting discovery-related	4.9	550.00	2,695.00
40/40/00	O D W/!!!	memorandum	0.4	050.00	05.00
10/10/23	S. R. Wilkins	Email A. Smith re hearing materials	0.1	350.00	35.00
10/11/23	R. J. Mauceri	Review J. Wehner, M. Enright, and N.	0.3	1,075.00	322.50
		Ramsey emails re order			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 31 of 93

Robinson+Cole

Page: 7
Date: January 8, 2024
Invoice #: 50436597

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	Rate	<u>Amount</u>
10/12/23	R. J. Mauceri	Review A. Smith email re order	0.1	1,075.00	107.50
10/12/23	A. J. Merkey	Research historical filings in connection with	0.5	425.00	212.50
		open project from N. Ramsey, draft			
		memorandum re same			
10/12/23	D. Wright	Review revisions to proposed sample order	0.2	1,250.00	250.00
10/16/23	M. R. Enright	Review proposed sampling agreed order	0.5	1,250.00	625.00
		and explanatory email from N. Ramsey and			
		comment re same (.3); confer with N. Ramsey and A. Smith re same (.2)			
10/16/23	R. J. Mauceri	Review revised proposed sampling	0.4	1,075.00	430.00
10/10/23	N. J. Maucen	language, order (.2); review M. Enright, N.	0.4	1,075.00	430.00
		Ramsey, J. Wehner emails re same (.2)			
10/16/23	N. D. Ramsey	Revise proposed order and cover email re	1.7	1,650.00	2,805.00
10/10/20	rt. D. rtamooy	sample (1.4); confer with M. Enright and A.		1,000.00	2,000.00
		Smith re same (.2); confer with J. Wehner re			
		same (.2)			
10/16/23	A. H. Smith	Confer with LAS and Verus re PIQ review	3.5	550.00	1,925.00
		(.8); review further revised proposed			
		sampling order (.2); email N. Ramsey re			
		same (.1); confer with M. Enright and N.			
		Ramsey re same (.2); review discovery			
10/10/00	0. 0. 14/11/1	productions to date (2.2)			242.22
10/16/23	S. R. Wilkins	Coordinate download and filing of PIQs	0.6	350.00	210.00
40/47/00	Λ Λ DaDaa	from Donlin Recano (.4); review same (.2)	0.0	740.00	242.00
10/17/23 10/17/23	A. A. DePeau	Attend counsel team strategy call	0.3	710.00	213.00 660.00
10/17/23	N. D. Ramsey	Revise proposed sampling order and transmitting via email to M. Evert	0.4	1,650.00	00.00
10/17/23	A. H. Smith	Prepare hearing demonstrative exhibit (1.6);	3.0	550.00	1,650.00
10/11/23	A. H. Olliul	revise discovery review memorandum (1.4)	5.0	330.00	1,000.00
10/17/23	D. Wright	Review proposed revisions to sample order	1.7	1,250.00	2,125.00
	<b></b>	(.3); review email from N. Ramsey to M.		,	_,
		Evert re sample order (.1); review proposed			
		information for hearing preparation			
		materials (.3); review proposed discovery to			
		third-parties and revise (1.0)			
10/18/23	K. M. Fix	Review email and attachments from A.	0.3	875.00	262.50
		Smith re estimation purview			
10/18/23	R. J. Mauceri	Emails with A. Smith, D. Wright, A. DePeau	0.2	1,075.00	215.00
40/40/00	A 11 O:4h	re potential demonstrative	0.0	550.00	4 400 00
10/18/23	A. H. Smith	Further revise discovery review	2.0	550.00	1,100.00
		memorandum (1.3); email N. Ramsey and D. Wright re same (.1); review and update			
		claims tracking materials (.6)			
10/18/23	D. Wright	Revise discovery review memorandum	1.6	1,250.00	2,000.00
10/19/23	D. Wright	Review draft of estimation-related discovery	0.9	1,250.00	1,125.00
		memorandum	0.0	.,	.,5.50
10/20/23	M. R. Enright	Review and circulate complaint re tracked	0.5	1,250.00	625.00
	J	bankruptcy case			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document

Page 32 of 93

## Robinson+Cole

Page: Date: January 8, 2024 Invoice #: 50436597

<u>Date</u> 10/23/23	<u>Timekeeper</u> J. L. Cordani	Description Confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	Hours 0.4	<u>Rate</u> 640.00	<u>Amount</u> 256.00
10/23/23	A. A. DePeau	Confer with N. Ramsey, D. Wright, J. Cordani, M. Enright, R. Mauceri, A. Phillips, A. Smith, and S. Wilkins re case strategy	0.4	710.00	284.00
10/23/23	M. R. Enright	Emails with N. Ramsey, ACC counsel team and Debtors' counsel re proposal to cancel hearing and re status of agreed order re sampling (.3); confer with N. Ramsey, D. Wright, J. Cordani, R. Mauceri, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy (.4)	0.7	1,250.00	875.00
10/23/23	R. J. Mauceri	Confer with N. Ramsey, D. Wright, J. Cordani, M. Enright, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.4	1,075.00	430.00
10/23/23	A. R. Phillips	Confer with N. Ramsey, D. Wright, J. Cordani, M. Enright, R. Mauceri, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.4	840.00	336.00
10/23/23	N. D. Ramsey	Confer with D. Wright, J. Cordani, M. Enright, R. Mauceri, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy (.4); communications with counsel team and Debtor re canceling hearing (.2), and status of sample negotiation (.1)	0.7	1,650.00	1,155.00
10/23/23	A. H. Smith	Confer with N. Ramsey, D. Wright, J. Cordani, M. Enright, R. Mauceri, A. Phillips, A. DePeau, and S. Wilkins re case strategy (.4); confer with Verus and LAS re PIQ review strategy and status (.6)	1.0	550.00	550.00
10/23/23	S. R. Wilkins	Confer with N. Ramsey, D. Wright, J. Cordani, M. Enright, R. Mauceri, A. Phillips, A. DePeau, and A. Smith re case strategy (.4); email team re same (.1); draft notes re same (.2); email A. Smith re same (.1)	0.8	350.00	280.00
10/23/23	D. Wright	Confer with N. Ramsey, J. Cordani, M. Enright, R. Mauceri, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy (.4); review memorandum re potential litigation issue in underlying estimation proceeding (.9)	1.3	1,250.00	1,625.00
10/24/23	D. Wright	Comment on proposed discovery re adversary proceeding (.5); continue review of additional proposed estimation-related discovery (.7)	1.2	1,250.00	1,500.00
10/25/23 10/25/23	K. M. Fix D. Wright	Confer with D. Wright re discovery Review estimation-related discovery (.8); revise same (.5); confer with K. Fix re discovery (.8)	0.8 2.1	875.00 1,250.00	700.00 2,625.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 33 of 93

Robinson+Cole

Page: 9
Date: January 8, 2024
Invoice #: 50436597

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
10/26/23	D. Wright	Update draft estimation-related discovery pleading	1.4	1,250.00	1,750.00
10/27/23	M. R. Enright	Review emails from M. Evert and J. Guy re sampling protocol (.2); review proposed revisions and exhibits re same (.3)	0.5	1,250.00	625.00
10/27/23	D. Wright	Review email from M. Evert re sampling (.2); review revised proposed form of order (.3); review additional information re sample size calculations (.4); review draft AP requests for production of documents (1.3); review draft AP requests for interrogatories (1.1); review additional proposed discovery (.9)	4.2	1,250.00	5,250.00
10/30/23	J. L. Cordani	Confer with N. Ramsey, M. Enright, R. Mauceri, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.2	640.00	128.00
10/30/23	A. A. DePeau	Confer with N. Ramsey, M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. Smith, and S. Wilkins re case strategy (.2); review and revise adversary discovery requests (1.6)	1.8	710.00	1,278.00
10/30/23	M. R. Enright	Confer with N. Ramsey, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.2	1,250.00	250.00
10/30/23	R. J. Mauceri	Confer with N. Ramsey, M. Enright, J. Cordani, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy (.2); review workflow chart in advance of call (.1)	0.3	1,075.00	322.50
10/30/23	R. M. Messina	Confer with A. Smith re case strategy research	0.2	550.00	110.00
10/30/23	A. R. Phillips	Confer with N. Ramsey, M. Enright, R. Mauceri, J. Cordani, A. DePeau, A. Smith, and S. Wilkins re case strategy (.2)	0.2	840.00	168.00
10/30/23	N. D. Ramsey	Confer with M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy (.2); email correspondence with LAS, committee counsel team re sample negotiation (.2); review Aldrich brief filed in Purdue appeal (.7); email correspondence with Committee legal team re same (.2); telephone call with K. Maclay re same (.1)	1.4	1,650.00	2,310.00
10/30/23	A. H. Smith	Update strategy chart in preparation for team call (.6); confer with N. Ramsey, M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, and S. Wilkins re case strategy (.2); confer with R. Messina re case strategy research (.2); begin same (4.9)	5.9	550.00	3,245.00
10/30/23	S. R. Wilkins	Coordinate download and filing of PIQ submissions from Donlin Recano (.4);	1.3	350.00	455.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Robinson+Cole

Document Page 34 of 93

Page:

Date: Invoice #: 10

January 8, 2024

1,250.00

300.00

875.00

0.3

2.9

0.2

375.00

870.00

175.00

50436597

Date Timekeeper Description Hours Rate Amount confer with N. Ramsey, M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, and A. Smith re case strategy (.2); email team re same (.1); draft notes re same (.1); email A. Smith re same (.1); review Brief for Amici Curiae Aldrich Pump LLC, Murray Boiler LLC, and Bestwall iso Respondents (.3); email L. Krepto re same (.1) 10/31/23 J. J. DeForrest Assist legal team with review and 0.7 280.00 196.00 production of case data A. H. Smith Analyze PIQs and related correspondence 10/31/23 5.0 550.00 2,750.00 \$68,603.00 84.9 **PROFESSIONAL RETENTION & FEE ISSUES-OCAC015** 10/09/23 L. Shaw Review and assemble LAS invoices for 1.7 500.00 850.00 June and July (.4); first draft of sixth interim fee application (1.3) Assemble LAS invoices June-August re fee 10/17/23 L. Shaw 350.00 0.7 500.00 preparation (.1); draft shell of eighth interim fee application (.6) Draft professional fee chart, expenses and 10/18/23 L. Shaw 6.7 500.00 3,350.00 category summaries from LAS June and July invoices (4.9); revise seventh interim fee application re same (1.8) 10/19/23 L. Shaw Draft professional fee chart, expenses and 2.9 500.00 1,450.00 category summaries from LAS August invoice (2.1); revise seventh interim fee application re same (.8) 10/30/23 L. Shaw Numerous emails with A. Smith re LAS 0.9 500.00 450.00 revised fifth interim fee application (.2); review, proof and assemble for filing (.6); email to R. Kelly and V. Hughes re same (.1)12.9 \$6,450.00 FEE APPLICATION PREPARATION-OCAC016 10/02/23 A. L. Ciabattoni Additional edits to July fee statement 2.4 300.00 720.00 10/03/23 A. L. Ciabattoni Addition revisions to July fee statement 1.8 300.00 540.00 10/03/23 D. Wright Revise Aldrich July invoice 1.250.00 1.625.00 1.3

Aldrich June invoice edits

issue

Review and revise August fee statement

Confer with A. Smith re fee application

10/05/23

10/16/23

10/30/23

D. Wright

K. M. Fix

A. L. Ciabattoni

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 35 of 93

Robinson+Cole

Page: 11
Date: January 8, 2024
Invoice #: 50436597

<u>Date</u> <u>Timekeeper</u> **Description** <u>Hours</u> Rate <u>Amount</u> Confer with K. Fix re fee application issue 10/30/23 A. H. Smith 0.2 550.00 110.00 9.1 \$4,415.00 116.7 \$86,366.00

Filed 07/01/24 Case 20-30608 Doc 2276 Entered 07/01/24 15:55:52 Desc Main Document Page 36 of 93

Robinson+Cole

Page: January 8, 2024 Date: 50436597

Invoice #:

**Summary of Disbursements** 

**Description** RelativityOne Monthly Hosting Fees

**Amount** 3,821.57

12

\$3,821.57

**Disbursement Details** 

Date Description Amount

> RelativityOne Monthly Hosting Fees 3,821.57

> > \$3,821.57

Summary for Invoice # 50436597

Aldrich Bankruptcy

Fees for Legal Services \$ 86,366.00

Disbursements 3,821.57

**Total Current Billing For this Matter** \$ 90,187.57 Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 37 of 93

## SCHEDULE A-2

ALDRICH PUMP LLC, ET AL. - OFFICIAL COMM ATTN: ALLAN TANANBAUM, ESQ. ALDRICH PUMP LLC AND MURRAY BOILER LLC 800-E BEATY STREET DAVIDSON, NC 28036 January 31, 2024 Invoice 50440352

File # 39062.0001 Aldrich Bankruptcy

#### **Invoice Summary and Remittance Advice**

Invoice attached and payable upon receipt

Please return this page or include invoice number with your remittance to:

Mailing Instructions
ROBINSON & COLE LLP
280 Trumbull Street
Hartford, CT 06103-3597

TEL # (860) 275-8200 FAX # (860) 275-8299 FEDERAL ID # 06-0512640

### Wire Transfer Instructions Bank of America

Bank of America 185 Asylum Street Hartford, CT 06103

SWIFT Code – BOFAUS3N ABA Wire Routing # - 026009593 ACH/EFT Routing # - 011900571 Checking Account # - 000000154546

#### **SUMMARY FOR INVOICE 50440352**

Fees for Legal Services \$88,192.00

Disbursements 5,205.83

Total Current Billing For this Matter \$ 93,397.83

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 39 of 93

Robinson+Cole

Page: 2
Date: January 31, 2024
Invoice #: 50440352

For Services through November 30, 2023

File # 39062.0001 Aldrich Bankruptcy

Summary of Service Task Code	s by Task Code Description		<u>Hours</u>	<u>Amount</u>
OCAC001	CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBEST CRDTRS	os	9.6	8,830.00
OCAC006	CLAIMS ADMINISTRATION		1.0	350.00
OCAC012	LITIGATION & ADVERSARY PROCEEDINGS		75.0	56,462.00
OCAC015	PROFESSIONAL RETENTION & FEE ISSUES		31.3	17,520.00
OCAC016	FEE APPLICATION PREPARATION		7.9	4,700.00
OCAC018	COMMUNICATIONS TO CLAIMANTS/COUNSEL		0.2	330.00
			125.0	\$88,192.00
Summary of Service		OUTO	Poto	Amount
<u>Name</u> A. L. Ciabattoni	<u>Title</u> <u>H</u> Paralegal	<u>ours</u> 0.9	<u>Rate</u> 300.00	<u>Amount</u> 270.00
J. L. Cordani	Partner	1.1	640.00	704.00
A. A. DePeau	Partner	7.6	710.00	5,396.00
M. R. Enright	Partner	4.1	1250.00	5,125.00
E. M. Forte	Partner	2.8	1250.00	3,500.00
S. E. Goldman	Partner	0.4	1300.00	520.00
R. J. Mauceri	Partner	2.2	1075.00	2,365.00
R. M. Messina	Associate	0.9	550.00	495.00
A. R. Phillips	Partner	0.3	840.00	252.00
N. D. Ramsey	Partner	4.9	1650.00	8,085.00
L. Shaw	Paralegal	15.0	500.00	7,500.00
A. H. Smith	Associate	43.2	550.00	23,760.00
S. R. Wilkins	Paralegal	24.2	350.00	8,470.00
D. Wright	Partner	17.4	1250.00	21,750.00
Totals		25.0		\$88,192.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 40 of 93

Robinson+Cole

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Page: 3
Date: January 31, 2024
Invoice #: 50440352

#### Summary of Services by Task Code and Professional

#### CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001

Name R. J. Mauceri N. D. Ramsey L. Shaw A. H. Smith S. R. Wilkins D. Wright  CLAIMS ADMINISTRATION-OCAC006	Title Partner Partner Paralegal Associate Paralegal Partner	Hours 1.0 0.8 0.5 0.6 2.8 3.9	Rate 1075.00 1650.00 500.00 550.00 350.00 1250.00	Amount 1,075.00 1,320.00 250.00 330.00 980.00 4,875.00
Name S. R. Wilkins  LITIGATION & ADVERSARY PROCEE	<u>Title</u> Paralegal	Hours 1.0 1.0	<u>Rate</u> 350.00	<u>Amount</u> 350.00 \$350.00
Name J. L. Cordani A. A. DePeau M. R. Enright E. M. Forte S. E. Goldman R. J. Mauceri R. M. Messina A. R. Phillips N. D. Ramsey A. H. Smith S. R. Wilkins D. Wright	Title Partner Partner Partner Partner Partner Partner Partner Associate Partner Associate Partner Associate Partner Associate Partner Associate Partner	Hours 1.1 7.6 4.1 2.8 0.4 1.2 0.9 0.3 3.3 37.6 7.3 8.4	Rate 640.00 710.00 1250.00 1250.00 1300.00 1075.00 550.00 840.00 1650.00 350.00 1250.00	Amount 704.00 5,396.00 5,125.00 3,500.00 520.00 1,290.00 495.00 252.00 5,445.00 20,680.00 2,555.00 10,500.00
PROFESSIONAL RETENTION & FEE I	SSUES-OCAC015	75.0		\$56,462.00
Name N. D. Ramsey L. Shaw A. H. Smith S. R. Wilkins D. Wright	Title Partner Paralegal Associate Paralegal Partner	Hours 0.6 14.5 5.0 8.3 2.9	Rate 1650.00 500.00 550.00 350.00 1250.00	Amount 990.00 7,250.00 2,750.00 2,905.00 3,625.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 41 of 93

Robinson+Cole

Page: 4
Date: January 31, 2024
Invoice #: 50440352

#### **FEE APPLICATION PREPARATION-OCAC016**

	S	Title Paralegal Paralegal Partner  MANTS/COUNSEL-OCAC018	Hours 0.9 4.8 2.2 7.9		Amount 270.00 1,680.00 2,750.00 \$4,700.00
<u>Name</u> N. D. Rams	ey	<u>Title</u> Partner	Hours 0.2	<u>Rate</u> 1650.00	<u>Amount</u> 330.00
			0.2	. <u>.</u>	\$330.00
			125.0		\$88,192.00
Date CASE ADM	Timekeeper	Description ER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
11/01/23	D. Wright	Review report from FTI team re financial	1.2	1,250.00	1,500.00
11/06/23 11/06/23	R. J. Mauceri S. R. Wilkins	update (.7); review additional materials provided by FTI re financial update (.5) Confer with D. Wright re case status Update case files (.3); email A. Smith re	0.5 0.4	1,075.00 350.00	537.50 140.00
11/06/23 11/07/23 11/07/23 11/08/23 11/10/23	D. Wright S. R. Wilkins D. Wright S. R. Wilkins A. H. Smith	calendar items (.1) Confer with R. Mauceri re case status Update case files Participate in counsel strategy call Update case files (.1); update calendars (.1) Attention to case file and tracking documentation (.3); review Debtor ordinary	0.5 0.3 0.1 0.2 0.6	1,250.00 350.00 1,250.00 350.00 550.00	625.00 105.00 125.00 70.00 330.00
11/10/23 11/15/23	S. R. Wilkins N. D. Ramsey	course professional filings (.3) Update calendars (.3); update case files (.4) Communications with Committee member re litigation strategy	0.7 0.8	350.00 1,650.00	245.00 1,320.00
11/16/23	D. Wright	Review case management order and related estimation orders (.6); review calendar reports re case (.3)	0.9	1,250.00	1,125.00
11/17/23 11/17/23	R. J. Mauceri L. Shaw	Confer with D. Wright re case status Electronic file management and case updates	0.5 0.5	1,075.00 500.00	537.50 250.00
11/17/23	S. R. Wilkins	Research re hearing scheduled for Nov. 30, 2023 (.2); email A. Smith re same (.1)	0.3	350.00	105.00
11/17/23 11/20/23 11/22/23 11/27/23	D. Wright S. R. Wilkins S. R. Wilkins S. R. Wilkins	Confer with R. Mauceri re case status Email A. Smith re calendar updates Update case files Update case files	0.5 0.1 0.2 0.2	1,250.00 350.00 350.00 350.00	625.00 35.00 70.00 70.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Page 42 of 93 Document

Robinson+Cole Page: Date: January 31, 2024 50440352 Invoice #:

<u>Date</u> 11/28/23	<u>Timekeeper</u> D. Wright	Description Participate in counsel team call (.1); review Ninth Circuit decision re case management	<u>Hours</u> 0.7	<u>Rate</u> 1,250.00	<u>Amount</u> 875.00
11/29/23	S. R. Wilkins	and prepare similar list re pending case (.6) Update case files	0.4	350.00	140.00
			9.6	-	\$8,830.00
CLAIMS AL	MINISTRATION-OC	JAC006			
11/10/23	S. R. Wilkins	Review Debtors' proof of claim correspondence and update chart re same (.4); email A. Smith re same (.1)	0.5	350.00	175.00
11/13/23	S. R. Wilkins	Review Debtors' proof of claim correspondence and update chart re same (.4); email A. Smith re same (.1)	0.5	350.00	175.00
			1.0	-	\$350.00
LITIGATION	N & ADVERSARY P	ROCEEDINGS-OCAC012			
11/01/23	A. A. DePeau	Edit and revise draft discovery requests for adversary proceedings	3.9	710.00	2,769.00
11/01/23	A. H. Smith	Analyze PIQs and related correspondence	6.1	550.00	3,355.00
11/02/23	J. L. Cordani	Review, analyze, and revise interrogatories and requests for production for adversary proceeding (1.0); confer with A. Phillips and A. DePeau re same (.1)	1.1	640.00	704.00
11/02/23	A. A. DePeau	Continue to revise initial RFPs and Interrogatories to adversary defendants (2.4); review edits from A. Phillips and J. Cordani re same (.4); confer with A. Phillips	2.9	710.00	2,059.00
11/02/23	A. R. Phillips	and J. Cordani re same (.1) Confer with J. Cordani and A. DePeau re edits to interrogatories and requests for	0.1	840.00	84.00
11/02/23	A. H. Smith	production for adversary proceeding Draft analysis of PIQ subset (1.9); email	2.2	550.00	1,210.00
11/02/23	D. Wright	Verus re same (.3) Review proposed estimation-related third- party discovery	1.1	1,250.00	1,375.00
11/03/23	A. A. DePeau	Finalize edits to initial adversary discovery requests (.4); confer with C. Hardman re same (.1)	0.5	710.00	355.00
11/03/23	M. R. Enright	Review J. Wehner's and A. Sackett's comments re sampling protocol issues	0.2	1,250.00	250.00
11/03/23	N. D. Ramsey	Review LAS analysis of sample and email communications re same (.2); email communications with J. Wehner re same (.2); review email communications from	0.5	1,650.00	825.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 43 of 93

Robinson+Cole

Page: 6
Date: January 31, 2024
Invoice #: 50440352

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	Rate	<u>Amount</u>
11/03/23	A. H. Smith	Debtors re POC/PIQ communications (.1) Analyze PIQ data report from Verus (.9); email (multiple) S. DeGeronimo (Verus) re same (.3); further review particular PIQs re same (.6)	1.8	550.00	990.00
11/03/23	D. Wright	Review Debtor's proposed edits to sampling order (.2); review email from J. Wehner re same (.1)	0.3	1,250.00	375.00
11/06/23	A. A. DePeau	Confer (partial) with D. Wright, R. Mauceri, M. Enright, A. Phillips, A. Smith, and S. Wilkins re case strategy	0.1	710.00	71.00
11/06/23	M. R. Enright	Confer with D. Wright, R. Mauceri, A. Phillips, A. DePeau (partial), A. Smith, and S. Wilkins re case strategy	0.2	1,250.00	250.00
11/06/23	R. J. Mauceri	Confer with D. Wright, M. Enright, A. Phillips, A. DePeau (partial), A. Smith, and S. Wilkins re case strategy	0.2	1,075.00	215.00
11/06/23	A. R. Phillips	Confer with D. Wright, M. Enright, R. Mauceri, A. DePeau (partial), A. Smith, and S. Wilkins re case strategy	0.2	840.00	168.00
11/06/23	A. H. Smith	Research strategy memorandum (4.4); prepare for team strategy call (.4); attend call with Verus and LAS teams re PIQ review (.5); confer with D. Wright, M. Enright, R. Mauceri, A. Phillips, A. DePeau (partial), and S. Wilkins re case strategy (.2)	5.5	550.00	3,025.00
11/06/23	S. R. Wilkins	Confer with D. Wright, M. Enright, R. Mauceri, A. Phillips, A. DePeau (partial), and A. Smith re case strategy (.2); email A. DePeau re same (.1); email team re same (.1); draft notes re same (.1); email A. Smith re same (.1); email J. DeForrest re	0.7	350.00	245.00
11/06/23	D. Wright	document upload (.1) Confer with M. Enright, R. Mauceri, A. Phillips, A. DePeau (partial), A. Smith, and S. Wilkins re case strategy	0.2	1,250.00	250.00
11/07/23	S. E. Goldman	Conference call with co-counsel re litigation matters	0.1	1,300.00	130.00
11/07/23	A. H. Smith	Supplemental research for strategy memorandum	0.8	550.00	440.00
11/08/23	R. M. Messina	Confer with A. Smith re case strategy research	0.2	550.00	110.00
11/08/23	A. H. Smith	Draft memorandum re case strategy (8.7); confer with R. Messina re same (.2)	8.9	550.00	4,895.00
11/09/23	R. M. Messina	Correspondence with A. Smith re case strategy research	0.2	550.00	110.00
11/09/23	A. H. Smith	Revise strategy memorandum (2.8); email S. Wilkins re same (.1)	2.9	550.00	1,595.00
11/09/23	S. R. Wilkins	Proof litigation-related memorandum	1.1	350.00	385.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 44 of 93

Robinson+Cole

Page: 7
Date: January 31, 2024
Invoice #: 50440352

<u>Date</u> 11/09/23	<u>Timekeeper</u> D. Wright	<u>Description</u> Review certain discovery materials (.5);	Hours 1.8	<u>Rate</u> 1,250.00	<u>Amount</u> 2,250.00
11/00/20	D. Wilgin	review case management order (.3); review status of pending estimation discovery projects (.3); revise draft estimation	1.0	1,200.00	2,200.00
11/10/23	M. R. Enright	discovery related pleading (.7) Review email and attachments from A. Smith re changes to form of	0.2	1,250.00	250.00
		correspondence from Debtors re PIQ responses			
11/10/23	A. H. Smith	Email N. Ramsey, M. Enright, and R. Mauceri re PIQ-related correspondence (.5);	0.9	550.00	495.00
11/10/23	S. R. Wilkins	analyze related case pleading (.4) Review case management order re	0.5	350.00	175.00
		adversary proceedings (.2); update production chart (.2); update hearing chart			
11/10/23	D. Wright	<ul><li>(.1)</li><li>Comment on adversary proceeding RFPs to Debtors (.8); comment on adversary</li></ul>	2.1	1,250.00	2,625.00
11/13/23	M. R. Enright	proceeding interrogatories to Debtors (1.3) Review report from A. Smith re OCP	0.1	1,250.00	125.00
11/10/20	W. R. Emignt	litigation activity review	0.1	1,200.00	123.00
11/13/23	N. D. Ramsey	Telephone call with M. Evert re estimation sample	0.1	1,650.00	165.00
11/13/23	A. H. Smith	Confer with LAS and Verus re PIQ review (.8); email D. Wright re litigation drafting (.1)	0.9	550.00	495.00
11/13/23	S. R. Wilkins	Proof litigation-related memorandum	1.5	350.00	525.00
11/14/23	M. R. Enright	Review filing in another case which cites to decision in Aldrich as basis for objection (.2); email to N. Ramsey and D. Wright re	0.3	1,250.00	375.00
		same (.1)			
11/14/23	A. H. Smith	Revise litigation memorandum (.3); correspondence with S. Wilkins re same (.1)	0.4	550.00	220.00
11/14/23	S. R. Wilkins	Proof litigation-related memorandum (3.4); email A. Smith and R. Messina re same (.1)	3.5	350.00	1,225.00
11/15/23	M. R. Enright	Correspondence with Committee re proposed sampling order (.1); review final	0.3	1,250.00	375.00
11/15/23	R. J. Mauceri	form of proposed order re same (.2) Review N. Ramsey email to Committee and form of Order	0.3	1,075.00	322.50
11/15/23	N. D. Ramsey	Draft communication to Committee re estimation sample	0.6	1,650.00	990.00
11/15/23	A. H. Smith	Email D. Wright re form of sampling order	0.2	550.00	110.00
11/15/23	D. Wright	Review email from K. Fix re form of sampling order (.2); revise draft form of sampling order (.4); review communications	0.9	1,250.00	1,125.00
11/17/23	M. R. Enright	re sampling to prepare revised order (.3) Review Committee member's emails re sampling (.2); review and circulate background re same (.5); confer with A.	0.9	1,250.00	1,125.00
		Smith and N. Ramsey re same (.2)			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 45 of 93

Robinson+Cole

Page: 8
Date: January 31, 2024
Invoice #: 50440352

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	Rate	<u>Amount</u>
11/17/23	R. J. Mauceri	Monitor Committee correspondence re form of order	0.2	1,075.00	215.00
11/17/23	N. D. Ramsey	Confer with A. Smith and M. Enright re sample (.2); review email from A. Smith re same (.1); communications with Committee re sample (.5)	0.8	1,650.00	1,320.00
11/17/23	A. H. Smith	Analyze prior correspondence re sampling protocol (.3); email N. Ramsey, M. Enright, and D. Wright re same (.1); confer with N. Ramsey and M. Enright re sample (.2)	0.6	550.00	330.00
11/17/23	D. Wright	Review email from N. Ramsey to Committee members re sample and sample size (.2); review Committee responses and questions to same (.4); communicate with RC counsel team re sampling history in these bankruptcy cases (.4); review N. Ramsey responses to Committee members (.2)	1.2	1,250.00	1,500.00
11/20/23	M. R. Enright	Emails with N. Ramsey and T. Phillips re cancelling hearing (.1); emails with N. Ramsey and A. Sackett re details of sample (.1); review dissent from denial of certiorari and cert petition re collateral estoppel and due process (.6); emails with N. Ramsey, T. Donlon, R. Messina and E. Forte re same (.3)	1.1	1,250.00	1,375.00
11/20/23	E. M. Forte	Initial review of recent tracked bankruptcy case's opinion and certiorari petition re estoppel	0.7	1,250.00	875.00
11/20/23	N. D. Ramsey	Communications with Committee expert re additional questions regarding sample (.3); email communications with Debtors, FCR re status (.1)	0.4	1,650.00	660.00
11/20/23	A. H. Smith	Revise litigation strategy memorandum (1.3); confer with Verus and LAS re PIQ review (1.0)	2.3	550.00	1,265.00
11/20/23	D. Wright	Review communications re sample	0.5	1,250.00	625.00
11/21/23	A. A. DePeau	Attend call with co-counsel	0.2	710.00	142.00
11/21/23	M. R. Enright	Review report from E. Forte re his analysis of Thomas dissent and respond	0.1	1,250.00	125.00
11/21/23	E. M. Forte	Review, analysis of recent tracked bankruptcy case's estoppel decision	2.1	1,250.00	2,625.00
11/21/23	S. E. Goldman	Attend call with co-counsel	0.2	1,300.00	260.00
11/21/23	D. Wright	Attend call with co-counsel	0.2	1,250.00	250.00
11/27/23	A. H. Smith	Revise litigation strategy memorandum (2.5); email R. Messina re same (.2); confer with LAS and Verus re PIQ data processing and analysis (.9)	3.6	550.00	1,980.00
11/28/23	M. R. Enright	Emails with N. Ramsey and A. Sackett re sampling	0.3	1,250.00	375.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 46 of 93

Robinson+Cole

Page: 9
Date: January 31, 2024
Invoice #: 50440352

Date	<u>Timekeeper</u>	Description	<u>Hours</u>	Rate	<u>Amount</u>
11/28/23	S. E. Goldman	Attend call with co-counsel	0.1	1,300.00	130.00
11/28/23	R. J. Mauceri	Monitor N. Ramsey, A. Sackett	0.3	1,075.00	322.50
		correspondence re sampling		•	
11/28/23	N. D. Ramsey	Emails with M. Enright and A. Sackett re	0.3	1,650.00	495.00
	·	sample			
11/29/23	M. R. Enright	Review sample of dismissed claims from	0.4	1,250.00	500.00
		LAS (.1); emails with M. Evert, J. Guy and			
		N. Ramsey re same (.3)			
11/29/23	R. J. Mauceri	Monitor N. Ramsey, M. Evert, J. Guy	0.2	1,075.00	215.00
		correspondence re sample			
11/29/23	N. D. Ramsey	Review sample of dismissed claims from	0.6	1,650.00	990.00
		LAS (.2); emails with M. Evert, J. Guy and			
		M. Enright re same (.3); confer with D.			
		Wright re trust discovery inquiry from			
4.4./00/00	D 14/11/	counsel team (.1)	0.4	4 050 00	405.00
11/29/23	D. Wright	Confer with N. Ramsey re trust discovery	0.1	1,250.00	125.00
44/00/00	D. M. Massins	inquiry from counsel team	0.5	550.00	075.00
11/30/23	R. M. Messina	Confer with A. Smith re litigation strategy	0.5	550.00	275.00
11/20/22	A LI Conith	memorandum	0.5	EE0 00	275.00
11/30/23	A. H. Smith	Confer with R. Messina re litigation strategy memorandum	0.5	550.00	2/5.00
		memorandum			
			75.0		\$56,462.00
			75.0		φ50,402.00
PROFESSI	ONAL RETENTION	N & FEE ISSUES-OCAC015			
PROFESSIO	ONAL RETENTION	N & FEE ISSUES-OCAC015			
<b>PROFESSI</b> 11/10/23	ONAL RETENTION S. R. Wilkins	N & FEE ISSUES-OCAC015  Review and analyze professional fees (3.8);	3.9	350.00	1,365.00
			3.9	350.00	1,365.00
11/10/23 11/11/23	S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees	1.0	350.00	350.00
11/10/23	S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2);			·
11/10/23 11/11/23	S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith	1.0	350.00	350.00
11/10/23 11/11/23 11/12/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1)	1.0 2.6	350.00 350.00	350.00 910.00
11/10/23 11/11/23	S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7);	1.0	350.00	350.00
11/10/23 11/11/23 11/12/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re	1.0 2.6	350.00 350.00	350.00 910.00
11/10/23 11/11/23 11/12/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey	1.0 2.6	350.00 350.00	350.00 910.00
11/10/23 11/11/23 11/12/23 11/13/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4)	1.0 2.6 1.4	350.00 350.00 550.00	350.00 910.00 770.00
11/10/23 11/11/23 11/12/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee	1.0 2.6	350.00 350.00	350.00 910.00
11/10/23 11/11/23 11/12/23 11/13/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same	1.0 2.6 1.4	350.00 350.00 550.00	350.00 910.00 770.00
11/10/23 11/11/23 11/12/23 11/13/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1)	1.0 2.6 1.4	350.00 350.00 550.00	350.00 910.00 770.00
11/10/23 11/11/23 11/12/23 11/13/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee	1.0 2.6 1.4	350.00 350.00 550.00	350.00 910.00 770.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements	1.0 2.6 1.4 0.4	350.00 350.00 550.00 350.00	350.00 910.00 770.00 140.00 330.00
11/10/23 11/11/23 11/12/23 11/13/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email	1.0 2.6 1.4	350.00 350.00 550.00	350.00 910.00 770.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2)	1.0 2.6 1.4 0.4 0.2 0.5	350.00 350.00 550.00 350.00 1,650.00	350.00 910.00 770.00 140.00 330.00 275.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2) Confer with A. Johnson re Verus October	1.0 2.6 1.4 0.4	350.00 350.00 550.00 350.00	350.00 910.00 770.00 140.00 330.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2) Confer with A. Johnson re Verus October fee statement issues (.2); confer with A.	1.0 2.6 1.4 0.4 0.2 0.5	350.00 350.00 550.00 350.00 1,650.00	350.00 910.00 770.00 140.00 330.00 275.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2) Confer with A. Johnson re Verus October fee statement issues (.2); confer with A. Smith re same (.3); review Verus October	1.0 2.6 1.4 0.4 0.2 0.5	350.00 350.00 550.00 350.00 1,650.00	350.00 910.00 770.00 140.00 330.00 275.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2) Confer with A. Johnson re Verus October fee statement issues (.2); confer with A. Smith re same (.3); review Verus October fee statement (.5) and September fee	1.0 2.6 1.4 0.4 0.2 0.5	350.00 350.00 550.00 350.00 1,650.00	350.00 910.00 770.00 140.00 330.00 275.00
11/10/23 11/11/23 11/12/23 11/13/23 11/13/23 11/17/23 11/17/23	S. R. Wilkins S. R. Wilkins S. R. Wilkins A. H. Smith S. R. Wilkins N. D. Ramsey A. H. Smith	Review and analyze professional fees (3.8); email A. Smith re same (.1) Review and analyze professional fees Review and analyze professional fees (2.2); draft summary re same (.3); email A. Smith re same (.1) Analyze professional fees (.7); correspondence with S. Wilkins re document re same (.3); email N. Ramsey and M. Enright re same (.4) Update report re professional fee applications (.3); email A. Smith re same (.1) Confer with D. Wright re Verus fee statements Confer with D. Wright re Verus (.3); email M. Eveland and J. Calabro re same (.2) Confer with A. Johnson re Verus October fee statement issues (.2); confer with A. Smith re same (.3); review Verus October	1.0 2.6 1.4 0.4 0.2 0.5	350.00 350.00 550.00 350.00 1,650.00	350.00 910.00 770.00 140.00 330.00 275.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Document Pag

Page 47 of 93

Robinson+Cole

Page: 10
Date: January 31, 2024
Invoice #: 50440352

<u>Date</u> 11/27/23	<u>Timekeeper</u> L. Shaw	Description Email from A. Sackett re September monthly invoice, review same, check math (.8); draft category chart (1.2), expense chart (.2) and professional fee chart (1.4) for September invoice; draft summary chart re	Hours 4.9	<u>Rate</u> 500.00	<u>Amount</u> 2,450.00	
11/27/23	D. Wright	June- September (2.1) Confer with A. Johnson re Verus fee application issue	0.1	1,250.00	125.00	
11/28/23 11/28/23	N. D. Ramsey L. Shaw	Confer with D. Wright re Verus billing Draft sixth interim fee application of LAS category chart (1.4); expense chart (.5); professional chart (1.5); assemble invoices re same (.4); finalize sixth interim LAS application (1.6)	0.4 5.4	1,650.00 500.00	660.00 2,700.00	
11/28/23	A. H. Smith	Analyze Verus invoices re compliance with billing guidelines and clarifications (1.1); confer with D. Wright re same (.5); confer with D. Wright, M. Eveland, S. Leineek, and D. McDonald re Verus billing (.3); email M. Evelend, S. Leineek, and D. McDonald re same (.2); draft billing memorandum (.6); draft email to M. Eveland, S. Leineek, and D. McDonald re call, billing memorandum, and next steps (.4)	3.1	550.00	1,705.00	
11/28/23	D. Wright	Confer with A. Smith re Verus invoices (.5); confer with A. Smith, M. Eveland, S. Leineek, and D. McDonald re Verus billing (.3); confer with N. Ramsey re Verus billing (.4)	1.2	1,250.00	1,500.00	
11/29/23	L. Shaw	Revise table re professional fee chart and task category chart re LAS sixth interim	0.7	500.00	350.00	
11/29/23	S. R. Wilkins	Communications re Verus billing and interim	0.4	350.00	140.00	
11/30/23	L. Shaw	fee applications with A. Smith Revise table re task category chart re LAS sixth interim (.1.2); revise and proof sixth interim fee application and order (1.9); assemble monthly invoices, proof of math, payment receipts, application and order and draft email to A. Smith (.4)	3.5	500.00	1,750.00	
		<del></del>	31.3		\$17,520.00	
FEE APPLICATION PREPARATION-OCAC016						

11/02/23 D. Wright Review Aldrich invoice and expenses for 2.2 1,250.00 2,750.00 July 2023 (2.1); review fee statement (.1)

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Document

Page 48 of 93

Robinson+Cole

Page: 11
Date: January 31, 2024
Invoice #: 50440352

<u>Date</u> 11/17/23	<u>Timekeeper</u> S. R. Wilkins	<u>Description</u> Analyze Debtors' payments as reconciled to balances (1.2); confer with account	Hours 1.7	<u>Rate</u> 350.00	<u>Amount</u> 595.00
11/21/23 11/27/23	A. L. Ciabattoni S. R. Wilkins	receivables re same (.5) Review and revise October fee statement Internal communications re interim fee applications (.4); draft tenth interim fee application (2.2); email A. Smith re same	0.9 2.7	300.00 350.00	270.00 945.00
11/29/23	S. R. Wilkins	(.1) Internal communications re tenth interim fee application	0.4	350.00	140.00
			7.9		\$4,700.00
COMMUNIC	CATIONS TO CLAIN	//ANTS/COUNSEL-OCAC018			
11/16/23	N. D. Ramsey	Email correspondence with Committee member re case strategy	0.2	1,650.00	330.00
			0.2	<del></del> -	\$330.00
			125.0	<u>-</u> -	\$88,192.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 49 of 93

Robinson+Cole

Page: Date:

January 31, 2024

Invoice #: 50440352

Summary of Disbursements

<u>Description</u>
Online Research: Westlaw

RelativityOne Monthly Hosting Fees 4,766.79

\$5,205.83

<u>Amount</u>

439.04

**Disbursement Details** 

<u>Date</u> <u>Description</u> <u>Amount</u>

Online Research: Westlaw 439.04

RelativityOne Monthly Hosting Fees 4,766.79

\$5,205.83

Summary for Invoice # 50440352

Aldrich Bankruptcy

Fees for Legal Services \$88,192.00

Disbursements 5,205.83

Total Current Billing For this Matter \$93,397.83

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 50 of 93

## **SCHEDULE A-3**

## Robinson+Cole

ALDRICH PUMP LLC, ET AL. - OFFICIAL COMM ATTN: ALLAN TANANBAUM, ESQ. ALDRICH PUMP LLC AND MURRAY BOILER LLC 800-E BEATY STREET DAVIDSON, NC 28036 March 13, 2024 Invoice 50443652

File # 39062.0001 Aldrich Bankruptcy

#### **Invoice Summary and Remittance Advice**

Invoice attached and payable upon receipt

Please return this page or include invoice number with your remittance to:

Mailing Instructions
ROBINSON & COLE LLP
280 Trumbull Street
Hartford, CT 06103-3597

TEL # (860) 275-8200 FAX # (860) 275-8299 FEDERAL ID # 06-0512640

### Wire Transfer Instructions Bank of America

185 Asylum Street Hartford, CT 06103

SWIFT Code – BOFAUS3N ABA Wire Routing # - 026009593 ACH/EFT Routing # - 011900571 Checking Account # - 000000154546

#### **SUMMARY FOR INVOICE 50443652**

Fees for Legal Services \$ 129,648.50

Disbursements 4,865.75

Total Current Billing For this Matter \$ 134,514.25

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 52 of 93

Robinson+Cole

Page: Date: Invoice #:

March 13, 2024 50443652

For Services through December 31, 2023

File # 39062.0001 Aldrich Bankruptcy

Summary of Serv	ices by Task Code		
Task Code	Description	<u>Hours</u>	<u>Amount</u>
OCAC001	CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS	10.4	9,630.00
OCAC006	CLAIMS ADMINISTRATION	0.6	210.00
OCAC007	COURT HEARINGS	2.4	2,922.50
OCAC012	LITIGATION & ADVERSARY PROCEEDINGS	116.6	101,251.00
OCAC015	PROFESSIONAL RETENTION & FEE ISSUES	26.7	14,990.00
OCAC016	FEE APPLICATION PREPARATION	1.2	645.00
		157 9	\$129 648 50

157.9 \$129,648.50

Summary of Services by Professional				
Name	<u>Title</u>	<u>Hours</u>	Rate	<u>Amount</u>
P. M. Batsie	Paralegal	0.4	280.00	112.00
A. L. Ciabattoni	Paralegal	0.9	300.00	270.00
J. L. Clasen	Partner	0.3	1310.00	393.00
J. L. Cordani	Partner	2.5	640.00	1,600.00
J. J. DeForrest	Paralegal	0.8	280.00	224.00
A. A. DePeau	Partner	1.4	710.00	994.00
T. J. Donlon	Counsel	6.6	740.00	4,884.00
M. R. Enright	Partner	3.2	1250.00	4,000.00
K. M. Fix	Partner	4.5	875.00	3,937.50
S. E. Goldman	Partner	0.4	1300.00	520.00
J. T. Hardisty	Paralegal	0.4	280.00	112.00
R. J. Mauceri	Partner	12.7	1075.00	13,652.50
A. J. Merkey	Paralegal	0.3	425.00	127.50
R. M. Messina	Associate	0.6	550.00	330.00
A. R. Phillips	Partner	0.3	840.00	252.00
N. D. Ramsey	Partner	10.1	1650.00	16,665.00
L. Shaw	Paralegal	18.8	500.00	9,400.00
A. H. Smith	Associate	48.4	550.00	26,620.00
S. R. Wilkins	Paralegal	12.3	350.00	4,305.00
D. Wright	Partner	33.0	1250.00	41,250.00
Totals		157.9		\$129,648.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 53 of 93

Robinson+Cole

Page: 3
Date: March 13, 2024
Invoice #: 50443652

#### Summary of Services by Task Code and Professional

#### CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001

FCL CIVITEE ASBESTOS CRDTRS-OCA	ACUUI		
Title Partner Partner Partner Partner Partner Paralegal Paralegal Partner	Hours 0.4 0.2 1.4 0.9 0.5 3.3 3.7	Rate 875.00 1300.00 1075.00 1650.00 500.00 350.00 1250.00	Amount 350.00 260.00 1,505.00 1,485.00 250.00 1,155.00 4,625.00
006			
<u>Title</u> Paralegal	Hours 0.6	Rate 350.00	Amount 210.00 \$210.00
Title Partner Partner Associate Partner	Hours 0.5 0.9 0.5 0.5	Rate 1075.00 1650.00 550.00 1250.00	Amount 537.50 1,485.00 275.00 625.00
EEDINGS-OCAC012	2.4	<del>.</del>	\$2,922.50
Title Paralegal Partner Partner Paralegal Partner Counsel Partner Partner Partner Partner Partner Paralegal Partner Paralegal Partner Paralegal Associate Partner Partner Partner Partner Partner Partner Partner	Hours 0.4 0.3 2.5 0.8 1.4 6.6 3.2 4.1 0.2 0.4 10.8 0.3 0.6 0.3 8.3 45.1 5.4 25.9	Rate 280.00 1310.00 640.00 280.00 710.00 740.00 1250.00 875.00 1300.00 280.00 1075.00 425.00 550.00 840.00 1650.00 550.00 350.00	Amount 112.00 393.00 1,600.00 224.00 994.00 4,884.00 4,000.00 3,587.50 260.00 112.00 11,610.00 127.50 330.00 252.00 13,695.00 24,805.00 1,890.00 32,375.00
	Title Partner Partner Partner Partner Partner Paralegal Paralegal Paralegal Partner  Partner Partner Partner Associate Partner Paralegal Partner	Partner         0.4           Partner         0.2           Partner         1.4           Partner         0.9           Paralegal         3.3           Partner         3.7           10.4           10.4           10.4           10.4           10.4           10.4           10.4           10.6           10.6           10.6           10.6           10.6           10.6           10.6           10.6           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8           10.8	Title Hours Rate Partner 0.4 875.00 Partner 0.2 1300.00 Partner 1.4 1075.00 Partner 0.9 1650.00 Paralegal 0.5 500.00 Paralegal 3.3 350.00 Partner 3.7 1250.00  Title Hours Rate Paralegal 0.6 350.00  Title Paralegal 0.6 350.00  Title Paralegal 0.6 350.00  Title Paralegal 0.6 350.00  Title Partner 0.9 1650.00 Partner 0.5 1075.00 Partner 0.5 1250.00  Title Paralegal 0.6 350.00  Title Partner 0.5 1250.00  EEDINGS-OCAC012  Title Hours Rate Partner 0.5 1250.00  EEDINGS-OCAC012  Title Paralegal 0.4 280.00 Partner 0.3 1310.00 Partner 0.3 1310.00 Partner 0.3 1310.00 Partner 1.4 710.00 Counsel 0.6 740.00 Partner 1.4 710.00 Counsel 0.6 740.00 Partner 1.4 710.00 Partner 1.4 710.00 Partner 1.5 660.00 P

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 54 of 93

Robinson+Cole

Page: Date:

March 13, 2024 50443652

### Invoice #:

#### **PROFESSIONAL RETENTION & FEE ISSUES-OCAC015**

Name L. Shaw A. H. Smith S. R. Wilkins D. Wright	<u>Title</u> Paralegal Associate Paralegal Partner	Hours 18.3 2.8 3.0 2.6	Rate 500.00 550.00 350.00 1250.00	Amount 9,150.00 1,540.00 1,050.00 3,250.00
FEE APPLICATION PREPARATION-O	CAC016	26.7		\$14,990.00
Name A. L. Ciabattoni D. Wright	<u>Title</u> Paralegal Partner	Hours 0.9 0.3 1.2	Rate 300.00 1250.00	Amount 270.00 375.00 \$645.00 \$129,648.50

<u>Date</u>	Timekeeper	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
CASE ADM	IIN & BUSNSS OPE	ER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC	001		
12/04/23	R. J. Mauceri	Confer with D. Wright re case status	0.2	1,075.00	215.00
12/04/23	N. D. Ramsey	Confer with D. Wright re case status	0.1	1,650.00	165.00
12/04/23	D. Wright	Confer with R. Mauceri re case status (.2); confer with N. Ramsey re same (.1)	0.3	1,250.00	375.00
12/05/23	S. E. Goldman	Conference call with co-counsel re strategy	0.2	1,300.00	260.00
12/05/23	N. D. Ramsey	Confer with counsel team re strategy	0.2	1,650.00	330.00
12/05/23	S. R. Wilkins	Update case files	0.4	350.00	140.00
12/05/23	D. Wright	Confer with counsel team re strategy	0.2	1,250.00	250.00
12/11/23	D. Wright	Comment on proposed calendar communication to Committee	0.1	1,250.00	125.00
12/13/23	R. J. Mauceri	Confer with D. Wright re case status, assignments	0.4	1,075.00	430.00
12/13/23	L. Shaw	Case file maintenance	0.5	500.00	250.00
12/13/23	D. Wright	Confer with R. Mauceri re case status, assignments	0.4	1,250.00	500.00
12/14/23	S. R. Wilkins	Update case files	1.1	350.00	385.00
12/14/23	D. Wright	Revise communication to Committee re calendar	0.3	1,250.00	375.00
12/18/23	S. R. Wilkins	Update case files	0.4	350.00	140.00
12/19/23	R. J. Mauceri	Confer with D. Wright re case status, strategy	0.2	1,075.00	215.00
12/19/23	S. R. Wilkins	Update case files	0.2	350.00	70.00
12/19/23	D. Wright	Confer with R. Mauceri re case status, strategy	0.2	1,250.00	250.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 55 of 93

Robinson+Cole

Page: 5
Date: March 13, 2024
Invoice #: 50443652

12/28/23	D. Wright	Confer with R. Mauceri re hearing topics	0.2	1,250.00	250.00
			10.4		\$9,630.00
CI AIMS AF		CV C008			
	OMINISTRATION-O				
12/05/23	S. R. Wilkins	Review POC letters from Debtor (.3); summarize same (.2); email A. Smith re same (.1)	0.6	350.00	210.00
		<u></u>	0.6		\$210.00
COURT HE	ARINGS-OCAC007				
12/28/23 12/28/23	R. J. Mauceri N. D. Ramsey	Attend Aldrich hearing via Teams Prepare for (.4) and attend Aldrich hearing via Teams (.5)	0.5 0.9	1,075.00 1,650.00	537.50 1,485.00
12/28/23	A. H. Smith	Attend Aldrich hearing via Teams	0.5	550.00	275.00
12/28/23	D. Wright	Attend Aldrich hearing via Teams	0.5	1,250.00	625.00
		•••	2.4		\$2,922.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 56 of 93

Robinson+Cole

Page: 6
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u> LITIGATIO	Timekeeper N & ADVERSARY F	Description PROCEEDINGS-OCAC012	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
12/01/23	K. M. Fix	Confer with A. Smith re potential procedural motion (.7); emails from A. Smith re same (.2); email from N. Ramsey re same (.2)	1.1	875.00	962.50
12/01/23	A. H. Smith	Revise and finalize litigation strategy memorandum (2.2); email N. Ramsey, D. Wright, and K. Fix re same (.1); confer with K. Fix re potential procedural motion (.7); analyze litigation filings (.3); email K. Dute re same (.1); analyze related case filings (.4); email (multiple) N. Ramsey and D. Wright re same (.3)	4.1	550.00	2,255.00
12/04/23	K. M. Fix	Review memorandum re potential procedural motion (.4); analyze same (.4)	0.8	875.00	700.00
12/04/23	R. M. Messina	Confer with A. Smith re litigation strategy memorandum	0.3	550.00	165.00
12/04/23	A. H. Smith	Confer with R. Messina re litigation strategy memorandum (.3); revise same (6.5); confer with Verus and LAS re PIQ review strategy and progress (1.2)	8.0	550.00	4,400.00
12/04/23	D. Wright	Review estimation-related discovery	1.3	1,250.00	1,625.00
12/05/23	S. R. Wilkins	Coordinate download and filing of PIQ submissions from the Donlin Recano portal	0.4	350.00	140.00
12/06/23	J. J. DeForrest	Assist legal team with review and production of case data	0.8	280.00	224.00
12/06/23	A. J. Merkey	Research historical transcript request, emails with A. Smith re update	0.3	425.00	127.50
12/06/23	A. H. Smith	Revise litigation strategy memorandum	5.3	550.00	2,915.00
12/07/23	M. R. Enright	Emails with M. Evert, N. Ramsey and LAS and sample data re finalizing sample protocol and order	0.3	1,250.00	375.00
12/07/23	N. D. Ramsey	Emails with M. Evert, M. Enright and LAS and sample data re finalizing sample protocol and order	0.3	1,650.00	495.00
12/07/23	A. H. Smith	Revise litigation strategy memorandum (1.1); email R. Messina re same (.1)	1.2	550.00	660.00
12/07/23	S. R. Wilkins	Coordinate download and filing of sampling materials from Debtor (.4); multiple communications with A. Smith re same (.2)	0.6	350.00	210.00
12/07/23	D. Wright	Review sampling materials provided by Debtors	0.9	1,250.00	1,125.00
12/08/23	J. T. Hardisty	Assist case team with document review incoming files	0.4	280.00	112.00
12/08/23	A. H. Smith	Attention to discovery production management and storage (.2); email Inseyet re same (.2)	0.4	550.00	220.00
12/08/23	S. R. Wilkins	Internal communications re sampling materials from Debtor	0.3	350.00	105.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 57 of 93

Robinson+Cole

Page: 7
Date: March 13, 2024
Invoice #: 50443652

Date	<u>Timekeeper</u>	Description	<u>Hours</u>	Rate	Amount
12/08/23	D. Wright	Outline estimation-related discovery plan	2.4	1,250.00	3,000.00
12/11/23	J. L. Clasen	Confer with D. Wright, M. Enright, R.	0.3	1,310.00	393.00
		Mauceri, J. Cordani, A. Phillips, A. DePeau,			
		A. Smith, and S. Wilkins re case strategy			
12/11/23	J. L. Cordani	Confer with D. Wright, M. Enright, R.	0.3	640.00	192.00
		Mauceri, J. Clasen, A. Phillips, A. DePeau,			
10/11/00		A. Smith, and S. Wilkins re case strategy			
12/11/23	A. A. DePeau	Confer with D. Wright, M. Enright, R.	0.3	710.00	213.00
		Mauceri, J. Cordani, J. Clasen, A. Phillips,			
10/11/00	M D Enricht	A. Smith, and S. Wilkins re case strategy	0.2	1 250 00	275.00
12/11/23	M. R. Enright	Confer with D. Wright, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau,	0.3	1,250.00	375.00
		A. Smith, and S. Wilkins re case strategy			
12/11/23	R. J. Mauceri	Confer with D. Wright, M. Enright, J.	0.3	1,075.00	322.50
12/11/20	IX. 0. Maddell	Cordani, J. Clasen, A. Phillips, A. DePeau,	0.5	1,075.00	322.30
		A. Smith, and S. Wilkins re case strategy			
12/11/23	A. R. Phillips	Confer with D. Wright, M. Enright, R.	0.3	840.00	252.00
,, _ 0	7 tt 1 tt	Mauceri, J. Cordani, J. Clasen, A. DePeau,	0.0	0.0.00	202.00
		A. Smith, and S. Wilkins re case strategy			
12/11/23	A. H. Smith	Confer with D. Wright, M. Enright, R.	2.9	550.00	1,595.00
		Mauceri, J. Cordani, J. Clasen, A. Phillips,			•
		A. DePeau, and S. Wilkins re case strategy			
		(.3); confer with LAS and Verus re PIQ			
		review and strategy (.5); revise insert to			
		litigation strategy memorandum (2.0); email			
		N. Ramsey re same (.1)			
12/11/23	S. R. Wilkins	Confer with D. Wright, M. Enright, R.	0.7	350.00	245.00
		Mauceri, J. Cordani, J. Clasen, A. Phillips,			
		A. DePeau, and A. Smith re case strategy			
		(.3); email team re same (.1); draft notes re			
12/11/23	D. Wright	same (.2); email A. Smith re same (.1) Confer with M. Enright, R. Mauceri, J.	1 1	1,250.00	1,750.00
12/11/23	D. Wright	Cordani, J. Clasen, A. Phillips, A. DePeau,	1.4	1,230.00	1,750.00
		A. Smith, and S. Wilkins re case strategy			
		(.3); continue outlining estimation discovery			
		plan (1.1)			
12/12/23	D. Wright	Review specific issue on claim submission	0.4	1,250.00	500.00
	<b></b>	database raised by LAS	• • •	1,=00100	
12/13/23	M. R. Enright	Emails with M. Evert and N. Ramsey re PIQ	0.2	1,250.00	250.00
	J	correspondence and re sample			
12/13/23	R. J. Mauceri	Confer with N. Ramsey, A. Smith, J.	0.7	1,075.00	752.50
		Wehner, and A. Sackett re estimation			
		project (.4); confer with D. Wright re same			
		(.2); review N. Ramsey correspondence re			
10/10/00		same (.1)			
12/13/23	N. D. Ramsey	Confer with R. Mauceri, A. Smith, J.	1.6	1,650.00	2,640.00
		Wehner, and A. Sackett re estimation			
		project (.4); review email communications			
		with LAS re same (.2); email exchange with LAS, J. Guy, M. Evert re estimation sample			
		E. O., O. Ody, W. Evert to estimation sample			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 58 of 93

Robinson+Cole

Page: 8
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u>	Timekeeper	<u>Description</u> (.3); confer with D. Wright re estimation	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
12/13/23	A. H. Smith	strategy considerations (.7) Confer with N. Ramsey, R. Mauceri, J. Wehner, and A. Sackett re estimation project (.4); revise related analysis (.8);	1.3	550.00	715.00
12/13/23	D. Wright	email N. Ramsey, R. Mauceri, J. Wehner, and A. Sackett re same (.1) Review correspondence to Debtors re PIQ Correspondence (.2); revise estimation discovery plan (1.1); confer with N. Ramsey re estimation strategy considerations (.7); confer with R. Mauceri re same (.2)	2.2	1,250.00	2,750.00
12/14/23	K. M. Fix	Confer with D. Wright re estimation	0.9	875.00	787.50
12/14/23	S. R. Wilkins	discovery plan Summarize materials re estimation (.3);	0.4	350.00	140.00
12/14/23	D. Wright	email A. Smith re same (.1) Confer with K. Fix re estimation discovery plan (.9); review briefing in tracked	1.4	1,250.00	1,750.00
12/15/23	K. M. Fix	bankruptcy appeal (.5) Confer with D. Wright re estimation discovery plan	0.7	875.00	612.50
12/15/23	A. H. Smith	Analyze PIQ and claimant-related correspondence	0.6	550.00	330.00
12/15/23	D. Wright	Continue confer with K. Fix re estimation discovery plan (.7); initial review of	2.3	1,250.00	2,875.00
12/18/23	P. M. Batsie	documents produced by Debtors (1.6) Assist case team with review and	0.4	280.00	112.00
12/18/23	A. H. Smith	production Confer with LAS and Verus re PIQ review	1.0	550.00	550.00
12/18/23	S. R. Wilkins	process and strategy Review Dec. 15 production (.6); emails with internal Relativity team re same (.3); update production chart re same (.2); email A.	1.2	350.00	420.00
12/18/23	D. Wright	Smith re same (.1) Draft email to M. Evert re strata files and other materials related to the selected sample (.1); review strata materials provided by LAS for circulation to Debtors	0.5	1,250.00	625.00
12/19/23	K. M. Fix	(.4) Confer with D. Wright re estimation	0.6	875.00	525.00
12/19/23	R. J. Mauceri	discovery plan Emails with N. Ramsey, D. Wright, and A. Smith re motion	0.3	1,075.00	322.50
12/19/23	N. D. Ramsey	Email correspondence with R. Mauceri, A. Smith re Debtor communications on PIQ	0.2	1,650.00	330.00
12/19/23	A. H. Smith	Email (multiple) N. Ramsey re Debtors' PIQ-related correspondence (.5); email (multiple)	0.8	550.00	440.00
12/19/23	S. R. Wilkins	S. Wilkins re estimation productions (.3) Update production chart (.7); email A. Smith re same (.1)	0.8	350.00	280.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 59 of 93

Robinson+Cole

Page: 9
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u> 12/19/23	<u>Timekeeper</u> D. Wright	<u>Description</u> Confer with K. Fix re estimation discovery plan (.6); review potential discovery-related motion and comment (.9)	Hours 1.5	<u>Rate</u> 1,250.00	<u>Amount</u> 1,875.00
12/22/23	R. J. Mauceri	Confer with A. Smith re question related to draft motion (.2); email A. Smith re same (.1); review and revise draft email re same (.3)	0.6	1,075.00	645.00
12/22/23	N. D. Ramsey	Communications with R. Mauceri, A. Smith re potential filing (.3); telephone call with D. Wright re same (.3)	0.6	1,650.00	990.00
12/22/23	A. H. Smith	Draft litigation motion (9.2); email N. Ramsey and D. Wright re same (.2); confer with R. Mauceri re same (.2); email R. Mauceri re same (.1)	9.7	550.00	5,335.00
12/22/23	D. Wright	Review communications and initial questions re potential litigation-related motion (.3); call with N. Ramsey re same (.3); comment on initial draft of estimation-related litigation motion (1.8)	2.4	1,250.00	3,000.00
12/26/23	M. R. Enright	Review proposed sample order with revisions from M. Evert and his email re same	0.2	1,250.00	250.00
12/26/23	R. J. Mauceri	Review and revise draft motion (2.3); confer with A. Smith re same (.3)	2.6	1,075.00	2,795.00
12/26/23	A. H. Smith	Draft form of proposed order re litigation motion (.6); revise litigation motion (.4); confer with R. Mauceri re same (.3)	1.3	550.00	715.00
12/26/23	S. R. Wilkins	Update hearing chart	0.3	350.00	105.00
12/27/23	R. J. Mauceri	Confer, correspondence with A. Smith re motion (.4); review and revise same (3.3)	3.7	1,075.00	3,977.50
12/27/23	A. H. Smith	Revise litigation motion (2.7); correspondence, confer with R. Mauceri re same (.4)	3.1	550.00	1,705.00
12/27/23	D. Wright	Review proposed sampling order (.2); review additional inserts to estimation discovery plan (.9)	1.1	1,250.00	1,375.00
12/28/23	J. L. Cordani	Initial review of orders denying motion to dismiss and motion for derivative standing	1.0	640.00	640.00
12/28/23	A. A. DePeau	Review order on motion to dismiss (.9); review order on motion to remove derivative standing (.2)	1.1	710.00	781.00
12/28/23	T. J. Donlon	Review email from N. Ramsey re decision (.1); review email with summary of decision from A. Smith (.3); email to N. Ramsey re same (.2); review and analyze J. Whitley decision denying motion to dismiss (1.8); review email from D. Wright (.4); review email from S. Goldman and reply (.2); review N. Ramsey email (.1); review Committee member comments on decision	3.9	740.00	2,886.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Document Page 60 of 93

Robinson+Cole

Page: 10
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> (.2); review emails re same from M. Enright	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
12/28/23	M. R. Enright	and R. Mauceri (.2); reply to same (.3); review N. Ramsey response (.1) Emails with ACC counsel team and ACC member representatives re Judge Whitley's comments re release of decisions and their holdings (.3); initial review of Judge Whitley's decisions (1.5); emails with ACC member representatives and ACC counsel	2.2	1,250.00	2,750.00
12/28/23 12/28/23	S. E. Goldman R. J. Mauceri	team re next steps (.4) Analysis re denial of motion to dismiss Confer with A. Smith re motion (.2); confer with D. Wright re pending estimation discovery (.7); review revised draft of same (.8); review A. Smith email summarizing J. Whitley's decisions on motion to dismiss and motion re derivative standing (.3); emails N. Ramsey, M. Enright, J. Donlon re same (.3)	0.2 2.3	1,300.00 1,075.00	260.00 2,472.50
12/28/23	R. M. Messina	Review correspondence from A. Smith re orders entered by Court	0.3	550.00	165.00
12/28/23	N. D. Ramsey	Confer with D. Wright (2x) (1.5), R. Cox (.2), T. Phillips (.1), K. Maclay (.2) re denial of motions to dismiss; multiple communications with Committee representatives re same and strategic analysis re same (.8); review and analyze opinion denying dismissal motions (1.2); confer with D. Wright re estimation	4.4	1,650.00	7,260.00
12/28/23	A. H. Smith	discovery (.4) Email R. Mauceri re litigation motion (.2); revise same (2.1); confer with R. Mauceri re same (.2); draft memorandum re court orders on motions to withdraw derivative standing and to dismiss (1.9); review email correspondence re same (.2)	4.6	550.00	2,530.00
12/28/23	S. R. Wilkins	Review summaries of hearing and related orders (.4); update hearing chart re same (.3)	0.7	350.00	245.00
12/28/23	D. Wright	Confer with R. Mauceri re pending estimation discovery (.7); confer with N. Ramsey re same (.4); review decision denying motion to withdraw derivative standing (.3); review decision denying motions to dismiss (1.4); review Committee communications re denial of motion to dismiss (.9); review draft potential motion re estimation-related discovery compliance (1.6); confer with N. Ramsey (2x) re denial of motions to dismiss (1.5)	6.8	1,250.00	8,500.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document

Page 61 of 93

Robinson+Cole

Page: 11 Date: March 13, 2024 Invoice #: 50443652

<u>Date</u>	<u>Timekeeper</u>	Description	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
12/29/23	J. L. Cordani	Review and analyze orders denying motion to dismiss and motion for derivative standing	1.2	640.00	768.00
12/29/23	T. J. Donlon	Review email from N. Ramsey re timing of appeal (.2); review Bankruptcy rules (.4); email to N. Ramsey re same (.3); review N. Ramsey reply (.1); review Bankruptcy court decision re withstanding (.3); review email from D. Wright (.2) and reply (.1); email to A. Smith (.1); review response and reply (.2); review draft motion to certify (.5); confer with N. Ramsey, D. Wright re applicable time frames (.3)	2.7	740.00	1,998.00
12/29/23	R. J. Mauceri	Review A. Smith email re motion and reply to same	0.3	1,075.00	322.50
12/29/23	N. D. Ramsey	Review and revise potential pleading (.8); telephone call with B. Erens re briefing schedule for motions to certify direct appeal (.1); confer with T. Donlon, D. Wright re applicable time frames (.3)	1.2	1,650.00	1,980.00
12/29/23	A. H. Smith	Further revise litigation motion (.5); email N. Ramsey, D. Wright, and R. Mauceri re same (.2); email T. Donlon re upcoming potential filings (.1)	8.0	550.00	440.00
12/29/23	D. Wright	Review appellate timing issues (.7); draft email communication summarizing same (.3); confer with T. Donlon, N. Ramsey re applicable time frames (.3)	1.3	1,250.00	1,625.00
		<del>-</del>	116.6	<del></del>	\$101,251.00
PROFESSIO	ONAL RETENTION	I & FEE ISSUES-OCAC015			
12/06/23	A. H. Smith	Review Verus fee statements for compliance with UST guidelines (.3); email S. Leineek re same (.1); email D. Wright re same (.1)	0.5	550.00	275.00
12/06/23	D. Wright	Review revised Verus September fee statement (.4); review revised Verus October fee statement (.8)	1.2	1,250.00	1,500.00
12/08/23	A. H. Smith	Email D. Wright re retained professional administration (.2); confer with D. Wright re same (.1)	0.3	550.00	165.00
12/08/23 12/11/23	D. Wright L. Shaw	Confer with A. Smith re LAS/Verus meeting Review numerous emails re LAS fee applications and invoices (.3); assemble order to LAS fifth interim fee application and forward same to A. Sackett (.2)	0.1 0.5	1,250.00 500.00	125.00 250.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 62 of 93

Robinson+Cole

Page: 12
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u>	<u>Timekeeper</u>	Description	Hours	<u>Rate</u>	<u>Amount</u>
12/11/23	L. Shaw	Email A. Sackett re second request for	0.1	500.00	50.00
12/12/23	A. H. Smith	payment receipts Confer with D. Wright re Verus compliance with billing procedures (.2); email S.	0.3	550.00	165.00
12/12/23	D. Wright	Leineek re same (.1) Confer with A. Smith re Verus compliance	0.2	1,250.00	250.00
12/13/23	L. Shaw	with billing procedures  Draft revised proof worksheets re fee application increase of LAS professional fees for 2024	1.3	500.00	650.00
12/13/23	A. H. Smith	Prepare for call with S. Leineek re billing procedures and compliance (.1); confer with S. Leineek re same (.4)	0.5	550.00	275.00
12/14/23	L. Shaw	Various emails with A. Smith and S. Wilkins re Verus fee application process and preparation (.3); review fee invoices re same (.4); first draft of fee application re same (2.3); draft proof of math worksheet (1.7)	4.7	500.00	2,350.00
12/14/23	S. R. Wilkins	Emails with A. Smith and L. Shaw re Verus fee application (.2); summarize professional fee applications (2.8)	3.0	350.00	1,050.00
12/14/23	D. Wright	Review Verus September stub fee statement	0.3	1,250.00	375.00
12/15/23	D. Wright	Confer with A. Johnson re Verus fee statements	0.1	1,250.00	125.00
12/18/23	L. Shaw	Email from HSSM re August monthly invoice, review same	0.2	500.00	100.00
12/19/23	L. Shaw	Emails with A. Smith re LAS interim fee application, review same (.4); assemble exhibits and await payment receipts from A. Sackett (.3)	0.7	500.00	350.00
12/19/23	L. Shaw	Review application to employ Verus, LLP (.3); review signed order re same (.1); draft initial shell of first interim fee application (1.5); review interim compensation procedures re same (.3)	2.2	500.00	1,100.00
12/19/23	A. H. Smith	Revise LAS Sixth Interim Fee Application (.4); email L. Shaw re same (.1); email A. Sackett re same (.1)	0.6	550.00	330.00
12/20/23	L. Shaw	Email from S. Leineek re Verus November fee application, review same	0.4	500.00	200.00
12/20/23	A. H. Smith	Review Verus bill for compliance with UST guidelines (.4); email D. Wright re same (.2)	0.6	550.00	330.00
12/20/23 12/21/23	D. Wright L. Shaw	Review Verus November 2023 invoice Email from A. Kim re FTI monthly fee statement, review same	0.7 0.1	1,250.00 500.00	875.00 50.00
12/26/23	L. Shaw	Emails with A. Smith re Verus invoice July- October (.1); review Verus October invoice and calculate task category hours from	5.3	500.00	2,650.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main

Document Page 63 of 93

Robinson+Cole

Page: 13
Date: March 13, 2024
Invoice #: 50443652

<u>Date</u>	<u>Timekeeper</u>	Description October invoice (2.0); draft category task chart with formulas (1.4); professional fee chart (1.1) and expense chart (.7) for proof	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
12/29/23	L. Shaw	of math auto calculations Email from A. Sacket re Aldrich fee payments (.1); review same and work through invoices to calculate payments for each month since April (1.7); draft excel chart re same (1.0) email to A. Smith re same	2.8	500.00	1,400.00
			26.7		\$14,990.00
FEE APPLI	CATION PREPARA	TION-OCAC016			
12/05/23	D. Wright	Review HSSM comments to August fee statement	0.3	1,250.00	375.00
12/28/23	A. L. Ciabattoni	Review and revise November fee statement	0.9	300.00	270.00
			1.2	<u></u>	\$645.00
			157.9	<b></b>	\$129,648.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 64 of 93

Robinson+Cole

Page: 14
Date: March 13, 2024
Invoice #: 50443652

Summary of Disbursements

DescriptionAmountTrial Transcripts60.00Online Research: Westlaw9.14RelativityOne Monthly Hosting Fees4,796.61

\$4,865.75

**Disbursement Details** 

<u>Date</u> <u>Description</u>
Trial Transcripts

Amount

12/31/23 Trial Transcripts – JANICE RUSSELL; INVOICE#: 240203; DATE: 1/2/2024 - 60.00 Copy of transcript of hearing held on 12/28/23

\$60.00

Online Research: Westlaw 9.14

RelativityOne Monthly Hosting Fees 4,796.61

\$4,865.75

Summary for Invoice # 50443652

Aldrich Bankruptcy

Fees for Legal Services \$ 129,648.50

Disbursements 4,865.75

Total Current Billing For this Matter \$ 134,514.25

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 65 of 93

# SCHEDULE A-4

## Robinson+Cole

ALDRICH PUMP LLC, ET AL. - OFFICIAL COMM ATTN: ALLAN TANANBAUM, ESQ. ALDRICH PUMP LLC AND MURRAY BOILER LLC 800-E BEATY STREET DAVIDSON, NC 28036 June 4, 2024 Invoice 50457789

File # 39062.0001 Aldrich Bankruptcy

#### **Invoice Summary and Remittance Advice**

Invoice attached and payable upon receipt

Please return this page or include invoice number with your remittance to:

Mailing Instructions
ROBINSON & COLE LLP
280 Trumbull Street
Hartford, CT 06103-3597

TEL # (860) 275-8200 FAX # (860) 275-8299 FEDERAL ID # 06-0512640

## Wire Transfer Instructions Bank of America

185 Asylum Street Hartford, CT 06103

SWIFT Code – BOFAUS3N ABA Wire Routing # - 026009593 ACH/EFT Routing # - 011900571 Checking Account # - 000000154546

#### **SUMMARY FOR INVOICE 50457789**

Fees for Legal Services \$ 423,784.50

Disbursements 5,335.45

Total Current Billing For this Matter \$ 429,119.95

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 67 of 93

Robinson+Cole

Page: 2
Date: June 4, 2024
Invoice #: 50457789

For Services through January 31, 2024

File # 39062.0001 Aldrich Bankruptcy

Summary of Services Task Code	s by Task Code Description		Hours	Amount
OCAC001	CASE ADMIN & BUSNSS OPER-OFFCL CMTEE AS	SDESTOS	36.5	25,851.50
OCACOOT	CRDTRS	3003103	30.5	25,651.50
OCAC006	CLAIMS ADMINISTRATION		3.1	1,660.00
OCAC012	LITIGATION & ADVERSARY PROCEEDINGS		330.1	352,644.50
OCAC015	PROFESSIONAL RETENTION & FEE ISSUES		61.0	30,843.00
OCAC016	FEE APPLICATION PREPARATION		18.6	12,785.50
			4.40.0	<b>*</b> * * * * * * * * * * * * * * * * * *
			449.3	\$423,784.50
Summary of Services	s by Professional			
Name	Title	Hours	Rate	Amount
A. L. Ciabattoni		7.3	350.00	2,555.00
J. L. Clasen	Partner	3.4	1380.00	4,692.00
J. L. Cordani	Partner	6.6	680.00	4,488.00
J. J. DeForrest	Paralegal	1.1	300.00	330.00
A. A. DePeau	Partner	11.9	750.00	8,925.00
T. J. Donlon	Counsel	88.0	780.00	68,640.00
K. S. Dute	Associate	2.0	610.00	1,220.00
M. R. Enright	Partner	7.7	1375.00	10,587.50
K. M. Fix	Partner	6.3	1050.00	6,615.00
J. T. Hardisty	Paralegal	1.5	300.00	450.00
L. A. Krepto	Counsel	10.9	1000.00	10,900.00
R. J. Mauceri	Partner	13.3	1130.00	15,029.00
A. J. Merkey	Paralegal	1.4	475.00	665.00
R. M. Messina	Associate Partner	1.4 1.3	610.00 890.00	854.00
A. R. Phillips		38.6	1875.00	1,157.00 72,375.00
N. D. Ramsey L. Shaw	Partner Paralegal	50.0 52.2	500.00	26,100.00
A. H. Smith	Associate	52.2 67.2	610.00	40,992.00
S. R. Wilkins	Paralegal	28.4	400.00	11,360.00
D. Wright	Partner	98.8	1375.00	135,850.00
D. Wilgin	i ditioi	30.0	.070.00	100,000.00
Totals		449.3	•••	\$423,784.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 68 of 93

Robinson+Cole

Page: 3
Date: June 4, 2024
Invoice #: 50457789

#### Summary of Services by Task Code and Professional

#### CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001

Name A. A. DePeau T. J. Donlon K. S. Dute M. R. Enright K. M. Fix R. J. Mauceri A. J. Merkey R. M. Messina N. D. Ramsey L. Shaw A. H. Smith S. R. Wilkins D. Wright	Title Partner Counsel Associate Partner Partner Partner Paralegal Associate Partner Paralegal Associate Paralegal Associate Paralegal Associate Paralegal Associate Paralegal Partner	Hours 0.4 0.8 0.5 1.1 0.7 0.7 0.8 0.7 1.8 0.9 14.2 11.1 2.8	Rate 750.00 780.00 610.00 1375.00 1050.00 1130.00 475.00 610.00 1875.00 500.00 610.00 400.00 1375.00	Amount 300.00 624.00 305.00 1,512.50 735.00 791.00 380.00 427.00 3,375.00 450.00 8,662.00 4,440.00 3,850.00
CLAIMS ADMINISTRATION-OCACO	06	36.5		\$25,851.50
Name A. H. Smith S. R. Wilkins	<u>Title</u> Associate Paralegal	Hours 2.0 1.1	Rate 610.00 400.00	Amount 1,220.00 440.00
LITIGATION & ADVERSARY PROCE	EDINGS-OCAC012	3.1		\$1,660.00
Name A. L. Ciabattoni J. L. Clasen J. L. Cordani J. J. DeForrest A. A. DePeau T. J. Donlon K. S. Dute M. R. Enright K. M. Fix J. T. Hardisty L. A. Krepto R. J. Mauceri A. J. Merkey R. M. Messina A. R. Phillips N. D. Ramsey A. H. Smith S. R. Wilkins D. Wright	Title Paralegal Partner Partner Paralegal Partner Counsel Associate Partner Partner Paralegal Counsel Paralegal Counsel Partner Paralegal Associate Partner Paralegal Associate Partner Paralegal Associate Partner Partner Partner Partner Partner Partner	Hours 1.3 3.4 6.6 1.1 11.5 87.2 1.5 6.6 5.6 1.5 10.9 12.6 0.6 0.7 1.3 36.8 43.4 7.0 90.5	Rate 350.00 1380.00 680.00 300.00 750.00 780.00 1375.00 1050.00 300.00 1130.00 475.00 610.00 890.00 1875.00 610.00 400.00 1375.00	Amount 455.00 4,692.00 4,488.00 330.00 8,625.00 68,016.00 915.00 9,075.00 5,880.00 450.00 10,900.00 14,238.00 285.00 427.00 1,157.00 69,000.00 26,474.00 2,800.00 124,437.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 69 of 93

Robinson+Cole

Page: 4
Date: June 4, 2024
Invoice #: 50457789

#### **PROFESSIONAL RETENTION & FEE ISSUES-OCAC015**

Name L. Shaw A. H. Smith S. R. Wilkins D. Wright	<u>Title</u> Paralegal Associate Paralegal Partner	Hours 48.2 6.8 5.8 0.2	Rate 500.00 610.00 400.00 1375.00	Amount 24,100.00 4,148.00 2,320.00 275.00
		61.0		\$30,843.00
FEE APPLICATION PREPARATION	-OCAC016			
<u>Name</u> A. L. Ciabattoni	<u>Title</u> Paralegal	Hours 6.0	<u>Rate</u> 350.00	<u>Amount</u> 2,100.00
L. Shaw	Paralegal	3.1	500.00	1,550.00
A. H. Smith	Associate	8.0	610.00	488.00
S. R. Wilkins	Paralegal	3.4	400.00	1,360.00
D. Wright	Partner	5.3	1375.00	7,287.50
		18.6	<del></del>	\$12,785.50
		449.3		\$423,784.50

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u>	<u>Hours</u>	Rate	<u>Amount</u>	
CASE ADMIN & BUSNSS OPER-OFFCL CMTEE ASBESTOS CRDTRS-OCAC001						
01/02/24	S. R. Wilkins	Circulate hearing transcript from Dec. 28, 2023 (.1); coordinate filing and tracking re same (.3); update case files (.3)	0.7	400.00	280.00	
01/03/24	R. J. Mauceri	Confer with D. Wright re case status	0.1	1,130.00	113.00	
01/03/24	A. H. Smith	Email P. Batsie re hearing transcripts	0.1	610.00	61.00	
01/03/24	D. Wright	Confer with R. Mauceri re case status	0.1	1,375.00	137.50	
01/04/24	R. J. Mauceri	Confer with D. Wright re outstanding projects	0.3	1,130.00	339.00	
01/04/24	L. Shaw	Review December 28 hearing transcript	0.5	500.00	250.00	
01/04/24	S. R. Wilkins	Emails (multiple) with A. Smith re protective orders for LAS and Verus (.3); update case files (.1)	0.4	400.00	160.00	
01/04/24	D. Wright	Confer with R. Mauceri re outstanding projects	0.3	1,375.00	412.50	
01/05/24	M. R. Enright	Confer with D. Wright re additional potential motion practice	0.3	1,375.00	412.50	
01/05/24	R. J. Mauceri	Confer with D. Wright re briefing assignments	0.1	1,130.00	113.00	
01/05/24	N. D. Ramsey	Confer with D. Wright re appellate briefing assignments	0.2	1,875.00	375.00	
01/05/24	L. Shaw	Emails with A. Sackett re fee payment allocations	0.1	500.00	50.00	

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 70 of 93

Robinson+Cole

Page: 5
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description	<u>Hours</u>	Rate	<u>Amount</u>
01/05/24	D. Wright	Confer with R. Mauceri re briefing	0.6	1,375.00	825.00
		assignments (.1); confer with N. Ramsey re			
		appellate briefing assignments (.2); confer			
		with M. Enright re additional potential			
01/08/24	A. H. Smith	motion practice (.3) Attention to case document management	1.2	610.00	732.00
01/00/24	A. H. Silliul	(.9); email A. Sackett re new employee and	1.2	010.00	732.00
		case protective order (.3)			
01/08/24	S. R. Wilkins	Update case information (.2); update	2.6	400.00	1,040.00
		calendars (.3); emails (multiple) with A.			,
		Smith and R. Messina re protective orders			
		(.3); update case files and chart re same			
		(1.8)			
01/10/24	T. J. Donlon	Attend Committee meeting	0.8	780.00	624.00
01/10/24	M. R. Enright	Attend Committee meeting	0.8	1,375.00	1,100.00
01/10/24	N. D. Ramsey	Prepare for (.1) and conduct Committee meeting (.8); confer with D. Wright re	1.6	1,875.00	3,000.00
		Committee call (.3); confer with K. Maclay re			
		case status and tasks (.4)			
01/10/24	A. H. Smith	Attend Committee meeting	0.8	610.00	488.00
01/10/24	S. R. Wilkins	Update calendars (.1); update case files (.1)	0.2	400.00	80.00
01/10/24	D. Wright	Attend Committee meeting (.8); confer with	1.1	1,375.00	1,512.50
		N. Ramsey re Committee call (.3)			
01/11/24	A. H. Smith	Draft minutes of January 10 Committee	1.0	610.00	610.00
		meeting (.8); email N. Ramsey, D. Wright,			
01/11/24	S. R. Wilkins	and RC team re same (.1); revise same (.1)	0.6	400.00	240.00
01/11/24	S. K. WIIKIIIS	Review docket items re notices of appeal (.1); research re same (.1); email (multiple)	0.0	400.00	240.00
		A. Smith and D. Wright re same (.2); update			
		calendars (.1); email D. Wright re hearing			
		logistics (.1)			
01/12/24	L. Shaw	Case file maintenance	0.3	500.00	150.00
01/12/24	A. H. Smith	Email D. Wright and S. Wilkins re notice of	0.1	610.00	61.00
		deficient filing			
01/17/24	S. R. Wilkins	Update case files (.3); update calendars (.2)	0.5	400.00	200.00
01/18/24	S. R. Wilkins	Update case files (.2); review appellate	0.6	400.00	240.00
		motions in civil actions 24-42 and 24-44 re calendaring (.3); email A. Smith re same (.1)			
01/19/24	K. S. Dute	Confer with K. Fix, R. Messina and A. Smith	0.5	610.00	305.00
01/13/24	N. O. Duto	re estimation document management	0.5	010.00	303.00
01/19/24	K. M. Fix	Confer with K. Dute, R. Messina, and A.	0.7	1,050.00	735.00
		Smith re estimation preparation (.5); emails		,	
		with A. Smith re case calendar (.2)			
01/19/24	A. J. Merkey	Research docket, review agenda re	0.4	475.00	190.00
		cancelation of hearing, matters for next			
		scheduled hearing, calendar, emails with T.			
04/40/04	D M Massins	Donlon re update	0.5	610.00	205.00
01/19/24	R. M. Messina	Confer with K. Fix, K. Dute, and A. Smith re estimation preparation	0.5	610.00	305.00
		esumation preparation			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 71 of 93

Robinson+Cole

Page: 6
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	Description	<u>Hours</u>	Rate	<u>Amount</u>
01/19/24	A. H. Smith	Email S. Wilkins re case calendar and	0.9	610.00	549.00
		administration re appellate briefing (.4); confer with K. Fix, K. Dute, and R. Messina			
		re estimation preparation (.5)			
01/19/24	S. R. Wilkins	Review email from A. Smith re certification	0.2	400.00	80.00
0 1, 10, 2		briefing (.1); update files re same (.1)	V. <u> </u>		00.00
01/22/24	A. H. Smith	Email A. Ciabattoni re document	1.1	610.00	671.00
		management protocols (.2); email Records			
		re same (.1); email M. Crisci re case			
		calendar management (.2); prepare internal			
		resources re document management (.6)			
01/24/24	R. M. Messina	Confer with A. Smith re estimation	0.2	610.00	122.00
04/04/04	A 11 O:4b	document management	0.0	040.00	4 000 00
01/24/24	A. H. Smith	Draft document management memorandum	3.0	610.00	1,830.00
01/24/24	S. R. Wilkins	(2.8); confer with R. Messina re same (.2) Update case files	0.2	400.00	80.00
01/24/24	A. H. Smith	Draft estimation document management	3.9	610.00	2,379.00
01/23/24	A. H. Olliul	procedures (2.4); confer with S. Wilkins re	5.5	010.00	2,379.00
		estimation document management (1.3);			
		email A. Ciabattoni re same (.2)			
01/25/24	S. R. Wilkins	Confer with A. Smith re estimation	2.0	400.00	800.00
		document management (1.3); review			
		document map (.7)			
01/26/24	A. H. Smith	Revise estimation document management	1.4	610.00	854.00
		procedures (1.2); email internal team re			
		same (.2)			
01/26/24	S. R. Wilkins	Correspondence (multiple) with A. Smith re	2.1	400.00	840.00
		estimation document management (.3);			
		review and update document map (1.5); review comments re same (.3)			
01/30/24	A. A. DePeau	Attend co-counsel strategy call	0.4	750.00	300.00
01/30/24	R. J. Mauceri	Confer with D. Wright re workstreams (.1);	0.4	1,130.00	226.00
01/00/21	rt. o. Maacon	emails R. Messina re same (.1)	0.2	1,100.00	220.00
01/30/24	S. R. Wilkins	Coordinate logistics re February 9 hearing	0.3	400.00	120.00
01/30/24	D. Wright	Confer with counsel team re case strategy	0.5	1,375.00	687.50
	•	(.4); confer with R. Mauceri re workstreams			
		(.1)			
01/31/24	A. J. Merkey	Confer with A. Smith re estimation	0.4	475.00	190.00
		document management			
01/31/24	A. H. Smith	Confer with A. Merkey re estimation	0.7	610.00	427.00
		document management (.4); revise			
04/24/24	C. D. Wilking	management document re same (.3)	0.7	400.00	200.00
01/31/24 01/31/24	S. R. Wilkins D. Wright	Update case files Consider and respond to request to extend	0.7 0.2	400.00 1,375.00	280.00 275.00
01/01/24	D. Wright	counter-designation time	0.2	1,373.00	213.00
		odantor dobignation time			
		<del>-</del>	36.5		\$25,851.50
					. ,

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document

Page 72 of 93

Robinson+Cole

Page: Date: June 4, 2024 Invoice #: 50457789

Date CLAIMS AD	Timekeeper OMINISTRATION-O	Description CAC006	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/03/24 01/04/24	A. H. Smith A. H. Smith	Email D. Wright re proofs of claim Analysis of claims (1.1); confer with J. DeForrest re viewing same (.3)	0.2 1.4	610.00 610.00	122.00 854.00
01/08/24	A. H. Smith	Analyze withdrawn claims (.3); email A. Sackett, C. Thomas, and M. Totten re same (.1)	0.4	610.00	244.00
01/31/24	S. R. Wilkins	Coordinate download and filing of claims data from KCC (.4); multiple communications with A. Smith re same (.3); review same (.4)	1.1	400.00	440.00
			3.1	<u></u> -	\$1,660.00
LITIGATION	N & ADVERSARY P	PROCEEDINGS-OCAC012			
01/02/24	M. R. Enright	Review 12/28 hearing transcript in context of potential appeal	0.3	1,375.00	412.50
01/02/24	K. M. Fix	Confer with D. Wright re dismissal decision (.7); review transcript re same (.5)	1.3	1,050.00	1,365.00
01/02/24	A. H. Smith	Confer with LAS and Verus re PIQ review and strategy	0.6	610.00	366.00
01/02/24	D. Wright	Confer with K. Maclay, T. Phillips (partial) and N. Ramsey (partial) re strategy re motion to dismiss decision (.6); confer with K. Fix re dismissal decision (.7); review 12/28 transcript re POC/PIQ letter discussion (.4); review potential next steps re same (.4)	2.1	1,375.00	2,887.50
01/03/24	J. L. Cordani	Review of order on motion to dismiss (.5); analysis of appealability (.5)	1.0	680.00	680.00
01/03/24	T. J. Donlon	Review email from D. Wright and respond (.2); review D. Wright comment and reply (.2)	0.4	780.00	312.00
01/03/24	M. R. Enright	Review PIQ letter and email response in preparation for call re same	0.2	1,375.00	275.00
01/03/24	R. J. Mauceri	Confer with N. Ramsey, D. Wright, A. Smith, J. Wehner, K. Zendeh, A. Sackett, and M. Totten re PIQ update	0.5	1,130.00	565.00
01/03/24	R. M. Messina	Confer with A. Smith re potential litigation motion	0.7	610.00	427.00
01/03/24	N. D. Ramsey	Confer with D. Wright, R. Mauceri, A. Smith, J. Wehner, K. Zendeh, A. Sackett, and M. Totten re PIQ update (.5); analyzing same (.3)	0.8	1,875.00	1,500.00
01/03/24	A. H. Smith	Confer with N. Ramsey, D. Wright, R. Mauceri, J. Wehner, K. Zendeh, A. Sackett, and M. Totten re PIQ update (.5); confer	1.2	610.00	732.00

Page 73 of 93

Robinson+Cole

Page: Date: June 4, 2024 50457789 Invoice #:

<u>Date</u>	Timekeeper	<u>Description</u> with R. Messina re potential litigation motion	<u>Hours</u>	Rate	<u>Amount</u>
01/03/24	D. Wright	(.7) Confer with N. Ramsey, R. Mauceri, A. Smith, J. Wehner, K. Zendeh, A. Sackett, and M. Totten re PIQ update (.5); review	1.7	1,375.00	2,337.50
01/04/24	J. J. DeForrest	estimation related discovery (1.2) Assist legal team with review and production of case data	0.3	300.00	90.00
01/04/24	T. J. Donlon	Email to A. Smith re certification documents (.1); review response and reply (.2); review decision re certification (.9)	1.2	780.00	936.00
01/04/24	J. T. Hardisty	Assist case team with document review and production of client files	0.2	300.00	60.00
01/04/24	N. D. Ramsey	Telephone call with B. Erens re scheduling matters	0.2	1,875.00	375.00
01/05/24	T. J. Donlon	Review motion for leave materials (.8); email to D. Wright and N. Ramsey (.2); draft notice of appeal (.9); review materials re motion for leave (3.3); research on motion for leave (1.0); work on motion for leave (2.6)	8.8	780.00	6,864.00
01/05/24	K. M. Fix	Confer with D. Santos Johnson, N. Ramsey, and D. Wright re Aldrich POC/PIQ issues (.5); confer with D. Wright re pending discovery issues (.9); edit draft document review tagging structure (1.0)	2.4	1,050.00	2,520.00
01/05/24	R. J. Mauceri	Calls with D. Wright (.2), A. Smith (.3), and D. Wright and A. Smith (.5) re motion to appeal	1.0	1,130.00	1,130.00
01/05/24	N. D. Ramsey	Confer with D. Wright re appellate briefing issues (.7); confer with D. Santos Johnson, K. Fix, and D. Wright re Aldrich POC/PIQ issues (.5); review email from A. Smith re Debtor produced estimation documents (.2)	1.4	1,875.00	2,625.00
01/05/24	A. H. Smith	Review Debtor produced estimation documents (.2) Review Debtor produced estimation documents (.4); email N. Ramsey, D. Wright, A. DePeau, and R. Mauceri re same (.3); draft litigation motion (5.6); conduct research re same (3.7); confer (multiple) with R. Mauceri re same (.3); confer with D. Wright and R. Mauceri re same (.5)	10.8	610.00	6,588.00
01/05/24	S. R. Wilkins	Review and update production chart (.3); email A. Smith re same (.1)	0.4	400.00	160.00
01/05/24	D. Wright	Confer with N. Ramsey re appellate briefing issues (.7); confer with D. Santos Johnson, K. Fix, and N. Ramsey re Aldrich POC/PIQ issues (.5); confer with K. Fix re pending discovery issues (.9); review prior PIQ communications re call with D. Santos Johnson (.6); review summary of	6.5	1,375.00	8,937.50

Document

Page 74 of 93

## Robinson+Cole

Page: 9
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> 12/15/2023 production (.2); review	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
		documents from 12/15/2023 production (1.0); research issue re appeal of order on motion to dismiss (1.9); calls with R. Mauceri (.2), and R. Mauceri and A. Smith			
01/06/24	T. J. Donlon	(.5) re motion to appeal Draft notice of appeal (1.5); draft motion for leave to appeal fact statement (1.6); work on motion for leave argument section (2.2); draft introduction (1.5); revise motion for leave (1.6); work on certification (1.1)	9.5	780.00	7,410.00
01/06/24	R. J. Mauceri	Review precedential materials for appeal of motion to dismiss (2.6); confer with A. Smith re motion (.4); begin to review and comment on same (.9)	3.9	1,130.00	4,407.00
01/06/24	A. H. Smith	Draft litigation motion (5.7); confer with R. Mauceri re same (.4)	6.1	610.00	3,721.00
01/06/24	D. Wright	Research issues for appeal of dismissal order (4.1); draft inserts for motion for interlocutory appeal (2.1)	6.2	1,375.00	8,525.00
01/07/24	T. J. Donlon	Work on introduction and sections of request for certification (3.3); revise motion for leave to appeal (2.5); work on request for certification (2.0); further revise motion for leave (1.6); email re motion to N. Ramsey and D. Wright (.2); review D. Wright response (1.0); revise request for certification (2.2); review N. Ramsey response (.1)	12.9	780.00	10,062.00
01/07/24	R. J. Mauceri	Further attention to draft memorandum of law in support of motion for appeal (.5); confer with A. Smith re same (.4); review and comment on revised draft (1.7); confer with D. Wright (.2) and A. Smith (.2) re same; email A. Smith re same (.1)	3.1	1,130.00	3,503.00
01/07/24	N. D. Ramsey	Emails with T. Donlon re notice of appeal and motion for leave to appeal (.1); review and revise same (1.1); telephone call with D. Wright re same (.2); email correspondence with B. Erens re briefing schedule (.1)	1.5	1,875.00	2,812.50
01/07/24	A. H. Smith	Revise litigation motion (6.4); email R. Mauceri re same (.1); confer (multiple) with R. Mauceri re same (.6); email D. Wright and R. Mauceri re same (.1)	7.2	610.00	4,392.00
01/07/24	D. Wright	Confer with R. Mauceri re appeal (.2); review draft notice of appeal (.2); comment on draft motion for interlocutory appeal (2.1); additional research re motion for interlocutory appeal (3.9); confer with N.	6.6	1,375.00	9,075.00

Document Page 75 of 93

Robinson+Cole

Page: 10 Date: June 4, 2024 Invoice #: 50457789

<u>Date</u>	Timekeeper	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/08/24	A. L. Ciabattoni	Ramsey re notice of appeal and motion for leave to appeal (.2) Confer with N. Ramsey, D. Wright, M.	0.5	350.00	175.00
01/00/24	A. E. Glabattorii	Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.0	000.00	173.00
01/08/24	J. L. Clasen	Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.5); review expert topic disclosures and related documents (.6)	1.1	1,380.00	1,518.00
01/08/24	J. L. Cordani	Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Clasen, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.5	680.00	340.00
01/08/24	A. A. DePeau	Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. Smith, A.	0.5	750.00	375.00
01/08/24	T. J. Donlon	Ciabattoni, and S. Wilkins re case strategy Work on draft certification request (3.5); email to N. Ramsey and D. Wright (.3); review email from D. Wright and reply (.2); confer with N. Ramsey, D. Wright, M. Enright, A. DePeau, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.5); revise draft certification (4.4); review email from A. Smith (.1); email re draft to N. Ramsey (.2); review Caplin draft (.8); email to N. Ramsey and D. Wright with comments (.4)	10.4	780.00	8,112.00
01/08/24	M. R. Enright	Confer with N. Ramsey, D. Wright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.5	1,375.00	687.50
01/08/24	K. M. Fix	Confer with D. Wright re research for certification brief	0.7	1,050.00	735.00
01/08/24	R. J. Mauceri	Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.5); confer with D. Wright (multiple) re motion for leave, case status (1.1); confer with A. Smith re same (.1)	1.7	1,130.00	1,921.00
01/08/24	A. R. Phillips	Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.5	890.00	445.00

Document Page 76 of 93

Robinson+Cole

Page: 11
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u> 01/08/24	<u>Timekeeper</u> N. D. Ramsey	Description Confer with D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.5); confer (multiple) with D. Wright re appellate status, timing (.5); review motion for certification of direct appeal (2.2); correspondence with T. Phillips and D.	<u>Hours</u> 3.4	<u>Rate</u> 1,875.00	<u>Amount</u> 6,375.00
01/08/24	A. H. Smith	Wright re scheduling (.2) Confer with R. Mauceri re litigation motion (.1); draft and update agenda for strategy call (.4); confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Ciabattoni, and S. Wilkins re case strategy (.5); confer with D. Wright re same (.3); email RC team re disclosures (.2); review relevant news (.2); email N. Ramsey and D. Wright re same (.2); confer with LAS and Verus re PIQ review and strategy (.9); email D. Wright re trust discovery joinder	2.9	610.00	1,769.00
01/08/24	S. R. Wilkins	(.1) Confer with N. Ramsey, D. Wright, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, and A. Ciabattoni re case strategy (.5); summarize same (.4); email A. Smith re same (.1); email team re same (.1); email L. Krepto re same (.1); review PIQ files (.2); coordinate download and filing of PIQ	1.9	400.00	760.00
01/08/24	D. Wright	responses (.5) Confer (multiple) with R. Mauceri re appellate issues (1.1); confer with A. Smith re same (.3); confer (multiple) with N. Ramsey re appellate status, timing (.5); confer with K. Fix re research for certification brief (.7); confer with N. Ramsey, M. Enright, T. Donlon, R. Mauceri, J. Cordani, J. Clasen, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.5); revise notice of appeal (.3); draft email to co-counsel re same (.1); review additional draft of motion for leave to appeal (1.8); review draft discovery disclosures (.4); comment on draft certification brief (.9); correspondence with T. Phillips and N. Ramsey re scheduling (.2)	6.8	1,375.00	9,350.00
01/09/24	J. L. Cordani	Review and analyze draft expert disclosures	0.5	680.00	340.00

Document Page 77 of 93

Robinson+Cole

Page: 12
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description	<u>Hours</u>	Rate	Amount
01/09/24	A. A. DePeau	Attend call with co-counsel re case status and next steps (.2); review and revise	0.6	750.00	450.00
01/09/24	T. J. Donlon	expert disclosures for estimation (.4) Review co-counsel draft motion for leave to appeal (.5); review J. Conrad ruling on motion to dismiss finality (.3); email N. Ramsey and D. Wright with comments on draft (.4); review N. Ramsey changes to draft (.9); revise draft (2.3); email re changes to N. Ramsey and D. Wright (.2); review D. Wright email and respond (.2); review D. Wright email with additional changes (.4); email to D. Wright (.1); review emails re briefing schedule and respond (.2); review D. Wright comment and reply (.2); review D. Wright (.1); review email from co-counsel and response (.3); review N. Ramsey email re timing (.1); review co-counsel reply (.1); review N. Ramsey email re Carolin (.3); respond to same (.3)	7.1	780.00	5,538.00
01/09/24	J. T. Hardisty	Assist case team with document review of incoming PIQ files	0.9	300.00	270.00
01/09/24	R. J. Mauceri	Confer with D. Wright re brief in support of interlocutory appeal	0.2	1,130.00	226.00
01/09/24	N. D. Ramsey	Further revision to certification motion (.8); confer (2x) with D. Wright re comments to draft certification motion and related filing procedures (1.2); emails with T. Donlon re same (.9); review draft motion for leave to appeal (.5); multiple email correspondence with T. Donlon and D. Wright re draft (1.4); email correspondence with Committee counsel team re drafts (.3); email correspondence with Committee counsel team, B. Erens re briefing schedule (.2)	5.3	1,875.00	9,937.50
01/09/24	D. Wright	Revise brief in support of interlocutory appeal (4.9); confer with R. Mauceri re same (.2); confer (2x) with N. Ramsey re comments to draft certification motion and related filing procedures (1.2); respond to communications from counsel re certification procedures (.2); research same (.3); review communications from claimant counsel re certification and appeals (.3); confer with co-counsel re case status and next steps (.2)	7.3	1,375.00	10,037.50
01/10/24	A. A. DePeau	Review and revise initial disclosure of expert witness topics (1.9); review re expert topics (1.5)	3.4	750.00	2,550.00

Page 78 of 93

## Robinson+Cole

Page: 13 Date: June 4, 2024 Invoice #: 50457789

<u>Date</u> 01/10/24	Timekeeper T. J. Donlon	Description Email to N. Ramsey and D. Wright (.1); review D. Wright response (.1); review co- counsel email (.1); review D. Wright comment (.1); review new draft, memo of law and motion for leave (.5); review D. Wright comments (.1); review email re draft from N. Ramsey and respond (.3); email to N. Ramsey (.1); review response (.1); review N. Ramsey email to Debtor re schedule (.2); review reply (.2); review email from co-movant (.1); review revised draft memo of law from Caplin (.4); review D. Wright comments (.2); email to N. Ramsey re motion and certification (.2); confer with N. Ramsey re same (.2); review D. Wright email re notice and reply (.2); review motion papers as sent to Committee (.3); review draft motion document from Caplin (.2); review emails from M. Enright and re memo of law motion for leave (.3); respond to same (.2); review reply (.1); review D. Wright email (.1); research on question presented (.5)	Hours 4.9	<u>Rate</u> 780.00	Amount 3,822.00
01/10/24	M. R. Enright	Review draft motion for leave to appeal (.8); confer with N. Ramsey re same (.3); emails with N. Ramsey, D. Wright and T. Donlon re statement of question for appeal re constitutional issue (.3)	1.4	1,375.00	1,925.00
01/10/24	J. T. Hardisty	Assist case team with document review of PIQ files	0.4	300.00	120.00
01/10/24	L. A. Krepto	Review draft expert disclosures from A. Smith (.3); research and review related resources for additional disclosure information (3.8)	4.1	1,000.00	4,100.00
01/10/24	A. J. Merkey	Review email from N. Ramsey re estimation update (.1); emails to A. Smith and S. Wilkins re same (.1)	0.2	475.00	95.00
01/10/24	N. D. Ramsey	Review and revise motion for leave to appeal (.7); confer with D. Wright re same (.4); confer with T. Donlon (.2) re same; confer with M. Enright (.3) re same; email correspondence with B. Erens re briefing schedule (.2)	1.8	1,875.00	3,375.00
01/10/24	D. Wright	Comment on latest draft of motion for interlocutory appeal (1.4); communicate with co-counsel re filing logistics (.3); confer with N. Ramsey re motion for leave to appeal (.4)	2.1	1,375.00	2,887.50
01/11/24	J. L. Cordani	Review Committee meeting minutes re appeal issues (.3); review and analyze	2.3	680.00	1,564.00

Document Page 79 of 93

Robinson+Cole

Page: 14
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> Debtors responses to the Committee's first set of document requests (1); review, analyze, and revise draft second set of requests for production (.7); correspondence with A. Smith and A.	<u>Hours</u>	<u>Rate</u>	Amount
		DePeau re second set of requests for			
		production (.3)			
01/11/24	J. J. DeForrest	Assist legal team with review and production of case data	0.2	300.00	60.00
01/11/24	A. A. DePeau	Edit and revise second set of discovery	1.4	750.00	1,050.00
		requests for estimation (1.2); correspondence with J. Cordani and A.			,
01/11/24	T. J. Donlon	Smith re same (.2) Review email and draft notice from A. Smith (.3); email comments in response (.1); review MRHFM motion to certify (.5); review motion for leave (.4); review A. Smith reply (.1); email comments on MRHFM papers (.6); review N. Ramsey reply (.2); response to same (.1); review A. Smith email and reply (.2); review email from Caplin (.1); review as filed motion for leave (.3)	2.9	780.00	2,262.00
01/11/24	K. S. Dute	Confer with A. Smith re research for	1.5	610.00	915.00
		litigation motion (.4); research re same (1.1)			
01/11/24	M. R. Enright	Review discussion of constitutional issues	0.5	1,375.00	687.50
01/11/24	L. A. Krepto	in tracked case filings Continue review of documents for expert disclosures (3.6); confer with S. Wilkins re same (.2); draft memorandum to A. Smith re	5.2	1,000.00	5,200.00
01/11/24	R. J. Mauceri	same (1.4) Confer with A. Smith re case status and	0.1	1,130.00	113.00
		updates			
01/11/24	N. D. Ramsey	Confer with D. Wright re motion for interlocutory appeal (.2); confer with D. Wright re additional revisions to brief in support of motion for leave (.2); review claimant motion for leave to appeal motion to dismiss and motion for direct certification (1.4); revise direct certification motion (.6); review and analyze memorandum re expert	3.3	1,875.00	6,187.50
01/11/24	A. H. Smith	disclosure (.9) Review prior correspondence re PIQs (.9); draft responsive letter (.9); confer with R. Mauceri re same (.1); confer with K. Dute re research for litigation motion (.4); revise supplemental estimation RFPs directed to the Debtors (.7); email J. Cordani and A. DePeau re same (.2)	3.2	610.00	1,952.00

Document Page 80 of 93

Robinson+Cole

Page: 15
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u> 01/11/24	<u>Timekeeper</u> S. R. Wilkins	<u>Description</u> Confer with L. Krepto re expert subject disclosures (.2); research re same (.6);	Hours 0.9	<u>Rate</u> 400.00	<u>Amount</u> 360.00
01/11/24	D. Wright	email L. Krepto re same (.1) Confer with T. Phillips re motion for leave to	4.2	1,375.00	5,775.00
		appeal (.1); provide final comments to brief in support of motion for interlocutory appeal (.6); confer with N. Ramsey re same (.2); confer with N. Ramsey re additional revisions to brief in support of motion for leave (.2); review claimant's motion for leave to appeal motion to dismiss (.9); review claimant's motion for direct certification (.8); revise direct certification motion (1.4)			
01/12/24	J. L. Clasen	Review mediation brief, documents from Committee representatives, historic transcript and related emails including Aldrich Information Brief	1.9	1,380.00	2,622.00
01/12/24	J. L. Cordani	Analyze draft expert disclosures (.3); correspondence with K. Krepto and A. Smith re same (.3)	0.6	680.00	408.00
01/12/24	T. J. Donlon	Review email N. Ramsey re court notice (.1); review notice (.1); review N. Ramsey email to Committee (.1); respond to N. Ramsey (.1); review email from Committee (.1); review N. Ramsey reply (.1)	0.6	780.00	468.00
01/12/24	M. R. Enright	Review comments from L. Krepto re expert disclosures (.3); review USDC assignment and emails with N. Ramsey and ACC member representative re same (.1)	0.4	1,375.00	550.00
01/12/24	L. A. Krepto	Discuss expert disclosures with A. Smith (.3); review additional case information from A. Smith (.8); finalize memorandum re same (.4); email A. Smith re same (.1)	1.6	1,000.00	1,600.00
01/12/24	N. D. Ramsey	Emails (multiple) with T. Donlon re court notice (.4); email with M. Enright re USDC assignment (.1); draft email report to Committee re same (.2); exchange of Committee communications re same (.1);	1.2	1,875.00	2,250.00
01/12/24	A. H. Smith	confer with D. Wright re same (.4) Confer with L. Krepto re discovery disclosures (.3); email L. Krepto re same (.1); email R. Mauceri re case status and updates (.1)	0.5	610.00	305.00
01/12/24	S. R. Wilkins	Review research materials re expert disclosures (.4); email L. Krepto re same (.1); email A. Smith re notice of defective filing (.1); research re same (.1)	0.7	400.00	280.00
01/12/24	D. Wright	Review draft discovery disclosures (.9); review proposed revisions and additions to	1.9	1,375.00	2,612.50

Document

Page 81 of 93

Robinson+Cole

Page: 16
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description disclosures (.6); confer with N. Ramsey re	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/13/24	T. J. Donlon	Committee report (.4); Email to D. Wright re request to certify (.1); review response and reply (.2); review D. Wright email re certify and respond (.2); review A. Smith email and reply (.2); review D. Wright response (.1); review A. Smith email re cites (.2); review D. Wright	1.3	780.00	1,014.00
01/13/24	A. H. Smith	response and Smith reply (.3) Research additional support re motion for certification of direct appeal (.4); email (multiple) D. Wright and T. Donlon re same (.3)	0.7	610.00	427.00
01/13/24	D. Wright	Revise motion for direct certification (4.1); research additional arguments in support of direct certification (5.6); email with T. Phillips re motion for direct cert (.1)	9.8	1,375.00	13,475.00
01/14/24	N. D. Ramsey	Final review and revisions to certification motion (2.6); email correspondence with D. Wright re same (.4); email correspondence with T. Donlon re same (.1); emails with D. Wright, T. Phillips and K. Maclay re motion for leave briefing (.1)	3.2	1,875.00	6,000.00
01/14/24	A. H. Smith	Additional research re evidentiary notes in motion for certification of direct appeal (.7); email D. Wright and T. Donlon re same (.2)	0.9	610.00	549.00
01/14/24	D. Wright	Continue revising certification motion (6.2); draft email to T. Phillips re same (.1); review underlying factual statement citation support (.9); review proposal to defer briefing in District Court and suggest revisions (.3); communicate same to Caplin team (.1)	7.6	1,375.00	10,450.00
01/15/24	T. J. Donlon	Review D. Wright email re certification (.1); review T. Phillips reply (.1); review draft request to certify (1.1); review D. Wright and N. Ramsey emails re question presented (.2); respond to same (.2)	1.7	780.00	1,326.00
01/15/24	D. Wright	Communicate with C. Redmond re suggested language for briefing deferral order (.2); review proposed motion seeking briefing deferral in District Court (.4); confer with T. Phillips re same (.1)	0.7	1,375.00	962.50
01/16/24	T. J. Donlon	Review email from T. Phillips (.1); review D. Wright response (.1); review email from D. Wright re draft certification and respond (.2); review draft certification (1.7); email to N. Ramsey with comments (.8); review online article re appeal (.2); review N. Ramsey comments on draft (.5); reply with additional comments (.4); review D. Wright email rules	4.9	780.00	3,822.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 82 of 93

Robinson+Cole

ument Page 82 of 93
Page: 17
Date: June 4, 2024

Invoice #:

50457789

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<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> and reply (.3); review N. Ramsey email and respond (.2); review D. Wright email with changes to T. Phillips (.2); review D. Wright email to Committee (.2)	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/16/24	N. D. Ramsey	Review and revise motion for direct appeal of denial of dismissal (3.7); confer with D. Wright re certification procedure (.7); confer with D. Wright re additional comments (.7); review emails from T. Donlon (2x) re same (.7)	5.8	1,875.00	10,875.00
01/16/24 01/16/24	A. H. Smith D. Wright	Review draft litigation filing Confer with N. Ramsey re certification procedure (.7); review proposed edits to certification brief from counsel team (.7); revise certification brief per comments received (1.4); confer with N. Ramsey re additional comments (.7); draft communication to Committee member representatives re briefing (.2); review additional comments from Caplin team (.4) and communications with them re same (.3); communicate with G. Thompson re motion to defer briefing (.1); incorporate additional revisions to certification motion (.7)	0.8 5.2	610.00 1,375.00	488.00 7,150.00
01/17/24	T. J. Donlon	Review email from local counsel (.2); review email from D. Wright (.1)	0.3	780.00	234.00
01/17/24	M. R. Enright	Review and comment on draft of request for	0.8	1,375.00	1,100.00
01/17/24	D. Wright	certification of decision for direct appeal Review notice of filing certification motion (.2); gather exhibits to request for direct certification (.6); draft proposed order for request for direct certification (.5); revise request for direct certification to incorporate	3.7	1,375.00	5,087.50
01/18/24	S. R. Wilkins	additional comments received (2.4) Review notice re direct certification filing (.1); email A. Smith and D. Wright re same (.1)	0.2	400.00	80.00
01/18/24	D. Wright	Communicate with Caplin and HSSM teams re Rule 8009(f) motions (.3); review notice of deficiency for certification motion (.1)	0.4	1,375.00	550.00
01/19/24	J. L. Cordani	Review, analyze, and revise draft second set of requests for production	0.7	680.00	476.00
01/19/24	T. J. Donlon	Review email from A. Merkey re hearing and respond (.2); call to N. Ramsey to discuss certification and schedule (.3)	0.5	780.00	390.00
01/19/24	N. D. Ramsey	Call with T. Donlon re certification and schedule	0.3	1,875.00	562.50
01/21/24	N. D. Ramsey	Email correspondence with D. Wright and A. Smith re POC, PIQ data	0.2	1,875.00	375.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 83 of 93

Robinson+Cole

Page: 18
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	Description	<u>Hours</u>	Rate	<u>Amount</u>
01/22/24	A. L. Ciabattoni	Confer with N. Ramsey (partial), D. Wright,	0.4	350.00	140.00
		M. Enright, R. Mauceri, J. Cordani, A.			
		Phillips, A. DePeau, A. Smith, and S.			
		Wilkins re case strategy			
01/22/24	J. L. Cordani	Confer with N. Ramsey (partial), D. Wright,	0.6	680.00	408.00
		M. Enright, R. Mauceri, A. Phillips, A.			
		DePeau, A. Smith, A. Ciabattoni and S.			
		Wilkins re case strategy (.4); review of draft requests for production (.2)			
01/22/24	A. A. DePeau	Confer with N. Ramsey (partial), D. Wright,	0.9	750.00	675.00
01/22/24	A. A. Dei eau	M. Enright, R. Mauceri, J. Cordani, A.	0.9	750.00	075.00
		Phillips, A. Smith, A. Ciabattoni and S.			
		Wilkins re case strategy (.4); review and			
		revise draft estimation discovery (.5)			
01/22/24	T. J. Donlon	Review email from Caplin re issues on	1.3	780.00	1,014.00
		appeal (.2); review rules on record (.3);			
		review draft (.3); email re same to N.			
		Ramsey and D. Wright (.3); review D.			
		Wright response and reply (.2)			
01/22/24	M. R. Enright	Confer with N. Ramsey (partial), D. Wright,	0.4	1,375.00	550.00
		R. Mauceri, J. Cordani, A. Phillips, A.			
		DePeau, A. Smith, A. Ciabattoni and S.			
01/22/24	R. J. Mauceri	Wilkins re case strategy	0 F	1 120 00	ECE 00
01/22/24	R. J. Maucen	Confer with N. Ramsey (partial), D. Wright, M. Enright, J. Cordani, A. Phillips, A.	0.5	1,130.00	565.00
		DePeau, A. Smith, A. Ciabattoni and S.			
		Wilkins re case strategy (.4); confer with A.			
		Smith re correspondence (.1)			
01/22/24	A. R. Phillips	Confer with N. Ramsey (partial), D. Wright,	0.4	890.00	356.00
	'	M. Enright, R. Mauceri, J. Cordani, A.			
		DePeau, A. Smith, A. Ciabattoni and S.			
		Wilkins re case strategy			
01/22/24	N. D. Ramsey	Confer (partial) with D. Wright, M. Enright,	0.2	1,875.00	375.00
		R. Mauceri, J. Cordani, A. Phillips, A.			
		DePeau, A. Smith, A. Ciabattoni and S.			
04/00/04	A 11 O'(I	Wilkins re case strategy, work streams	4.0	040.00	4 000 00
01/22/24	A. H. Smith	Numerous email correspondence with N.	1.8	610.00	1,098.00
		Ramsey and D. Wright re PIQs (.5); prepare agenda for estimation team strategy call			
		(.3); confer with LAS and Verus re PIQ			
		review and strategy (.5); confer with N.			
		Ramsey (partial), D. Wright, M. Enright, R.			
		Mauceri, J. Cordani, A. Phillips, A. DePeau,			
		A. Ciabattoni and S. Wilkins re case			
		strategy (.4); confer with R. Mauceri re			
		correspondence (.1)			
01/22/24	S. R. Wilkins	Prepare for strategy meeting (.2); confer	1.0	400.00	400.00
		with N. Ramsey (partial), D. Wright, M.			
		Enright, R. Mauceri, J. Cordani, A. Phillips,			
		A. DePeau, A. Smith, and A. Ciabattoni re			

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 84 of 93

Robinson+Cole

Page: 19
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> case strategy (.4); email strategy team re same (.1); draft notes re same (.2); email A.	<u>Hours</u>	Rate	<u>Amount</u>
01/22/24	D. Wright	Smith re same (.1) Confer with N. Ramsey (partial), M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni and S. Wilkins re case strategy (.4); review draft statement of issues on appeal and designation of record (.7); review letter re specific issue with filed proof of claim (.5)	1.6	1,375.00	2,200.00
01/23/24	A. A. DePeau	Edit and revise second set of estimation discovery requests	3.4	750.00	2,550.00
01/23/24	D. Wright	Review draft Rule 8009 motion to maintain document confidentiality (.2); review final statement of issues on appeal and designation of record (.3)	0.5	1,375.00	687.50
01/24/24	A. A. DePeau	Confer with A. Smith re estimation discovery requests (.5); modify discovery requests (.3)	0.8	750.00	600.00
01/24/24	T. J. Donlon	Review emails from Caplin re issues and record on appeal (.3); email N. Ramsey re same (.1); review D. Wright response and reply (.2); review email from Caplin (.1); review draft motion (.3)	1.0	780.00	780.00
01/24/24	M. R. Enright	Review Debtors brief in parallel tracked case	0.9	1,375.00	1,237.50
01/24/24	K. M. Fix	Confer with D. Wright re estimation-related discovery	0.7	1,050.00	735.00
01/24/24	R. J. Mauceri	Confer with N. Ramsey, D. Wright, A. Smith, J. Wehner, K. Zendeh, P. Ebener, A. Sackett, and M. Totten re PIQ review updates from LAS (.5); confer with D. Wright re pending estimation-related motion (.5)	1.0	1,130.00	1,130.00
01/24/24	N. D. Ramsey	Confer with D. Wright, R. Mauceri, A. Smith, J. Wehner, K. Zendeh, P. Ebener, A. Sackett, and M. Totten re PIQ review updates from LAS (.5); follow up email correspondence with A. Smith, R. Mauceri re same (.2)	0.7	1,875.00	1,312.50
01/24/24	A. H. Smith	Revise supplemental estimation discovery requests (.6); confer with A. DePeau re same (.5); confer with N. Ramsey, D. Wright, R. Mauceri, J. Wehner, K. Zendeh, P. Ebener, A. Sackett, and M. Totten re PIQ review updates from LAS (.5)	1.6	610.00	976.00
01/24/24	D. Wright	Confer with N. Ramsey, R. Mauceri, A. Smith, J. Wehner, K. Zendeh, P. Ebener, A. Sackett, and M. Totten re PIQ review updates from LAS (.5); confer with R. Mauceri re pending estimation-related motion (.5); confer with K. Fix re estimation-	2.3	1,375.00	3,162.50

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 85 of 93

Robinson+Cole

Page: 20
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description	<u>Hours</u>	<u>Rate</u>	Amount
		related discovery (.7); review order entered deferring District Court briefing (.1); comment on final draft Rule 8009(f) motion (.3); confer with HSSM re pro hac vice motions in District Court (.2)			
01/25/24	M. R. Enright	Review ACC/FCR brief in parallel tracked case	0.6	1,375.00	825.00
01/25/24	N. D. Ramsey	Review and communications with D. Wright re Committee Designation of Contents for Inclusion in Record and Statement of Issues on Appeal, Statement of Issues on Appeal of denial of Motion to Dismiss	0.4	1,875.00	750.00
01/25/24	S. R. Wilkins	Review appellate documents in tracked case (.2); email A. Smith re same (.1)	0.3	400.00	120.00
01/25/24	D. Wright	Review Debtors responses to first request for production (1.2); review Debtors responses to first set of interrogatories (.5); review Trane Defendants interrogatory responses (.6); review Trane Defendants objections to Document Requests (2.3); confer with T. Phillips re case status (.1)	4.7	1,375.00	6,462.50
01/26/24 01/26/24	M. R. Enright K. M. Fix	Review statements of issues on appeal Confer with D. Wright re estimation	0.2 0.5	1,375.00 1,050.00	275.00 525.00
01/26/24 01/26/24	R. J. Mauceri N. D. Ramsey	discovery reviewer memorandum Confer with A. Smith re correspondence Review Debtors responses to interrogatories and requests for production served in adversary action	0.2 1.9	1,130.00 1,875.00	226.00 3,562.50
01/26/24	A. H. Smith	Email R. Mauceri re PIQ related correspondence with Debtors (.1); confer with R. Mauceri re same (.2); email KCC re proof of claim downloads follow-up (.1); email M. Totten re same (.1); review December 28 hearing transcript re Debtors comments re PIQ correspondence (.2); draft updated response in light of comments (.9)	1.6	610.00	976.00
01/26/24	D. Wright	Review Committee brief to Third Circuit in LTL re motion to dismiss (1.1); confer with K. Fix re estimation discovery reviewer memorandum (.5)	1.6	1,375.00	2,200.00
01/29/24	A. L. Ciabattoni	Confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, and S. Wilkins re case strategy	0.4	350.00	140.00
01/29/24	J. L. Clasen	Confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S.	0.4	1,380.00	552.00
01/29/24	J. L. Cordani	Wilkins re case strategy Confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, A. Phillips,	0.4	680.00	272.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 86 of 93

Robinson+Cole

Page: 21
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description  A. DePeau, A. Smith, A. Ciabattoni, and S.	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/29/24	A. A. DePeau	Wilkins re case strategy Confer with A. Smith re estimation discovery (.1); confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.4)	0.5	750.00	375.00
01/29/24	T. J. Donlon	Review D. Wright email re hearing and reply (.2); attention to hearing matters (.5); review cases on certification (1.5); work on outline for certification reply (1.9)	4.1	780.00	3,198.00
01/29/24	M. R. Enright	Confer with N. Ramsey, D. Wright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.4	1,375.00	550.00
01/29/24	R. J. Mauceri	Confer with N. Ramsey, D. Wright, M. Enright, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.4	1,130.00	452.00
01/29/24	A. R. Phillips	Confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy	0.4	890.00	356.00
01/29/24	N. D. Ramsey	Confer with D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.4); begin preparation for certification argument (1.7)	2.1	1,875.00	3,937.50
01/29/24	A. H. Smith	Confer with LAS and Verus re PIQ review process and strategy (.5); confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Ciabattoni, and S. Wilkins re case strategy (.4); confer with A. DePeau re estimation discovery (.1)	1.0	610.00	610.00
01/29/24	S. R. Wilkins	Prepare for case strategy meeting (.2); confer with N. Ramsey, D. Wright, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, and A. Ciabattoni re case strategy (.4); follow-up email to team re same (.1); email D. Wright re same (.1); draft notes re same (.3); email A. Smith re same (.1)	1.2	400.00	480.00
01/29/24	D. Wright	Confer with N. Ramsey, M. Enright, R. Mauceri, J. Clasen, J. Cordani, A. Phillips, A. DePeau, A. Smith, A. Ciabattoni, and S. Wilkins re case strategy (.4); review proposed Rule 8009 order filed with District Court (.1); review memorandum re document review (.8)	1.3	1,375.00	1,787.50

Document Page 87 of 93

Robinson+Cole

Page: 22
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u> 01/30/24	<u>Timekeeper</u> T. J. Donlon	<u>Description</u> Research on cases for certification reply (2.9); work on issues for reply (3.1); review email from local counsel (.1); email to N.	Hours 6.3	<u>Rate</u> 780.00	<u>Amount</u> 4,914.00
01/30/24	N. D. Ramsey	Ramsey re same (.1); review reply (.1) Exchange communications with T. Donlon re reply to responses to certification motion	0.1	1,875.00	187.50
01/30/24	A. H. Smith	Analyze pleadings re February 9 hearing preparation	1.4	610.00	854.00
01/30/24	D. Wright	Comment on draft letter to Debtors re privilege log deficiencies (1.0); review underlying correspondence re privilege logs (.8); review potential supplemental estimation-related discovery (.8); review draft estimation-related pleading (1.1)	3.7	1,375.00	5,087.50
01/31/24	J. J. DeForrest	Assist legal team with review and	0.6	300.00	180.00
01/31/24	T. J. Donlon	production of case data Review Judge Whitley ruling re reply (1.5); review D. Wright email re record investigation (.1); review email from A. Smith and respond (.2); review email from local counsel (.1); review materials re reply (2.0); work on reply issues (1.3); review email from A. Merkey (.1); review Debtors opposition to certification (1.0); review FCR opposition (.3); email to N. Ramsey and D. Wright re same (.2); review responses (.2) and reply (.1)	7.1	780.00	5,538.00
01/31/24	A. J. Merkey	Research docket re pending motion, emails	0.4	475.00	190.00
01/31/24	N. D. Ramsey	with T. Donlon re same Review Debtor's opposition to certification and affiliate joinder (1.0); review FCR's opposition re same (.4); email correspondence with T. Donlon and D. Wright re same (.4); outline reply (.8); review Debtor's opposition to MRFMH request for certification (.4)	3.0	1,875.00	5,625.00
01/31/24	A. H. Smith	Email S. Wilkins re proof of claim documentation (.1); analyze proofs of claim re same (.6); multiple correspondence with Inseyet re same (.4)	1.1	610.00	671.00
01/31/24	S. R. Wilkins	Review correspondence to claimant attorneys re PIQs and update tracking chart re same (.2); email E. Gillen (.1) and A. Smith (.1) re same	0.4	400.00	160.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 88 of 93

Robinson+Cole

Page: 23
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u> 01/31/24	<u>Timekeeper</u> D. Wright	Description Review Debtors' objection to direct certification (.9); review FCR's objection to direct certification (.7); review Affiliates joinder (.1); correspondences with T. Phillips and R. Cox re appeal filings (.3)	Hours 2.0	<u>Rate</u> 1,375.00	<u>Amount</u> 2,750.00
			330.1	<u></u>	\$352,644.50
PROFESSIO	ONAL RETENTION	& FEE ISSUES-OCAC015			
01/02/24	L. Shaw	Continue review of fee invoices of LAS and payment receipt by A. Sackett	1.0	500.00	500.00
01/02/24	L. Shaw	Review ex parte application of Verus (.1); review order re same (.1); third revision to draft first interim fee application of Verus re performance duties (.6); review October and	1.0	500.00	500.00
01/03/24	L. Shaw	September invoices of Verus (.2) Numerous emails with A. Sackett re payment receipts (.1); emails with A. Smith re same (.1); email with S. Wilkins re Debtor contact (.1)	0.3	500.00	150.00
01/03/24	A. H. Smith	Email L. Shaw re LAS fee application and Debtor payments	0.1	610.00	61.00
01/03/24	S. R. Wilkins	Multiple communications with L. Shaw re LAS fee applications	0.4	400.00	160.00
01/08/24	L. Shaw	Numerous emails with A. Smith re Verus invoices and manipulation procedures for July, August and September invoices	0.2	500.00	100.00
01/08/24	A. H. Smith	Review Verus November invoices for privileged information (.7); email S. Leineek re same (.3); email L. Shaw re Verus invoices (.1)	1.1	610.00	671.00
01/08/24	S. R. Wilkins	Review emails re Verus invoices (.2); email D. Wright, A. Smith, and L. Shaw re same (.1)	0.3	400.00	120.00
01/09/24	L. Shaw	Numerous emails with A. Smith, D. Wright and S. Wilkins re procedural issues with Verus invoices (.2); prepare excel spreadsheet with formulas to calculate Verus task categories (1.2)	1.4	500.00	700.00
01/11/24	L. Shaw	Emails with A. Smith re Verus September	0.3	500.00	150.00
01/11/24	A. H. Smith	invoice, review same Email S. Leineek re outstanding invoices (.1); email D. Wright re inquiring with Debtors re same (.1)	0.2	610.00	122.00
01/12/24	L. Shaw	Numerous emails with A. Smith re Verus September invoices	0.2	500.00	100.00
01/16/24	A. H. Smith	Final review of Verus November invoice for privilege (.5); email S. Leineek re same (.2);	1.8	610.00	1,098.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 89 of 93

Robinson+Cole

Page: 24
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	<u>Timekeeper</u>	<u>Description</u> review Verus December invoice for privilege	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/16/24	S. R. Wilkins	(.8); email S. Leineek re same (.3) Update files re professional fee statements (1.2); update tracking chart re same (2.1);	3.4	400.00	1,360.00
01/17/24	L. Shaw	email A. Smith re same (.1) Emails with A. Smith re Verus fee statements (.1); email from S. Leineek re December invoice (.1); review same and review A. Smith's edits to same (.4); set up files and organize case folders (.3)	0.9	500.00	450.00
01/17/24	S. R. Wilkins	Update professional fee chart	0.4	400.00	160.00
01/18/24	L. Shaw	Email from S. Wilkins re (.1); emails with S. Wilkins and A. Smith re LAS and Verus interim fee application timelines (.2)	0.3	500.00	150.00
01/18/24	A. H. Smith	Review Verus billing status and updates (.4); correspondence (multiple) with L. Shaw and S. Wilkins re same (.3)	0.7	610.00	427.00
01/18/24	S. R. Wilkins	Email A. Smith re LAS and Verus interim fee applications (.1); update professional fee chart (.8)	0.9	400.00	360.00
01/19/24	L. Shaw S. R. Wilkins	Review numerous emails from A. Smith re Verus and LAS billing process (.2); review email from A. Sackett re payment to Murray and Aldrich (.2); draft email to A. Smith re discrepancies in payment (.2); review Verus July invoice, draft task category table/professional fee tables and proof of math with formulas (2.8); calculate professional hours and fees for July (1.7); review August invoice, draft category/professional table (1.5); calculate professional hours for August (1.5); confer with S. Wilkins re Verus fee statements (.2) Confer with L. Shaw re Verus fee	8.3	500.00	4,150.00
		statements	0.2	400.00	80.00
01/20/24	L. Shaw	Manual calculation of August and September invoices (2.1); update professional fee task category chart (1.2); update professional fees chart (1.2)	4.5	500.00	2,250.00
01/21/24	L. Shaw	Second pass review of Verus fee invoice for August (.8) update chart re task categories (.3); revise professional fee chart (.3)	1.4	500.00	700.00
01/21/24	S. R. Wilkins	Review professional fee applications re interim status	0.2	400.00	80.00
01/22/24	L. Shaw	Review numerous emails from A. Smith re Verus and LAS interim applications payment receipts and time summary corrections (.1) review September invoices part 1 and part 2 (.4); continue working on	2.2	500.00	1,100.00

Case 20-30608 Doc 2276 Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Document Page 90 of 93

Robinson+Cole

Page: 25
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description proof math for August time, email A. Smith	<u>Hours</u>	Rate	<u>Amount</u>		
		re discrepancies (1.3); call with J. Tracey re proof of math (.1); update draft application					
		(.3)					
01/22/24	A. H. Smith	Review Verus billing from July, August, and September for privilege (.8); email S.	2.2	610.00	1,342.00		
		Leineek re same (.4); revise LAS Sixth					
		Interim Fee App (.8); email (multiple) L. Shaw re same (.2)					
01/23/24	L. Shaw	Email from V. Hughes re September HSSM invoice, review same	0.1	500.00	50.00		
01/24/24	A. H. Smith	Review Supplemental Erens Declaration	0.5	610.00	305.00		
01/25/24	L. Shaw	(.3); email N. Ramsey re same (.2) Review Verus September invoice (part 2),	4.0	500.00	2,000.00		
01/20/21	L. Onaw	manual calculations of invoice (2.6); update professional fee chart (.7); update task	4.0	000.00	2,000.00		
		categories (.7)					
01/26/24	L. Shaw	Continue manual review of Part 2 of September Verus invoice (2.5); update task	6.5	500.00	3,250.00		
		categories, professional fee chart (1.7);					
01/29/24	L. Shaw	proof of math (2.3) Review and calculate October Verus invoice	6.3	500.00	3,150.00		
		(4.7); draft task summary (.7); draft professional fee chart (.9)					
01/29/24	D. Wright	Respond to inquiry from Verus re payment	0.2	1,375.00	275.00		
		status (.1); draft email to A. Johnson requesting same (.1)					
01/30/24	L. Shaw	Continue manual calculations of October	3.5	500.00	1,750.00		
		2023 invoice, proof of math re discrepancies					
01/31/24	L. Shaw	Emails with A. Smith re calculations re Verus August time and task categories (.2);	5.8	500.00	2,900.00		
		recalculate proof of math, professional fee					
		tables and categories (4.2); continue proofing October invoice (1.6)					
01/31/24	A. H. Smith	Email correspondence with L. Shaw re	0.2	610.00	122.00		
		Verus invoicing					
			61.0	<del></del>	\$30,843.00		
FEE APPLI	FEE APPLICATION PREPARATION-OCAC016						
01/05/24	D. Wright A. L. Ciabattoni	Review August invoice	1.1	1,375.00	1,512.50		
01/08/24	A. L. Clabattoni	Final revisions to August statement (1.1); email same to Committee for approval (.1);	2.9	350.00	1,015.00		
		draft fee statement memorandum and email to D. Wright for review (.3); prepare					
		documents, draft email with same and					
		circulate to notice parties (.2); final revisions					

Document Page 91 of 93

## Robinson+Cole

Page: 26
Date: June 4, 2024
Invoice #: 50457789

<u>Date</u>	Timekeeper	Description to September statement (.5); final revisions to October statement (.1); draft fee memoranda re same (.4); email to/from D. Wright re same (.1); draft and send to notice	<u>Hours</u>	<u>Rate</u>	Amount
01/08/24	D. Wright	parties re same (.1) Revise October invoice (.9); review September fee statement (.1); review	1.1	1,375.00	1,512.50
01/10/24	D. Wright	October fee statement (.1) Review September invoice (.6); review additional comments from HSSM for September fee statement (.1)	0.7	1,375.00	962.50
01/18/24	S. R. Wilkins	Email A. Smith re tenth interim fee	0.1	400.00	40.00
01/21/24	L. Shaw	application Draft shell of final fee application, review docket for relevant dates in application, review invoices to draft task category chart and professional fee chart	3.1	500.00	1,550.00
01/21/24	S. R. Wilkins	Draft tenth interim fee application (2.2); email A. Smith re same (.1)	2.3	400.00	920.00
01/22/24	A. H. Smith	Revise RC Tenth Interim Fee Application (.4); email S. Wilkins re same (.1)	0.5	610.00	305.00
01/22/24	S. R. Wilkins	Review edits to draft tenth interim fee application (.2); email D. Wright re same (.1)	0.3	400.00	120.00
01/26/24	A. L. Ciabattoni	Review and revise December fee statement	2.3	350.00	805.00
01/26/24	S. R. Wilkins	Email D. Wright re tenth interim fee application	0.1	400.00	40.00
01/26/24	D. Wright	Review Aldrich December fee statement	0.6	1,375.00	825.00
01/29/24	A. H. Smith	Revise Tenth Interim Fee App per D. Wright comments (.2); email S. Wilkins re same (.1)	0.3	610.00	183.00
01/29/24	S. R. Wilkins	Incorporate edits to the tenth interim fee application (.4); draft email to D. Wright re same (.1); email A. Smith re same (.1)	0.6	400.00	240.00
01/29/24	D. Wright	Review RC 10th interim fee application	0.9	1,375.00	1,237.50
01/30/24	D. Wright	Review certain edits to November fee statement	0.2	1,375.00	275.00
01/31/24	A. L. Ciabattoni	Review and revise November fee statement (.2); draft fee statement memorandum (.2); draft email to Co-Chairs for statement approval (.1); draft email to D. Wright re same (.1); draft email, assemble documents and send November Fee Memorandum and Statement to notice parties (.2)	0.8	350.00	280.00

Filed 07/01/24 Entered 07/01/24 15:55:52 Desc Main Case 20-30608 Doc 2276 Document Page 92 of 93

Robinson+Cole

27 Page: Date: June 4, 2024 Invoice #: 50457789

\$423,784.50

**Description** <u>Hours</u> <u>Date</u> <u>Timekeeper</u> <u>Rate</u> <u>Amount</u> 01/31/24 Review November invoice (.6); review 1,375.00 D. Wright 0.7 962.50 November fee statement (.1) 18.6 \$12,785.50 449.3

Filed 07/01/24 Case 20-30608 Doc 2276 Entered 07/01/24 15:55:52 Desc Main Document Page 93 of 93

Robinson+Cole

28 Page: June 4, 2024 Date: Invoice #: 50457789

**Summary of Disbursements** 

Description <u>Amount</u> **Outside Printing** 387.80 **Trial Transcripts** 218.40 Online Research: Westlaw 6.58 Print Black & White 9.90 RelativityOne Monthly Hosting Fees 4,712.77

\$5,335.45

## **Disbursement Details**

<u>Date</u>	<u>Description</u>	<u>Amount</u>
Outside Prin	nting	
01/31/24	Outside Printing – NOVA OFFICE STRATEGIES INC; INVOICE#: 4165429; DATE: 2/8/2024 - Printing services	161.10
01/31/24	Outside Printing – PARCELS INC; INVOICE#: 1064968; DATE: 2/5/2024 - Printing services	226.70
Trial Transo	ripts	\$387.80
01/31/24	Trial Transcripts – JANICE RUSSELL; INVOICE#: 24313; DATE: 2/14/2024 - Copy of transcript of hearing held on 02/09/24	218.40
		\$218.40
	Online Research: Westlaw	6.58
	Print Black & White (198 pages @ 0.05 / page)	9.90
RelativityOne Monthly Hosting Fees		4,712.77
		\$5,335.45
Summary f	or Invoice # 50457789	

**Total Current Billing For this Matter** 

\$ 429,119.95

\$ 423,784.50

5,335.45

Aldrich Bankruptcy

Disbursements

Fees for Legal Services