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

In re

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

Chapter 11

Case No. 20-30608 (JCW)

(Jointly Administered)

## SUMMARY OF TWELFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2024 THROUGH MAY 31, 2024

Name of Applicant:	Jones Day
Authorized to Provide Professional Services to:	The above-captioned Debtors and Debtors in Possession
Date of Order Approving Retention:	June 19, 2020 (as of the Petition Date), and amended on August 18, 2020
Petition Date:	June 18, 2020
Period for which compensation and reimbursement are sought:	February 1, 2024 through May 31, 2024
Amount of Compensation sought as actual, reasonable, and necessary:	\$3,311,757.50
Amount of Expense Reimbursement sought as actual, reasonable, and necessary:	\$11,251.13
Total Compensation Approved by Interim Fee Order to Date:	\$35,993,070.95
Total Expenses Approved by Interim Fee Order to Date:	\$248,324.55
Total Allowed Compensation Paid to Date:	\$35,993,070.95

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of their respective 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.



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Total Allowed Expenses Paid to Date:	\$248,324.55
Compensation Already Paid Pursuant to a Monthly Fee Statement But Not Yet Allowed:	\$1,441,740.38
Expenses Already Paid Pursuant to a Monthly Fee Statement But Not Yet Allowed:	\$1,966.85

This is a(n): <u>X</u> interim \_\_\_\_\_ final application

Prior Monthly Fee Statements Submitted:

Date Submitted	Month Covered	Fees	Expenses
April 4, 2024	February 1, 2024 – February 29, 2024	\$755,641.25	\$0.00
April 30, 2024	March 1, 2024 – March 31, 2024	\$846,292.50	\$1,966.85
May 30, 2024	April 1, 2024 – April 30, 2024	\$816,845.00	\$3,365.63
July 1, 2024	May 1, 2024 – May 31, 2024	\$892,978.75	\$5,918.65

To date, no objections have been received to any prior monthly fee statements. The objection deadline relating to the *Forty-Seventh Monthly Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the Period from May 1, 2024 Through May 31, 2024* has not yet passed.

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## SUMMARY OF HOURS AND COMPENSATION BY PROFESSIONAL<sup>2</sup>

Name of Professional	Position - Bar Year	Hourly Billing Rate	Total Hours Billed	Total Compensation
C CAHOW	PARTNER – 2014	\$1,275.00	34.4	\$43,860.00
C CAHOW	PARTNER – 2014	*\$637.50	7.50	\$4,781.25
M A CODY	PARTNER – 1996	\$1,575.00	470.90	\$741,667.50
M A CODY	PARTNER – 1996	*\$787.50	4.50	\$3,543.75
B B ERENS	PARTNER – 1991	\$1,625.00	346.60	\$563,225.00
B B ERENS	PARTNER – 1991	*\$812.50	26.90	\$21,856.25
N J FRANCISCO	PARTNER – 1999	\$1,750.00	2.40	\$4,200.00
G M GORDON	PARTNER – 1980	\$2,000.00	10.70	\$21,400.00
M R HIRST	PARTNER – 2001	\$1,375.00	181.30	\$249,287.50
M R HIRST	PARTNER – 2001	*\$687.50	10.40	\$7,150.00
T B LEWIS	PARTNER – 1987	\$1,450.00	40.80	\$59,160.00
C K MARSHALL	PARTNER – 2001	\$1,450.00	89.50	\$129,775.00
J L PANZA	PARTNER – 2007	\$1,300.00	1.50	\$1,950.00
D S TORBORG	PARTNER – 1998	\$1,400.00	86.80	\$121,520.00
A ANDERSON	ASSOCIATE – 2020	\$825.00	1.40	\$1,155.00
E M DOWLING	ASSOCIATE – 2022	\$725.00	74.80	\$54,230.00
J GALE	ASSOCIATE – 2022	\$725.00	266.90	\$193,502.50
R HART	ASSOCIATE – 2021	\$825.00	14.20	\$11,715.00
R H HOWELL	ASSOCIATE – 2022	\$725.00	96.10	\$69,672.50
A P JOHNSON	ASSOCIATE – 2018	\$925.00	550.90	\$509,582.50
A P JOHNSON	ASSOCIATE – 2018	*\$462.50	14.50	\$6,706.25
J E LEITNER	ASSOCIATE – 2023	\$675.00	3.80	\$2,565.00
P LOMBARDI	ASSOCIATE – 2020	\$850.00	194.40	\$165,240.00
T MIDDLEMAS	ASSOCIATE – 2023	\$675.00	22.60	\$15,255.00
C P REDMOND	ASSOCIATE – 2019	\$975.00	143.70	\$140,107.50
D C VILLALBA	ASSOCIATE – 2019	\$875.00	109.70	\$95,987.50
A T WILLIAMS	ASSOCIATE – 2022	\$725.00	4.10	\$2,972.50
D WRESSMAN	ASSOCIATE – 2023	\$675.00	25.80	\$17,415.00
A R VILLAR	STAFF ATTORNEY	\$750.00	0.50	\$375.00
J B MAYS	PARALEGAL	\$425.00	9.40	\$3,995.00
C L SMITH	PARALEGAL	\$525.00	79.30	\$41,580.00
L JOSEPH.	LEGAL SUPPORT	\$375.00	1.70	\$637.50
E PRATT	LEGAL SUPPORT	\$375.00	14.70	\$5,512.50
C FELLBAUM	LIBRARIAN	\$175.00	1.00	\$175.00
TOTAL			2,943.70	\$3,311,757.50

<sup>&</sup>lt;sup>2</sup> Consistent with the Interim Compensation Order (as defined herein), time spent traveling without actively working on matters in these Chapter 11 Cases has been billed at 50% of the professional's normal hourly rate. These non-work travel adjustments are noted in the chart with an asterisk.

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Professionals	Blended Rate	<b>Total Hours</b>	<b>Total Compensation</b>
Partners	\$1,501.58	1,314.20	\$1,973,376.25
Associates	\$844.51	1,522.90	\$1,286,106.25
Staff Attorney	\$750.00	0.50	\$375.00
Paralegals & Legal Support	\$489.16	106.10	\$51,900.00
TOTAL	\$1,125.03	2,943.70	\$3,311,757.50

## **BLENDED RATE OF PROFESSIONALS – TOTAL**

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Project Category	Total Hours	Total Fees
Case Administration and Business Operations	142.00	\$175,207.50
Creditor Inquiries	0.00	\$0.00
Meetings	0.00	\$0.00
Automatic Stay	202.20	\$221,030.00
Plan of Reorganization and Disclosure Statement	6.80	\$10,795.00
Use, Sale, Lease of Assets	0.00	\$0.00
Claims Administration	41.60	\$42,855.00
Court Hearings	87.30	\$112,965.00
General Corporate and Real Estate	95.30	\$134,420.00
Schedules/SOFA/Bankruptcy Administrator Reporting	13.00	\$13,732.50
Tax Advice	0.00	\$0.00
Non-Working Travel	63.80	\$44,037.50
Litigation and Adversary Proceedings	1,717.80	\$1,889,282.50
Asbestos Matters	361.00	\$501,172.50
Professional Retention/Fee Issues	123.20	\$106,642.50
Fee Application Preparation	89.70	\$59,617.50
TOTAL	2,943.70	\$3,311,757.50

# **COMPENSATION BY PROJECT CATEGORY**

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## **EXPENSE SUMMARY**

Expense Category	Service Provider (if applicable)	Total Expenses
Printing	N/A	\$102.60
Travel – Air Fare	N/A	\$5,957.99
Travel – Food and Beverage Expenses	N/A	\$1,189.37
Travel – Hotel Charges	N/A	\$2,507.94
Travel – Other	N/A	\$58.00
United Parcel Service Charges	N/A	\$421.87
TOTAL		\$11,251.13

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

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## TWELFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2024 THROUGH MAY 31, 2024

Jones Day, counsel to the above-captioned debtors and debtors in possession (the "<u>Debtors</u>"), makes its eleventh interim application (the "<u>Application</u>") for allowance of compensation of \$3,311,757.50, and reimbursement of expenses of \$11,251.13 for the period from February 1, 2024 through May 31, 2024 (the "<u>Compensation Period</u>") in accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals, dated July 15, 2020 [Dkt. 171] (the "<u>Interim Compensation Order</u>"). In support of this Application, Jones Day respectfully represents as follows:

## **Overview**

1. Jones Day attorneys and paraprofessionals expended a total of 2,943.70

hours during the Compensation Period for which compensation is requested.

2. During the Compensation Period, Jones Day did not receive any payments or promises of payment from any source other than the Debtors for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application.

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of their respective 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.

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No agreement or understanding exists between Jones Day or any third person for the sharing of compensation, except as allowed by section 504(b) of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>") with respect to the sharing of compensation between and among partners of Jones Day.

3. Pursuant to the Interim Compensation Order, included with this Application are: (a) a schedule identifying all Jones Day professionals and paraprofessionals who have performed services in these chapter 11 cases during the Compensation Period, the capacities in which each individual is employed by Jones Day, the hourly billing rate charged by Jones Day for the services performed by each such individual, the aggregate number of hours expended in these cases during the Compensation Period for each professional and paraprofessional, the total fees billed therefor, and the year in which each professional was first licensed to practice law; (b) a summary of services by billing category for services rendered by Jones Day during the Compensation Period; and (c) a schedule summarizing, by category, the actual and necessary disbursements that Jones Day incurred during the Compensation Period in connection with the performance of professional services for the Debtors and for which it seeks reimbursement.

4. Attached hereto collectively as <u>Exhibit A</u> are Jones Day's itemized monthly time records for professionals and paraprofessionals performing services for the Debtors during the Compensation Period and Jones Day's itemized records detailing expenses incurred on behalf of the Debtors during the Compensation Period.

5. This Application complies with sections 330 and 331 of the Bankruptcy Code, the Bankruptcy Rules, the Interim Compensation Order, the *Guidelines for Compensation* 

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*and Expense Reimbursement of Professionals* issued by this Court (the "<u>Compensation</u> <u>Guidelines</u>"), and the Rules of Practice and Procedure of the United States Bankruptcy Court for the Western District of North Carolina (the "<u>Local Rules</u>").

#### **Background**

6. On June 18, 2020 (the "<u>Petition Date</u>"), the Debtors commenced their reorganization cases (the "<u>Chapter 11 Cases</u>") by filing voluntary petitions for relief under chapter 11 of the Bankruptcy Code. These Chapter 11 Cases have been consolidated for procedural purposes only and are being administered jointly. The Debtors are authorized to continue to manage their property and operate their businesses as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

7. On the Petition Date, the Debtors filed the <u>Ex Parte</u> Application of the Debtors for an Order Authorizing Them to Retain and Employ Jones Day as Counsel as of the Petition Date [Dkt. 20] (the "<u>Retention Application</u>"), by which the Debtors sought authority to retain and employ Jones Day as their counsel in the Chapter 11 Cases. On June 19, 2020, the Court entered an order [Dkt. 71] (the "<u>Original Retention Order</u>") authorizing the retention of Jones Day as the Debtors' counsel as of the Petition Date.

8. On July 7, 2020, the Court entered an order [Dkt. 147] appointing the official committee of asbestos personal injury claimants (the "<u>Current Asbestos Claimants</u>' <u>Committee</u>") in these Chapter 11 Cases. On October 14, 2020, the Court entered an order [Dkt. 389] appointing Joseph W. Grier, III as legal representative for future asbestos claimants in these Chapter 11 Cases (the "<u>FCR</u>").

9. The Debtors and the Current Asbestos Claimants' Committee agreed to an amendment to the Original Retention Order to reserve certain rights of the Current Asbestos Claimants' Committee. On August 18, 2020, the Court entered the amended retention order

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agreed upon by the Debtors and the Current Asbestos Claimants' Committee [Dkt. 264] (the "Jones Day Retention Order"), which superseded the Original Retention Order.

#### **Jurisdiction**

10. This Court has jurisdiction to consider this matter pursuant to

28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue for this matter is proper in this district pursuant to 28 U.S.C. § 1409.

#### **Summary of Services**

11. The professional services performed by Jones Day were necessary and

appropriate to the administration of the Debtors' Chapter 11 Cases, as described in detail below.

These services were in the best interests of the Debtors and other parties in interest.

The compensation requested is commensurate with the complexity and nature of the issues and tasks involved.

12. All of the services for which compensation is requested hereunder were

rendered at the request of and solely on behalf of the Debtors, and not on behalf of any other entity.

## **Progress of the Chapter 11 Cases to Date**

13. During the Compensation Period, the Debtors, with the assistance of Jones

Day, have worked diligently to administer and advance these cases. The Debtors' achievements to date in these cases include, among others:

• preparing for, and arguing at, the February 9, 2024 hearing on: the Request of the Official Committee of Asbestos Personal Injury Claimants for Certification of Direct Appeal to the Court of Appeals of Order Denying Committee's Motion to Dismiss [Dkt. 1756] (the "<u>Committee</u> <u>Certification Request</u>") and the Request for Certification of Direct Appeal to the Court of Appeals of Order Denying Mr. Robert Semian and Forty-Six Other MRHFM Plaintiffs' Motion to Dismiss [Dkt. 2061] (the "<u>Maune</u> <u>Certification Request</u>");

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- drafting and preparing: (1) an opposition to the *Petition of Robert Semian* and Other Clients of MRHFM for Direct Appeal in Accordance with 28 U.S.C. § 158(d)(2) filed on March 11, 2024 in the United States Court of Appeals for the Fourth Circuit (the "<u>Semian Fourth Circuit Dismissal</u> <u>Appeal</u>"); (2) drafting and preparing an opposition to a petition for rehearing and rehearing en banc filed after the Fourth Circuit denied the initial petition; and (3) preparing related administrative motions;
- drafting and preparing: (1) an opposition to the *Petition of the Official Committee of Asbestos Personal Injury Claimants for Direct Appeal in Accordance with 28 U.S.C. § 158(d)(2)* filed on March 8, 2024 in the United States Court of Appeals for the Fourth Circuit (the "<u>ACC Fourth</u> <u>Circuit Dismissal Appeal</u>"); (2) drafting and preparing an opposition to a petition for rehearing and rehearing en banc filed after the Fourth Circuit denied the initial petition; and (3) preparing related administrative motions;
- drafting and preparing an opposition to the motion for leave to file amicus briefs in support of the petitions for rehearing en banc of denial of direct appeal in the Semian Fourth Circuit Dismissal Appeal and ACC Fourth Circuit Dismissal Appeal;
- drafting and preparing an opposition to the *Motion for Leave to Appeal Order Denying Mr. Robert Semian and Forty-Six Other MRHFM Plaintiffs' Motion to Dismiss* filed on January 11, 2024 in the United States District Court for the Western District of North Carolina (the "<u>Semian District Court Dismissal Appeal</u>") and preparing related administrative motions;
- drafting and preparing an opposition to *The Official Committee of Asbestos Personal Injury Claimants' Motion for Leave to Appeal Order Denying Motion to Dismiss* filed on January 11, 2024 in the United States District Court for the Western District of North Carolina (the "<u>ACC</u> <u>District Court Dismissal Appeal</u>") and preparing related administrative motions;
- preparing for and participating in mediation pursuant to the Order Establishing Mediation Protocol [Dkt. 1608] and the Supplemental Order Further Establishing Mediation Protocol [Dkt. 1726] (together, the "Mediation Orders");
- drafting and preparing an objection to the *Robert Semian and All MHRFM's Claimants' Motion to Require the Debtors and Trane to Make Irrevocable, Unequivocal, and Unconditional Admissions About the*

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*Enforceability of the Funding Agreements* [Dkt. 2172] (the "<u>Maune</u> Admissions Motion");

- drafting and preparing an objection to the *Shaun and Lisa N. Beaudoin's Motion for Relief from the Automatic Stay Pursuant to 11 U.S.C. § 362(d)* [Dkt. 2243] (the "Beaudoin Lift Stay Motion");
- comprehensive research and analysis as to plan confirmation issues for the resolution of the Chapter 11 Cases;
- addressing various issues in three adversary proceedings filed by the Current Asbestos Claimants' Committee, consisting of: (a) a complaint filed on behalf of the bankruptcy estates against the Debtors' non-debtor affiliates alleging that the prepetition corporate restructurings that created the Debtors (the "Corporate Restructuring") was an intentional and constructive fraudulent transfer [Adv. No. 22-03028, Adv. Dkt. 1] (the "Fraudulent Transfer Proceeding"); (b) a complaint on behalf of the bankruptcy estates alleging that individual officers and directors of the Debtors and officers, directors, and employees of other members of the Debtors' corporate family breached their fiduciary duties in connection with the Corporate Restructuring and the filing of these Chapter 11 Cases [Adv. No. 22-03029, Adv. Dkt. 1] (the "Fiduciary Duty Proceeding") and; (c) a complaint seeking entry of an order substantively consolidating the Debtors' estates with certain non-debtor entities or, in the alternative, reallocating the asbestos liabilities of the Debtors to certain non-debtor entities [Adv. No. 21-03029, Adv. No. 1] (the "Substantive Consolidation Proceeding);
- addressing various discovery matters in the Substantive Consolidation Proceeding and Fraudulent Transfer Proceeding;
- continuing preparations for an estimation proceeding as authorized by the Court's order authorizing estimation [Dkt. 1127];
- conducting various research and analysis and drafting documents and memoranda concerning matters related to claims administration;
- preparing and providing quarterly and monthly reports on the Debtors' operations in compliance with the Debtors' reporting obligations [Aldrich Dkts. 2123, 2168, 2236, 2237, 2255, Murray Dkts. 125, 128, 130, 131, 135];
- meetings with the FCR and his counsel regarding the Chapter 11 Cases;
- conducting various research and analysis and drafting documents, memoranda, and pleadings relevant to potential case strategies that could move these Chapter 11 Cases towards an ultimate resolution; and

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• engaging in various other discussions with the Current Asbestos Claimants' Committee, the Debtors' advisors, the FCR, the Debtors' insurers, and other parties in interest regarding various matters relating to the Chapter 11 Cases.

#### **Prior Monthly Fee Statements**

14. Pursuant to the Interim Compensation Order, Jones Day has submitted

the following monthly fee statements (collectively, the "Prior Monthly Fee Statements") to

the Debtors for the four months comprising the Compensation Period, each of which is

incorporated herein by reference in its entirety:<sup>2</sup>

Date Submitted	Period Covered	Requested Fees	Requested Expenses	Payment Received	Amount Outstanding
April 4, 2024	February 1, 2024 – February 29, 2024	\$755,641.25	\$0.00	\$680,077.12	\$75,564.13
April 30, 2024	March 1, 2024 – March 31, 2024	\$846,292.50	\$1,966.85	\$763,630.11	\$84,629.24
May 30, 2024	April 1, 2024 – April 30, 2024	\$816,845.00	\$3,365.63	\$0.00	\$820,210.63
July 1, 2024	May 1, 2024 – May 31, 2024	\$892,978.75	\$5,918.65	\$0.00	\$898,978.75

15. In total, Jones Day has submitted the Prior Monthly Fee Statements during the Compensation Period for total fees of \$3,311,757.50 and total expenses of \$11,251.13. As of the date of this Application, no party has objected to any of Jones Day's Prior Monthly Fee Statements.<sup>3</sup>

<sup>&</sup>lt;sup>2</sup> Copies of the Prior Monthly Fee Statements are attached hereto collectively as <u>Exhibit A</u>.

<sup>&</sup>lt;sup>3</sup> The objection deadline relating to the *Forty-Seventh Monthly Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the Period from May 1, 2024 Through May 31, 2024* has not yet passed.

#### **Compensation by Project Category**

The following is a summary of the activities performed by Jones Day

professionals and paraprofessionals during the Compensation Period, organized by project

billing category.<sup>4</sup>

16. Case Administration and Business Operations — 142.00 hours —

#### \$175,207.50

In light of the size and complexity of the Debtors' bankruptcy cases, daily case

administration matters necessarily required attention from Jones Day during the Compensation

Period. These services included the following:

- maintaining a detailed work in process report (the "<u>WIP Report</u>") that is distributed to the Debtors and other professionals to track the progress of motions, applications, and other matters relating to these cases. The WIP Report assists the Debtors in assigning tasks and responsibilities, coordinating activities, tracking deadlines, reporting progress, and avoiding duplication of effort among the Debtors and their professionals;
- participating in regular conference calls and video meetings with the Debtors' management and other professionals to discuss and review key case developments, pending motions and applications, compliance with the requirements of chapter 11, and other work in process as identified in the WIP Report;
- maintaining case management tools, including maintenance of a case calendar and docket to monitor filings and related litigation deadlines;
- reviewing and coordinating administrative filings; and
- communicating with parties in interest regarding the Chapter 11 Cases.

<sup>&</sup>lt;sup>4</sup> The summary set forth below is qualified in its entirety by reference to the time and service detail attached to each Prior Monthly Fee Statement. Project billing categories for which no time was charged during the Compensation Period are not listed below. In addition, because the time charged to the Plan of Reorganization and Disclosure Statement category (6.80 hours) was *de minimis*, it is not summarized below.

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Jones Day believes that it has adopted appropriate procedures for the effective and efficient administration of these cases that have resulted, and will continue to result, in cost savings inuring to the direct benefit of the Debtors and their estates and creditors.

#### 17. Automatic Stay — 202.20 hours — \$221,030.00

During the Compensation Period, Jones Day assisted the Debtors with

researching, drafting, and preparing an opposition to the Beaudoin Lift Stay Motion. While the

Beaudoin Lift Stay Motion was ultimately withdrawn, the Debtors only became aware of such

desired withdrawal on June 11, 2024, two days before the Debtors' objection to the Beaudoin Lift

Stay Motion was due. As a result, the Debtors had already incurred significantly all of the costs

of researching, compiling, and preparing their objection.

#### 18. Claims Administration — 41.60 hours — \$42,855.00

During the Compensation Period, Jones Day assisted with various matters

involving claims for and against the Debtors. In particular, Jones Day devoted time to:

- analyzing issues related to proofs of claim, including analysis of incomplete or incorrect proofs of claim, claim withdrawals, and settled and satisfied claims; and communicating with counsel to claimants regarding same;
- analyzing procedures related to omnibus objections to proofs of claim;
- drafting and preparing the *Stipulation Regarding Amendment of Certain Proofs of Claim Filed by Cooney & Conway* [Dkt. 2124]; and
- drafting and preparing the *Stipulation Regarding Amendment of Certain Proofs of Claim Filed by Simmons Hanly Conroy LLC* [Dkt. 2241].

#### 19. Court Hearings — 87.30 hours — \$112,965.00

Jones Day's activities during the Compensation Period included preparation for and participation in multiple hearings before this Court on a variety of matters described elsewhere in this Application. In particular, Jones Day devoted time to:

- the hearing held on February 9, 2024 regarding: (a) the Committee Certification Request and (b) the Maune Certification Request;
- the hearing held on April 17, 2024 regarding *The Official Committee of Asbestos Personal Injury Claimants of DBMP LLC's Objection to and Motion to Strike Subpoenas Issued by Aldrich Pump LLC, Bestwall LLC and Murray Boiler LLC* [Case No. 20-30080, Dkt. 2730]; and
- the hearing held on April 25, 2024 regarding the Maune Admissions Motion.

## 20. General Corporate/Real Estate — 95.30 hours — \$134,420.00

Jones Day professionals assisted the Debtors with various corporate tasks during

the Compensation Period, including the following:

- reviewing and preparing responses to an audit letter;
- communicating with the Debtors and the Debtors' advisors regarding insurance issues;
- conducting periodic discussions with the Debtors' insurers as to the status of the Chapter 11 Cases and various potential events that may occur during the cases;
- attending board meetings of the Debtors and reviewing board meeting minutes; and
- providing advice and assistance to the Debtors in connection with certain corporate matters, including researching issues related to corporate governance, disclosure requirements, and preparing corporate documents.

## 21. Schedules/SOFA/Bankruptcy Administrator Reporting – 13.00 hours

## - \$13,732.00

Jones Day professionals prepared monthly status reports and quarterly fee

statements for both Aldrich and Murray. These reports keep the Court up to date on the financial

affairs of the Debtors and comply with the Debtors' reporting obligations as debtors-in-

possession.

## 22. Litigation and Adversary Proceedings — 1,717.80 hours —

#### \$1,889,282.50

Jones Day professionals devoted substantial time during the Compensation Period

to various litigation-related tasks. These services included the following:

- drafting the Answer of Debtors-Respondents Aldrich Pump LLC and Murray Boiler LLC in Opposition to Petitions for Direct Appeal under 28 U.S.C. § 158(d)(2) filed in opposition to the Semian Fourth Circuit Dismissal Appeal and the ACC Fourth Circuit Dismissal Appeal;
- reviewing and analyzing precedent related to the petitions for rehearing en banc of denial of direct appeal filed in both the Semian Fourth Circuit Dismissal Appeal and ACC Fourth Circuit Dismissal Appeal, including drafting and preparing an opposition to the motion for leave to file amicus briefs in support of these petitions;
- drafting administrative pleadings related to the Semian Fourth Circuit Dismissal Appeal and the ACC Fourth Circuit Dismissal Appeal;
- drafting the *Debtors' Objection to Motion of Maune Raichle Claimants to Require Admissions* [Dkt. 2211] filed in opposition to the Maune Admissions Motion;
- drafting the Response in Opposition of Debtors Aldrich Pump LLC and Murray Boiler LLC to the (A) Motion of the Official Committee of Asbestos Personal Injury Claimants and (B) The Motion of Robert Semian and Other Claimants for Leave to Appeal Order Denying Dismissal, filed in opposition to the Semian District Court Dismissal Appeal and the ACC District Court Dismissal Appeal;
- addressing discovery matters in the Substantive Consolidation Proceeding and the Fraudulent Transfer Proceeding, including: (a) reviewing and analyzing the Current Asbestos Claimants' Committee's discovery requests and related correspondence in the Substantive Consolidation Proceeding;
   (b) preparing discovery requests to serve on the Current Asbestos Claimants' Committee's in the Substantive Consolidation Proceeding; (c) communicating with the other defendants in the Substantive Consolidation Proceeding regarding discovery requests, correspondence, and related issues; (d) reviewing and analyzing the Current Asbestos Claimants' Committee's discovery requests and related correspondence in the Fraudulent Transfer Proceeding; (e) collecting and reviewing documents potentially to be produced in response to the discovery requests in the Fraudulent Transfer Proceeding; (f) preparing other discovery materials related to the Fraudulent Transfer Proceeding; and (g) participating in

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meet and confers with the Current Asbestos Claimants' Committee's regarding discovery issues;

- responding to inquires from the Current Asbestos Claimants' Committee regarding privilege issues in the Substantive Consolidation Proceeding and the Fraudulent Transfer Proceeding;
- communicating internally and with the Debtors regarding discovery plans related to the Substantive Consolidation Proceeding and the Fraudulent Transfer Proceeding; and
- researching issues in anticipation of potential future litigation activities in the Chapter 11 Cases.
- 23. Asbestos Matters 361.00 hours \$501,172.50

Jones Day professionals devoted substantial time during the Compensation Period

to addressing various asbestos-related matters, including the following:

- engaging in various discovery matters and developing plans for discovery related to estimation of the Debtors' asbestos liabilities, including issues related to document production and privilege;
- engaging in various estimation-related discovery involving asbestos trusts;
- participating in litigation filed in multiple courts by various asbestos trusts and other related parties regarding compliance with subpoenas served in accordance with the Trust Discovery Order, which involved filing motions and responses, attending hearings, conducting extensive research, participating in multiple meet and confers, and drafting a stipulation to dismiss such litigation;
- communicating with the Current Asbestos Claimants' Committee regarding various estimation-related discovery matters, including issues related to sampling and privilege;
- preparing for and communicating with co-counsel and mediators regarding mediation;

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• communicating with Bates White, LLC, the Debtors' asbestos consultant, regarding the status of asbestos matters and various analyses.

#### 24. Professional Retention and Fee Issues — 123.20 hours — \$106,642.50

During the Compensation Period, Jones Day professionals devoted time to

assisting the Debtors in various professional retention and fee issues, including:

- reviewing and analyzing invoices, monthly fee statements, and interim fee applications of all professionals retained in the Chapter 11 Cases;
- reviewing reports and analyzing invoices of ordinary course professionals;
- reviewing disclosures of retained professionals;
- preparing a quarterly ordinary course professional report; and
- communicating with the Debtors' other professionals regarding the interim fee application process and reviewing the interim fee applications of the Debtors' professionals and other professionals retained in the Chapter 11 Cases.

#### 25. Fee Application Preparation — 89.70 hours — \$59,617.50

During the Compensation Period, Jones Day devoted time to (a) reviewing its invoices for January 2024, February 2024, March 2024, and April 2024 for privilege and to ensure compliance with the Local Rules and the Compensation Guidelines; (b) drafting the related Prior Monthly Fee Statements to accompany these monthly invoices; and (c) preparing the *Eleventh Interim Application of Jones Day for Allowance of Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Debtors for the Period From October 1, 2023 Through January 31, 2024* [Dkt. 2134], which was approved by the Court on March 29, 2024 [Dkt. 2165].

#### 26. Bankruptcy Write-Offs — \$53,232.50

This category reflects all amounts that Jones Day has voluntarily determined not to charge the Debtors as assessed by Jones Day in reviewing invoices, consistent with its own

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internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code. Those amounts include \$44,037.50 of non-working travel time to comply with the terms of the Interim Compensation Order.

#### **Expenses Incurred by Jones Day**

27. Section 330 of the Bankruptcy Code authorizes "reimbursement for actual,

necessary expenses" incurred by professionals employed in a chapter 11 case. Accordingly,

Jones Day seeks reimbursement for expenses ("Expenses") incurred in rendering services to

the Debtors during the Compensation Period in the amount of \$11,251.13. Itemized records

detailing the Expenses incurred during the Compensation Period are attached to the Prior

Monthly Fee Statements.

- 28. Jones Day maintains the following policies with respect to Expenses:
- No amortization of the cost of any investment, equipment, or capital outlay is included in the expenses. In addition, for those items or services that Jones Day purchased from or contracted with a third party (such as outside copy services), Jones Day seeks reimbursement only for the exact amount billed to Jones Day by the third party vendor and paid by Jones Day to the third party vendor.
- Jones Day generally does not charge for ordinary photocopying performed by lawyers, paraprofessionals, and assistants. With respect to large photocopying jobs necessitating the use of Jones Day's specialized duplication staff and equipment, such photocopying was charged at 10 cents per page. To the extent practicable, Jones Day utilizes less expensive outside copying services.
- Meals charged to the Debtors either are associated with (a) out-of-town travel; (b) meetings at Jones Day with the Debtors and other professionals; or (c) attorneys working late on urgent matters concerning the Debtors.
- Charges for airline and train travel include the cost of each coach-class airline or train ticket purchased in connection with the provision of services to the Debtors, plus, for each airline or train ticket issued by the travel service regularly used by Jones Day, a \$40 transaction fee to cover travel service expenses.

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The time pressures associated with the services rendered by Jones Day at times require Jones Day's professionals and paraprofessionals to devote substantial amounts of time during the evenings and on weekends. Jones Day may charge for secretarial and other staff overtime expense that is directly associated with such after-hours work and is necessary given the circumstances of the case. Jones Day does not consider such expenses to be part of its ongoing overhead expenses because they are special incremental expenses arising from the specific services being provided to the Debtors. Nevertheless, no such charges are included in this Application.

#### **Conclusion**

29. The fees and expenses requested herein by Jones Day are billed in

accordance with its existing billing rates and procedures in effect during the Compensation Period. Such fees are reasonable based on the customary compensation charged by comparably skilled practitioners in comparable nonbankruptcy cases in a competitive national legal market. Jones Day's fees and expenses, therefore, should be approved on an interim basis pursuant to sections 330 and 331 of the Bankruptcy Code, the Interim Compensation Order, and applicable Bankruptcy Rules and Local Rules.

#### **Notice**

30. This Application has been served in accordance with the Interim

Compensation Order on the Notice Parties, as defined therein. In accordance with the Interim Compensation Order, a notice of opportunity for hearing on this Application in accordance with Local Rule 9013-1(e)(7) has been served on the Notice Parties and all parties that have filed a notice of appearance with the Clerk of this Court and requested such notice. Jones Day submits that, in light of the nature of the relief requested, no other or further notice need be provided.

#### **No Prior Request**

31. No prior request for the relief sought in this Application has been made to this or any other court.

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WHEREFORE, Jones Day respectfully requests that, pursuant to sections 330 and 331 of the Bankruptcy Code, the Interim Compensation Order, and applicable Bankruptcy Rules and Local Rules, the Court (a) enter an order substantially in the form attached hereto as <u>Exhibit B</u> granting the relief requested herein and (b) grant such other and further relief to Jones Day as the Court may deem just and proper.

Dated: July 10, 2024 Chicago, Illinois Respectfully submitted,

/s/ Brad B. Erens Brad B. Erens (IL Bar No. 06206864) Mark A. Cody (IL Bar No. 6236871) Amanda P. Johnson (IL Bar No. 6329873) JONES DAY 110 North Wacker Drive Chicago, Illinois 60606 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 E-mail: bberens@jonesday.com macody@jonesday.com amandajohnson@jonesday.com (Admitted *pro hac vice*)

-and-

Gregory M. Gordon (TX Bar No. 08435300) JONES DAY 2727 N. Harwood Street Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com (Admitted *pro hac vice*)

# ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

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## EXHIBIT A

**Prior Monthly Fee Statements** 

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

In re

Chapter 11

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

(Jointly Administered)

Case No. 20-30608 (JCW)

## FORTY-FOURTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2024 THROUGH FEBRUARY 29, 2024

In accordance with the Order Establishing Procedures for Interim Compensation

and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim

Compensation Order"), Jones Day, counsel to Aldrich Pump LLC and Murray Boiler LLC as

debtors and debtors in possession (together, the "Debtors"), submits its Forty-Fourth Monthly

Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the

Period From February 1, 2024 Through February 29, 2024 (the "Monthly Fee Statement").

#### **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as <u>Exhibit A</u> is Jones Day's invoice for the period

February 1, 2024 through February 29, 2024 (the "Statement Period").

#### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$755,641.25
Total Expenses	\$0.00
TOTAL	\$755,641.25

1

The Debtors are the following entities (the last four digits of their respective 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.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$680,077.13 from the Debtors for the Statement Period (the "Interim Amount"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and expense detail and has determined that certain fees and expenses should not be charged to the Debtors. In particular, Jones Day has voluntarily determined that \$6,520.00 in fees and \$106.21 in expenses will not be charged to the Debtors. This Monthly Fee Statement reflects these adjustments.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq., abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Cordes Law, PLLC,

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1800 East Blvd., Charlotte, North Carolina 28203 (Attn: Stacy C. Cordes, Esq.,

stacy@cordes-law.com; (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (e) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than April 18, 2024 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: April 4, 2024 Chicago, Illinois Respectfully submitted,

/s/ Brad B. Erens

Brad B. Erens (IL Bar No. 06206864) Mark A. Cody (IL Bar No. 6236871) Caitlin K. Cahow (IL Bar No. 6317676) JONES DAY 110 North Wacker Drive, Suite 4800 Chicago, Illinois 60606 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 E-mail: bberens@jonesday.com macody@jonesday.com ccahow@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

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## EXHIBIT A

Invoice

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## JONES DAY

#### Chicago Office 110 North Wacker Drive Suite 4800 Chicago, IL 60606 (312) 782-3939 Federal Identification Number: 34-0319085

February 29, 2024

161866 Invoice: 241301853

Aldrich Pump LLC and Murray Boiler LLC 800 Beaty Street Davidson, NC 28036 United States of America

For legal services rendered for the period through February 29, 2024:

	Hours	Amount
Case Administration and Business Operations	32.80	42,020.00
Plan of Reorganization and Disclosure Statement	5.70	9,062.50
Claims Administration	31.80	30,320.00
Court Hearings	57.90	74,430.00
General Corporate and Real Estate	19.80	25,405.00
Schedules/SOFA/Bankruptcy Administrator		
Reporting	2.60	2,935.00
Nonworking Travel	15.70	9,956.25
Litigation and Adversary Proceedings	329.10	352,917.50
Professional Retention/Fee Issues	20.10	19,117.50
Fee Application Preparation	23.50	13,007.50
Asbestos Matters	132.40	176,470.00
Total Fees	671.40 USI	755,641.25
TOTAL	USD	755,641.25

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JONES DAY

161866

## Aldrich Pump LLC and Murray Boiler LLC

Page: 2 February 29, 2024 Invoice: 241301853

## Timekeeper/Fee Earner Summary – February 29, 2024

<i>Timekeeper/Fee Earner</i>		Bar			
Name	Title	Year	Hours	Rate	Amount
	D	<b>2</b> 011	0.00		
C K Cahow	Partner	2014	8.90	1,275.00	11,347.50
M A Cody	Partner	1996	111.50	1,575.00	175,612.50
B B Erens	Partner	1991	74.30	1,625.00	120,737.50
B B Erens	Partner	1991	7.70	812.50	6,256.25
G M Gordon	Partner	1980	5.70	2,000.00	11,400.00
M R Hirst	Partner	2001	41.40	1,375.00	56,925.00
T B Lewis	Partner	1987	7.10	1,450.00	10,295.00
C K Marshall	Partner	2001	14.20	1,450.00	20,590.00
J L Panza	Partner	2007	1.00	1,300.00	1,300.00
D S Torborg	Partner	1998	17.20	1,400.00	24,080.00
Total			289.00		438,543.75
A Anderson	Associate	2021	1.40	825.00	1,155.00
E M Dowling	Associate	2022	14.30	725.00	10,367.50
J L Gale	Associate	2022	45.60	725.00	33,060.00
R Hart	Associate	2021	1.30	825.00	1,072.50
R H Howell	Associate	2022	29.80	725.00	21,605.00
A P Johnson	Associate	2018	131.60	925.00	121,730.00
A P Johnson	Associate	2018	8.00	462.50	3,700.00
J E Leitner	Associate	2023	3.80	675.00	2,565.00
P Lombardi	Associate	2023	39.30	850.00	33,405.00
C P Redmond	Associate	2019	59.20	975.00	57,720.00
D C Villalba	Associate	2019	17.00	875.00	14,875.00
Total			351.30		301,255.00
J B Mays	Paralegal		4.40	425.00	1,870.00
C L Smith	Paralegal		26.40	525.00	13,860.00
Total			30.80		15,730.00
E Pratt	Project Manager		0.30	375.00	112.50
Total			0.30		112.50
Total			671.40	USD	755,641.25

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	JONES DAY	-	
161866	·		Page: 3 February 29, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice: 241301853
	Fee Detail		
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
Case Administration	n and Business Operations		
02/01/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed documer same (.10).	0.20 nts and update electr	105.00 ronic file management
02/02/24 Attend wor	C K Cahow k in process call with company, internal team and adv	0.50 visors.	637.50
02/02/24 Attend wor	B B Erens k in process call with client and advisors.	0.50	812.50
02/02/24 Revise caler	J L Gale ndar of key dates and deadlines.	0.20	145.00
02/02/24 Attend wor	A P Johnson k in process call with client and advisors.	0.50	462.50
02/02/24 Participate i	T B Lewis n work in process call with client and advisors.	0.50	725.00
02/02/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed docume same (.10).	0.20 nts and update electr	105.00 ronic file management
02/02/24 Attend wor	D S Torborg k in process call with client and advisors.	0.50	700.00
02/03/24 Review and	B B Erens organize upcoming tasks.	0.30	487.50
02/05/24 Review and	C L Smith distribute docket (.10); update case calendar (.10).	0.20	105.00
02/06/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed documer same (.10).	0.20 nts and update electr	105.00 onic file management
02/07/24 Attend wor	C K Cahow k in process call with internal team and advisors.	0.60	765.00
02/07/24 Telephone o	M A Cody conference with advisors regarding work in process r	0.50 natters.	787.50
02/07/24 Prepare for	B B Erens work in process call (.30); attend work in process cal	0.80 l with advisors (.50).	1,300.00
02/07/24 Attend wor	M R Hirst k in process call with advisors.	0.50	687.50
02/07/24 Attend wor	A P Johnson k in process call with advisors.	0.30	277.50

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	JONES D	AY	
161866	·		Page: 4
Aldrich Pump LLC	and Murray Boiler LLC		February 29, 2024 voice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
02/07/24 Review and di system with sa	C L Smith stribute docket (.10); obtain recently filed me (.10).	0.20 documents and update electronic	105.00 c file management
02/07/24 Attend work i	D S Torborg n process call with advisors.	0.50	700.00
02/08/24 Review and di	C L Smith stribute docket (.10); review case calendar	0.20 (.10).	105.00
02/09/24 Revise calenda	J L Gale ar of key dates and deadlines.	0.90	652.50
02/09/24 Review and di	C L Smith stribute docket.	0.10	52.50
02/13/24 Telephone con process report	M A Cody nference with advisors regarding work in j : (.8).	1.40 process matters (.6); review task l	2,205.00 ist and work in
02/13/24 Attend work i	B B Erens n process call with advisors (.70); draft en	0.90 nails to Cahow and Johnson regar	1,462.50 ding the same (.20).
02/13/24 Attend work i	A P Johnson n process call with advisors (.6); revise wo	1.10 rk in process report (.2); revise ta	1,017.50 usk list (.3).
02/13/24 Participate in v	T B Lewis work in process call with advisors.	0.70	1,015.00
02/14/24 Review and or	B B Erens ganize upcoming tasks.	0.50	812.50
02/16/24 Revise calenda	J L Gale ar of key dates and deadlines.	0.30	217.50
02/20/24 Attend work i	C K Cahow n process call with advisors.	0.50	637.50
02/20/24 Telephone con process report	M A Cody nference with advisors regarding work in p : (.8).	1.30 process matters (.5); review task h	2,047.50 ist and work in
02/20/24 Prepare for we	B B Erens ork in process call (.20); attend work in pr	0.70 ocess call with advisors (.50).	1,137.50
02/20/24 Attend work is	A P Johnson n process call with advisors (.5); revise wo	1.00 ork in process report (.3); revise ta	925.00 ask list (.2).
02/20/24 Participate in	T B Lewis work in process call with advisors.	0.50	725.00
02/20/24 Review and di	C L Smith stribute docket (.10); obtain recently filed	0.20 documents and update electronic	105.00 c file management

Review and distribute docket (.10); obtain recently filed documents and update electronic file management

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<b>JONES DAY</b>				
161866	·		Page: 5 February 29, 2024	
Aldrich Pump LLC a	and Murray Boiler LLC		Invoice: 241301853	
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount	
system with sar	me (.10).			
02/20/24 Attend work ir	D S Torborg a process call with advisors.	0.50	700.00	
02/21/24 Review and dis	C L Smith stribute docket.	0.10	52.50	
02/22/24 Prepare for wo	B B Erens ork in process calls.	0.60	975.00	
02/22/24 Review and dis	C L Smith stribute docket.	0.10	52.50	
02/23/24 Attend work ir	C K Cahow process call with company, internal te	0.90 am and advisors.	1,147.50	
02/23/24 Telephone con	M A Cody ference with client and advisors regard	1.00 ing work in process matters.	1,575.00	
02/23/24 Prepare for wo	B B Erens ork in process call (.20); attend work in ;	1.20 process call with client (1.0).	1,950.00	
02/23/24 Revise calenda	J L Gale r of key dates and deadlines.	0.40	290.00	
02/23/24 Attend client w	M R Hirst vork in process call.	1.00	1,375.00	
02/23/24 Attend work ir	A P Johnson a process call with client and advisors.	1.00	925.00	
02/23/24 Participate in v	T B Lewis work in process call with client and advi	1.00 isors.	1,450.00	
02/23/24 Review and dis	C L Smith stribute docket.	0.10	52.50	
02/23/24 Attend work ir	D S Torborg process call with client and advisors.	0.90	1,260.00	
02/26/24 Prepare for adv	B B Erens visor work in process call.	0.20	325.00	
02/26/24 Review and dis system with sar	C L Smith stribute docket (.10); obtain recently file me (.10).	0.20 ed documents and update ele	105.00 ectronic file management	
02/27/24 Attend work ir	C K Cahow process call with advisors.	0.70	892.50	
	M A Cody vise work in process report (.8); review h advisors regarding work in process m		2,835.00 s (.5); telephone	

conference with advisors regarding work in process matters (.5).

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JONES DAY				
161866			Page: 6 February 29, 2024	
Aldrich Pump	LLC and Murray Boiler LLC		Invoice	: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
02/27/24 Attend v	B B Erens work in process call with advisors.	0.50		812.50
	A P Johnson work in process call with advisors (.5); revise wor ey dates and deadlines (.8).	1.70 rk in process report (.2); 1	ævise task list	1,572.50 (.2); revise
02/27/24 Participa	T B Lewis ate in work in process call with advisors.	0.40		580.00
02/27/24 Review :	C L Smith and distribute docket.	0.10		52.50
02/27/24 Attend v	D S Torborg work in process call with advisors.	0.50		700.00
	C L Smith and distribute docket (.10); obtain recently filed with same (.10); update case calendar (.10).	0.30 documents and update el	ectronic file m	157.50 nanagement
02/29/24 Review :	C L Smith and distribute docket.	0.10		52.50
	Matter Total	32.80	USD	42,020.00
Plan of Reorganization and Disclosure Statement				
02/27/24 Review 1	M A Cody plan-related materials.	1.30		2,047.50
02/28/24 Review	M A Cody plan-related materials.	2.70		<b>4,252.5</b> 0
02/29/24 Review	B B Erens plan-related documents.	1.70		2,762.50
	Matter Total	5.70	USD	9,062.50
Claims Adminis	tration			
02/01/24 Review :	M A Cody materials and emails regarding claim withdrawals	1.10 s and related matters.		1,732.50
02/01/24 Revise c	J L Gale laims stipulation (4.30); discuss same with Johns	4.70 son, Masiano (.40).		3,407.50
02/01/24 Review same (.1	A P Johnson claims register (.4); discuss claims stipulation wit ).	0.90 h Gale, Masiano (.4); drat	ft email to Co	832.50 dy regarding

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	JONES DA	AY	
161866			Page: 7 February 29, 2024
Aldrich Pump LI	LC and Murray Boiler LLC		Invoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
02/02/24 Review an	M A Cody d analyze correspondence related to claims issu	1.30 ues (.8); review draft claims s	2,047.50 tipulation (.5).
	M R Hirst h Masiano and related correspondence regardi and related materials (.5).	0.40 ng claims administration issu	550.00 nes (.5); review claims
02/02/24 Review en	A P Johnson nails from Cody, Masiano regarding claims issu	0.30 es.	277.50
02/07/24 Revise om	J L Gale nibus claims objections.	3.90	2,827.50
02/08/24 Emails wit	M A Cody h Masiano regarding claims issues (.3); review (	0.80 claims stipulation and related	1,260.00 l materials (.5).
02/08/24 Revise clai	J L Gale ms stipulation (.40); emails with Johnson regar	0.50 ding same (.10).	362.50
02/08/24 Review cla regarding s	A P Johnson ims stipulation (.3); review exhibits to same (.4 same (.1).	1.20 ; review claims register (.4);	1,110.00 draft email to Gale
02/09/24 Review an	M A Cody d revise claims stipulation.	0.50	787.50
02/12/24 Review dra	M A Cody aft claims stipulation and related matters.	0.50	787.50
02/13/24 Revise clai	J L Gale ms stipulation.	0.50	362.50
	A P Johnson aims administration matters with Masiano (.2); egarding same (.3); review draft claims stipulation		1,110.00 eview emails from
02/14/24 Review en	M A Cody nails regarding claims withdrawal issues (.3); rev	0.60 view claims stipulation (.3).	945.00
02/14/24 Revise clai	J L Gale ms stipulation.	0.50	362.50
	A P Johnson aims administration matters with Cody (.2); rev same (.1); review draft claims stipulation (.1).	0.60 view claims register (.2); revie	555.00 w emails from Masiano
-	M A Cody e conference with Johnson regarding claims stip no regarding same (.3).	0.60 pulation and related issues (.3	945.00 3); emails with Johnson
Masiano re	A P Johnson aims administration matters with Masiano (.1); egarding same (.5); discuss same with Cody, Ma evarding same (.3).		

Masiano regarding same (.3).

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JONES DAY				
161866			Page: 8 February 29, 2024	
Aldrich Pump LLC and Murray Boiler LLC			Invoice	: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	M A Cody Masiano and related correspondence regard ad related materials (.5).	1.00 ing claims administration	n issues (.5); re	1,575.00 view claims
02/20/24 Draft and rev	J L Gale vise omnibus claims objection.	2.80		2,030.00
02/21/24 Draft omnib	J L Gale us claims objections (4.2); draft notices con	5.90 cerning same (1.7).		<b>4,2</b> 77.50
02/26/24 Emails with I same (.3).	M A Cody Masiano regarding claims issues and PIQ co	0.50 ompliance (.2); diligence	regarding issue	787.50 s related to
	Matter Total	31.80	USD	30,320.00
Court Hearings				
	B B Erens alls with Johnson regarding preparations for mails with Johnson regarding preparation fo			
	A P Johnson for February 9 hearing (4.3); revise same (.3) 4); emails with Erens regarding preparation			5,272.50 scuss same
02/02/24 Telephone ca	B B Erens alls with Johnson regarding slides for Febru:	0.60 ary 9 hearing.		975.00
02/02/24 Review slides	A P Johnson s for February 9 hearing (.7); revise same (.3	1.60 ); discuss same with Ere	ens (.6).	1,480.00
02/03/24 Prepare for F	B B Erens February 9 hearing.	0.70		1,137.50
02/03/24 Review slides	A P Johnson s for February 9 hearing.	0.30		277.50
02/04/24 Research cas	E M Dowling e law for slides for February 9 hearing (.40);	0.60 draft email to Johnson	regarding same	435.00 e (.20).
02/04/24 Prepare for	B B Erens February 9 hearing.	0.90		1,462.50
02/04/24 Review slides	A P Johnson s for February 9 hearing (.3); review email fr	0.50 com Dowling regarding :	same (.2).	462.50
	B B Erens hnson regarding preparation for February 9 for hearing (.20).	1.00 hearing (.60); prepare fo	or hearing (.20)	1,625.00 ; review and

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	JONES DA	Y	
161866			Page: 9
Aldrich Pump LL	C and Murray Boiler LLC	:	February 29, 2024 Invoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	A P Johnson es for February 9 hearing (.4); revise same (1.5) paration for hearing with Erens (.6).	4.20 ); draft case summaries relate	3,885.00 ed to same (1.7);
-	B B Erens call with Johnson regarding slides for February garding the same (.50).	1.70 9 hearing (.20); prepare for	2,762.50 hearing (1.00); review
02/06/24 Review slide	A P Johnson es for February 9 hearing (.7); revise same (.5);	1.40 discuss same with Erens (.2)	1 <b>,</b> 295.00
02/07/24 Review ema	M A Cody ails and related materials regarding preparation	0.30 s for February 9 hearing.	472.50
with Johnso regarding p	B B Erens e law in preparation for February 9 hearing (.50 on regarding the same (.30); telephone call with reparation for hearing (.20); telephone call with 5); telephone call with Marshall regarding hearing	n Guy regarding the same (.20 n Gordon regarding the same	0); emails with Miller
emails from	G M Gordon conference with Erens regarding preparation f n Marshall regarding same (.30); review dismiss review further email from Marshall regarding s	al opinion certification motio	
02/07/24 Draft status	M R Hirst s report concerning estimation discovery for Fe	0.40 ebruary 9 hearing.	550.00
	A P Johnson es for February 9 hearing (1.1); revise same (.8) Erens (.3); review emails from Hirst, Evert, Mil		3,515.00 o same (1.3); discuss
1	M A Cody conference with internal team regarding prepar egarding same (1.2).	1.60 rations for February 9 hearin	2,520.00 g (.4); review
02/08/24 Prepare for	B B Erens February 9 hearing (.60); attend call with inter	1.00 nal team regarding same (.40	1,625.00
	G M Gordon conference with internal team regarding prepar with Prieto regarding same (.20); review and re		
02/08/24 Attend call	M R Hirst with internal team regarding preparations for I	0.50 February 9 hearing.	687.50
	A P Johnson es for February 9 hearing (.6); revise same (1.1) s to Miller regarding same (.1).	2.00 ); review email from Villalba	1,850.00 regarding same (.2);
02/08/24 Participate i	C K Marshall in call with internal team regarding preparation	0.40 as for February 9 hearing.	580.00

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	JONES DA	AY		
161866				Page: 10 ary 29, 2024
Aldrich Pump LLO	C and Murray Boiler LLC		Invoice:	241301853
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
02/08/24 Attend call v	D S Torborg with internal team regarding preparations for	0.40 February 9 hearing.		560.00
02/08/24 Review and	D C Villalba revise slides for February 9 hearing (1.0); dra	1.20 ft email to Johnson rega	rding same (.2)	1,050.00
02/09/24 Telephonica	C K Cahow Illy attend hearing.	2.40		3,060.00
02/09/24 Attend hear	M A Cody ing.	2.50		3,937.50
02/09/24 Prepare for 1	B B Erens hearing (3.0); attend hearing (2.6); call with C	5.80 Gordon regarding outcom	ne of hearing (	9,425.00 2).
02/09/24 Telephone c	G M Gordon conferences with Erens regarding outcome of	0.20 F hearing.		400.00
02/09/24 Telephonica	M R Hirst Illy attend hearing.	2.50		3,437.50
02/09/24 Prepare for 1	A P Johnson hearing (.3); review slides for same (.6); atten	3.90 d hearing (3.0).		3,607.50
02/09/24 Call with Er	C K Marshall ens regarding hearing (.10); emails with Redr	0.40 nond regarding same (.30	)).	580.00
02/09/24 Telephonica	C P Redmond Ily attend hearing (.50); emails with Marshall	0.80 regarding same (.30).		780.00
02/09/24 Update elect	C L Smith tronic file management system with hearing r	0.10 naterials.		52.50
02/21/24 Review draf	M A Cody t agenda for February 29 hearing and related	0.10 emails.		157.50
	Matter Total	57.90	USD	74,430.00
General Corporate a	and Real Estate			
	M A Cody erials in preparation for ClimateLabs board n revise audit letter response (.5).	1.50 neeting (.5); attend Clima	teLabs board :	2,362.50 meeting (.5);
02/01/24 Draft audit l	J B Mays letter response.	1.00		425.00
02/02/24 Draft and re	M A Cody evise board meeting minutes (1.8); review not	2.60 es and precedent regardi	ng same (.8).	4,095.00
02/02/24	I B Mays	0.20		85.00

02/02/24 J B Mays 0.20 85.00 Draft audit letter response.

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	JONES DAY			
161866				Page: 11 ary 29, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice	: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
02/05/24 Review and	M A Cody I revise draft minutes for board meetings (1.0); emails	1.20 with Lewis an	nd Erens regardir	1,890.00 ng same (.2).
	T B Lewis aft minutes for board meeting (1.4); emails with Cody, lit letter response (1.0).	2.60 , Erens regardi	ing same (.2); rev	3,770.00 view and
02/05/24 Draft respo	J B Mays onse to audit letter.	0.20		85.00
02/06/24 Review and	M A Cody I revise drafts of minutes for board meetings (.5); ema	0.70 ails with Lewis	regarding same	1,102.50 (.2).
02/06/24 Review and	T B Lewis I revise draft minutes for board meetings (.8); emails v	1.00 with Cody rega	arding same (.2).	1,450.00
02/06/24 Revise audi	J B Mays it letter response.	2.00		850.00
02/06/24 Review aud	J L Panza lit response letter and related materials.	1.00		1,300.00
02/15/24 Review ema	M A Cody ails regarding corporate matters (.3); diligence regardin	0.80 ng same (.5).		1,260.00
02/15/24 Telephone	B B Erens call with Lewis and company regarding corporate ma	0.30 tters.		487.50
02/23/24 Emails with	B B Erens n Evert and McGonigle regarding preparation for call	0.30 with insurers	regarding case st	487.50 atus.
02/26/24 Review ma	B B Erens terials in preparation for call with McGonigle regardir	0.50 ng insurance m	natters.	812.50
	B B Erens IcGonigle regarding insurance issues (.50); call with E garding case status (.50); attend call with insurers regar			2,112.50 e for call with
02/27/24 Attend call	M R Hirst with insurers regarding case status.	0.50		687.50
02/28/24 Review me	B B Erens morandum regarding insurance matters.	0.70		1,137.50
02/28/24 Participate	T B Lewis in call with Tananbaum regarding corporate matters.	0.40		580.00
02/29/24 Organize m	J B Mays naterials relating to audit letter response.	1.00		425.00
	Matter Total	19.80	USD	25,405.00

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	JONES DA	ΑY		
161866	-			Page: 12
Aldrich Pump LI	.C and Murray Boiler LLC			ary 29, 2024 241301853
	io and manay boner LLO		invoice.	211301033
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
Schedules/SOFA/	Bankruptcy Administrator Reporting			
02/28/24 Review dra	M A Cody afts of monthly status reports (.5); emails with I	0.70 Lombardi regarding sar	me (.2).	1,102.50
	P Lombardi nuary monthly status reports (.8); draft e-mail to n Cody concerning same (.1); draft e-mail to C			
02/29/24 Review mo	M A Cody onthly status reports.	0.30		472.50
	P Lombardi onthly status reports (.3); draft e-mail to Clarrey Cody concerning same (.1).	0.50 y, Hakim, and Johnson	concerning san	425.00 ne (.1); draft
	Matter Total	2.60	USD	2,935.00
Nonworking Trave	el			
02/08/24 Travel to C	B B Erens Charlotte, NC to attend February 9 hearing.	4.00		3,250.00
02/08/24 Travel to C	A P Johnson Charlotte, NC to attend February 9 hearing.	4.00		1,850.00
02/09/24 Return trav	B B Erens vel from Charlotte, NC.	3.70		3,006.25
02/09/24 Return trav	A P Johnson vel from Charlotte, NC.	4.00		1,850.00
	Matter Total	15.70	USD	9,956.25
Litigation and Adv	versary Proceedings			
	E M Dowling revise summary of research relating to Fourth ate with Erens and Johnson regarding same (.6			
	M R Hirst tion for extension of time to file designation of 3); communicate with internal team regarding		urt appeal of dis	962.50 missal
	R H Howell missal opinion (.7); draft outline for opposition opinion (1.0).	1.70 n to petitions to Fourth	n Circuit for dire	1,232.50 ect appeal of
	A P Johnson eccedent related to Fourth Circuit direct appeal discuss same with Dowling (.2); draft email to			3,792.50 e related to

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	JONES DA	<b></b> ΑY	
161866	-		Page: 13
Aldrich Pump LI	LC and Murray Boiler LLC		February 29, 2024 woice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
02/01/24 Research r	J E Leitner regarding potential litigation matters.	2.50	1,687.50
	E M Dowling precedent related to Fourth Circuit direct appear of research relating to same (0.7); communicate		
	B B Erens tiline from Johnson regarding opposition to pe opinion (1.20); diligence regarding the same (.4)		2,600.00 ect appeal of
02/02/24 Revise me	J L Gale mo related to dismissal opinion appeal matters	4.40 s.	3,190.00
	R H Howell regarding Fourth Circuit direct appeal of dismis o Fourth Circuit (1.5).	2.00 ssal opinion (.5); draft outline fo	1,450.00 or opposition to
	A P Johnson ecedent related to petitions to Fourth Circuit for ated to same (4.6); draft emails to Erens regard		7,307.50 nion (3.2); draft
02/02/24 Research r	J E Leitner regarding potential litigation matters.	1.30	877.50
02/02/24 Emails wit	C K Marshall th client regarding dismissal opinion appeal ma	0.20 utters.	290.00
discuss sar	D S Torborg d revise affirmative discovery requests to be se me with Trane counsel (.1); review outline for o dismissal opinion (.4).		
02/02/24 Research r	D C Villalba regarding petitions to Fourth Circuit for direct	1.30 appeal of dismissal opinion.	1,137.50
02/03/24 Review ou revise sam	A P Johnson utline for opposition to petitions to Fourth Circ e (1.3).	2.40 cuit for direct appeal of dismissa	2,220.00 al opinion (1.1);
02/04/24 Review an	R H Howell d draft analysis of Maune Raichle motion to ce	3.10 ertify dismissal opinion.	2,247.50
	A P Johnson Itline for opposition to petitions to Fourth Circ review email from Erens regarding same (.2).	1.10 cuit for direct appeal of dismissa	1,017.50 al opinion (.6); revise
02/05/24 Review Ma	C K Cahow aune Raichle petition to Fourth Circuit for dire	0.30 ect appeal of dismissal opinion.	382.50
	B B Erens Marshall and Redmond regarding dismissal opi ition to petitions to Fourth Circuit for direct ap		

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	JONES ĎA	Y	
161866	J.		Page: 14
Aldrich Pump LLC	and Murray Boiler LLC		February 29, 2024 voice: 241301853
1			
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
support of m	notions to certify (1.3).		
02/05/24 Draft memor Johnson (0.2)	J L Gale randum regarding dismissal opinion appeals a ).	6.50 and next steps (6.3); discuss mer	4,712.50 morandum with
02/05/24 Draft and rev	R H Howell vise outline for opposition to petitions to Fou	5.80 urth Circuit for direct appeal of	4,205.00 dismissal opinion.
discuss same discuss same	A P Johnson ne for opposition to petitions to Fourth Circu with Marshall, Redmond, Erens (.3); analyze with Erens (.2); review Asbestos Committee e Raichle reply in support of certification mo	e precedent related to same (2.2) reply in support of certification	; revise same (2.0);
	C K Marshall ernal team regarding motions for certification arding same and draft email to Redmond (.30		870.00 30); review
	C P Redmond erials in connection with opposition to petitic ; communications with internal team regarding		487.50 appeal of dismissal
	M A Cody lings and responses regarding motions for ce regarding same (.2).	1.90 rtification of dismissal opinion	2,992.50 (1.7); emails with
02/06/24 Communicat	E M Dowling re with internal team regarding derivative litig	0.30 ation adversary proceeding disc	217.50 covery.
02/06/24 Emails with 1 regarding san	B B Erens Marshall regarding motions to certify dismiss ne (.40).	0.60 al opinion (.20); emails with int	975.00 ernal team
from Erens, I	G M Gordon s in opposition to certification motions relatin Marshall, Torborg, Cody, Cahow regarding se outline of issues on dismissal and derivative s	ame (.30); review email from E1	
	R H Howell ground and materials relating to motions to d Fourth Circuit for direct appeal of dismissal o (1.0).		
Raichle reply	A P Johnson estos Committee reply in support of motion t in support of motion to certify dismissal opi with Erens (.1); review email from Marshall	inion (.7); research precedent re	
02/06/24 Review replie	C K Marshall es in support of motions for certification of c	2.10 lismissal opinion and draft analy	3,045.00 ysis of same.
02/06/24 Analyze mate	C P Redmond erials in connection with opposition to petitio	0.90 ons to Fourth Circuit for direct	877.50 appeal of dismissal

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	JONES DA	Y	
161866	0		Page: 15 oruary 29, 2024
Aldrich Pump LLC	and Murray Boiler LLC	Invoi	ice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
opinion.			
02/06/24 Review mater	D S Torborg ials relating to discovery in derivative litigation	1.30 on adversary proceedings.	1,820.00
	B B Erens th co-defendants and internal team regardin onsolidation proceeding.	0.80 g affirmative discovery requests to	1,300.00 be served in
served in subs	M R Hirst rence call with co-defendants and internal ter- stantive consolidation proceeding (0.5); revie- ulton regarding motion to extend time to file pinion (0.3).	ew draft discovery requests (0.5); co	ommunicate
	C K Marshall as regarding certification motions relating to ification motions (.20).	0.40 dismissal opinion (.20); emails wit	580.00 h internal team
02/07/24 Analyze mater opinion.	C P Redmond rials in connection with opposition to petitic	1.00 ons to Fourth Circuit for direct app	975.00 peal of dismissal
	D S Torborg 5) and attend (.7) call with co-defendants and served in substantive consolidation proceed		1,680.00 ve discove <del>r</del> y
02/08/24 Draft and revi	R H Howell ise opposition to petitions to Fourth Circuit	6.20 for direct appeal of dismissal opin	4,495.00 ion.
Raichle reply	A P Johnson tos Committee reply in support of certificat in support of certification of dismissal opini- tion to petitions to Fourth Circuit for direct	on (.3); research precedent related	
02/08/24 Emails with ir	C K Marshall nternal team regarding motions for certificat	0.10 ion relating to dismissal opinion.	145.00
11	C P Redmond ion to petitions to Fourth Circuit for direct a ith the same (1.0); communications with inte	11 I I I I I I I I I I I I I I I I I I	
02/09/24 Draft and revi	R H Howell ise opposition to petitions to Fourth Circuit	3.30 for direct appeal of dismissal opin	2,392.50 ion.
02/09/24 Review mater	A P Johnson ials related to certification of dismissal opini	1.10	1,017.50
	B B Erens e for opposition to petitions to Fourth Circu ternal team regarding the same (.5).	2.50 uit for direct appeal of dismissal op	4,062.50 pinion (2.0);
02/10/24 Review email	A P Johnson from Erens related to opposition to petition	0.40 ns to Fourth Circuit for direct appe	370.00 eal of dismissal

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161866 Page: 16 February 29, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241301853 Date of Service Timekeeper/Fee Earner Name Hours Amount opinion. 02/11/24 **B** B Erens 2.00 3,250.00 Revise outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.50); emails with internal team regarding the same (.20); prepare for call with internal team regarding the same (.30). 02/11/24 0.90 A P Johnson 832.50 Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); review materials from Erens regarding same (.5). 02/12/24 6.00 9,750.00 **B** B Erens Telephone call with Mascitti regarding certification of dismissal opinion (.30); telephone call with Evert regarding the same (.50); telephone call with Guy regarding the same (.20); telephone calls with client regarding the same (.40); review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.6); telephone call with Johnson regarding the same (.20); calls with Maune Raichle and Asbestos Committee regarding scheduling regarding the same (.40); review comments of Torborg to affirmative discovery requests to be served in substantive consolidation proceeding (.40); prepare for call with internal team regarding opposition (.30); attend call regarding the same (1.1); telephone calls with Gordon regarding issues regarding the same (.30); follow up tasks regarding the same (.30). 0.30 02/12/24 G M Gordon 600.00 Telephone conferences with Erens regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/12/24 R H Howell 1.20 870.00 Review and analyze Asbestos Committee motion and reply in support regarding certification of dismissal opinion (.4); review and analyze precedent regarding same (.6); draft outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2). 02/12/24 A P Johnson 4.60 4,255.00 Review precedent related to certification of dismissal opinion (1.7); analyze summary related to same (.9); discuss same with Marshall, Erens, Redmond (1.1); review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); revise same (.2). 02/12/24 C K Marshall 1.30 1,885.00 Prepare for and attend call with internal team regarding certification and briefing in Fourth Circuit relating to dismissal opinion (1.20); call with Erens regarding same (.10). 1.7002/12/24 C P Redmond 1,657.50 Research regarding Fourth Circuit direct appeal of dismissal opinion (0.6); communications with internal team regarding the same (1.1). 02/12/24 D S Torborg 1.40 1,960.00 Draft and revise affirmative discovery requests to be served in substantive consolidation proceeding. 0.90 02/12/24 D C Villalba 787.50 Call with Johnson regarding scheduling relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (0.1); draft motion related to same (0.8). 02/13/24 M A Cody 1.40 2,205.00 Review and analyze materials regarding substantive consolidation proceeding discovery (1.1); emails with internal team regarding comments to same (.3).

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	JONES DA	ΛY	
161866	·		Page: 17
			February 29, 2024
Aldrich Pump LI	C and Murray Boiler LLC	I	nvoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens Ramsey regarding scheduling issues concerning pinion (.30); telephone call with Gordon, Mars		975.00 or direct appeal of
02/13/24	G M Gordon	0.30	600.00
	conferences with Erens, Marshall regarding sc direct appeal of dismissal opinion.	heduling issues relating to pet:	itions to Fourth
02/13/24	M R Hirst	0.20	275.00
Communic	cate with Erens regarding dismissal opinion app	peal matters.	
02/13/24	R H Howell	1.80	1,305.00
Draft outli	ne for opposition to petitions to Fourth Circui	t for direct appeal of dismissal	l opinion.
02/13/24	A P Johnson	1.30	1,202.50
	position to petitions to Fourth Circuit for direc related to same (.6); draft email to Redmond re		(.5); research
02/13/24	C K Marshall	0.50	725.00
	Erens, Gordon regarding scheduling matters rel lismissal opinion (.20); emails with Redmond re		ircuit for direct
02/13/24	C P Redmond	3.30	3,217.50
	n connection opposition to petitions to Fourth n Marshall regarding scheduling relating to sam		
02/13/24	D S Torborg	1.30	1,820.00
	d revise affirmative discovery requests to be seen nments to same with Erens (.2).	rved in substantive consolidati	ion proceeding (1.1);
02/14/24	M A Cody	2.40	3,780.00
	aterials related to certification of dismissal opin o Fourth Circuit for direct appeal of dismissal of		garding opposition to
02/14/24	E M Dowling	0.90	652.50
	with client, internal team and advisors in prep ve litigation adversary proceedings.	aration for meet and confer co	oncerning discovery
02/14/24	B B Erens	1.00	1,625.00
	atters regarding petitions to Fourth Circuit for our regarding the same (.50).	direct appeal of dismissal opin	ion (.50); emails with
02/14/24	M R Hirst	2.20	3,025.00
	with internal team, client and advisors in prep litigation adversary proceedings (0.9); review m		
02/14/24	R H Howell	0.30	217.50
	cations with Redmond regarding opposition to	petitions to Fourth Circuit for	r direct appeal of
02/14/24	A P Johnson	1.60	1,480.00
Revise sch	eduling motion relating to petitions to Fourth (	Circuit for direct appeal of dist	missal opinion (.2);

review precedent related to same (.2); draft email to Erens regarding same (.1); discuss same with Erens (.1);

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		JONES DAY		
161866		-		Page: 18
				February 29, 2024
Aldrich	Pump LLC a	and Murray Boiler LLC	1	Invoice: 241301853
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
	review transcri	pt from certification hearing relating to same (1	1.0).	
02/14/2	Attend call with	P Lombardi h internal team, client and advisors in preparati- ation adversary proceedings.	0.90 on for meet and confer r	765.00 egarding discovery in
02/14/2		C K Marshall ens and Redmond regarding petitions for direct	0.20 t appeal to Fourth Circuit	290.00 relating to dismissal
02/14/2	Research regar	C P Redmond ding petitions to Fourth Circuit for direct appe garding same (0.3); emails with Marshall, Erens		1,950.00 .5); communications
02/14/2	Prepare for (.7)	D S Torborg ) and attend (.9) call with client, internal team a overy in derivative litigation adversary proceeding		2,240.00 n for meet and confer
02/15/2	24 Telephone con Johnson regard	M A Cody Iference with Erens regarding dismissal opinion ling scheduling motion relating to petitions to I view and revise motion (1.1); review precedent	2.90 n appeals issues (.2); comr Fourth Circuit for direct a	appeal of dismissal
02/15/2		E M Dowling g transcript regarding certification of dismissal of	1.10 opinion.	797.50
02/15/2	Telephone call appeal of dism same (.60); revi Committee reg	B B Erens with Cody regarding scheduling matters relatin issal opinion (.20); emails with Cody, Johnson a iew and revise motion regarding the same (.90); arding discovery in derivative litigation adversa ame (.20); follow up with Hirst regarding the sa	and Ramsey regarding mo ; attend meet and confer try proceedings (1.00); fol	otion relating to the with Asbestos
02/15/2		J L Gale of materials regarding certification of dismissa	0.40 al opinion (.3); discuss sar	290.00 ne with Johnson (.1).
02/15/2	Attend meet an	M R Hirst nd confer with Asbestos Committee regarding o .0); prepare for meet and confer (0.2); commun		
02/15/2	Communicatio	R H Howell ns with Redmond regarding opposition to petit on (.4); research regarding same (.3).	0.70 tions to Fourth Circuit fo	507.50 or direct appeal of
02/15/2	Review precedersame with Gale	A P Johnson ent related to petitions to Fourth Circuit for dir e (.1); draft emails to Cody, Gale regarding sam me (.2); discuss same with Cody, Erens (.1); dra e (.2).	e (.3); revise scheduling n	notion related to same
02/15/2	Research regar	C P Redmond ding opposition to petitions to Fourth Circuit f ns with Howell in connection with the same (0.		6,240.00 ssal opinion (5.9);

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	JONES DA	١Y	
161866			Page: 19
Aldrich Pump LLO	C and Murray Boiler LLC		February 29, 2024 Invoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
proceedings	D S Torborg t and confer with Asbestos Committee regard (1.0); communicate with Erens regarding sam nicate with Miller regarding same (.2).		
02/15/24 Revise schee	D C Villalba duling motion relating to petitions to Fourth	0.10 Circuit for direct appeal of c	87.50 lismissal opinion.
appeal of dis	M A Cody revise draft motion regarding briefing schedu smissal opinion (.7); review comments to sam with Wright regarding same (.2).		
appeal of dis	B B Erens call with Cody regarding scheduling motion re- smissal opinion (.20); emails with internal tear e same (.20); review and revise motion (.60).		
review email	A P Johnson duling motion concerning petitions to Fourtl ls from Marshall, Cody, Redmond, Erens reg- ing same (.2); discuss same with Cody (.1); re	arding same (.2); revise same	e (.2); draft emails to
	C K Marshall t scheduling motion relating to petitions to Fo vith internal team regarding same (.3).	1.00 ourth Circuit for direct appe	1,450.00 eal of dismissal opinion
connection	C P Redmond ition to petitions to Fourth Circuit for direct with the same (0.6); review and comment on materials in connection with the same (0.2).		
02/17/24 Review ema	A P Johnson ils from internal team regarding discovery in	0.20 derivative litigation adversar	185.00 ry proceedings.
02/17/24 Review mate	C K Marshall erials relating to certification of dismissal opir	1.10 nion.	1,595.00
02/18/24 Review outli	B B Erens ine regarding opposition to petitions to Fourt	0.70 th Circuit for direct appeal o	1,137.50 of dismissal opinion.
	J L Gale edent regarding petitions to Fourth Circuit fo precedent (6.0); emails with Johnson regardin		5,075.00 opinion (0.9); draft
Redmond re	A P Johnson osition to petitions to Fourth Circuit for direc garding same (.2); review research related to nary of precedent from Gale (1.2).		
	C P Redmond ition to petitions to Fourth Circuit for direct on with the same (0.9).	2.10 appeal of dismissal opinion	2,047.50 (1.2); review materials

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161866 Page: 20 February 29, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241301853 Date of Service Timekeeper/Fee Earner Name Hours Amount 02/20/24 M A Cody 3.50 5,512.50 Telephone conference with Erens regarding briefing schedule and issues related to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); review precedent regarding dismissal issues and opposition to petitions (3.3). 02/20/24 0.20 325.00 **B** B Erens Communications with Cody regarding briefing schedule related to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/20/24 1.80 A P Johnson 1,665.00 Review pleading related to certification of dismissal opinion (.2); review summaries of precedent from Gale, Villalba (1.3); draft emails to Marshall, Redmond, Dowling regarding same (.3). 02/20/24 C K Marshall 2.303,335.00 Review materials relating to certification of dismissal opinion (1.80); emails with Johnson and Redmond regarding briefing schedule relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.50). 02/20/24 C P Redmond 3.30 3,217.50 Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); review materials in connection with the same (1.5); emails with Marshall, Johnson regarding briefing schedule concerning same (.5). 02/20/24 D S Torborg 0.10140.00 Discuss affirmative discovery requests to be served in substantive consolidation proceeding with Mascitti. 0.50 02/21/24 C K Cahow 637.50 Review Bestwall opinion denying motions to dismiss. 02/21/24 3.90 6,142.50 M A Cody Emails with Asbestos Committee and Maune Raichle regarding briefing schedule and procedures relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); review issues relating to same (.5); communications with Erens regarding same (.3); review precedent regarding appeal of dismissal opinion (2.7); emails with Miller regarding same (.1). 02/21/24 **E M Dowling** 2.802,030.00 Communicate with Lombardi regarding motion to extend removal period (.30); research regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (2.50). 02/21/24 1.70**B** B Erens 2,762.50 Review Bestwall opinion denying motions to dismiss (.50); emails with Waldrep regarding process relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.40); review materials regarding appeal issues (.30); emails with internal team regarding Bestwall opinion (.50). 02/21/24 3.40 3,145.00 A P Johnson Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); draft emails to Marshall, Redmond, Villalba, Dowling regarding same (.3); review summary from Dowling regarding same (.4); review emails from Cody, Wright, Waldrep regarding scheduling motion relating to same (.2); review Asbestos Committee comments to motion (.1); review Bestwall opinion denying motions to dismiss (1.8); review summary from Miller regarding same (.3). 02/21/24 170.00 P Lombardi 0.20

Communications with Dowling concerning preparation of motion to extend removal period.

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		JONES DAY		
161866		-		Page: 21
Aldrich	Pump LLC ar	nd Murray Boiler LLC		February 29, 2024 Invoice: 241301853
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
02/21/2	Email to Johnso	C K Marshall on regarding briefing schedule relating to petit n (.10); emails with Erens and Redmond rega		
02/21/2		C P Redmond rshall, Erens regarding Bestwall opinion deny	0.40 ing motions to dismis	390.00
02/21/2		C L Smith n to petitions to Fourth Circuit for direct app ding same (.10).	0.50 eal of dismissal opinio	262.50 on (.40); email to
02/21/2		D S Torborg opinion denying motions to dismiss.	1.00	1,400.00
02/22/2	Telephone conf	M A Cody erence with Erens regarding issues concernin nion (.2); review related emails and other mat		1,417.50 Circuit for direct appeal
02/22/2		E M Dowling motion for extension of removal period.	0.70	507.50
02/22/2	Telephone calls	B B Erens with Cody regarding process relating to petiti n (.20); emails with Gordon regarding the sar iss (.60).		
02/22/2	Review letter fro	M R Hirst om Asbestos Committee regarding derivative stwall opinion denying motions to dismiss (0.		1,237.50 roceeding discovery issues
02/22/2	Review emails fr Fourth Circuit fe dismiss (1.1); rev	A P Johnson rom Wright, Erens, Cody, Waldrep regarding or direct appeal of dismissal opinion (.4); revi view email from Marshall regarding dismissal d to same (1.2); draft email to Marshall regard	iew Bestwall opinion of opinion certification	denying motions to
02/22/2	Call with counse emails with Erer	C K Marshall el for Trane regarding petitions to Fourth Ciro ns and Redmond regarding same (.30); review aft opposition to petitions (1.00).		
02/22/2		C P Redmond s in connection with petitions to the Fourth C	0.50 Circuit for direct appe	487.50 al of dismissal opinion.
02/22/2	Review Asbesto	D S Torborg s Committee letter relating to discovery in de relating to discovery in derivative litigation a		
02/23/2	Review material conference with	M A Cody s regarding petitions to Fourth Circuit for dir Erens regarding briefing and scheduling mot ding motion (.3).		

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161866 Page: 22 February 29, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241301853 Date of Service Timekeeper/Fee Earner Name Hours Amount 02/23/24 **B** B Erens 1.40 2,275.00 Telephone call with Torborg regarding discovery issues relating to derivative litigation adversary proceedings (.30); telephone call with Marshall regarding status of dismissal opinion appellate briefing (.20); telephone call with Cody regarding scheduling motion regarding the same (.20); telephone call with Gordon regarding the same (.30); review materials regarding the same (.20); review correspondence from Asbestos Committee regarding discovery issues in derivative litigation adversary proceedings (.20). 02/23/24 0.30 217.50 J L Gale Review materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/23/24 600.00 G M Gordon 0.30 Telephone conference with Erens regarding scheduling issues relating to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/23/24 M R Hirst 1.001,375.00 Review letter from Asbestos Committee regarding discovery in derivative litigation adversary proceedings (.40); review issues regarding same in connection with response to letter (.60). 02/23/24 A P Johnson 3.30 3,052.50 Review memo from Villalba regarding dismissal opinion appeal matters (2.2); review precedent related to dismissal opinion appeal issues (.6); review email from Villalba regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); draft email to Marshall regarding same (.2). 02/23/24 C K Marshall 0.20290.00 Participate in call with Erens and Redmond regarding petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/23/24 C P Redmond 3.20 3,120.00 Analyze materials in connection with petitions to Fourth Circuit for direct appeal of the dismissal opinion (2.0); draft opposition in connection with the same (1.0); communications with internal team regarding same (0.2).02/23/24 D S Torborg 0.20 280.00 Discuss derivative litigation adversary proceeding discovery matters with Erens. 02/23/24 D C Villalba 5.20 4,550.00 Review precedent relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.9); draft email to Johnson regarding same (.3). 02/25/24 0.70682.50 C P Redmond Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/26/24 M A Cody 3.70 5,827.50 Communications with Erens regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); review emails and comments to draft motion (.5); communicate with Waldrep regarding comments (.1); review precedent related to dismissal opinion appeal issues (2.8). 02/26/24 325.00 **B** B Erens 0.20 Communications with Cody regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion. 02/26/24 1,522.50 J L Gale 2.10 Review materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.

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	JONES DA	Y	
161866	, i i i i i i i i i i i i i i i i i i i		Page: 22
Aldrich Pump LL	C and Murray Boiler LLC	Ι	February 29, 2024 nvoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amoun
02/26/24 Draft email	G M Gordon l to Erens regarding petitions to Fourth Circui	0.10 t for direct appeal of dismissa	200.00 l opinion.
proceeding	M R Hirst crespondence from Asbestos Committee regard (0.3); communicate with co-defendants and ' elating to discovery in derivative litigation adve	Forborg regarding response to	
	A P Johnson eccedent related to petitions to Fourth Circuit for ombardi regarding same (.2).	1.60 or direct appeal of dismissal op	1,480.00 pinion (1.4); draft
	P Lombardi eccedent related to petitions to Fourth Circuit fo oncerning same (.4).	4.20 or direct appeal of dismissal op	3,570.00 pinion (3.8); draft
• •	C P Redmond ecedent in connection with opposition to petit 2); draft opposition (3.0).	4.20 ions to Fourth Circuit for dire	4,095.00 ect appeal of dismissa
	D S Torborg rrespondence from the Asbestos Committee re gs (.7); discuss same with Hirst and co-defenda	· ·	1,680.0 ve litigation adversary
	A Anderson ter from Asbestos Committee regarding discov unicate with Hirst and Hart regarding response		1,155.00 ersary proceedings
Marshall re	M A Cody aft opposition to petitions to Fourth Circuit for garding same (.4); telephone conference with 1 motion relating to petitions to Fourth Circuit	Haaf regarding Asbestos Com	mittee comments to
02/27/24 Draft and r	E M Dowling revise motion to extend the removal period.	0.70	507.5
dismissal o	B B Erens call with Marshall regarding opposition to peti pinion (.30); telephone calls with client regardi he same (.20).		
02/27/24 Telephone dismissal op	G M Gordon conference with Erens regarding opposition to pinion.	0.20 o petitions to Fourth Circuit f	400.00 or direct appeal of
	R Hart with Anderson, Hirst regarding Asbestos Con dversary proceedings (.5); review same (.5).	1.00 nmittee letter concerning disco	825.00 overy in derivative
review mee	M R Hirst e call with co-defendants regarding discovery in et and confer letters in preparation for conferen n with same (0.5); call with Hart and Anderson	nce call regarding same (0.5); 1	review information in

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	JONES DAY	
161866	·	Page: 24
		February 29, 2024
Aldrich	Pump LLC and Murray Boiler LLC	Invoice: 241301853
Date of 3	Service Timekeeper/Fee Earner Name Hours	Amount
	discovery in derivative litigation adversary proceedings and response to same (0.5	<i>i</i> ).
02/27/2	4 P Lombardi 11.10 Review precedent related to petitions to Fourth Circuit for direct appeal of dismis memorandum concerning same (5.6); research regarding same (.4); draft e-mail to (.2).	
02/27/24	4 C K Marshall 0.60 Emails with Cody regarding opposition to petitions to Fourth Circuit for direct ag (.40); call with Erens regarding same (.20).	870.00 ppeal of dismissal opinion
02/27/24	4 C P Redmond 3.60 Analyze materials and research in connection with opposition to petitions to Fou of dismissal opinion (2.0); draft opposition (0.6); research in connection with the	
02/27/24	4 D S Torborg 0.70 Prepare for (.2) and attend (.5) call with co-defendants regarding discovery in deri proceedings.	980.00 ivative litigation adversary
02/28/24	4 M A Cody 2.10 Review materials and precedent related to petitions to Fourth Circuit for direct at (1.6); telephone conference with Mascitti regarding same (.3); emails with Erens r motion relating to same (.2).	
02/28/2	4 B B Erens 0.20 Emails with Cody regarding scheduling motion relating to petitions to Fourth Cir dismissal opinion.	325.00 rcuit for direct appeal of
02/28/2	4 J L Gale 0.70 Review materials relating to petitions to Fourth Circuit for direct appeal of dismis scheduling motion relating to same (0.3).	507.50 ssal opinion (0.4); revise
02/28/24	4 G M Gordon 0.20 Telephone conference with Erens regarding petitions to Fourth Circuit for direct opinion.	400.00 t appeal of dismissal
02/28/24	4 R Hart 0.30 Review materials in connection with response to Asbestos Committee correspond in derivative litigation adversary proceedings.	247.50 dence concerning discovery
02/28/24	4 M R Hirst 0.50 Review materials in connection with response to Asbestos Committee correspond in derivative litigation adversary proceedings.	687.50 dence regarding discovery
02/28/2	4 A P Johnson 3.10 Analyze precedent related to certification of dismissal opinion (.8); review memo same (2.0); review scheduling motion relating to petitions to Fourth Circuit for di opinion (.2); draft emails to Gale regarding same (.1).	
02/28/2	4 P Lombardi 3.10 Review draft removal motion (.6); revise same (.6); draft e-mail to Dowling conce memorandum related to petitions to Fourth Circuit for direct appeal of dismissal (1.1).	

(1.1).

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		JONE	S DAY		
161866		·			Page: 25
					ary 29, 2024
Aldrich	Pump LLC a	nd Murray Boiler LLC		Invoice	: 241301853
Date of	Service	Timekeeper/Fee Earner Name	Hours		Amount
02/28/2	Analyze materia	C P Redmond als and cases in connection with pe esearch caselaw in connection with			
02/28/2		D S Torborg n co-defendants regarding issues co	0.30 oncerning discovery in deri	vative litigation adv	420.00 versary
02/29/2	Review and rev	M A Cody ise scheduling motion regarding pe- nails with Erens and Johnson regar issues (.8).			
02/29/2		E M Dowling alyze draft motion to extend remov	0.50 al period.		362.50
02/29/2		B B Erens arshall and Cody regarding schedul ssal opinion.	0.20 ing motion relating to petit	tions to Fourth Cir	325.00 cuit for direct
02/29/2		J L Gale ls regarding petitions to Fourth Cir	0.60 ccuit for direct appeal of di	ismissal opinion.	435.00
02/29/2		M R Hirst to Asbestos Committee correspon eedings.	1.00 dence concerning discover	ry in derivative litig	1,375.00 ation
02/29/2	Analyze preced memo from Lo	A P Johnson ent related to petitions to Fourth C ombardi regarding same (.5); draft e ng petitions to Fourth Circuit (.2);	mail to Lombardi regardin	ng same (.2); review	scheduling
02/29/2	Review comme	P Lombardi ents from Johnson on memorandur inion (.1); research precedent conce			3,910.00 lirect appeal
02/29/2	Analyze materia	C P Redmond als and cases in connection petition caselaw in connection with the sam			
02/29/2		C L Smith rst regarding litigation-related mate to Seig (.10).	0.50 rials (.10); organize and pr	epare same for circ	262.50 rulation (.30);
		Matter Total	329.10	USD	352,917.50
Profess	ional Retention	/Fee Issues			
02/01/2	24 Review ordinar	P Lombardi	0.70	(1)	595.00

02/01/24 P Lombardi 0.70 Review ordinary course professionals report (.6); discuss same with Johnson (.1)

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	JONES DA	Y	
161866	·		Page: 26 February 29, 2024
Aldrich Pump LL	C and Murray Boiler LLC	Ι	nvoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
02/06/24 Review em	A P Johnson ail from Wright regarding recent payments.	0.20	185.00
	P Lombardi binson Cole interim fee application (.6); review -mail to Johnson concerning same (.1).	1.10 v Legal Analysis Systems interi	935.00 m fee application
November	A P Johnson milton Stephens' November monthly statemen and December monthly statements (.6); review binson Cole's November monthly statement (.3).	w Anderson Kill's January mor	nthly statement (.1);
02/13/24 Emails with (.5).	M A Cody h Miller and Johnson regarding professional re	0.80 etention and fee issues (.3); rev	1,260.00 iew related materials
02/14/24 Review ord	J L Gale linary course professional's monthly statement	0.10	72.50
regarding re	A P Johnson I December monthly statement (.2); review me ecent payments (.3); review emails from Wrigh inary course professionals report (.3); draft em	nt and monthly statements rela	ted to same (.4);
02/16/24 Review pro	J L Gale ofessionals' monthly statements (0.5); discuss s	0.60 ame with Johnson (0.1).	435.00
	A P Johnson erim fee application for Robinson Cole (.4); re al retention matters (.2).	0.60 view emails from Sands, Tanar	555.00 nbaum regarding
recent payr	A P Johnson I monthly statements (.3); discuss same with K nents (.3); review Verus's September and Octo right regarding same (.2); review emails from L	ober monthly statements (.3); c	lraft emails to
Legal Analy	P Lombardi obinson Cole interim fee application (.8); revier ysis Systems interim fee application (.5); review ary to Johnson concerning same (.4).		
02/21/24 Emails with	M A Cody h Johnson regarding professional retention iss	0.20 ues.	315.00
02/23/24 Review Ha	A P Johnson milton Stephens' November monthly statemer	0.20 nt.	185.00
	J L Gale cedent relating to ordinary course professiona al's monthly statement (0.3).	0.90 I's monthly statement (0.6); rev	652.50 vise ordinary course

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	JONES D	AY		
161866	-		Page: 27	
Aldrich Pump LLC and Murray Boiler LLCFebruary 29, 20.Invoice: 2413018				
I I I I				
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount	
monthly s	A P Johnson ils to Tomsic, Canup, Steele regarding January tatement (.3); draft email to Gale regarding or l to Clarrey, Hakim regarding January monthly	dinary course professional's	monthly statement (.2);	
	A P Johnson il to Pratt, Gale regarding ordinary course pro onthly statements (.4); review emails from Los			
02/27/24 Communi	E Pratt cate with Johnson regarding ordinary course p	0.30 professional's invoices.	112.50	
02/27/24 Update ele	C L Smith ectronic file management system with monthly	0.10 y statements.	52.50	
	A P Johnson aro's January monthly statement (.2); review J Cody, Clarrey regarding same (.3).	0.70 anuary monthly statements	647.50 (.2); review emails from	
02/29/24 Review pr	M A Cody ofessional's monthly statements.	1.10	1,732.50	
review Gi Caplin's m	A P Johnson il to Gale regarding ordinary course professio lbert January monthly statement (.2); review B nonthly statement (.6); review emails from Mill onthly statement (.3).	ates White's January month	ly statement (.9); review	
	Matter Total	20.10	USD 19,117.50	
Fee Application P	reparation			
02/01/24 Review an	C L Smith Id revise January invoice for privilege and com	5.10 npliance.	2,677.50	
02/02/24 Review an	C L Smith d revise January invoice for privilege and com	1.60 npliance.	840.00	
02/05/24 Review an	C L Smith d revise January invoice for privilege and com	3.60 apliance.	1,890.00	
02/07/24 Review an	C L Smith Id revise January invoice for privilege and com	2.90 apliance.	1,522.50	
02/20/24 Review an	C L Smith Id revise January invoice for privilege and com	2.80 apliance.	1,470.00	
	C L Smith d revise January invoice for privilege and com tatement (.10).	0.40 apliance (.30); emails with Jo	210.00 hnson regarding January	

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	JONES D	AY		
161866	• •			Page: 28 ary 29, 2024
Aldrich Pump L	LC and Murray Boiler LLC		Invoice	: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
02/22/24 Review Ja	B B Erens nuary invoice for privilege and compliance.	0.50		812.50
	C L Smith Erens regarding billing matters (.10); call with arding same and forward to Erens (.10).	0.30 Ernst regarding same (.1)	0); review info	157.50 rmation from
02/23/24 Review an	C L Smith nd revise January invoice for privilege and com	0.70 pliance.		367.50
02/28/24 Review an	C L Smith nd revise February invoice for privilege and co	5.00 mpliance.		2,625.00
02/29/24 Review Ja	A P Johnson muary monthly statement (.2); emails with Smi	0.30 th regarding same (.1).		277.50
02/29/24 Draft Jan	C L Smith uary monthly statement (.20); emails with John	0.30 ason regarding same (.10)	l.	157.50
	Matter Total	23.50	USD	13,007.50
Asbestos Matters				
02/01/24 Attend ca	C K Cahow 11 with Erens, Tananbaum, Hirst, Evert regard	0.40 ing asbestos matters and	potential next	510.00 steps.
	M A Cody nd revise memorandum regarding asbestos mat same (1.7); review memorandum and appendie		teps and relate	6,772.50 d precedent
matters an	B B Erens naterials from Hirst regarding trust discovery ( and potential next steps (.2); review and revise n eam and advisors regarding same (.4).			
	J L Gale nemorandum regarding asbestos matters and p dum with Lombardi (0.1).	0.50 otential next steps with J	ohnson (0.4);	362.50 discuss
	M R Hirst icate with Manville Trust counsel regarding tru ee/Future Claimants' Representative regarding			
02/01/24 Review m Gale (.2).	A P Johnson nemo related to asbestos matters and potential	2.70 next steps (1.9); revise sa	ume (.6); discus	2,497.50 as same with
	P Lombardi evisions to memorandum concerning asbestos me (.2); call with Johnson concerning same (.4)		xt steps with C	680.00 Gale (.2);

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	JONES DA	Y	
161866			Page: 29 February 29, 2024
Aldrich Pump LLC	and Murray Boiler LLC	Ι	nvoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
02/02/24 Review and a	C K Cahow analyze memo regarding asbestos matters and	1.60 d potential next steps.	2,040.00
	M A Cody onference with Erens regarding comments to t steps (.3); review and revise memorandum		
	B B Erens o concerning asbestos matters and potential e same (.20); review materials regarding the same		3,087.50 ll with Cody
	M R Hirst e with Manville Trust counsel regarding trus inicate with Asbestos Committee regarding e		550.00 e with Bates White
02/02/24 Review prece	P Lombardi edent related to asbestos matters (.1); draft e-	0.20 mail to Cody concerning same	170.00 e (.1).
02/04/24 Review mem	B B Erens o regarding asbestos matters and potential n	0.50 ext steps.	812.50
02/04/24 Review corre	M R Hirst spondence from trusts regarding trust disco	0.30 very.	412.50
	M A Cody ions with Erens regarding asbestos matters a n regarding same (2.3).	2.60 and potential next steps (.3); re	4,095.00 eview and revise
matters and j	B B Erens rials for potential mediation (.30); conferenc potential next steps (.30); review email from team regarding status and planning (.50).		
02/05/24 Revise memo	J L Gale prandum regarding asbestos matters and pote	0.90 ential next steps.	652.50
02/05/24 Telephone co	G M Gordon onference with internal team regarding status	0.20 s and planning.	400.00
regarding est	M R Hirst with internal team regarding status and planni imation (1.0); call with Evert regarding estim imation (0.5); follow up regarding same (0.2)	nation issues (0.4); call with As	
02/05/24 Review mem	A P Johnson o related to asbestos matters and potential n	0.90 ext steps.	832.50
02/05/24 Attend call w	D S Torborg with internal team regarding status and planni	0.30 ng.	420.00
02/06/24	C K Cahow	0.50	637.50

Attend call with Erens and Cody regarding memo relating to asbestos matters and potential next steps.

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	JONES DA	AY	
161866	·		Page: 30 February 29, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
potential ne	M A Cody conference with Erens and Cahow regarding s xt steps (.4); follow up call with Cahow regard onference with Tananbaum regarding asbesto	ding same (.2); review and rev	vise draft of same (1.1);
	B B Erens ody and Cahow regarding memo concerning a trials regarding the same (.20).	0.60 asbestos matters and potentia	975.00 l next steps (.40);
02/06/24 Draft estime	M R Hirst ation discovery protocol.	1.00	1,375.00
02/06/24 Review mer	A P Johnson no related to asbestos matters and potential n	0.80 next steps.	740.00
	M A Cody revise memorandum regarding asbestos matt garding same (.2).	2.80 ters and potential next steps (	4,410.00 2.6); emails with
	B B Erens ent regarding mediation (.20); call with Evert te same (.20).	0.60 regarding the same (.20); ema	975.00 ails with Evert
internal tear	M R Hirst ate with Bates White regarding Manville Trust n regarding same (0.2); review estimation disc rotocol (1.0).		
02/07/24 Review ema	A P Johnson ils from Cody, Miller regarding memo related	0.30 I to asbestos matters and pote	277.50 ential next steps.
02/08/24 Review and	M A Cody revise memorandum regarding asbestos matt	2.80 ters and potential next steps.	4,410.00
02/08/24 Draft estime	M R Hirst ation discovery protocol.	1.00	1,375.00
	A P Johnson no related to asbestos matters and potential n raft email to Lombardi regarding same (.2).	2.50 next steps (2.1); review email f	2,312.50 from Miller regarding
	P Lombardi ments from Miller on memorandum regardir (2.6); research precedent concerning same (1		
02/08/24 Call with D	D S Torborg istrict of Columbia court clerk regarding trans	0.10 sfer of Manville Trust discove	140.00 ery dispute.
02/09/24 Review estin	M R Hirst mation discovery issues.	0.50	687.50
02/09/24 Review mer	A P Johnson	1.40	1,295.00

Review memo related to asbestos matters and potential next steps.

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	JONES D	AY	
161866	·		Page: 31
Aldrich Pump	LLC and Murray Boiler LLC		ebruary 29, 2024 voice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M A Cody one conference with Erens regarding memo con- ephone conference with Johnson regarding com		
02/12/24 Telepho	B B Erens one call with Cody regarding status of memo cor	0.20 ncerning asbestos matters and pote	325.00 ential next steps.
	A P Johnson memo related to asbestos matters and potential rise same (.8); discuss same with Lombardi (.1).	3.30 next steps (1.8); research preceder	3,052.50 nt related to same
	P Lombardi th Johnson concerning revisions to memo concer comments concerning same (.2); revise same (1.4		2,465.00 ial next steps (.1);
02/13/24 Review same (1	M A Cody v and revise memo regarding asbestos matters an 3).	4.10 ad potential next steps (2.8); review	6,457.50 v comments to
	B B Erens e for Bates White call regarding estimation (.40); ordon regarding asbestos matters and potential n		2,437.50 ); telephone call
	A P Johnson memo related to asbestos matters and potential evise same (.5); draft emails to Cody, Villalba rega		
02/13/24 Revise same (	P Lombardi memo regarding asbestos matters and potential r 2).	0.80 next steps (.6); draft e-mail to Johr	680.00 ason concerning
	D C Villalba nunicate with Johnson regarding memo concernin h related to same (2.0).	2.10 ng asbestos matters and potential r	1,837.50 next steps (0.1);
	M A Cody comments and related analysis to memo concer- and revise draft memorandum (3.1); communica		
02/14/24 Draft e	M R Hirst stimation discovery protocol (1.6); communicate	1.90 e with Erens regarding estimation s	2,612.50 status (0.3).
(.4); dis	A P Johnson memo related to asbestos matters and potential cuss same with Cody (.2); review memo from Vi g regarding Manville Trust discovery dispute (.2)	illalba regarding same (.9); review e	
02/14/24 Resear	D C Villalba ch regarding asbestos matters and potential next	2.80 steps (2.1); draft summary of sam	2,450.00 e (0.7).
02/15/24 Review	M A Cody and revise memorandum regarding asbestos ma	3.30 atters and potential next steps.	5,197.50

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	JONES DA	AY	
161866	·		Page: 32
Aldrich Pump LL	C and Murray Boiler LLC		February 29, 2024 nvoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens Evert to prepare for client call regarding estima s with Cody regarding memo concerning asbe		
02/15/24 Review dra	M R Hirst ft estimation discovery protocol.	1.50	2,062.50
Villalba reg	A P Johnson mo related to asbestos matters and potential r garding same (.8); draft emails to Villalba, Cod e regarding same (.6).		
	D C Villalba cate with Johnson regarding memo concernin ody regarding same (0.4).	0.50 g asbestos matters and potentia	437.50 al next steps (0.1);
precedent (	M A Cody d revise memorandum regarding asbestos matt (.8); review memorandum regarding issues rela ame (.3); emails with Tananbaum regarding sa	ating to same (.8); communicati	
02/16/24 Revise estin	M R Hirst mation discovery protocol (1.0); conference ca	1.80 all with Trane counsel regarding	2,475.00 g same (0.8).
	A P Johnson mo related to asbestos matters and potential r onigle regarding same (.4); draft emails to Cod		1,202.50 review comments
	B B Erens nments from McGonigle regarding memo con w related materials regarding the same (.50).	0.70 ncerning asbestos matters and p	1,137.50 potential next steps
02/20/24 Review ma	M A Cody terials and precedent related asbestos matters	2.80 and potential next steps.	4,410.00
	M R Hirst rate with Bates White team regarding estimation stimation status (0.1).	0.30 on discovery (0.2); communicat	412.50 e with Erens
02/21/24 Review and	M A Cody l analyze precedent regarding asbestos matters	2.10 s and potential next steps.	3,307.50
	M R Hirst ates White regarding trust discovery (0.3); con ; review estimation discovery status issues (0.4		1,512.50 arding estimation
02/22/24 Review and	M A Cody l analyze precedent and memoranda regarding	2.20 g asbestos matters and potentia	3,465.00 l next steps.
02/22/24	B B Erens	1.80	2,925.00
Prepare for	client call regarding asbestos matters and pot review revisions to memo regarding the same		all regarding the

same (1.2); review revisions to memo regarding the same (.30).

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	JONES DA	Y	
161866			Page: 33 February 29, 2024
Aldrich Pump LLC	and Murray Boiler LLC		Invoice: 241301853
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M R Hirst ith internal team and Tananbaum regarding ation discovery issues (.70); draft emails cond		2,475.00 ntial next steps (.80);
02/23/24 Review cases	M A Cody and precedent related asbestos matters and	2.30 potential next steps.	3,622.50
02/23/24 Review estim	M R Hirst nation discovery issues (0.5); draft emails to i	1.00 nternal team regarding esti	1,375.00 mation discovery (0.5).
02/23/24 Revise memo	D C Villalba prandum regarding asbestos matters and pot	2.90 ential next steps.	2,537.50
02/26/24 Review and a	M A Cody analyze memoranda regarding asbestos matte	2.10 ers and potential next steps	3,307.50
telephone cal	B B Erens alls with Tananbaum regarding call concernin Il with Evert regarding the same (.20); follow ons with Hirst regarding status of estimation	up with Guy regarding the	e same (.20);
	M R Hirst e with Erens, Evert regarding status of estin ues (0.2); review matters concerning estimati		1,375.00 ondence concerning
02/27/24 Telephone ca	B B Erens all with Guy regarding asbestos matters (.30)	0.80 ; attend Bates White call (.5	1,300.00 50).
02/27/24 Attend Bates discovery (0.3	M R Hirst White call (0.5); follow up regarding met an 3); review estimation discovery issues (0.9); a	2.20 d confer with Manville Tru attend estimation work in p	3,025.00 1st counsel regarding process call (0.5).
	B B Erens all with Evert regarding mediation (.30); telep one call with Gordon regarding the same (.30		
	M R Hirst e with Evert and Masiano regarding estimati scovery (0.3).	0.50 on discovery issues (0.2); r	687.50 eview emails concerning
02/29/24 Prepare for c same (.50).	B B Erens all with client regarding asbestos matters and	0.80 d potential next steps (.30);	1,300.00 attend call regarding the
02/29/24 Review matte	M R Hirst ers concerning estimation discovery.	1.00	1,375.00
	Matter Total	132.40	USD 176,470.00

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

In re

Chapter 11

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

(Jointly Administered)

Case No. 20-30608 (JCW)

# FORTY-FIFTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM MARCH 1, 2024 THROUGH MARCH 31, 2024

In accordance with the Order Establishing Procedures for Interim Compensation

and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim

Compensation Order"), Jones Day, counsel to Aldrich Pump LLC and Murray Boiler LLC as

debtors and debtors in possession (together, the "Debtors"), submits its Forty-Fifth Monthly

Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the

Period From March 1, 2024 Through March 31, 2024 (the "Monthly Fee Statement").

### **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as <u>Exhibit A</u> is Jones Day's invoice for the period

March 1, 2024 through March 31, 2024 (the "Statement Period").

### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$846,292.50
Total Expenses	\$1,966.85
TOTAL	\$848,259.35

1

The Debtors are the following entities (the last four digits of their respective 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.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$763,630.10 from the Debtors for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and expense detail and has determined that certain fees and expenses should not be charged to the Debtors. In particular, Jones Day has voluntarily determined that \$79.17 in expenses will not be charged to the Debtors. This Monthly Fee Statement reflects this adjustment.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq., abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Cordes Law, PLLC,

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1800 East Blvd., Charlotte, North Carolina 28203 (Attn: Stacy C. Cordes, Esq.,

stacy@cordes-law.com; (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (e) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than May 14, 2024 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: April 30, 2024 Chicago, Illinois Respectfully submitted,

/s/ Brad B. Erens

Brad B. Erens (IL Bar No. 06206864) Mark A. Cody (IL Bar No. 6236871) Caitlin K. Cahow (IL Bar No. 6317676) JONES DAY 110 North Wacker Drive, Suite 4800 Chicago, Illinois 60606 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 E-mail: bberens@jonesday.com macody@jonesday.com ccahow@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

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# EXHIBIT A

Invoice

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# JONES DAY

#### Chicago Office 110 North Wacker Drive Suite 4800 Chicago, IL 60606 (312) 782-3939 Federal Identification Number: 34-0319085

March 31, 2024

161866 Invoice: 241302454

Aldrich Pump LLC and Murray Boiler LLC 800 Beaty Street Davidson, NC 28036 United States of America

For legal services rendered for the period through March 31, 2024:

	Hours	Amount
Case Administration and Business Operations	37.00	45,595.00
Plan of Reorganization and Disclosure Statement	1.10	1,732.50
Claims Administration	5.80	6,820.00
Court Hearings	0.60	835.00
General Corporate and Real Estate	21.60	27,410.00
Schedules/SOFA/Bankruptcy Administrator		
Reporting	2.30	2,377.50
Litigation and Adversary Proceedings 513.60		600,927.50
Professional Retention/Fee Issues	45.90	38,797.50
Fee Application Preparation	30.50	25,927.50
Asbestos Matters	68.60	95,870.00
Total Fees	727.00 USD	846,292.50
Total Billed Disbursements	USD _	1,966.85
TOTAL	USD _	848,259.35

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161866

Aldrich Pump LLC and Murray Boiler LLC

Disbursement & Charges Summary

Document Reproduction Charges	102.60
Travel - Air Fare	1,335.60
Travel - Taxi Charges	106.78
United Parcel Service Charges	421.87

Page: 2 March 31, 2024 Invoice: 241302454

USD 1,966.85

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JONES DAY

161866

# Aldrich Pump LLC and Murray Boiler LLC

Page: 3 March 31, 2024 Invoice: 241302454

# Timekeeper/Fee Earner Summary – March 31, 2024

<i>Timekeeper/Fee Earner</i>		Bar			
Name	Title	Year	Hours	Rate	Amount
C K Cahow	Partner	2014	4.20	1,275.00	5,355.00
M A Cody	Partner	1996	127.80	1,575.00	201,285.00
B B Erens	Partner	1991	101.90	1,625.00	165,587.50
N J Francisco	Partner	1999	2.40	1,750.00	4,200.00
G M Gordon	Partner	1980	1.50	2,000.00	3,000.00
M R Hirst	Partner	2001	44.80	1,375.00	61,600.00
T B Lewis	Partner	1987	12.20	1,450.00	17,690.00
C K Marshall	Partner	2001	19.50	1,450.00	28,275.00
J L Panza	Partner	2007	0.50	1,300.00	650.00
D S Torborg	Partner	1998	16.60	1,400.00	23,240.00
Total			331.40		510,882.50
E M Dowling	Associate	2022	0.50	725.00	362.50
J L Gale	Associate	2022	59.00	725.00	42,775.00
R Hart	Associate	2021	9.00	825.00	7,425.00
R H Howell	Associate	2022	22.30	725.00	16,167.50
A P Johnson	Associate	2018	154.80	925.00	143,190.00
P Lombardi	Associate	2021	68.50	850.00	58,225.00
T M Middlemas	Associate	2023	12.80	675.00	8,640.00
C P Redmond	Associate	2019	52.90	975.00	51,577.50
Total			379.80		328,362.50
A R Villar	Sr Staff Attorney	2009	0.50	750.00	375.00
Total			0.50		375.00
J B Mays	Paralegal		5.00	425.00	2,125.00
C L Smith	Paralegal		5.90	525.00	3,097.50
Total			10.90		5,222.50
L Joseph	Project Assistant	_	1.70	375.00	637.50
Total			1.70		637.50
E Pratt	Project Manager	_	1.70	375.00	637.50
Total			1.70		637.50
C R Fellbaum	Librarian		1.00	175.00	175.00
Total			1.00		175.00
Total		_	727.00	USD	846,292.50

Case 20-30608 Doc 2293 Filed 07/10/24 Entered 07/10/24 18:02:09 Desc Main Document Page 70 of 194 **JONES DAY** 

161866 Page: 4 March 31, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241302454 Fee Detail Hours Date of Service Timekeeper/Fee Earner Name Amount **Case Administration and Business Operations** 03/01/24 1.00 725.00 J L Gale Draft updated calendar of key dates and deadlines (0.9); draft email to Johnson regarding calendar of key dates and deadlines (0.1). 03/01/24 A P Johnson 0.80 740.00 Revise calendar of key dates and deadlines (.4); review same (.2); draft emails to Gale regarding same (.1); emails with Smith regarding case administration matters (.1). 03/01/24 C L Smith 0.30 157.50 Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); emails with Johnson regarding case administration matters (.10). C L Smith 03/04/24 0.10 52.50 Review and distribute docket. C K Cahow 03/05/24 1.10 1,402.50 Attend work in process call with advisors (.60); prepare for same (.50). M A Cody 03/05/24 1.201,890.00 Review task list (.5); telephone conference with advisors regarding work in process matters (.7). 03/05/24 **B** B Erens 0.801,300.00 Prepare for advisor work in process call (.20); attend call regarding same (.60). 0.90 03/05/24 A P Johnson 832.50 Attend work in process call with advisors (.6); revise work in process report (.2); revise task list (.1). T B Lewis 0.60 870.00 03/05/24 Attend work in process call with advisors. 03/08/24 0.70 1,102.50 M A Cody Telephone conference with client and advisors regarding work in process matters (.5); prepare for same (.2). 0.50 812.50 03/08/24 **B** B Erens Attend work in process call with client and advisors. 03/08/24 I L Gale 0.30 217.50 Update calendar of key dates and deadlines. 03/08/24 M R Hirst 0.50 687.50 Attend work in process call with client and advisors. 03/08/24 A P Johnson 0.60 555.00 Attend work in process call with client and advisors. 03/08/24 T B Lewis 0.60 870.00 Attend work in process call with client and advisors.

03/11/24 B B Erens 0.40 650.00 Prepare for work in process calls.

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JONES DAY				
161866	-		Page: 5 March 31, 2024	
Aldrich Pump LL	C and Murray Boiler LLC	In	voice: 241302454	
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount	
03/12/24 Attend wor	C K Cahow k in process call with internal team and adviso	0.80 ors (.50); prepare for same (.30).	1,020.00	
03/12/24 Review wor in process r	M A Cody ck in process report and related task list (1.2); t natters (.5).	1.70 telephone conference with advis	2,677.50 sors regarding work	
03/12/24 Prepare for	B B Erens work in process call (.2); attend call regarding	0.70 same with advisors (.5).	1,137.50	
03/12/24 Attend wor	M R Hirst k in process call with advisors.	0.50	687.50	
03/12/24 Attend wor	A P Johnson k in process call with advisors (.5); revise worl	0.80 k in process report (.2); revise ta	740.00 ask list (.1).	
03/12/24 Attend wor	T B Lewis k in process call with advisors.	0.50	725.00	
03/12/24 Attend wor	D S Torborg k in process call with advisors.	0.50	700.00	
03/14/24 Revise worl	A P Johnson k in process report (.1); review docket in conn	0.90 ection with same (.8).	832.50	
03/15/24 Revise caler	J L Gale ndar of key dates and deadlines.	1.10	797.50	
03/18/24 Revise caler	A P Johnson ndar of key dates and deadlines.	0.30	277.50	
	M A Cody revise task list and work in process report (.8) press matters (.8).	1.60 ); telephone conference with ad	2,520.00 visors regarding	
03/19/24 Prepare for	B B Erens advisor work in process call (.20); attend call a	1.10 regarding same (.90).	1,787.50	
03/19/24 Attend wor	A P Johnson k in process call with advisors (.8); revise work	1.40 k in process report (.4); revise ta	1,295.00 usk list (.2).	
03/19/24 Attend wor	T B Lewis k in process call with advisors.	0.80	1,160.00	
03/22/24 Attend wor	C K Cahow k in process call with company, internal team	0.60 and advisors.	765.00	
03/22/24 Telephone	M A Cody conference with client and advisors regarding	0.50 work in process matters.	787.50	
03/22/24 Revise caler	J L Gale ndar of key dates and deadlines.	1.40	1,015.00	

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JONES DAY					
161866	-			Page: 6 31, 2024	
Aldrich Pump LLC as	nd Murray Boiler LLC		Invoice: 24	1302454	
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount	
03/22/24 Prepare for (.30	M R Hirst ) and attend (.50) work in process call with client a	0.80 and advisors.		1,100.00	
03/22/24 Attend work in	A P Johnson process call with client and advisors (.5); review ca	0.60 ase calendar (.1).		555.00	
03/22/24 Attend work in	T B Lewis process call with client and advisors.	0.60		870.00	
03/24/24 Prepare for wor	B B Erens k in process calls.	0.30		487.50	
03/26/24 Telephone conf process report (	M A Cody Ference with advisors regarding work in process ma .5).	1.30 atters (.8); review	task list and wor	2,047.50 k in	
03/26/24 Attend advisor	B B Erens work in process call.	0.70		1,137.50	
03/26/24 Revise work in	A P Johnson process report (.1); revise task list (.1); attend work	0.80 c in process call w	ith advisors (.6).	740.00	
03/26/24 Attend work in	T B Lewis process call with advisors.	0.80		1,160.00	
03/27/24 Review docket (	A P Johnson (1.6); revise calendar of key dates and deadlines (.2	1.80 ).		1,665.00	
03/29/24 Prepare for wor	B B Erens k in process calls.	0.20		325.00	
03/29/24 Revise calendar	J L Gale of key dates and deadlines.	1.10		797.50	
03/29/24 Revise calendar	A P Johnson of key dates and deadlines.	0.20		185.00	
03/31/24 Review and revi	B B Erens ise task lists for upcoming work in process calls.	1.00		1,625.00	
03/31/24 Revise task list (	A P Johnson (.8); review same (.2); review work in process repo	1.20 rt (.2).		1,110.00	
	Matter Total	37.00	USD	45,595.00	
Plan of Reorganization and Disclosure Statement					
03/01/24 Review plan do	M A Cody cuments and precedent.	1.10		1,732.50	

 Matter Total
 1.10
 USD
 1,732.50

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	JONES Ď	DAY	
161866	·		Page: 7 March 31, 2024
Aldrich Pump LLC a	and Murray Boiler LLC		Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
Claims Administration	n		
	A P Johnson from Masiano, Miller regarding proof of e (1.0); draft email to Masiano regarding		1,572.50 iew proofs of claim
03/04/24 Review emails	A P Johnson from Masiano regarding proof of claim	0.20 compliance.	185.00
03/05/24 Emails with M	M A Cody lasiano regarding claims issues.	0.20	315.00
	M A Cody tipulation regarding amended proofs of o iew precedent related to same (1.3).	2.10 claim (.3); review materials re	3,307.50 elated to proof of claim
03/06/24 Review stipula	J L Gale tion regarding amended proofs of claim	0.20 (.10); emails with Johnson re	145.00 egarding same (.10).
03/06/24 Review stipula (.1).	A P Johnson tion regarding amended proofs of claim	0.30 (.2); draft emails to Masiano	277.50 , Gale regarding same
03/07/24 Prepare stipula regarding same	A P Johnson ation regarding amended proofs of claim e (.2).	0.30 for filing (.1); draft emails to	277.50 Miller, Miller (KCC)
03/08/24 Review as filed	A P Johnson I stipulation regarding amended proofs o	0.20 of claim (.1); draft email to M	185.00 iller regarding same (.1).
03/15/24 Review claims	A P Johnson register.	0.30	277.50
03/22/24 Review claims	A P Johnson register.	0.30	277.50
	Matter Total	5.80	USD 6,820.00
Court Hearings			
03/14/24 Review emails	A P Johnson from Miller, Felder, Wright regarding M	0.10 arch omnibus hearing.	92.50
03/28/24 Review email f	B B Erens from Johnson regarding upcoming hearing	0.40 ng (.10); review issues for up	650.00 coming hearing (.30).
03/28/24 Draft email to	A P Johnson internal team regarding upcoming hearing	0.10 ng.	92.50

Matter Total	0.60	USD	835.00
Matter Total	0.60	USD	835.00

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	JONES DA	Y	
161866	-		Page: 8 March 31, 2024
Aldrich Pump LL	C and Murray Boiler LLC	I	nvoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
General Corporate	and Real Estate		
	B B Erens call with McGonigle regarding insurance matte rding same (.20).	0.40 ers (.20); telephone call with Jo	650.00 ohnson regarding
03/17/24 Review mer	B B Erens mos regarding insurance matters.	0.20	325.00
	M A Cody revise corporate disclosure (1.8); review mate baum regarding same (.5); telephone conference		
	T B Lewis comment on corporate disclosure (0.2); call w in call with Waller regarding corporate matters		1,305.00 matters (0.3);
	M A Cody revise corporate disclosure (.8); review update regarding same (.3).	1.30 ed disclosure (.2); communicat	2,047.50 ions with
03/19/24 Call with Le	B B Erens ewis regarding corporate matters.	0.50	812.50
03/19/24 Participate i	T B Lewis in call with Erens regarding corporate matters.	0.50	725.00
03/20/24 Attend call	B B Erens with Lewis and Tananbaum regarding corpora	0.50 Ite matters.	812.50
03/20/24 Review and (0.5).	T B Lewis analyze corporate matters (0.8); participate in	1.30 call with Tananbaum and Ere	1,885.00 ens regarding same
03/21/24 Review aud	M A Cody it response letter.	0.80	1,260.00
03/21/24 Review aud	T B Lewis it response letter (.30); communications with I	0.50 Mays regarding same (.20).	725.00
03/21/24 Revise audi	J B Mays t response letter (.8); communications with Le	1.00 wis regarding same (.2).	425.00
03/22/24 Emails with	M A Cody a Lewis regarding corporate issues (.3); review	0.60 related materials (.3).	945.00
03/22/24 Participate i	T B Lewis in call with Tananbaum and Waller regarding o	0.30 corporate matters.	435.00
03/25/24 Review and	M A Cody revise audit response letter.	1.20	1,890.00

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	JONES DAY			
161866	-			Page: 9
Aldrich	Pump LLC and Murray Boiler LLC			rch 31, 2024 : 241302454
Date of S	ervice Timekeeper/Fee Earner Name	Hours		Amount
03/25/24	J B Mays Draft audit response letter.	1.00		425.00
03/26/24	M A Cody Review audit response letter.	0.50		787.50
03/26/24	B B Erens Review audit response letter.	0.20		325.00
03/26/24	T B Lewis Participate in joint board meeting of Aldrich and 200 Park.	0.50		725.00
03/26/24	J B Mays Draft audit response letter.	2.00		850.00
03/27/24	T B Lewis Prepare draft minutes for joint Aldrich/200 Park board meeting	0.50 5.		725.00
03/27/24	J B Mays Draft audit response letter.	1.00		425.00
03/27/24	J L Panza Review audit letter response and related materials.	0.50		650.00
03/28/24	T B Lewis Review and revise draft minutes for Aldrich/200 Park board me	2.00 eeting.		2,900.00
	Matter Total	21.60	USD	27,410.00
Schedule	s/SOFA/Bankruptcy Administrator Reporting			
03/29/24	M A Cody Review draft monthly status reports (.3); emails with Lombardi :	0.50 regarding sam	e (.2).	787.50
	A P Johnson Review February monthly status reports (.6); review emails from (.2).	0.80 n Clarrey, Lon	ıbardi, Cody rega	740.00 rding same
	P Lombardi Review monthly status reports (.7); draft email to Johnson conce concerning same (.1); draft email to Clarrey, Hakim, and Johnso			850.00 Cody
	Matter Total	2.30	USD	2,377.50
T 141 41 -	and Advancers Dracedines			

#### Litigation and Adversary Proceedings

03/01/24 M A Cody 1.10 1,732.50 Review revised draft motion regarding briefing and filing protocols relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.5); communications with Johnson regarding same (.3); emails with Marshall and Erens regarding same (.1); emails with Wright and Waldrep regarding same (.2). Case 20-30608 Doc 2293 Filed 07/10/24 Entered 07/10/24 18:02:09 Desc Main Document Page 76 of 194 **JONES DAY** 

	JONES DA	AY	
161866	-		Page: 10
A11'1 D TT		т	March 31, 2024
Aldrich Pump LL	C and Murray Boiler LLC	11	nvoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
research rea	M R Hirst t and confer response relating to discovery in garding discovery issues in adversary proceedineet and confer response (0.3); communicatio 0.3).	ngs (0.8); communicate with T	rane counsel
03/01/24	R H Howell	1.60	1,160.00
Draft and r	evise opposition to petitions to Fourth Circui	t for direct appeal of dismissal	opinion.
Lombardi 1 briefing and	A P Johnson eccedent related to certification of dismissal op regarding same (1.7); draft emails to Lombardi d filing protocols relating to petitions to Four e (.1); draft email to Cody regarding same (.1).	i regarding same (.1); review me	otion regarding
	P Lombardi aring in precedent case relating to dismissal o same (1.0); draft email to Johnson concerning		5,015.00 Ift summary
•	C P Redmond aterials and cases in connection with petitions 2); draft opposition to petitions (5.6).	6.80 to Fourth Circuit for direct app	6,630.00 peal of dismissal
03/01/24 Review ma	D S Torborg terials relating to derivative litigation adversary	0.20 y proceedings.	280.00
	A P Johnson ion to extend removal period (1.0); research p owling, Lombardi regarding same (.2).	2.50 precedent related to same (.9); r	2,312.50 eview same (.4); draft
03/04/24 Review ma	C K Cahow tters regarding discovery in derivative litigation	0.60 n adversary proceedings.	765.00
(.30); comn referee repo (1.00); revie	B B Erens call with Gordon regarding Fourth Circuit pro- nunications with Marshall regarding same (.20 ort and recommendations (.20); emails with in ew revised affirmative discovery requests to be s (.20); diligence regarding Fourth Circuit pro-	); conference with Hirst regard iternal team regarding same (.20 e served in derivative litigation	ing DBMP discovery ); review report
	G M Gordon conference with Erens regarding Fourth Circ 0); analyze same (.20).	0.50 uit process relating to certificat	1,000.00 ion of dismissal
communication meet and communication communica	M R Hirst SMP discovery referee report and recommend ate with Erens regarding same (0.2); communi onfer letter concerning discovery in derivative affirmative discovery requests to be served in	cate with client regarding same litigation adversary proceeding	(0.4); review draft of gs (0.5); review and
	R H Howell cedent materials relating to opposition to peti pinion (1.30); draft outline for opposition (.30		1,160.00 ect appeal of

dismissal opinion (1.30); draft outline for opposition (.30).

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	JONES DA	AY	
161866	-		Page: 11
Aldrich Pump I	LLC and Murray Boiler LLC		March 31, 2024 Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
matters	A P Johnson nemo from Lombardi regarding summary of hea (.8); review discovery referee report and recomm ew emails from Miller regarding same (.2).		
	P Lombardi email from Johnson concerning motion to extend on concerning same (.1).	0.80 d removal period (.1); revise	680.00 same (.6); draft email
03/04/24 Commu	C K Marshall nications with Erens regarding petitions to Fourt	0.20 th Circuit for direct appeal o	290.00 of dismissal opinion.
	D S Torborg draft affirmative discovery requests to be served i DBMP discovery referee and recommendations for		
	M A Cody pleadings and correspondence regarding petitions and related issues.	1.20 s to Fourth Circuit for direc	1,890.00 t appeal of dismissal
direct ap regardin (.20); rev	B B Erens ne call with Gordon regarding Fourth Circuit pro- peal of dismissal opinion (.20); telephone call wit g same (.80); emails with Cody regarding stipulati- riew emails from internal team regarding discover- riew memorandum regarding same (.60).	th Marshall regarding same ion regarding briefing and p	(.30); review issues rocess relating to same
	G M Gordon ne conference with Erens regarding certification peal of dismissal opinion.	0.10 issues relating to petitions t	200.00 o Fourth Circuit for
	M R Hirst sponse to meet and confer letter concerning disc ls with internal team regarding same (0.6).	1.00 overy in derivative litigation	1,375.00 adversary proceedings
	R H Howell tline for opposition to petitions to Fourth Circui regarding same (.5).	4.60 it for direct appeal of dismis	3,335.00 ssal opinion (4.1);
matters	A P Johnson nemo from Lombardi regarding summary of hea (.9); review materials relating to discovery in deriv om Miller regarding same (.2).		
03/05/24 Monitor (.3).	P Lombardi hearing in precedent case relating to dismissal ap	5.70 ppeal matters (5.4); draft sur	4,845.00 nmary concerning same
	C K Marshall a Erens regarding petitions to Fourth Circuit for position to petitions (.80).	1.10 direct appeal of dismissal op	1,595.00 pinion (.30); review
03/05/24 Analyze	C P Redmond materials in connection with petitions to Fourth	1.30 Circuit for direct appeal of	1,267.50 dismissal opinion.

Analyze materials in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion.

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	JONES DA	AY	
161866	-		Page: 12
			March 31, 2024
Aldrich Pump LL	C and Murray Boiler LLC	Invo	oice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
03/05/24	D S Torborg	3.30	4,620.00
affirmative	covery in derivative litigation adversary proce discovery requests to be served in derivative l ti (1.0); discuss status of same with Erens, Hi	litigation adversary proceedings (1.8	
03/06/24	M A Cody	2.90	4,567.50
communica to Fourth C	revise motion to extend removal period (.8); tions with Lombardi and Johnson regarding s Circuit for direct appeal of dismissal opinion ( motion relating to same (.3).	same (.1); review and revise opposi	tion to petitions
with Gordo	B B Erens sition to petitions to Fourth Circuit for direct on regarding same (.20); telephone calls with J motion relating to same (.20).		1
03/06/24	G M Gordon	0.20	400.00
Telephone dismissal op	conference with Erens regarding opposition t pinion.	to petitions to Fourth Circuit for di	rect appeal of
03/06/24	R Hart	1.00	825.00
Review mee	et and confer letters regarding discovery in de	rivative litigation adversary proceed	dings.
03/06/24	M R Hirst	0.80	1,100.00
	l with co-counsel regarding meet and confer l roceedings (0.5); review response to meet and		ative litigation
03/06/24	A P Johnson	3.70	3,422.50
petitions to (.3); review	cedent related to certification of dismissal opi Fourth Circuit for direct appeal of dismissal emails regarding briefing procedures motion riod (.2); draft email to Lombardi regarding sa	opinion (2.0); discuss same with R relating to same (.1); review motion	edmond, Erens
03/06/24	P Lombardi	0.20	170.00
Review mo	tion to extend removal period (.1); draft emai	l to Cody concerning same (.1).	
03/06/24	C K Marshall	3.60	5,220.00
Review dra	ft opposition to petitions to Fourth Circuit fo	or direct appeal of dismissal opinior	
03/06/24	C P Redmond	3.60	3,510.00
Review mat	terials and cases in connection with opposition joinion (3.3); communications with internal tea		direct appeal of
03/06/24	D S Torborg	2.00	2,800.00
(1.5); discus	revise affirmative discovery requests to be see as same with Mascitti and Evert (.4); review di rs concerning discovery in adversary proceed	raft response to the Asbestos Com	
03/07/24	M A Cody	6.70	10,552.50
Review and	revise motion to extend removal period (.8);		
	Circuit for direct appeal of dismissal opinion ( or DBMP hearing regarding discovery in der		

(1.1); monitor DBMP hearing regarding discovery in derivative litigation adversary proceedings (2.0).

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	JONES DA	AY	
161866			Page: 13
Aldrich Pump LI	LC and Murray Boiler LLC		March 31, 2024 Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens osition to petitions to Fourth Circuit for direct egarding same (.20); telephone calls with Johns		14,625.00 (8.50); emails with
	R Hart cations with Middlemas regarding research rela ve litigation adversary proceedings.	0.50 ating to privilege log matters of	412.50 concerning discovery
	M R Hirst cate with internal team regarding meet and con dversary proceedings (0.3); review response to		1,512.50 ry in derivative
emails fror	A P Johnson aft opposition to petitions to Fourth Circuit fo n Marshall, Erens regarding same (.2); discuss same (1.3); draft emails to Marshall, Redmond,	same with Redmond, Erens (	.5); research precedent
	P Lombardi tion to extend removal period (.1); draft email email to Cody and Johnson concerning same (.		340.00 ); further revise same
	C K Marshall d revise draft opposition to petitions to Fourth ations with Erens regarding opposition (.30).	0.90 n Circuit for direct appeal of o	1,305.00 lismissal opinion (.60);
	T M Middlemas cate with Hart regarding research relating to pr litigation adversary proceedings.	0.50 ivilege log matters concernin	337.50 g discovery in
03/07/24 Communio dismissal o	C P Redmond cations with internal team regarding opposition ppinion.	0.20 n to petitions to Fourth Circu	195.00 it for direct appeal of
	M A Cody d revise draft opposition to petitions to Fourth adings and precedent regarding same (1.6).	4.40 n Circuit for direct appeal of o	6,930.00 lismissal opinion (2.8);
	B B Erens osition to petitions to Fourth Circuit for direct son regarding same (.3).	5.90 appeal of dismissal opinion (	9,587.50 (5.6); telephone calls
discovery i	M R Hirst d revise draft correspondence to Asbestos Cor in derivative litigation adversary proceedings (0 garding same (0.3).		
same with	A P Johnson aft opposition to petitions to Fourth Circuit fo Erens (.3); revise same (1.5); review comments same (2.7); draft email to Guy, Ramsey regardin	s from Cody regarding same (	(4); research precedent
03/08/24 Analyze m	C P Redmond aterials in connection with opposition to petiti	0.50 ions to Fourth Circuit for dire	487.50 ect appeal of dismissal

opinion.

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	JONES DA	ΔY	
161866			Page: 1-
Aldrich Pump LL	C and Murray Boiler LLC	Inv	March 31, 202 voice: 24130245
Date of Service	Timekeeper/Fee Earner Name	Hours	Amoun
	D S Torborg I revise affirmative discovery requests to be se s same with co-counsel (.3) and client (.2); atte		
03/09/24 Draft oppo	B B Erens sition to petitions to Fourth Circuit for direct	2.50 appeal of dismissal opinion.	4,062.50
03/09/24 Research re	J L Gale egarding opposition to petitions to Fourth Circ	0.50 cuit for direct appeal of dismissal	362.50 opinion.
	M R Hirst ft response to Asbestos Committee meet and lversary proceedings (0.3); communicate with		
	A P Johnson ft opposition to petitions to Fourth Circuit for esearch precedent regarding same (1.1); draft e		
03/09/24 Analyze ma opinion.	C P Redmond aterials in connection with opposition to petiti	0.10 ons to Fourth Circuit for direct a	97.5 oppeal of dismissal
03/09/24 Review pet	D S Torborg itions to Fourth Circuit for direct appeal of dis	0.60 smissal opinion.	840.0
03/10/24 Review opp	B B Erens position to petitions to Fourth Circuit for direc	0.40 ct appeal of dismissal opinion.	650.0
	A P Johnson position to petitions to Fourth Circuit for direc regarding same (.2).	1.00 ct appeal of dismissal opinion (.8	925.00 ); analyze
review com comments petition for	M A Cody I revise opposition to petitions to Fourth Circu aments to same (.8); telephone conference with to same (.5); telephone conferences with Eren e direct appeal (1.2); review non-debtor affiliate ted filings (.7).	h Erens, Marshall, Johnson and F is and Johnson regarding same (.3	Redmond regarding 3); review Semian
(.3); attend	B B Erens call regarding opposition to petitions to Four call regarding same with internal team (.5); tele Evert regarding same (.2); review materials fro ame (1.5).	ephone calls with Johnson regard	ling same (.2);
03/11/24 Review cor proceeding	M R Hirst respondence from Asbestos Committee regards. s.	0.20 ding discovery in derivative litiga	275.00 tion adversary
03/11/24 Revise outli opposition	R H Howell ine for opposition to petitions to Fourth Circu (1.3).	1.80 uit for direct appeal of dismissal o	1,305.00 opinion (.5); draft

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		JON	ES DAY		
161866		-			Page: 15
Aldrich	Pump LLC as	nd Murray Boiler LLC		II	March 31, 2024 nvoice: 241302454
Date of	Service	Timekeeper/Fee Earner Name	1	Hours	Amount
03/11/2	Review oppositi	A P Johnson ion to petitions to Fourth Circui d to same (.4); attend call with M itions (2.1).			
03/11/2	Review revised	C K Marshall draft of opposition to petitions t l team regarding opposition (.60			
03/11/2		D S Torborg ondence from Asbestos Commit	tee concerning disc	0.10 overy in derivative li	140.00 tigation adversary
03/12/2	Review and ana in connection w	M A Cody lyze petitions to Fourth Circuit f ith same (2.3); communications filing deadlines (.3); communica	with Johnson regard	ding same and motio	on setting briefing
03/12/2		E M Dowling lyze Asbestos Committee petitio	n to Fourth Circuit	0.50 for direct appeal of	362.50 dismissal opinion.
03/12/2		B B Erens n to petitions to Fourth Circuit f ding same (.2).	for direct appeal of o	3.40 dismissal opinion (3.	5,525.00 2); telephone calls
03/12/2		R Hart om Asbestos Committee regardi	ng discovery in deri	0.60 vative litigation adve	495.00 ersary proceedings.
03/12/2		M R Hirst regarding discovery in derivative same (0.5).	e litigation adversary	1.00 proceedings (0.5); e	1,375.00 emails with internal
03/12/2	Analyze petition research precede email from Eren	A P Johnson as to Fourth Circuit for direct ap ent related to same (1.4); draft er as regarding same (.3); prepare b Redmond, Erens, counsel regard 1).	nail to Cody regardi riefing procedures r	ing memo related to notion relating to sa	same (.2); review me for filing (.2);
03/12/2		C K Marshall s to Fourth Circuit for direct app	peal of dismissal opi	1.50 nion.	2,175.00
03/12/2	Research regard	T M Middlemas ing privilege log matters concern revise summary of same (1.6).	ning discovery in de	4.60 rivative litigation adv	3,105.00 versary proceedings
03/12/2	Analyze materia	C P Redmond ls in connection with oppositior ommunicate with internal team r			1,170.00 t appeal of dismissal
03/12/2		D S Torborg e affirmative discovery requests t	to be served in deriv	0.30 ative litigation adver	420.00 rsary proceedings.

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	JONES D.	AY	
161866			Page: 16
Aldrich Pump LL	C and Murray Boiler LLC		March 31, 2024 bice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
03/12/24 Prepare and dismissal op	A R Villar d e-file briefing procedures motion in Fourth pinion.	0.50 Circuit relating to petitions for dir	375.00 ect appeal of
(.2); telepho Fourth Circ telephone c conference	M A Cody revise motion to extend removal period (.3); one conference with Marshall, Erens, Redmo cuit for direct appeal of dismissal opinion (.5) conference with Kutrow, Ellis and Sieg regard with Erens regarding same (.1); emails with I e materials relating to petitions for direct appe	nd and Johnson regarding oppositi ; review issues lists in connection v ling open issues related to same (.5 Marshall and Redmond regarding s	on to petitions to with same (1.3); ); telephone
dismissal op	B B Erens with internal team regarding opposition to p pinion (.50); prepare regarding same (.20); dra ame (.30); emails with internal team regarding s (.30).	aft opposition (1.50); emails with in	nternal team
Committee review info	M R Hirst fascitti regarding derivative litigation issues (0 letter regarding privilege logs for discovery is rmation regarding privilege log issues (0.4); c tigation adversary proceeding discovery issue	n derivative litigation adversary pro ommunications with internal team	oceedings (0.4);
same (.9); re emails to M entry of app	A P Johnson titions to Fourth Circuit for direct appeal of o eview opposition to petitions (.4); discuss san farshall, Redmond regarding same (.2); review pearance for Marshall (.4); review motion to o Cody regarding same (.2).	ne with Erens, Marshall, Redmond v email from Lombardi regarding s	, Cody (.5); draft ame (.3); draft
	L Joseph d e-file entry of appearance for Marshall relation pinion (1.0); prepare and coordinate service of		637.50 or direct appeal of
with Johnso	P Lombardi recedent concerning petitions to Fourth Circ on concerning same (.1); draft email to Johns riod (.4); prepare same for filing (.3); emails v	on concerning same (.3); review m	otion to extend
	C K Marshall itions to Fourth Circuit for direct appeal of d m regarding opposition to petitions (.50); cor		
	C P Redmond tterials in connection with petitions to Fourth ad call with internal team regarding oppositio ame (.40).		
03/14/24 Review mat	C K Cahow tters regarding petitions to Fourth Circuit for	0.40 direct appeal of dismissal opinion	510.00

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	JONES DA	Y	
161866	·		Page: 17
Aldrich Pump LLC	C and Murray Boiler LLC	Inv	March 31, 2024 oice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
dismissal op	M A Cody analyze briefing and precedent regarding peti inion (3.8); telephone conference with Mascin oposition to petitions (.5).		
	B B Erens sition to petitions to Fourth Circuit for direc egarding same (.5).	1.50 t appeal of dismissal opinion (1.0	2,437.50 ); communications
03/14/24 Communica adversary pr	M R Hirst tions with co-counsel regarding meet and cor oceedings.	0.30 nfer concerning discovery in deriv	412.50 vative litigation
appeal of dis	A P Johnson ion to extend removal period (.3); review opp smissal opinion (1.1); draft emails to Lewis re me (.3); review emails from Erens regarding s	garding same (.2); review materia	ls from Lewis
•	C P Redmond terials in connection with petitions to Fourth sition to petitions (1.2).	1.80 Circuit for direct appeal of dismi	1,755.00 ssal opinion (0.6);
dismissal op telephone ca	B B Erens call with Redmond regarding opposition to per inion (.20); telephone calls with Guy regardin alls with Johnson regarding same (.30); attend I team regarding same (.40).	g Fourth Circuit order regarding	same (.30);
03/15/24 Research reg	J L Gale garding opposition to petitions to Fourth Circ	1.10 cuit for direct appeal of dismissal	797.50 opinion.
dismissal op same (.2); die	A P Johnson to Redmond, Erens regarding opposition to inion (.4); review materials related to same (1 scuss same with Erens, Redmond, Cody (.8); lraft emails to Redmond, Lombardi, Tananba	.9); review emails from Redmond review opposition (.8); analyze p	l, Erens regarding
for direct ap	P Lombardi ating to briefing procedures motion in conne peal of dismissal opinion (2.9); calls with Joh edmond, and Johnson concerning same (.2).		
	C K Marshall internal team regarding Fourth Circuit order smissal opinion (.30); participate in call with in		
(.2); attend c	C P Redmond ens regarding opposition to petitions to Four call with internal team regarding same (.3); em vise opposition (7.3); communications with F	hails with internal team regarding	opposition (.4);
03/16/24 Review brief	A P Johnson fing procedures motion relating to petitions to	0.80 o Fourth Circuit for direct appea	740.00 l of dismissal

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	JONES DA	AY	
161866	·		Page: 1 March 31, 202
Aldrich Pump I	LLC and Murray Boiler LLC		Invoice: 24130245
Date of Service	Timekeeper/Fee Earner Name	Hours	Amoun
opinion	(.3); analyze precedent related to same (.4); review	w email from Lombardi regat	ding same (.1).
03/16/24 Review a	C K Marshall and revise opposition to petitions to Fourth Circ	4.30 uit for direct appeal of dismis	6,235.00 ssal opinion.
-	C P Redmond position to petitions to Fourth Circuit for direct ection with same (1.0).	3.10 appeal of dismissal opinion (	3,022.50 (2.1); review materials
	M A Cody and revise draft opposition to petitions to Fourth nd revise briefing procedures motion relating to ).		
	B B Erens and revise opposition to petitions to Fourth Circ mails regarding briefing procedures motion relati		7,475.00 ssal opinion (4.1);
appeal o Marshall	A P Johnson iefing procedures motion in connection with opp of dismissal opinion (2.1); review same (.8); analyz l, Redmond, Erens, Cody regarding same (.2); rev opposition (.3).	e precedent related to same (	(1.3); draft email to
03/18/24 Review 1	C K Cahow matters regarding petitions to Fourth Circuit for	0.30 direct appeal of dismissal opi	382.50 nion.
opinion	M A Cody drafts and comments to opposition to petitions t (2.2); emails with Erens, Redmond and Johnson procedures motion relating to same (1.8).	1	1
review a	B B Erens and revise opposition to petitions to Fourth Circ nd revise briefing procedures motion regarding s 0); telephone call with Redmond regarding same	ame (1.30); telephone calls w	ith Guy regarding
-	M R Hirst for meet and confer call concerning discovery in liscovery responses regarding meet and confer ca		1,100.0 y proceedings (0.4);
dismissa	A P Johnson priefing procedures motion relating to opposition l opinion (.4); review same (.6); review emails fro on (1.6); analyze precedent related to same (.9); r	m Erens, Cody related to san	ne (.1); review
	T M Middlemas nicate with Hart regarding research relating to pr re litigation adversary proceedings (0.2); research		337.50 g discovery in
	C P Redmond opposition to petitions to Fourth Circuit for direct ection with same (2.3); communications with inte		

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	JONES DA	Y	
161866	·		Page: 19 March 31, 2024
Aldrich Pump LI	LC and Murray Boiler LLC	Inv	voice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
03/18/24	D S Torborg	0.10	140.00
Review pre	ecedent regarding discovery in derivative litigati	ion adversary proceedings.	
for direct a telephone	M A Cody d revise briefing procedures motion in connect appeal of dismissal opinion (2.1); emails with co conferences with Wright regarding same (.4); c same (.5); communications with Erens regardin	ounsel to the petitioners regardin ommunications with Erens and 1	g same (.5); Redmond
opposition (2.00); com	B B Erens e call with Cody and Redmond regarding briefin to petitions to Fourth Circuit for direct appeal munications with Cody regarding same (.30); t r call with internal team regarding opposition (	l of dismissal opinion (.50); revie telephone calls with Guy regardin	w and revise same
	R Hart ddlemas research regarding privilege log matter proceedings (0.7); draft outline for response to		
appeal of c	A P Johnson lefing procedures motion in connection with op lismissal opinion (.7); review emails from Eren ne with Erens, Cody, Lombardi (.5); review op	s, Cody, Redmond, Wright relate	
03/19/24	T M Middlemas	3.60	2,430.00
	egarding privilege log matters relating to discov and revise summary of same (1.0).	very in derivative litigation adver	sary proceedings
03/19/24	C P Redmond	4.60	4,485.00
appeal of c	efing procedures motion in connection with op lismissal opinion (2.5); review materials in conr am regarding same (0.5).		
Fourth Cir	M A Cody conference with Erens, Marshall, Redmond ar cuit for direct appeal of dismissal opinion (1.0) er and emails regarding briefing procedures rel	; review and revise drafts of opp	
dismissal o communic	B B Erens r call with internal team regarding opposition to opinion (.50); attend call regarding same (.80); re ations with Guy, Redmond and Johnson regard calls with Cody regarding same (.20).	eview comments to opposition (.	.20);
03/20/24 Review per	N J Francisco titions to Fourth Circuit for direct appeal of dis	0.50 smissal opinion.	875.00
03/20/24 Review pro	J L Gale ecedent related to appellate matters.	2.40	1,740.00
	M R Hirst et and confer regarding discovery in derivative confer (0.5); review follow up regarding meet an		2,750.00 (1.0); prepare for

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161866 Page: 20 March 31, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241302454 Date of Service Timekeeper/Fee Earner Name Hours Amount 03/20/24 R H Howell 0.30 217.50 Research and obtain materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion. 6.80 6,290.00 03/20/24 A P Johnson Review briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); review emails from Erens, Cody, Redmond, Wright related to same (.3); discuss opposition with Erens, Cody, Redmond, Marshall (.9); review opposition (1.6); research precedent related to same (.6); draft email to Marshall, Redmond regarding same (.2); draft corporate disclosure statement relating to same (1.3); revise same (.6); review precedent related to same (.7); draft emails to Lewis, Redmond, Cody regarding same (.3); discuss same with Lewis (.1). 03/20/24 T B Lewis 1.50 2,175.00 Review and comment on corporate disclosure statement to be filed in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); call with Johnson regarding same (0.2). 03/20/24 C K Marshall 1.802,610.00 Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.90); participate in call with internal team regarding opposition (.90). 03/20/24 T M Middlemas 0.30 202.50 Review and comment on outline for response to meet and confer letter concerning discovery in derivative litigation adversary proceedings. 03/20/24 3.70 3,607.50 C P Redmond Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.1); review materials in connection with same (0.8); attend call with internal team regarding same (0.8). 3,500.00 03/20/24 D S Torborg 2.50Prepare for (1.0) and attend (1.0) meet and confer with Asbestos Committee regarding discovery in derivative litigation adversary proceedings; review responses from client pertinent to same (.5). 03/21/24 M A Cody 4.80 7,560.00 Review and revise drafts of opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.8); review draft opposition of Future Claimants' Representative (.8); telephone conference with Erens regarding same (.2); review draft of corporate disclosure statement to be filed in connection with petitions to Fourth Circuit (.3); communications with Johnson regarding same and issues related to opposition (.5); emails with Kutrow and others regarding opposition (.2). 03/21/24 4.70 7,637.50 **B** B Erens Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.00); telephone calls with Redmond regarding same (.40); telephone calls with Cody regarding same (.20); communications with Johnson regarding same (.20); telephone calls with Guy regarding same (.20); telephone call with Francisco regarding same (.20); emails with internal team regarding same (.50). 03/21/24 1.90 3,325.00 N J Francisco Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.70); discuss same with Erens (.20). 03/21/24 2.90 2,102.50 J L Gale Research precedent related to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.

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161866 Page: 21 March 31, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241302454 Date of Service Timekeeper/Fee Earner Name Hours Amount 5.20 03/21/24 A P Johnson 4,810.00 Revise corporate disclosure statement to be filed in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion (.6); review same (.5); draft emails to Cody, Redmond, Tananbaum regarding same (.3); review precedent related to same (.3); review emails from Erens, Cody regarding same (.2); discuss same with Tananbaum, Erens, Redmond (.1); review opposition to petitions (2.7); discuss same with Cody, Erens, Gale, Lombardi (.5). 03/21/24 C K Marshall 1,740.00 1.20Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.80); discuss same with internal team (.40). 03/21/24 5.40 C P Redmond 5,265.00 Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.8); review materials in connection with same (1.2); communications with internal team regarding same (0.4). 03/21/24 D S Torborg 0.40560.00 Review materials relating to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); attend call with Mascitti regarding discovery in derivative litigation adversary proceedings (.1). 03/22/24 M A Cody 6.00 9,450.00 Telephone conference with Erens, Guy, Whitney and Carnie regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); review and revise opposition (3.2); telephone conference with Erens and Redmond regarding comments to opposition (.3); emails regarding comments and open issues with respect to opposition (.8); review precedent regarding appeals (.8). 03/22/24 **B** B Erens 4.50 7,312.50 Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.90); calls with internal team regarding same (.30); review revised opposition (.70); emails with internal team regarding same (.50); attend Future Claimants' Representative call regarding same (.40); review Future Claimants' Representative opposition (.70). 03/22/24 J L Gale 6.70 4,857.50 Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (6.4); discuss same with Johnson (.3). 03/22/24 A P Johnson 3.60 3,330.00 Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.5); review comments from Marshall, Miller regarding same (.4); review emails from Marshall, Tananbaum regarding same (.2); discuss same with Gale, Lombardi (.3); draft email to Gale, Lombardi regarding same (.2). 03/22/24 P Lombardi 1.40 1,190.00 Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); discuss same with Johnson (.3); review precedent concerning same (.2). 03/22/24 C K Marshall 1.20 1,740.00 Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); emails with internal team regarding same (.3). 03/22/24 C P Redmond 0.90 877.50 Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (0.6); communications with internal team regarding same (0.3). 03/23/24 5.30 8,612.50 **B** B Erens Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (5.1);

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	JONES D	AY	
161866	-		Page: 22
Aldrich Pump	LLC and Murray Boiler LLC		farch 31, 2024 ce: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
emails v	with Johnson, Redmond regarding same (.2).		
03/23/24 Revise o	J L Gale opposition to petitions to Fourth Circuit for dire	3.50 ct appeal of dismissal opinion.	2,537.50
	A P Johnson opposition to petitions to Fourth Circuit for dire ent related to same (1.1); review emails from Erer		2,405.00 analyze
	P Lombardi opposition to petitions to Fourth Circuit for dire precedent concerning same (1.3).	3.50 ect appeal of dismissal opinion (1.8);	2,975.00 revise same (.4);
	C P Redmond opposition to petitions to Fourth Circuit for dire Johnson regarding same (.2).	1.10 ct appeal of dismissal opinion (.9); er	1,072.50 mails with
	B B Erens opposition to petitions to Fourth Circuit for dire team regarding same (.20); review materials relat		1,625.00 emails with
precede	A P Johnson opposition to petitions to Fourth Circuit for dire ent related to same (2.7); review emails from Erer to Gale, Lombardi, Redmond regarding same (.1)	ns, Redmond, Lombardi regarding sa	
Johnson	P Lombardi opposition to petitions to Fourth Circuit for dire n concerning same (.2); review Gale comments to 8); further revise opposition (.7); draft email to Jo	o opposition (2.1); review precedent	
	C P Redmond opposition to petitions to Fourth Circuit for dire team regarding same (.2).	0.60 ect appeal of dismissal opinion (.4); e	585.00 emails with
review	M A Cody and revise opposition to petitions to Fourth Circ precedent materials in connection with same (1.1 revised draft of Future Claimants' Representative	); emails with internal team regarding	g same (.7);
03/25/24 Revise o	B B Erens opposition to petitions to Fourth Circuit for dire	0.20 ct appeal of dismissal opinion.	325.00
	J L Gale th precedent related to opposition to petitions to evise opposition (3.2).	5.50 Fourth Circuit for direct appeal of c	3,987.50 lismissal opinion
(1.7); an	A P Johnson opposition to petitions to Fourth Circuit for dire- nalyze precedent related to same (1.8); review exh nd, Lombardi regarding same (.2); draft emails to	hibit for same (.3); review emails from	n Erens,
03/25/24 Prepare	P Lombardi e exhibit for opposition to petitions to Fourth Cir	6.10 reuit for direct appeal of dismissal op	5,185.00 pinion (.2);

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	JONES D	AY	
161866			Page: 23 March 31, 2024
Aldrich I	Pump LLC and Murray Boiler LLC	11	nvoice: 241302454
Date of Se	ervice Timekeeper/Fee Earner Name	Hours	Amount
	eview opposition (2.0); emails with internal team regard nearing in precedent case related to dismissal appeal ma		(.6); monitor
	C P Redmond Revise opposition to petitions to Fourth Circuit for dire nternal team regarding same (.3).	2.70 ect appeal of dismissal opinion (2	2,632.50 2.4); emails with
( 1	M A Cody Felephone conference with Erens regarding matters con .2); telephone conference with Johnson regarding same Representative's oppositions to petitions to Fourth Circ eview and analyze briefs and precedent related to appel	e (.2); review as filed Debtors' an suit for direct appeal of dismissal	d Future Claimants' l opinion (1.7);
Ċ	B B Erens Review Future Claimants' Representative's opposition to lismissal opinion (.30); telephone call with Cody regard lismissal opinion (.20); review pleadings regarding same opinion certification issues (.50).	ing matters relating to District C	Court appeal of
(	J L Gale Discuss motions for leave to appeal dismissal opinion w 2.3); review Debtors' and Future Claimants' Representa lirect appeal of dismissal opinion (.8); discuss same with	ative's oppositions to petitions to	
c I	A P Johnson Discuss District Court appeal of dismissal opinion with dismissal opinion (2.3); discuss same with Gale (.2); circ Representative's oppositions to petitions to Fourth Circ precedent related to dismissal opinion appeals (2.0).	ulate Debtors' and Future Claim	nants'
	P Lombardi Draft email to Johnson concerning dismissal opinion ap 1.9); discuss oppositions to petitions to Fourth Circuit		
r	M A Cody Review and analyze briefs and pleadings regarding certif eview motions for leave to appeal dismissal opinion an elephone conference with Erens and Johnson regarding	d precedent and memorandum	regarding same (4.8);
	B B Erens Review materials regarding objection to motion for leav and Johnson regarding same (.50).	2.20 re to appeal dismissal opinion (1	3,575.00 .70); call with Cody
	J L Gale Review briefing and precedent relating to appeal of disn liscuss motion for leave to appeal dismissal opinion wit		3,045.00 ary of same (1.8);
	R Hart Review and revise response to Asbestos Committee lett dversary proceedings (1.80); discuss same with Hirst, T		1,650.00 rative litigation
	M R Hirst Draft response to Asbestos Committee letter regarding proceedings (0.9); communicate with Torborg, Hart reg		

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	JONES	DAY	
161866	·		Page: 24
			March 31, 2024
Aldrich Pump L	LC and Murray Boiler LLC	Ι	nvoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
regarding	meet and confer relating to same (0.2).		
03/27/24 Draft out	R H Howell line for response to motions for leave to ap	1.60 ppeal dismissal opinion.	1,160.00
	A P Johnson Erens, Cody regarding objection to motion e (.3); discuss same with Lombardi (.3); revie )).		
	D S Torborg mail from the Asbestos Committee regardir in derivative litigation adversary proceeding		
communi appellate	M A Cody nd revise drafts of outline for response to n ications with Johnson regarding same (.3); r issues (3.8); monitor Bestwall hearing regar- ircuit (2.5).	eview and analyze briefs and memo	oranda regarding
regarding	B B Erens nd revise outline for response to motions for same (.20); telephone call with Johnson reg on of dismissal opinions to Fourth Circuit (	garding same (.20); attend Bestwall	
03/28/24 Review p Johnson	J L Gale recedent and materials relating to dismissal (.4).	2.60 opinion appeal matters (2.2); discu	1,885.00 ass same with
	R Hart nd revise letter to Asbestos Committee rega 1gs (.8); discuss same with internal team (.2)		825.00 tion adversary
	M R Hirst nd revise letter to Asbestos Committee rega ngs (.4); communicate with internal team reg		825.00 tion adversary
03/28/24 Revise ou	R H Howell atline for response to motion for leave to ap	0.50 opeal dismissal opinion.	362.50
revise san hearing c	A P Johnson line for response to motion for leave to app ne (.3); review precedent related to same (1. oncerning certification of dismissal opinion emo from Gale regarding appellate matters	9); discuss same with Erens (.2); m s to Fourth Circuit (2.3); draft sum	ionitor Bestwall
03/28/24 Review p	P Lombardi recedent regarding response to motion for 1	0.40 leave to appeal dismissal opinion.	340.00
	T M Middlemas regarding privilege log matters relating to d ft summary of research (0.6).	3.30 iscovery in derivative litigation adv	2,227.50 versary proceedings

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	JONES DA	AY		
161866	5			Page: 25
Aldrich Dumo L	C and Mumor Rollow LLC			e: 241302454
marien Fump L	LC and Murray Boiler LLC		mvoice	. 241302434
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
(.3); comn	D S Torborg aterials regarding privilege log relating to disco- nunications with internal team regarding letter of of Bestwall hearing concerning certification of	to Asbestos Committee	regarding sam	ne (.2); review
	J L Gale precedent related to motion for leave to appeal same (.10).	1.90 dismissal opinion (1.80	); emails with	1,377.50 Johnson
03/29/24 Telephone	G M Gordon e conference with Erens regarding certification	0.10 issues relating to dismis	ssal opinion.	200.00
03/29/24 Research r (4.2).	R H Howell regarding response to motion for leave to appe	5.20 al dismissal opinion (1.0	)); draft outlin	3,770.00 e for response
to Dowlin Gale rega	A P Johnson tline for response to motion for leave to appeal g, Gale, Lombardi regarding same (.1); analyze ding appellate matters (1.0); research preceden appellate record (.1).	precedent regarding sai	me (1.1); revie	w memo from
03/30/24 Draft and	R H Howell revise outline for response to motion for leave	5.10 e to appeal dismissal opi	nion.	3,697.50
03/30/24 Review en same (.4).	P Lombardi nail from Johnson regarding dismissal opinion	0.60 appellate issues (.2); rev	iew precedent	510.00 concerning
03/30/24 Communi	C P Redmond cations with internal team regarding dismissal o	0.10 opinion appellate matter	rs.	97.50
03/31/24	B B Erens	0.50		812.50
Review m	aterials regarding issues concerning discovery in earch regarding response to motion for leave to			edings (.30);
	Matter Total	513.60	USD	600,927.50
Professional Reter	ntion/Fee Issues			
	J L Gale dinary course professionals' interim fee applica tatements for ordinary course professionals (0.			
draft emai Evert Wea application	A P Johnson rdinary course professional monthly statements l to Gale regarding same (.2); review Rayburn ( athersby Houff's January monthly statement (.5 ns (.6); draft email to Lombardi regarding same me with Gale (.2); review LAS January monthly s (.2)	Cooper's January month ); review LAS and Rob (.2); review Caplin Janu	ly statement ( inson Cole int uary monthly s	.4); review erim fee statement (.4);

statements (.2).

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	JONES	DAY	
161866			Page: 26 March 31, 2024
Aldrich Pu	mp LLC and Murray Boiler LLC	Invo	ice: 241302454
Date of Ser	vice Timekeeper/Fee Earner Name	Hours	Amount
03/01/24 Uf	C L Smith date electronic file management system with mor	0.10 nthly statements.	52.50
reg	A P Johnson view ordinary course professional and interim con arding same (.2); discuss same with Gale (.1); ema applications (.2).		
03/03/24 Di (0.	J L Gale aft ordinary course professionals' interim fee appl 1).	0.80 lications (0.7); draft email to Johnson re	580.00 garding same
	A P Johnson view ordinary course professional and interim con arding same (.2).	0.40 mpensation orders (.2); review email fro	370.00 m Gale
03/04/24 Re	J L Gale vise ordinary course professionals' interim fee app	2.60 plications (2.1); discuss same with Johns	1,885.00 on (0.5).
reş	A P Johnson view ordinary course professional invoices (.3); di arding same (.2); draft emails to Bowen, Pratt reg tement (.2).		
03/04/24 Uf	C L Smith date electronic file management system with mor	0.10 nthly statements.	52.50
	A P Johnson view Verus's January invoice (.2); draft email to B plication (.3); draft email to Bowen regarding sam		740.00 et interim fee
	M A Cody view ordinary course professionals report for filin arding same (.2).	0.50 ng (.3); emails with Johnson, Lombardi a	787.50 and Miller
	A P Johnson aft email to Canup regarding interim fee applicati ties (.4); review ordinary course professionals rep		
int Jol Jol	P Lombardi view Claro interim fee application (.4); draft emai erim fee application (.4); review Evert Weathersby inson concerning same (.2); review ordinary cour- nison concerning same (.1); discuss same with Jol filing (.2); draft email to Cody concerning same ( arding same (.2); draft email to Miller, Tomsic, ar	y Houff interim fee application (.7); draft se professionals report for finalization (. hnson (.1); prepare ordinary course prof (.1); prepare draft email to Tananbaum a	ft email to 2); draft email to essionals report
	A P Johnson view Evert Weathersby Houff's interim fee applic iew Claro's interim fee application (.1).	0.50 cation (.3); draft email to Canup regardin	462.50 ng same (.1);
03/10/24 Re	P Lombardi view Rayburn Cooper Durham interim fee applic	0.40 cation (.3); draft email to Johnson concer	340.00 ming same (.1).

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	JONES	DAY	
161866		Page: 2 March 31, 202	24
Aldrich I	Pump LLC and Murray Boiler LLC	Invoice: 24130245	54
Date of S	ervice Timekeeper/Fee Earner Name	Hours Amount	nt
1	Review Rayburn Cooper Durham's interim fee applic	1.20 1,110.0 cation (.5); draft emails to Miller regarding same (.1); ew K&L Gates' interim fee application (.3); review ema	
03/11/24	P Lombardi Review AlixPartners' interim fee application (.3); draf	0.40 340.0 ft email to Johnson concerning same (.1).	00
03/12/24	M R Hirst Review trust discovery invoices (.20); draft email to Jo	0.30 412.5 ohnson regarding same (.10).	50
	A P Johnson Review Robinson Cole's December monthly statemer processing of trust discovery invoices (.2); review rece		50
	2	2.40 1,740.0 rofessionals (2.2); emails with Johnson regarding same	
		0.60 555.0 s (.1); analyze recently filed interim fee applications (.3) s for ordinary course professionals (.2).	
03/15/24	P Lombardi Revise chart regarding interim fee applications.	0.20 170.0	00
	J L Gale Discuss ordinary course professionals' interim fee app professionals' interim fee applications (4.5); review or		00
		0.60 555.0 plications (.3); review email from Gale regarding same	00
03/18/24	P Lombardi Review interim fee applications (1.1); draft summary o	1.60 1,360.0 chart concerning same (.5).	00
	J L Gale Revise ordinary course professionals' interim fee appl .10).	2.00 1,450.0 lications (1.90); emails with Johnson regarding same	00
	2	0.90 832.5 plications (.4); review email from Gale regarding same to Tananbaum regarding same (.2).	50
03/20/24	A P Johnson Review interim fee applications (.2); review Hamilton	0.30 277.5 a Stephens December monthly statement (.1).	50
1	Review emails from FTI, Gilbert regarding payment r nonthly statements (1.3); draft email to Bowen regard	2.60 2,405.0 matters (.2); review related interim fee applications and ding same (.3); review February monthly statements fo review Bates White February monthly statement (.2).	d

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	JONES DA		
161866	j 0 1 (20 21		Page: 28 March 31, 2024
Aldrich Pump	LLC and Murray Boiler LLC		Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
03/25/24 Draft e	A P Johnson mail to Tomsic regarding monthly statements.	0.10	92.50
	A P Johnson mails to Steele, Canup, Cumbo regarding monthly ng Verus monthly statements (.1); review Verus n		462.50 l from Wright
emails t stateme	A P Johnson mails to Bowen, Hirst, trust regarding trust discor- to professionals regarding interim fee application ent (.7); review Rayburn Cooper Durham's Februar regarding payment matters (.2); review FTT's invo	orders (.2); review Bates Whit ary monthly statement (.5); dr	te February monthly
	P Lombardi Debtors' professionals' proposed interim fee app adsey concerning same (.1).	0.80 Dication orders (.7); draft ema	680.00 il from Miller, Tomsic,
	A P Johnson Anderson Kill February monthly statement (.2); nts (.1); review interim fee application orders for I		462.50 garding recent
Lindsay draft er	P Lombardi proposed order granting AlixPartners' interim few concerning same (.1); review proposed order gra- nail to Miller, Tomsic, and Lindsay concerning sa fee application (.3); draft email to Johnson concer 3).	unting Bates Whites' interim for me (.1); review proposed orde	ee application (.1); er concerning Claro
03/29/24	A P Johnson	0.50	<b>462.5</b> 0
	chart of amounts outstanding pursuant to recent rdi (.2); review FTI February monthly statement (		discuss same with
Johnso with Jo	P Lombardi summary chart of interim fee applications (.1); rev n concerning same (.1); further revise summary cl hnson concerning same (.2); review Claro revised o Miller, Tomsic and Lindsey concerning same (.1	hart (.4); review materials con- proposed interim fee applica	cerning same (.3); call
	Matter Total	45.90 U	USD 38,797.50
Fee Application	n Preparation		
	C L Smith January monthly statement to notice parties (.1); ance (.6).	0.70 review and revise February in	367.50 woice for privilege and
	A P Johnson Jones Day monthly statements in connection wit lication (.4); draft emails to Lombardi, Ernst rega		1,295.00 tion (.6); draft interim
03/02/24	C L Smith	1.50	787.50

Review and revise February invoice for privilege and compliance.

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	JONES DA	ΔY		
161866				Page: 29
Aldrich Pump Ll	LC and Murray Boiler LLC			rch 31, 2024 : 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	A P Johnson nes Day monthly statements in connection with tion (.5); discuss same with Lombardi (.3).	1.60 h drafting interim fee app	olication (.8);	1,480.00 draft interim
	P Lombardi aterials related to Jones Day interim fee applica call with Johnson concerning same (.4).	6.60 tion (1.1); draft interim fo	ee application	5,610.00 1 for Jones
03/04/24 Review an	C L Smith d revise February invoice for privilege and con	3.10 npliance.		1,627.50
	P Lombardi ones Day monthly statements in connection with e application (.9).	3.70 th drafting interim fee ap	plication (2.8)	3,145.00 ); draft
03/06/24 Review Jo	A P Johnson nes Day interim fee application (.3); emails with	0.40 n Lombardi regarding sar	ne (.1).	370.00
	P Lombardi ones Day monthly statements in connection wit e application (1.8); draft email to Johnson conc		plication (3.8)	4,845.00 ); draft
03/08/24 Review Jo	A P Johnson nes Day interim fee application (.6); draft email	0.70 l to Lombardi regarding s	ame (.1).	647.50
	P Lombardi nail from Johnson concerning Jones Day interin oncerning same (.1).	0.40 m fee application (.1); rev	iew same (.2)	340.00 ; draft email
03/11/24 Review Jo	M A Cody nes Day interim fee application (1.5); communi	1.80 ications with Lombardi re	egarding sam	2,835.00 e (.3).
	A P Johnson nes Day monthly statements in connection with tion (.4); discuss same with Lombardi (.3).	1.40 h drafting interim fee app	lication (.7);	1,295.00 revise interim
review inte	P Lombardi ohnson concerning Jones Day interim fee appl erim fee application (.3); prepare same for filing e application (.1); draft email to Miller and Torr	g (.4); email with Cody co		
03/27/24 Review Jo	A P Johnson nes Day interim fee application order.	0.10		92.50
	Matter Total	30.50	USD	25,927.50
Asbestos Matters				
03/01/24 Review ma	M A Cody aterials relating to asbestos matters and memor	1.10 andum relating to same.		1,732.50
03/01/24 Research	C R Fellbaum	1.00		175.00

Research and obtain materials regarding asbestos matters.

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	JONES D	AY	
161866	-		Page: 30
			March 31, 2024
Aldrich Pump LL	C and Murray Boiler LLC	Invo	pice: 241302454
Date of Service	Timekaanar / Faa Farmar Nama	Hours	Amount
Date of Service	Timekeeper/Fee Earner Name	110015	Amount
03/01/24	J L Gale	2.10	1,522.50
Kesearch re	egarding asbestos matters (1.6); draft email to	Cody regarding same (0.5).	
03/04/24	M A Cody	4.30	6,772.50
	l analyze materials and precedent relating to e		review
memoranda	a regarding recent developments in asbestos o	chapter 11 cases (1.5).	
03/04/24	B B Erens	2.20	3,575.00
	call regarding developments and next steps (		
	none call with Evert regarding asbestos matte		
	n regarding same (.30); prepare for calls regar ame (.30); prepare for Future Claimants' Rep		McGonigle
regarding s	ame (.50), prepare for Future Claimants Repl	resentative can (.40).	
03/04/24	G M Gordon	0.20	400.00
Telephone	conference with internal team regarding deve	elopments and next steps.	
03/04/24	M R Hirst	1.00	1,375.00
	with internal team regarding developments a		1,575.00
		I I I I I I I I I I I I I I I I I I I	
03/04/24	T B Lewis	0.20	290.00
Attend call	with internal team regarding developments a	nd next steps.	
03/04/24	D S Torborg	0.30	420.00
Attend call	with internal team regarding developments a	nd next steps.	
02/05/24	MAC-h-	4.10	( 457 50
03/05/24 Review and	M A Cody l analyze materials and recent filings from pre	4.10 ecedent asbestos chapter 11 cases (	6,457.50 1.3): review
	a and related materials regarding asbestos ma	1	
/ /			
03/05/24	M R Hirst	2.40	3,300.00
	ands regarding estimation discovery $(0.3)$ ; rev ssues $(0.8)$ ; communicate with internal team r		
	0.4); call with Masiano regarding estimation d		
discovery ta	asks (0.6).		
03/05/24	E Pratt	1.70	637.50
	ations with internal team regarding plan for e		
	n relating to same (.90); draft email to Hirst, H	•	
02/06/04		2.10	2 207 50
03/06/24 Review and	M A Cody l analyze memoranda and related materials re	2.10 garding asbestos issues and related	3,307.50 matters
iteview alle	i unaryze memoranea and related materials re	garding assestos issues and related	matters.
03/06/24	B B Erens	1.20	1,950.00
	ations with Hirst regarding estimation issues		
	l potential next steps (.30); telephone calls wi Representative call (.50).	un chem regarding same (.20); prep	are for Future
Similar to	· · · · · · · · · · · · · · · · · · ·		
03/06/24	M R Hirst	0.90	1,237.50
	ate with Sands regarding estimation discovery $(0.5)$ : communications with Frens regard		estimation
uiscovery is	ssues (0.5); communications with Erens regar	ung esumation matters (0.2).	
03/07/24	M A Cody	1.00	1,575.00
Attend call	with Euture Claimants' Representative regard	ling status	

Attend call with Future Claimants' Representative regarding status.

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	JONES DAY		
161866			Page: 31
Aldrich Pump LLC	and Murray Boiler LLC		March 31, 2024 Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens e Claimants' Representative call regarding status (1 sotential next steps (.50).	1.50 .00); attend client	2,437.50 call regarding asbestos
	M R Hirst ith client regarding asbestos matters and potential egarding estimation discovery issues (0.3); review n		
03/07/24 Attend call w	A P Johnson ith Future Claimants' Representative regarding stat	0.40 cus.	370.00
03/08/24 Review mater	M A Cody tials regarding recent developments in precedent as	0.80 sbestos cases.	1,260.00
03/09/24 Review draft subpoena.	D S Torborg stipulation from Manville Trust concerning dismiss	0.10 sal of motion to q	140.00 uash trust discovery
03/10/24 Review email	B B Erens s from Hirst regarding estimation discovery issues.	0.20	325.00
03/11/24 Revise draft s subpoena.	D S Torborg tipulation from Manville Trust concerning dismiss	0.30 al of motion to qu	420.00 hash trust discovery
03/12/24 Telephone ca	B B Erens ll with Gordon regarding upcoming mediation (.2)	0.50 ; attend Bates Wh	812.50 ite call (.3).
03/12/24 Telephone co	G M Gordon onference with Erens regarding upcoming mediatio	0.10 on.	200.00
03/12/24 Review revise confer materi	M R Hirst ed claims file protocol (0.5); attend call with Bates V als (0.2).	1.20 White (0.5); review	1,650.00 v Manville Trust meet and
03/12/24 Attend Bates	A P Johnson White call.	0.30	277.50
03/12/24 Review and re subpoena.	D S Torborg evise stipulation of dismissal relating to Manville T	0.40 Frust motion to qu	560.00 ash trust discovery
03/13/24 Call with Eve	M R Hirst rt and Masiano regarding claims file protocol (1.1);	2.10 ; review claims file	2,887.50 e protocol (1.0).
	M R Hirst e with Evert and Masiano regarding claims file prot otocol order (1.4).	1.70 tocol order (0.3); 1	2,337.50 review and revise draft
03/17/24 Prepare for c	B B Erens	0.20	325.00

Prepare for calls regarding asbestos matters and potential next steps.

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	JONES DA	AY	
161866			Page: 32 March 31, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M R Hirst ate with Evert and McGonigle regarding estim discovery status (0.4).	0.60 nation matters (0.2); review cl	825.00 aims file protocol,
	B B Erens call regarding developments and next steps (. none call with Evert regarding mediation (.20).		1,137.50 e with internal team
03/18/24 Telephone	G M Gordon conference with internal team regarding devel	0.10 opments and next steps.	200.00
(0.5); revise	M R Hirst vert and McGonigle regarding estimation issue e claims file protocol (1.4); communicate with with internal team regarding developments and	Evert and Masiano regarding	
03/18/24 Attend call	T B Lewis with internal team regarding developments an	0.10 nd next steps.	145.00
03/18/24 Attend call	D S Torborg with internal team regarding developments an	0.20 nd next steps.	280.00
03/19/24 Monitor Ka	B B Erens aiser Gypsum Supreme Court argument conce	0.40 erning asbestos matters.	650.00
03/19/24 Draft prope	R Hart osed order regarding claims file protocol (0.6);	0.80 ; review materials relating to s	660.00 same (0.2).
	M R Hirst mation work in process call (0.8); conference of .0); review and revise same (1.0); communication 3).		
03/20/24 Review mat	M A Cody terials in precedent cases related to asbestos is	2.30 sues.	3,622.50
03/20/24 Communic next steps.	B B Erens ations with Evert regarding preparation for cli	0.20 ient call regarding asbestos m	325.00 atters and potential
	M R Hirst ns file protocol (1.0); communications with E ding protocol (0.2); communicate with Tananl		
03/21/24 Attend call	C K Cahow with client regarding asbestos matters and por	0.40 tential next steps.	510.00
03/21/24 Review and	M A Cody l analyze Asbestos Committee motion to quas	1.50 h DBMP estimation discover	2,362.50 y subpoena.
	B B Erens diator call (.50); attend call with client regarding to Gordon regarding Asbestos Committee me	-	1 1 1

draft email to Gordon regarding Asbestos Committee motion to quash DBMP estimation discovery

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	JONES DAY	7	
161866	·		Page: 33
Aldrich Pu	mp LLC and Murray Boiler LLC		March 31, 2024 Invoice: 241302454
Date of Set	vice Timekeeper/Fee Earner Name	Hours	Amount
su	ppoena (.10).		
	G M Gordon view and respond to email from Erens regarding Asbesto imation discovery subpoena.	0.20 s Committee motion to qu	400.00 uash DBMP
	M R Hirst vise draft claims file protocol (0.3); communicate with Ev cument review (0.2); attend call with Tananbaum regardir		
03/21/24 Re	A P Johnson view Asbestos Committee motion to quash DBMP estim	0.50 ation discovery subpoena.	462.50
03/22/24 Co	M R Hirst mmunicate with Evert, Masiano regarding claims file pro	0.30 tocol.	412.50
	D S Torborg view Asbestos Committee motion to quash DBMP estim counsel regarding same (.6).	0.80 ation discovery subpoena	1,120.00 (.2); attend call with
03/23/24 Re	B B Erens view Asbestos Committee motion to quash DBMP estim	0.20 ation discovery subpoena.	325.00
03/24/24 Re	B B Erens view materials from Hirst regarding estimation discovery.	0.20	325.00
co	B B Erens nails with client regarding meetings concerning asbestos r unsel to DBMP regarding hearing on Asbestos Committe opoena (.30).		
03/25/24 Re	M R Hirst vise claims file protocol (0.5); communicate with Evert, N	0.80 Aasiano regarding same (0.	1,100.00 3).
	B B Erens lephone call with Johnson regarding status of pending pro ct steps (.50); telephone call with Evert regarding mediate		
03/26/24 Et	M R Hirst nails with Erens, Evert regarding estimation status.	0.20	275.00
03/26/24 At	A P Johnson tend Bates White call.	0.80	740.00
ste	B B Erens lephone call with client regarding upcoming meetings cor ps (.20); review materials regarding same (.20); telephone client call regarding asbestos matters and potential next s	call with Guy regarding ca	
	M R Hirst Il with Evert regarding estimation status (0.4); review com ail to Asbestos Committee and Future Claimants' Repres		

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161866 Aldrich Pump LI	.C and Murray Boiler LLC		Page: 34 March 31, 2024 Invoice: 241302454
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
03/27/24 Coordinate	A P Johnson e logistics for mediation (.4); draft email to Ev	0.50 ert regarding same (.1).	462.50
	B B Erens call with Evert regarding preparation for clien (.40); attend client call regarding same (1.00).	1.40 nt call concerning asbestor	2,275.00 s matters and potential
Committee	M R Hirst I with client regarding asbestos matters and po e regarding claims file protocol, next steps (0.3 hal team regarding claims file protocol (0.3).		
	B B Erens aterials regarding asbestos matters and potentia meetings relating to same (.20).	0.60 al next steps (.40); emails v	975.00 with Evert regarding
03/30/24 Emails wit	B B Erens h Evert regarding upcoming meetings regarding	0.20 ng asbestos matters and p	325.00 otential next steps.
	Matter Total	68.60	USD 95,870.00

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161866

Aldrich Pump LLC and Murray Boiler LLC

Page: 35 March 31, 2024 Invoice: 241302454

### Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
Case Administration and	d Business Operations			
TRAVEL - AIR FARE				
03/14/24	B B Erens ravel from Charlotte, NC to attend February 9, 2024 hearing	CHI g.	143.00	
03/14/24	B B Erens o Charlotte, NC to attend February 9, 2024 hearing.	CHI	1,192.60	
Travel - Air Fare Subtota	ป			1,335.60
DOCUMENT REPROI	DUCTION CHARGES			
04/01/24 Duplication charg	WAS Accounting	WAS	102.60	
Document Reproduction	-			102.60
TRAVEL - TAXI CHAR	GES			
03/14/24	B B Erens Charlotte, NC to attend February 9, 2024 hearing. (from airp	CHI ort to hotel).	37.80	
03/14/24 Taxi - Travel to O	B B Erens Charlotte, NC to attend February 9, 2024 hearing. (to airport	CHI ).	23.38	
03/14/24 Taxi - Travel to C	B B Erens Charlotte, NC to attend February 9, 2024 hearing. (to home).	CHI	45.60	
Travel - Taxi Charges Su	ıbtotal			106.78
UNITED PARCEL SEF	<b>RVICE CHARGES</b>			
03/20/24 Ship To: Kevin C	L Joseph 2. Maclay - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Diana S	L Joseph antos - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: John L.	L Joseph Steffan - Fourth Circuit filings.	WAS	19.62	
03/20/24 Ship To: Mark Ra	L Joseph 1ymond Kutny - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Clayton	L Joseph L. Thompson - Fourth Circuit filings.	WAS	19.62	
03/20/24 Ship To: Natalie I	L Joseph Diane Ramsey - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Caplin I	L Joseph Drysdale - Fourth Circuit filings.	WAS	21.00	
03/20/24 Ship To: Jeffrey A	L Joseph Allen - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Robert I	L Joseph M. Horkovich - Fourth Circuit filings.	WAS	19.62	
03/20/24 Ship To: Jonathan	L Joseph 1 Philip Guy - Fourth Circuit filings.	WAS	16.17	

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Jer Le Dill			
161866	Page: 36		
	March 31, 2024		
Aldrich Pump LLC and Murray Boiler LLC	Invoice: 241302454		

<i>Date</i> 03/20/24 Ship To: Todd I	<i>Timekeeper/Fee Earner Name</i> L Joseph Phillips - Fourth Circuit filings.	Location WAS	<i>Amount</i> 16.17	Total
03/20/24	L Joseph Lee Wright - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Jonatha	L Joseph an Ruckdeschel - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Jennife	L Joseph r Lyday - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Chris V	L Joseph Villiam Haaf - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Anna O	L Joseph Cotten Wright - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Joseph	L Joseph Williamson - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Thoma	L Joseph Is Donlon - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Ciara I	L Joseph .ouise Rogers - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Glenn	L Joseph Thompson - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Thoma	L Joseph Is W Waldrep - Fourth Circuit filings.	WAS	16.17	
03/20/24 Ship To: Mark C	L Joseph Garbowski - Fourth Circuit filings.	WAS	19.62	
03/27/24 Ship To: Mark F	L Joseph Raymond Kutny - Fourth Circuit filings.	WAS	16.17	
03/27/24 Ship To: Anna O	L Joseph Cotten Wright - Fourth Circuit filings.	WAS	15.13	
04/03/24 Ship To: Anna O	L Joseph Cotten Wright - Fourth Circuit filings.	WAS	16.20	
United Parcel Service Charges Subtotal 421.87			421.87	
Matter Total			USD	1,966.85

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

In re

Chapter 11

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

(Jointly Administered)

Case No. 20-30608 (JCW)

### FORTY-SIXTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM APRIL 1, 2024 THROUGH APRIL 30, 2024

In accordance with the Order Establishing Procedures for Interim Compensation

and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim

Compensation Order"), Jones Day, counsel to Aldrich Pump LLC and Murray Boiler LLC as

debtors and debtors in possession (together, the "Debtors"), submits its Forty-Sixth Monthly

Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the

Period From April 1, 2024 Through April 30, 2024 (the "Monthly Fee Statement").

#### **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as <u>Exhibit A</u> is Jones Day's invoice for the period

April 1, 2024 through April 30, 2024 (the "Statement Period").

#### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$816,845.00
Total Expenses	\$3,365.63
TOTAL	\$820,210.63

1

The Debtors are the following entities (the last four digits of their respective 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.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$738,526.13 from the Debtors for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and expense detail and has determined that certain fees and expenses should not be charged to the Debtors. In particular, Jones Day has voluntarily determined that \$2,175.00 in fees and \$172.88 in expenses will not be charged to the Debtors. This Monthly Fee Statement reflects this adjustment.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq., abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Cordes Law, PLLC,

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1800 East Blvd., Charlotte, North Carolina 28203 (Attn: Stacy C. Cordes, Esq.,

stacy@cordes-law.com; (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (e) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than June 13, 2024 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: May 30, 2024 Chicago, Illinois Respectfully submitted,

/s/ Brad B. Erens

Brad B. Erens (IL Bar No. 06206864) Mark A. Cody (IL Bar No. 6236871) Caitlin K. Cahow (IL Bar No. 6317676) JONES DAY 110 North Wacker Drive, Suite 4800 Chicago, Illinois 60606 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 E-mail: bberens@jonesday.com macody@jonesday.com ccahow@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

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# EXHIBIT A

Invoice

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# JONES DAY

#### Chicago Office 110 North Wacker Drive Suite 4800 Chicago, IL 60606 (312) 782-3939 Federal Identification Number: 34-0319085

April 30, 2024

161866 Invoice: 241303341

Aldrich Pump LLC and Murray Boiler LLC 800 Beaty Street Davidson, NC 28036 United States of America

For legal services rendered for the period through April 30, 2024:

	Hours	<u>Amount</u>
Case Administration and Business Operations	38.80	46,190.00
Claims Administration	0.40	370.00
Court Hearings	28.80	37,700.00
General Corporate and Real Estate	17.00	25,840.00
Schedules/SOFA/Bankruptcy Administrator		
Reporting	3.80	3,667.50
Nonworking Travel	15.00	9,600.00
Litigation and Adversary Proceedings	481.20	526,300.00
Professional Retention/Fee Issues	43.60	36,107.50
Fee Application Preparation	18.90	11,182.50
Asbestos Matters	82.40	119,887.50
Total Fees	729.90 USD	816,845.00
Total Billed Disbursements	USD	3,365.63 **
TOTAL	USD	820,210.63

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161866

Aldrich Pump LLC and Murray Boiler LLC

Disbursement & Charges Summary

Travel - Air Fare	1,074.18
Travel - Food and Beverage Expenses	690.64
Travel - Hotel Charges	1,296.79
Travel - Taxi Charges	304.02

Page: 2 April 30, 2024 Invoice: 241303341

USD 3,365.63 \*\*

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161866

# Aldrich Pump LLC and Murray Boiler LLC

Page: 3 April 30, 2024 Invoice: 241303341

# Timekeeper/Fee Earner Summary - April 30, 2024

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
C K Cahow	Partner	2014	9.80	1,275.00	12,495.00
M A Cody	Partner	1996	96.60	1,575.00	152,145.00
B B Erens	Partner	1991	97.10	1,625.00	157,787.50
B B Erens	Partner	1991	6.00	812.50	4,875.00
G M Gordon	Partner	1980	1.50	2,000.00	3,000.00
M R Hirst	Partner	2001	46.90	1,375.00	64,487.50
M R Hirst	Partner	2001	2.50	687.50	1,718.75
T B Lewis	Partner	1987	12.20	1,450.00	17,690.00
C K Marshall	Partner	2001	21.50	1,450.00	31,175.00
D S Torborg	Partner	1998	44.50	1,400.00	62,300.00
Total			338.60		507,673.75
E M Dowling	Associate	2022	21.10	725.00	15,297.50
J L Gale	Associate	2022	62.10	725.00	45,022.50
R Hart	Associate	2021	2.00	825.00	1,650.00
R H Howell	Associate	2022	44.00	725.00	31,900.00
A P Johnson	Associate	2018	118.60	925.00	109,705.00
A P Johnson	Associate	2018	6.50	462.50	3,006.25
P Lombardi	Associate	2021	44.60	850.00	37,910.00
T M Middlemas	Associate	2023	9.80	675.00	6,615.00
C P Redmond	Associate	2019	28.10	975.00	27,397.50
D Wreesman	Associate	2023 _	21.70	675.00	14,647.50
Total			358.50		293,151.25
C L Smith	Paralegal	_	24.80	525.00	13,020.00
Total			24.80		13,020.00
E Pratt	Project Manager	_	8.00	375.00	3,000.00
Total			8.00		3,000.00
Total		_	729.90	USD	816,845.00

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#### Page: 4 161866 April 30, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241303341 Fee Detail Hours Date of Service *Timekeeper/Fee Earner Name* Amount Administ d Dusin 0-..... ..

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Case Administration	and Business Operations		
04/01/24 Communicatio	B B Erens ons with Gale regarding case administration matters.	0.30	487.50
04/01/24 Review docke	A P Johnson t (1.8); review task list (.2); revise same (.1); draft em	2.20 ail to Hirst regarding same (.1).	2,035.00
04/02/24 Attend work i	C K Cahow n process call with internal team and advisors.	0.50	637.50
04/02/24 Review task lie process matte	M A Cody st and work in process report (.8); telephone confere rs (.8).	1.60 nce with advisors regarding worl	2,520.00 x in
04/02/24 Prepare for ac	B B Erens lvisor work in process call (.20); attend call regarding	0.90 ; same (.70).	1,462.50
04/02/24 Revise task lis	A P Johnson t (.1); revise work in process report (.2); attend work	1.10 in process call with advisors (.8)	1,017.50
04/02/24 Participate in t	T B Lewis work in process call with advisors.	0.60	870.00
04/02/24 Review and di system with sa	C L Smith stribute docket (.10); obtain recently filed document ame (.10).	0.20 s and update electronic file mana	105.00 gement
system with sa	C L Smith stribute docket (.10); obtain recently filed document ame (.10); update case calendar (.10); update electron ding same (.20).		
04/04/24 Prepare for cli	B B Erens ent work in process call.	0.50	812.50
04/04/24 Review and di system with sa	C L Smith stribute docket (.10); obtain recently filed document ume (.10).	0.20 s and update electronic file mana	105.00 gement
04/05/24 Attend work i	C K Cahow n process call with company, internal team and advis	0.40 sors.	510.00
04/05/24 Prepare for (.3 matters.	M A Cody 30) and attend (.40) telephone conference with client	0.70 and advisors regarding work in J	1,102.50 process

04/05/24 B B Erens 0.40 650.00 Attend client work in process call. 04/05/24 J L Gale 0.50 362.50

Update calendar of key dates and deadlines.

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	JONES DA	Y	
161866	-		Page: 5
Aldrich Pump LL	C and Murray Boiler LLC		April 30, 2024 Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
04/05/24 Attend wor	A P Johnson k in process call with client and advisors.	0.30	277.50
04/05/24 Participate i	T B Lewis n work in process call client.	0.40	580.00
04/05/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed d same (.10).	0.20 locuments and update electro	105.00 onic file management
04/07/24 Prepare for	B B Erens work in process calls.	0.30	487.50
04/07/24 Revise caler	A P Johnson ndar of key dates and deadlines (.4); revise wo	0.60 rk in process report (.2).	555.00
04/08/24 Prepare for	B B Erens work in process calls (.20); communications v	0.30 with Johnson regarding status	487.50 s of current tasks (.10).
04/08/24 Discuss stat	A P Johnson cus of current tasks with Erens (.1); review wo	0.40 ork in process report (.3).	370.00
04/08/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed d same (.10).	0.20 locuments and update electro	105.00 onic file management
04/09/24 Attend wor	C K Cahow k in process call with internal team and advise	0.40 prs.	510.00
04/09/24 Telephone	M A Cody conference with advisors regarding work in pr	0.60 rocess matters.	945.00
	B B Erens cooming tasks (.50); prepare for work in proce 0); follow up regarding same (.20).	1.50 ess call (.30); attend call regar	2,437.50 ding same with
04/09/24 Attend wor	A P Johnson k in process call with advisors.	0.40	370.00
04/09/24 Participate i	T B Lewis n work in process call with advisors.	0.50	725.00
04/09/24 Review and	C L Smith distribute docket.	0.10	52.50
04/09/24 Attend wor	D S Torborg k in process call with advisors.	0.40	560.00
04/10/24 Review and	C L Smith distribute docket.	0.10	52.50
04/11/24 Review rece	J L Gale	0.60	435.00

Review recent filings.

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	JONES DA	Y	
161866			Page: 6 April 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
04/11/24 Review and	C L Smith distribute docket.	0.10	52.50
04/12/24 Attend wor	C K Cahow k in process call with internal team and advisor	0.50 rs.	637.50
04/12/24 Revise cale	J L Gale ndar of key dates and deadlines.	0.90	652.50
	C L Smith distribute docket (.10); obtain recently filed do same (.10); update case calendar (.10).	0.30 ocuments and update electro	157.50 onic file management
	C L Smith distribute docket (.10); obtain recently filed do same (.10).	0.20 ocuments and update electro	105.00 onic file management
	C L Smith distribute docket (.10); obtain recently filed do same (.10).	0.20 ocuments and update electro	105.00 onic file management
	C L Smith distribute docket (.10); obtain recently filed do same (.10).	0.20 ocuments and update electro	105.00 onic file management
	C L Smith distribute docket (.10); obtain recently filed do same (.10).	0.20 ocuments and update electro	105.00 onic file management
04/19/24 Attend wor	C K Cahow k in process call with company, internal team a	0.50 and advisors.	637.50
04/19/24 Draft calen	J L Gale dar of key dates and deadlines.	0.30	217.50
04/19/24 Attend wor	M R Hirst k in process call with client.	0.50	687.50
04/19/24 Attend wor	A P Johnson k in process call with client and advisors.	0.50	462.50
04/19/24 Participate	T B Lewis in work in process call with client and advisors	0.50	725.00
04/19/24 Review and	C L Smith distribute docket.	0.10	52.50
04/22/24 Review and	C L Smith distribute docket.	0.10	52.50
04/23/24	C K Cahow	0.50	637.50

Attend work in process call with internal team and advisors.

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	JONES DA	Y	
161866			Page: 7 April 30, 2024
Aldrich Pump LLC a	and Murray Boiler LLC		Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M A Cody Iference with advisors regarding work in pro (.6); discuss case status with Johnson (.2).	1.30 ocess matters (.5); review ta	2,047.50 ask list and work in
04/23/24 Prepare for adv	B B Erens visor work in process call (.30); attend call re	0.80 egarding same (.50).	1,300.00
	A P Johnson process report (.2); revise task list (.3); discu th advisors (.5).	1.20 uss status of case with Coc	1,110.00 ly (.2); attend work in
04/23/24 Participate in v	T B Lewis vork in process call with advisors.	0.50	725.00
04/23/24 Review and dis system with sa	C L Smith stribute docket (.10); obtain recently filed do me (.10).	0.20 ocuments and update electr	105.00 conic file management
04/23/24 Attend work in	D S Torborg n process call with advisors.	0.50	700.00
04/24/24 Review and dis system with sa	C L Smith stribute docket (.10); obtain recently filed do me (.10).	0.20 ocuments and update electr	105.00 conic file management
04/25/24 Review and dis	C L Smith stribute docket.	0.10	52.50
04/26/24 Communicatio	B B Erens ons with Guy regarding case administration r	0.20 matters.	325.00
04/26/24 Update calenda	J L Gale ar of key dates and deadlines.	0.60	435.00
	C L Smith stribute docket (.10); obtain recently filed do me (.10); update case calendar (.10).	0.30 ocuments and update electr	157.50 conic file management
04/27/24 Revise calenda	J L Gale r of key dates and deadlines.	0.40	290.00
04/29/24 Call with Eren	C K Cahow s regarding work in process.	0.60	765.00
04/29/24 Call with Caho	B B Erens w regarding work in process.	0.60	975.00
04/29/24 Review and dis	C L Smith stribute docket.	0.10	52.50
04/30/24 Attend work in	C K Cahow process call with internal team and advisor	0.90 rs.	1,147.50

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	JUNES DAT			
161866			At	Page: 8 oril 30, 2024
Aldrich Pump L	LC and Murray Boiler LLC		1	: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	M A Cody nd revise task list and work in process report (.8); te process matters (1.0).	1.80 lephone conferenc	ce with advisors	2,835.00 regarding
04/30/24 Prepare f	B B Erens for advisor work in process call (.20); attend call rega	1.20 arding same (1.00).		1,950.00
04/30/24 Revise ta:	A P Johnson sk list (.6); revise work in process list (.2); attend wo	1.70 rk in process call v	vith advisors (.9)	1,572.50
04/30/24 Review a:	C L Smith nd distribute docket.	0.10		52.50
04/30/24 Attend w	D S Torborg york in process call with advisors (.9); review appoint	1.20 tment of bankrupt	cy judge (.3).	1,680.00
	Matter Total	38.80	USD	46,190.00
Claims Administ	ration			
04/26/24 Discuss p	A P Johnson proofs of claim with Masiano (.1); review proofs of c	0.40 claim relating to sa	me (.3).	370.00
	Matter Total	0.40	USD	370.00
Court Hearings				
04/11/24 Review es	A P Johnson mails regarding agenda for April 17, 2024 hearing.	0.20		185.00
04/17/24 Attend he	B B Erens earing.	1.30		2,112.50
04/22/24 Prepare f	B B Erens for April omnibus hearing (.30); telephone call with J	0.50 Johnson regarding	same (.20).	812.50
04/23/24 Prepare f	B B Erens for April omnibus hearing (1.20); communications w	1.50 vith Johnson regard	ding same (.30).	2,437.50
04/23/24 Commun (0.3).	M R Hirst nicate with internal team in preparation for April om	0.60 nnibus hearing (0.3)	); review materia	825.00 lls for hearing
emails to	A P Johnson preparations for April omnibus hearing with Erens ( Evert, Erens, Miller regarding same (.2); review hea			
draft em?	ails to Tananbaum, Hirst regarding same (.1).			

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	JONES DA	AY		
161866	·		A	Page: 9 oril 30, 2024
Aldrich Pump L	LC and Murray Boiler LLC			: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
regarding	M R Hirst for April omnibus hearing (2.5); review materials preparations for hearing (0.4); attend meeting for hearing (1.5).			
	A P Johnson neeting with Erens, Evert, Miller, Masiano, Tana aterials for same (.7).	2.20 anbaum to prepare for A	pril omnibus l	2,035.00 nearing (1.5);
04/25/24 Telephor	C K Cahow nically attend hearing.	1.10		1,402.50
04/25/24 Telephor	M A Cody nically attend hearing.	1.20		1,890.00
04/25/24 Prepare f (.40).	B B Erens for hearing (1.60); attend hearing (1.50); attend n	3.50 meeting with client regar	ding outcome	5,687.50 of hearing
04/25/24 Prepare f	M R Hirst for hearing (.6); attend hearing (1.5); attend mee	2.50 ting with client regarding	g outcome of h	3,437.50 nearing (.4).
	A P Johnson earing (1.5); attend meeting with client and advi eam regarding hearing materials (.1).	2.00 isors regarding outcome	of same (.4); d	1,850.00 raft email to
04/25/24 Attend h	D S Torborg earing telephonically.	0.80		1,120.00
04/25/24 Attend h	D Wreesman earing telephonically.	1.20		810.00
	Matter Total	28.80	USD	37,700.00
General Corporat	te and Real Estate			
04/02/24 Telephor same (.5)	M A Cody ne conference with Lewis regarding corporate is	0.80 isues (.3); review materia	ls and emails r	1,260.00 elating to
04/02/24 Commun	T B Lewis nications with Cody regarding corporate issues.	0.30		435.00
04/04/24 Participat	T B Lewis te in call with Tananbaum regarding corporate r	0.80 matters (0.5); research re	garding same (	1,160.00 0.3).
04/05/24 Participat	T B Lewis te in call with Mascitti regarding corporate matt	0.30 ers.		435.00
04/10/24	M A Cody	0.60		945.00

Emails with Lewis regarding corporate issues (.3); diligence regarding same (.3).

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	JONES D	AY	
161866			Page: 10 April 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC	Ι	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M A Cody ails and background materials relating to corp regarding same (.5).	1.70 porate issues (1.2); telephone co	2,677.50 onference with Lewis
04/11/24 Prepare for	B B Erens call with Lewis and Cody regarding corporat	0.70 te matters (.20); attend call rega	1,137.50 rding same (.50).
	T B Lewis I analyze issues relating to corporate matters participate in call with Erens and Cody regar		2,610.00 nanbaum regarding
04/12/24 Telephone	B B Erens call with Lewis regarding upcoming board m	0.20 eetings.	325.00
04/15/24 Prepare for	T B Lewis upcoming board meetings (0.3); call with Er	0.50 rens regarding same (0.2).	725.00
04/16/24 Review em	B B Erens ails from Lewis regarding corporate matters.	0.20	325.00
	T B Lewis in call with Tananbaum and Bowen regarding arding qualified settlement fund matters. (0.2		725.00 cipate in call with
-	T B Lewis in call with Tananbaum regarding corporate arding same (.60).	1.10 matters (.50); participate in call	1,595.00 with Tananbaum and
	T B Lewis ate with Waller regarding corporate matters, ate with Tananbaum regarding scheduled boa		
04/26/24 Telephone meeting (1.	B B Erens call with Evert regarding board meeting (.30) 00).	1.60 ; prepare for board meeting (.3	2,600.00 0); attend board
04/26/24 Participate	T B Lewis in board meeting.	1.00	1,450.00
04/29/24 Telephone	M A Cody conference with counsel to insurers regarding	0.40 g case status.	630.00
	B B Erens with Evert, McGonigle and client to prepare ng same with insurers (.40); review scheduling		
04/29/24 Participate	T B Lewis in call with Tananbaum regarding corporate	0.30 matters.	435.00
04/30/24 Prepare for	B B Erens	0.50	812.50

Prepare for upcoming meeting with insurers.

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	IONE	S DAY				
161866				Page: 11		
Aldrich Pum	p LLC and Murray Boiler LLC		-	pril 30, 2024 : 241303341		
Date of Service	e Timekeeper/Fee Earner Name	Hours		Amount		
04/30/24 Partic (0.5).	Participate in call with Tananbaum regarding corporate matters (0.8); prepare materials relating to same					
	Matter Total	17.00	USD	25,840.00		
Schedules/SC	OFA/Bankruptcy Administrator Reportin	g				
04/01/24 Revie	M A Cody w monthly status reports for filing.	0.50		787.50		
04/01/24 Revie	A P Johnson w February monthly status reports.	0.30		277.50		
	P Lombardi w monthly status reports for filing (.2); emai indsay concerning same (.1).	0.40 l to Cody concerning same (.1);	email to Mille	340.00 er, Tomsic		
04/26/24 Comr	A P Johnson munications with Lombardi regarding quarte	0.20 rly fee statements and monthly	status reports	185.00		
	P Lombardi iss March monthly status reports and quarter m and Johnson concerning same (.1).	0.20 ly fee statements with Johnson	(.1); draft em	170.00 ail to Clarrey,		
	P Lombardi w monthly status reports (.8); review quarter son concerning revisions to same (.1); draft e					
	A P Johnson w quarterly fee statements (.2); review month pardi, Miller regarding same (.1).	0.50 nly status reports (.2); review en	nails from Cla	462.50 rrey,		
draft	P Lombardi ew revisions to quarterly fee statements (.1); c email to Clarrey and Hakim concerning same erning filing of same (.1).					
	Matter Total	3.80	USD	3,667.50		
Nonworking '	Travel					
04/24/24 Trave	B B Erens el to Charlotte, NC for hearing.	3.00		2,437.50		
04/24/24 Trave	A P Johnson el to Charlotte, NC for hearing.	3.00		1,387.50		
04/25/24	B B Erens	3.00		2 437 50		

04/25/24 B B Erens 3.00 2,437.50 Return travel from Charlotte, NC.

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Aldrich Pump LLC and Murray Boiler LLC Invoice:				
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
04/25/2	24 Return travel to	M R Hirst Charlotte, NC.	2.50	1,718.75
04/25/2	24 Return travel to	A P Johnson Charlotte, NC.	3.50	1,618.75
		Matter Total	15.00	USD 9,600.00
Litigati	on and Adversa	ry Proceedings		
04/01/2	Review and ana	M A Cody lyze pleadings and orders relating to appellat arding same (2.5); review materials relating t		
04/01/2		E M Dowling son, Gale and Lombardi to discuss issues rel	0.80 lating to appellate ma	580.00 atters.
04/01/2		B B Erens aterials regarding appellate issues.	0.80	1,300.00
04/01/2		J L Gale te matters with Dowling, Johnson and Lomb	5.40 pardi (.8); analyze pro	3,915.00 eccedent relating to same
04/01/2		R Hart ondence regarding discovery in derivative liti	0.10 igation adversary pro	82.50 pceedings.
04/01/2		R H Howell ise materials regarding appellate matters.	1.10	797.50
04/01/2	Review precede	A P Johnson ent relating to appellate matters (2.0); review bardi, Gale, Dowling (.7); review order exter		
04/01/2	Prepare order e draft email to M	P Lombardi xtending removal period for submissions (.2 filler, Tomsic and Lindsay concerning same ellate matters (.8); review precedent relating e (.9).	(.1); attend call with	Johnson, Gale and Dowling
04/01/2		C K Marshall ernal team regarding appellate matters.	0.30	435.00
04/01/2		C P Redmond Is in connection with appellate matters.	0.20	195.00
04/01/2		D S Torborg os Committee correspondence concerning di	0.20 scovery in derivative	280.00 e litigation adversary
04/02/2		M A Cody lyze pleadings and precedent relating to appe (.4).	4.10 ellate issues (3.7); att	6,457.50 end meeting with Erens

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	JONES DA	AY	
161866	·		Page: 13
		_	April 30, 2024
Aldrıch	Pump LLC and Murray Boiler LLC	1	nvoice: 241303341
Date of	Service Timekeeper/Fee Earner Name	Hours	Amount
04/02/2	0	0.20	145.00
	Communicate with Gale regarding research relating to ap	ppellate matters.	
04/02/2	4 B B Erens	0.60	975.00
	Attend meeting with Cody regarding appellate matters (.4	4); review same (.2).	
04/02/2		5.80	4,205.00
	Research precedent relating to appellate matters $(2.1)$ ; dis		draft summary of
	precedent (1.4); draft materials regarding appellate matter	rs (2.1).	
04/02/2	5	1.80	1,665.00
	Review materials relating to appellate matters (.8); review	precedent related to same (1.)	)).
04/02/2		3.40	2,890.00
	Research precedent relating to appellate issues (1.9); anal concerning same (.7).	yze precedent concerning sam	e (.8); draft materials
o . / o o / o		5.00	10 00
04/02/2	4 C K Marshall Review materials relating to appellate matters.	5.20	7,540.00
/ / -			
04/02/2	4 C P Redmond Analyze materials in connection with appellate matters.	0.20	195.00
04/02/2	4 D S Torborg Review and draft outline for response to Asbestos Comm	6.10 nittee correspondence regardir	8,540.00 a derivative litigation
	adversary proceeding discovery issues (1.3); email to co-c	lefendants regarding same (.2)	; review materials
	relating to same (1.4); review and revise materials regarding correspondence concerning privilege log (2.4); research r		
	request for extension of time to respond to derivative liti		
	with client and co-defendants (.3).		
04/03/2		4.00	6,300.00
	Review and analyze pleadings and precedent relating to a regarding same (.1); review emails from Tomsic regarding		th Johnson and Erens
	regarding same (.1), review emails from Tomsie regarding	g recent mings (.1).	
04/03/2	ě	3.00 5): diaguna sama with Johnson	2,175.00
	Draft and revise materials relating to appellate matters (2	.5); discuss same with Johnson	1 (.3).
04/03/2	4 B B Erens Review Maune Raichle motion concerning funding agree	3.80	6,175.00
	(1.10); emails with Gordon regarding same (.20); telepho:		
	telephone call with Evert regarding same (.30); telephone		
	call with internal team regarding appellate matters (.50); a	ittend call regarding same (.00)	
04/03/2	5	7.20	5,220.00
	Revise summary of precedent $(0.2)$ ; research concerning email to Johnson regarding same $(0.4)$ ; draft materials rel		
04/02/2			
04/03/2	4 G M Gordon Review Maune Raichle motion on funding agreement (.2	0.40 0); review and respond to ema	800.00 il from Erens
	regarding same (.20).	, <u>1</u>	

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	JONES DA	Y	
161866	-		Page: 14
Aldrich Pump LI	LC and Murray Boiler LLC		April 30, 2024 Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	R Hart terials concerning response to Asbestos Comm vileged documents in connection with same (.8		1,072.50 ng privilege log (.5);
	R H Howell l with internal team regarding appellate matters o materials concerning same (.8); review and re		1,667.50 edmond regarding
team regar regarding s agreement	A P Johnson eadings relating to appellate matters (1.8); draft rding appellate matters (.7); draft emails to Cod same with Lombardi (.3) and Dowling (.5); revi (1.0); research precedent regarding same (1.9); n Erens regarding same (.1).	y, Miller regarding same (.2); iew Maune Raichle motion re	communications lating to funding
concerning	P Lombardi ecedent concerning appellate issues (1.4); discu g same (1.6); review Maune Raichle motion rela oncerning same (.1).		
04/03/24 Review ma	C K Marshall aterials regarding appellate matters (.70); attend	1.30 call with internal team regard	1,885.00 ling same (.60).
	C P Redmond naterials in connection with appellate matters (1 (.7); communications with Howell regarding re		
discovery	D S Torborg ils to and review responses from client, Hirst re matters (1.2); review and revise materials regard dence concerning privilege log (.5); draft email	ling response to Asbestos Co	mmittee
04/04/24 Review ma	M A Cody aterials from precedent cases relating to appella	2.50 te issues.	3,937.50
	E M Dowling revise materials relating to appellate matters (7 nunicate with Johnson regarding Maune Raichle		
Johnson re derivative funding ag	B B Erens th Maune Raichle team regarding motion conce egarding response to motion (.30); telephone ca litigation adversary proceeding discovery (.20); greement motion (.20); emails with Rayburn Co o motion (1.00).	all with client, internal team as telephone call with Mascitti r	nd advisors regarding regarding response to
materials r	J L Gale laune Raichle motion regarding funding agreen relating to appellate matters (0.4); research prec greement (2.7); research precedent relating to ap	edent concerning response to	motion relating to

funding agreement (2.7); research precedent relating to appellate matters (0.9); further research regarding response to Maune Raichle motion regarding funding agreement (3.3).

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	JONES DA	AY	
161866	-		Page: 15
		т	April 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC	1:	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
04/04/24 Attend call discovery n	M R Hirst with internal team, client and advisors regardi natters.	0.20 ing derivative litigation adversa	275.00 ry proceeding
Howell reg precedent 1	A P Johnson adings relating to appellate matters (.8); resear- arding same (.4); review Maune Raichle motio regarding same (1.4); discuss response to motio 'orborg, Wreesman regarding same (.2).	n concerning funding agreeme	nt (1.5); research
	P Lombardi eations with Dowling concerning appellate issu hnson concerning same (.1).	1.10 nes (.3); draft materials concern	935.00 ing same (.7); draft
04/04/24 Communic	C K Marshall cate with Erens regarding appellate matters.	0.10	145.00
discovery is	D S Torborg with Erens, Hirst, Evert, and Tananbaum to o ssues (.2); review Maune Raichle motion regar- emails with Johnson and Wreesman regarding	ding funding agreement (1.5); o	
04/04/24 Emails with regarding s	D Wreesman h Johnson, Torborg regarding Maune Raichle ame (.2).	0.40 motion concerning funding ag	270.00 reement (.2); research
	M A Cody d analyze precedent and pleadings regarding ap unding agreement and related issues (2.5); tele		
	E M Dowling ssues relating to Maune Raichle motion concer garding same (.3).	2.00 rning funding agreement (1.7);	1,450.00 draft email to
communica motion (.70 (1.20); prep	B B Erens h Maune Raichle team regarding scheduling of ations with Evert regarding same (.20); commu )); attend call with Johnson and Marshall regar pare for call regarding same (.40); telephone ca esponse (.30); telephone call with client regard	unications with Johnson regard rding response (.40); draft outli ll with Miller regarding same (.	ling response to ne for response
	J L Gale recedent relating to appellate matters (0.4); dra Maune Raichle motion concerning funding a		1,377.50 research regarding
04/05/24 Review em	G M Gordon ail regarding Maune Raichle motion concernir	0.20 ng funding agreement.	400.00
04/05/24 Draft mate	R H Howell rials relating to appellate matters.	0.50	362.50
04/05/24	A P Johnson une Raichle motion concerning funding agree	6.60 ment (.8); research precedent r	6,105.00 egarding same (1.7);

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161866 Page: 16 April 30, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241303341 Date of Service Timekeeper/Fee Earner Name Hours Amount call with Marshall regarding same (.2); call with Erens regarding response to same (.7); draft outline for response (.7); attend call with Erens and Marshall regarding response (.4); attend call with Torborg and Wreesman regarding response (.5); attend call with Wreesman regarding same (.7). 04/05/24 P Lombardi 3.40 2,890.00 Research precedent concerning appellate issues (1.1); draft materials concerning same (2.3). 04/05/24 C K Marshall 1.20 1,740.00 Call with Johnson regarding Maune Raichle motion concerning funding agreement (.20); review motion (.60); call with Erens and Johnson regarding same (.40). 04/05/24 1.80 2,520.00 D S Torborg Review Maune Raichle motion on funding agreement and draft outline for response (1.1); attend call with Johnson and Wreesman to discuss response (.5); review Wreesman email regarding same (.2). 04/05/24 2,430.00 D Wreesman 3.60 Attend call with Johnson and Torborg regarding response to Maune Raichle motion concerning funding agreement (.5); attend call with Johnson regarding same (.7); draft email to Torborg regarding response (.1); research regarding response (2.3). 04/06/24 **B** B Erens 3.60 5,850.00 Draft response to Maune Raichle motion concerning funding agreement (3.00); telephone call with Evert regarding same (.20); diligence regarding same (.20); telephone call with client regarding same (.20). 2,405.00 04/06/24 A P Johnson 2.60Review Maune Raichle motion regarding funding agreement (.5); review emails from Torborg, Miller, Erens regarding same (.4); review precedent regarding same (.7); review draft response to same (1.0). 0.60 510.00 04/06/24 P Lombardi Draft materials concerning appellate issues. 04/06/24 D S Torborg 0.40 560.00 Draft emails to Erens, Miller and Johnson regarding response to Maune Raichle motion concerning funding agreement. 04/06/24 D Wreesman 2.20 1,485.00 Research regarding response to Maune Raichle motion concerning funding agreement. 04/07/24 **B** B Erens 975.00 0.60Review response to Maune Raichle motion regarding funding agreement (.5); discuss same with Johnson (.1). 04/07/24 A P Johnson 2.402,220.00 Review Maune Raichle motion regarding funding agreement (.2); review draft response to same (.9); draft outline for same (1.0); draft email to Wreesman, Torborg regarding same (.2); discuss same with Erens (.1). 04/07/24 P Lombardi 2.902,465.00 Draft materials concerning appellate issues (2.3); research precedent concerning same (.6). 04/07/24 C P Redmond 0.10 97.50 Analyze materials in connection appellate matters. 04/07/24 1,400.00 1.00 D S Torborg

Review draft response to Maune Raichle motion on funding agreement (.6); review Johnson outline of

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	JONES DA		
161866	5		Page: 17
		т	April 30, 2024
Aldrich Pump L.	LC and Murray Boiler LLC	1	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
response	(.4).		
	M A Cody nd revise materials regarding appellate issues (2. rivative litigation adversary proceeding discover	1	. , , , , , , , , , , , , , , , , , , ,
04/08/24	E M Dowling	2.70	1,957.50
	regarding response to Maune Raichle motion c regarding same (.2).	oncerning funding agreement	(2.5); draft email to
04/08/24	B B Erens	1.30	2,112.50
agreemen	ications with internal team regarding response t t (.80); telephone call with Johnson regarding s derivative litigation adversary proceeding disco	tatus of response (.30); telepho	
04/08/24	J L Gale	4.80	3,480.00
Research	case law regarding response to Maune Raichle	motion concerning funding ag	reement.
04/08/24	M R Hirst	1.30	1,787.50
with Eren	icate with Torborg regarding status of derivativ as regarding same (0.2); review and revise task li ts regarding same (0.3).		
04/08/24 Draft and	R H Howell revise materials relating to appellate matters.	2.00	1,450.00
email fror discuss sa regarding	A P Johnson faune Raichle motion regarding funding agreem n Dowling regarding same (.2); analyze precede me with Torborg, Wreesman (.8); draft emails same (.3); review pleadings relating to appellate same (.9); discuss response to Maune Raichle r	ent relating to same (.5); review to Tomsic, Wreesman, Torbor e matters (.7); review draft mate	y outline for same (.2); g, Lombardi erials from Lombardi
04/08/24	P Lombardi	7.10	6,035.00
precedent	terials concerning appellate issues (2.9); draft en t relating to response to Maune Raichle motion email to Johnson concerning same (.1); draft en	concerning funding agreemen	t (3.1); draft response
04/08/24	D S Torborg	3.50	4,900.00
	nd revise outline of response to Maune Raichle ith Johnson and Wreesman (.7); draft response	0 0 0 0	
	D Wreesman ications with Torborg and Johnson regarding o		3,915.00 Raichle motion
relating to	) funding agreement (.7); draft response (4.3); r	cocaren regarding same (.0).	
04/09/24 Review ar	M A Cody and analyze pleadings and precedent relating to a	2.60	4,095.00
Review af	in analyze pleasings and precedent relating to a	ippenate issues.	
	B B Erens atus of discovery in derivative litigation adversa same (.20).	0.40 ary proceedings (.20); commun	650.00 ications with Hirst

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		JONES	DAY	
161866				Page: 18
Aldrich	1 Pump LLC a	und Murray Boiler LLC		April 30, 2024 e: 241303341
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
04/09/2		0 I	2.10 ion concerning funding agreement (0.9); d	1,522.50 Iraft summary
04/09/2	Attend call with prepare for me		2.60 litigation adversary proceeding discovery is status of same with Erens (0.2); review iss (0.4).	
04/09/2		R H Howell ns with Redmond regarding appellate	1.30 e matters (.1); draft materials concerning s	942.50 ame (1.2).
04/09/2	Review respon to same (1.6); c		4.00 ing funding agreement (1.5); analyze prece Torborg regarding same (.3); emails with ellate matters (.4).	
04/09/2			0.80 g funding agreement (.6); emails with John	680.00 nson
04/09/2		C P Redmond ns with Howell regarding appellate m	0.10 natters.	97.50
04/09/2	Draft and revis Johnson and W	Vreesman (.3) and Erens (.1); prepare	6.00 concerning funding agreement (3.2); disc for (.3) and attend (1.5) call with co-defer discovery; review issues relating to same (.	ndants
04/09/2	Draft response	D Wreesman to Maune Raichle motion concerning phnson regarding same (0.3); research	6.20 g funding agreement (5.4); communication a regarding same (0.5).	4,185.00 ns with
04/10/2		M A Cody ils relating to appellate matters.	3.80	5,985.00
04/10/2	Communicate	E M Dowling with Johnson regarding next steps in ding agreement.	0.30 connection with response to Maune Raicl	217.50 hle motion
04/10/2	Review matters communication	ns with Johnson and Redmond regard	1.40 le motion concerning funding agreement ( ding appellate matters (.10); communication on (.50); review and revise response (.50).	· /
04/10/2	Plan and prepa response to me		3.00 n adversary proceedings (2.4); review and g to same (0.4); communicate with Torbo issues (0.2).	
04/10/2		R H Howell ding appellate matters (.6): communic	0.70 cations with Redmond regarding same (.1)	507.50

Research regarding appellate matters (.6); communications with Redmond regarding same (.1).

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	JONES DA	AY	
161866			Page: 19
Aldrich Pump I	LC and Murray Boiler LLC	]	April 30, 2024 Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
same (.7) commun	A P Johnson sponse to Maune Raichle motion concerning fu discuss same with Erens (.6); communications ications with Torborg and Wreesman regarding d regarding appellate matters (.1).	with Dowling regarding respo	onse (.3);
04/10/24 Commur	C P Redmond ications with Erens, Johnson regarding appella	0.10 te matters.	97.50
Commu	ications with Erens, jointoon regarding append	te mattero.	
	D S Torborg d revise response to Maune Raichle motion on f esman (.8); discuss derivative litigation adversary		
04/10/24 Draft res Johnson	D Wreesman ponse to Maune Raichle motion concerning fur (.8).	2.30 nding agreement (1.5); discuss	1,552.50 same with Torborg,
04/11/24 Review a	M A Cody nd analyze materials relating to appellate issues.	3.80	5,985.00
(.20); con	B B Erens for call with Johnson regarding response to Mau munications with Johnson regarding same (.60 ications with Johnson regarding same (.50).		
	R Hart rior document productions in connection with proceedings (.3); communications with Middle		330.00 ivative litigation
derivative	M R Hirst nd revise draft response to Asbestos Committe e litigation adversary proceeding discovery (0.4) 1); communicate with Torborg regarding meet a	; review information concerning	
04/11/24 Research	R H Howell precedent regarding appellate matters (1.00); dr	6.70 raft materials concerning same	<b>4,8</b> 57.50 e (5.70).
response	A P Johnson Erens regarding response to Maune Raichle mo (3.4); further communications with Erens regar- rith Lombardi (.2).		
04/11/24 Research	P Lombardi precedent concerning appellate matters (.2); dis	0.40 scuss same with Johnson (.2).	340.00
	T M Middlemas icate with Hart regarding review of prior docur in derivative litigation adversary proceedings.	0.10 nent productions in connectio	67.50 on with preparing for
litigation regarding	D S Torborg ponse to Asbestos Committee correspondence adversary proceeding discovery issues (.7); disc response to Maune Raichle motion concerning of time for Asbestos Committee to respond to	uss same with Hirst (.2); draft g funding agreement (.5); revie	email to Erens w draft stipulation on

extension of time for Asbestos Committee to respond to adversary proceeding discovery (.1).

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	JONES DA	Y	
161866	·		Page: 20
			April 30, 2024
Aldrich Pump LI	LC and Murray Boiler LLC	Ir	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
		10010	11110 4111
04/12/24	M A Cody	3.30	5,197.50
	conference with internal team and co-defendan		
	proceedings (.5); review and analyze materials re		
04/12/24	B B Erens	1.50	2,437.50
	l with internal team and co-defendants regarding		
	(.50); communications with Johnson regarding a		
and Miller	regarding same (.50); review issues regarding same	me (.30).	
04/12/24	R Hart	0.20	165.00
	cations with Middlemas regarding review of prio	or document productions in co	onnection with
preparing f	for discovery in derivative litigation adversary pr	roceedings.	
04/12/24	R H Howell	6.70	4,857.50
	revise materials relating to appellate matters.		.,
04/12/24	A D Laborar	5.40	4.005.00
04/12/24 Discuss an	A P Johnson pellate matters with Erens (.2); emails with Mille	5.40 er. Erens regarding same ( 5):	4,995.00
	ichle motion concerning funding agreement (.8);		
	natters (.5); revise same (1.8); review precedent r		0
04/12/24	P Lombardi	2.10	1,785.00
	aterials relating to appellate matters (1.2); draft s		
04/40/04		0.00	125 00
04/12/24	T M Middlemas cations with Hart regarding review of prior docu	0.20	135.00
	ery in derivative litigation adversary proceedings		ion with preparing
0.1.1.0.10.1		4.40	10/000
04/12/24 Review der	D S Torborg rivative litigation adversary proceeding discovery	1.40	1,960.00 nd attend (5) cell
	al team and co-defendants regarding same; revi		
	reement (.4).	1	0
04/13/24	B B Erens	3.00	4 875 00
	cations with Johnson regarding appellate matters		4,875.00
	l revise materials relating to appellate matters (2.		
04/12/24	D II Howell	2 50	1 812 50
04/13/24 Review and	R H Howell d revise materials relating to appellate matters.	2.50	1,812.50
04/13/24	A P Johnson	1.20	1,110.00
	sponse to Maune Raichle motion concerning fur natters (.6); discuss same with Erens (.1); review		
uppenate n		ennun from Erene regurung e	(io).
04/14/24	B B Erens	0.30	487.50
	sponse to Maune Raichle motion concerning fur appellate matters (.1).	nding agreement (.2); email to	Johnson, Redmond
regarding a	appendie matters (.1).		
04/14/24	A P Johnson	0.70	647.50
Review ma	aterials relating to appellate matters (.6); review e	emails from Erens, Redmond	regarding same (.1).
04/15/24	B B Erens	0.70	1,137.50
	h internal team regarding Asbestos Committee l	Rule 28j letter to Fourth Circu	

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	JONES DA	ΔY	
161866	-		Page: 21
			April 30, 2024
Aldrich I	Pump LLC and Murray Boiler LLC	Invo	pice: 241303341
Date of S	ervice Timekeeper/Fee Earner Name	Hours	Amount
v	with petition for direct appeal of dismissal opinion (.40);	consider issues regarding same (.3)	0).
04/15/24	J L Gale	2.50	1,812.50
	Revise memo relating to appellate matters.	2.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
04/15/24	M R Hirst	0.40	550.00
	Communicate with Torborg regarding status of discovery		
	(0.20); review email regarding meet and confer relating to		0
04/15/24		1.20	1,110.00
(	Review materials relating to appellate matters (.6); review Circuit in connection with petition for direct appeal of dis seam regarding same (.4).		
04/15/24	C K Marshall	0.20	290.00
	Emails with internal team regarding Asbestos Committee	Rule 28j letter to Fourth Circuit i	n connection
V	with petition for direct appeal of dismissal opinion.		
04/15/24	C P Redmond	2.60	2,535.00
	Communications with internal team regarding appellate n		,
04/15/24	D S Torborg	0.60	840.00
(	Communications with Hirst regarding status of derivative draft email to Asbestos Committee regarding same (.3); en Raichle motion concerning funding agreement (.1).	e litigation adversary proceeding di	iscovery (.2);
04/16/24	B B Erens	0.80	1,300.00
r - -	Telephone call with Marshall regarding Asbestos Commit with petition for direct appeal of dismissal opinion (.2); re Raichle motion concerning funding agreement (.2); review	eview Johnson email regarding res	it in connection
04/16/24	A P Johnson	3.10	2,867.50
]	Review response to Maune Raichle motion concerning fu summary of same (.4); draft emails to Lombardi (.2) and I		
04/16/24	P Lombardi	4.10	3,485.00
	Review and revise response to Maune Raichle motion con- to response (.4); communications with Johnson concerning		prepare exhibits
04/16/24	C K Marshall	0.20	290.00
(	Call with Erens regarding Asbestos Committee Rule 28j l for direct appeal of dismissal opinion.	etter to Fourth Circuit in connecti	on with petition
04/16/24	T M Middlemas	1.80	1,215.00
]	Review of prior document productions in connection wit adversary proceedings.	h preparing for discovery in derivation	ative litigation
04/16/24	C P Redmond	1.50	1,462.50
1	Draft materials relating to appellate matters (1.3); analyze	materials in connection with same	
04/16/24	D S Torborg	0.30	420.00
	Review response to Maune Raichle motion concerning fu		

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	JONES DA	AY	
161866			Page: 22
A11'1 D T		-	April 30, 2024
Aldrich Pump L	LC and Murray Boiler LLC	L	Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
(.30); ema	B B Erens dications with Johnson regarding response to Ma ails with client regarding Fourth Circuit order de 50); communications with Evert regarding sam	enying petitions for direct revi	
04/17/24 Draft me	J L Gale morandum regarding appellate matters.	1.30	942.50
relating to	M R Hirst Torborg regarding Maune Raichle motion conc o same (0.2); communications with Torborg reg matters (0.3); review District Court briefing sch	arding derivative litigation adv	versary proceeding
04/17/24 Research	R H Howell regarding appellate matters (1.0); draft materials	3.00 s relating to same (2.0).	2,175.00
comment same (.4); denying p	A P Johnson sponse to Maune Raichle motion concerning fu ts from Lombardi regarding same (.5); draft ema ; discuss same with Erens (.3); analyze preceden petitions for direct appeal of dismissal opinion (. regarding same (.2); review Trane draft response	tils to Lombardi, Erens, Miller t related to same (1.3); review 1); draft emails to Erens, Tan	, Torborg regarding Fourth Circuit order anbaum, Hirst, Evert,
concernir (.1); draft order rela	P Lombardi sponse to Maune Raichle motion concerning fu ng same (.2); review Fourth Circuit order denyin email to Cody, Erens and Johnson concerning ating to appeal of dismissal opinion (.1); commu to Maune Raichle motion concerning funding a (.3).	g petitions for direct appeal o same (.1); review District Cou nicate with Johnson concernit	f dismissal opinion irt briefing schedule ng same (.1); prepare
	C K Marshall icate with internal team regarding Fourth Circu opinion (.30); call with Erens regarding same (.1		580.00 direct appeal of
	T M Middlemas f prior document productions in connection with proceedings.	0.60 th preparing for discovery in c	405.00 derivative litigation
04/17/24 Analyze r	C P Redmond naterials relating to appellate matters.	0.50	487.50
relating to with Erer issues wit	D S Torborg Hirst regarding Maune Raichle motion concern o same (0.1); review response to Maune Raichle ns and Johnson regarding same (.4); discuss deri th Hirst (.3); review Fourth Circuit order denying munications with Guy regarding adversary proce	motion concerning funding a vative litigation adversary pro- g petitions for direct appeal of	greement (.7); emails ceeding discovery
04/18/24 Commun	M R Hirst icate with co-defendants regarding derivative lit	1.00 igation adversary proceeding o	1,375.00 discovery issues (0.4);

Communicate with co-defendants regarding derivative litigation adversary proceeding discovery issues (0.4); communicate with Torborg regarding same (0.1); review draft correspondence regarding same (0.5).

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		JONES	DAY	
161866				Page: 23 April 30, 2024
Aldrich	1 Pump LLC a	nd Murray Boiler LLC	In	voice: 241303341
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
04/18/2		R H Howell e materials relating to appellate matter	9.20 rs (8.7); communications with Redmo	6,670.00 ond regarding same
04/18/2	Review as-filed draft email to T	A P Johnson response to Maune Raichle motion c 'omsic regarding Fourth Circuit order s to Redmond regarding appellate ma	r denying petitions for direct appeal of	
04/18/2		T M Middlemas r document productions in connection reedings.	1.30 n with preparing for discovery in der	877.50 ivative litigation
04/18/2	Revise material	C P Redmond s relating to appellate matters (8.4); er as with Howell regarding same (.5); an	2 0 0 11	. ,
04/18/2		D S Torborg ive litigation adversary proceeding dis e (.1).	0.20 scovery issues with Hirst (.1); review	280.00 correspondence
04/19/2		C K Cahow n co-counsel regarding status of litigat	0.50 tion matters.	637.50
04/19/2	Review materia	B B Erens ls relating to Maune Raichle motion on ng to appellate matters (1.0).	2.50 concerning funding agreement (1.5); ;	4,062.50 review and revise
04/19/2	Attend call with derivative litiga	M R Hirst n co-defendants regarding status of lit tion adversary proceeding discovery r arding same (0.3); communicate with (0.1).	natters (0.4); attend call with internal	team and co-
04/19/2		R H Howell ls relating to appellate matters.	0.40	290.00
04/19/2	Review materia	A P Johnson ls relating to Maune Raichle motion of al materials related to same (.5); discu tters (1.8).		
04/19/2		P Lombardi ding Maune Raichle motion concernin ne (.1).	0.30 ng funding agreement (.2); draft emai	255.00 I to Cahow
04/19/2		T M Middlemas r document productions in connection redings.	1.80 n with preparing for discovery in der	1,215.00 ivative litigation
04/19/2		C P Redmond relating to appellate matters (1.7); and	2.20 alyze materials in connection with sam	2,145.00 me (0.5).

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161866		-		Page: 24
Aldrich	PumpIICa	nd Murray Boiler LLC		April 30, 2024 Invoice: 241303341
manen	i unip LLC a	nd Multay Doller LLC		11100000. 241505541
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
04/19/2	Prepare for (.1)	D S Torborg and attend (.3) call with co-defendants regardin ad call with co-counsel regarding status of litigat		
04/20/2		B B Erens ise materials relating to appellate matters (3.1); o	3.50 emails with Redmo	5,687.50 ond, Johnson regarding
04/20/2	Review materia	A P Johnson ls relating to Maune Raichle motion concerning ellate matters (1.0); review emails from Redmone	00	
04/20/2		C P Redmond ens, Johnson regarding materials relating to app	0.30 ellate matters.	292.50
04/21/2		B B Erens ise materials relating to appellate matters (2.8); e	3.00 emails with Johnso	4,875.00 on regarding same (.2).
04/21/2		A P Johnson ls relating to appellate matters (.6); review email	0.80 s from Erens rega	740.00 rding same (.2).
04/22/2	Review and ana	M A Cody alyze materials relating to appellate matters (2.8); ning funding agreement (1.7).	4.50 ; review materials :	7,087.50 relating to Maune Raichle
04/22/2	Review materia regarding same record in Distri concerning fund	B B Erens ls from precedent case relating to appellate matti- (.80); telephone call with Ramsey regarding sam- ict Court appeal of dismissal opinion (.20); revie ding agreement (.20); telephone calls with client hall regarding same (.30); telephone calls with Re (.30).	ne (.20); telephone w Maune Raichle regarding appella	call with Hirst regarding reply in support of motion te issues (.60); telephone
04/22/2		R H Howell ling appellate matters.	2.20	1,595.00
04/22/2	Review materia	A P Johnson ls relating to appellate matters (.9); review email nunications with Cody regarding litigation matte		1,295.00 rshall, Redmond regarding
04/22/2		C K Marshall relating to appellate matters (.40); emails with in g same (.30).	1.10 Iternal team regard	1,595.00 ling same (.40); calls with
04/22/2		T M Middlemas r document productions in connection with prep eedings.	2.90 paring for discove	1,957.50 ry in derivative litigation
04/22/2	Analyze materia	C P Redmond als in connection with appellate matters (1.4); re h same (0.9); emails with Erens, Johnson, Marsh		
04/23/2	24	M A Cody	6.00	9,450.00

Review and analyze materials relating to appellate matters (4.3); review reply in support of Maune Raichle

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	JONES DA	Y	
161866			Page: 25 April 30, 2024
Aldrich Pump LLC	and Murray Boiler LLC	I	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	erning funding agreement and related materi ters (.1); telephone conference with Johnson		n Erens regarding
04/23/24 Communicate agreement.	E M Dowling e with Johnson regarding reply in support of	0.20 f Maune Raichle motion conce	145.00 erning funding
04/23/24 Review Maur	J L Gale ne Raichle reply in support of motion concer	1.30 rning funding agreement and c	942.50 rase law cited in same.
	M R Hirst response to Asbestos Committee correspond derivative litigation adversary proceedings (0		
04/23/24 Draft and rev	R H Howell vise materials relating to appellate matters.	1.30	942.50
Dowling rega	A P Johnson ne Raichle reply in support of motion concer- arding same (.2); review precedent related to bellate matters (.3).		
04/23/24 Analyze issue	C K Marshall es relating to appellate matters (1.80); draft es	2.10 mail to Erens, Johnson regardi	3,045.00 ing same (.30).
	T M Middlemas ior document productions in connection wit occeedings (.9); draft email to Hart regarding s		742.50 erivative litigation
04/23/24 Analyze mate	C P Redmond erials relating to appellate matters.	1.00	975.00
	D S Torborg provide comments on draft response to Asbe gation adversary proceeding discovery issues		1,120.00 nce relating to
	M A Cody nalyze materials relating to litigation matters ort of motion concerning funding agreemen		7,875.00 g to Maune Raichle
04/24/24 Review prece	J L Gale dent relating to appellate matters.	1.00	725.00
	M R Hirst 1) and attend (.4) call with co-defendants reg tters; revise response to Asbestos Committe		
04/24/24 Revise materi	R H Howell ials relating to appellate matters (3.0); researc	4.10 ch regarding same (1.1).	2,972.50
04/24/24 Review Maur related to san	A P Johnson ne Raichle reply in support of motion concer ne (.3).	0.70 rning funding agreement (.4); a	647.50 analyze precedent

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161866			Page: 26
Aldrich Pump LLC	and Murray Boiler LLC		April 30, 2024 Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
04/24/24 Analyze mate	C P Redmond rials in connection with appellate matters.	0.80	780.00
	D S Torborg 1) and attend (.4) call with co-defendants regard les; call with client regarding response to Asbes		
04/25/24 Review and a	M A Cody nalyze precedent and materials relating to litigat	4.40 tion matters.	6,930.00
04/25/24 Draft email to	J L Gale Johnson regarding precedent relating to appel	0.20 late matters.	145.00
1	M R Hirst use to Asbestos Committee correspondence reg am regarding same (0.3).	0.60 arding privilege log matte	825.00 ers (0.3); communicate
	D S Torborg rovide comments on response to Asbestos Cor ersary proceeding discovery (1.4); research regar		3,780.00 concerning derivative
04/26/24 Attend call wi	C K Cahow ith advisors and co-defendants regarding litigati	0.60 on matters.	765.00
04/26/24 Attend call wi	M A Cody ith advisors and co-defendants regarding litigati	0.80 on matters.	1,260.00
04/26/24 Review email draft summar	J L Gale from Johnson regarding precedent relating to a y of same (.9); discuss same with Johnson (.1).	3.80 appellate matters (.1); revi	2,755.00 iew precedent (2.7);
Committee co communicate	M R Hirst ith co-defendants regarding status of litigation r prrespondence concerning discovery in derivativ with Tananbaum, Sands regarding response (0. ); attend call with co-defendants regarding litiga	ve litigation adversary pro .2); communicate with To	oceedings (0.7);
	A P Johnson dent relating to appellate matters (.6); review en o Tomsic, Gale regarding precedent (.3); discuss		
response to A	D S Torborg 2) and attend (.7) call with advisors and co-defe sbestos Committee correspondence concerning ; communicate with Hirst regarding same (.3).		
04/27/24 Draft and rev	B B Erens ise materials relating to appellate matters.	1.00	1,625.00
04/27/24 Revise memo	J L Gale randum regarding appellate matters.	1.00	725.00

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	JONES DA	Y		
161866	-		А	Page: 27 pril 30, 2024
Aldrich Pump LLO	C and Murray Boiler LLC		Invoice	241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
04/27/24 Review draf	C K Marshall t materials relating to appellate matters.	1.60		2,320.00
04/28/24 Review and (.1).	B B Erens revise materials relating to appellate matters (	1.70 1.6); emails with Marsha	ll, Johnson r	2,762.50 egarding same
04/28/24 Revise mem	J L Gale lorandum regarding appellate matters.	1.40		1,015.00
04/28/24 Review mate	A P Johnson erials relating to appellate matters (1.2); review	1.30 v emails from Marshall, I	Erens regard	1,202.50 ing same (.1).
04/29/24 Review and	M A Cody analyze materials relating to appellate matters	1.30		<b>2,</b> 047.50
04/29/24 Attend call v	B B Erens with internal team regarding appellate matters	0.80 (.5); review case law rela	uting to same	1,300.00 (.3).
04/29/24 Revise mem same (.1).	J L Gale orandum regarding precedent concerning app	0.80 pellate matters (.7); email	s with Johns	580.00 on regarding
	A P Johnson erials relating to appellate matters (.4); attend wiew precedent relating to same (.5); draft em			1,295.00 regarding
	C K Marshall (.2) and attend (.4) call with Johnson, Erens a ating to same (.9).	1.50 nd Redmond regarding a	appellate mat	2,175.00 ters; revise
04/29/24 Analyze mat regarding sa	C P Redmond terials in connection with appellate matters (0 me $(0.5)$ .	0.60 1); attend call with Eren	s, Marshall, J	585.00 Johnson
04/30/24 Review mate	M A Cody erials and issues relating to appellate matters.	0.90		1,417.50
04/30/24 Revise mem	J L Gale lorandum regarding appellate matters.	1.60		1,160.00
04/30/24 Revise mate (.10).	C K Marshall rials relating to appellate matters (1.50); comr	6.30 nunications with internal	team regard	9,135.00 ing same
	C P Redmond terials in connection with appellate matters (1 with same $(0.1)$ .	1.40 3); communications with	h internal tea	1,365.00 m in
	Matter Total	481.20	USD	526,300.00

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	JONES DAY		
161866	·		Page: 28
Aldrich Pump LLC	and Murray Boiler LLC		April 30, 2024 Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
Professional Retention	-		
i iolessionai Retentio			
	A P Johnson o Bowen, Wright, Pratt regarding outstanding p vert Weathersby Houff's February monthly state ment (.2).		
	P Lombardi approving interim fee applications (.2); revise t it email to Johnson concerning same (.1).	0.40 tracking chart relating to	340.00 p payments concerning
04/03/24 Review recent	A P Johnson ly entered interim fee application orders.	0.20	185.00
04/04/24 Review ordina same (.5).	A P Johnson ary course professional's interim fee application	1.90 (.6); revise same (.8); re	1,757.50 view invoices related to
04/04/24 Update electro	C L Smith onic file management system with monthly state	0.10 ements.	52.50
04/05/24 Telephone con issues.	M A Cody nference with Johnson, Gale regarding ordinary	0.30 y course professional's is	472.50 nterim fee application
	J L Gale vise monthly statements of ordinary course pro interim fee application with Cody, Johnson (.3)		1,087.50 s ordinary course
	A P Johnson iry course professional's interim fee application nts' Representative March monthly statement (		740.00 Cody, Gale (.2); review
04/05/24 Update electro	C L Smith onic file management system with monthly state	0.10 ements.	52.50
	A P Johnson invoices (.3); draft email to Kim regarding same Bowen regarding same (.1).	0.70 e (.1); review Hamilton (	647.50 Stephens invoice (.2);
04/09/24 Review recent applications (	A P Johnson interim fee applications (.4); review chart of an 4).	0.80 nounts outstanding pur	740.00 suant to interim fee
	M A Cody ary course professional's interim fee application th Johnson regarding same (.3).	1.80 and related materials (1	2,835.00 .5); telephone
04/10/24 Revise ordinar	J L Gale ry course professional monthly statement.	1.00	725.00
04/10/24 Review recent	A P Johnson interim fee applications (.6); discuss ordinary c	2.00 course professional's inte	1,850.00 erim fee application

Review recent interim fee applications (.6); discuss ordinary course professional's interim fee application with Cody (.3); review chart of amounts outstanding pursuant to interim fee applications (.2); revise same

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	JONES DA	AY	
161866			Page: 29
Aldrich Pump LI	LC and Murray Boiler LLC	Ι	April 30, 2024 nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
(.3); discus	s same with Lombardi (.2); draft emails to Wri	ght, Bowen regarding same (.4	·).
04/10/24 Update ele	C L Smith ectronic file management system with monthly	0.10 statements.	52.50
regarding	M A Cody d revise ordinary course professional's interim same (.1); communications with Johnson regard ourse professional orders (.3).		
	J L Gale dinary course professional interim fee applicati al fee materials (2.1); discuss same with Johnson n (.2).		
profession profession	A P Johnson cent interim fee applications (.2); review emails al amounts (.1); draft emails to Tananbaum, G al and interim compensation procedures (.2); d n, Pratt regarding recent payments (.2).	ross regarding same (.2); review	w ordinary course
04/11/24 Communi	E Pratt cate with Gale regarding fee materials for ordin	0.40 nary course professional.	150.00
	C L Smith ectronic file management system with monthly ordinary course professional compensation ma		157.50 ions with Gale
04/12/24 Review ma	M A Cody aterials relating to interim fee applications.	0.50	787.50
04/12/24 Revise ma	J L Gale terials relating to ordinary course professional r	2.80 monthly statements and interin	2,030.00 m fee application.
from Pratt	A P Johnson ils to Tananbaum, Gross, Bowen regarding pay regarding ordinary course professional (.2); re- ne with Pratt (.8); draft emails to Pratt regarding same (.4).	view ordinary course professio	onal invoices (.7);
invoices re compensa	E Pratt aterials in connection with ordinary course pro clating to same (.6); communicate with Johnson tion procedures (.8); draft email to ordinary con ourse professional's monthly statements (.4).	n regarding ordinary course pro	ofessional
04/15/24 Revise ma (.1).	J L Gale terials relating to ordinary course professional (	0.20 (.1); draft email to Johnson, Pr	145.00 ratt regarding same
	A P Johnson nails from Gale, Pratt regarding ordinary course al invoices (.2); discuss same with Pratt (.3).	0.70 e professional (.2); review ordi	647.50 nary course

professional invoices (.2); discuss same with Pratt (.3).

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	JONES D		
161866	<b>3</b>		Page: 30
Aldulah Daara	LLC and Manager Deflect LLC	т	April 30, 2024
Aldrich Pump	LLC and Murray Boiler LLC	1	nvoice: 241303341
Date of Service	Timekooner /Eee Famor Name	Hours	Amount
	Timekeeper/Fee Earner Name		Amount
ordinat commu commu	E Pratt ordinary course professional's monthly statement ry course professional regarding compensation pr unications with Johnson regarding comments to or unications with ordinary course professional regard nd submission of monthly statements (.2).	ocedures and next steps relating ordinary course professional's in	g to same (1.2); nvoices (.3);
04/16/24	J L Gale	0.60	435.00
	v ordinary course professional invoice (0.1); revise mails with Johnson, Pratt regarding same (0.2).	e ordinary course professional n	nonthly statement
04/16/24	A P Johnson	0.40	370.00
	v emails from Gale, Pratt regarding ordinary cours ry course professional (.2).	se professional (.2); review mon	athly statements of
04/16/24	P Lombardi	0.80	680.00
Review	v Rayburn Cooper March invoice (.7); draft email	to Johnson concerning same (."	1).
prepare	E Pratt v of ordinary course professional's invoices (.4); co e monthly statements for submission to notice pa sional for review (.6).		
04/17/24 Update	C L Smith e electronic file management system with monthly	0.10 v statements.	52.50
	A P Johnson v December - February ordinary course profession (1): droft amails to Cale. Bowen Prott recording		555.00 omit same to notice
-	(.1); draft emails to Gale, Bowen, Pratt regarding	same (.2).	
	P Lombardi v orders approving interim fee applications (.4); up mail to Johnson concerning same (.1).	0.70 pdate chart of amounts owed p	595.00 ursuant to same (.2);
04/23/24	A P Johnson	0.70	647.50
Draft e to same	emails to Bowen, Guerke, Halevy regarding recent e (.4).	t payments (.3); review monthly	v statements related
04/24/24	E M Dowling	0.10	72.50
Comm	unicate with Johnson regarding review of profess	ional fees.	
04/25/24 Review	E M Dowling 7 Bates White March monthly statement (1.60); er	1.70 nails with Johnson regarding sa	1,232.50
	A P Johnson email to Bowen regarding recent payments (.1); re vling regarding same (.1).	0.60 view Bates White's March invo	555.00 ice (.4); draft emails
04/26/24 Review	E M Dowling v emails from Johnson regarding professional fees	0.10	72.50
04/26/24 Draft e	A P Johnson emails to Bowen, Miller (KCC), Miller, Halevy, Th	1.00	925.00 pents ( 3): review FTI

Draft emails to Bowen, Miller (KCC), Miller, Halevy, Thompson regarding recent payments (.3); review FTI interim fee application (.2); review Rayburn Cooper March monthly statement (.4); draft emails to Steele,

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	JONES DA	Y		
161866	·		Ar	Page: 31 oril 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC		1	241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
Canup rega	arding March monthly statements (.1).			
04/30/24 Review Ev	E M Dowling ert Weathersby Houff monthly statement.	0.80		580.00
	E M Dowling &L Gates monthly statement (.30); emails with atement (.10).	0.40 Johnson regarding Eve	rt Weathersby I	290.00 Houff
04/30/24 Review Ev regarding s	A P Johnson ert Weathersby Houff's March monthly statem same (.1).	0.50 ent (.4); draft emails to	Dowling, Canu	462.50 ap, Tomsic
04/30/24 Update ele	C L Smith ctronic file management system with monthly s	0.10 statements.		52.50
	Matter Total	43.60	USD	36,107.50
Fee Application Pr	reparation			
04/02/24 Telephone	B B Erens call with Smith regarding February invoice ma	0.20 tters.		325.00
	C L Smith d revise February invoice for privilege and com call with Erens regarding same (.20).	1.60 pliance (1.30); emails w	rith Fresenko re	840.00 egarding
04/03/24 Review and	C L Smith d revise February invoice for privilege and com	0.40 pliance.		210.00
04/04/24 Review Fel	B B Erens bruary invoice for privilege and compliance.	0.50		812.50
04/04/24 Review Fel	A P Johnson bruary monthly statement (.1); emails with Smit	0.20 th regarding same (.1).		185.00
	C L Smith h Erens, Fresenko regarding February invoice ( n Johnson regarding same (.10); submit Februar			
04/05/24 Review and	C L Smith d revise March invoice for privilege and compli	3.30 ance.		1,732.50
04/08/24 Review and	C L Smith d revise March invoice for privilege and compli	3.20 ance.		1,680.00
04/11/24 Review and	C L Smith d revise March invoice for privilege and compli	3.10 ance.		1,627.50
04/12/24 Review and	C L Smith d revise March invoice for privilege and compli	0.10		52.50

Review and revise March invoice for privilege and compliance.

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	JONES DA	Y		
161866	·			Page: 32
			1	oril 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC		Invoice:	241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
04/15/24 Review and	C L Smith d revise March invoice for privilege and compl	1.70 iance.		892.50
04/17/24 Review and regarding s	C L Smith d revise March invoice for privilege and compl same (.10).	2.30 iance (2.20); communica	tions with Fre	1,207.50 senko
04/19/24 Review and	B B Erens d revise March invoice for privilege and compl	0.30 iance.		487.50
04/19/24 Communic compliance	C L Smith cations with Fresenko regarding March invoice e (.60).	0.70 (.10); review and revise	same for privil	367.50 lege and
04/23/24 Review and	C L Smith d revise March invoice for privilege and compl	0.20 iance.		105.00
04/26/24 Review and	C L Smith d revise March invoice for privilege and compl	0.10 iance.		52.50
04/29/24 Review Jor	A P Johnson nes Day March monthly statement (.1); emails	0.20 with Smith regarding sar	ne (.1).	185.00
04/29/24 Draft Jone	C L Smith s Day March monthly statement (.10); emails v	0.20 vith Johnson regarding s	ame (.10).	105.00
04/30/24 Submit Jor	C L Smith nes Day March monthly statement to notice pa	0.10 rties.		52.50
	Matter Total	18.90	USD	11,182.50
Asbestos Matters				
Cahow reg prepare reg	B B Erens h Evert regarding upcoming meetings concern arding same (.50); attend call with internal tear garding same (.20); review objection to Asbesto subpoena (.20).	n regarding developmen	ts and planning	g (.50);
04/01/24 Attend call	G M Gordon with internal team regarding developments an	0.20 nd next steps.		400.00
04/01/24 Attend call	T B Lewis with internal team regarding developments an	0.20 ad next steps.		290.00

 04/01/24
 D S Torborg
 0.20
 280.00

 Attend call with internal team regarding developments and next steps.
 04/02/24
 M A Cody
 0.30
 472.50

 04/02/24
 M A Cody
 0.30
 472.50

 Telephone conference with Erens and Guy regarding asbestos matters and potential next steps relating to

same.

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	JONES DA	Y	
161866	-		Page: 33
		т	April 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC	L	nvoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens call with Evert regarding mediation (.30); telep potential next steps relating to same (.50); em		
04/02/24 Coordinate	A P Johnson logistics for mediation.	0.40	370.00
	C L Smith rens regarding research relating to estimation r email to Erens regarding same (.10).	0.60 natters (.10); research and dra	315.00 aft analysis regarding
and plan for	B B Erens call with Evert regarding mediation (.30); telep r meeting concerning asbestos matters and por o Asbestos Committee motion to quash DBM	tential next steps relating to s	ame (.30); revise
04/03/24 Review and	G M Gordon respond to email from Erens regarding DBM	0.20 P estimation-related subpoen	400.00
04/03/24 Communica	M R Hirst ate with Evert regarding estimation discovery i	0.20 issues.	275.00
04/03/24 Research an	C L Smith nd draft analysis relating to estimation matters	0.50 (.40); email to Erens regardin	262.50 g same (.10).
04/04/24 Review mat	M A Cody rerials related to asbestos issues and related ma	3.30 atters.	5,197.50
	B B Erens with client regarding asbestos matters and po (1.20); prepare for mediation (.10); discuss sam		2,925.00 ame (.40); attend call
	M R Hirst ananbaum regarding estimation matters (0.4); c status and discovery issues (0.3).	0.70 communicate with internal tea	962.50 am regarding
04/04/24 Coordinate	A P Johnson logistics for mediation (.2); discuss same with	0.30 Erens (.1).	277.50
04/04/24 Emails with (.30).	C L Smith Erens regarding research relating to estimation	0.40 on matters (.10); research and	210.00 draft analysis of same
04/05/24 Prepare for regarding sa	B B Erens call with client regarding asbestos matters and ame (.70).	1.00 l potential next steps (.30); att	1,625.00 tend call with client
	C L Smith a Cahow, Johnson, Gale regarding materials in )); review materials and draft analysis of same (		
04/07/24 Barian mat	B B Erens	0.20	325.00

Review materials from Evert regarding mediation.

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	JONES DA	Y	
161866	·		Page: 34 April 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC	]	Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	M A Cody ations with Erens regarding outline concerning ); review materials relating to same (.8).	1.10 g asbestos matters and potent	1,732.50 tial next steps relating
	B B Erens line regarding asbestos matters and potential r regarding same (.30); prepare for Bates White		1,625.00 0); communications
04/08/24 Communic	M R Hirst ate with Evert regarding estimation status issu	0.30 es.	412.50
04/08/24 Coordinate	A P Johnson logistics for mediation.	0.50	462.50
04/09/24 Communic	M A Cody ations with Erens regarding asbestos matters a	0.50 and potential next steps relatin	787.50 ng to same.
	B B Erens ations with Cody regarding asbestos matters a regarding same (.30).	0.80 nd potential next steps relatin	1,300.00 g to same (.50);
04/09/24 Attend esti	M R Hirst mation work in process call (0.5); review estim	1.10 ation discovery related issues	1,512.50 (0.6).
04/09/24 Finalize log	A P Johnson gistics for mediation.	0.40	370.00
	M A Cody terials relating to asbestos matters and potentia regarding mediation update (.2).	0.80 al next steps relating to same	1,260.00 (.6); communications
04/10/24 Communic	M A Cody ations with Erens and Johnson regarding med	0.10 iation.	157.50
call with Ev	B B Erens meeting concerning asbestos matters and pot vert regarding mediation update (.30); commun w materials to prepare for meeting (.20); prepa	nications with Cody and John	son regarding same
04/10/24 Review ma	D S Torborg terials relating to asbestos matters and potentia	0.20 al next steps relating to same.	280.00
next steps i	B B Erens rations with client regarding preparations for m relating to same (.30); attend call with Evert an regarding same (.20).		
Committee	M R Hirst with client regarding asbestos matters and pot regarding scheduling order and protocol relat al team regarding same (0.2).		
04/12/24 Review Asl	B B Erens bestos Committee reply in support of motion (	1.50 to quash DBMP estimation di	2,437.50

Review Asbestos Committee reply in support of motion to quash DBMP estimation discovery subpoena

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	JONES DAY		
161866			Page: 35 April 30, 2024
Aldrich Pump LLC and	d Murray Boiler LLC		Invoice: 241303341
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
Gordon regardin	garding asbestos matters and potential next steps g mediation status (.10); telephone call with Guy 1 ling mediation (.20); telephone call with McGonig	egarding case stati	us (.20); telephone call
1 1	G M Gordon rence with Erens regarding mediation.	0.10	200.00
, ,	M R Hirst n call with advisors.	0.60	825.00
	A P Johnson n call with advisors.	0.50	462.50
	G M Gordon rence with internal team regarding developments	0.20 and next steps.	400.00
Attend call with i	M R Hirst nternal team regarding developments and next ste ion matters (0.2); analyze meet and confer lists reg		
1 1	Γ B Lewis with internal team regarding developments and n	0.10 next steps.	145.00
	D S Torborg internal team regarding developments and plannin	0.20 g.	280.00
04/16/24 Attend Bates Wh	C K Cahow ite call.	0.90	1,147.50
04/16/24 I Attend Bates Wh	B B Erens ite call.	1.00	1,625.00
	M R Hirst ite call (0.5); draft email to Manville Trust regardi	1.00 ng discovery (0.5).	1,375.00
04/16/24 Attend Bates Wh	A P Johnson ite call.	0.50	462.50
	B B Erens garding estimation matters.	0.20	325.00
Communicate wi	M R Hirst th Evert regarding estimation next steps (0.3); rev ding estimation matters (0.2).	1.70 iew matters relatin	2,337.50 g to same (1.2); call
Prepare for call w	B B Erens with client regarding asbestos matters and potentia .00); prepare for upcoming meeting relating to sar		2,275.00 g to same (.20); attend
	M R Hirst egarding asbestos matters and potential next steps	1.00 relating to same.	1,375.00

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	JONES	DAY	
161866			Page: 36 April 30, 2024
Aldrich Pun	np LLC and Murray Boiler LLC	Inv	oice: 241303341
Date of Servi	ce Timekeeper/Fee Earner Name	Hours	Amount
04/19/24 Revi	C K Cahow ew and analyze materials relating to asbestos mat	2.00 ters and potential next steps.	2,550.00
call	B B Erens pare for call with client regarding asbestos matters with Trane regarding same (.30); attend call with oming meeting relating to same (1.00).		
04/19/24	M R Hirst	0.30	412.50
Com	municate with internal team regarding Manville	Trust document production matters.	
04/22/24	M A Cody	3.10	4,882.50
	munications with Erens regarding upcoming me s relating to same (.6); review and analyze materia	0 0	d potential next
04/22/24	B B Erens	1.70	2,762.50
	nd call with Evert and Hirst regarding upcoming s relating to same (1.10); communications with C		and potential next
04/22/24	M R Hirst	1.30	1,787.50
	ft materials for upcoming meeting regarding asbe ; attend call with Erens and Evert regarding same		relating to same
04/23/24	B B Erens	1.00	1,625.00
	are for upcoming meeting regarding asbestos ma Ference with Johnson regarding same (.50).	atters and potential next steps relating	g to same (.50);
04/23/24	M R Hirst	1.80	2,475.00
mee	nd Bates White call (0.5); attend estimation work ting concerning asbestos matters and potential ne ville Trust regarding production matters (0.3).		
04/23/24	A P Johnson	0.50	462.50
	ference with Erens regarding upcoming meeting ing to same.	concerning asbestos matters and pot	ential next steps
04/24/24	B B Erens	2.50	4,062.50
Prep same	pare for (.50) and attend (2.00) meeting regarding e.	asbestos matters and potential next s	teps relating to
04/25/24	B B Erens	4.00	6,500.00
	nd meeting with client and advisors regarding asb )); draft summary of same (.50).	pestos matters and potential next step	os relating to same
04/25/24	M R Hirst	3.50	4,812.50
Atte	nd meeting with client and advisors regarding ask	pestos matters and potential next step	os relating to same.
04/25/24	A P Johnson	2.60	2,405.00
Atte	nd meeting with client and advisors regarding ast	pestos matters and potential next step	os relating to same.
04/26/24	M R Hirst	0.30	412.50
	municate with internal team regarding estimation		

Communicate with internal team regarding estimation discovery order and next steps.

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	JONES DA	A Y		
161866				Page: 37
			1	ril 30, 2024
Aldrich Pump LLC	and Murray Boiler LLC		Invoice:	241303341
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
04/29/24 Review and a	M A Cody nalyze materials relating to asbestos matters	4.20		6,615.00
with Evert re	B B Erens Ills with client and Future Claimants' Repres garding same (.30); consider next steps regar rnal team regarding developments and next s	ding same (.50); prepare f		
04/29/24 Telephone co	G M Gordon onference with internal team regarding devel	0.20 opments and planning.		400.00
04/29/24 Attend call w issues (0.9).	M R Hirst ith internal team regarding developments an	1.90 d next steps (1.0); review	estimation pl	2,612.50 anning
04/29/24 Attend call w	T B Lewis ith internal team regarding developments an	0.20 d planning.		290.00
04/29/24 Communicati	E Pratt ions with vendor regarding database relating	0.70 to review of documents i	n estimation	262.50 discovery.
04/29/24 Attend call w	D S Torborg ith internal team regarding developments an	0.30 d planning.		420.00
04/30/24 Attend call w	C K Cahow ith Bates White.	0.40		510.00
04/30/24 Review and a	M A Cody nalyze materials relating to asbestos matters	4.30 and potential next steps r	elating to san	6,772.50 ne.
	B B Erens ers relating to asbestos matters and potential 0); prepare regarding same (.30); attend call			2,437.50 d Bates
	M R Hirst White call (0.7); attend estimation work in p stimation (0.7).	2.00 process call (0.6); plan for	potential mee	2,750.00 etings
	Matter Total	82.40	USD	119,887.50

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161866

Aldrich Pump LLC and Murray Boiler LLC

Page: 38 April 30, 2024 Invoice: 241303341

## Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
Case Administration and	d Business Operations			
<b>TRAVEL - AIR FARE</b>				
04/04/24 Airfare - Travel to	A P Johnson o Charlotte, NC to attend February 9, 2024 hearing.	CHI	220.54	
04/04/24 Airfare - Travel to	A P Johnson o Charlotte, NC to attend February 9, 2024 hearing.	CHI	178.90	
05/02/24 Airfare Other - T	B B Erens ravel to Charlotte, NC for April 25, 2024 hearing; Wifi -	CHI worked on plane.	4.00	
05/02/24 Airfare - Travel to	B B Erens o Charlotte, NC for April 25, 2024 hearing.	CHI	327.40	
05/02/24 Airfare - Travel to	B B Erens o Charlotte, NC for April 25, 2024 hearing.	CHI	438.77	
05/02/24 Airfare - Travel to	B B Erens o Charlotte, NC for April 25, 2024 hearing.	CHI	(95.43)	
Travel - Air Fare Subtota	al			1,074.18
TRAVEL - FOOD AND	BEVERAGE EXPENSES			
04/16/24 Food and beverag	D Palumbo ge for April 10, 2024 mediation.	NYC	654.20	
05/02/24 Meals Other - Tra	B B Erens avel to Charlotte, NC for April 25, 2024 hearing.	CHI	5.41	
05/02/24 Meals Tip - Trave	B B Erens el to Charlotte, NC for April 25, 2024 hearing.	CHI	1.20	
05/02/24 Meals Breakfast -	A P Johnson Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	15.87	
05/02/24 Meals Lunch - Tr	B B Erens avel to Charlotte, NC for April 25, 2024 hearing.	CHI	13.96	
Travel - Food and Bever	age Expenses Subtotal			690.64
TRAVEL - HOTEL CH	ARGES			
04/04/24 Hotel - Travel to	A P Johnson Charlotte, NC to attend February 9, 2024 hearing.	CHI	321.55	
05/02/24 Hotel - Travel to	B B Erens Charlotte, NC for April 25, 2024 hearing.	CHI	487.62	
05/02/24 Hotel - Travel to	A P Johnson Charlotte, NC for April 25, 2024 hearing.	CHI	487.62	
Travel - Hotel Charges S	Subtotal			1,296.79
TRAVEL - TAXI CHAR	GES			
04/04/24 Taxi - Travel to C	A P Johnson Charlotte, NC to attend February 9, 2024 hearing.	CHI	21.77	
04/04/24 Taxi - Travel to O	A P Johnson Tharlotte, NC to attend February 9, 2024 hearing.	CHI	39.20	

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	JUNES DAT			
161866	-		Page:	39
			April 30, 20	)24
Aldrich Pump LLC and Murray Boiler LLC		Inv	voice: 2413033	341
Date	Timekeeper/Fee Earner Name	Location	Amount	Total
05/02/24	B B Erens	CHI	35.96	
Taxi - Trav	vel to Charlotte, NC for April 25, 2024 hearing.			
05/02/24	A P Johnson	CHI	50.50	
Taxi - Trav	vel to Charlotte, NC for April 25, 2024 hearing.			
05/02/24	A P Johnson	CHI	31.48	
Taxi - Trav	vel to Charlotte, NC for April 25, 2024 hearing.			
05/02/24	A P Johnson	CHI	78.56	
Taxi - Trav	vel to Charlotte, NC for April 25, 2024 hearing.			
05/02/24	B B Erens	CHI	46.55	
Taxi - Trav	vel to Charlotte, NC for April 25, 2024 hearing.			
Travel - Taxi Cha	rges Subtotal			304.02
Matter To	otal		USD	3,365.63

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

In re

Chapter 11

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

(Jointly Administered)

Case No. 20-30608 (JCW)

### FORTY-SEVENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM MAY 1, 2024 THROUGH MAY 31, 2024

In accordance with the Order Establishing Procedures for Interim Compensation

and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim

Compensation Order"), Jones Day, counsel to Aldrich Pump LLC and Murray Boiler LLC as

debtors and debtors in possession (together, the "Debtors"), submits its Forty-Seventh Monthly

Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtors for the

Period From May 1, 2024 Through May 31, 2024 (the "Monthly Fee Statement").

#### **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as <u>Exhibit A</u> is Jones Day's invoice for the period

May 1, 2024 through May 31, 2024 (the "Statement Period").

#### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$892,978.75
Total Expenses	\$5,918.65
TOTAL	\$898,897.40

1

The Debtors are the following entities (the last four digits of their respective 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.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$809,599.53 from the Debtors for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the "reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and expense detail and has determined that certain fees and expenses should not be charged to the Debtors. In particular, Jones Day has voluntarily determined that \$500.00 in fees will not be charged to the Debtors. This Monthly Fee Statement reflects this adjustment.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq., abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Cordes Law, PLLC,

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1800 East Blvd., Charlotte, North Carolina 28203 (Attn: Stacy C. Cordes, Esq.,

stacy@cordes-law.com; (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (e) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than July 15, 2024 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: July 1, 2024 Chicago, Illinois Respectfully submitted,

/s/ Brad B. Erens

Brad B. Erens (IL Bar No. 06206864) Mark A. Cody (IL Bar No. 6236871) Caitlin K. Cahow (IL Bar No. 6317676) JONES DAY 110 North Wacker Drive, Suite 4800 Chicago, Illinois 60606 Telephone: (312) 782-3939 Facsimile: (312) 782-8585 E-mail: bberens@jonesday.com macody@jonesday.com ccahow@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND DEBTORS IN POSSESSION

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# EXHIBIT A

Invoice

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# JONES DAY

#### Chicago Office 110 North Wacker Drive Suite 4800 Chicago, IL 60606 (312) 782-3939 Federal Identification Number: 34-0319085

May 31, 2024

161866 Invoice: 241304145

Aldrich Pump LLC and Murray Boiler LLC 800 Beaty Street Davidson, NC 28036 United States of America

For legal services rendered for the period through May 31, 2024:

	Hours	<u>Amount</u>
Case Administration and Business Operations	33.40	41,402.50
Automatic Stay	202.20	221,030.00
Claims Administration	3.60	5,345.00
General Corporate and Real Estate	36.90	55,765.00
Schedules/SOFA/Bankruptcy Administrator		
Reporting	4.30	4,752.50
Nonworking Travel	33.10	24,481.25
Litigation and Adversary Proceedings	393.90	409,137.50
Professional Retention/Fee Issues	13.60	12,620.00
Fee Application Preparation	16.80	9,500.00
Asbestos Matters	77.60	108,945.00
Total Fees	815.40 USD	892,978.75
Total Billed Disbursements	USD	5,918.65_**
TOTAL	USD	898,897.40

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161866

Aldrich Pump LLC and Murray Boiler LLC

Disbursement & Charges Summary

Travel - Air Fare	3,548.21
Travel - Food and Beverage Expenses	498.73
Travel - Hotel Charges	1,211.15
Travel - Other Costs	58.00
Travel - Taxi Charges	602.56

Page: 2 June 30, 2024 Invoice: 241304145

USD 5,918.65 \*\*

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161866

## Aldrich Pump LLC and Murray Boiler LLC

Page: 3 June 30, 2024 Invoice: 241304145

## Timekeeper/Fee Earner Summary – May 31, 2024

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
C K Cahow	Partner	2014	11.50	1,275.00	14,662.50
C K Cahow	Partner	2014	7.50	637.50	4,781.25
M A Cody	Partner	1996	135.00	1,575.00	212,625.00
M A Cody	Partner	1996	4.50	787.50	3,543.75
B B Erens	Partner	1991	73.30	1,625.00	119,112.50
B B Erens	Partner	1991	13.20	812.50	10,725.00
G M Gordon	Partner	1980	2.00	2,000.00	4,000.00
M R Hirst	Partner	2001	48.20	1,375.00	66,275.00
M R Hirst	Partner	2001	7.90	687.50	5,431.25
T B Lewis	Partner	1987	9.30	1,450.00	13,485.00
C K Marshall	Partner	2001	34.30	1,450.00	49,735.00
D S Torborg	Partner	1998	8.50	1,400.00 _	11,900.00
Total			355.20		516,276.25
E M Dowling	Associate	2022	38.90	725.00	28,202.50
J L Gale	Associate	2022	100.20	725.00	72,645.00
R Hart	Associate	2021	1.90	825.00	1,567.50
A P Johnson	Associate	2018	145.90	925.00	134,957.50
P Lombardi	Associate	2021	42.00	850.00	35,700.00
C P Redmond	Associate	2019	3.50	975.00	3,412.50
D C Villalba	Associate	2019	92.70	875.00	81,112.50
A T Williams	Associate	2022	4.10	725.00	2,972.50
D Wreesman	Associate	2023	4.10	675.00 -	2,767.50
Total			433.30		363,337.50
C L Smith	Paralegal		22.20	525.00	11,602.50
Total			22.20		11,602.50
E Pratt	Project Manager		4.70	375.00	1,762.50
Total			4.70		1,762.50
Total			815.40	– USD	892,978.75

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	JONES DA		
161866			Page: 4
Aldrich Pump LI	C and Murray Boiler LLC		June 30, 2024 Invoice: 241304145
	Fee Detail		
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
Case Administration	on and Business Operations		
05/01/24 Attend me	C K Cahow eting with Evert regarding case status and next s	1.00 steps.	1,275.00
05/01/24 Revise task Erens (.2).	A P Johnson t list (.2); review calendar of key dates and deadli	0.70 nes (.3); discuss status of	647.50 case and next steps with
	C L Smith d distribute docket (.10); obtain recently filed do h same (.10); emails with internal team regarding	I.	Ũ
	B B Erens cations with Johnson regarding appointment of l c in process call (.50).	0.70 pankruptcy judge (.20); pr	1,137.50 repare for upcoming
05/02/24 Discuss ap	A P Johnson pointment of bankruptcy judge with Erens.	0.20	185.00
	C L Smith d distribute docket (.10); obtain recently filed do h same (.10).	0.20 cuments and update elect	105.00 ronic file management
05/03/24 Attend wo	C K Cahow rk in process call with company, internal team as	0.50 nd advisors.	637.50
05/03/24 Prepare for matters.	M A Cody r (.50) and attend (.50) telephone conference wit	1.00 h client and advisors rega	1,575.00 arding work in process
05/03/24 Prepare for	B B Erens r work in process call (.40); attend call with clien	0.90 t regarding same (.50).	1,462.50
05/03/24 Revise and	J L Gale update calendar of key dates and deadlines.	0.50	362.50
05/03/24 Prepare for	M R Hirst r (.20) and attend (.50) client work in process cal	0.70 1.	962.50
05/03/24 Attend wo	A P Johnson rk in process call with client and advisors.	0.50	462.50
05/03/24 Participate	T B Lewis in work in process call with client and advisors.	0.50	725.00
	C L Smith d distribute docket (.10); obtain recently filed do h same (.10).	0.20 cuments and update elect	105.00 cronic file management
05/03/24 Attend clie	D S Torborg	0.50	700.00

Attend client work in process call.

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	JONES I	DAY	
161866	·		Page: 5 June 30, 2024
Aldrich Pump LLC a	nd Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/04/24 Revise calendar	A P Johnson r of key dates and deadlines.	0.20	185.00
05/06/24 Organize upco	B B Erens ming tasks in case.	0.40	650.00
05/06/24 Review and dis	C L Smith tribute docket.	0.10	52.50
05/07/24 Review and dis system with sat	C L Smith stribute docket (.10); obtain recently file me (.10).	0.20 d documents and update electro	105.00 onic file management
05/08/24 Review and dis	C L Smith stribute docket.	0.10	52.50
05/09/24 Review and dis system with sar	C L Smith stribute docket (.10); obtain recently file me (.10).	0.20 d documents and update electro	105.00 onic file management
05/10/24 Review and an	C K Cahow alyze recent filings.	0.30	382.50
05/10/24 Prepare for wo	B B Erens rk in process calls.	0.20	325.00
05/10/24 Revise calendar	J L Gale r of key dates and deadlines.	0.50	362.50
05/10/24 Review and dis system with sar	tribute docket (.10); obtain recently file	0.20 d documents and update electro	105.00 onic file management
05/13/24 Prepare for adv	B B Erens visor work in process call.	0.40	650.00
05/13/24 Review and dis system with sar	C L Smith stribute docket (.10); obtain recently file me (.10).	0.20 d documents and update electro	105.00 onic file management
05/14/24 Attend work in	C K Cahow process call with advisors.	0.70	892.50
05/14/24 Telephone con	M A Cody ference with advisors regarding work in	0.70 n process matters.	1,102.50
05/14/24 Prepare for adv	B B Erens visor work in process call (.20); attend c	0.80 all regarding same (.60).	1,300.00
05/14/24 Attend work in	A P Johnson process call with advisors (.6); review v	1.20 work in process report (.3); revis	1,110.00 se task list (.3).

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	JONES DA	Y	
161866	-		Page: 6 June 30, 2024
Aldrich Pump LI	C and Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/14/24 Participate	T B Lewis in work in process call with advisors.	0.70	1,015.00
	C L Smith d distribute docket (.10); obtain recently filed d h same (.10).	0.20 locuments and update el-	105.00 ectronic file management
05/14/24 Prepare fo	D S Torborg r (.30) and attend (.60) work in process call wit	0.90 h advisors.	1,260.00
05/15/24 Review and	C L Smith d distribute docket.	0.10	52.50
	C L Smith d distribute docket (.10); obtain recently filed d h same (.10).	0.20 locuments and update ele	105.00 ectronic file management
05/17/24 Attend wo	C K Cahow rk in process call with company, internal team	0.40 and advisors.	510.00
05/17/24 Telephone	M A Cody conference with client and advisors regarding	0.50 work in process matters	. 787.50
05/17/24 Prepare fo	B B Erens r client work in process call (.40); attend call re	0.80 garding same (.40).	1,300.00
05/17/24 Draft caler	J L Gale ndar of key dates and deadlines.	0.60	435.00
05/17/24 Participate	T B Lewis in work in process call with client.	0.50	725.00
	C L Smith d distribute docket (.10); obtain recently filed d h same (.20).	0.30 locuments and update el-	157.50 ectronic file management
05/17/24 Attend wo	D S Torborg rk in process call with client.	0.40	560.00
05/20/24 Review tas	M A Cody k list and work in process report (.9); commun	1.00 icate with Erens regardin	1,575.00 ng same (.1).
05/20/24 Review and	C L Smith d distribute docket.	0.10	52.50
05/21/24 Attend wo	C K Cahow rk in process call with advisors.	0.60	765.00
	M A Cody r (.2) and attend (.6) telephone conference with revise task list and work in process report (.8)		2,520.00 k in process matters;
05/21/24 Prepare fo	B B Erens	0.90 d call regarding same ( 6	0)

Prepare for work in process call with advisors (.30); attend call regarding same (.60).

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	JONES DA	AY	
161866	·		Page: 7 June 30, 2024
Aldrich Pump LLC	and Murray Boiler LLC	Ι	nvoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/21/24 Attend work i	A P Johnson n process call with advisors (.5); revise wor	0.90 k in process report (.1); revise	832.50 task list (.3).
05/21/24 Prepare for (.2	T B Lewis 2) and attend (.6) work in process call with	0.80 advisors.	1,160.00
05/21/24 Review and di	C L Smith stribute docket.	0.10	52.50
05/21/24 Attend work i	D S Torborg n process call with advisors.	0.60	840.00
05/22/24 Telephone cal	B B Erens l with Ellman regarding coordination matte	0.20 ers.	325.00
05/22/24 Discuss next s	A P Johnson teps in case with Villalba.	0.20	185.00
05/22/24 Review and di	C L Smith stribute docket.	0.10	52.50
05/22/24 Discuss status	D C Villalba of case with Johnson.	0.20	175.00
	C L Smith stribute docket (.10); obtain recently filed o me (.10); update case calendar (.10).	0.30 locuments and update electron	157.50 nic file management
05/24/24 Revise calenda	J L Gale ar of key dates and deadlines.	0.50	362.50
05/24/24 Update electro	C L Smith onic file management system with case mat	0.20 erials (.1); review and distribut	105.00 e docket (.1).
05/26/24 Prepare for we	B B Erens ork in process call.	0.20	325.00
05/28/24 Attend work i	C K Cahow n process call with advisors.	0.40	510.00
05/28/24 Telephone con process report	M A Cody nference with advisors regarding work in p : (.8).	1.30 rocess matters (.5); review task	2,047.50 x list and work in
05/28/24 Prepare for ad	B B Erens visor work in process call (.20); attend call	0.60 regarding same (.40).	975.00
05/28/24 Attend work i	A P Johnson n process call with advisors (.4); revise wor	0.90 k in process report (.2); revise	832.50 task list (.3).
05/28/24 Participate in v	T B Lewis work in process call with advisors.	0.50	725.00

Participate in work in process call with advisors.

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	JONES DA	AY		
161866				Page: 8 ane 30, 2024 : 241304145
Aldrich Pump LL	C and Murray Boiler LLC		Invoice	241304143
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
05/28/24 Review and	C L Smith distribute docket.	0.10		0.00
05/29/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed d same (.20).	0.30 locuments and update elec	ctronic file n	157.50 nanagement
05/30/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed d same (.10).	0.20 locuments and update elec	ctronic file n	105.00 nanagement
05/31/24 Review and system with	C L Smith distribute docket (.10); obtain recently filed d same (.10).	0.20 locuments and update elec	etronic file n	105.00 nanagement
	Matter Total	33.40	USD	41,402.50
Automatic Stay				
05/03/24 Review pree	B B Erens cedent relating to Beaudoin motion to lift stay	0.30		487.50
05/07/24 Review pred	B B Erens cedent relating to Beaudoin motion to lift stay	0.40		650.00
05/08/24 Review and	M A Cody analyze precedent relating to Beaudoin motio	2.70 on to lift stay.		<b>4,252.5</b> 0
05/08/24 Review mat	B B Erens rerials for hearing in DBMP in connection wit	0.20 h response to Beaudoin m	notion to lift	325.00 : stay.
	M A Cody MP hearing on motion to lift stay in connection edent regarding Beaudoin motion to lift stay (			
same (.20);	B B Erens call with Johnson regarding Beaudoin motion review motion (.50); emails with Cody regardi ring on motion to lift stay in connection with	ing precedent relating to sa	ame (.10); m	onitor
05/09/24 Review and	G M Gordon respond to email from Erens regarding Beau	0.20 doin motion to lift stay.		400.00
(1.2); review	A P Johnson BMP hearing on motion to lift stay in connect v Beaudoin lift stay motion (1.8); research pre- ame (.1); discuss same with Erens (.2).			
issues (.6); e	M A Cody conference with Erens, Miller and Johnson re emails with Beaudoin counsel regarding sched elating to same (3.2); telephone conference wi	uling relating to same (.1);	review mot	

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	JONES DA	Y	
161866	·		Page: 9
Aldrich Pump LL	C and Murray Boiler LLC	It	June 30, 2024 nvoice: 241304145
1	·		
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	B B Erens r call with Cody and Johnson regarding Beaudo hone calls with Johnson regarding research rela		1,787.50 I call regarding same
	J L Gale audoin motion to lift stay (1.10); draft summar ss same with Johnson (.10).	2.30 y of same (.90); research prece	1,667.50 dent relating to same
	A P Johnson audoin lift stay motion (.8); attend call with Ere related to same (1.2); discuss same with Cody (		3,237.50 ne (.6); research
05/13/24 Review and	M A Cody I analyze pleadings and precedent regarding Be	2.60 eaudoin motion to lift stay.	4,095.00
05/13/24 Draft sumr	J L Gale mary of research relating to Beaudoin lift stay r	1.30 notion.	942.50
05/13/24 Review Bea	A P Johnson audoin lift stay motion (.7); discuss same with "	1.40 Villalba (.7).	1,295.00
	D C Villalba audoin lift stay motion (1.4); meeting with John relating to same (3.6); draft outline for oppositi	0 0 11	6,300.00 ame (0.6); review
05/14/24 Review and	M A Cody d analyze materials relating to Beaudoin lift stay	3.40 y motion.	5,355.00
05/14/24 Revise sum (3.4).	J L Gale amary of precedent relating to Beaudoin lift sta	10.90 y motion (7.5); research preced	7,902.50 lent relating to same
-	D C Villalba eccedent relating to Beaudoin lift stay motion (1 n (3.3); review case law cited in same (2.3).	6.80 .2); draft outline for opposition	5,950.00 n to Beaudoin lift
05/15/24 Review and	M A Cody d analyze materials relating to Beaudoin lift stay	3.20 y motion.	5,040.00
	E M Dowling I analyze precedent in connection with respons Johnson, Villalba regarding opposition to mot		580.00 (.3); call with
05/15/24 Review Bea	A P Johnson audoin lift stay motion (.5); discuss response to	1.00 9 same with Lombardi, Villalba	925.00 , Dowling (.5).
05/15/24 Review Bea to same (.5	P Lombardi audoin motion for relief from stay (.3); call wit ).	0.80 h Johnson, Dowling, Villalba c	680.00 oncerning response
05/15/24 Research re	D C Villalba elated to opposition to Beaudoin lift stay motio	8.80 on (3.1); review research from	7,700.00 Gale related to same

Research related to opposition to Beaudoin lift stay motion (3.1); review research from Gale relate (0.3); draft outline for opposition (4.9); discuss same with Johnson, Dowling and Lombardi (0.5).

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	JONESI	DAY	
161866			Page: 10
Aldrich Pum	np LLC and Murray Boiler LLC		June 30, 2024 Invoice: 241304145
Date of Servic	ce Timekeeper/Fee Earner Name	Hours	Amount
05/16/24 Revie	M A Cody ew and analyze hearing transcripts and pleadings r	2.50 egarding Beaudoin motion to li	3,937.50 ft stay.
05/16/24 Resea	E M Dowling arch precedent in connection with opposition to I	5.10 Beaudoin motion to lift stay.	3,697.50
05/16/24 Revie	A P Johnson ew Beaudoin lift stay motion (.4); draft and revise	2.10 outline for opposition to same	1,942.50 (1.2); review same (.5).
05/16/24 Revie stay (	P Lombardi ew precedent related to opposition to Beaudoin m (.3).	1.60 notion to lift stay (1.3); analyze F	1,360.00 Beaudoin motion to lift
05/16/24	D C Villalba	7.00	6,125.00
Draf	t outline for opposition to Beaudoin motion to lif	t stay (2.4); review case law relat	ing to same (4.6).
	M A Cody ew and analyze materials relating to Beaudoin mot and related exhibits (1.2); review and revise outline		8,977.50 udoin motion to lift
	E M Dowling arch precedent in support of opposition to Beaud rding same (.2).	3.80 oin motion to lift stay (3.6); dra	2,755.00 ft email to Johnson
oppo	A P Johnson ew Beaudoin lift stay motion (.6); review preceden osition to same (1.3); review same (.2); draft email rling regarding same (.2).		
05/17/24 Revie	P Lombardi ew precedent in connection with opposition to Be	0.80 eaudoin motion to lift stay.	680.00
	D C Villalba se outline for objection to Beaudoin lift stay motio ; email to Gale regarding same (0.3); review case la		5,075.00 nson regarding same
05/19/24 Revie	A P Johnson ew Beaudoin lift stay motion (.5); review outline re	1.20 elated to objection to same (.7).	1,110.00
	M A Cody ew and analyze materials relating to Beaudoin mot rding opposition to same (1.1).	3.90 tion to lift stay (2.8); review and	6,142.50 analyze issues
	E M Dowling arch in support of opposition to Beaudoin motior e (.40).	1.30 n to lift stay (.90); draft email to	942.50 Johnson regarding
05/20/24 Revie	B B Erens ew matters concerning opposition to Beaudoin life	0.20 t stay motion.	325.00
05/20/24 Revie	J L Gale	2.50 ft stay motion	1,812.50

Review precedent related to opposition to Beaudoin lift stay motion.

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	JONES DA	Y	
161866			Page: 11 June 30, 2024
Aldrich Pump LL	C and Murray Boiler LLC	Ι	nvoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	A P Johnson ail from Dowling regarding research in support edent related to same (.9).	1.40 t of opposition to Beaudoin li	1,295.00 ft stay motion (.5);
05/20/24 Research re	D C Villalba lated to objection to Beaudoin lift stay motion	8.80 (4.0); draft summary of same	7,700.00 e (4.8).
05/21/24 Review and	M A Cody analyze precedent regarding objection to Beau	1.70 Idoin lift stay motion.	2,677.50
05/21/24 Call with Vi	J L Gale illalba regarding opposition to Beaudoin lift sta	1.50 ay motion (0.2); research rega	1,087.50 rding same (1.3).
	D C Villalba with Gale regarding Beaudoin lift stay motion o motion (4.2); draft analysis related to same (2		6,387.50 research regarding
	M A Cody revise draft memorandum regarding research review pleadings and related materials in conr		3,780.00 audoin lift stay
05/22/24 Review prec	J L Gale cedent related to objection to Beaudoin lift stay	1.00 y motion.	725.00
05/22/24 Review Vill: (.2).	A P Johnson alba research regarding opposition to Beaudoir	1.20 n lift stay motion (1.0); discus	1,110.00 s same with Villalba
stay motion revise memo same (.8); re	M A Cody BMP hearing regarding ruling on lift stay motion (.6); discuss same with Erens (.3); draft email orandum regarding response to Beaudoin lift s eview and analyze case law and precedent regard n regarding scheduling of motion (.2).	to Johnson, Erens regarding s tay motion (1.8); review case	same (.2); review and summaries regarding
	B B Erens n internal team regarding DBMP hearing conce Beaudoin lift stay motion (.30); monitor DBM 0).		
stay motion	A P Johnson BMP hearing regarding ruling on lift stay motion (.6); discuss same with Erens, Lombardi (.2); on Cody, Erens regarding same (.1).		
	D C Villalba BMP hearing regarding ruling on motion to lift a (0.3); draft summary of court's ruling (0.5).	0.80 stay in connection with resp	700.00 onse to Beaudoin lift
	M A Cody analyze case law regarding opposition to Beau am regarding same (1.1).	2.80 Idoin motion to lift stay (1.7);	4,410.00 review

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	JONES D	AY	
161866			Page: 12 June 30, 2024
Aldrich Pump	LLC and Murray Boiler LLC	]	Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/24/24 Researc	J L Gale ch precedent regarding opposition to Beaudoin l	4.80 ift stay motion.	3,480.00
05/24/24 Review	D C Villalba research related to opposition to Beaudoin mot	0.30 ion to lift stay.	262.50
commu	M A Cody y and analyze case law and memoranda regarding unications with Erens regarding same (.2); comm g transcript of DBMP ruling on motion to lift sta	unications with Johnson regard	ling same (.2); review
05/28/24 Comm	A P Johnson unications with Cody regarding objection to Bea	0.20 udoin lift stay motion.	185.00
1	M A Cody one conference with Marshall and Erens regardi and analyze precedent in connection with object	0 0	6,457.50 lift stay motion (.5);
	E M Dowling unicate with Johnson regarding objection to Bea ipt of ruling on motion to lift stay in connection		797.50 view DBMP hearing
emails commu	B B Erens call with Marshall and Cody regarding Beaudoir with Hirst regarding same (.20); review and com unications with Johnson regarding objection to F ng same (.20); emails with Marshall regarding sam	ment on email to Thompson re Beaudoin lift stay motion (.20);	egarding same (.20);
05/29/24 Review	M R Hirst Beaudoin lift stay motion (0.5); communicate w	0.70 7 ith Erens regarding same (0.2).	962.50
lift stay	A P Johnson y DBMP transcript of ruling on lift stay motion is y (.3); review emails from Thompson, Erens rega ng same (.1); review outline for opposition (.6); o	rding motion to lift stay (.4); dr	aft email to Cody
	C K Marshall with Erens regarding Beaudoin lift stay motion ng same (.40).	0.60 (.20); participate in call with Er	870.00 ens and Cody
emails	M A Cody one conference with Erens, Evert, Johnson, Mil regarding same (.8); telephone conference with I ng objection to same (.1); review related precede	Erens regarding same (.1); email	
	E M Dowling y DBMP hearing transcript of ruling on lift stay r y motion (3.4); draft summary related to same (1.		3,335.00 osition to Beaudoin
	B B Erens call with Cody, Evert, Johnson, Miller and Hirst egarding same (.10); emails with internal team an		

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			June 30, 2024
Aldrich Pump LLC	and Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/30/24 Conference ca	M R Hirst all with Cody, Erens, Johnson, Evert and	0.70 I Miller regarding Beaudoin lif	962.50 t stay motion (0.5);
review motion	n (0.2).		
motion to lift	A P Johnson P transcript from ruling on motion to lif stay (.2); discuss next steps for oppositio lalba (.1); review emails from Wright, Er	on with Cody, Erens, Hirst, Ev	vert, Miller (.4); discuss
05/30/24	D C Villalba	1.40	1,225.00
regarding obje	e for objection to Beaudoin lift stay mot ection to Beaudoin lift stay motion (0.2); Dowling regarding updates to outline (0	review materials from Dowlin	
05/31/24	M A Cody	2.70	4,252.50
	evise email to counsel for Beaudoin regar precedent regarding same (2.0); telephor	8	
05/31/24 Revise opposi	E M Dowling tion to Beaudoin motion to lift stay.	1.20	870.00
05/31/24	B B Erens	0.20	325.00
Emails with c	ounsel to Beaudoin regarding schedule f	or lift stay motion.	
05/31/24	A P Johnson	0.70	647.50
Review emails	s from Wright, Erens, Evert, Miller, Cod ecedent related to opposition to same (		
05/31/24	C K Marshall	0.20	290.00
	internal team regarding opposition to B	Beaudoin lift stay motion.	
05/31/24	D C Villalba	8.90	7,787.50
	on to Beaudoin motion to lift stay (8.8); c	lraft email to Cody regarding s	
	Matter Total	202.20	USD 221,030.00
Claims Administratio	n		
05/02/24 Emails regard	M A Cody ing claims reconciliation and withdrawal	0.50 s.	787.50
	M A Cody amendment stipulation and related exhil ng claim withdrawals (.3).	1.00 bits (.5); emails with Masiano r	1,575.00 regarding same (.2);
05/03/24 Review claim	A P Johnson stipulation (.2); review emails from Masi	0.30 iano, Miller regarding same (.1)	277.50
05/04/24	A P Johnson	0.20	185.00
	stipulation (.1); review emails from Masi		
05/06/24	M A Cody	0.50	787.50
	ing claim withdrawal issues and related r		

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Aldrich Pump LLC	C and Murray Boiler LLC		-	ne 30, 2024 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
05/30/24 Review clair	M A Cody ns materials and related precedent (.8); emails	1.10 with Masiano regarding	same (.3).	1,732.50
	Matter Total	3.60	USD	5,345.00
General Corporate a	and Real Estate			
05/01/24 Telephone c	B B Erens call with client regarding subsidiary board meet	0.20 tings.		325.00
05/01/24 Draft email	M R Hirst to internal team regarding meeting with insure	0.20 ers.		275.00
05/01/24 Prepare draf	T B Lewis ft minutes for Aldrich/Murray joint board mee	1.50 eting.		2,175.00
	B B Erens ations with McGonigle regarding meeting with relephone call with Lewis regarding corporate			
05/02/24 Prepare for	M R Hirst upcoming meeting with insurers.	0.50		687.50
05/03/24 Telephone c insurers.	M A Cody conference with McGonigle, Hirst, Evert, Erer	0.50 ns and Tananbaum rega	rding meeting	787.50 with
05/03/24 Prepare for client and ac	B B Erens call with internal team regarding meeting with dvisors (.50).	0.80 insurers (.30); attend ca	ll regarding sa	1,300.00 me with
	M R Hirst ternal team to prepare for call concerning meet arding same (.5); review materials to prepare for		ttend call with	2,200.00 client and
05/05/24 Prepare for	B B Erens meeting with insurers (.6); communicate with	0.80 Hirst regarding same (.2	.).	1,300.00
05/05/24 Prepare for	M R Hirst meeting with insurers (0.5); communicate with	0.70 Erens regarding meetin	ng (0.2).	962.50
05/06/24 Review mate	M A Cody erials in preparation for meeting with insurers.	2.60		4,095.00
05/06/24 Prepare for	B B Erens meeting with insurers.	1.00		1,625.00
05/06/24 Prepare for	M R Hirst meeting with insurers.	0.60		825.00
05/07/24	M A Cody	6.00		9,450.00

05/07/24 M A Cody 6.00 9,450.00 Review memoranda and other materials in preparation for meeting with insurers (3.5); attend meeting with

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Aldrich Pump LL	C and Murray Boiler LLC		-	ine 30, 2024 : 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
insurers (2.0	)); follow up meeting with Tananbaum, Evert,	Erens, Hirst and McO	Gonigle (.5).	
05/07/24 Prepare for client and a	B B Erens meeting with insurers (3.2); attend meeting re dvisors (.5).	5.90 garding same (2.2); att	end follow up r	9,587.50 neeting with
05/07/24 Prepare for regarding sa	M R Hirst (3.4) and attend (2.2) meeting with insurers; for time (0.5).	6.10 ollow up meeting with	client and advi	8,387.50 sors
05/07/24 Attend Alde	T B Lewis rich/200 Park and Murray/ClimateLabs joint	1.50 board meetings.		2,175.00
05/14/24 Review follo	M R Hirst ow up tasks relating to meeting with insurers.	0.50		687.50
05/14/24 Prepare dra	T B Lewis ft minutes for recent Aldrich/200 Park and M	2.10 urray/ClimateLabs bo	pard meetings.	3,045.00
	T B Lewis distribute draft minutes for recent Aldrich/20 re and distribute materials regarding corporate		imateLabs boar	1,450.00 d meetings
	M A Cody revise corporate disclosure regarding case star mail with Tananbaum regarding same (.1).	1.00 tus (.8); emails with Le	wis and Erens	1,575.00 regarding
05/26/24 Review con	B B Erens ments from client regarding corporate disclos	0.30 sure concerning case s	tatus.	487.50
05/28/24 Review issu	M R Hirst es relating to insurance matters.	0.30		412.50
	Matter Total	36.90	USD	55,765.00
Schedules/SOFA/I	Bankruptcy Administrator Reporting			
05/02/24 Review and	M A Cody analyze monthly status reports and related pre-	0.80 ecedent.		1,260.00
05/28/24 Review ema	A P Johnson ils from Clarrey, Miller, Tananbaum regarding	0.20 g monthly status repor	ts.	185.00
05/29/24 Review mor	A P Johnson nthly status reports (.3); review emails from Cl	0.60 arrey, Miller, Lombard	li regarding sam	555.00 ne (.3).
	P Lombardi nthly status reports (.9); communicate with Jol same (.1); draft email to Clarrey concerning sa		e (.1); email wit	1,020.00 h Cody
05/30/24 Review and	M A Cody revise monthly status reports (.5); emails with	0.60 Lombardi regarding s	same (.1).	945.00

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	JONES D	AY		
161866	•			Page: 16
Aldrich Pump I I	LC and Murray Boiler LLC			ine 30, 2024 : 241304145
	is and Multay Doner LLC		mvoice	. 241504145
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
05/30/24 Review mo	A P Johnson onthly status reports (.2); review emails from 1	0.30 Miller, Clarrey, Lombarc	li regarding sam	277.50 ne (.1).
	P Lombardi nail from Clarrey concerning monthly status re to Cody concerning same (.1); draft email to			
	Matter Total	4.30	USD	4,752.50
Nonworking Trave	el			
05/07/24 Travel to a	M A Cody attend meeting with insurers (4.00); return trav	4.50 vel from meeting to Chie	cago (.50).	3,543.75
05/07/24 Travel to a	B B Erens attend meeting with insurers (3.00); return trav	6.50 vel from meeting to Chi	cago (3.50).	5,281.25
05/07/24 Travel from	M R Hirst m meeting with insurers to Chicago.	3.90		2,681.25
05/15/24 Travel to V	B B Erens Washington, DC for Bates White meeting.	3.00		2,437.50
05/16/24 Travel to V (3.50).	C K Cahow Washington, DC for Bates White meeting (4.0	7.50 0); return travel from W	Vashington, DC	4,781.25 to Atlanta
05/16/24 Return trav	B B Erens vel from Washington, DC after Bates White n	3.70 neeting.		3,006.25
05/16/24 Travel to a	M R Hirst and from Washington, DC for Bates White me	4.00 eeting.		2,750.00
	Matter Total	33.10	USD	24,481.25
Litigation and Adv	versary Proceedings			
	M A Cody defing regarding appeal of dismissal order (3.8) efing in precedent cases (1.1).	5.10 ); communications with	Erens regardin	8,032.50 g same (.2);
	E M Dowling cations with Johnson regarding Asbestos Com c review of order denying direct appeal of disc		hle Fourth Circ	217.50 suit petitions
regarding s to Asbesto	B B Erens aft opposition to motion for leave to appeal d same (.20); communications with Cody regard os Committee and Maune Raichle Fourth Circ eal of dismissal opinion (2.00).	ing same (.20); review n	naterials regardi	ng opposition

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161866	·		Page: 17
Aldrich	Pump LLC and Murray Boiler LLC	6	une 30, 2024 e: 241304145
munun	Tump LEC and Multay Boliet LEC	mvoie	<b>C.</b> 241304143
Date of	Service Timekeeper/Fee Earner Name	Hours	Amount
05/01/2	24 J L Gale	7.60	5,510.00
. ,	Communications with Johnson regarding precedent of Maune Raichle Fourth Circuit petitions for en banc re opinion (0.2); review petitions (1.3); research regardin	eview of order denying direct appeal of c	nittee and lismissal
05/01/2		0.20	400.00
	Review emails from Erens, Marshall regarding Asbest petitions for en banc review order denying direct app		th Circuit
05/01/2		6.90	6,382.50
	Review opposition to motion for leave to appeal dism (.3); discuss same with Erens (.2); review emails from Raichle Fourth Circuit petition for en banc review of review Asbestos Committee en banc petition (1.0); ar with Gale (.2), Lombardi (.1); draft emails to Marshall Redmond, Marshall regarding same (.2); review oppor review emails from Redmond regarding same (.1).	Marshall, Erens regarding same (.2); rev order denying direct appeal of dismissal nalyze precedent regarding same (1.3); dis l, Gale regarding same (.1); review emails	iew Maune opinion (1.1); scuss same s from Erens,
05/01/2		0.50	425.00
	Review Asbestos Committee and Maune Raichle Fou denying direct appeal of dismissal opinion (.4); discus		of order
05/01/2		3.90	5,655.00
	Revise opposition to motion for leave to appeal dism Maune Raichle Fourth Circuit petitions for en banc re opinion (.7); emails with Gordon, Erens regarding sat	eview of order denying direct appeal of c	
05/01/2	C P Redmond	1.10	1,072.50
	Review and comment on opposition to motion for le internal team regarding same (.2).	ave to appeal dismissal order (.9); draft e	email to
05/02/2		1.80	2,835.00
	Review briefing and precedent regarding dismissal iss	ues.	
05/02/2	B B B Erens	2.50	4,062.50
	Review and revise opposition to motion for leave to a attend (.80) call with Johnson, Marshall, Redmond reg Fourth Circuit petitions for en banc review of order of call with client and Marshall regarding same (.20); tele telephone call with Gordon regarding same (.20).	garding Asbestos Committee and Maune denying direct appeal of dismissal opinion	e Raichle n; telephone
05/02/2	24 J L Gale	9.50	6,887.50
	Research regarding Asbestos Committee and Maune order denying direct appeal of dismissal opinion (4.5) Johnson (0.5); revise summary of research (1.0); furth Johnson regarding same (0.2).	; draft summary of research (1.2); discuss	s same with
05/02/2	A P Johnson	8.10	7,492.50
	Review Maune Raichle Fourth Circuit petition for en opinion (.7); review Asbestos Committee en banc pet discuss same with Gale (.5); review email from Gale r with Erens, Marshall, Redmond regarding same; revie same (.3); review opposition to motion for leave to ap	ition (.6); analyze precedent regarding sa regarding same (.2); prepare for (.3) and a ew emails from Erens, Redmond, Marsha	me (3.8); attend (.8) call all regarding

regarding same (.1).

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				June 30, 2024
Aldrich	Pump LLC and Murray	Boiler LLC		Invoice: 241304145
Date of 3	Service Timekeeper	/Fee Earner Name	Hours	Amount
05/02/24			4.90 appeal dismissal order (4.8); revi	4,165.00 ew email from Johnson
05/02/2	Review Asbestos Committee denying direct appeal of disr	e and Maune Raichle Fou nissal opinion (.90); atten Ind Erens regarding same	2.30 rth Circuit petitions for en banc d call with Johnson, Erens, Red e (.20); emails with internal team	mond regarding same
05/02/24	Review Asbestos Committee denying direct appeal of disr	e and Maune Raichle Fou nissal opinion (.6); attend	2.40 rth Circuit petitions for en banc call with Marshall, Erens and Jo ; emails with internal team rega	ohnson regarding same
05/03/24	4 M A Cody Review and analyze briefs in	precedent cases regardin	2.90 g dismissal issues.	4,567.50
05/03/24	Emails with Gordon, Marsh for en banc review of order	denying direct appeal of c	0.90 Committee and Maune Raichle F dismissal opinion (.40); review p tential amicus briefs in support	recedent relating to
05/03/24	Research regarding Asbestos order denying direct appeal of	of dismissal opinion (2.9)	6.50 Raichle Fourth Circuit petitions ; draft email to Johnson regardin h (2.1); further research regardin	ng same (0.6); discuss
05/03/24	Review and respond to email Maune Raichle petitions in F	ls from Erens, Marshall r Fourth Circuit for en band	0.60 egarding matters concerning As c review of order denying direct om Marshall regarding same (.30	appeal of dismissal
05/03/2	Review Maune Raichle Four opinion (.5); review Asbesto summary of same (.7); discus	th Circuit petition for en s Committee en banc pet ss research relating to san ling same (.4); review pre	6.50 banc review of order denying di ition (.6); analyze precedent rega ne with Gale (.1) and Wreesman cedent relating to same (.6); corr en banc petitions (.2).	arding same (3.0); draft (.4); review emails
05/03/24	Emails with Erens, Gordon for en banc review of order	concerning Asbestos Cor denying direct appeal of c s with Gordon regarding	1.50 nmittee and Maune Raichle Fou dismissal opinion and potential a same (.30); revise opposition to	amicus briefs in
05/03/24	Research precedent concern	ing Asbestos Committee g direct appeal of dismiss	2.10 and Maune Raichle Fourth Circ al opinion (.8); call with Johnson	

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Aldrich Pump LL	C and Murray Boiler LLC.	1	nvoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/04/24 Review em	E M Dowling ail from Johnson regarding research relating to	0.30 potential litigation matters.	217.50
banc review	J L Gale precedent concerning Asbestos Committee and w of order denying direct appeal of dismissal o micus briefs in support of same (0.4).		
Asbestos C appeal of d Wreesman same (1.6);	A P Johnson eccedent relating to petition for Fourth Circuit f Committee and Maune Raichle Fourth Circuit f lismissal opinion (.2); discuss same with Lomb regarding potential amicus brief relating to en discuss research relating to potential litigation .3); communications with Dowling regarding s	betitions for en banc review of ardi, Dowling (.3); draft email banc petitions (.8); research p matters with Lombardi (.4); d	f order denying direct s to Gale, Lombardi, recedent regarding
Fourth Cir same with	P Lombardi eccedent concerning potential amicus briefs rela cuit petitions for en banc review of order deny Johnson (.3); draft materials relating to same (. order (1.2); call with Johnson to discuss researc	ving direct appeal of dismissal 4); review opposition to motio	opinion (.4); discuss on for leave to appeal
05/05/24 Research re	E M Dowling egarding potential litigation matters.	3.80	2,755.00
relating to	B B Erens position for motion for leave to appeal dismiss Asbestos Committee and Maune Raichle Four rect appeal of dismissal opinion (1.70).		
05/05/24	J L Gale	5.40	3,915.00
order deny	egarding Asbestos Committee and Maune Raid ing direct appeal of dismissal opinion (4.80); d on, Lombardi regarding same (.10).		
en banc rev	A P Johnson earch from Gale regarding Asbestos Committe view of order denying direct appeal of dismissa same (.3); draft emails to Lombardi, Gale regar	al opinion (.4); review research	
Circuit peti	P Lombardi egarding potential amicus briefs relating to Asl itions for en banc review of order denying dire same (2.1); emails with Johnson, Gale regarding same (.1).	ect appeal of dismissal opinion	(.9); draft materials
Committee	A T Williams cate with Lombardi regarding research concern e and Maune Raichle Fourth Circuit petitions f opinion (.10); research regarding same (2.00).		
05/06/24 Review ple	M A Cody	3.70	5,827.50
Review ple	adings and precedent related to dismissal issue	·S.	

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	JONES	DAY	
161866	C C		Page: 20 June 30, 2024
Aldrich Pump I	LLC and Murray Boiler LLC	Ι	nvoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/06/24 Research	E M Dowling a regarding potential litigation matters (7.9); (	8.20 emails with Johnson regarding sam	5,945.00 ne (.3).
Raichle F	B B Erens ne call with Marshall regarding potential ami Fourth Circuit petitions for en banc review o le call with Johnson regarding same (.20).		
Fourth C	J L Gale relating to potential amicus briefs in conne Circuit petitions for en banc review of order h Johnson (0.3); revise summary of research	denying direct appeal of dismissal	
research Fourth C commun	A P Johnson email from Dowling regarding potential litiga regarding potential amicus briefs in connect Circuit petitions for en banc review of order dications with Gale regarding research (.3); and s regarding same (1.7); discuss same with Ere	tion with Asbestos Committee and denying direct appeal of dismissal nalyze precedent relating to same (	Maune Raichle opinion (1.5);
Raichle F draft mai Johnson	P Lombardi a precedent regarding potential amicus briefs Fourth Circuit petitions for en banc review of terials related to same (5.2); review email fro concerning same (.3); revise materials concer ismissal opinion (.4).	of order denying direct appeal of di om Williams concerning same (.3);	ismissal opinion (1.2); attend call with
05/06/24 Attend c	C K Marshall all with Erens regarding issues relating to ap	0.10 opeal of dismissal order.	145.00
Fourth C	A T Williams regarding potential amicus briefs in connec Circuit petitions for en banc review of order Lombardi regarding same (.3).		
05/07/24 Research	E M Dowling a regarding potential litigation matters (2.20);	2.30 ; discuss same with Johnson (.10).	1,667.50
	B B Erens Iraft materials relating to potential amicus br Fourth Circuit petitions for en banc review o		
	J L Gale a regarding potential amicus briefs in connec Circuit petitions for en banc review of order		
(.3); revie Raichle F	A P Johnson research regarding potential litigation matter ew materials relating to potential amicus brie Fourth Circuit petitions for en banc review o aterials (3.7); review same (.8); discuss same	efs in connection with Asbestos Co of order denying direct appeal of di	ommittee and Maune
05/07/24 Review r	P Lombardi naterials related to potential amicus briefs in	3.50 a connection with Asbestos Comm	2,975.00 ittee and Maune

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			ONES DAY		
161866	1				Page: 21
Aldrich	1 Pump LLC a	and Murray Boiler LL	C		June 30, 2024 Invoice: 241304145
Date of	Service	Timekeeper/Fee Earner	Name	Hours	Amount
		n Circuit petitions for en ba v concerning same (1.5); di			f dismissal opinion (1.9);
05/07/2	Research regar	D Wreesman ding Asbestos Committee direct appeal of dismissal o			
05/08/2	Review briefs a regarding same	M A Cody and pleadings regarding dis e (.1); review related emails ntial litigation matters (.8).			
05/08/2	Review and rev Committee and dismissal opini Johnson regard	B B Erens vise opposition to motions d Maune Raichle Fourth C ton (1.00); review motions ding opposition (.40); call v ng to same (.20).	ircuit petitions for en l and related pleadings r	canc review of order regarding same (1.90)	denying direct appeal of ); communications with
05/08/2	Research regar Maune Raichle opinion (2.1); 1	J L Gale ding motions for leave to e Fourth Circuit petitions f research related to en banc recedent related to amicus case law (1.8).	or en banc review of o petitions matters (1.1)	rder denying direct a ; discuss research wi	ppeal of dismissal th Johnson (0.5); revise
05/08/2	Review preced review of orde from Wreesma related to dism leave to file an Committee am to Tananbaum	A P Johnson ent related to Asbestos Co r denying direct appeal of in regarding same (.4); disc hissal appeal (.6); draft ema hicus briefs in connection y hicus and related motion fo , Marshall, Erens, Lombar ers with Miller, Erens (.4).	dismissal opinion (1.3) russ same with Lombar il to Tomsic regarding with en banc petitions or leave (1.8); discuss sa	; discuss same with 0 rdi, Wreesman, Eren same (.1); discuss op with Erens (.2); revie ame with Erens, Lon	Gale (.5); review email s (.5); review precedent oposition to motions for ew Bestwall Asbestos nbardi (1.0); draft emails
05/08/2	Review motion Fourth Circuit	P Lombardi ns for leave to file amicus l petitions for en banc revie concerning same (.8); resea	ew of order denying di	rect appeal of dismis	
05/08/2	Review propos Committee and	C K Marshall sed amicus briefs and relate d Maune Raichle Fourth C ion (.50); emails with intern	ircuit petitions for en l	oanc review of order	
05/08/2		D S Torborg ent relating to Asbestos C binion.	ommittee petition for a	0.40 en banc review of or	560.00 der denying direct appeal
05/08/2	Call with John	D Wreesman son regarding Asbestos Co r denying direct appeal of		0.20 aichle Fourth Circui	135.00 t petitions for en banc

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	JONES I	DAY	
161866		Iur	Page: 22 ne 30, 2024
Aldrich I	Pump LLC and Murray Boiler LLC		241304145
Date of Se	ervice Timekeeper/Fee Earner Name	Hours	Amount
	M A Cody Review and analyze briefs in dismissal order appeal pr .1).	2.90 oceedings (2.8); meeting with Erens regard	4,567.50 ing same
05/09/24 I	E M Dowling Review research from Rayburn Cooper team regarding	0.80 g potential litigation matters.	580.00
v C r	B B Erens Communications with Johnson regarding opposition t with Asbestos Committee and Maune Raichle Fourth lirect appeal of dismissal opinion (.50); review pleadin egarding same (.20); emails with internal team regardi Representative regarding same (.20).	Circuit petitions for en banc review of ord- gs regarding same (1.00); telephone call wi	er denying th Marshall
(	J L Gale Research regarding opposition to motions for leave to Committee and Maune Raichle Fourth Circuit petition lismissal opinion (3.1); revise summaries of precedent	is for en banc review of order denying dire	ct appeal of
	A P Johnson Review DBMP Asbestos Committee amicus brief and Committee and Maune Raichle Fourth Circuit petition lismissal opinion (1.7); discuss same with Lombardi, F eave to file amicus briefs (1.8); analyze precedent relat combardi regarding same (.4); discuss potential litigati Hirst, Dowling regarding same (.6).	ns for en banc review of order denying dire Erens, Marshall (1.4); review opposition to ted to same (1.4); review emails from Mars	ct appeal of motions for hall, Erens,
A a C I	P Lombardi Calls with Johnson concerning objection to motions for Asbestos Committee and Maune Raichle Fourth Circu ppeal of dismissal opinion (.9); meeting with Gale con objection to motions for leave (1.6); research preceder Erens, and Johnson concerning same (.4); draft insert objection (1.0).	hit petitions for en banc review of order des ncerning same (.2); review precedent relate nt concerning same (2.2); draft emails to M	nying direct d to arshall,
Ν	C K Marshall Revise objection to motions for leave to file amicus br Maune Raichle Fourth Circuit petitions for en banc re opinion (4.6); communications with Johnson regarding	view of order denying direct appeal of disn	
05/10/24 I	M A Cody Review briefing and precedent regarding appeal of dis	2.30 missal order.	3,622.50
05/10/24 I	E M Dowling Research regarding potential litigation matters (2.4); dr	4.40 raft memorandum regarding same (2.0).	3,190.00
( c r	B B Erens Review and revise opposition to motions for leave to a Committee and Maune Raichle Fourth Circuit petition lismissal opinion (.70); discuss same with Johnson (.30 elating to potential litigation matters (.20); draft mater rom Johnson regarding potential litigation research (.50	ns for en banc review of order denying dire 0); communications with Johnson regardin rials regarding en banc petitions (.40); revie	ct appeal of g research

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**JONES DAY** 161866 Page: 23 June 30, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241304145 Date of Service Timekeeper/Fee Earner Name Hours Amount 05/10/24 J L Gale 6.60 4,785.00 Research precedent related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (3.7); draft summaries of precedent (2.3); revise memo regarding same (0.3); emails with internal team regarding same (0.3). 05/10/24 7.10 A P Johnson 6,567.50 Discuss potential litigation matters with Erens, Dowling (.2); draft emails to Dowling, Hirst regarding same (.1); review opposition to motions for leave to file amicus brief in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.8); revise same (.6); research precedent related to same (1.0); prepare opposition for filing (.2); draft emails to Marshall, Erens, Lombardi regarding same (.5); discuss same with Lombardi (1.0), Smith (.2), Erens (.3); research precedent related to en banc petitions (.9); review emails from Wreesman, Gale regarding same (.3). 05/10/24 P Lombardi 1.60 1,360.00 Attend call with Johnson concerning finalization of objection to motion for leave to file amicus brief in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.0); review objection (.6). 05/10/24 C K Marshall 3.80 5,510.00 Revise opposition to motions for leave to file amicus briefs in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (2.50); emails with internal team regarding same (.50); review and comment on Future Claimants' Representative draft of opposition to motions for leave (.50); review Asbestos Committee response to motions for leave to file amicus briefs (.30). 05/10/24 210.00 C L Smith 0.40Attend call with Johnson regarding opposition to motions to file amicus briefs in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.20); prepare and e-file same (.20). 05/10/24 D Wreesman 1.30 877.50 Research regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.8); draft email to Johnson regarding same (.5). 05/12/24 A P Johnson 5.70 5,272.50 Review research related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.7); review emails from Wreesman, Gale regarding same (.5); draft emails to Erens regarding same (.6); review memo related to potential litigation matters (.6); revise same (1.2); research precedent related to same (1.1). 1.70 05/13/24 M A Cody 2,677.50 Review pleadings and precedent regarding appellate issues and pending matters. 05/13/24 2.00 **B** B Erens 3,250.00 Review materials from client regarding potential litigation matters (.80); emails regarding matters concerning Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.20); communications with Johnson regarding research relating to potential litigation matters (.20); emails with Gordon relating to same (.20); communications with Villalba regarding research relating to potential litigation matters (.20); review materials regarding same (.20); review research relating to en banc petitions (.20).

05/13/24 J L Gale 2.10 1,522.50 Research relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of

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	JONES DA	AY	
161866	5		Page: 2
Aldrich Pump L	LC and Murray Boiler LLC	]	June 30, 202 Invoice: 24130414
Date of Service	Timekeeper/Fee Earner Name	Hours	Amoun
order den	ying direct appeal of dismissal opinion (1.8); dis	scuss same with Johnson (.0.3	).
	G M Gordon nd respond to emails from Hardman, Guy, Erer ne Raichle Fourth Circuit petitions for en banc 1		
review of same (.2);	A P Johnson esearch related to Asbestos Committee and Mau order denying direct appeal of dismissal opinio discuss same with Gale (.3); review memo relat lyze precedent related to same (.9); discuss same	n (.6); review emails from Ère ted to potential litigation matt	ens, Marshall regardin
	M A Cody naterials in relevant case raising related litigation order (1.8).	2.60 issues (.8); review materials re	4,095.0 elating to appeals of
	B B Erens ce with Johnson regarding research relating to p regarding same (.70).	0.90 potential litigation matters (.20	1,462.5 )); review memo fron
matters (. Asbestos	A P Johnson esearch relating to potential litigation matters w 9); review precedent relating to appeal of dismis Committee and Maune Raichle Fourth Circuit p dismissal opinion with Gale (.2); review same (.	ssal order (1.3); discuss preced petitions for en banc review o	lent related to
	B B Erens ith internal team and Asbestos Committee regat lirect appeal of dismissal opinion and District C		
review of	J L Gale precedent related to Asbestos Committee and M order denying direct appeal of dismissal opinio of precedent (0.5).		
Committe dismissal precedent	A P Johnson pposition to motion for leave to appeal dismissa ee and Maune Raichle Fourth Circuit petitions f opinion and related deferral termination notice t related to same (.6); review emails from Marsh Gale regarding same (.2).	for en banc review of order de (.1); discuss same with Lomb	enying direct appeal o ardi, Gale (.4); review
	C K Marshall ith internal team regarding order denying Asbes for en banc review of order denying direct appe		725.0 aichle Fourth Circuit
05/16/24 Revise su	J L Gale mmary of precedent in connection with opposi	0.40 tion to motion for leave to ap	290.0 peal dismissal order.
	A P Johnson pposition to motion for leave to appeal dismissa matters concerning status of appeals (.2).	0.90 al order (.7); review emails fro	832.5 m Miller, Fulton

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		JUNES DAY		
161866				Page: 25 June 30, 2024
Aldrich Pump LLC and Murray Boiler LLCInvoice: 241304145				
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
05/16/2		P Lombardi tion to motion for leave to appeal dismissal order (	0.90 (.4); revise same (.5)	765.00
05/16/2		C K Marshall on to motion for leave to appeal dismissal order.	0.80	1,160.00
05/16/2		D S Torborg relating to derivative litigation issues.	1.20	1,680.00
05/17/2		M A Cody l regarding dismissal order appeals.	0.50	787.50
05/17/2		B B Erens copposition to motion for leave to appeal dismissa	0.20 11 order.	325.00
05/17/2		J L Gale oport of opposition to motion for leave to appeal c	0.60 dismissal order.	435.00
05/17/2		M R Hirst for District Court appeal of dismissal order (.20); e	0.40 emails with Johnson	550.00 n regarding same (.20).
05/17/2	Emails with Hi	A P Johnson rst regarding record for District Court appeal of di view draft opposition to motion for leave to appea		
05/17/2		C K Marshall on to motion for leave to appeal dismissal order.	3.20	4,640.00
05/20/2		M A Cody ls relating to appeal of dismissal order.	0.80	1,260.00
05/20/2	Emails with Hi	B B Erens rst and Rayburn Cooper team regarding record for visions to opposition to motion for leave to appeal		
05/20/2	Communicate v	M R Hirst with Erens and Rayburn Cooper team regarding re iew opposition to motion for leave to appeal dismi		962.50 ourt appeal of dismissal
05/20/2	Review opposit related to same	A P Johnson ion to motion for leave to appeal dismissal order ( (1.0); review emails from Erens, Marshall regardin (.1); discuss same with Gale (.2); discuss same with	ng same (.3); draft e	
05/20/2		C K Marshall on to motion for leave to appeal dismissal order (5	6.20 5.90); emails with ir	8,990.00 nternal team regarding
05/21/2		M A Cody gs and materials regarding motion for leave to app	2.80 eal dismissal order.	4,410.00
05/21/2		B B Erens	0.20	325.00

Communications with Johnson regarding opposition to motion for leave to appeal dismissal order.

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	JONES DA	AY	
161866			Page: 26 June 30, 2024
Aldrich Pump L	LC and Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/21/24 Revise op	J L Gale position to motion for leave to appeal dismissa	3.30 l order.	2,392.50
-	M R Hirst position to motion for leave to appeal dismiss same (0.2).	0.80 al order (0.6); communication	1,100.00 as with internal team
	A P Johnson position to motion for leave to appeal dismiss ; draft email to Tananbaum regarding same (.1)		2,127.50 ; discuss same with
	M A Cody raft response in opposition to motions for leave and precedent (1.3).	2.50 e to appeal dismissal order (1.	3,937.50 2); review related
order (.20	B B Erens th internal team regarding status report for Dis ); communications with Johnson regarding opp ); diligence and planning in connection with po	position to motion for leave to	o appeal dismissal
05/22/24 Revise op	J L Gale position to motion for leave to appeal dismissa	2.50 l order.	1,812.50
designatio	M R Hirst ad revise opposition to motion for leave to app ons in connection with appeal of dismissal orde appeal issues (0.4).		
Miller, Hi emails fro	A P Johnson atus report for District Court relating to appeal rst regarding same (.1); review opposition to m m Hirst, Miller regarding record for appeal of o discuss same with Hirst, Villalba (.1).	otion for leave to appeal dism	nissal order (.3); review
	C K Marshall position to motion for leave to appeal dismissa tion with appeal of dismissal order (1.30).	1.90 ll order (.60); review and revis	2,755.00 e record designations
	D C Villalba ord designations in connection with appeal of d am regarding same (0.1); research regarding po		
	B B Erens Il with Johnson and Future Claimants' Represen lating to same (.2); emails with internal team re		
05/23/24 Discuss p	J L Gale otential litigation matters with Johnson.	0.20	145.00
	M R Hirst position to motion for leave to appeal dismissa dismissal order (0.3); emails with internal team		1,237.50 signations relating to

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161866 Page: 27 June 30, 2024 Aldrich Pump LLC and Murray Boiler LLC Invoice: 241304145 Date of Service Timekeeper/Fee Earner Name Hours Amount 05/23/24 2.30 A P Johnson 2,127.50 Discuss appeal of dismissal order and matters relating to same with Future Claimants' Representative and Erens (.2); review emails from Erens, Guy, Carnie regarding same (.1); review record designations for dismissal appeal (.7); revise same (.1); draft emails to Marshall, Hirst, Villalba regarding same (.3); review opposition to motion for leave to appeal dismissal order (.7); review email from Marshall regarding same (.2). 05/23/24 C K Marshall 1.10 1,595.00 Communications with Erens regarding matters concerning appeal of dismissal order (.20); revise opposition to motion for leave to appeal dismissal order (.70); communications with Johnson regarding opposition (.20). 05/23/24 D C Villalba 8.10 7,087.50 Revise record designations relating to appeal of dismissal order (0.6); research regarding potential litigation matters (6.2); draft summary related to same (1.3). 05/24/24 **B** B Erens 0.701,137.50 Attend call with Future Claimants' Representative, Johnson regarding opposition to motion for leave to appeal dismissal order (.5); communications with Johnson regarding same (.2). 05/24/24 A P Johnson 1.40 1,295.00 Review materials relating to potential litigation matters (.3); revise same (.2); draft email to Gale regarding same (.1); review pro hac vice motions for Marshall in connection with District Court appeals of dismissal order (.1); draft emails to Marshall, Miller regarding same (.1); discuss District Court appeal of dismissal order with Future Claimants' Representative, Erens (.5); draft email to Carnie regarding same (.1). 0.10 05/24/24 C K Marshall 145.00 Emails with Johnson regarding pro hac vice motion in connection with District Court appeals of dismissal order. 05/24/24 D C Villalba 6.90 6,037.50 Draft pro hac vice motion for Marshall for District Court appeals of dismissal order (0.3); review documents for record designations for appeal of dismissal order (1.0); research regarding potential litigation matters (5.6).05/26/24 **B** B Erens 0.30 487.50 Review revised draft of Future Claimants' Representative opposition to motion for leave to appeal dismissal order. 1.50 1,387.50 05/26/24 A P Johnson Review opposition to motion for leave to appeal dismissal order (.8); revise same (.4); analyze precedent related to same (.3). 05/27/24 **B** B Erens 0.20325.00 Emails with internal team regarding Future Claimants' Representative opposition to motion for leave to appeal dismissal order. 05/27/24 4,995.00 A P Johnson 5.40 Review Future Claimants' Representative opposition to motion for leave to appeal dismissal order (2.2); revise same (1.1); analyze precedent related to same (1.9); review emails from Erens, Marshall regarding same (.2). 2,030.00 05/27/24 C K Marshall 1.40 Review and comment on Future Claimants' Representative opposition to motion for leave to appeal

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	JONES I	DAY		
161866	·		Page: 28	
Aldrich Pump LLC and Murray Boiler LLC		Ι	June 30, 2024 Invoice: 24130414	
Date of Service	Timetrooper/Fee Former Nome	Hours	4 m ou nt	
	Timekeeper/Fee Earner Name		Amount	
dismissal	order (1.20); emails with internal team regard	ing same (.20).		
05/28/24 Review ar	M A Cody and analyze oppositions to motions for leave t	1.20 o appeal dismissal order.	1,890.00	
(.40); com	B B Erens e call with Johnson regarding potential litigat munications with Johnson regarding opposit ew same (.60); emails with internal team regar	ion to motion for leave to appea		
05/28/24 Revise op same (0.4)	M R Hirst position to motion for leave to appeal dismis ).	1.20 ssal order (0.8); emails with interr	1,650.00 nal team regarding	
related to designatio draft emai	A P Johnson pposition to motion for leave to appeal dismi same (.2); draft emails to Marshall, Erens, Fu ons relating to dismissal order appeal (.3); revi ils to Villalba, Miller regarding same (.2); revi order (.1); review emails from Fulton, Miller,	alton, Miller regarding same (.6); iew same (.1); analyze precedent ew pro hac vice motions for Dis	revise record regarding same (.5); trict Court appeals of	
05/28/24 Revise op	C K Marshall position to motion for leave to appeal dismis	0.60 ssal order.	870.00	
communie connectio (.10); prep Ross emai	C L Smith pposition to Maune Raichle District Court m cations with Villalba regarding same (.10); rev on with same (.10); prepare designation of rec pare opposition for filing and forward same to ils regarding filing matters relating to same (.1 n (.10); prepare same for filing and forward to	vise opposition (.20); review desig ord for filing and forward same o Johnson, Villalba (.10); review 20); communications with Johnso	gnation of record in to Johnson, Villalba Johnson, Villalba,	
same (0.2) connectio	D C Villalba pposition to motion for leave to appeal dismi ); communicate with Fulton and Miller regard n with same (0.8); prepare pro hac vice motion regarding potential litigation matters (2.4); drawning for the same	ling same (0.1); revise record des ons for District Court dismissal a	ignations in	
05/29/24 Review an	M A Cody nd analyze briefing in connection with appeal	2.80 of order denying dismissal motio	4,410.00	
	B B Erens ications with internal team regarding Asbesto adversary proceedings.	0.20 os Committee responses to disco	325.00 very in derivative	
	G M Gordon nd respond to emails from internal team rega litigation adversary proceedings.	0.20 rding Asbestos Committee respo	400.00 nses to discovery in	
	M R Hirst sbestos Committee responses to discovery in cate with internal team regarding Asbestos C			

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	JONES	DAY		
161866	-		т	Page: 29
Aldrich Pump LLC and Murray Boiler LLC				ne 30, 2024 241304145
Date of S	ervice Timekeeper/Fee Earner Name	Hours		Amount
	A P Johnson Review Future Claimants' Representative opposition to review emails from Cotton Wright team, Carnie related		dismissal ord	740.00 er (.7);
	D S Torborg Review Asbestos Committee responses to discovery in communications with internal team regarding same (.20		ry proceeding	1,820.00 s (1.10);
05/30/24 ]	M R Hirst Review Asbestos Committee responses to discovery in	0.80 derivative litigation adversa	ry proceeding.	1,100.00 s.
05/30/24	D S Torborg Review Asbestos Committee responses to discovery in	1.10 derivative litigation adversa	ry proceeding	1,540.00 s.
05/30/24	D C Villalba	1.10	) I 0	962.50
	Draft summary related to potential litigation matters.			
	M A Cody Attend call with counsel for Trane regarding Asbestos itigation adversary proceedings.	0.50 Committee responses to dis	covery in deri	787.50 vative
2	B B Erens Attend call with Trane counsel regarding Asbestos Cor adversary proceedings (.50); discuss same with Torborg Fourth Circuit acceptance of Bestwall dismissal order a	g (.20); communications with		
2	M R Hirst Attend call with Trane counsel regarding Asbestos Cor adversary proceedings (0.5); review Fourth Circuit acce regarding same (0.4).			
	A P Johnson Review Fourth Circuit acceptance of Bestwall dismissal related to same (.2); review precedent related to same (.	11 ()	nails from Mi	832.50 ller, Turtz
	C L Smith Coordinate matters relating to Marshall pro hac vice m opinion appeals (.10); emails with Marshall regarding sa		istrict Court d	105.00 ismissal
	D S Torborg Review Asbestos Committee responses to discovery in call with counsel for Trane, Erens regarding same (.5);			2,100.00 s (.8); attend
	Matter Total	393.90	USD	409,137.50
Professional Retention/Fee Issues				
	M A Cody Communications with Johnson regarding ordinary cour Miller regarding same (.2).	0.50 rse professional issues (.3); e	emails with Jo	787.50 hnson and

05/01/24 A P Johnson 1.20 1,110.00 Review K&L Gates March monthly statement (.2); review Claro's February and March monthly statement

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	<b>JONES DAY</b>		
161866	5		Page: 30 June 30, 2024
Aldrich	Pump LLC and Murray Boiler LLC		Invoice: 241304145
Date of .	Service Timekeeper/Fee Earner Name	Hours	Amount
	(.2); review Caplin Drysdale's February monthly statement (.2); re (.1); draft email to Miller regarding same (.1); discuss same with Oprofessional invoices (.2).		
05/01/2	4 P Lombardi Prepare ordinary course professionals report for filing (.5); draft	0.60 email to Bowen co	510.00 ncerning same (.1).
05/01/2	4 C L Smith Update electronic file management system with monthly stateme	0.10 ents.	52.50
05/02/2	4 A P Johnson Review LAS March monthly statement (.2); review ordinary cour	0.40 se professionals re	370.00 port (.2).
05/03/2	4 M A Cody Review TetraRho interim fee application (.2); review TetraRho re same (.7).	0.90 etention application	1,417.50 n in connection with
05/03/2	4 A P Johnson Review TetraRho's April monthly statement (.2); review TetraRh	0.40 o's interim fee app	370.00 lication (.2).
05/03/2	4 C L Smith Update electronic file management system with monthly stateme	0.10 ents.	52.50
05/08/2	4 J L Gale Review ordinary course professional monthly statement and invo regarding same (0.1).	0.40 bice (0.3); emails wi	290.00 ith Johnson, Pratt
05/08/2	4 A P Johnson Review ordinary course professional monthly statement (.2); revi (.1).	0.30 ew emails from Pra	277.50 att, Gale regarding same
05/08/2	4 E Pratt Review of ordinary course professional April invoice and month Johnson, Gale regarding same (.1).	0.40 ly statement (.3); co	150.00 ommunicate with
05/09/2	4 A P Johnson Review Ankura April monthly statement (.1); review ordinary con Lombardi regarding same (.1).	0.80 urse professionals 1	740.00 report (.6); draft email to
05/09/2	4 P Lombardi Review ordinary course professionals report (.4); draft email to Jo with Johnson concerning same (.1); draft email to Bowen concer course professionals report (.2); draft email to Bowen and Johnso	ning same (.1); dra	ft revision to ordinary
05/10/2	4 A P Johnson Review ordinary course professionals report (.2); draft emails to b ordinary course professional monthly statement (.2); submit same		
05/10/2	4 P Lombardi Review final ordinary course professionals report (.1); draft email to Miller, Tomsic, and Lindsay concerning same (.1).	0.30 l to Cody concernin	255.00 ng same (.1); draft email
05/14/2	4 A P Johnson Review emails from Bowen regarding professionals (.2); review p	0.70 precedent related to	647.50 same (.2); draft emails

Review emails from Bowen regarding professionals (.2); review precedent related to same (.2); draft emails

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	JONES DA	Y		
161866	-		-	Page: 31
Aldrich Pum	p LLC and Murray Boiler LLC			ine 30, 2024 : 241304145
	F			
Date of Service	e Timekeeper/Fee Earner Name	Hours		Amount
to Bo	wen regarding same (.3).			
05/14/24 Upda	C L Smith te electronic file management system with monthly s	0.10 statements.		52.50
	A P Johnson w emails from Bowen regarding professionals (.2); re ssionals (.1); draft response to same (.3); review ordin		0 0	647.50 nary course
05/21/24 Draft	A P Johnson email to Steele regarding monthly statements.	0.10		92.50
05/24/24 Revie	A P Johnson w Bates White's April monthly statement (.7); draft e	0.80 email to Erens regarding	g same (.1).	740.00
05/24/24 Upda	C L Smith te electronic file management system with monthly s	0.10 statements.		52.50
	A P Johnson w LAS April monthly statement (.2); draft email to F rt April monthly statement (.2).	0.50 Felder regarding recent f	payment (.1); 1	462.50 review
	A P Johnson w Rayburn Cooper Durham's April monthly stateme v Claro's April monthly statement (.1).	0.70 ent (.4); review FTI's Ap	oril monthly st	647.50 ratement (.2);
	A P Johnson w K&L Gates' April monthly statement (.2); review Weathersby Houff's April monthly statement (.4).	0.70 Bates White's April mor	nthly statemer	647.50 nt (.1); review
	C L Smith te electronic file management system with monthly s	0.10 statements.		52.50
05/31/24 Revie	E M Dowling w Asbestos Committee's professionals' monthly stat	0.90 ements.		652.50
05/31/24 Upda	C L Smith te electronic file management system with monthly s	0.10 statements.		52.50
	Matter Total	13.60	USD	12,620.00
Fee Application	on Preparation			
05/02/24 Revie	C L Smith w and revise April invoice for privilege and complian	1.60 nce.		840.00
05/03/24 Revie	C L Smith w and revise April invoice for privilege and complian	1.80 nce.		945.00
05/07/24 Baria	C L Smith	4.60		2,415.00

Review and revise April invoice for privilege and compliance.

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	JUNES DA	11		
161866			Ju	Page: 32 ne 30, 2024
Aldrich Pump LLC	and Murray Boiler LLC		Invoice:	241304145
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
05/08/24 Review and re same (.20).	C L Smith evise April invoice for privilege and complia	1.10 ance (.90); communicatio	ons with Freser	577.50 nko regarding
05/16/24 Review and re	C L Smith evise April invoice for privilege and complia	2.50 ance.		1,312.50
05/17/24 Review and re	C L Smith evise April invoice for privilege and complia	0.50		262.50
05/20/24 Communicati	C L Smith ons with internal team regarding April invo	0.20 ice.		105.00
05/24/24 Review and re	C L Smith evise April invoice for privilege and complia	2.20 ance.		1,155.00
05/28/24 Review and re	B B Erens evise April invoice for privilege and complia	0.40 ance.		650.00
05/28/24 Review April	A P Johnson invoice for privilege and compliance (.20);	0.30 call with Smith regarding	g same (.10).	277.50
	C L Smith ons with Johnson regarding April invoice n th Johnson regarding comments to April in 10).			
05/29/24 Review and re	C L Smith evise April invoice for privilege and complia	0.60 ance (.50); draft April m	onthly statemer	315.00 nt (.10).
05/30/24 Review April	A P Johnson monthly statement (.2); emails with Smith 1	0.30 regarding same (.1).		277.50
05/30/24 Revise month parties (.10).	C L Smith ly statement for April (.10); emails with Joh	0.30 nnson regarding same (.1	0); submit sam	157.50 e to notice
	Matter Total	16.80	USD	9,500.00
Asbestos Matters				
04/09/24 Attend estima	M R Hirst ation work in process call (0.5); review matt	1.50 ers relating to estimation	n discovery (0.6	2,062.50 ).
05/01/24 Prepare for B	B B Erens ates White meeting (1.40); prepare for call v	1.60 with client regarding san	ne (.20).	2,600.00
05/01/24 Communicate issues (1.0).	M R Hirst e with internal team regarding Bates White r	1.20 meeting (0.2); review est	imation discov	1,650.00 ery related
05/02/24	CKCahow	2.60		3 315 00

05/02/24 C K Cahow 2.60 3,315.00 Attend call with Tananbaum, Erens, Evert, Masiano regarding asbestos matters and potential next steps

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		JONES DAY		
161866		-		Page: 33
Aldrich	Pump LLC a	nd Murray Boiler LLC		June 30, 2024 Invoice: 241304145
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
	(1.30); prepare advisors (.70).	for same (.60); attend case status update call wit	h Future Claimants'	Representative and
05/02/2	Telephone con:	M A Cody ference with the Future Claimants' Representati in precedent cases related to asbestos claims tre		
05/02/2	Attend call with	B B Erens n client and advisors regarding asbestos matters tts' Representative call regarding case status (.20)		
05/02/2	Attend call with	M R Hirst n internal team, advisors and Tananbaum regard aterials relating to estimation discovery matters ( ation (0.3).		
05/02/2		A P Johnson 1 Future Claimants' Representative and advisors	0.60 to discuss case statu	555.00 is and next steps.
05/03/2		M A Cody ls relating to estimation discovery.	0.50	787.50
05/03/2		E Pratt ents for production in connection with estimation action (.6).	0.90 on discovery (.3); co	337.50 mmunicate with Masiano
05/06/2		B B Erens with Evert regarding mediation update.	0.20	325.00
05/07/2		M A Cody ls relating to treatment of asbestos claims.	1.80	2,835.00
05/07/2		R Hart related to estimation discovery.	1.40	1,155.00
05/08/2	Communication	B B Erens ns with internal team regarding status of tasks re it agenda for Bates White meeting (.20); prepare		
05/08/2	Communicate v	M R Hirst with Asbestos Committee regarding protocol rel timation document collection and discovery (1.5		2,475.00 liscovery (0.3); review
05/09/2		B B Erens a client regarding asbestos matters and potential	1.30 next steps relating t	2,112.50 o same (1.10); prepare
05/09/2	Attend call with	M R Hirst n Tananbaum regarding asbestos matters and po s (0.7); communications with Pratt regarding sar		

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	JONES DA	Y	
161866	<b>y</b> = = = = -		Page: 34 June 30, 2024
Aldrich Pump LLC a	nd Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
request addition	E Pratt related to review of documents in estimati nal information relating to same (.1); comr uction (.2); communicate with Hirst regar	nunicate with Masiano regar	ding status of
05/10/24 Review estimati	M R Hirst on discovery related issues.	1.00	1,375.00
05/13/24 Attend meeting regarding same	M A Cody with Erens regarding asbestos matters an (.5).	1.00 ad potential next steps (.5); m	1,575.00 neeting with Johnson
	B B Erens h Cody regarding status of matters relating es White meeting (.30).	0.90 g to asbestos issues and pote	1,462.50 ential next steps (.60);
05/13/24 Telephone cont	G M Gordon ference with internal team regarding devel	0.30 opments and planning.	600.00
05/13/24 Review estimati (0.8).	M R Hirst on discovery issues (0.5); attend call with	1.30 internal team regarding deve	1,787.50 elopments and planning
05/13/24 Attend call with	T B Lewis internal team regarding developments an	0.20 Id planning.	290.00
05/13/24 Prepare docum Masiano regard	E Pratt ents for production in connection with es ing same (.3).	1.40 timation discovery (1.1); con	525.00 nmunicate with
	D S Torborg internal team regarding developments an	0.20 Id planning.	280.00
05/14/24 Telephone call	B B Erens with Cahow regarding Bates White meetir	0.70 ng (.20); attend Bates White o	1,137.50 call (.50).
05/14/24 Attend Bates W	M R Hirst Thite call (0.5); attend estimation work in p	1.00 process call (0.5).	1,375.00
05/14/24 Attend Bates W	A P Johnson /hite call.	0.30	277.50
05/15/24 Prepare for Bat	B B Erens es White meeting (1.0); communicate with	1.30 n Hirst regarding same (.3).	2,112.50
	R Hart with Hirst regarding potentially responsiv outline next steps related to the same (0.3		412.50 with estimation
0	M R Hirst art regarding estimation discovery issues Evert regarding estimation status (0.5); pr	· · · ·	,

attend call with Evert regarding estimation status (0.5); prepare for Bates White meeting (0.5); communicate with Erens regarding same (0.3).

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	JONES DA	Y	
161866	, and the second s		Page: 35 June 30, 2024
Aldrich Pump LLC	C and Murray Boiler LLC		Invoice: 241304145
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/16/24 Attend Bates	C K Cahow s White meeting.	5.00	6,375.00
05/16/24 Attend Bates	B B Erens s White meeting.	4.80	7,800.00
05/16/24 Attend Bates	M R Hirst s White meeting.	4.00	5,500.00
05/17/24 Review emai	B B Erens ls regarding issues concerning asbestos matte	0.20 ers and potential next step	325.00 s.
05/17/24 Communica White meetin	M R Hirst te with internal team regarding estimation sta ng (0.3).	0.50 utus issues (0.2); review fol	687.50 low up tasks from Bates
	M A Cody erials regarding asbestos issues and potential r oper team regarding same (.2).	1.80 next steps (1.6); communio	2,835.00 cations with Erens and
05/20/24 Communicat next steps.	B B Erens tions with Rayburn Cooper team and Cody re	0.20 egarding matters relating t	325.00 o asbestos issues and
05/20/24 Communica discovery iss	M R Hirst te with Asbestos Committee counsel regardin ues (0.5).	0.80 ng estimation discovery (0.	1,100.00 3); review estimation
05/21/24 Call with Ere	M A Cody ens regarding asbestos matters and potential	0.50 next steps (.2); review issu	787.50 es relating to same (.3).
Miller regard	B B Erens garding asbestos matters and potential next s ling same (.30); telephone call with Cody rega me (.40); telephone call with Gordon regardin	arding same (.20); telephor	ne call with client
05/21/24 Telephone c	G M Gordon onference with Erens issues relating to asbes	0.30 tos matters and potential r	600.00 next steps.
05/21/24 Attend estim mediation (0	M R Hirst nation work in process call (0.7); communicat .3).	1.00 te with internal team regard	1,375.00 ding next steps in
05/21/24 Prepare sear same (.1).	E Pratt ch terms in connection with estimation disco	0.70 wery (.6); draft email to Ha	262.50 art regarding results of
05/22/24 Review mate	M A Cody erials related to asbestos claims issues in prece	2.30 edent cases.	3,622.50
05/22/24 Evaluate iou	B B Erens	0.20	325.00

Evaluate issues relating to asbestos matters and potential next steps.

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	JONES DA	AY	
161866	-		Page: 36
Aldrich Pump LLC	C and Murray Boiler LLC		June 30, 2024 Invoice: 241304145
	, and 1.1. and 2.0. and 1.1.0		
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/22/24 Communicat (0.4).	M R Hirst te with Evert regarding estimation matters (0	0.60 ).2); prepare for upcoming me	825.00 eeting regarding same
	B B Erens ert to prepare for call with client regarding a call regarding same (1.00).	1.30 sbestos matters and potential	2,112.50 next steps (.30);
	M R Hirst call with Evert and Masiano regarding estima attend call with Tananbaum and advisors reg		
05/24/24 Review mate	M A Cody rials in precedent cases regarding asbestos cl	2.30 laims issues.	3,622.50
05/24/24 Draft memo potential nex	B B Erens for client regarding estimation matters (.30); at steps (.20).	0.50 ; evaluate issues relating to asl	812.50 pestos matters and
05/24/24 Review estim	M R Hirst nation discovery issues.	0.50	687.50
05/26/24 Review issue	B B Erens is regarding asbestos matters and potential n	0.30 ext steps.	487.50
05/27/24 Draft memor	B B Erens randum regarding estimation issues.	1.50	2,437.50
05/28/24 Communicat	B B Erens tions with internal team regarding asbestos n	0.20 natters and potential next step	325.00 os relating to same.
05/28/24 Attend estim	M R Hirst nation work in process call.	0.50	687.50
05/28/24 Prepare searc	E Pratt ch terms in connection with estimation disco	0.50 overy (.3); draft email to Hart	187.50 regarding same (.2).
05/28/24 Attend call w	D S Torborg with internal team regarding developments ar	0.40 nd planning.	560.00
	B B Erens call with client regarding asbestos matters and arding same (.20); draft task list relating to sa		975.00 lephone call with
05/29/24 Communicat	M R Hirst te with Bates White team regarding estimatic	0.20 on matters.	275.00
05/30/24 Review mate	M A Cody rials regarding asbestos issues.	1.30	2,047.50
05/30/24 Attend call w	B B Erens	0.50	812.50

Attend call with client regarding asbestos matters and potential next steps.

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161866	5		т	Page: 37		
Aldrich Pump LLC and Murray Boiler LLC			June 30, 2024 Invoice: 241304145			
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount		
05/30/24 Attend con	M R Hirst ference call with Tananbaum regarding asbest	0.60 tos matters and potent				
05/31/24 B B Erens 0.20 325.0 Review Asbestos Committee motion to strike estimation-related subpoena directed to DBMP, Bestwall.						
	Matter Total	77.60	USD	108,945.00		

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161866

Aldrich Pump LLC and Murray Boiler LLC

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# Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
Case Administration an	d Business Operations			
TRAVEL - AIR FARE				
05/16/24 Airfare - Travel te	A P Johnson o Charlotte, NC for April 24, 2024 hearing.	CHI	276.69	
05/16/24 Airfare - Travel te	A P Johnson o Charlotte, NC for April 24, 2024 hearing.	CHI	208.36	
05/16/24 Airfare - Travel te	M R Hirst o Charlotte, NC for hearing.	CHI	680.70	
05/23/24 Airfare - Travel te	M A Cody o May 7, 2024 meeting with insurers.	CHI	508.45	
05/23/24 Airfare - Travel te	M A Cody o May 7, 2024 meeting with insurers.	CHI	40.00	
05/23/24 Airfare - Travel te	M R Hirst o Washington DC for May 16, 2024 meeting with Bates Wh	CHI ite.	716.41	
05/23/24 Airfare - Travel te	B B Erens o May 7, 2024 meeting with insurers.	CHI	321.34	
05/23/24 Airfare - Travel te	B B Erens o May 7, 2024 meeting with insurers.	CHI	391.65	
05/23/24 Airfare - Refund	B B Erens relating to travel to May 7, 2024 meeting with insurers.	CHI	(321.34)	
05/23/24 Airfare - Travel te	B B Erens o Washington DC for May 16, 2024 meeting with Bates Wh	CHI ite.	725.95	
Travel - Air Fare Subtota	al			3,548.21
TRAVEL - FOOD AND	BEVERAGE EXPENSES			
05/16/24 Meal Breakfast -	M R Hirst Travel to Charlotte, NC for hearing.	CHI	14.55	
05/23/24 Meal Lunch - Tra	B B Erens wel to May 7, 2024 meeting with insurers.	CHI	222.60	
05/23/24 Meal Dinner - Tr	B B Erens avel to Washington DC for May 16, 2024 meeting with Bate	CHI es White.	261.58	
Travel - Food and Bever	age Expenses Subtotal			498.73
TRAVEL - HOTEL CH	ARGES			
05/16/24 Hotel - Travel to	M R Hirst Charlotte, NC for hearing.	CHI	487.62	
05/23/24 Hotel - Travel to	B B Erens Washington DC for May 16, 2024 meeting with Bates Whit	CHI e.	723.53	
Travel - Hotel Charges	Subtotal			1,211.15
TRAVEL - TAXI CHAR	RGES			
05/16/24 Taxi - Travel to C	M R Hirst Charlotte, NC for hearing.	CHI	35.91	

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Aldrich Pump LLC and Murray Boiler LLC	C

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DateTimekeeper/Fee Earner 105/16/24M R Hirst	Name Lo	<i>cation</i> 2 CHI	4 <i>mount</i> 24.15	Total
Taxi - Travel to Charlotte, NC for hearing.		OIII	21.15	
05/16/24 M R Hirst Taxi - Travel to Charlotte, NC for hearing.		CHI	15.71	
05/16/24 M R Hirst Taxi - Travel to Charlotte, NC for hearing.		CHI	32.68	
05/23/24 M R Hirst Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	CHI	32.98	
05/23/24 M R Hirst Taxi - Travel to Washington DC for May 16		CHI	27.08	
05/23/24 M R Hirst Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	CHI	34.14	
05/23/24 M R Hirst Taxi - Travel to Washington DC for May 16		CHI	27.58	
05/23/24 B B Erens Taxi - Travel to May 7, 2024 meeting with in	isurers.	CHI	47.23	
05/23/24 B B Erens Taxi - Travel to May 7, 2024 meeting with in	nsurers.	CHI	30.12	
05/23/24 B B Erens Taxi - Travel to May 7, 2024 meeting with in	nsurers.	CHI	46.88	
05/23/24 C K Cahow Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	ATL	26.35	
05/23/24 B B Erens Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	CHI	37.95	
05/23/24 B B Erens Taxi - Travel to Washington DC for May 16		CHI	43.14	
05/23/24 B B Erens Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	CHI	53.40	
05/23/24 B B Erens Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	CHI	24.38	
05/23/24 C K Cahow Taxi - Travel to Washington DC for May 16	2024 meeting with Bates White.	ATL	62.88	
Travel - Taxi Charges Subtotal				602.56
TRAVEL - OTHER COSTS				
05/23/24 C K Cahow Parking - Travel to Washington DC for May	16, 2024 meeting with Bates White.	ATL	16.00	
05/23/24 M A Cody Parking - Travel to May 7, 2024 meeting wit	h insurers.	CHI	42.00	
Travel - Other Costs Subtotal				58.00
Matter Total			USD	5,918.65

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# EXHIBIT B

**Proposed Order** 

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

In re

ALDRICH PUMP LLC, et al.,<sup>1</sup>

Debtors.

Chapter 11

(Jointly Administered)

Case No. 20-30608 (JCW)

## ORDER GRANTING THE TWELFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2024 THROUGH MAY 31, 2024

This matter coming before the Court on the Twelfth Interim Application of Jones

Day for Allowance of Compensation for Services Rendered and Reimbursement of Expenses as

Counsel to the Debtors for the Period From February 1, 2024 Through May 31, 2024

(the "Interim Fee Application")<sup>2</sup> filed by Jones Day as counsel to the above-captioned debtors

and debtors in possession (the "Debtors"); the Court having reviewed the Interim Fee

<sup>1</sup> The Debtors are the following entities (the last four digits of their respective 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 not otherwise defined herein have the meanings given to them in the Interim Fee Application.

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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 Interim Fee Application and the notice of an opportunity for hearing were served upon the parties required by Local Rule 2002-1(g) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained* 

*Professionals* [Dkt. 171] (the "Interim Compensation Order") and no other or further notice is required, (d) the compensation requested in the Interim Fee Application is reasonable and for actual and necessary services rendered by Jones Day on behalf of the Debtors during the period from February 1, 2024 through May 31, 2024 (the "Compensation Period"), (e) the expenses for which reimbursement is sought in the Interim Fee Application are actual and necessary expenses incurred by Jones Day during the Compensation Period on behalf of the Debtors, and (f) the Interim Fee Application fully complies with the Interim Compensation Order, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Compensation Guidelines; and the Court having determined that the legal and factual bases set forth in the Interim Fee Application establish just cause for the relief granted herein;

#### IT IS HEREBY ORDERED THAT:

1. The Interim Fee Application is GRANTED.

2. Jones Day is awarded, on an interim basis, compensation for professional services rendered during the Compensation Period in the amount of \$3,311,757.50 and reimbursement for actual and necessary expenses incurred by Jones Day during the Compensation Period in the amount of \$11,251.13.

3. The Debtors are authorized and directed to pay promptly to Jones Day the amount of fees and expenses approved by this Order, to the extent that such amounts have not previously been paid by the Debtors.

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4. The Debtors and Jones Day 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