

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

<p>In re</p> <p>ALDRICH PUMP LLC, <i>et al.</i>,¹</p> <p style="text-align: center;">Debtors.</p>	<p>Chapter 11</p> <p>Case No. 20-30608 (JCW)</p> <p>(Jointly Administered)</p>
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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

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.



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): 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.

SUMMARY OF HOURS AND COMPENSATION BY PROFESSIONAL²

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

² 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.

BLENDING RATE OF PROFESSIONALS – TOTAL

Professionals	Blended Rate	Total Hours	Total Compensation
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

COMPENSATION BY PROJECT CATEGORY

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

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

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

In re

ALDRICH PUMP LLC, *et al.*,¹

Debtors.

Chapter 11

Case No. 20-30608 (JCW)

(Jointly Administered)

**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 "Debtors"), makes its eleventh interim application (the "Application") 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 "Compensation Period") in accordance with the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals*, dated July 15, 2020 [Dkt. 171] (the "Interim Compensation Order").

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.

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.

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 "Bankruptcy Code") and Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") 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 Exhibit A 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*

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

Background

6. On June 18, 2020 (the "Petition Date"), the Debtors commenced their reorganization cases (the "Chapter 11 Cases") 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 *Ex Parte 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 "Retention Application"), 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 "Original Retention Order") 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 "Current Asbestos Claimants' Committee") 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 "FCR").

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

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 "Committee Certification Request") 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 "Maune Certification Request");

- 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 "Semian Fourth Circuit Dismissal Appeal"); (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 "ACC Fourth Circuit Dismissal Appeal"); (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 "Semian District Court Dismissal Appeal") 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 "ACC District Court Dismissal Appeal") 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*

Enforceability of the Funding Agreements [Dkt. 2172] (the "Maune 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 perpetration 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

- 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:²

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.³

² Copies of the Prior Monthly Fee Statements are attached hereto collectively as Exhibit A.

³ 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.⁴

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 "WIP Report") 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.

⁴ 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.

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

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;

- 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

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.

- 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.

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 Exhibit B 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
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macody@jonesday.com
amandajohnson@jonesday.com
(Admitted *pro hac vice*)

-and-

Gregory M. Gordon (TX Bar No. 08435300)
JONES DAY
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E-mail: gmgordon@jonesday.com
(Admitted *pro hac vice*)

ATTORNEYS FOR DEBTORS AND
DEBTORS IN POSSESSION

EXHIBIT A

Prior Monthly Fee Statements

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

In re ALDRICH PUMP LLC, <i>et al.</i> , ¹ Debtors.	Chapter 11 Case No. 20-30608 (JCW) (Jointly Administered)
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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 Exhibit A 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.

3. 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 "Notice Parties"): (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., pamoam@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,

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 "Objection"), if any, must be served upon the Notice Parties, including Jones Day, no later than April 18, 2024 (the "Objection Deadline"). 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.

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

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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

EXHIBIT A

Invoice

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:

	<u>Hours</u>		<u>Amount</u>
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	USD	755,641.25
TOTAL		USD	755,641.25

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Aldrich Pump LLC and Murray Boiler LLC

February 29, 2024
Invoice: 241301853

Timekeeper/Fee Earner Summary – February 29, 2024

<i>Timekeeper/Fee Earner Name</i>	<i>Title</i>	<i>Bar Year</i>	<i>Hours</i>	<i>Rate</i>	<i>Amount</i>
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	2021	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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Aldrich Pump LLC and Murray Boiler LLC

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Fee Detail

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
Case Administration and Business Operations			
02/01/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
02/02/24	C K Cahow Attend work in process call with company, internal team and advisors.	0.50	637.50
02/02/24	B B Erens Attend work in process call with client and advisors.	0.50	812.50
02/02/24	J L Gale Revise calendar of key dates and deadlines.	0.20	145.00
02/02/24	A P Johnson Attend work in process call with client and advisors.	0.50	462.50
02/02/24	T B Lewis Participate in work in process call with client and advisors.	0.50	725.00
02/02/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
02/02/24	D S Torborg Attend work in process call with client and advisors.	0.50	700.00
02/03/24	B B Erens Review and organize upcoming tasks.	0.30	487.50
02/05/24	C L Smith Review and distribute docket (.10); update case calendar (.10).	0.20	105.00
02/06/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
02/07/24	C K Cahow Attend work in process call with internal team and advisors.	0.60	765.00
02/07/24	M A Cody Telephone conference with advisors regarding work in process matters.	0.50	787.50
02/07/24	B B Erens Prepare for work in process call (.30); attend work in process call with advisors (.50).	0.80	1,300.00
02/07/24	M R Hirst Attend work in process call with advisors.	0.50	687.50
02/07/24	A P Johnson Attend work in process call with advisors.	0.30	277.50

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Aldrich Pump LLC and Murray Boiler LLC

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/07/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
02/07/24	D S Torborg Attend work in process call with advisors.	0.50	700.00
02/08/24	C L Smith Review and distribute docket (.10); review case calendar (.10).	0.20	105.00
02/09/24	J L Gale Revise calendar of key dates and deadlines.	0.90	652.50
02/09/24	C L Smith Review and distribute docket.	0.10	52.50
02/13/24	M A Cody Telephone conference with advisors regarding work in process matters (.6); review task list and work in process report (.8).	1.40	2,205.00
02/13/24	B B Erens Attend work in process call with advisors (.70); draft emails to Cahow and Johnson regarding the same (.20).	0.90	1,462.50
02/13/24	A P Johnson Attend work in process call with advisors (.6); revise work in process report (.2); revise task list (.3).	1.10	1,017.50
02/13/24	T B Lewis Participate in work in process call with advisors.	0.70	1,015.00
02/14/24	B B Erens Review and organize upcoming tasks.	0.50	812.50
02/16/24	J L Gale Revise calendar of key dates and deadlines.	0.30	217.50
02/20/24	C K Cahow Attend work in process call with advisors.	0.50	637.50
02/20/24	M A Cody Telephone conference with advisors regarding work in process matters (.5); review task list and work in process report (.8).	1.30	2,047.50
02/20/24	B B Erens Prepare for work in process call (.20); attend work in process call with advisors (.50).	0.70	1,137.50
02/20/24	A P Johnson Attend work in process call with advisors (.5); revise work in process report (.3); revise task list (.2).	1.00	925.00
02/20/24	T B Lewis Participate in work in process call with advisors.	0.50	725.00
02/20/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management	0.20	105.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	system with same (.10).		
02/20/24	D S Torborg Attend work in process call with advisors.	0.50	700.00
02/21/24	C L Smith Review and distribute docket.	0.10	52.50
02/22/24	B B Erens Prepare for work in process calls.	0.60	975.00
02/22/24	C L Smith Review and distribute docket.	0.10	52.50
02/23/24	C K Cahow Attend work in process call with company, internal team and advisors.	0.90	1,147.50
02/23/24	M A Cody Telephone conference with client and advisors regarding work in process matters.	1.00	1,575.00
02/23/24	B B Erens Prepare for work in process call (.20); attend work in process call with client (1.0).	1.20	1,950.00
02/23/24	J L Gale Revise calendar of key dates and deadlines.	0.40	290.00
02/23/24	M R Hirst Attend client work in process call.	1.00	1,375.00
02/23/24	A P Johnson Attend work in process call with client and advisors.	1.00	925.00
02/23/24	T B Lewis Participate in work in process call with client and advisors.	1.00	1,450.00
02/23/24	C L Smith Review and distribute docket.	0.10	52.50
02/23/24	D S Torborg Attend work in process call with client and advisors.	0.90	1,260.00
02/26/24	B B Erens Prepare for advisor work in process call.	0.20	325.00
02/26/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
02/27/24	C K Cahow Attend work in process call with advisors.	0.70	892.50
02/27/24	M A Cody Review and revise work in process report (.8); review task list and related materials (.5); telephone conference with advisors regarding work in process matters (.5).	1.80	2,835.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/27/24	B B Erens Attend work in process call with advisors.	0.50	812.50
02/27/24	A P Johnson Attend work in process call with advisors (.5); revise work in process report (.2); revise task list (.2); revise list of key dates and deadlines (.8).	1.70	1,572.50
02/27/24	T B Lewis Participate in work in process call with advisors.	0.40	580.00
02/27/24	C L Smith Review and distribute docket.	0.10	52.50
02/27/24	D S Torborg Attend work in process call with advisors.	0.50	700.00
02/28/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); update case calendar (.10).	0.30	157.50
02/29/24	C L Smith Review and distribute docket.	0.10	52.50
Matter Total		32.80	USD 42,020.00

Plan of Reorganization and Disclosure Statement

02/27/24	M A Cody Review plan-related materials.	1.30	2,047.50
02/28/24	M A Cody Review plan-related materials.	2.70	4,252.50
02/29/24	B B Erens Review plan-related documents.	1.70	2,762.50
Matter Total		5.70	USD 9,062.50

Claims Administration

02/01/24	M A Cody Review materials and emails regarding claim withdrawals and related matters.	1.10	1,732.50
02/01/24	J L Gale Revise claims stipulation (4.30); discuss same with Johnson, Masiano (.40).	4.70	3,407.50
02/01/24	A P Johnson Review claims register (.4); discuss claims stipulation with Gale, Masiano (.4); draft email to Cody regarding same (.1).	0.90	832.50

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Aldrich Pump LLC and Murray Boiler LLC

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/02/24	M A Cody Review and analyze correspondence related to claims issues (.8); review draft claims stipulation (.5).	1.30	2,047.50
02/02/24	M R Hirst Emails with Masiano and related correspondence regarding claims administration issues (.5); review claims stipulation and related materials (.5).	0.40	550.00
02/02/24	A P Johnson Review emails from Cody, Masiano regarding claims issues.	0.30	277.50
02/07/24	J L Gale Revise omnibus claims objections.	3.90	2,827.50
02/08/24	M A Cody Emails with Masiano regarding claims issues (.3); review claims stipulation and related materials (.5).	0.80	1,260.00
02/08/24	J L Gale Revise claims stipulation (.40); emails with Johnson regarding same (.10).	0.50	362.50
02/08/24	A P Johnson Review claims stipulation (.3); review exhibits to same (.4); review claims register (.4); draft email to Gale regarding same (.1).	1.20	1,110.00
02/09/24	M A Cody Review and revise claims stipulation.	0.50	787.50
02/12/24	M A Cody Review draft claims stipulation and related matters.	0.50	787.50
02/13/24	J L Gale Revise claims stipulation.	0.50	362.50
02/13/24	A P Johnson Discuss claims administration matters with Masiano (.2); review claims register (.4); review emails from Masiano regarding same (.3); review draft claims stipulation (.3).	1.20	1,110.00
02/14/24	M A Cody Review emails regarding claims withdrawal issues (.3); review claims stipulation (.3).	0.60	945.00
02/14/24	J L Gale Revise claims stipulation.	0.50	362.50
02/14/24	A P Johnson Discuss claims administration matters with Cody (.2); review claims register (.2); review emails from Masiano regarding same (.1); review draft claims stipulation (.1).	0.60	555.00
02/15/24	M A Cody Telephone conference with Johnson regarding claims stipulation and related issues (.3); emails with Johnson and Masiano regarding same (.3).	0.60	945.00
02/15/24	A P Johnson Discuss claims administration matters with Masiano (.1); review claims register (.4); review emails from Masiano regarding same (.5); discuss same with Cody, Masiano (.2); draft emails to Miller (KCC) and Masiano regarding same (.3).	1.50	1,387.50

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Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241301853

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/16/24	M A Cody Emails with Masiano and related correspondence regarding claims administration issues (.5); review claims stipulation and related materials (.5).	1.00	1,575.00
02/20/24	J L Gale Draft and revise omnibus claims objection.	2.80	2,030.00
02/21/24	J L Gale Draft omnibus claims objections (4.2); draft notices concerning same (1.7).	5.90	4,277.50
02/26/24	M A Cody Emails with Masiano regarding claims issues and PIQ compliance (.2); diligence regarding issues related to same (.3).	0.50	787.50
Matter Total		31.80	USD 30,320.00

Court Hearings

02/01/24	B B Erens Telephone calls with Johnson regarding preparations for February 9 hearing (.40); prepare regarding the same (.50); emails with Johnson regarding preparation for hearing (.30); revise slides for hearing (1.50).	2.70	4,387.50
02/01/24	A P Johnson Draft slides for February 9 hearing (4.3); revise same (.3); review outline related to same (.4); discuss same with Erens (.4); emails with Erens regarding preparation for February 9 hearing (.3).	5.70	5,272.50
02/02/24	B B Erens Telephone calls with Johnson regarding slides for February 9 hearing.	0.60	975.00
02/02/24	A P Johnson Review slides for February 9 hearing (.7); revise same (.3); discuss same with Erens (.6).	1.60	1,480.00
02/03/24	B B Erens Prepare for February 9 hearing.	0.70	1,137.50
02/03/24	A P Johnson Review slides for February 9 hearing.	0.30	277.50
02/04/24	E M Dowling Research case law for slides for February 9 hearing (.40); draft email to Johnson regarding same (.20).	0.60	435.00
02/04/24	B B Erens Prepare for February 9 hearing.	0.90	1,462.50
02/04/24	A P Johnson Review slides for February 9 hearing (.3); review email from Dowling regarding same (.2).	0.50	462.50
02/05/24	B B Erens Calls with Johnson regarding preparation for February 9 hearing (.60); prepare for hearing (.20); review and revise slides for hearing (.20).	1.00	1,625.00

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Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241301853

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/05/24	A P Johnson Review slides for February 9 hearing (.4); revise same (1.5); draft case summaries related to same (1.7); discuss preparation for hearing with Erens (.6).	4.20	3,885.00
02/06/24	B B Erens Telephone call with Johnson regarding slides for February 9 hearing (.20); prepare for hearing (1.00); review case law regarding the same (.50).	1.70	2,762.50
02/06/24	A P Johnson Review slides for February 9 hearing (.7); revise same (.5); discuss same with Erens (.2).	1.40	1,295.00
02/07/24	M A Cody Review emails and related materials regarding preparations for February 9 hearing.	0.30	472.50
02/07/24	B B Erens Review case law in preparation for February 9 hearing (.50); revise slides for hearing (.30); telephone calls with Johnson regarding the same (.30); telephone call with Guy regarding the same (.20); emails with Miller regarding preparation for hearing (.20); telephone call with Gordon regarding the same (.20); prepare for hearing (1.5); telephone call with Marshall regarding hearing (.20).	3.40	5,525.00
02/07/24	G M Gordon Telephone conference with Erens regarding preparation for February 9 hearing (.30); review and respond to emails from Marshall regarding same (.30); review dismissal opinion certification motions in connection with same (.50); review further email from Marshall regarding same (.30).	1.40	2,800.00
02/07/24	M R Hirst Draft status report concerning estimation discovery for February 9 hearing.	0.40	550.00
02/07/24	A P Johnson Review slides for February 9 hearing (1.1); revise same (.8); review precedent related to same (1.3); discuss same with Erens (.3); review emails from Hirst, Evert, Miller regarding hearing (.3).	3.80	3,515.00
02/08/24	M A Cody Telephone conference with internal team regarding preparations for February 9 hearing (.4); review pleadings regarding same (1.2).	1.60	2,520.00
02/08/24	B B Erens Prepare for February 9 hearing (.60); attend call with internal team regarding same (.40).	1.00	1,625.00
02/08/24	G M Gordon Telephone conference with internal team regarding preparations for February 9 hearing (.40); telephone conference with Prieto regarding same (.20); review and respond to emails from Marshall regarding same (.30).	0.90	1,800.00
02/08/24	M R Hirst Attend call with internal team regarding preparations for February 9 hearing.	0.50	687.50
02/08/24	A P Johnson Review slides for February 9 hearing (.6); revise same (1.1); review email from Villalba regarding same (.2); draft emails to Miller regarding same (.1).	2.00	1,850.00
02/08/24	C K Marshall Participate in call with internal team regarding preparations for February 9 hearing.	0.40	580.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/08/24	D S Torborg Attend call with internal team regarding preparations for February 9 hearing.	0.40	560.00
02/08/24	D C Villalba Review and revise slides for February 9 hearing (1.0); draft email to Johnson regarding same (.2).	1.20	1,050.00
02/09/24	C K Cahow Telephonically attend hearing.	2.40	3,060.00
02/09/24	M A Cody Attend hearing.	2.50	3,937.50
02/09/24	B B Erens Prepare for hearing (3.0); attend hearing (2.6); call with Gordon regarding outcome of hearing (.2).	5.80	9,425.00
02/09/24	G M Gordon Telephone conferences with Erens regarding outcome of hearing.	0.20	400.00
02/09/24	M R Hirst Telephonically attend hearing.	2.50	3,437.50
02/09/24	A P Johnson Prepare for hearing (.3); review slides for same (.6); attend hearing (3.0).	3.90	3,607.50
02/09/24	C K Marshall Call with Erens regarding hearing (.10); emails with Redmond regarding same (.30).	0.40	580.00
02/09/24	C P Redmond Telephonically attend hearing (.50); emails with Marshall regarding same (.30).	0.80	780.00
02/09/24	C L Smith Update electronic file management system with hearing materials.	0.10	52.50
02/21/24	M A Cody Review draft agenda for February 29 hearing and related emails.	0.10	157.50
Matter Total		57.90	USD 74,430.00

General Corporate and Real Estate

02/01/24	M A Cody Review materials in preparation for ClimateLabs board meeting (.5); attend ClimateLabs board meeting (.5); review and revise audit letter response (.5).	1.50	2,362.50
02/01/24	J B Mays Draft audit letter response.	1.00	425.00
02/02/24	M A Cody Draft and revise board meeting minutes (1.8); review notes and precedent regarding same (.8).	2.60	4,095.00
02/02/24	J B Mays Draft audit letter response.	0.20	85.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/05/24	M A Cody Review and revise draft minutes for board meetings (1.0); emails with Lewis and Erens regarding same (.2).	1.20	1,890.00
02/05/24	T B Lewis Prepare draft minutes for board meeting (1.4); emails with Cody, Erens regarding same (.2); review and analyze audit letter response (1.0).	2.60	3,770.00
02/05/24	J B Mays Draft response to audit letter.	0.20	85.00
02/06/24	M A Cody Review and revise drafts of minutes for board meetings (.5); emails with Lewis regarding same (.2).	0.70	1,102.50
02/06/24	T B Lewis Review and revise draft minutes for board meetings (.8); emails with Cody regarding same (.2).	1.00	1,450.00
02/06/24	J B Mays Revise audit letter response.	2.00	850.00
02/06/24	J L Panza Review audit response letter and related materials.	1.00	1,300.00
02/15/24	M A Cody Review emails regarding corporate matters (.3); diligence regarding same (.5).	0.80	1,260.00
02/15/24	B B Erens Telephone call with Lewis and company regarding corporate matters.	0.30	487.50
02/23/24	B B Erens Emails with Evert and McGonigle regarding preparation for call with insurers regarding case status.	0.30	487.50
02/26/24	B B Erens Review materials in preparation for call with McGonigle regarding insurance matters.	0.50	812.50
02/27/24	B B Erens Call with McGonigle regarding insurance issues (.50); call with Evert and McGonigle to prepare for call with insurers regarding case status (.50); attend call with insurers regarding the same (.30).	1.30	2,112.50
02/27/24	M R Hirst Attend call with insurers regarding case status.	0.50	687.50
02/28/24	B B Erens Review memorandum regarding insurance matters.	0.70	1,137.50
02/28/24	T B Lewis Participate in call with Tananbaum regarding corporate matters.	0.40	580.00
02/29/24	J B Mays Organize materials relating to audit letter response.	1.00	425.00
Matter Total		19.80	USD 25,405.00

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Schedules/SOFA/Bankruptcy Administrator Reporting

02/28/24	M A Cody	0.70	1,102.50
	Review drafts of monthly status reports (.5); emails with Lombardi regarding same (.2).		
02/28/24	P Lombardi	1.10	935.00
	Review January monthly status reports (.8); draft e-mail to Cody and Johnson concerning same (.1); review e-mail from Cody concerning same (.1); draft e-mail to Clarrey and Hakim concerning same (.1).		
02/29/24	M A Cody	0.30	472.50
	Review monthly status reports.		
02/29/24	P Lombardi	0.50	425.00
	Review monthly status reports (.3); draft e-mail to Clarrey, Hakim, and Johnson concerning same (.1); draft e-mail to Cody concerning same (.1).		
	Matter Total	2.60	USD 2,935.00

Nonworking Travel

02/08/24	B B Erens	4.00	3,250.00
	Travel to Charlotte, NC to attend February 9 hearing.		
02/08/24	A P Johnson	4.00	1,850.00
	Travel to Charlotte, NC to attend February 9 hearing.		
02/09/24	B B Erens	3.70	3,006.25
	Return travel from Charlotte, NC.		
02/09/24	A P Johnson	4.00	1,850.00
	Return travel from Charlotte, NC.		
	Matter Total	15.70	USD 9,956.25

Litigation and Adversary Proceedings

02/01/24	E M Dowling	3.90	2,827.50
	Draft and revise summary of research relating to Fourth Circuit direct appeal of dismissal opinion (3.0); communicate with Erens and Johnson regarding same (.6); communicate with Johnson regarding same (.3).		
02/01/24	M R Hirst	0.70	962.50
	Revise motion for extension of time to file designation of record in District Court appeal of dismissal opinion (0.3); communicate with internal team regarding record issues (0.4).		
02/01/24	R H Howell	1.70	1,232.50
	Review dismissal opinion (.7); draft outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.0).		
02/01/24	A P Johnson	4.10	3,792.50
	Review precedent related to Fourth Circuit direct appeal of dismissal opinion (1.2); draft outline related to same (2.8); discuss same with Dowling (.2); draft email to Erens regarding same (.1).		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/01/24	J E Leitner Research regarding potential litigation matters.	2.50	1,687.50
02/02/24	E M Dowling Research precedent related to Fourth Circuit direct appeal of dismissal opinion (1.7); draft and revise summary of research relating to same (0.7); communicate with Johnson regarding same (0.4).	2.80	2,030.00
02/02/24	B B Erens Review outline from Johnson regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.20); diligence regarding the same (.40).	1.60	2,600.00
02/02/24	J L Gale Revise memo related to dismissal opinion appeal matters.	4.40	3,190.00
02/02/24	R H Howell Research regarding Fourth Circuit direct appeal of dismissal opinion (.5); draft outline for opposition to petitions to Fourth Circuit (1.5).	2.00	1,450.00
02/02/24	A P Johnson Review precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.2); draft outline related to same (4.6); draft emails to Erens regarding same (.1).	7.90	7,307.50
02/02/24	J E Leitner Research regarding potential litigation matters.	1.30	877.50
02/02/24	C K Marshall Emails with client regarding dismissal opinion appeal matters.	0.20	290.00
02/02/24	D S Torborg Review and revise affirmative discovery requests to be served in substantive consolidation proceeding (.2); discuss same with Trane counsel (.1); review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4).	0.70	980.00
02/02/24	D C Villalba Research regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.30	1,137.50
02/03/24	A P Johnson Review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.1); revise same (1.3).	2.40	2,220.00
02/04/24	R H Howell Review and draft analysis of Maune Raichle motion to certify dismissal opinion.	3.10	2,247.50
02/04/24	A P Johnson Review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.6); revise same (.3); review email from Erens regarding same (.2).	1.10	1,017.50
02/05/24	C K Cahow Review Maune Raichle petition to Fourth Circuit for direct appeal of dismissal opinion.	0.30	382.50
02/05/24	B B Erens Call with Marshall and Redmond regarding dismissal opinion appellate issues (.3); review and revise outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.1); review replies in	2.70	4,387.50

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	support of motions to certify (1.3).		
02/05/24	J L Gale Draft memorandum regarding dismissal opinion appeals and next steps (6.3); discuss memorandum with Johnson (0.2).	6.50	4,712.50
02/05/24	R H Howell Draft and revise outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	5.80	4,205.00
02/05/24	A P Johnson Review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); discuss same with Marshall, Redmond, Erens (.3); analyze precedent related to same (2.2); revise same (2.0); discuss same with Erens (.2); review Asbestos Committee reply in support of certification motion (1.0); review Maune Raichle reply in support of certification motion (.8).	6.90	6,382.50
02/05/24	C K Marshall Call with internal team regarding motions for certification relating to dismissal opinion (.30); review materials regarding same and draft email to Redmond (.30).	0.60	870.00
02/05/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (0.1); communications with internal team regarding same (0.4).	0.50	487.50
02/06/24	M A Cody Review pleadings and responses regarding motions for certification of dismissal opinion (1.7); emails with internal team regarding same (.2).	1.90	2,992.50
02/06/24	E M Dowling Communicate with internal team regarding derivative litigation adversary proceeding discovery.	0.30	217.50
02/06/24	B B Erens Emails with Marshall regarding motions to certify dismissal opinion (.20); emails with internal team regarding same (.40).	0.60	975.00
02/06/24	G M Gordon Review briefs in opposition to certification motions relating to dismissal opinion (.80); draft emails to and from Erens, Marshall, Torborg, Cody, Cahow regarding same (.30); review email from Erens regarding same (.20); review outline of issues on dismissal and derivative standing orders (.30).	1.60	3,200.00
02/06/24	R H Howell Review background and materials relating to motions to dismiss (1.0); draft outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.7); review comments to outline and revise same (1.0).	3.70	2,682.50
02/06/24	A P Johnson Review Asbestos Committee reply in support of motion to certify dismissal opinion (.9); review Maune Raichle reply in support of motion to certify dismissal opinion (.7); research precedent related to same (2.4); discuss same with Erens (.1); review email from Marshall regarding same (.2).	4.30	3,977.50
02/06/24	C K Marshall Review replies in support of motions for certification of dismissal opinion and draft analysis of same.	2.10	3,045.00
02/06/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal	0.90	877.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	opinion.		
02/06/24	D S Torborg Review materials relating to discovery in derivative litigation adversary proceedings.	1.30	1,820.00
02/07/24	B B Erens Attend call with co-defendants and internal team regarding affirmative discovery requests to be served in substantive consolidation proceeding.	0.80	1,300.00
02/07/24	M R Hirst Attend conference call with co-defendants and internal team regarding affirmative discovery requests to be served in substantive consolidation proceeding (0.5); review draft discovery requests (0.5); communicate with Miller, Fulton regarding motion to extend time to file designation of record in connection with appeal of dismissal opinion (0.3).	1.30	1,787.50
02/07/24	C K Marshall Call with Erens regarding certification motions relating to dismissal opinion (.20); emails with internal team regarding certification motions (.20).	0.40	580.00
02/07/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.00	975.00
02/07/24	D S Torborg Prepare for (.5) and attend (.7) call with co-defendants and internal team regarding affirmative discovery requests to be served in substantive consolidation proceeding.	1.20	1,680.00
02/08/24	R H Howell Draft and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	6.20	4,495.00
02/08/24	A P Johnson Review Asbestos Committee reply in support of certification of dismissal opinion (.4); review Maune Raichle reply in support of certification of dismissal opinion (.3); research precedent related to same (.4); review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.0).	2.10	1,942.50
02/08/24	C K Marshall Emails with internal team regarding motions for certification relating to dismissal opinion.	0.10	145.00
02/08/24	C P Redmond Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.5); research in connection with the same (1.0); communications with internal team in connection with the same (0.4).	2.90	2,827.50
02/09/24	R H Howell Draft and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	3.30	2,392.50
02/09/24	A P Johnson Review materials related to certification of dismissal opinion.	1.10	1,017.50
02/10/24	B B Erens Review outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.0); emails with internal team regarding the same (.5).	2.50	4,062.50
02/10/24	A P Johnson Review email from Erens related to opposition to petitions to Fourth Circuit for direct appeal of dismissal	0.40	370.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	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	A P Johnson	0.90	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	B B Erens	6.00	9,750.00
	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).		
02/12/24	G M Gordon	0.30	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).		
02/12/24	C P Redmond	1.70	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.		
02/12/24	D C Villalba	0.90	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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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/13/24	B B Erens Calls with Ramsey regarding scheduling issues concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (.30); telephone call with Gordon, Marshall regarding the same (.30).	0.60	975.00
02/13/24	G M Gordon Telephone conferences with Erens, Marshall regarding scheduling issues relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.30	600.00
02/13/24	M R Hirst Communicate with Erens regarding dismissal opinion appeal matters.	0.20	275.00
02/13/24	R H Howell Draft outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.80	1,305.00
02/13/24	A P Johnson Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.5); research precedent related to same (.6); draft email to Redmond regarding same (.2).	1.30	1,202.50
02/13/24	C K Marshall Call with Erens, Gordon regarding scheduling matters relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); emails with Redmond regarding same (.30).	0.50	725.00
02/13/24	C P Redmond Research in connection opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.8); emails with Marshall regarding scheduling relating to same (.3); review email from Johnson regarding same (.2).	3.30	3,217.50
02/13/24	D S Torborg Review and revise affirmative discovery requests to be served in substantive consolidation proceeding (1.1); discuss comments to same with Erens (.2).	1.30	1,820.00
02/14/24	M A Cody Review materials related to certification of dismissal opinion (1.6); review precedent regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.8).	2.40	3,780.00
02/14/24	E M Dowling Attend call with client, internal team and advisors in preparation for meet and confer concerning discovery in derivative litigation adversary proceedings.	0.90	652.50
02/14/24	B B Erens Review matters regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (.50); emails with internal team regarding the same (.50).	1.00	1,625.00
02/14/24	M R Hirst Attend call with internal team, client and advisors in preparation for meet and confer regarding discovery in derivative litigation adversary proceedings (0.9); review materials in preparation for meet and confer (1.3).	2.20	3,025.00
02/14/24	R H Howell Communications with Redmond regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.30	217.50
02/14/24	A P Johnson Revise scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); review precedent related to same (.2); draft email to Erens regarding same (.1); discuss same with Erens (.1);	1.60	1,480.00

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	review transcript from certification hearing relating to same (1.0).		
02/14/24	P Lombardi Attend call with internal team, client and advisors in preparation for meet and confer regarding discovery in derivative litigation adversary proceedings.	0.90	765.00
02/14/24	C K Marshall Email with Erens and Redmond regarding petitions for direct appeal to Fourth Circuit relating to dismissal opinion.	0.20	290.00
02/14/24	C P Redmond Research regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (1.5); communications with Howell regarding same (0.3); emails with Marshall, Erens regarding same (0.2).	2.00	1,950.00
02/14/24	D S Torborg Prepare for (.7) and attend (.9) call with client, internal team and advisors in preparation for meet and confer regarding discovery in derivative litigation adversary proceedings.	1.60	2,240.00
02/15/24	M A Cody Telephone conference with Erens regarding dismissal opinion appeals issues (.2); communications with Johnson regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); review and revise motion (1.1); review precedent in connection with same (1.3).	2.90	4,567.50
02/15/24	E M Dowling Review hearing transcript regarding certification of dismissal opinion.	1.10	797.50
02/15/24	B B Erens Telephone call with Cody regarding scheduling matters relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); emails with Cody, Johnson and Ramsey regarding motion relating to the same (.60); review and revise motion regarding the same (.90); attend meet and confer with Asbestos Committee regarding discovery in derivative litigation adversary proceedings (1.00); follow up with Torborg regarding the same (.20); follow up with Hirst regarding the same (.20).	3.10	5,037.50
02/15/24	J L Gale Draft summary of materials regarding certification of dismissal opinion (.3); discuss same with Johnson (.1).	0.40	290.00
02/15/24	M R Hirst Attend meet and confer with Asbestos Committee regarding discovery in derivative litigation adversary proceedings (1.0); prepare for meet and confer (0.2); communicate with Erens regarding same (0.2).	1.40	1,925.00
02/15/24	R H Howell Communications with Redmond regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); research regarding same (.3).	0.70	507.50
02/15/24	A P Johnson Review precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (.8); discuss same with Gale (.1); draft emails to Cody, Gale regarding same (.3); revise scheduling motion related to same (1.1); review same (.2); discuss same with Cody, Erens (.1); draft emails to Cody, Erens, Marshall, Redmond regarding same (.2).	2.70	2,497.50
02/15/24	C P Redmond Research regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (5.9); communications with Howell in connection with the same (0.5).	6.40	6,240.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/15/24	D S Torborg Attend meet and confer with Asbestos Committee regarding discovery in derivative litigation adversary proceedings (1.0); communicate with Erens regarding same (.2); communicate with Mascitti regarding same (.3); communicate with Miller regarding same (.2).	1.70	2,380.00
02/15/24	D C Villalba Revise scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.10	87.50
02/16/24	M A Cody Review and revise draft motion regarding briefing schedule concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); review comments to same (.5); communications with Erens regarding same (.5); emails with Wright regarding same (.2).	1.90	2,992.50
02/16/24	B B Erens Telephone call with Cody regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); emails with internal team regarding the same (.30); review matters regarding the same (.20); review and revise motion (.60).	1.30	2,112.50
02/16/24	A P Johnson Review scheduling motion concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); review emails from Marshall, Cody, Redmond, Erens regarding same (.2); revise same (.2); draft emails to Cody regarding same (.2); discuss same with Cody (.1); review precedent related to certification of dismissal opinion (.4).	1.40	1,295.00
02/16/24	C K Marshall Review draft scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); emails with internal team regarding same (.3).	1.00	1,450.00
02/16/24	C P Redmond Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.9); research in connection with the same (0.6); review and comment on scheduling motion in connection with the same (2.0); review materials in connection with the same (0.2).	7.70	7,507.50
02/17/24	A P Johnson Review emails from internal team regarding discovery in derivative litigation adversary proceedings.	0.20	185.00
02/17/24	C K Marshall Review materials relating to certification of dismissal opinion.	1.10	1,595.00
02/18/24	B B Erens Review outline regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.70	1,137.50
02/19/24	J L Gale Review precedent regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (0.9); draft summary of precedent (6.0); emails with Johnson regarding same (0.1).	7.00	5,075.00
02/19/24	A P Johnson Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); draft email to Redmond regarding same (.2); review research related to same (.9); draft emails to Gale regarding same (.1); review summary of precedent from Gale (1.2).	2.70	2,497.50
02/19/24	C P Redmond Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); review materials in connection with the same (0.9).	2.10	2,047.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/20/24	M A Cody 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).	3.50	5,512.50
02/20/24	B B Erens Communications with Cody regarding briefing schedule related to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	325.00
02/20/24	A P Johnson 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).	1.80	1,665.00
02/20/24	C K Marshall 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).	2.30	3,335.00
02/20/24	C P Redmond 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).	3.30	3,217.50
02/20/24	D S Torborg Discuss affirmative discovery requests to be served in substantive consolidation proceeding with Mascitti.	0.10	140.00
02/21/24	C K Cahow Review Bestwall opinion denying motions to dismiss.	0.50	637.50
02/21/24	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).	3.90	6,142.50
02/21/24	E M Dowling Communicate with Lombardi regarding motion to extend removal period (.30); research regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (2.50).	2.80	2,030.00
02/21/24	B B Erens 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).	1.70	2,762.50
02/21/24	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).	3.40	3,145.00
02/21/24	P Lombardi Communications with Dowling concerning preparation of motion to extend removal period.	0.20	170.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/21/24	C K Marshall Email to Johnson regarding briefing schedule relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.10); emails with Erens and Redmond regarding Bestwall opinion denying motions to dismiss (.30).	0.40	580.00
02/21/24	C P Redmond Emails with Marshall, Erens regarding Bestwall opinion denying motions to dismiss.	0.40	390.00
02/21/24	C L Smith Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.40); email to Redmond regarding same (.10).	0.50	262.50
02/21/24	D S Torborg Review Bestwall opinion denying motions to dismiss.	1.00	1,400.00
02/22/24	M A Cody Telephone conference with Erens regarding issues concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); review related emails and other materials (.7).	0.90	1,417.50
02/22/24	E M Dowling Draft and revise motion for extension of removal period.	0.70	507.50
02/22/24	B B Erens Telephone calls with Cody regarding process relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); emails with Gordon regarding the same (.30); review Bestwall opinion denying motions to dismiss (.60).	1.10	1,787.50
02/22/24	M R Hirst Review letter from Asbestos Committee regarding derivative litigation adversary proceeding discovery issues (0.3); review Bestwall opinion denying motions to dismiss (0.6).	0.90	1,237.50
02/22/24	A P Johnson Review emails from Wright, Erens, Cody, Waldrep regarding briefing schedule relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); review Bestwall opinion denying motions to dismiss (1.1); review email from Marshall regarding dismissal opinion certification matters (.1); research precedent related to same (1.2); draft email to Marshall regarding same (.2).	3.00	2,775.00
02/22/24	C K Marshall Call with counsel for Trane regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); emails with Erens and Redmond regarding same (.30); review materials relating to same (.90); review and comment on draft opposition to petitions (1.00).	2.40	3,480.00
02/22/24	C P Redmond Review materials in connection with petitions to the Fourth Circuit for direct appeal of dismissal opinion.	0.50	487.50
02/22/24	D S Torborg Review Asbestos Committee letter relating to discovery in derivative litigation adversary proceedings (.5); review materials relating to discovery in derivative litigation adversary proceedings (.3).	0.80	1,120.00
02/23/24	M A Cody Review materials regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (2.5); telephone conference with Erens regarding briefing and scheduling motion relating to same (.3); review emails and comments regarding motion (.3).	3.10	4,882.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/23/24	B B Erens 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).	1.40	2,275.00
02/23/24	J L Gale Review materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.30	217.50
02/23/24	G M Gordon Telephone conference with Erens regarding scheduling issues relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.30	600.00
02/23/24	M R Hirst Review letter from Asbestos Committee regarding discovery in derivative litigation adversary proceedings (.40); review issues regarding same in connection with response to letter (.60).	1.00	1,375.00
02/23/24	A P Johnson 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).	3.30	3,052.50
02/23/24	C K Marshall Participate in call with Erens and Redmond regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	290.00
02/23/24	C P Redmond 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).	3.20	3,120.00
02/23/24	D S Torborg Discuss derivative litigation adversary proceeding discovery matters with Erens.	0.20	280.00
02/23/24	D C Villalba Review precedent relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.9); draft email to Johnson regarding same (.3).	5.20	4,550.00
02/25/24	C P Redmond Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.70	682.50
02/26/24	M A Cody 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).	3.70	5,827.50
02/26/24	B B Erens Communications with Cody regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	325.00
02/26/24	J L Gale Review materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	2.10	1,522.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/26/24	G M Gordon Draft email to Erens regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.10	200.00
02/26/24	M R Hirst Review correspondence from Asbestos Committee regarding discovery in derivative litigation adversary proceedings (0.3); communicate with co-defendants and Torborg regarding response to same (0.5); review materials relating to discovery in derivative litigation adversary proceedings (0.2).	1.00	1,375.00
02/26/24	A P Johnson Review precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.4); draft email to Lombardi regarding same (.2).	1.60	1,480.00
02/26/24	P Lombardi Review precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.8); draft summary concerning same (.4).	4.20	3,570.00
02/26/24	C P Redmond Analyze precedent in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); draft opposition (3.0).	4.20	4,095.00
02/26/24	D S Torborg Review correspondence from the Asbestos Committee relating to discovery in derivative litigation adversary proceedings (.7); discuss same with Hirst and co-defendants (.5).	1.20	1,680.00
02/27/24	A Anderson Review letter from Asbestos Committee regarding discovery in derivative litigation adversary proceedings (.9); communicate with Hirst and Hart regarding response to letter (.5).	1.40	1,155.00
02/27/24	M A Cody Review draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); emails with Marshall regarding same (.4); telephone conference with Haaf regarding Asbestos Committee comments to scheduling motion relating to petitions to Fourth Circuit (.3); telephone conference with Erens regarding same (.2).	1.60	2,520.00
02/27/24	E M Dowling Draft and revise motion to extend the removal period.	0.70	507.50
02/27/24	B B Erens Telephone call with Marshall regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.30); telephone calls with client regarding the same (.20); telephone call with Gordon regarding the same (.20).	0.70	1,137.50
02/27/24	G M Gordon Telephone conference with Erens regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	400.00
02/27/24	R Hart Attend call with Anderson, Hirst regarding Asbestos Committee letter concerning discovery in derivative litigation adversary proceedings (.5); review same (.5).	1.00	825.00
02/27/24	M R Hirst Conference call with co-defendants regarding discovery in derivative litigation adversary proceedings (0.5); review meet and confer letters in preparation for conference call regarding same (0.5); review information in connection with same (0.5); call with Hart and Anderson regarding Asbestos Committee letter concerning	2.00	2,750.00

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			discovery in derivative litigation adversary proceedings and response to same (0.5).
02/27/24	P Lombardi	11.10	9,435.00 Review precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.9); draft memorandum concerning same (5.6); research regarding same (.4); draft e-mail to Cody concerning same (.2).
02/27/24	C K Marshall	0.60	870.00 Emails with Cody regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.40); call with Erens regarding same (.20).
02/27/24	C P Redmond	3.60	3,510.00 Analyze materials and research in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.0); draft opposition (0.6); research in connection with the same (1.0).
02/27/24	D S Torborg	0.70	980.00 Prepare for (.2) and attend (.5) call with co-defendants regarding discovery in derivative litigation adversary proceedings.
02/28/24	M A Cody	2.10	3,307.50 Review materials and precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.6); telephone conference with Mascitti regarding same (.3); emails with Erens regarding scheduling motion relating to same (.2).
02/28/24	B B Erens	0.20	325.00 Emails with Cody regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.
02/28/24	J L Gale	0.70	507.50 Review materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (0.4); revise scheduling motion relating to same (0.3).
02/28/24	G M Gordon	0.20	400.00 Telephone conference with Erens regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.
02/28/24	R Hart	0.30	247.50 Review materials in connection with response to Asbestos Committee correspondence concerning discovery in derivative litigation adversary proceedings.
02/28/24	M R Hirst	0.50	687.50 Review materials in connection with response to Asbestos Committee correspondence regarding discovery in derivative litigation adversary proceedings.
02/28/24	A P Johnson	3.10	2,867.50 Analyze precedent related to certification of dismissal opinion (.8); review memo from Lombardi regarding same (2.0); review scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); draft emails to Gale regarding same (.1).
02/28/24	P Lombardi	3.10	2,635.00 Review draft removal motion (.6); revise same (.6); draft e-mail to Dowling concerning same (.1); draft memorandum related to petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); revise same (1.1).

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/28/24	C P Redmond Analyze materials and cases in connection with petitions to the Fourth Circuit for direct appeal of dismissal opinion (0.9); research caselaw in connection with the same (0.6); draft opposition to petitions to Fourth Circuit (1.4).	2.90	2,827.50
02/28/24	D S Torborg Attend call with co-defendants regarding issues concerning discovery in derivative litigation adversary proceedings.	0.30	420.00
02/29/24	M A Cody Review and revise scheduling motion regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (.5); emails with Erens and Johnson regarding same (.2); review precedent related to dismissal opinion appeal issues (.8).	1.50	2,362.50
02/29/24	E M Dowling Review and analyze draft motion to extend removal period.	0.50	362.50
02/29/24	B B Erens Emails with Marshall and Cody regarding scheduling motion relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	325.00
02/29/24	J L Gale Review materials regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.60	435.00
02/29/24	M R Hirst Draft response to Asbestos Committee correspondence concerning discovery in derivative litigation adversary proceedings.	1.00	1,375.00
02/29/24	A P Johnson Analyze precedent related to petitions to Fourth Circuit for direct appeal of dismissal opinion (.6); review memo from Lombardi regarding same (.5); draft email to Lombardi regarding same (.2); review scheduling motion regarding petitions to Fourth Circuit (.2); revise same (.2); draft emails to Gale regarding same (.1).	1.90	1,757.50
02/29/24	P Lombardi Review comments from Johnson on memorandum concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (.1); research precedent concerning same (2.1); revise memorandum (2.4).	4.60	3,910.00
02/29/24	C P Redmond Analyze materials and cases in connection petitions to Fourth Circuit for direct appeal of dismissal opinion (5.9); research caselaw in connection with the same (0.3); draft opposition to petitions to Fourth Circuit (4.9).	11.10	10,822.50
02/29/24	C L Smith Emails with Hirst regarding litigation-related materials (.10); organize and prepare same for circulation (.30); circulate same to Seig (.10).	0.50	262.50
Matter Total		329.10	USD 352,917.50

Professional Retention/Fee Issues

02/01/24	P Lombardi Review ordinary course professionals report (.6); discuss same with Johnson (.1)	0.70	595.00
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02/06/24	A P Johnson Review email from Wright regarding recent payments.	0.20	185.00
02/07/24	P Lombardi Review Robinson Cole interim fee application (.6); review Legal Analysis Systems interim fee application (.4); draft e-mail to Johnson concerning same (.1).	1.10	935.00
02/12/24	A P Johnson Review Hamilton Stephens' November monthly statement (.2); review Verus's September, October, November and December monthly statements (.6); review Anderson Kill's January monthly statement (.1); review Robinson Cole's November monthly statement (.3); review Caplin Drysdale's December monthly statement (.3).	1.50	1,387.50
02/13/24	M A Cody Emails with Miller and Johnson regarding professional retention and fee issues (.3); review related materials (.5).	0.80	1,260.00
02/14/24	J L Gale Review ordinary course professional's monthly statement.	0.10	72.50
02/14/24	A P Johnson Review FTI December monthly statement (.2); review mediation invoice (.1); draft email to Bowen regarding recent payments (.3); review emails from Wright and monthly statements related to same (.4); review ordinary course professionals report (.3); draft emails to Cody regarding same (.3).	1.60	1,480.00
02/16/24	J L Gale Review professionals' monthly statements (0.5); discuss same with Johnson (0.1).	0.60	435.00
02/19/24	A P Johnson Review interim fee application for Robinson Cole (.4); review emails from Sands, Tananbaum regarding professional retention matters (.2).	0.60	555.00
02/20/24	A P Johnson Review FTI monthly statements (.3); discuss same with Kim (.1); review emails from Bowen regarding recent payments (.3); review Verus's September and October monthly statements (.3); draft emails to Bowen, Wright regarding same (.2); review emails from Lombardi regarding recent interim fee applications (.4).	1.60	1,480.00
02/20/24	P Lombardi Analyze Robinson Cole interim fee application (.8); review monthly statements concerning same (.4); review Legal Analysis Systems interim fee application (.5); review monthly statements concerning same (.3); draft e-mail summary to Johnson concerning same (.4).	2.40	2,040.00
02/21/24	M A Cody Emails with Johnson regarding professional retention issues.	0.20	315.00
02/23/24	A P Johnson Review Hamilton Stephens' November monthly statement.	0.20	185.00
02/26/24	J L Gale Review precedent relating to ordinary course professional's monthly statement (0.6); revise ordinary course professional's monthly statement (0.3).	0.90	652.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/26/24	A P Johnson Draft emails to Tomsic, Canup, Steele regarding January monthly statements (.3); review AlixPartners monthly statement (.3); draft email to Gale regarding ordinary course professional's monthly statement (.2); draft email to Clarrey, Hakim regarding January monthly statements (.1); review precedent related to same (.1).	1.00	925.00
02/27/24	A P Johnson Draft email to Pratt, Gale regarding ordinary course professional's invoices (.2); review same (.5); review January monthly statements (.4); review emails from Lombard, Cody regarding same (.2).	1.30	1,202.50
02/27/24	E Pratt Communicate with Johnson regarding ordinary course professional's invoices.	0.30	112.50
02/27/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
02/28/24	A P Johnson Review Claro's January monthly statement (.2); review January monthly statements (.2); review emails from Lombard, Cody, Clarrey regarding same (.3).	0.70	647.50
02/29/24	M A Cody Review professional's monthly statements.	1.10	1,732.50
02/29/24	A P Johnson Draft email to Gale regarding ordinary course professional's monthly statements (.2); review same (.7); review Gilbert January monthly statement (.2); review Bates White's January monthly statement (.9); review Caplin's monthly statement (.6); review emails from Miller, Gale regarding same (.2); review K&L Gates' January monthly statement (.3).	3.10	2,867.50
Matter Total		20.10	USD 19,117.50

Fee Application Preparation

02/01/24	C L Smith Review and revise January invoice for privilege and compliance.	5.10	2,677.50
02/02/24	C L Smith Review and revise January invoice for privilege and compliance.	1.60	840.00
02/05/24	C L Smith Review and revise January invoice for privilege and compliance.	3.60	1,890.00
02/07/24	C L Smith Review and revise January invoice for privilege and compliance.	2.90	1,522.50
02/20/24	C L Smith Review and revise January invoice for privilege and compliance.	2.80	1,470.00
02/21/24	C L Smith Review and revise January invoice for privilege and compliance (.30); emails with Johnson regarding January monthly statement (.10).	0.40	210.00

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02/22/24	B B Erens Review January invoice for privilege and compliance.	0.50	812.50
02/22/24	C L Smith Call with Erens regarding billing matters (.10); call with Ernst regarding same (.10); review information from Ernst regarding same and forward to Erens (.10).	0.30	157.50
02/23/24	C L Smith Review and revise January invoice for privilege and compliance.	0.70	367.50
02/28/24	C L Smith Review and revise February invoice for privilege and compliance.	5.00	2,625.00
02/29/24	A P Johnson Review January monthly statement (.2); emails with Smith regarding same (.1).	0.30	277.50
02/29/24	C L Smith Draft January monthly statement (.20); emails with Johnson regarding same (.10).	0.30	157.50
Matter Total		23.50	USD 13,007.50

Asbestos Matters

02/01/24	C K Cahow Attend call with Erens, Tananbaum, Hirst, Evert regarding asbestos matters and potential next steps.	0.40	510.00
02/01/24	M A Cody Review and revise memorandum regarding asbestos matters and potential next steps and related precedent regarding same (1.7); review memorandum and appendices (2.6).	4.30	6,772.50
02/01/24	B B Erens Review materials from Hirst regarding trust discovery (.2); review materials from Johnson regarding asbestos matters and potential next steps (.2); review and revise memo regarding same (1.5); attend call with client, internal team and advisors regarding same (.4).	2.30	3,737.50
02/01/24	J L Gale Discuss memorandum regarding asbestos matters and potential next steps with Johnson (0.4); discuss memorandum with Lombardi (0.1).	0.50	362.50
02/01/24	M R Hirst Communicate with Manville Trust counsel regarding trust discovery (0.2); communicate with Asbestos Committee/Future Claimants' Representative regarding estimation (0.3); review estimation discovery issues (0.5).	1.00	1,375.00
02/01/24	A P Johnson Review memo related to asbestos matters and potential next steps (1.9); revise same (.6); discuss same with Gale (.2).	2.70	2,497.50
02/01/24	P Lombardi Discuss revisions to memorandum concerning asbestos matters and potential next steps with Gale (.2); review same (.2); call with Johnson concerning same (.4).	0.80	680.00

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02/02/24	C K Cahow	1.60	2,040.00
	Review and analyze memo regarding asbestos matters and potential next steps.		
02/02/24	M A Cody	3.10	4,882.50
	Telephone conference with Erens regarding comments to memorandum concerning asbestos matters and potential next steps (.3); review and revise memorandum and related appendices to same (2.8).		
02/02/24	B B Erens	1.90	3,087.50
	Revise memo concerning asbestos matters and potential next steps (1.50); telephone call with Cody regarding the same (.20); review materials regarding the same (.20).		
02/02/24	M R Hirst	0.40	550.00
	Communicate with Manville Trust counsel regarding trust discovery (0.1); communicate with Bates White (0.1); communicate with Asbestos Committee regarding estimation matters (0.2).		
02/02/24	P Lombardi	0.20	170.00
	Review precedent related to asbestos matters (.1); draft e-mail to Cody concerning same (.1).		
02/04/24	B B Erens	0.50	812.50
	Review memo regarding asbestos matters and potential next steps.		
02/04/24	M R Hirst	0.30	412.50
	Review correspondence from trusts regarding trust discovery.		
02/05/24	M A Cody	2.60	4,095.00
	Communications with Erens regarding asbestos matters and potential next steps (.3); review and revise memorandum regarding same (2.3).		
02/05/24	B B Erens	1.30	2,112.50
	Review materials for potential mediation (.30); conference with Cody regarding memo concerning asbestos matters and potential next steps (.30); review email from Evert regarding mediation update (.20); attend call with internal team regarding status and planning (.50).		
02/05/24	J L Gale	0.90	652.50
	Revise memorandum regarding asbestos matters and potential next steps.		
02/05/24	G M Gordon	0.20	400.00
	Telephone conference with internal team regarding status and planning.		
02/05/24	M R Hirst	3.10	4,262.50
	Attend call with internal team regarding status and planning (1.0); prepare for call with Asbestos Committee regarding estimation (1.0); call with Evert regarding estimation issues (0.4); call with Asbestos Committee regarding estimation (0.5); follow up regarding same (0.2).		
02/05/24	A P Johnson	0.90	832.50
	Review memo related to asbestos matters and potential next steps.		
02/05/24	D S Torborg	0.30	420.00
	Attend call with internal team regarding status and planning.		
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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02/06/24	M A Cody Telephone conference with Erens and Cahow regarding memorandum concerning asbestos matters and potential next steps (.4); follow up call with Cahow regarding same (.2); review and revise draft of same (1.1); telephone conference with Tananbaum regarding asbestos claims matters (.5); review materials regarding same (.7).	2.90	4,567.50
02/06/24	B B Erens Call with Cody and Cahow regarding memo concerning asbestos matters and potential next steps (.40); review materials regarding the same (.20).	0.60	975.00
02/06/24	M R Hirst Draft estimation discovery protocol.	1.00	1,375.00
02/06/24	A P Johnson Review memo related to asbestos matters and potential next steps.	0.80	740.00
02/07/24	M A Cody Review and revise memorandum regarding asbestos matters and potential next steps (2.6); emails with Johnson regarding same (.2).	2.80	4,410.00
02/07/24	B B Erens Call with client regarding mediation (.20); call with Evert regarding the same (.20); emails with Evert regarding the same (.20).	0.60	975.00
02/07/24	M R Hirst Communicate with Bates White regarding Manville Trust document production (0.3); communicate with internal team regarding same (0.2); review estimation discovery status issues (0.5); revise estimation discovery protocol (1.0).	2.00	2,750.00
02/07/24	A P Johnson Review emails from Cody, Miller regarding memo related to asbestos matters and potential next steps.	0.30	277.50
02/08/24	M A Cody Review and revise memorandum regarding asbestos matters and potential next steps.	2.80	4,410.00
02/08/24	M R Hirst Draft estimation discovery protocol.	1.00	1,375.00
02/08/24	A P Johnson Review memo related to asbestos matters and potential next steps (2.1); review email from Miller regarding same (.2); draft email to Lombardi regarding same (.2).	2.50	2,312.50
02/08/24	P Lombardi Review comments from Miller on memorandum regarding asbestos matters and potential next steps (.3); revise same (2.6); research precedent concerning same (1.6); draft e-mail to Johnson concerning same (.2).	4.70	3,995.00
02/08/24	D S Torborg Call with District of Columbia court clerk regarding transfer of Manville Trust discovery dispute.	0.10	140.00
02/09/24	M R Hirst Review estimation discovery issues.	0.50	687.50
02/09/24	A P Johnson Review memo related to asbestos matters and potential next steps.	1.40	1,295.00

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February 29, 2024

Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241301853

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/12/24	M A Cody Telephone conference with Erens regarding memo concerning asbestos matters and potential next steps (.1); telephone conference with Johnson regarding comments to memo (.2); review and revise memo (3.5).	3.80	5,985.00
02/12/24	B B Erens Telephone call with Cody regarding status of memo concerning asbestos matters and potential next steps.	0.20	325.00
02/12/24	A P Johnson Review memo related to asbestos matters and potential next steps (1.8); research precedent related to same (.6); revise same (.8); discuss same with Lombardi (.1).	3.30	3,052.50
02/12/24	P Lombardi Call with Johnson concerning revisions to memo concerning asbestos matters and potential next steps (.1); review comments concerning same (.2); revise same (1.4); review same (1.2).	2.90	2,465.00
02/13/24	M A Cody Review and revise memo regarding asbestos matters and potential next steps (2.8); review comments to same (1.3).	4.10	6,457.50
02/13/24	B B Erens Prepare for Bates White call regarding estimation (.40); attend call regarding the same (.80); telephone call with Gordon regarding asbestos matters and potential next steps (.30).	1.50	2,437.50
02/13/24	A P Johnson Review memo related to asbestos matters and potential next steps (.9); research precedent related to same (1.3); revise same (.5); draft emails to Cody, Villalba regarding same (.4); discuss same with Cody, Villalba (.2).	3.30	3,052.50
02/13/24	P Lombardi Revise memo regarding asbestos matters and potential next steps (.6); draft e-mail to Johnson concerning same (.2).	0.80	680.00
02/13/24	D C Villalba Communicate with Johnson regarding memo concerning asbestos matters and potential next steps (0.1); research related to same (2.0).	2.10	1,837.50
02/14/24	M A Cody Review comments and related analysis to memo concerning asbestos matters and potential next steps (1.3); review and revise draft memorandum (3.1); communications with Johnson regarding same (.2).	4.60	7,245.00
02/14/24	M R Hirst Draft estimation discovery protocol (1.6); communicate with Erens regarding estimation status (0.3).	1.90	2,612.50
02/14/24	A P Johnson Review memo related to asbestos matters and potential next steps (.7); research precedent related to same (.4); discuss same with Cody (.2); review memo from Villalba regarding same (.9); review emails from Miller, Torborg regarding Manville Trust discovery dispute (.2).	2.40	2,220.00
02/14/24	D C Villalba Research regarding asbestos matters and potential next steps (2.1); draft summary of same (0.7).	2.80	2,450.00
02/15/24	M A Cody Review and revise memorandum regarding asbestos matters and potential next steps.	3.30	5,197.50

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February 29, 2024

Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241301853

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/15/24	B B Erens Call with Evert to prepare for client call regarding estimation (.30); attend call with client regarding the same (.80); emails with Cody regarding memo concerning asbestos matters and potential next steps (.20).	1.30	2,112.50
02/15/24	M R Hirst Review draft estimation discovery protocol.	1.50	2,062.50
02/15/24	A P Johnson Review memo related to asbestos matters and potential next steps (.3); revise same (.3); analyze memo from Villalba regarding same (.8); draft emails to Villalba, Cody regarding same (.1); review comments from McGonigle regarding same (.6).	2.10	1,942.50
02/15/24	D C Villalba Communicate with Johnson regarding memo concerning asbestos matters and potential next steps (0.1); email to Cody regarding same (0.4).	0.50	437.50
02/16/24	M A Cody Review and revise memorandum regarding asbestos matters and potential next steps (1.6); review related precedent (.8); review memorandum regarding issues relating to same (.8); communications with Johnson regarding same (.3); emails with Tananbaum regarding same (.1).	3.60	5,670.00
02/16/24	M R Hirst Revise estimation discovery protocol (1.0); conference call with Trane counsel regarding same (0.8).	1.80	2,475.00
02/16/24	A P Johnson Review memo related to asbestos matters and potential next steps (.2); revise same (.7); review comments from McGonigle regarding same (.4); draft emails to Cody regarding same (.1).	1.30	1,202.50
02/18/24	B B Erens Review comments from McGonigle regarding memo concerning asbestos matters and potential next steps (.20); review related materials regarding the same (.50).	0.70	1,137.50
02/20/24	M A Cody Review materials and precedent related asbestos matters and potential next steps.	2.80	4,410.00
02/20/24	M R Hirst Communicate with Bates White team regarding estimation discovery (0.2); communicate with Erens regarding estimation status (0.1).	0.30	412.50
02/21/24	M A Cody Review and analyze precedent regarding asbestos matters and potential next steps.	2.10	3,307.50
02/21/24	M R Hirst Call with Bates White regarding trust discovery (0.3); communications with insurers regarding estimation status (0.4); review estimation discovery status issues (0.4).	1.10	1,512.50
02/22/24	M A Cody Review and analyze precedent and memoranda regarding asbestos matters and potential next steps.	2.20	3,465.00
02/22/24	B B Erens Prepare for client call regarding asbestos matters and potential next steps (.30); attend call regarding the same (1.2); review revisions to memo regarding the same (.30).	1.80	2,925.00

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February 29, 2024

Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241301853

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
02/22/24	M R Hirst Attend call with internal team and Tananbaum regarding asbestos matters and potential next steps (.80); review estimation discovery issues (.70); draft emails concerning same (.30).	1.80	2,475.00
02/23/24	M A Cody Review cases and precedent related asbestos matters and potential next steps.	2.30	3,622.50
02/23/24	M R Hirst Review estimation discovery issues (0.5); draft emails to internal team regarding estimation discovery (0.5).	1.00	1,375.00
02/23/24	D C Villalba Revise memorandum regarding asbestos matters and potential next steps.	2.90	2,537.50
02/26/24	M A Cody Review and analyze memoranda regarding asbestos matters and potential next steps.	2.10	3,307.50
02/26/24	B B Erens Telephone calls with Tananbaum regarding call concerning asbestos matters and potential next steps (.20); telephone call with Evert regarding the same (.20); follow up with Guy regarding the same (.20); communications with Hirst regarding status of estimation (.20); emails with internal team regarding the same (.20).	1.00	1,625.00
02/26/24	M R Hirst Communicate with Erens, Evert regarding status of estimation (0.2); review correspondence concerning insurance issues (0.2); review matters concerning estimation discovery (0.6).	1.00	1,375.00
02/27/24	B B Erens Telephone call with Guy regarding asbestos matters (.30); attend Bates White call (.50).	0.80	1,300.00
02/27/24	M R Hirst Attend Bates White call (0.5); follow up regarding met and confer with Manville Trust counsel regarding discovery (0.3); review estimation discovery issues (0.9); attend estimation work in process call (0.5).	2.20	3,025.00
02/28/24	B B Erens Telephone call with Evert regarding mediation (.30); telephone calls with Tananbaum regarding the same (.30); telephone call with Gordon regarding the same (.30); emails regarding the same (.20).	1.10	1,787.50
02/28/24	M R Hirst Communicate with Evert and Masiano regarding estimation discovery issues (0.2); review emails concerning estimation discovery (0.3).	0.50	687.50
02/29/24	B B Erens Prepare for call with client regarding asbestos matters and potential next steps (.30); attend call regarding the same (.50).	0.80	1,300.00
02/29/24	M R Hirst Review matters 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 ALDRICH PUMP LLC, <i>et al.</i> , ¹ Debtors.	Chapter 11 Case No. 20-30608 (JCW) (Jointly Administered)
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**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 Exhibit A 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.

3. Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$763,630.10 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 \$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 "Notice Parties"): (a) the Debtors, 800-E Beatty 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., pamoam@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,

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 "Objection"), if any, must be served upon the Notice Parties, including Jones Day, no later than May 14, 2024 (the "Objection Deadline"). 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.

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

EXHIBIT A

Invoice

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:

	<u>Hours</u>		<u>Amount</u>
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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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		
		USD	<u>1,966.85</u>

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Aldrich Pump LLC and Murray Boiler LLC

Timekeeper/Fee Earner Summary – March 31, 2024

<i>Timekeeper/Fee Earner Name</i>	<i>Title</i>	<i>Bar Year</i>	<i>Hours</i>	<i>Rate</i>	<i>Amount</i>
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

JONES DAY

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March 31, 2024

Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241302454

Fee Detail

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
Case Administration and Business Operations			
03/01/24	J L Gale	1.00	725.00
	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).		
03/04/24	C L Smith	0.10	52.50
	Review and distribute docket.		
03/05/24	C K Cahow	1.10	1,402.50
	Attend work in process call with advisors (.60); prepare for same (.50).		
03/05/24	M A Cody	1.20	1,890.00
	Review task list (.5); telephone conference with advisors regarding work in process matters (.7).		
03/05/24	B B Erens	0.80	1,300.00
	Prepare for advisor work in process call (.20); attend call regarding same (.60).		
03/05/24	A P Johnson	0.90	832.50
	Attend work in process call with advisors (.6); revise work in process report (.2); revise task list (.1).		
03/05/24	T B Lewis	0.60	870.00
	Attend work in process call with advisors.		
03/08/24	M A Cody	0.70	1,102.50
	Telephone conference with client and advisors regarding work in process matters (.5); prepare for same (.2).		
03/08/24	B B Erens	0.50	812.50
	Attend work in process call with client and advisors.		
03/08/24	J 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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 Invoice: 241302454

Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/12/24	C K Cahow Attend work in process call with internal team and advisors (.50); prepare for same (.30).	0.80	1,020.00
03/12/24	M A Cody Review work in process report and related task list (1.2); telephone conference with advisors regarding work in process matters (.5).	1.70	2,677.50
03/12/24	B B Erens Prepare for work in process call (.2); attend call regarding same with advisors (.5).	0.70	1,137.50
03/12/24	M R Hirst Attend work in process call with advisors.	0.50	687.50
03/12/24	A P Johnson Attend work in process call with advisors (.5); revise work in process report (.2); revise task list (.1).	0.80	740.00
03/12/24	T B Lewis Attend work in process call with advisors.	0.50	725.00
03/12/24	D S Torborg Attend work in process call with advisors.	0.50	700.00
03/14/24	A P Johnson Revise work in process report (.1); review docket in connection with same (.8).	0.90	832.50
03/15/24	J L Gale Revise calendar of key dates and deadlines.	1.10	797.50
03/18/24	A P Johnson Revise calendar of key dates and deadlines.	0.30	277.50
03/19/24	M A Cody Review and revise task list and work in process report (.8); telephone conference with advisors regarding work in process matters (.8).	1.60	2,520.00
03/19/24	B B Erens Prepare for advisor work in process call (.20); attend call regarding same (.90).	1.10	1,787.50
03/19/24	A P Johnson Attend work in process call with advisors (.8); revise work in process report (.4); revise task list (.2).	1.40	1,295.00
03/19/24	T B Lewis Attend work in process call with advisors.	0.80	1,160.00
03/22/24	C K Cahow Attend work in process call with company, internal team and advisors.	0.60	765.00
03/22/24	M A Cody Telephone conference with client and advisors regarding work in process matters.	0.50	787.50
03/22/24	J L Gale Revise calendar of key dates and deadlines.	1.40	1,015.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/22/24	M R Hirst Prepare for (.30) and attend (.50) work in process call with client and advisors.	0.80	1,100.00
03/22/24	A P Johnson Attend work in process call with client and advisors (.5); review case calendar (.1).	0.60	555.00
03/22/24	T B Lewis Attend work in process call with client and advisors.	0.60	870.00
03/24/24	B B Erens Prepare for work in process calls.	0.30	487.50
03/26/24	M A Cody Telephone conference with advisors regarding work in process matters (.8); review task list and work in process report (.5).	1.30	2,047.50
03/26/24	B B Erens Attend advisor work in process call.	0.70	1,137.50
03/26/24	A P Johnson Revise work in process report (.1); revise task list (.1); attend work in process call with advisors (.6).	0.80	740.00
03/26/24	T B Lewis Attend work in process call with advisors.	0.80	1,160.00
03/27/24	A P Johnson Review docket (1.6); revise calendar of key dates and deadlines (.2).	1.80	1,665.00
03/29/24	B B Erens Prepare for work in process calls.	0.20	325.00
03/29/24	J L Gale Revise calendar of key dates and deadlines.	1.10	797.50
03/29/24	A P Johnson Revise calendar of key dates and deadlines.	0.20	185.00
03/31/24	B B Erens Review and revise task lists for upcoming work in process calls.	1.00	1,625.00
03/31/24	A P Johnson Revise task list (.8); review same (.2); review work in process report (.2).	1.20	1,110.00
	Matter Total	37.00	USD 45,595.00

Plan of Reorganization and Disclosure Statement

03/01/24	M A Cody Review plan documents and precedent.	1.10	1,732.50
	Matter Total	1.10	USD 1,732.50

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
Claims Administration			
03/01/24	A P Johnson	1.70	1,572.50
	Review emails from Masiano, Miller regarding proof of claim amendments (.5); review proofs of claim related to same (1.0); draft email to Masiano regarding same (.2).		
03/04/24	A P Johnson	0.20	185.00
	Review emails from Masiano regarding proof of claim compliance.		
03/05/24	M A Cody	0.20	315.00
	Emails with Masiano regarding claims issues.		
03/06/24	M A Cody	2.10	3,307.50
	Review draft stipulation regarding amended proofs of claim (.3); review materials related to proof of claim issues (.5); review precedent related to same (1.3).		
03/06/24	J L Gale	0.20	145.00
	Review stipulation regarding amended proofs of claim (.10); emails with Johnson regarding same (.10).		
03/06/24	A P Johnson	0.30	277.50
	Review stipulation regarding amended proofs of claim (.2); draft emails to Masiano, Gale regarding same (.1).		
03/07/24	A P Johnson	0.30	277.50
	Prepare stipulation regarding amended proofs of claim for filing (.1); draft emails to Miller, Miller (KCC) regarding same (.2).		
03/08/24	A P Johnson	0.20	185.00
	Review as filed stipulation regarding amended proofs of claim (.1); draft email to Miller regarding same (.1).		
03/15/24	A P Johnson	0.30	277.50
	Review claims register.		
03/22/24	A P Johnson	0.30	277.50
	Review claims register.		
	Matter Total	5.80	USD 6,820.00

Court Hearings

03/14/24	A P Johnson	0.10	92.50
	Review emails from Miller, Felder, Wright regarding March omnibus hearing.		
03/28/24	B B Erens	0.40	650.00
	Review email from Johnson regarding upcoming hearing (.10); review issues for upcoming hearing (.30).		
03/28/24	A P Johnson	0.10	92.50
	Draft email to internal team regarding upcoming hearing.		
	Matter Total	0.60	USD 835.00

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General Corporate and Real Estate			
03/05/24	B B Erens	0.40	650.00
	Telephone call with McGonigle regarding insurance matters (.20); telephone call with Johnson regarding memo regarding same (.20).		
03/17/24	B B Erens	0.20	325.00
	Review memos regarding insurance matters.		
03/18/24	M A Cody	3.40	5,355.00
	Review and revise corporate disclosure (1.8); review materials in connection with same (.8); communications with Tananbaum regarding same (.5); telephone conference with Lewis regarding corporate issues (.3).		
03/18/24	T B Lewis	0.90	1,305.00
	Review and comment on corporate disclosure (0.2); call with Cody regarding corporate matters (0.3); participate in call with Waller regarding corporate matters (0.4).		
03/19/24	M A Cody	1.30	2,047.50
	Review and revise corporate disclosure (.8); review updated disclosure (.2); communications with Tananbaum regarding same (.3).		
03/19/24	B B Erens	0.50	812.50
	Call with Lewis regarding corporate matters.		
03/19/24	T B Lewis	0.50	725.00
	Participate in call with Erens regarding corporate matters.		
03/20/24	B B Erens	0.50	812.50
	Attend call with Lewis and Tananbaum regarding corporate matters.		
03/20/24	T B Lewis	1.30	1,885.00
	Review and analyze corporate matters (0.8); participate in call with Tananbaum and Erens regarding same (0.5).		
03/21/24	M A Cody	0.80	1,260.00
	Review audit response letter.		
03/21/24	T B Lewis	0.50	725.00
	Review audit response letter (.30); communications with Mays regarding same (.20).		
03/21/24	J B Mays	1.00	425.00
	Revise audit response letter (.8); communications with Lewis regarding same (.2).		
03/22/24	M A Cody	0.60	945.00
	Emails with Lewis regarding corporate issues (.3); review related materials (.3).		
03/22/24	T B Lewis	0.30	435.00
	Participate in call with Tananbaum and Waller regarding corporate matters.		
03/25/24	M A Cody	1.20	1,890.00
	Review and revise audit response letter.		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
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	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 meeting.	2.00	2,900.00
Matter Total		21.60	USD 27,410.00

Schedules/SOFA/Bankruptcy Administrator Reporting

03/29/24	M A Cody Review draft monthly status reports (.3); emails with Lombardi regarding same (.2).	0.50	787.50
03/29/24	A P Johnson Review February monthly status reports (.6); review emails from Clarrey, Lombardi, Cody regarding same (.2).	0.80	740.00
03/29/24	P Lombardi Review monthly status reports (.7); draft email to Johnson concerning same (.1); draft email to Cody concerning same (.1); draft email to Clarrey, Hakim, and Johnson concerning same (.1).	1.00	850.00
Matter Total		2.30	USD 2,377.50

Litigation and Adversary Proceedings

03/01/24	M A Cody 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).	1.10	1,732.50
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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/01/24	M R Hirst Revise meet and confer response relating to discovery in derivative litigation adversary proceedings (0.6); research regarding discovery issues in adversary proceedings (0.8); communicate with Trane counsel regarding meet and confer response (0.3); communications with internal team regarding meet and confer response (0.3).	2.00	2,750.00
03/01/24	R H Howell Draft and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.60	1,160.00
03/01/24	A P Johnson Analyze precedent related to certification of dismissal opinion to Fourth Circuit (.3); review memo from Lombardi regarding same (1.7); draft emails to Lombardi regarding same (.1); review motion regarding briefing and filing protocols relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); revise same (.1); draft email to Cody regarding same (.1).	2.50	2,312.50
03/01/24	P Lombardi Monitor hearing in precedent case relating to dismissal opinion appeal matters (4.8); draft summary concerning same (1.0); draft email to Johnson concerning same (.1).	5.90	5,015.00
03/01/24	C P Redmond Analyze materials and cases in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); draft opposition to petitions (5.6).	6.80	6,630.00
03/01/24	D S Torborg Review materials relating to derivative litigation adversary proceedings.	0.20	280.00
03/02/24	A P Johnson Revise motion to extend removal period (1.0); research precedent related to same (.9); review same (.4); draft email to Dowling, Lombardi regarding same (.2).	2.50	2,312.50
03/04/24	C K Cahow Review matters regarding discovery in derivative litigation adversary proceedings.	0.60	765.00
03/04/24	B B Erens Telephone call with Gordon regarding Fourth Circuit process relating to certification of dismissal opinion (.30); communications with Marshall regarding same (.20); conference with Hirst regarding DBMP discovery referee report and recommendations (.20); emails with internal team regarding same (.20); review report (1.00); review revised affirmative discovery requests to be served in derivative litigation adversary proceedings (.20); diligence regarding Fourth Circuit process (.20).	2.30	3,737.50
03/04/24	G M Gordon Telephone conference with Erens regarding Fourth Circuit process relating to certification of dismissal opinion (.30); analyze same (.20).	0.50	1,000.00
03/04/24	M R Hirst Review DBMP discovery referee report and recommendations and assess potential impact on case (0.6); communicate with Erens regarding same (0.2); communicate with client regarding same (0.4); review draft of meet and confer letter concerning discovery in derivative litigation adversary proceedings (0.5); review and revise draft affirmative discovery requests to be served in derivative litigation adversary proceedings (1.0).	2.70	3,712.50
03/04/24	R H Howell Review precedent materials relating to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.30); draft outline for opposition (.30).	1.60	1,160.00

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03/04/24	A P Johnson Review memo from Lombardi regarding summary of hearing in precedent case relating to dismissal appeal matters (.8); review discovery referee report and recommendations in DBMP for potential impact in case (.3); review emails from Miller regarding same (.2).	1.30	1,202.50
03/04/24	P Lombardi Review email from Johnson concerning motion to extend removal period (.1); revise same (.6); draft email to Johnson concerning same (.1).	0.80	680.00
03/04/24	C K Marshall Communications with Erens regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	290.00
03/04/24	D S Torborg Review draft affirmative discovery requests to be served in derivative litigation adversary proceedings (.9); review DBMP discovery referee and recommendations for potential impact in case (1.1).	2.00	2,800.00
03/05/24	M A Cody Review pleadings and correspondence regarding petitions to Fourth Circuit for direct appeal of dismissal opinion and related issues.	1.20	1,890.00
03/05/24	B B Erens Telephone call with Gordon regarding Fourth Circuit process relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); telephone call with Marshall regarding same (.30); review issues regarding same (.80); emails with Cody regarding stipulation regarding briefing and process relating to same (.20); review emails from internal team regarding discovery in derivative litigation adversary proceedings (.20); review memorandum regarding same (.60).	2.30	3,737.50
03/05/24	G M Gordon Telephone conference with Erens regarding certification issues relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.10	200.00
03/05/24	M R Hirst Draft response to meet and confer letter concerning discovery in derivative litigation adversary proceedings (0.4); calls with internal team regarding same (0.6).	1.00	1,375.00
03/05/24	R H Howell Draft outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.1); research regarding same (.5).	4.60	3,335.00
03/05/24	A P Johnson Review memo from Lombardi regarding summary of hearing in precedent case relating to dismissal appeal matters (.9); review materials relating to discovery in derivative litigation adversary proceedings (.4); review emails from Miller regarding same (.2).	1.50	1,387.50
03/05/24	P Lombardi Monitor hearing in precedent case relating to dismissal appeal matters (5.4); draft summary concerning same (.3).	5.70	4,845.00
03/05/24	C K Marshall Call with Erens regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (.30); review draft opposition to petitions (.80).	1.10	1,595.00
03/05/24	C P Redmond Analyze materials in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.30	1,267.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/05/24	D S Torborg Discuss discovery in derivative litigation adversary proceedings with Erens (.2) and Hirst (.1); review draft affirmative discovery requests to be served in derivative litigation adversary proceedings (1.8); discuss same with Mascitti (1.0); discuss status of same with Erens, Hirst, Miller, and Evert (.2).	3.30	4,620.00
03/06/24	M A Cody Review and revise motion to extend removal period (.8); review docket and prior filings regarding same (.5); communications with Lombardi and Johnson regarding same (.1); review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); emails with internal team regarding briefing procedures motion relating to same (.3).	2.90	4,567.50
03/06/24	B B Erens Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.00); telephone call with Gordon regarding same (.20); telephone calls with Johnson regarding same (.40); finalize briefing procedures motion relating to same (.20).	2.80	4,550.00
03/06/24	G M Gordon Telephone conference with Erens regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	400.00
03/06/24	R Hart Review meet and confer letters regarding discovery in derivative litigation adversary proceedings.	1.00	825.00
03/06/24	M R Hirst Correspond with co-counsel regarding meet and confer letters relating to discovery in derivative litigation adversary proceedings (0.5); review response to meet and confer letters (0.3).	0.80	1,100.00
03/06/24	A P Johnson Review precedent related to certification of dismissal opinion to Fourth Circuit (.9); review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.0); discuss same with Redmond, Erens (.3); review emails regarding briefing procedures motion relating to same (.1); review motion to extend removal period (.2); draft email to Lombardi regarding same (.2).	3.70	3,422.50
03/06/24	P Lombardi Review motion to extend removal period (.1); draft email to Cody concerning same (.1).	0.20	170.00
03/06/24	C K Marshall Review draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	3.60	5,220.00
03/06/24	C P Redmond Review materials and cases in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.3); communications with internal team regarding same (0.3).	3.60	3,510.00
03/06/24	D S Torborg Review and revise affirmative discovery requests to be served in derivative litigation adversary proceedings (1.5); discuss same with Mascitti and Evert (.4); review draft response to the Asbestos Committee meet and confer letters concerning discovery in adversary proceedings (.1).	2.00	2,800.00
03/07/24	M A Cody Review and revise motion to extend removal period (.8); review and revise drafts of opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.8); review precedent and materials relating to same (1.1); monitor DBMP hearing regarding discovery in derivative litigation adversary proceedings (2.0).	6.70	10,552.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/07/24	B B Erens Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (8.50); emails with Marshall regarding same (.20); telephone calls with Johnson regarding same (.30).	9.00	14,625.00
03/07/24	R Hart Communications with Middlemas regarding research relating to privilege log matters concerning discovery in derivative litigation adversary proceedings.	0.50	412.50
03/07/24	M R Hirst Communicate with internal team regarding meet and confer letters relating to discovery in derivative litigation adversary proceedings (0.3); review response to same (0.8).	1.10	1,512.50
03/07/24	A P Johnson Review draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.4); review emails from Marshall, Erens regarding same (.2); discuss same with Redmond, Erens (.5); research precedent regarding same (1.3); draft emails to Marshall, Redmond, Cody, Erens regarding same (.1).	3.50	3,237.50
03/07/24	P Lombardi Revise motion to extend removal period (.1); draft email to Cody concerning same (.1); further revise same (.1); draft email to Cody and Johnson concerning same (.1).	0.40	340.00
03/07/24	C K Marshall Review and revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.60); communications with Erens regarding opposition (.30).	0.90	1,305.00
03/07/24	T M Middlemas Communicate with Hart regarding research relating to privilege log matters concerning discovery in derivative litigation adversary proceedings.	0.50	337.50
03/07/24	C P Redmond Communications with internal team regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.20	195.00
03/08/24	M A Cody Review and revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.8); review pleadings and precedent regarding same (1.6).	4.40	6,930.00
03/08/24	B B Erens Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (5.6); telephone calls with Johnson regarding same (.3).	5.90	9,587.50
03/08/24	M R Hirst Review and revise draft correspondence to Asbestos Committee regarding meet and confer concerning discovery in derivative litigation adversary proceedings (0.7); communicate with internal team and co-counsel regarding same (0.3).	1.00	1,375.00
03/08/24	A P Johnson Review draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); discuss same with Erens (.3); revise same (1.5); review comments from Cody regarding same (.4); research precedent regarding same (2.7); draft email to Guy, Ramsey regarding extension of removal period (.2).	6.30	5,827.50
03/08/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.50	487.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/08/24	D S Torborg Review and revise affirmative discovery requests to be served in derivative litigation adversary proceedings (.3); discuss same with co-counsel (.3) and client (.2); attend call with client and co-counsel regarding same (.6).	1.40	1,960.00
03/09/24	B B Erens Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	2.50	4,062.50
03/09/24	J L Gale Research regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.50	362.50
03/09/24	M R Hirst Review draft response to Asbestos Committee meet and confer letter regarding discovery in derivative litigation adversary proceedings (0.3); communicate with co-counsel regarding response (0.2).	0.50	687.50
03/09/24	A P Johnson Review draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); revise same (.4); research precedent regarding same (1.1); draft email to Erens regarding same (.1).	2.90	2,682.50
03/09/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.10	97.50
03/09/24	D S Torborg Review petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.60	840.00
03/10/24	B B Erens Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.40	650.00
03/10/24	A P Johnson Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.8); analyze precedent regarding same (.2).	1.00	925.00
03/11/24	M A Cody Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); review comments to same (.8); telephone conference with Erens, Marshall, Johnson and Redmond regarding comments to same (.5); telephone conferences with Erens and Johnson regarding same (.3); review Semian petition for direct appeal (1.2); review non-debtor affiliates issues list and outline relating to opposition (.5); review related filings (.7).	5.30	8,347.50
03/11/24	B B Erens Prepare for call regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.3); attend call regarding same with internal team (.5); telephone calls with Johnson regarding same (.2); emails with Evert regarding same (.2); review materials from co-counsel regarding same (.4); review briefs regarding same (1.5).	3.10	5,037.50
03/11/24	M R Hirst Review correspondence from Asbestos Committee regarding discovery in derivative litigation adversary proceedings.	0.20	275.00
03/11/24	R H Howell Revise outline for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.5); draft opposition (1.3).	1.80	1,305.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/11/24	A P Johnson Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.2); research precedent related to same (.4); attend call with Marshall, Redmond, Erens, Cody regarding same (.6); review certification petitions (2.1).	4.30	3,977.50
03/11/24	C K Marshall Review revised draft of opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.50); call with internal team regarding opposition (.60); call with Redmond regarding opposition (.10).	1.20	1,740.00
03/11/24	D S Torborg Review correspondence from Asbestos Committee concerning discovery in derivative litigation adversary proceedings.	0.10	140.00
03/12/24	M A Cody Review and analyze petitions to Fourth Circuit for direct appeal of dismissal opinion (2.2); review materials in connection with same (2.3); communications with Johnson regarding same and motion setting briefing procedures and filing deadlines (.3); communications with Erens regarding opposition to petitions for direct appeal (.2).	5.00	7,875.00
03/12/24	E M Dowling Review and analyze Asbestos Committee petition to Fourth Circuit for direct appeal of dismissal opinion.	0.50	362.50
03/12/24	B B Erens Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.2); telephone calls with Cody regarding same (.2).	3.40	5,525.00
03/12/24	R Hart Review letter from Asbestos Committee regarding discovery in derivative litigation adversary proceedings.	0.60	495.00
03/12/24	M R Hirst Review matters regarding discovery in derivative litigation adversary proceedings (0.5); emails with internal team regarding same (0.5).	1.00	1,375.00
03/12/24	A P Johnson Analyze petitions to Fourth Circuit for direct appeal of dismissal opinion (2.8); discuss same with Cody (.1); research precedent related to same (1.4); draft email to Cody regarding memo related to same (.2); review email from Erens regarding same (.3); prepare briefing procedures motion relating to same for filing (.2); draft emails to Redmond, Erens, counsel regarding same (.3); circulate as filed briefing procedures motion to notice parties (.1).	5.40	4,995.00
03/12/24	C K Marshall Review petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.50	2,175.00
03/12/24	T M Middlemas Research regarding privilege log matters concerning discovery in derivative litigation adversary proceedings (3.0); draft and revise summary of same (1.6).	4.60	3,105.00
03/12/24	C P Redmond Analyze materials in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.1); communicate with internal team regarding same (0.1).	1.20	1,170.00
03/12/24	D S Torborg Draft and revise affirmative discovery requests to be served in derivative litigation adversary proceedings.	0.30	420.00

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03/12/24	A R Villar	0.50	375.00
Prepare and e-file briefing procedures motion in Fourth Circuit relating to petitions for direct appeal of dismissal opinion.			
03/13/24	M A Cody	6.40	10,080.00
Review and revise motion to extend removal period (.3); emails with Lombardi and Johnson regarding same (.2); telephone conference with Marshall, Erens, Redmond and Johnson regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.5); review issues lists in connection with same (1.3); telephone conference with Kutrow, Ellis and Sieg regarding open issues related to same (.5); telephone conference with Erens regarding same (.1); emails with Marshall and Redmond regarding same (.2); review and analyze materials relating to petitions for direct appeal (3.3).			
03/13/24	B B Erens	2.80	4,550.00
Attend call with internal team regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.50); prepare regarding same (.20); draft opposition (1.50); emails with internal team regarding same (.30); emails with internal team regarding discovery issues in derivative litigation adversary proceedings (.30).			
03/13/24	M R Hirst	1.60	2,200.00
Call with Mascitti regarding derivative litigation issues (0.3); call with Hart regarding response to Asbestos Committee letter regarding privilege logs for discovery in derivative litigation adversary proceedings (0.4); review information regarding privilege log issues (0.4); communications with internal team regarding derivative litigation adversary proceeding discovery issues (0.5).			
03/13/24	A P Johnson	4.40	4,070.00
Analyze petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); research precedent regarding same (.9); review opposition to petitions (.4); discuss same with Erens, Marshall, Redmond, Cody (.5); draft emails to Marshall, Redmond regarding same (.2); review email from Lombardi regarding same (.3); draft entry of appearance for Marshall (.4); review motion to extend removal period (.2); draft emails to Lombardi, Cody regarding same (.2).			
03/13/24	L Joseph	1.70	637.50
Prepare and e-file entry of appearance for Marshall relating to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.0); prepare and coordinate service of same (.7).			
03/13/24	P Lombardi	5.20	4,420.00
Research precedent concerning petitions to Fourth Circuit for direct appeal of dismissal opinion (3.5); call with Johnson concerning same (.1); draft email to Johnson concerning same (.3); review motion to extend removal period (.4); prepare same for filing (.3); emails with Johnson and Cody concerning same (.4); revise same (.2).			
03/13/24	C K Marshall	2.10	3,045.00
Review petitions to Fourth Circuit for direct appeal of dismissal opinion (1.20); participate in call with internal team regarding opposition to petitions (.50); communications with Redmond regarding opposition (.40).			
03/13/24	C P Redmond	2.90	2,827.50
Analyze materials in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion (2.00); attend call with internal team regarding opposition to petitions (.50); communications with Marshall regarding same (.40).			
03/14/24	C K Cahow	0.40	510.00
Review matters regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.			

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03/14/24	M A Cody Review and analyze briefing and precedent regarding petitions to Fourth Circuit for direct appeal of dismissal opinion (3.8); telephone conference with Mascitti regarding same (.2); communications with Erens regarding opposition to petitions (.5).	4.50	7,087.50
03/14/24	B B Erens Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.0); communications with Cody regarding same (.5).	1.50	2,437.50
03/14/24	M R Hirst Communications with co-counsel regarding meet and confer concerning discovery in derivative litigation adversary proceedings.	0.30	412.50
03/14/24	A P Johnson Review motion to extend removal period (.3); review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.1); draft emails to Lewis regarding same (.2); review materials from Lewis related to same (.3); review emails from Erens regarding same (.2); review emails related to opposition (.3).	2.40	2,220.00
03/14/24	C P Redmond Analyze materials in connection with petitions to Fourth Circuit for direct appeal of dismissal opinion (0.6); revise opposition to petitions (1.2).	1.80	1,755.00
03/15/24	B B Erens Telephone call with Redmond regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.20); telephone calls with Guy regarding Fourth Circuit order regarding same (.30); telephone calls with Johnson regarding same (.30); attend call with internal team regarding same (.30); emails with internal team regarding same (.40).	1.50	2,437.50
03/15/24	J L Gale Research regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	1.10	797.50
03/15/24	A P Johnson Draft emails to Redmond, Erens regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); review materials related to same (1.9); review emails from Redmond, Erens regarding same (.2); discuss same with Erens, Redmond, Cody (.8); review opposition (.8); analyze precedent related to same (1.4); draft emails to Redmond, Lombardi, Tananbaum, Erens regarding same (.5).	6.00	5,550.00
03/15/24	P Lombardi Research relating to briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.9); calls with Johnson concerning same (.3); call with Erens, Cody, Marshall, Redmond, and Johnson concerning same (.2).	3.40	2,890.00
03/15/24	C K Marshall Emails with internal team regarding Fourth Circuit order concerning briefing relating to petitions for direct appeal of dismissal opinion (.30); participate in call with internal team regarding same (.10).	0.40	580.00
03/15/24	C P Redmond Call with Erens regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2); attend call with internal team regarding same (.3); emails with internal team regarding opposition (.4); draft and revise opposition (7.3); communications with Fourth Circuit clerk in connection with same (.2).	8.40	8,190.00
03/16/24	A P Johnson Review briefing procedures motion relating to petitions to Fourth Circuit for direct appeal of dismissal	0.80	740.00

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			opinion (.3); analyze precedent related to same (.4); review email from Lombardi regarding same (.1).
03/16/24	C K Marshall	4.30	6,235.00 Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.
03/16/24	C P Redmond	3.10	3,022.50 Draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.1); review materials in connection with same (1.0).
03/17/24	M A Cody	2.20	3,465.00 Review and revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.1); review and revise briefing procedures motion relating to same (.8); emails with Johnson and Erens regarding same (.3).
03/17/24	B B Erens	4.60	7,475.00 Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (4.1); review emails regarding briefing procedures motion relating to same (.5).
03/17/24	A P Johnson	4.80	4,440.00 Draft briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.1); review same (.8); analyze precedent related to same (1.3); draft email to Marshall, Redmond, Erens, Cody regarding same (.2); review emails from Erens, Cody related to same (.1); review opposition (.3).
03/18/24	C K Cahow	0.30	382.50 Review matters regarding petitions to Fourth Circuit for direct appeal of dismissal opinion.
03/18/24	M A Cody	4.50	7,087.50 Review drafts and comments to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.2); emails with Erens, Redmond and Johnson regarding same (.5); review and revise drafts of briefing procedures motion relating to same (1.8).
03/18/24	B B Erens	7.50	12,187.50 Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (5.40); review and revise briefing procedures motion regarding same (1.30); telephone calls with Guy regarding same (.40); telephone call with Redmond regarding same (.20); telephone call with Johnson regarding same (.20).
03/18/24	M R Hirst	0.80	1,100.00 Prepare for meet and confer call concerning discovery in derivative litigation adversary proceedings (0.4); review discovery responses regarding meet and confer call (0.4).
03/18/24	A P Johnson	3.90	3,607.50 Revise briefing procedures motion relating to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); review same (.6); review emails from Erens, Cody related to same (.1); review opposition (1.6); analyze precedent related to same (.9); review email from Erens regarding same (.3).
03/18/24	T M Middlemas	0.50	337.50 Communicate with Hart regarding research relating to privilege log matters concerning discovery in derivative litigation adversary proceedings (0.2); research regarding same (0.3).
03/18/24	C P Redmond	3.90	3,802.50 Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.4); review materials in connection with same (2.3); communications with internal team in connection with same (0.2).

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/18/24	D S Torborg Review precedent regarding discovery in derivative litigation adversary proceedings.	0.10	140.00
03/19/24	M A Cody Review and revise briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.1); emails with counsel to the petitioners regarding same (.5); telephone conferences with Wright regarding same (.4); communications with Erens and Redmond regarding same (.5); communications with Erens regarding same (.3); review opposition (1.1).	4.90	7,717.50
03/19/24	B B Erens Telephone call with Cody and Redmond regarding briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.50); review and revise same (2.00); communications with Cody regarding same (.30); telephone calls with Guy regarding same (.30); prepare for call with internal team regarding opposition (1.20).	4.30	6,987.50
03/19/24	R Hart Review Middlemas research regarding privilege log matters concerning discovery in derivative litigation adversary proceedings (0.7); draft outline for response to meet and confer letter regarding same (2.4).	3.10	2,557.50
03/19/24	A P Johnson Review briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.7); review emails from Erens, Cody, Redmond, Wright related to same (.3); discuss same with Erens, Cody, Lombardi (.5); review opposition (.9).	2.40	2,220.00
03/19/24	T M Middlemas Research regarding privilege log matters relating to discovery in derivative litigation adversary proceedings (2.6); draft and revise summary of same (1.0).	3.60	2,430.00
03/19/24	C P Redmond Revise briefing procedures motion in connection with opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.5); review materials in connection with same (1.6); communications with internal team regarding same (0.5).	4.60	4,485.00
03/20/24	M A Cody Telephone conference with Erens, Marshall, Redmond and Johnson regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.0); review and revise drafts of opposition (3.4); review order and emails regarding briefing procedures relating to opposition (.2).	4.60	7,245.00
03/20/24	B B Erens Prepare for call with internal team regarding opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.50); attend call regarding same (.80); review comments to opposition (.20); communications with Guy, Redmond and Johnson regarding same (.80); review and revise opposition (.50); telephone calls with Cody regarding same (.20).	3.00	4,875.00
03/20/24	N J Francisco Review petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.50	875.00
03/20/24	J L Gale Review precedent related to appellate matters.	2.40	1,740.00
03/20/24	M R Hirst Attend meet and confer regarding discovery in derivative litigation adversary proceedings (1.0); prepare for meet and confer (0.5); review follow up regarding meet and confer (0.5).	2.00	2,750.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/20/24	R H Howell Research and obtain materials relating to petitions to Fourth Circuit for direct appeal of dismissal opinion.	0.30	217.50
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).	6.80	6,290.00
03/20/24	T B Lewis 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).	1.50	2,175.00
03/20/24	C K Marshall Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.90); participate in call with internal team regarding opposition (.90).	1.80	2,610.00
03/20/24	T M Middlemas Review and comment on outline for response to meet and confer letter concerning discovery in derivative litigation adversary proceedings.	0.30	202.50
03/20/24	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).	3.70	3,607.50
03/20/24	D S Torborg Prepare 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).	2.50	3,500.00
03/21/24	M A Cody 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).	4.80	7,560.00
03/21/24	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).	4.70	7,637.50
03/21/24	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).	1.90	3,325.00
03/21/24	J L Gale Research precedent related to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.	2.90	2,102.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/21/24	A P Johnson 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).	5.20	4,810.00
03/21/24	C K Marshall Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.80); discuss same with internal team (.40).	1.20	1,740.00
03/21/24	C P Redmond 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).	5.40	5,265.00
03/21/24	D S Torborg 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).	0.40	560.00
03/22/24	M A Cody 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).	6.00	9,450.00
03/22/24	B B Erens 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).	4.50	7,312.50
03/22/24	J L Gale Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (6.4); discuss same with Johnson (.3).	6.70	4,857.50
03/22/24	A P Johnson 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).	3.60	3,330.00
03/22/24	P Lombardi Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); discuss same with Johnson (.3); review precedent concerning same (.2).	1.40	1,190.00
03/22/24	C K Marshall Revise draft opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); emails with internal team regarding same (.3).	1.20	1,740.00
03/22/24	C P Redmond 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).	0.90	877.50
03/23/24	B B Erens Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (5.1);	5.30	8,612.50

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	emails with Johnson, Redmond regarding same (.2).		
03/23/24	J L Gale	3.50	2,537.50
	Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.		
03/23/24	A P Johnson	2.60	2,405.00
	Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.3); analyze precedent related to same (1.1); review emails from Erens, Redmond regarding same (.2).		
03/23/24	P Lombardi	3.50	2,975.00
	Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.8); revise same (.4); review precedent concerning same (1.3).		
03/23/24	C P Redmond	1.10	1,072.50
	Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.9); emails with Erens, Johnson regarding same (.2).		
03/24/24	B B Erens	1.00	1,625.00
	Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.60); emails with internal team regarding same (.20); review materials related to opposition (.20).		
03/24/24	A P Johnson	5.60	5,180.00
	Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.5); analyze precedent related to same (2.7); review emails from Erens, Redmond, Lombardi regarding same (.3); draft emails to Gale, Lombardi, Redmond regarding same (.1).		
03/24/24	P Lombardi	4.70	3,995.00
	Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.8); draft email to Johnson concerning same (.2); review Gale comments to opposition (2.1); review precedent concerning same (.8); further revise opposition (.7); draft email to Johnson concerning same (.1).		
03/24/24	C P Redmond	0.60	585.00
	Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.4); emails with internal team regarding same (.2).		
03/25/24	M A Cody	5.60	8,820.00
	Review and revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.3); review precedent materials in connection with same (1.1); emails with internal team regarding same (.7); review revised draft of Future Claimants' Representative opposition and related comments (1.5).		
03/25/24	B B Erens	0.20	325.00
	Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion.		
03/25/24	J L Gale	5.50	3,987.50
	Research precedent related to opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.3); revise opposition (3.2).		
03/25/24	A P Johnson	7.90	7,307.50
	Review opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (3.5); revise same (1.7); analyze precedent related to same (1.8); review exhibit for same (.3); review emails from Erens, Redmond, Lombardi regarding same (.2); draft emails to Gale, Lombardi, Redmond regarding same (.4).		
03/25/24	P Lombardi	6.10	5,185.00
	Prepare exhibit for opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.2);		

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	review opposition (2.0); emails with internal team regarding opposition (.4); revise same (.6); monitor hearing in precedent case related to dismissal appeal matters (2.9).		
03/25/24	C P Redmond Revise opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (2.4); emails with internal team regarding same (.3).	2.70	2,632.50
03/26/24	M A Cody Telephone conference with Erens regarding matters concerning District Court appeal of dismissal opinion (.2); telephone conference with Johnson regarding same (.2); review as filed Debtors' and Future Claimants' Representative's oppositions to petitions to Fourth Circuit for direct appeal of dismissal opinion (1.7); review and analyze briefs and precedent related to appellate issues and related matters (3.6).	5.70	8,977.50
03/26/24	B B Erens Review Future Claimants' Representative's opposition to petitions to Fourth Circuit for direct appeal of dismissal opinion (.30); telephone call with Cody regarding matters relating to District Court appeal of dismissal opinion (.20); review pleadings regarding same (.50); review precedent materials regarding dismissal opinion certification issues (.50).	1.50	2,437.50
03/26/24	J L Gale Discuss motions for leave to appeal dismissal opinion with Johnson (.2); review precedent related to same (2.3); review Debtors' and Future Claimants' Representative's oppositions to petitions to Fourth Circuit for direct appeal of dismissal opinion (.8); discuss same with Lombardi (.3).	3.60	2,610.00
03/26/24	A P Johnson Discuss District Court appeal of dismissal opinion with Erens, Cody (.3); review motions for leave to appeal dismissal opinion (2.3); discuss same with Gale (.2); circulate Debtors' and Future Claimants' Representative's oppositions to petitions to Fourth Circuit for direct appeal of dismissal opinion (.1); analyze precedent related to dismissal opinion appeals (2.0).	4.90	4,532.50
03/26/24	P Lombardi Draft email to Johnson concerning dismissal opinion appeal matters (.4); review precedent concerning same (1.9); discuss oppositions to petitions to Fourth Circuit for direct appeal of dismissal opinion with Gale (.3).	2.60	2,210.00
03/27/24	M A Cody Review and analyze briefs and pleadings regarding certification of dismissal opinion to Fourth Circuit (1.1); review motions for leave to appeal dismissal opinion and precedent and memorandum regarding same (4.8); telephone conference with Erens and Johnson regarding outline for response to motions for leave (.5).	6.40	10,080.00
03/27/24	B B Erens Review materials regarding objection to motion for leave to appeal dismissal opinion (1.70); call with Cody and Johnson regarding same (.50).	2.20	3,575.00
03/27/24	J L Gale Review briefing and precedent relating to appeal of dismissal opinion (2.1); draft summary of same (1.8); discuss motion for leave to appeal dismissal opinion with Johnson (.3).	4.20	3,045.00
03/27/24	R Hart Review and revise response to Asbestos Committee letter concerning discovery in derivative litigation adversary proceedings (1.80); discuss same with Hirst, Torborg (.20).	2.00	1,650.00
03/27/24	M R Hirst Draft response to Asbestos Committee letter regarding discovery in derivative litigation adversary proceedings (0.9); communicate with Torborg, Hart regarding same (0.2); communicate with co-counsel	1.30	1,787.50

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03/28/24	D S Torborg Review materials regarding privilege log relating to discovery in derivative litigation adversary proceedings (.3); communications with internal team regarding letter to Asbestos Committee regarding same (.2); review summary of Bestwall hearing concerning certification of dismissal opinions to Fourth Circuit (.3).	0.80	1,120.00
03/29/24	J L Gale Research precedent related to motion for leave to appeal dismissal opinion (1.80); emails with Johnson regarding same (.10).	1.90	1,377.50
03/29/24	G M Gordon Telephone conference with Erens regarding certification issues relating to dismissal opinion.	0.10	200.00
03/29/24	R H Howell Research regarding response to motion for leave to appeal dismissal opinion (1.0); draft outline for response (4.2).	5.20	3,770.00
03/29/24	A P Johnson Revise outline for response to motion for leave to appeal dismissal opinion (.3); review same (.2); draft email to Dowling, Gale, Lombardi regarding same (.1); analyze precedent regarding same (1.1); review memo from Gale regarding appellate matters (1.0); research precedent regarding same (1.3); draft email to Hirst regarding appellate record (.1).	4.10	3,792.50
03/30/24	R H Howell Draft and revise outline for response to motion for leave to appeal dismissal opinion.	5.10	3,697.50
03/30/24	P Lombardi Review email from Johnson regarding dismissal opinion appellate issues (.2); review precedent concerning same (.4).	0.60	510.00
03/30/24	C P Redmond Communications with internal team regarding dismissal opinion appellate matters.	0.10	97.50
03/31/24	B B Erens Review materials regarding issues concerning discovery in derivative litigation adversary proceedings (.30); review research regarding response to motion for leave to appeal dismissal opinion (.20).	0.50	812.50
Matter Total		513.60	USD 600,927.50

Professional Retention/Fee Issues

03/01/24	J L Gale Review ordinary course professionals' interim fee applications and precedent relating to same (0.5); revise monthly statements for ordinary course professionals (0.8); communications with Johnson regarding same (0.4).	1.70	1,232.50
03/01/24	A P Johnson Discuss ordinary course professional monthly statements with Gale (.2); review invoices related to same (.4); draft email to Gale regarding same (.2); review Rayburn Cooper's January monthly statement (.4); review Evert Weathersby Houff's January monthly statement (.5); review LAS and Robinson Cole interim fee applications (.6); draft email to Lombardi regarding same (.2); review Caplin January monthly statement (.4); discuss same with Gale (.2); review LAS January monthly statement (.2); review professionals' monthly statements (.2).	3.50	3,237.50

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03/01/24	C L Smith	0.10	52.50
	Update electronic file management system with monthly statements.		
03/02/24	A P Johnson	0.80	740.00
	Review ordinary course professional and interim compensation orders (.3); review email from Gale regarding same (.2); discuss same with Gale (.1); emails to Canup, Cumbo, Bonito, Fern regarding interim fee applications (.2).		
03/03/24	J L Gale	0.80	580.00
	Draft ordinary course professionals' interim fee applications (0.7); draft email to Johnson regarding same (0.1).		
03/03/24	A P Johnson	0.40	370.00
	Review ordinary course professional and interim compensation orders (.2); review email from Gale regarding same (.2).		
03/04/24	J L Gale	2.60	1,885.00
	Revise ordinary course professionals' interim fee applications (2.1); discuss same with Johnson (0.5).		
03/04/24	A P Johnson	1.20	1,110.00
	Review ordinary course professional invoices (.3); discuss same with Gale (.2); review emails from Gale regarding same (.2); draft emails to Bowen, Pratt regarding same (.3); review Ankura's February monthly statement (.2).		
03/04/24	C L Smith	0.10	52.50
	Update electronic file management system with monthly statements.		
03/06/24	A P Johnson	0.80	740.00
	Review Verus's January invoice (.2); draft email to Bowen regarding same (.2); review Gilbert interim fee application (.3); draft email to Bowen regarding same (.1).		
03/08/24	M A Cody	0.50	787.50
	Review ordinary course professionals report for filing (.3); emails with Johnson, Lombardi and Miller regarding same (.2).		
03/08/24	A P Johnson	0.80	740.00
	Draft email to Canup regarding interim fee application (.1); review list of potential additional interested parties (.4); review ordinary course professionals report (.2); discuss same with Lombardi (.1).		
03/08/24	P Lombardi	2.80	2,380.00
	Review Claro interim fee application (.4); draft email to Johnson concerning same (.1); review Bates White interim fee application (.4); review Evert Weathersby Houff interim fee application (.7); draft email to Johnson concerning same (.2); review ordinary course professionals report for finalization (.2); draft email to Johnson concerning same (.1); discuss same with Johnson (.1); prepare ordinary course professionals report for filing (.2); draft email to Cody concerning same (.1); prepare draft email to Tananbaum and Sands regarding same (.2); draft email to Miller, Tomsic, and Lindsey regarding filing of same (.1).		
03/09/24	A P Johnson	0.50	462.50
	Review Evert Weathersby Houff's interim fee application (.3); draft email to Canup regarding same (.1); review Claro's interim fee application (.1).		
03/10/24	P Lombardi	0.40	340.00
	Review Rayburn Cooper Durham interim fee application (.3); draft email to Johnson concerning same (.1).		

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03/11/24	A P Johnson Review Rayburn Cooper Durham's interim fee application (.5); draft emails to Miller regarding same (.1); review AlixPartners' interim fee application (.2); review K&L Gates' interim fee application (.3); review email from Hirst regarding trust discovery invoice (.1).	1.20	1,110.00
03/11/24	P Lombardi Review AlixPartners' interim fee application (.3); draft email to Johnson concerning same (.1).	0.40	340.00
03/12/24	M R Hirst Review trust discovery invoices (.20); draft email to Johnson regarding same (.10).	0.30	412.50
03/14/24	A P Johnson Review Robinson Cole's December monthly statement (.3); draft emails to Hirst, Bowen regarding processing of trust discovery invoices (.2); review recently filed interim fee applications (.6).	1.10	1,017.50
03/15/24	J L Gale Revise interim fee applications for ordinary course professionals (2.2); emails with Johnson regarding same (.2).	2.40	1,740.00
03/15/24	A P Johnson Review email from Bowen regarding recent payments (.1); analyze recently filed interim fee applications (.3); draft emails to Gale regarding interim fee applications for ordinary course professionals (.2).	0.60	555.00
03/15/24	P Lombardi Revise chart regarding interim fee applications.	0.20	170.00
03/18/24	J L Gale Discuss ordinary course professionals' interim fee applications with Johnson (0.3); draft ordinary course professionals' interim fee applications (4.5); review ordinary course professionals' invoices (2.6).	7.40	5,365.00
03/18/24	A P Johnson Review ordinary course professionals' interim fee applications (.3); review email from Gale regarding same (.1); discuss same with Gale (.2).	0.60	555.00
03/18/24	P Lombardi Review interim fee applications (1.1); draft summary chart concerning same (.5).	1.60	1,360.00
03/19/24	J L Gale Revise ordinary course professionals' interim fee applications (1.90); emails with Johnson regarding same (.10).	2.00	1,450.00
03/19/24	A P Johnson Review ordinary course professionals' interim fee applications (.4); review email from Gale regarding same (.1); review trust discovery invoices (.2); draft email to Tananbaum regarding same (.2).	0.90	832.50
03/20/24	A P Johnson Review interim fee applications (.2); review Hamilton Stephens December monthly statement (.1).	0.30	277.50
03/22/24	A P Johnson Review emails from FTI, Gilbert regarding payment matters (.2); review related interim fee applications and monthly statements (1.3); draft email to Bowen regarding same (.3); review February monthly statements for Future Claimants' Representative's professionals (.6); review Bates White February monthly statement (.2).	2.60	2,405.00

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03/25/24	A P Johnson Draft email to Tomsic regarding monthly statements.	0.10	92.50
03/26/24	A P Johnson Draft emails to Steele, Canup, Cumbo regarding monthly statements (.2); review email from Wright regarding Verus monthly statements (.1); review Verus monthly statements (.2).	0.50	462.50
03/27/24	A P Johnson Draft emails to Bowen, Hirst, trust regarding trust discovery invoice (.2); review Verus invoices (.2); draft emails to professionals regarding interim fee application orders (.2); review Bates White February monthly statement (.7); review Rayburn Cooper Durham's February monthly statement (.5); draft emails to FTI, Gilbert regarding payment matters (.2); review FTI's invoices (.3).	2.30	2,127.50
03/27/24	P Lombardi Review Debtors' professionals' proposed interim fee application orders (.7); draft email from Miller, Tomsic, and Lindsey concerning same (.1).	0.80	680.00
03/28/24	A P Johnson Review Anderson Kill February monthly statement (.2); review emails from Bowen regarding recent payments (.1); review interim fee application orders for Debtors' professionals (.2).	0.50	462.50
03/28/24	P Lombardi Review proposed order granting AlixPartners' interim fee application (.1); draft email to Miller, Tomsic, and Lindsay concerning same (.1); review proposed order granting Bates Whites' interim fee application (.1); draft email to Miller, Tomsic, and Lindsay concerning same (.1); review proposed order concerning Claro interim fee application (.3); draft email to Johnson concerning same (.1); draft email to Mulvey concerning same (.3).	1.10	935.00
03/29/24	A P Johnson Review chart of amounts outstanding pursuant to recent interim fee applications (.1); discuss same with Lombardi (.2); review FTI February monthly statement (.2).	0.50	462.50
03/29/24	P Lombardi Revise summary chart of interim fee applications (.1); review orders concerning same (.1); draft email to Johnson concerning same (.1); further revise summary chart (.4); review materials concerning same (.3); call with Johnson concerning same (.2); review Claro revised proposed interim fee application order (.2); draft email to Miller, Tomsic and Lindsey concerning same (.1).	1.50	1,275.00
Matter Total		45.90	USD 38,797.50

Fee Application Preparation

03/01/24	C L Smith Submit January monthly statement to notice parties (.1); review and revise February invoice for privilege and compliance (.6).	0.70	367.50
03/02/24	A P Johnson Review Jones Day monthly statements in connection with drafting interim fee application (.6); draft interim fee application (.4); draft emails to Lombardi, Ernst regarding same (.4).	1.40	1,295.00
03/02/24	C L Smith Review and revise February invoice for privilege and compliance.	1.50	787.50

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Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241302454

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/04/24	A P Johnson Review Jones Day monthly statements in connection with drafting interim fee application (.8); draft interim fee application (.5); discuss same with Lombardi (.3).	1.60	1,480.00
03/04/24	P Lombardi Review materials related to Jones Day interim fee application (1.1); draft interim fee application for Jones Day (5.1); call with Johnson concerning same (.4).	6.60	5,610.00
03/04/24	C L Smith Review and revise February invoice for privilege and compliance.	3.10	1,627.50
03/05/24	P Lombardi Analyze Jones Day monthly statements in connection with drafting interim fee application (2.8); draft interim fee application (.9).	3.70	3,145.00
03/06/24	A P Johnson Review Jones Day interim fee application (.3); emails with Lombardi regarding same (.1).	0.40	370.00
03/06/24	P Lombardi Analyze Jones Day monthly statements in connection with drafting interim fee application (3.8); draft interim fee application (1.8); draft email to Johnson concerning same (.1).	5.70	4,845.00
03/08/24	A P Johnson Review Jones Day interim fee application (.6); draft email to Lombardi regarding same (.1).	0.70	647.50
03/08/24	P Lombardi Review email from Johnson concerning Jones Day interim fee application (.1); review same (.2); draft email to Cody concerning same (.1).	0.40	340.00
03/11/24	M A Cody Review Jones Day interim fee application (1.5); communications with Lombardi regarding same (.3).	1.80	2,835.00
03/11/24	A P Johnson Review Jones Day monthly statements in connection with drafting interim fee application (.7); revise interim fee application (.4); discuss same with Lombardi (.3).	1.40	1,295.00
03/11/24	P Lombardi Call with Johnson concerning Jones Day interim fee application (.3); call with Cody concerning same (.1); review interim fee application (.3); prepare same for filing (.4); email with Cody concerning same (.1); revise interim fee application (.1); draft email to Miller and Tomsic for filing same (.1).	1.40	1,190.00
03/27/24	A P Johnson Review Jones Day interim fee application order.	0.10	92.50
Matter Total		30.50	USD 25,927.50

Asbestos Matters

03/01/24	M A Cody Review materials relating to asbestos matters and memorandum relating to same.	1.10	1,732.50
03/01/24	C R Fellbaum Research and obtain materials regarding asbestos matters.	1.00	175.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/01/24	J L Gale Research regarding asbestos matters (1.6); draft email to Cody regarding same (0.5).	2.10	1,522.50
03/04/24	M A Cody Review and analyze materials and precedent relating to estimation discovery matters (2.8); review memoranda regarding recent developments in asbestos chapter 11 cases (1.5).	4.30	6,772.50
03/04/24	B B Erens Prepare for call regarding developments and next steps (.20); attend call with internal team regarding same (.50); telephone call with Evert regarding asbestos matters and potential next steps (.30); call with Tananbaum regarding same (.30); prepare for calls regarding same (.20); review memo for McGonigle regarding same (.30); prepare for Future Claimants' Representative call (.40).	2.20	3,575.00
03/04/24	G M Gordon Telephone conference with internal team regarding developments and next steps.	0.20	400.00
03/04/24	M R Hirst Attend call with internal team regarding developments and next steps.	1.00	1,375.00
03/04/24	T B Lewis Attend call with internal team regarding developments and next steps.	0.20	290.00
03/04/24	D S Torborg Attend call with internal team regarding developments and next steps.	0.30	420.00
03/05/24	M A Cody Review and analyze materials and recent filings from precedent asbestos chapter 11 cases (1.3); review memoranda and related materials regarding asbestos matters (2.8).	4.10	6,457.50
03/05/24	M R Hirst Call with Sands regarding estimation discovery (0.3); review internal team memos regarding estimation discovery issues (0.8); communicate with internal team regarding plan for review of documents in estimation discovery (0.4); call with Masiano regarding estimation discovery issues (0.3); review of upcoming estimation discovery tasks (0.6).	2.40	3,300.00
03/05/24	E Pratt Communications with internal team regarding plan for estimation discovery document review (.40); review information relating to same (.90); draft email to Hirst, Hart regarding information (.40).	1.70	637.50
03/06/24	M A Cody Review and analyze memoranda and related materials regarding asbestos issues and related matters.	2.10	3,307.50
03/06/24	B B Erens Communications with Hirst regarding estimation issues (.20); prepare for call with Evert regarding asbestos matters and potential next steps (.30); telephone calls with client regarding same (.20); prepare for Future Claimants' Representative call (.50).	1.20	1,950.00
03/06/24	M R Hirst Communicate with Sands regarding estimation discovery issues (0.2); follow up regarding estimation discovery issues (0.5); communications with Erens regarding estimation matters (0.2).	0.90	1,237.50
03/07/24	M A Cody Attend call with Future Claimants' Representative regarding status.	1.00	1,575.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/07/24	B B Erens Attend Future Claimants' Representative call regarding status (1.00); attend client call regarding asbestos matters and potential next steps (.50).	1.50	2,437.50
03/07/24	M R Hirst Attend call with client regarding asbestos matters and potential next steps (0.5); communicate with internal team, client regarding estimation discovery issues (0.3); review next steps regarding estimation discovery issues (0.7).	1.50	2,062.50
03/07/24	A P Johnson Attend call with Future Claimants' Representative regarding status.	0.40	370.00
03/08/24	M A Cody Review materials regarding recent developments in precedent asbestos cases.	0.80	1,260.00
03/09/24	D S Torborg Review draft stipulation from Manville Trust concerning dismissal of motion to quash trust discovery subpoena.	0.10	140.00
03/10/24	B B Erens Review emails from Hirst regarding estimation discovery issues.	0.20	325.00
03/11/24	D S Torborg Revise draft stipulation from Manville Trust concerning dismissal of motion to quash trust discovery subpoena.	0.30	420.00
03/12/24	B B Erens Telephone call with Gordon regarding upcoming mediation (.2); attend Bates White call (.3).	0.50	812.50
03/12/24	G M Gordon Telephone conference with Erens regarding upcoming mediation.	0.10	200.00
03/12/24	M R Hirst Review revised claims file protocol (0.5); attend call with Bates White (0.5); review Manville Trust meet and confer materials (0.2).	1.20	1,650.00
03/12/24	A P Johnson Attend Bates White call.	0.30	277.50
03/12/24	D S Torborg Review and revise stipulation of dismissal relating to Manville Trust motion to quash trust discovery subpoena.	0.40	560.00
03/13/24	M R Hirst Call with Evert and Masiano regarding claims file protocol (1.1); review claims file protocol (1.0).	2.10	2,887.50
03/14/24	M R Hirst Communicate with Evert and Masiano regarding claims file protocol order (0.3); review and revise draft claims file protocol order (1.4).	1.70	2,337.50
03/17/24	B B Erens Prepare for calls regarding asbestos matters and potential next steps.	0.20	325.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/17/24	M R Hirst Communicate with Evert and McGonigle regarding estimation matters (0.2); review claims file protocol, estimation discovery status (0.4).	0.60	825.00
03/18/24	B B Erens Prepare for call regarding developments and next steps (.20); attend call regarding same with internal team (.30); telephone call with Evert regarding mediation (.20).	0.70	1,137.50
03/18/24	G M Gordon Telephone conference with internal team regarding developments and next steps.	0.10	200.00
03/18/24	M R Hirst Call with Evert and McGonigle regarding estimation issues (0.5); call with non-debtors regarding estimation (0.5); revise claims file protocol (1.4); communicate with Evert and Masiano regarding claims file issues (0.2); attend call with internal team regarding developments and next steps (0.8).	3.40	4,675.00
03/18/24	T B Lewis Attend call with internal team regarding developments and next steps.	0.10	145.00
03/18/24	D S Torborg Attend call with internal team regarding developments and next steps.	0.20	280.00
03/19/24	B B Erens Monitor Kaiser Gypsum Supreme Court argument concerning asbestos matters.	0.40	650.00
03/19/24	R Hart Draft proposed order regarding claims file protocol (0.6); review materials relating to same (0.2).	0.80	660.00
03/19/24	M R Hirst Attend estimation work in process call (0.8); conference call with Evert, Masiano regarding claims file protocol (1.0); review and revise same (1.0); communications with internal team regarding estimation matters (0.3).	3.10	4,262.50
03/20/24	M A Cody Review materials in precedent cases related to asbestos issues.	2.30	3,622.50
03/20/24	B B Erens Communications with Evert regarding preparation for client call regarding asbestos matters and potential next steps.	0.20	325.00
03/20/24	M R Hirst Revise claims file protocol (1.0); communications with Evert, Masiano regarding same (0.7); revise draft order regarding protocol (0.2); communicate with Tananbaum, Sands regarding claims file protocol and order (0.4).	2.30	3,162.50
03/21/24	C K Cahow Attend call with client regarding asbestos matters and potential next steps.	0.40	510.00
03/21/24	M A Cody Review and analyze Asbestos Committee motion to quash DBMP estimation discovery subpoena.	1.50	2,362.50
03/21/24	B B Erens Attend mediator call (.50); attend call with client regarding asbestos matters and potential next steps (.70); draft email to Gordon regarding Asbestos Committee motion to quash DBMP estimation discovery	1.30	2,112.50

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Aldrich Pump LLC and Murray Boiler LLC

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	subpoena (.10).		
03/21/24	G M Gordon Review and respond to email from Erens regarding Asbestos Committee motion to quash DBMP estimation discovery subpoena.	0.20	400.00
03/21/24	M R Hirst Revise draft claims file protocol (0.3); communicate with Evert and Masiano regarding estimation discovery document review (0.2); attend call with Tananbaum regarding asbestos matters and potential next steps (0.7).	1.20	1,650.00
03/21/24	A P Johnson Review Asbestos Committee motion to quash DBMP estimation discovery subpoena.	0.50	462.50
03/22/24	M R Hirst Communicate with Evert, Masiano regarding claims file protocol.	0.30	412.50
03/22/24	D S Torborg Review Asbestos Committee motion to quash DBMP estimation discovery subpoena (.2); attend call with co-counsel regarding same (.6).	0.80	1,120.00
03/23/24	B B Erens Review Asbestos Committee motion to quash DBMP estimation discovery subpoena.	0.20	325.00
03/24/24	B B Erens Review materials from Hirst regarding estimation discovery.	0.20	325.00
03/25/24	B B Erens Emails with client regarding meetings concerning asbestos matters and potential next steps (.30); emails with counsel to DBMP regarding hearing on Asbestos Committee motion to quash estimation discovery subpoena (.30).	0.60	975.00
03/25/24	M R Hirst Revise claims file protocol (0.5); communicate with Evert, Masiano regarding same (0.3).	0.80	1,100.00
03/26/24	B B Erens Telephone call with Johnson regarding status of pending projects regarding asbestos matters and potential next steps (.50); telephone call with Evert regarding mediation (.20); attend Bates White call (1.00).	1.70	2,762.50
03/26/24	M R Hirst Emails with Erens, Evert regarding estimation status.	0.20	275.00
03/26/24	A P Johnson Attend Bates White call.	0.80	740.00
03/27/24	B B Erens Telephone call with client regarding upcoming meetings concerning asbestos matters and potential next steps (.20); review materials regarding same (.20); telephone call with Guy regarding case status (.20); prepare for client call regarding asbestos matters and potential next steps (.20).	0.80	1,300.00
03/27/24	M R Hirst Call with Evert regarding estimation status (0.4); review comments to draft claims file protocol (0.2); draft email to Asbestos Committee and Future Claimants' Representative regarding same (0.4).	1.00	1,375.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
03/27/24	A P Johnson Coordinate logistics for mediation (.4); draft email to Evert regarding same (.1).	0.50	462.50
03/28/24	B B Erens Telephone call with Evert regarding preparation for client call concerning asbestos matters and potential next steps (.40); attend client call regarding same (1.00).	1.40	2,275.00
03/28/24	M R Hirst Attend call with client regarding asbestos matters and potential next steps (1.0); communicate with Asbestos Committee regarding claims file protocol, next steps (0.3); revise claims file protocol (0.5); communicate with internal team regarding claims file protocol (0.3).	2.10	2,887.50
03/29/24	B B Erens Review materials regarding asbestos matters and potential next steps (.40); emails with Evert regarding upcoming meetings relating to same (.20).	0.60	975.00
03/30/24	B B Erens Emails with Evert regarding upcoming meetings regarding asbestos matters and potential next steps.	0.20	325.00
	Matter Total	68.60	USD 95,870.00

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Aldrich Pump LLC and Murray Boiler LLC

Disbursement Detail

<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
Case Administration and Business Operations				
TRAVEL - AIR FARE				
03/14/24	B B Erens Airfare - Return travel from Charlotte, NC to attend February 9, 2024 hearing.	CHI	143.00	
03/14/24	B B Erens Airfare - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	1,192.60	
Travel - Air Fare Subtotal				1,335.60
DOCUMENT REPRODUCTION CHARGES				
04/01/24	WAS Accounting Duplication charges.	WAS	102.60	
Document Reproduction Charges Subtotal				102.60
TRAVEL - TAXI CHARGES				
03/14/24	B B Erens Taxi - Travel to Charlotte, NC to attend February 9, 2024 hearing. (from airport to hotel).	CHI	37.80	
03/14/24	B B Erens Taxi - Travel to Charlotte, NC to attend February 9, 2024 hearing. (to airport).	CHI	23.38	
03/14/24	B B Erens Taxi - Travel to Charlotte, NC to attend February 9, 2024 hearing. (to home).	CHI	45.60	
Travel - Taxi Charges Subtotal				106.78
UNITED PARCEL SERVICE CHARGES				
03/20/24	L Joseph Ship To: Kevin C. Maclay - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Diana Santos - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: John L. Steffan - Fourth Circuit filings.	WAS	19.62	
03/20/24	L Joseph Ship To: Mark Raymond Kutny - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Clayton L. Thompson - Fourth Circuit filings.	WAS	19.62	
03/20/24	L Joseph Ship To: Natalie Diane Ramsey - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Caplin Drysdale - Fourth Circuit filings.	WAS	21.00	
03/20/24	L Joseph Ship To: Jeffrey Allen - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Robert M. Horkovich - Fourth Circuit filings.	WAS	19.62	
03/20/24	L Joseph Ship To: Jonathan Philip Guy - Fourth Circuit filings.	WAS	16.17	

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<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
03/20/24	L Joseph Ship To: Todd Phillips - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: David Lee Wright - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Jonathan Ruckdeschel - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Jennifer Lyday - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Chris William Haaf - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Anna Cotten Wright - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Joseph Williamson - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Thomas Donlon - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Ciara Louise Rogers - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Glenn Thompson - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Thomas W Waldrep - Fourth Circuit filings.	WAS	16.17	
03/20/24	L Joseph Ship To: Mark Garbowski - Fourth Circuit filings.	WAS	19.62	
03/27/24	L Joseph Ship To: Mark Raymond Kutny - Fourth Circuit filings.	WAS	16.17	
03/27/24	L Joseph Ship To: Anna Cotten Wright - Fourth Circuit filings.	WAS	15.13	
04/03/24	L Joseph Ship To: Anna Cotten Wright - Fourth Circuit filings.	WAS	16.20	
United Parcel Service Charges Subtotal				421.87
Matter Total			USD	1,966.85

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

In re ALDRICH PUMP LLC, <i>et al.</i> , ¹ Debtors.	Chapter 11 Case No. 20-30608 (JCW) (Jointly Administered)
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**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 Exhibit A 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.

3. Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$738,526.13 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 \$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 "Notice Parties"): (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., pamoam@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,

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 "Objection"), if any, must be served upon the Notice Parties, including Jones Day, no later than June 13, 2024 (the "Objection Deadline"). 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.

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

EXHIBIT A

Invoice

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:

	<u>Hours</u>		<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

Please remit payment to:
 PLEASE REFERENCE 161866/241303341 WITH YOUR PAYMENT

** = Food, beverage and entertainment expense in accordance with I.R.C. Sect. 274(e)3, included in this amount is USD690.64

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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

USD 3,365.63 **

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Timekeeper/Fee Earner Summary – April 30, 2024

<i>Timekeeper/Fee Earner Name</i>	<i>Title</i>	<i>Bar Year</i>	<i>Hours</i>	<i>Rate</i>	<i>Amount</i>
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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Fee Detail

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
Case Administration and Business Operations			
04/01/24	B B Erens	0.30	487.50
	Communications with Gale regarding case administration matters.		
04/01/24	A P Johnson	2.20	2,035.00
	Review docket (1.8); review task list (.2); revise same (.1); draft email to Hirst regarding same (.1).		
04/02/24	C K Cahow	0.50	637.50
	Attend work in process call with internal team and advisors.		
04/02/24	M A Cody	1.60	2,520.00
	Review task list and work in process report (.8); telephone conference with advisors regarding work in process matters (.8).		
04/02/24	B B Erens	0.90	1,462.50
	Prepare for advisor work in process call (.20); attend call regarding same (.70).		
04/02/24	A P Johnson	1.10	1,017.50
	Revise task list (.1); revise work in process report (.2); attend work in process call with advisors (.8).		
04/02/24	T B Lewis	0.60	870.00
	Participate in work in process call with advisors.		
04/02/24	C L Smith	0.20	105.00
	Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).		
04/03/24	C L Smith	1.30	682.50
	Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); update case calendar (.10); update electronic file management system (.80); call with Johnson regarding same (.20).		
04/04/24	B B Erens	0.50	812.50
	Prepare for client work in process call.		
04/04/24	C L Smith	0.20	105.00
	Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).		
04/05/24	C K Cahow	0.40	510.00
	Attend work in process call with company, internal team and advisors.		
04/05/24	M A Cody	0.70	1,102.50
	Prepare for (.30) and attend (.40) telephone conference with client and advisors regarding work in process matters.		
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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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/05/24	A P Johnson Attend work in process call with client and advisors.	0.30	277.50
04/05/24	T B Lewis Participate in work in process call client.	0.40	580.00
04/05/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/07/24	B B Erens Prepare for work in process calls.	0.30	487.50
04/07/24	A P Johnson Revise calendar of key dates and deadlines (.4); revise work in process report (.2).	0.60	555.00
04/08/24	B B Erens Prepare for work in process calls (.20); communications with Johnson regarding status of current tasks (.10).	0.30	487.50
04/08/24	A P Johnson Discuss status of current tasks with Erens (.1); review work in process report (.3).	0.40	370.00
04/08/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/09/24	C K Cahow Attend work in process call with internal team and advisors.	0.40	510.00
04/09/24	M A Cody Telephone conference with advisors regarding work in process matters.	0.60	945.00
04/09/24	B B Erens Organize upcoming tasks (.50); prepare for work in process call (.30); attend call regarding same with advisors (.50); follow up regarding same (.20).	1.50	2,437.50
04/09/24	A P Johnson Attend work in process call with advisors.	0.40	370.00
04/09/24	T B Lewis Participate in work in process call with advisors.	0.50	725.00
04/09/24	C L Smith Review and distribute docket.	0.10	52.50
04/09/24	D S Torborg Attend work in process call with advisors.	0.40	560.00
04/10/24	C L Smith Review and distribute docket.	0.10	52.50
04/11/24	J L Gale Review recent filings.	0.60	435.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/11/24	C L Smith Review and distribute docket.	0.10	52.50
04/12/24	C K Cahow Attend work in process call with internal team and advisors.	0.50	637.50
04/12/24	J L Gale Revise calendar of key dates and deadlines.	0.90	652.50
04/12/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); update case calendar (.10).	0.30	157.50
04/15/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/16/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/17/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/18/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/19/24	C K Cahow Attend work in process call with company, internal team and advisors.	0.50	637.50
04/19/24	J L Gale Draft calendar of key dates and deadlines.	0.30	217.50
04/19/24	M R Hirst Attend work in process call with client.	0.50	687.50
04/19/24	A P Johnson Attend work in process call with client and advisors.	0.50	462.50
04/19/24	T B Lewis Participate in work in process call with client and advisors.	0.50	725.00
04/19/24	C L Smith Review and distribute docket.	0.10	52.50
04/22/24	C L Smith Review and distribute docket.	0.10	52.50
04/23/24	C K Cahow Attend work in process call with internal team and advisors.	0.50	637.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/23/24	M A Cody Telephone conference with advisors regarding work in process matters (.5); review task list and work in process report (.6); discuss case status with Johnson (.2).	1.30	2,047.50
04/23/24	B B Erens Prepare for advisor work in process call (.30); attend call regarding same (.50).	0.80	1,300.00
04/23/24	A P Johnson Revise work in process report (.2); revise task list (.3); discuss status of case with Cody (.2); attend work in process call with advisors (.5).	1.20	1,110.00
04/23/24	T B Lewis Participate in work in process call with advisors.	0.50	725.00
04/23/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/23/24	D S Torborg Attend work in process call with advisors.	0.50	700.00
04/24/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
04/25/24	C L Smith Review and distribute docket.	0.10	52.50
04/26/24	B B Erens Communications with Guy regarding case administration matters.	0.20	325.00
04/26/24	J L Gale Update calendar of key dates and deadlines.	0.60	435.00
04/26/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); update case calendar (.10).	0.30	157.50
04/27/24	J L Gale Revise calendar of key dates and deadlines.	0.40	290.00
04/29/24	C K Cahow Call with Erens regarding work in process.	0.60	765.00
04/29/24	B B Erens Call with Cahow regarding work in process.	0.60	975.00
04/29/24	C L Smith Review and distribute docket.	0.10	52.50
04/30/24	C K Cahow Attend work in process call with internal team and advisors.	0.90	1,147.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/30/24	M A Cody Review and revise task list and work in process report (.8); telephone conference with advisors regarding work in process matters (1.0).	1.80	2,835.00
04/30/24	B B Erens Prepare for advisor work in process call (.20); attend call regarding same (1.00).	1.20	1,950.00
04/30/24	A P Johnson Revise task list (.6); revise work in process list (.2); attend work in process call with advisors (.9).	1.70	1,572.50
04/30/24	C L Smith Review and distribute docket.	0.10	52.50
04/30/24	D S Torborg Attend work in process call with advisors (.9); review appointment of bankruptcy judge (.3).	1.20	1,680.00
	Matter Total	38.80	USD 46,190.00

Claims Administration

04/26/24	A P Johnson Discuss proofs of claim with Masiano (.1); review proofs of claim relating to same (.3).	0.40	370.00
	Matter Total	0.40	USD 370.00

Court Hearings

04/11/24	A P Johnson Review emails regarding agenda for April 17, 2024 hearing.	0.20	185.00
04/17/24	B B Erens Attend hearing.	1.30	2,112.50
04/22/24	B B Erens Prepare for April omnibus hearing (.30); telephone call with Johnson regarding same (.20).	0.50	812.50
04/23/24	B B Erens Prepare for April omnibus hearing (1.20); communications with Johnson regarding same (.30).	1.50	2,437.50
04/23/24	M R Hirst Communicate with internal team in preparation for April omnibus hearing (0.3); review materials for hearing (0.3).	0.60	825.00
04/23/24	A P Johnson Discuss preparations for April omnibus hearing with Erens (.3); draft materials relating to same (1.4); draft emails to Evert, Erens, Miller regarding same (.2); review hearing agenda (.1); prepare hearing materials (.8); draft emails to Tananbaum, Hirst regarding same (.1).	2.90	2,682.50
04/24/24	B B Erens Attend meeting with Evert, Miller, Masiano, Tananbaum and Johnson to prepare for April omnibus hearing.	1.50	2,437.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/24/24	M R Hirst Prepare for April omnibus hearing (2.5); review materials for same (1.4); communicate with internal team regarding preparations for hearing (0.4); attend meeting with Tananbaum, Sands, Erens, Evert, Masiano to prepare for hearing (1.5).	5.80	7,975.00
04/24/24	A P Johnson Attend meeting with Erens, Evert, Miller, Masiano, Tananbaum to prepare for April omnibus hearing (1.5); review materials for same (.7).	2.20	2,035.00
04/25/24	C K Cahow Telephonically attend hearing.	1.10	1,402.50
04/25/24	M A Cody Telephonically attend hearing.	1.20	1,890.00
04/25/24	B B Erens Prepare for hearing (1.60); attend hearing (1.50); attend meeting with client regarding outcome of hearing (.40).	3.50	5,687.50
04/25/24	M R Hirst Prepare for hearing (.6); attend hearing (1.5); attend meeting with client regarding outcome of hearing (.4).	2.50	3,437.50
04/25/24	A P Johnson Attend hearing (1.5); attend meeting with client and advisors regarding outcome of same (.4); draft email to internal team regarding hearing materials (1).	2.00	1,850.00
04/25/24	D S Torborg Attend hearing telephonically.	0.80	1,120.00
04/25/24	D Wreesman Attend hearing telephonically.	1.20	810.00
	Matter Total	28.80	USD 37,700.00

General Corporate and Real Estate

04/02/24	M A Cody Telephone conference with Lewis regarding corporate issues (.3); review materials and emails relating to same (.5).	0.80	1,260.00
04/02/24	T B Lewis Communications with Cody regarding corporate issues.	0.30	435.00
04/04/24	T B Lewis Participate in call with Tananbaum regarding corporate matters (0.5); research regarding same (0.3).	0.80	1,160.00
04/05/24	T B Lewis Participate in call with Mascitti regarding corporate matters.	0.30	435.00
04/10/24	M A Cody Emails with Lewis regarding corporate issues (.3); diligence regarding same (.3).	0.60	945.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/11/24	M A Cody Review emails and background materials relating to corporate issues (1.2); telephone conference with Lewis and Erens regarding same (.5).	1.70	2,677.50
04/11/24	B B Erens Prepare for call with Lewis and Cody regarding corporate matters (.20); attend call regarding same (.50).	0.70	1,137.50
04/11/24	T B Lewis Review and analyze issues relating to corporate matters (1.0); participate in call with Tananbaum regarding same (0.3); participate in call with Erens and Cody regarding same (0.5).	1.80	2,610.00
04/12/24	B B Erens Telephone call with Lewis regarding upcoming board meetings.	0.20	325.00
04/15/24	T B Lewis Prepare for upcoming board meetings (0.3); call with Erens regarding same (0.2).	0.50	725.00
04/16/24	B B Erens Review emails from Lewis regarding corporate matters.	0.20	325.00
04/17/24	T B Lewis Participate in call with Tananbaum and Bowen regarding corporate matters (0.3); participate in call with Roeder regarding qualified settlement fund matters. (0.2).	0.50	725.00
04/18/24	T B Lewis Participate in call with Tananbaum regarding corporate matters (.50); participate in call with Tananbaum and Waller regarding same (.60).	1.10	1,595.00
04/25/24	T B Lewis Communicate with Waller regarding corporate matters, including review and analysis of related issues (0.4); communicate with Tananbaum regarding scheduled board meeting, including review and analysis of related issues (0.4).	0.80	1,160.00
04/26/24	B B Erens Telephone call with Evert regarding board meeting (.30); prepare for board meeting (.30); attend board meeting (1.00).	1.60	2,600.00
04/26/24	T B Lewis Participate in board meeting.	1.00	1,450.00
04/29/24	M A Cody Telephone conference with counsel to insurers regarding case status.	0.40	630.00
04/29/24	B B Erens Attend call with Evert, McGonigle and client to prepare for call concerning insurance matters (.50); attend call regarding same with insurers (.40); review scheduling issues concerning meeting with insurers (.20).	1.10	1,787.50
04/29/24	T B Lewis Participate in call with Tananbaum regarding corporate matters.	0.30	435.00
04/30/24	B B Erens Prepare for upcoming meeting with insurers.	0.50	812.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>		<i>Amount</i>
04/30/24	T B Lewis	1.80		2,610.00
	Participate in call with Tananbaum regarding corporate matters (0.8); prepare materials relating to same (0.5).			
	Matter Total	17.00	USD	25,840.00

Schedules/SOFA/Bankruptcy Administrator Reporting

04/01/24	M A Cody	0.50		787.50
	Review monthly status reports for filing.			
04/01/24	A P Johnson	0.30		277.50
	Review February monthly status reports.			
04/01/24	P Lombardi	0.40		340.00
	Review monthly status reports for filing (.2); email to Cody concerning same (.1); email to Miller, Tomsic and Lindsay concerning same (.1).			
04/26/24	A P Johnson	0.20		185.00
	Communications with Lombardi regarding quarterly fee statements and monthly status reports.			
04/26/24	P Lombardi	0.20		170.00
	Discuss March monthly status reports and quarterly fee statements with Johnson (.1); draft email to Clarrey, Hakim and Johnson concerning same (.1).			
04/29/24	P Lombardi	1.30		1,105.00
	Review monthly status reports (.8); review quarterly fee statements (.3); draft email to Clarrey, Hakim and Johnson concerning revisions to same (.1); draft email to Cody and Johnson concerning same (.1).			
04/30/24	A P Johnson	0.50		462.50
	Review quarterly fee statements (.2); review monthly status reports (.2); review emails from Clarrey, Lombardi, Miller regarding same (.1).			
04/30/24	P Lombardi	0.40		340.00
	Review revisions to quarterly fee statements (.1); draft emails to Cody and Johnson concerning same (.1); draft email to Clarrey and Hakim concerning same (.1); draft email to Miller, Tomsic, Lindsay, and Johnson concerning filing of same (.1).			
	Matter Total	3.80	USD	3,667.50

Nonworking Travel

04/24/24	B B Erens	3.00		2,437.50
	Travel to Charlotte, NC for hearing.			
04/24/24	A P Johnson	3.00		1,387.50
	Travel to Charlotte, NC for hearing.			
04/25/24	B B Erens	3.00		2,437.50
	Return travel from Charlotte, NC.			

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>		<i>Amount</i>
04/25/24	M R Hirst Return travel to Charlotte, NC.	2.50		1,718.75
04/25/24	A P Johnson Return travel to Charlotte, NC.	3.50		1,618.75
	Matter Total	15.00	USD	9,600.00

Litigation and Adversary Proceedings

04/01/24	M A Cody Review and analyze pleadings and orders relating to appellate matters (2.8); review related precedent and memoranda regarding same (2.5); review materials relating to appellate matters (.8).	6.10		9,607.50
04/01/24	E M Dowling Meet with Johnson, Gale and Lombardi to discuss issues relating to appellate matters.	0.80		580.00
04/01/24	B B Erens Review draft materials regarding appellate issues.	0.80		1,300.00
04/01/24	J L Gale Discuss appellate matters with Dowling, Johnson and Lombardi (.8); analyze precedent relating to same (4.6).	5.40		3,915.00
04/01/24	R Hart Review correspondence regarding discovery in derivative litigation adversary proceedings.	0.10		82.50
04/01/24	R H Howell Review and revise materials regarding appellate matters.	1.10		797.50
04/01/24	A P Johnson Review precedent relating to appellate matters (2.0); review email from Gale regarding same (.3); discuss same with Lombardi, Gale, Dowling (.7); review order extending removal period (.1).	3.10		2,867.50
04/01/24	P Lombardi Prepare order extending removal period for submissions (.2); draft email to Johnson concerning same (.1); draft email to Miller, Tomsic and Lindsay concerning same (.1); attend call with Johnson, Gale and Dowling concerning appellate matters (.8); review precedent relating to appellate matters (3.7); draft memorandum concerning same (.9).	5.80		4,930.00
04/01/24	C K Marshall Emails with internal team regarding appellate matters.	0.30		435.00
04/01/24	C P Redmond Analyze materials in connection with appellate matters.	0.20		195.00
04/01/24	D S Torborg Review Asbestos Committee correspondence concerning discovery in derivative litigation adversary proceedings.	0.20		280.00
04/02/24	M A Cody Review and analyze pleadings and precedent relating to appellate issues (3.7); attend meeting with Erens regarding same (.4).	4.10		6,457.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/02/24	E M Dowling Communicate with Gale regarding research relating to appellate matters.	0.20	145.00
04/02/24	B B Erens Attend meeting with Cody regarding appellate matters (.4); review same (.2).	0.60	975.00
04/02/24	J L Gale Research precedent relating to appellate matters (2.1); discuss same with Dowling (.2); draft summary of precedent (1.4); draft materials regarding appellate matters (2.1).	5.80	4,205.00
04/02/24	A P Johnson Review materials relating to appellate matters (.8); review precedent related to same (1.0).	1.80	1,665.00
04/02/24	P Lombardi Research precedent relating to appellate issues (1.9); analyze precedent concerning same (.8); draft materials concerning same (.7).	3.40	2,890.00
04/02/24	C K Marshall Review materials relating to appellate matters.	5.20	7,540.00
04/02/24	C P Redmond Analyze materials in connection with appellate matters.	0.20	195.00
04/02/24	D S Torborg Review and draft outline for response to Asbestos Committee correspondence regarding derivative litigation adversary proceeding discovery issues (1.3); email to co-defendants regarding same (.2); review materials relating to same (1.4); review and revise materials regarding response to Asbestos Committee correspondence concerning privilege log (2.4); research regarding same (.5); discuss Asbestos Committee request for extension of time to respond to derivative litigation adversary proceeding discovery requests with client and co-defendants (.3).	6.10	8,540.00
04/03/24	M A Cody Review and analyze pleadings and precedent relating to appellate issues (3.8); emails with Johnson and Erens regarding same (.1); review emails from Tomsic regarding recent filings (.1).	4.00	6,300.00
04/03/24	E M Dowling Draft and revise materials relating to appellate matters (2.5); discuss same with Johnson (.5).	3.00	2,175.00
04/03/24	B B Erens Review Maune Raichle motion concerning funding agreement (.60); diligence regarding response to same (1.10); emails with Gordon regarding same (.20); telephone call with Johnson regarding same (.20); telephone call with Evert regarding same (.30); telephone call with Cahow regarding same (.30); prepare for call with internal team regarding appellate matters (.50); attend call regarding same (.60).	3.80	6,175.00
04/03/24	J L Gale Revise summary of precedent (0.2); research concerning same (2.1); draft summary of research (0.4); draft email to Johnson regarding same (0.4); draft materials relating to appellate matters (4.0).	7.20	5,220.00
04/03/24	G M Gordon Review Maune Raichle motion on funding agreement (.20); review and respond to email from Erens regarding same (.20).	0.40	800.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/03/24	R Hart Revise materials concerning response to Asbestos Committee correspondence regarding privilege log (.5); review privileged documents in connection with same (.8).	1.30	1,072.50
04/03/24	R H Howell Attend call with internal team regarding appellate matters (.6); communications with Redmond regarding revisions to materials concerning same (.8); review and revise materials (.9).	2.30	1,667.50
04/03/24	A P Johnson Review pleadings relating to appellate matters (1.8); draft summary of same (.6); attend call with internal team regarding appellate matters (.7); draft emails to Cody, Miller regarding same (.2); communications regarding same with Lombardi (.3) and Dowling (.5); review Maune Raichle motion relating to funding agreement (1.0); research precedent regarding same (1.9); discuss same with Erens, Lombardi (.2); review email from Erens regarding same (.1).	7.30	6,752.50
04/03/24	P Lombardi Review precedent concerning appellate issues (1.4); discuss same with Johnson (.2); draft memorandum concerning same (1.6); review Maune Raichle motion relating to funding agreement (.4); draft email to Johnson concerning same (.1).	3.70	3,145.00
04/03/24	C K Marshall Review materials regarding appellate matters (.70); attend call with internal team regarding same (.60).	1.30	1,885.00
04/03/24	C P Redmond Analyze materials in connection with appellate matters (1.0); attend call with internal team in connection with same (.7); communications with Howell regarding revisions to materials relating to appellate matters (.8).	2.50	2,437.50
04/03/24	D S Torborg Draft emails to and review responses from client, Hirst regarding derivative litigation adversary proceeding discovery matters (1.2); review and revise materials regarding response to Asbestos Committee correspondence concerning privilege log (.5); draft email to co-defendants regarding same (.1).	1.80	2,520.00
04/04/24	M A Cody Review materials from precedent cases relating to appellate issues.	2.50	3,937.50
04/04/24	E M Dowling Draft and revise materials relating to appellate matters (7.8); communications with Lombardi regarding same (.3); communicate with Johnson regarding Maune Raichle motion relating to funding agreement (.4); review same (.3).	8.80	6,380.00
04/04/24	B B Erens Emails with Maune Raichle team regarding motion concerning funding agreement (.40); telephone call with Johnson regarding response to motion (.30); telephone call with client, internal team and advisors regarding derivative litigation adversary proceeding discovery (.20); telephone call with Mascitti regarding response to funding agreement motion (.20); emails with Rayburn Cooper team regarding same (.20); diligence regarding response to motion (1.00).	2.70	4,387.50
04/04/24	J L Gale Discuss Maune Raichle motion regarding funding agreement with Johnson (0.3); review same (0.5); revise materials relating to appellate matters (0.4); research precedent 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).	7.10	5,147.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/04/24	M R Hirst Attend call with internal team, client and advisors regarding derivative litigation adversary proceeding discovery matters.	0.20	275.00
04/04/24	A P Johnson Review pleadings relating to appellate matters (.8); research precedent relating to same (.3); draft email to Howell regarding same (.4); review Maune Raichle motion concerning funding agreement (1.5); research precedent regarding same (1.4); discuss response to motion with Dowling (.4), Gale (.3), Erens (.3); draft emails to Torborg, Wreesman regarding same (.2).	5.60	5,180.00
04/04/24	P Lombardi Communications with Dowling concerning appellate issues (.3); draft materials concerning same (.7); draft email to Johnson concerning same (.1).	1.10	935.00
04/04/24	C K Marshall Communicate with Erens regarding appellate matters.	0.10	145.00
04/04/24	D S Torborg Attend call with Erens, Hirst, Evert, and Tananbaum to discuss derivative litigation adversary proceeding discovery issues (.2); review Maune Raichle motion regarding funding agreement (1.5); discuss same with Erens (.3); emails with Johnson and Wreesman regarding same (.2).	2.20	3,080.00
04/04/24	D Wreesman Emails with Johnson, Torborg regarding Maune Raichle motion concerning funding agreement (.2); research regarding same (.2).	0.40	270.00
04/05/24	M A Cody Review and analyze precedent and pleadings regarding appellate matters (2.3); review Maune Raichle motion regarding funding agreement and related issues (2.5); telephone conference with Johnson regarding same (.3).	5.10	8,032.50
04/05/24	E M Dowling Research issues relating to Maune Raichle motion concerning funding agreement (1.7); draft email to Johnson regarding same (.3).	2.00	1,450.00
04/05/24	B B Erens Emails with Maune Raichle team regarding scheduling of motion concerning funding agreement (.40); communications with Evert regarding same (.20); communications with Johnson regarding response to motion (.70); attend call with Johnson and Marshall regarding response (.40); draft outline for response (1.20); prepare for call regarding same (.40); telephone call with Miller regarding same (.40); diligence regarding response (.30); telephone call with client regarding same (.30).	4.30	6,987.50
04/05/24	J L Gale Research precedent relating to appellate matters (0.4); draft summary of research (1.1); research regarding response to Maune Raichle motion concerning funding agreement (0.4).	1.90	1,377.50
04/05/24	G M Gordon Review email regarding Maune Raichle motion concerning funding agreement.	0.20	400.00
04/05/24	R H Howell Draft materials relating to appellate matters.	0.50	362.50
04/05/24	A P Johnson Review Maune Raichle motion concerning funding agreement (.8); research precedent regarding same (1.7);	6.60	6,105.00

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	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	D S Torborg	1.80	2,520.00
	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	D Wreesman	3.60	2,430.00
	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).		
04/06/24	A P Johnson	2.60	2,405.00
	Review 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).		
04/06/24	P Lombardi	0.60	510.00
	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	0.60	975.00
	Review response to Maune Raichle motion regarding funding agreement (.5); discuss same with Johnson (.1).		
04/07/24	A P Johnson	2.40	2,220.00
	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	2.90	2,465.00
	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	D S Torborg	1.00	1,400.00
	Review draft response to Maune Raichle motion on funding agreement (.6); review Johnson outline of		

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	response (.4).		
04/08/24	M A Cody Review and revise materials regarding appellate issues (2.1); review case precedent and related materials (2.6); review derivative litigation adversary proceeding discovery materials and related emails (.5).	5.20	8,190.00
04/08/24	E M Dowling Research regarding response to Maune Raichle motion concerning funding agreement (2.5); draft email to Johnson regarding same (.2).	2.70	1,957.50
04/08/24	B B Erens Communications with internal team regarding response to Maune Raichle motion concerning funding agreement (.80); telephone call with Johnson regarding status of response (.30); telephone call with Hirst regarding derivative litigation adversary proceeding discovery (.20).	1.30	2,112.50
04/08/24	J L Gale Research case law regarding response to Maune Raichle motion concerning funding agreement.	4.80	3,480.00
04/08/24	M R Hirst Communicate with Torborg regarding status of derivative litigation adversary proceeding discovery (0.3); call with Erens regarding same (0.2); review and revise task list relating to same (0.5); communicate with co-defendants regarding same (0.3).	1.30	1,787.50
04/08/24	R H Howell Draft and revise materials relating to appellate matters.	2.00	1,450.00
04/08/24	A P Johnson Review Maune Raichle motion regarding funding agreement (.3); review draft response to same (.4); review email from Dowling regarding same (.2); analyze precedent relating to same (.5); review outline for same (.2); discuss same with Torborg, Wreesman (.8); draft emails to Tomsic, Wreesman, Torborg, Lombardi regarding same (.3); review pleadings relating to appellate matters (.7); review draft materials from Lombardi regarding same (.9); discuss response to Maune Raichle motion concerning funding agreement with Erens (.3).	4.60	4,255.00
04/08/24	P Lombardi Draft materials concerning appellate issues (2.9); draft email to Johnson concerning same (.1); review precedent relating to response to Maune Raichle motion concerning funding agreement (3.1); draft response (.8); draft email to Johnson concerning same (.1); draft email to Torborg concerning same (.1).	7.10	6,035.00
04/08/24	D S Torborg Review and revise outline of response to Maune Raichle motion regarding funding agreement (.9); discuss outline with Johnson and Wreesman (.7); draft response (1.3); research regarding same (.6).	3.50	4,900.00
04/08/24	D Wreesman Communications with Torborg and Johnson regarding outline for response to Maune Raichle motion relating to funding agreement (.7); draft response (4.3); research regarding same (.8).	5.80	3,915.00
04/09/24	M A Cody Review and analyze pleadings and precedent relating to appellate issues.	2.60	4,095.00
04/09/24	B B Erens Review status of discovery in derivative litigation adversary proceedings (.20); communications with Hirst regarding same (.20).	0.40	650.00

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04/09/24	J L Gale Research regarding response to Maune Raichle motion concerning funding agreement (0.9); draft summary of research (1.2).	2.10	1,522.50
04/09/24	M R Hirst Attend call with co-defendants regarding derivative litigation adversary proceeding discovery issues (1.4); prepare for meeting concerning same (0.6); discuss status of same with Erens (0.2); review issues relating to derivative litigation adversary proceeding discovery (0.4).	2.60	3,575.00
04/09/24	R H Howell Communications with Redmond regarding appellate matters (.1); draft materials concerning same (1.2).	1.30	942.50
04/09/24	A P Johnson Review response to Maune Raichle motion concerning funding agreement (1.5); analyze precedent relating to same (1.6); communications with Wreesman and Torborg regarding same (.3); emails with Lombardi regarding same (.2); review materials relating to appellate matters (.4).	4.00	3,700.00
04/09/24	P Lombardi Draft response to Maune Raichle motion concerning funding agreement (.6); emails with Johnson concerning same (.2).	0.80	680.00
04/09/24	C P Redmond Communications with Howell regarding appellate matters.	0.10	97.50
04/09/24	D S Torborg Draft and revise response to Maune Raichle motion concerning funding agreement (3.2); discuss same with Johnson and Wreesman (.3) and Erens (.1); prepare for (.3) and attend (1.5) call with co-defendants regarding derivative litigation adversary proceeding discovery; review issues relating to same (.6).	6.00	8,400.00
04/09/24	D Wreesman Draft response to Maune Raichle motion concerning funding agreement (5.4); communications with Torborg and Johnson regarding same (0.3); research regarding same (0.5).	6.20	4,185.00
04/10/24	M A Cody Review materials relating to appellate matters.	3.80	5,985.00
04/10/24	E M Dowling Communicate with Johnson regarding next steps in connection with response to Maune Raichle motion concerning funding agreement.	0.30	217.50
04/10/24	B B Erens Review matters regarding response to Maune Raichle motion concerning funding agreement (.30); communications with Johnson and Redmond regarding appellate matters (.10); communications with Johnson regarding response to Maune Raichle motion (.50); review and revise response (.50).	1.40	2,275.00
04/10/24	M R Hirst Plan and prepare for discovery in derivative litigation adversary proceedings (2.4); review and revise response to meet and confer correspondence relating to same (0.4); communicate with Torborg regarding derivative litigation adversary proceeding discovery issues (0.2).	3.00	4,125.00
04/10/24	R H Howell Research regarding appellate matters (.6); communications with Redmond regarding same (.1).	0.70	507.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/10/24	A P Johnson Revise response to Maune Raichle motion concerning funding agreement (1.2); analyze precedent relating to same (.7); discuss same with Erens (.6); communications with Dowling regarding response (.3); communications with Torborg and Wreesman regarding same (.8); communications with Erens and Redmond regarding appellate matters (.1).	3.70	3,422.50
04/10/24	C P Redmond Communications with Erens, Johnson regarding appellate matters.	0.10	97.50
04/10/24	D S Torborg Draft and revise response to Maune Raichle motion on funding agreement (3.6); discuss same with Johnson and Wreesman (.8); discuss derivative litigation adversary proceeding discovery with Hirst (.2).	4.60	6,440.00
04/10/24	D Wreesman Draft response to Maune Raichle motion concerning funding agreement (1.5); discuss same with Torborg, Johnson (.8).	2.30	1,552.50
04/11/24	M A Cody Review and analyze materials relating to appellate issues.	3.80	5,985.00
04/11/24	B B Erens Prepare for call with Johnson regarding response to Maune Raichle motion concerning funding agreement (.20); communications with Johnson regarding same (.60); review and revise response (2.00); further communications with Johnson regarding same (.50).	3.30	5,362.50
04/11/24	R Hart Review prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings (.3); communications with Middlemas regarding same (.1).	0.40	330.00
04/11/24	M R Hirst Review and revise draft response to Asbestos Committee meet and confer correspondence concerning derivative litigation adversary proceeding discovery (0.4); review information concerning meet and confer issues (1.1); communicate with Torborg regarding meet and confer (0.2).	1.70	2,337.50
04/11/24	R H Howell Research precedent regarding appellate matters (1.00); draft materials concerning same (5.70).	6.70	4,857.50
04/11/24	A P Johnson Call with Erens regarding response to Maune Raichle motion concerning funding agreement (.6); revise response (3.4); further communications with Erens regarding same (.5); discuss research regarding appellate matters with Lombardi (.2).	4.70	4,347.50
04/11/24	P Lombardi Research precedent concerning appellate matters (.2); discuss same with Johnson (.2).	0.40	340.00
04/11/24	T M Middlemas Communicate with Hart regarding review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.	0.10	67.50
04/11/24	D S Torborg Draft response to Asbestos Committee correspondence regarding meet and confer relating to derivative litigation adversary proceeding discovery issues (.7); discuss same with Hirst (.2); draft email to Erens regarding response to Maune Raichle motion concerning funding agreement (.5); review draft stipulation on extension of time for Asbestos Committee to respond to adversary proceeding discovery (.1).	1.50	2,100.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/12/24	M A Cody Telephone conference with internal team and co-defendants regarding discovery in derivative litigation adversary proceedings (.5); review and analyze materials relating to appellate matters (2.8).	3.30	5,197.50
04/12/24	B B Erens Attend call with internal team and co-defendants regarding derivative litigation adversary proceeding discovery (.50); communications with Johnson regarding appellate matters (.20); review emails from Johnson and Miller regarding same (.50); review issues regarding same (.30).	1.50	2,437.50
04/12/24	R Hart Communications with Middlemas regarding review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.	0.20	165.00
04/12/24	R H Howell Draft and revise materials relating to appellate matters.	6.70	4,857.50
04/12/24	A P Johnson Discuss appellate matters with Erens (.2); emails with Miller, Erens regarding same (.5); review response to Maune Raichle motion concerning funding agreement (.8); revise same (1.0); review materials relating to appellate matters (.5); revise same (1.8); review precedent related to same (.6).	5.40	4,995.00
04/12/24	P Lombardi Review materials relating to appellate matters (1.2); draft summary concerning same (.9).	2.10	1,785.00
04/12/24	T M Middlemas Communications with Hart regarding review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.	0.20	135.00
04/12/24	D S Torborg Review derivative litigation adversary proceeding discovery issues (.3); prepare for (.2) and attend (.5) call with internal team and co-defendants regarding same; review response to Maune Raichle motion concerning funding agreement (.4).	1.40	1,960.00
04/13/24	B B Erens Communications with Johnson regarding appellate matters (.1); draft email to Johnson concerning same (.3); review and revise materials relating to appellate matters (2.6).	3.00	4,875.00
04/13/24	R H Howell Review and revise materials relating to appellate matters.	2.50	1,812.50
04/13/24	A P Johnson Review response to Maune Raichle motion concerning funding agreement (.2); review materials relating to appellate matters (.6); discuss same with Erens (.1); review email from Erens regarding same (.3).	1.20	1,110.00
04/14/24	B B Erens Review response to Maune Raichle motion concerning funding agreement (.2); email to Johnson, Redmond regarding appellate matters (.1).	0.30	487.50
04/14/24	A P Johnson Review materials relating to appellate matters (.6); review emails from Erens, Redmond regarding same (.1).	0.70	647.50
04/15/24	B B Erens Emails with internal team regarding Asbestos Committee Rule 28j letter to Fourth Circuit in connection	0.70	1,137.50

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			with petition for direct appeal of dismissal opinion (.40); consider issues regarding same (.30).
04/15/24	J L Gale	2.50	1,812.50
			Revise memo relating to appellate matters.
04/15/24	M R Hirst	0.40	550.00
			Communicate with Torborg regarding status of discovery in derivative litigation adversary proceedings (0.20); review email regarding meet and confer relating to same (0.20).
04/15/24	A P Johnson	1.20	1,110.00
			Review materials relating to appellate matters (.6); review Asbestos Committee Rule 28j letter to Fourth Circuit in connection with petition for direct appeal of dismissal opinion (.2); review emails with internal team 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 in connection 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 matters (.4); analyze materials relating to same (2.0).
04/15/24	D S Torborg	0.60	840.00
			Communications with Hirst regarding status of derivative litigation adversary proceeding discovery (.2); draft email to Asbestos Committee regarding same (.3); emails with co-counsel regarding response to Maune Raichle motion concerning funding agreement (.1).
04/16/24	B B Erens	0.80	1,300.00
			Telephone call with Marshall regarding Asbestos Committee Rule 28j letter to Fourth Circuit in connection with petition for direct appeal of dismissal opinion (.2); review Johnson email regarding response to Maune Raichle motion concerning funding agreement (.2); review Trane draft response (.4).
04/16/24	A P Johnson	3.10	2,867.50
			Review response to Maune Raichle motion concerning funding agreement (1.8); revise same (.5); draft summary of same (.4); draft emails to Lombardi (.2) and Erens (.2) regarding same.
04/16/24	P Lombardi	4.10	3,485.00
			Review and revise response to Maune Raichle motion concerning funding agreement (3.5); prepare exhibits to response (.4); communications with Johnson concerning same (.2).
04/16/24	C K Marshall	0.20	290.00
			Call with Erens regarding Asbestos Committee Rule 28j letter to Fourth Circuit in connection with petition for direct appeal of dismissal opinion.
04/16/24	T M Middlemas	1.80	1,215.00
			Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.
04/16/24	C P Redmond	1.50	1,462.50
			Draft materials relating to appellate matters (1.3); analyze materials in connection with same (0.2).
04/16/24	D S Torborg	0.30	420.00
			Review response to Maune Raichle motion concerning funding agreement.

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04/17/24	B B Erens Communications with Johnson regarding response to Maune Raichle motion concerning funding agreement (.30); emails with client regarding Fourth Circuit order denying petitions for direct review of dismissal opinion (.50); communications with Evert regarding same (.20).	1.00	1,625.00
04/17/24	J L Gale Draft memorandum regarding appellate matters.	1.30	942.50
04/17/24	M R Hirst Call with Torborg regarding Maune Raichle motion concerning funding agreement (0.3); review materials relating to same (0.2); communications with Torborg regarding derivative litigation adversary proceeding discovery matters (0.3); review District Court briefing schedule order relating to appeal of dismissal opinion (0.2).	1.00	1,375.00
04/17/24	R H Howell Research regarding appellate matters (1.0); draft materials relating to same (2.0).	3.00	2,175.00
04/17/24	A P Johnson Revise response to Maune Raichle motion concerning funding agreement (1.2); review same (.9); review comments from Lombardi regarding same (.5); draft emails to Lombardi, Erens, Miller, Torborg regarding same (.4); discuss same with Erens (.3); analyze precedent related to same (1.3); review Fourth Circuit order denying petitions for direct appeal of dismissal opinion (.1); draft emails to Erens, Tananbaum, Hirst, Evert, Marshall regarding same (.2); review Trane draft response to Maune Raichle motion (1.0).	5.90	5,457.50
04/17/24	P Lombardi Revise response to Maune Raichle motion concerning funding agreement (3.6); emails with Johnson concerning same (.2); review Fourth Circuit order denying petitions for direct appeal of dismissal opinion (.1); draft email to Cody, Erens and Johnson concerning same (.1); review District Court briefing schedule order relating to appeal of dismissal opinion (.1); communicate with Johnson concerning same (.1); prepare response to Maune Raichle motion concerning funding agreement for filing (.2); review and prepare exhibits for same (.3).	4.70	3,995.00
04/17/24	C K Marshall Communicate with internal team regarding Fourth Circuit order denying petitions for direct appeal of dismissal opinion (.30); call with Erens regarding same (.10).	0.40	580.00
04/17/24	T M Middlemas Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.	0.60	405.00
04/17/24	C P Redmond Analyze materials relating to appellate matters.	0.50	487.50
04/17/24	D S Torborg Call with Hirst regarding Maune Raichle motion concerning funding agreement (0.3); review materials relating to same (0.1); review response to Maune Raichle motion concerning funding agreement (.7); emails with Erens and Johnson regarding same (.4); discuss derivative litigation adversary proceeding discovery issues with Hirst (.3); review Fourth Circuit order denying petitions for direct appeal of dismissal opinion (.2); communications with Guy regarding adversary proceeding discovery matters (.2).	2.20	3,080.00
04/18/24	M R Hirst 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).	1.00	1,375.00

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04/18/24	R H Howell	9.20	6,670.00
	Draft and revise materials relating to appellate matters (8.7); communications with Redmond regarding same (.5).		
04/18/24	A P Johnson	0.60	555.00
	Review as-filed response to Maune Raichle motion concerning funding agreement (.2); circulate same (.1); draft email to Tomsic regarding Fourth Circuit order denying petitions for direct appeal of dismissal opinion (.1); draft emails to Redmond regarding appellate matters (.2).		
04/18/24	T M Middlemas	1.30	877.50
	Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.		
04/18/24	C P Redmond	11.30	11,017.50
	Revise materials relating to appellate matters (8.4); emails with Johnson regarding appellate matters (.2); communications with Howell regarding same (.5); analyze materials relating to same (2.2).		
04/18/24	D S Torborg	0.20	280.00
	Discuss derivative litigation adversary proceeding discovery issues with Hirst (.1); review correspondence relating to same (.1).		
04/19/24	C K Cahow	0.50	637.50
	Attend call with co-counsel regarding status of litigation matters.		
04/19/24	B B Erens	2.50	4,062.50
	Review materials relating to Maune Raichle motion concerning funding agreement (1.5); review and revise materials relating to appellate matters (1.0).		
04/19/24	M R Hirst	1.50	2,062.50
	Attend call with co-defendants regarding status of litigation matters (0.5); prepare for call concerning derivative litigation adversary proceeding discovery matters (0.4); attend call with internal team and co-defendants regarding same (0.3); communicate with Tananbaum regarding same (0.2); call with Torborg regarding same (0.1).		
04/19/24	R H Howell	0.40	290.00
	Review materials relating to appellate matters.		
04/19/24	A P Johnson	3.30	3,052.50
	Review materials relating to Maune Raichle motion concerning funding agreement (.6); circulate same (.1); review additional materials related to same (.5); discuss same with internal team (.3); review materials relating to appellate matters (1.8).		
04/19/24	P Lombardi	0.30	255.00
	Research regarding Maune Raichle motion concerning funding agreement (.2); draft email to Cahow concerning same (.1).		
04/19/24	T M Middlemas	1.80	1,215.00
	Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.		
04/19/24	C P Redmond	2.20	2,145.00
	Draft materials relating to appellate matters (1.7); analyze materials in connection with same (0.5).		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/19/24	D S Torborg Prepare for (.1) and attend (.3) call with co-defendants regarding derivative litigation adversary proceeding discovery; attend call with co-counsel regarding status of litigation matters (.5); discuss same with Hirst (.1).	1.00	1,400.00
04/20/24	B B Erens Review and revise materials relating to appellate matters (3.1); emails with Redmond, Johnson regarding same (.4).	3.50	5,687.50
04/20/24	A P Johnson Review materials relating to Maune Raichle motion concerning funding agreement (.2); review materials relating to appellate matters (1.0); review emails from Redmond, Erens regarding same (.4).	1.60	1,480.00
04/20/24	C P Redmond Emails with Erens, Johnson regarding materials relating to appellate matters.	0.30	292.50
04/21/24	B B Erens Review and revise materials relating to appellate matters (2.8); emails with Johnson regarding same (.2).	3.00	4,875.00
04/21/24	A P Johnson Review materials relating to appellate matters (.6); review emails from Erens regarding same (.2).	0.80	740.00
04/22/24	M A Cody Review and analyze materials relating to appellate matters (2.8); review materials relating to Maune Raichle motion concerning funding agreement (1.7).	4.50	7,087.50
04/22/24	B B Erens Review materials from precedent case relating to appellate matters (.80); communications with internal team regarding same (.80); telephone call with Ramsey regarding same (.20); telephone call with Hirst regarding record in District Court appeal of dismissal opinion (.20); review Maune Raichle reply in support of motion concerning funding agreement (.20); telephone calls with client regarding appellate issues (.60); telephone calls with Marshall regarding same (.30); telephone calls with Redmond regarding same (.30); review rules regarding same (.30).	3.70	6,012.50
04/22/24	R H Howell Research regarding appellate matters.	2.20	1,595.00
04/22/24	A P Johnson Review materials relating to appellate matters (.9); review emails from Erens, Marshall, Redmond regarding same (.4); communications with Cody regarding litigation matters (.1).	1.40	1,295.00
04/22/24	C K Marshall Analyze issues relating to appellate matters (.40); emails with internal team regarding same (.40); calls with Erens regarding same (.30).	1.10	1,595.00
04/22/24	T M Middlemas Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings.	2.90	1,957.50
04/22/24	C P Redmond Analyze materials in connection with appellate matters (1.4); research caselaw and analyze rules in connection with same (0.9); emails with Erens, Johnson, Marshall regarding same (0.4).	2.70	2,632.50
04/23/24	M A Cody Review and analyze materials relating to appellate matters (4.3); review reply in support of Maune Raichle	6.00	9,450.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
			motion concerning funding agreement and related materials (1.3); communications with Erens regarding litigation matters (.1); telephone conference with Johnson regarding same (.3).
04/23/24	E M Dowling	0.20	145.00
			Communicate with Johnson regarding reply in support of Maune Raichle motion concerning funding agreement.
04/23/24	J L Gale	1.30	942.50
			Review Maune Raichle reply in support of motion concerning funding agreement and case law cited in same.
04/23/24	M R Hirst	0.60	825.00
			Revise draft response to Asbestos Committee correspondence concerning meet and confer relating to discovery in derivative litigation adversary proceedings (0.3); communicate with Torborg regarding same (0.3).
04/23/24	R H Howell	1.30	942.50
			Draft and revise materials relating to appellate matters.
04/23/24	A P Johnson	2.20	2,035.00
			Review Maune Raichle reply in support of motion concerning funding agreement (.6); communications with Dowling regarding same (.2); review precedent related to same (1.1); review emails from Marshall, Erens regarding appellate matters (.3).
04/23/24	C K Marshall	2.10	3,045.00
			Analyze issues relating to appellate matters (1.80); draft email to Erens, Johnson regarding same (.30).
04/23/24	T M Middlemas	1.10	742.50
			Review of prior document productions in connection with preparing for discovery in derivative litigation adversary proceedings (.9); draft email to Hart regarding same (.2).
04/23/24	C P Redmond	1.00	975.00
			Analyze materials relating to appellate matters.
04/23/24	D S Torborg	0.80	1,120.00
			Review and provide comments on draft response to Asbestos Committee correspondence relating to derivative litigation adversary proceeding discovery issues (.8).
04/24/24	M A Cody	5.00	7,875.00
			Review and analyze materials relating to litigation matters (3.8); review materials relating to Maune Raichle reply in support of motion concerning funding agreement (1.2).
04/24/24	J L Gale	1.00	725.00
			Review precedent relating to appellate matters.
04/24/24	M R Hirst	1.00	1,375.00
			Prepare for (.1) and attend (.4) call with co-defendants regarding derivative litigation adversary proceeding discovery matters; revise response to Asbestos Committee correspondence concerning same (.5).
04/24/24	R H Howell	4.10	2,972.50
			Revise materials relating to appellate matters (3.0); research regarding same (1.1).
04/24/24	A P Johnson	0.70	647.50
			Review Maune Raichle reply in support of motion concerning funding agreement (.4); analyze precedent related to same (.3).

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/24/24	C P Redmond Analyze materials in connection with appellate matters.	0.80	780.00
04/24/24	D S Torborg Prepare for (.1) and attend (.4) call with co-defendants regarding derivative litigation adversary proceeding discovery issues; call with client regarding response to Asbestos Committee correspondence relating to same (.2).	0.70	980.00
04/25/24	M A Cody Review and analyze precedent and materials relating to litigation matters.	4.40	6,930.00
04/25/24	J L Gale Draft email to Johnson regarding precedent relating to appellate matters.	0.20	145.00
04/25/24	M R Hirst Revise response to Asbestos Committee correspondence regarding privilege log matters (0.3); communicate with Trane team regarding same (0.3).	0.60	825.00
04/25/24	D S Torborg Review and provide comments on response to Asbestos Committee correspondence concerning derivative litigation adversary proceeding discovery (1.4); research regarding same (1.3).	2.70	3,780.00
04/26/24	C K Cahow Attend call with advisors and co-defendants regarding litigation matters.	0.60	765.00
04/26/24	M A Cody Attend call with advisors and co-defendants regarding litigation matters.	0.80	1,260.00
04/26/24	J L Gale Review email from Johnson regarding precedent relating to appellate matters (.1); review precedent (2.7); draft summary of same (.9); discuss same with Johnson (.1).	3.80	2,755.00
04/26/24	M R Hirst Attend call with co-defendants regarding status of litigation matters (0.5); review response to Asbestos Committee correspondence concerning discovery in derivative litigation adversary proceedings (0.7); communicate with Tananbaum, Sands regarding response (0.2); communicate with Torborg regarding response (0.3); attend call with co-defendants regarding litigation matters (0.2).	1.90	2,612.50
04/26/24	A P Johnson Review precedent relating to appellate matters (.6); review emails from Marshall, Erens regarding same (.2); draft emails to Tomsic, Gale regarding precedent (.3); discuss same with Gale (.1); review summary of same (.4).	1.60	1,480.00
04/26/24	D S Torborg Prepare for (.2) and attend (.7) call with advisors and co-defendants regarding litigation matters; review draft response to Asbestos Committee correspondence concerning derivative litigation adversary proceeding discovery (.5); communicate with Hirst regarding same (.3).	1.70	2,380.00
04/27/24	B B Erens Draft and revise materials relating to appellate matters.	1.00	1,625.00
04/27/24	J L Gale Revise memorandum regarding appellate matters.	1.00	725.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/27/24	C K Marshall Review draft materials relating to appellate matters.	1.60	2,320.00
04/28/24	B B Erens Review and revise materials relating to appellate matters (1.6); emails with Marshall, Johnson regarding same (.1).	1.70	2,762.50
04/28/24	J L Gale Revise memorandum regarding appellate matters.	1.40	1,015.00
04/28/24	A P Johnson Review materials relating to appellate matters (1.2); review emails from Marshall, Erens regarding same (.1).	1.30	1,202.50
04/29/24	M A Cody Review and analyze materials relating to appellate matters.	1.30	2,047.50
04/29/24	B B Erens Attend call with internal team regarding appellate matters (.5); review case law relating to same (.3).	0.80	1,300.00
04/29/24	J L Gale Revise memorandum regarding precedent concerning appellate matters (.7); emails with Johnson regarding same (.1).	0.80	580.00
04/29/24	A P Johnson Review materials relating to appellate matters (.4); attend call with Erens, Marshall, Redmond regarding same (.4); review precedent relating to same (.5); draft emails to Gale regarding same (.1).	1.40	1,295.00
04/29/24	C K Marshall Prepare for (.2) and attend (.4) call with Johnson, Erens and Redmond regarding appellate matters; revise materials relating to same (.9).	1.50	2,175.00
04/29/24	C P Redmond Analyze materials in connection with appellate matters (0.1); attend call with Erens, Marshall, Johnson regarding same (0.5).	0.60	585.00
04/30/24	M A Cody Review materials and issues relating to appellate matters.	0.90	1,417.50
04/30/24	J L Gale Revise memorandum regarding appellate matters.	1.60	1,160.00
04/30/24	C K Marshall Revise materials relating to appellate matters (1.50); communications with internal team regarding same (.10).	6.30	9,135.00
04/30/24	C P Redmond Analyze materials in connection with appellate matters (1.3); communications with internal team in connection with same (0.1).	1.40	1,365.00
Matter Total		481.20	USD 526,300.00

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Professional Retention/Fee Issues			
04/01/24	A P Johnson	1.30	1,202.50
	Draft emails to Bowen, Wright, Pratt regarding outstanding payments (.3); review invoices related to same (.2); review Evert Weathersby Houff's February monthly statement (.6); review K&L Gates' February monthly statement (.2).		
04/01/24	P Lombardi	0.40	340.00
	Review orders approving interim fee applications (.2); revise tracking chart relating to payments concerning same (.1); draft email to Johnson concerning same (.1).		
04/03/24	A P Johnson	0.20	185.00
	Review recently entered interim fee application orders.		
04/04/24	A P Johnson	1.90	1,757.50
	Review ordinary course professional's interim fee application (.6); revise same (.8); review invoices related to same (.5).		
04/04/24	C L Smith	0.10	52.50
	Update electronic file management system with monthly statements.		
04/05/24	M A Cody	0.30	472.50
	Telephone conference with Johnson, Gale regarding ordinary course professional's interim fee application issues.		
04/05/24	J L Gale	1.50	1,087.50
	Review and revise monthly statements of ordinary course professionals (1.2); discuss ordinary course professional's interim fee application with Cody, Johnson (.3).		
04/05/24	A P Johnson	0.80	740.00
	Review ordinary course professional's interim fee application (.4); discuss same with Cody, Gale (.2); review Future Claimants' Representative March monthly statement (.2).		
04/05/24	C L Smith	0.10	52.50
	Update electronic file management system with monthly statements.		
04/07/24	A P Johnson	0.70	647.50
	Review FTT's invoices (.3); draft email to Kim regarding same (.1); review Hamilton Stephens invoice (.2); draft email to Bowen regarding same (.1).		
04/09/24	A P Johnson	0.80	740.00
	Review recent interim fee applications (.4); review chart of amounts outstanding pursuant to interim fee applications (.4).		
04/10/24	M A Cody	1.80	2,835.00
	Review ordinary course professional's interim fee application and related materials (1.5); telephone conference with Johnson regarding same (.3).		
04/10/24	J L Gale	1.00	725.00
	Revise ordinary course professional monthly statement.		
04/10/24	A P Johnson	2.00	1,850.00
	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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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
			(.3); discuss same with Lombardi (.2); draft emails to Wright, Bowen regarding same (.4).
04/10/24	C L Smith	0.10	52.50 Update electronic file management system with monthly statements.
04/11/24	M A Cody	1.70	2,677.50 Review and revise ordinary course professional's interim fee application (1.2); communications with Gale regarding same (.1); communications with Johnson regarding same (.1); review interim compensation and ordinary course professional orders (.3).
04/11/24	J L Gale	3.50	2,537.50 Discuss ordinary course professional interim fee application with Cody (0.1); revise ordinary course professional fee materials (2.1); discuss same with Johnson (.7); discuss same with Pratt (.4); discuss same with Smith (.2).
04/11/24	A P Johnson	1.60	1,480.00 Review recent interim fee applications (.2); review emails regarding payment of outstanding ordinary course professional amounts (.1); draft emails to Tananbaum, Gross regarding same (.2); review ordinary course professional and interim compensation procedures (.2); discuss same with Gale (.7); review emails from Thompson, Pratt regarding recent payments (.2).
04/11/24	E Pratt	0.40	150.00 Communicate with Gale regarding fee materials for ordinary course professional.
04/11/24	C L Smith	0.30	157.50 Update electronic file management system with monthly statements (.10); communications with Gale regarding ordinary course professional compensation matters (.20).
04/12/24	M A Cody	0.50	787.50 Review materials relating to interim fee applications.
04/12/24	J L Gale	2.80	2,030.00 Revise materials relating to ordinary course professional monthly statements and interim fee application.
04/12/24	A P Johnson	2.80	2,590.00 Draft emails to Tananbaum, Gross, Bowen regarding payment of outstanding amounts (.2); review email from Pratt regarding ordinary course professional (.2); review ordinary course professional invoices (.7); discuss same with Pratt (.8); draft emails to Pratt regarding same (.5); draft emails to Thompson, Bowen regarding same (.4).
04/12/24	E Pratt	2.80	1,050.00 Prepare materials in connection with ordinary course professional's interim fee application (.4); review invoices relating to same (.6); communicate with Johnson regarding ordinary course professional compensation procedures (.8); draft email to ordinary course professional regarding same (.6); review of ordinary course professional's monthly statements (.4).
04/15/24	J L Gale	0.20	145.00 Revise materials relating to ordinary course professional (.1); draft email to Johnson, Pratt regarding same (.1).
04/15/24	A P Johnson	0.70	647.50 Review emails from Gale, Pratt regarding ordinary course professional (.2); review ordinary course professional invoices (.2); discuss same with Pratt (.3).

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04/15/24	E Pratt	2.90	1,087.50
	Review ordinary course professional's monthly statements and comments to same (.9); conference call with ordinary course professional regarding compensation procedures and next steps relating to same (1.2); communications with Johnson regarding comments to ordinary course professional's invoices (.3); communications with ordinary course professional regarding same (.3); communications with Gale regarding same and submission of monthly statements (.2).		
04/16/24	J L Gale	0.60	435.00
	Review ordinary course professional invoice (0.1); revise ordinary course professional monthly statement (0.3); emails with Johnson, Pratt regarding same (0.2).		
04/16/24	A P Johnson	0.40	370.00
	Review emails from Gale, Pratt regarding ordinary course professional (.2); review monthly statements of ordinary course professional (.2).		
04/16/24	P Lombardi	0.80	680.00
	Review Rayburn Cooper March invoice (.7); draft email to Johnson concerning same (.1).		
04/16/24	E Pratt	1.20	450.00
	Review of ordinary course professional's invoices (.4); communicate with Johnson, Gale regarding same (.2); prepare monthly statements for submission to notice parties and forward same to ordinary course professional for review (.6).		
04/17/24	C L Smith	0.10	52.50
	Update electronic file management system with monthly statements.		
04/18/24	A P Johnson	0.60	555.00
	Review December - February ordinary course professional monthly statements (.3); submit same to notice parties (.1); draft emails to Gale, Bowen, Pratt regarding same (.2).		
04/18/24	P Lombardi	0.70	595.00
	Review orders approving interim fee applications (.4); update chart of amounts owed pursuant to same (.2); draft email to Johnson concerning same (.1).		
04/23/24	A P Johnson	0.70	647.50
	Draft emails to Bowen, Guerke, Halevy regarding recent payments (.3); review monthly statements related to same (.4).		
04/24/24	E M Dowling	0.10	72.50
	Communicate with Johnson regarding review of professional fees.		
04/25/24	E M Dowling	1.70	1,232.50
	Review Bates White March monthly statement (1.60); emails with Johnson regarding same (.10).		
04/25/24	A P Johnson	0.60	555.00
	Draft email to Bowen regarding recent payments (.1); review Bates White's March invoice (.4); draft emails to Dowling regarding same (.1).		
04/26/24	E M Dowling	0.10	72.50
	Review emails from Johnson regarding professional fees.		
04/26/24	A P Johnson	1.00	925.00
	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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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	Canup regarding March monthly statements (.1).		
04/30/24	E M Dowling Review Evert Weathersby Houff monthly statement.	0.80	580.00
04/30/24	E M Dowling Review K&L Gates monthly statement (.30); emails with Johnson regarding Evert Weathersby Houff monthly statement (.10).	0.40	290.00
04/30/24	A P Johnson Review Evert Weathersby Houff's March monthly statement (.4); draft emails to Dowling, Canup, Tomsic regarding same (.1).	0.50	462.50
04/30/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
	Matter Total	43.60	USD 36,107.50

Fee Application Preparation

04/02/24	B B Erens Telephone call with Smith regarding February invoice matters.	0.20	325.00
04/02/24	C L Smith Review and revise February invoice for privilege and compliance (1.30); emails with Fresenko regarding same (.10); call with Erens regarding same (.20).	1.60	840.00
04/03/24	C L Smith Review and revise February invoice for privilege and compliance.	0.40	210.00
04/04/24	B B Erens Review February invoice for privilege and compliance.	0.50	812.50
04/04/24	A P Johnson Review February monthly statement (.1); emails with Smith regarding same (.1).	0.20	185.00
04/04/24	C L Smith Emails with Erens, Fresenko regarding February invoice (.10); draft February monthly statement (.20); emails with Johnson regarding same (.10); submit February monthly statement to notice parties (.10).	0.50	262.50
04/05/24	C L Smith Review and revise March invoice for privilege and compliance.	3.30	1,732.50
04/08/24	C L Smith Review and revise March invoice for privilege and compliance.	3.20	1,680.00
04/11/24	C L Smith Review and revise March invoice for privilege and compliance.	3.10	1,627.50
04/12/24	C L Smith Review and revise March invoice for privilege and compliance.	0.10	52.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/15/24	C L Smith Review and revise March invoice for privilege and compliance.	1.70	892.50
04/17/24	C L Smith Review and revise March invoice for privilege and compliance (2.20); communications with Fresenko regarding same (.10).	2.30	1,207.50
04/19/24	B B Erens Review and revise March invoice for privilege and compliance.	0.30	487.50
04/19/24	C L Smith Communications with Fresenko regarding March invoice (.10); review and revise same for privilege and compliance (.60).	0.70	367.50
04/23/24	C L Smith Review and revise March invoice for privilege and compliance.	0.20	105.00
04/26/24	C L Smith Review and revise March invoice for privilege and compliance.	0.10	52.50
04/29/24	A P Johnson Review Jones Day March monthly statement (.1); emails with Smith regarding same (.1).	0.20	185.00
04/29/24	C L Smith Draft Jones Day March monthly statement (.10); emails with Johnson regarding same (.10).	0.20	105.00
04/30/24	C L Smith Submit Jones Day March monthly statement to notice parties.	0.10	52.50
Matter Total		18.90	USD 11,182.50

Asbestos Matters

04/01/24	B B Erens Emails with Evert regarding upcoming meetings concerning asbestos matters (.20); telephone call with Cahow regarding same (.50); attend call with internal team regarding developments and planning (.50); prepare regarding same (.20); review objection to Asbestos Committee motion to quash DBMP estimation discovery subpoena (.20).	1.60	2,600.00
04/01/24	G M Gordon Attend call with internal team regarding developments and next steps.	0.20	400.00
04/01/24	T B Lewis Attend call with internal team regarding developments and next steps.	0.20	290.00
04/01/24	D S Torborg Attend call with internal team regarding developments and next steps.	0.20	280.00
04/02/24	M A Cody Telephone conference with Erens and Guy regarding asbestos matters and potential next steps relating to same.	0.30	472.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/02/24	B B Erens Telephone call with Evert regarding mediation (.30); telephone call with Guy and Cody regarding asbestos matters and potential next steps relating to same (.50); emails with client regarding same (.20).	1.00	1,625.00
04/02/24	A P Johnson Coordinate logistics for mediation.	0.40	370.00
04/02/24	C L Smith Call with Erens regarding research relating to estimation matters (.10); research and draft analysis regarding same (.40); email to Erens regarding same (.10).	0.60	315.00
04/03/24	B B Erens Telephone call with Evert regarding mediation (.30); telephone call with client regarding same (.20); prepare and plan for meeting concerning asbestos matters and potential next steps relating to same (.30); revise objection to Asbestos Committee motion to quash DBMP estimation discovery subpoena (.20).	1.00	1,625.00
04/03/24	G M Gordon Review and respond to email from Erens regarding DBMP estimation-related subpoena.	0.20	400.00
04/03/24	M R Hirst Communicate with Evert regarding estimation discovery issues.	0.20	275.00
04/03/24	C L Smith Research and draft analysis relating to estimation matters (.40); email to Erens regarding same (.10).	0.50	262.50
04/04/24	M A Cody Review materials related to asbestos issues and related matters.	3.30	5,197.50
04/04/24	B B Erens Prepare call with client regarding asbestos matters and potential next steps relating to same (.40); attend call with client (1.20); prepare for mediation (.10); discuss same with Johnson (.10).	1.80	2,925.00
04/04/24	M R Hirst Call with Tananbaum regarding estimation matters (0.4); communicate with internal team regarding estimation status and discovery issues (0.3).	0.70	962.50
04/04/24	A P Johnson Coordinate logistics for mediation (.2); discuss same with Erens (.1).	0.30	277.50
04/04/24	C L Smith Emails with Erens regarding research relating to estimation matters (.10); research and draft analysis of same (.30).	0.40	210.00
04/05/24	B B Erens Prepare for call with client regarding asbestos matters and potential next steps (.30); attend call with client regarding same (.70).	1.00	1,625.00
04/05/24	C L Smith Emails with Cahow, Johnson, Gale regarding materials in connection with analysis of estimation-related matters (.10); review materials and draft analysis of same (.10); draft email to Erens regarding same (.10).	0.30	157.50
04/07/24	B B Erens Review materials from Evert regarding mediation.	0.20	325.00

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04/08/24	M A Cody Communications with Erens regarding outline concerning asbestos matters and potential next steps relating to same (.3); review materials relating to same (.8).	1.10	1,732.50
04/08/24	B B Erens Review outline regarding asbestos matters and potential next steps relating to same (.50); communications with Cody regarding same (.30); prepare for Bates White call (.20).	1.00	1,625.00
04/08/24	M R Hirst Communicate with Evert regarding estimation status issues.	0.30	412.50
04/08/24	A P Johnson Coordinate logistics for mediation.	0.50	462.50
04/09/24	M A Cody Communications with Erens regarding asbestos matters and potential next steps relating to same.	0.50	787.50
04/09/24	B B Erens Communications with Cody regarding asbestos matters and potential next steps relating to same (.50); follow up regarding same (.30).	0.80	1,300.00
04/09/24	M R Hirst Attend estimation work in process call (0.5); review estimation discovery related issues (0.6).	1.10	1,512.50
04/09/24	A P Johnson Finalize logistics for mediation.	0.40	370.00
04/10/24	M A Cody Review materials relating to asbestos matters and potential next steps relating to same (.6); communications with Erens regarding mediation update (.2).	0.80	1,260.00
04/10/24	M A Cody Communications with Erens and Johnson regarding mediation.	0.10	157.50
04/10/24	B B Erens Prepare for meeting concerning asbestos matters and potential next steps relating to same (.20); telephone call with Evert regarding mediation update (.30); communications with Cody and Johnson regarding same (.20); review materials to prepare for meeting (.20); prepare for call with client regarding same (.30).	1.20	1,950.00
04/10/24	D S Torborg Review materials relating to asbestos matters and potential next steps relating to same.	0.20	280.00
04/11/24	B B Erens Communications with client regarding preparations for meeting relating to asbestos matters and potential next steps relating to same (.30); attend call with Evert and client regarding same (1.50); communications with Miller regarding same (.20).	2.00	3,250.00
04/11/24	M R Hirst Attend call with client regarding asbestos matters and potential next steps (1.0); communicate with Asbestos Committee regarding scheduling order and protocol relating to estimation discovery (0.3); communicate with internal team regarding same (0.2).	1.50	2,062.50
04/12/24	B B Erens Review Asbestos Committee reply in support of motion to quash DBMP estimation discovery subpoena	1.50	2,437.50

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
			(.20); diligence regarding asbestos matters and potential next steps relating to same (.50); telephone call with Gordon regarding mediation status (.10); telephone call with Guy regarding case status (.20); telephone call with Evert regarding mediation (.20); telephone call with McGonigle regarding same (.30).
04/12/24	G M Gordon	0.10	200.00
			Telephone conference with Erens regarding mediation.
04/12/24	M R Hirst	0.60	825.00
			Attend estimation call with advisors.
04/12/24	A P Johnson	0.50	462.50
			Attend estimation call with advisors.
04/15/24	G M Gordon	0.20	400.00
			Telephone conference with internal team regarding developments and next steps.
04/15/24	M R Hirst	1.50	2,062.50
			Attend call with internal team regarding developments and next steps (0.9); communicate with Cumbo regarding estimation matters (0.2); analyze meet and confer lists regarding Manville Trust discovery matters (0.4).
04/15/24	T B Lewis	0.10	145.00
			Participate in call with internal team regarding developments and next steps.
04/15/24	D S Torborg	0.20	280.00
			Attend call with internal team regarding developments and planning.
04/16/24	C K Cahow	0.90	1,147.50
			Attend Bates White call.
04/16/24	B B Erens	1.00	1,625.00
			Attend Bates White call.
04/16/24	M R Hirst	1.00	1,375.00
			Attend Bates White call (0.5); draft email to Manville Trust regarding discovery (0.5).
04/16/24	A P Johnson	0.50	462.50
			Attend Bates White call.
04/17/24	B B Erens	0.20	325.00
			Call with Hirst regarding estimation matters.
04/17/24	M R Hirst	1.70	2,337.50
			Communicate with Evert regarding estimation next steps (0.3); review matters relating to same (1.2); call with Erens regarding estimation matters (0.2).
04/18/24	B B Erens	1.40	2,275.00
			Prepare for call with client regarding asbestos matters and potential next steps relating to same (.20); attend call with client (1.00); prepare for upcoming meeting relating to same (.20).
04/18/24	M R Hirst	1.00	1,375.00
			Call with client regarding asbestos matters and potential next steps relating to same.

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/19/24	C K Cahow	2.00	2,550.00
	Review and analyze materials relating to asbestos matters and potential next steps.		
04/19/24	B B Erens	2.00	3,250.00
	Prepare for call with client regarding asbestos matters and potential next steps relating to same (.20); attend call with Trane regarding same (.30); attend call with client regarding same (.50); draft materials for upcoming meeting relating to same (1.00).		
04/19/24	M R Hirst	0.30	412.50
	Communicate with internal team regarding Manville Trust document production matters.		
04/22/24	M A Cody	3.10	4,882.50
	Communications with Erens regarding upcoming meeting concerning asbestos matters and potential next steps relating to same (.6); review and analyze materials relating to same (2.5).		
04/22/24	B B Erens	1.70	2,762.50
	Attend call with Evert and Hirst regarding upcoming meeting relating to asbestos matters and potential next steps relating to same (1.10); communications with Cody regarding same (.60).		
04/22/24	M R Hirst	1.30	1,787.50
	Draft materials for upcoming meeting regarding asbestos matters and potential next steps relating to same (.20); attend call with Erens and Evert regarding same (1.10).		
04/23/24	B B Erens	1.00	1,625.00
	Prepare for upcoming meeting regarding asbestos matters and potential next steps relating to same (.50); conference with Johnson regarding same (.50).		
04/23/24	M R Hirst	1.80	2,475.00
	Attend Bates White call (0.5); attend estimation work in process call (0.7); review draft agenda for upcoming meeting concerning asbestos matters and potential next steps relating to same (0.3); draft correspondence to Manville Trust regarding production matters (0.3).		
04/23/24	A P Johnson	0.50	462.50
	Conference with Erens regarding upcoming meeting concerning asbestos matters and potential next steps relating to same.		
04/24/24	B B Erens	2.50	4,062.50
	Prepare for (.50) and attend (2.00) meeting regarding asbestos matters and potential next steps relating to same.		
04/25/24	B B Erens	4.00	6,500.00
	Attend meeting with client and advisors regarding asbestos matters and potential next steps relating to same (3.50); draft summary of same (.50).		
04/25/24	M R Hirst	3.50	4,812.50
	Attend meeting with client and advisors regarding asbestos matters and potential next steps relating to same.		
04/25/24	A P Johnson	2.60	2,405.00
	Attend meeting with client and advisors regarding asbestos matters and potential next steps relating to same.		
04/26/24	M R Hirst	0.30	412.50
	Communicate with internal team regarding estimation discovery order and next steps.		

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
04/29/24	M A Cody Review and analyze materials relating to asbestos matters.	4.20	6,615.00
04/29/24	B B Erens Telephone calls with client and Future Claimants' Representative regarding status update (.30); telephone call with Evert regarding same (.30); consider next steps regarding same (.50); prepare for (.20) and attend (.50) call with internal team regarding developments and next steps.	1.80	2,925.00
04/29/24	G M Gordon Telephone conference with internal team regarding developments and planning.	0.20	400.00
04/29/24	M R Hirst Attend call with internal team regarding developments and next steps (1.0); review estimation planning issues (0.9).	1.90	2,612.50
04/29/24	T B Lewis Attend call with internal team regarding developments and planning.	0.20	290.00
04/29/24	E Pratt Communications with vendor regarding database relating to review of documents in estimation discovery.	0.70	262.50
04/29/24	D S Torborg Attend call with internal team regarding developments and planning.	0.30	420.00
04/30/24	C K Cahow Attend call with Bates White.	0.40	510.00
04/30/24	M A Cody Review and analyze materials relating to asbestos matters and potential next steps relating to same.	4.30	6,772.50
04/30/24	B B Erens Review matters relating to asbestos matters and potential next steps relating to same (.50); attend Bates White call (.50); prepare regarding same (.30); attend call with client regarding same (.20).	1.50	2,437.50
04/30/24	M R Hirst Attend Bates White call (0.7); attend estimation work in process call (0.6); plan for potential meetings concerning estimation (0.7).	2.00	2,750.00
Matter Total		82.40	USD 119,887.50

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Aldrich Pump LLC and Murray Boiler LLC

Disbursement Detail

<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
Case Administration and Business Operations				
TRAVEL - AIR FARE				
04/04/24	A P Johnson Airfare - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	220.54	
04/04/24	A P Johnson Airfare - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	178.90	
05/02/24	B B Erens Airfare Other - Travel to Charlotte, NC for April 25, 2024 hearing; Wifi - worked on plane.	CHI	4.00	
05/02/24	B B Erens Airfare - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	327.40	
05/02/24	B B Erens Airfare - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	438.77	
05/02/24	B B Erens Airfare - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	(95.43)	
Travel - Air Fare Subtotal				1,074.18
TRAVEL - FOOD AND BEVERAGE EXPENSES				
04/16/24	D Palumbo Food and beverage for April 10, 2024 mediation.	NYC	654.20	
05/02/24	B B Erens Meals Other - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	5.41	
05/02/24	B B Erens Meals Tip - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	1.20	
05/02/24	A P Johnson Meals Breakfast - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	15.87	
05/02/24	B B Erens Meals Lunch - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	13.96	
Travel - Food and Beverage Expenses Subtotal				690.64
TRAVEL - HOTEL CHARGES				
04/04/24	A P Johnson Hotel - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	321.55	
05/02/24	B B Erens Hotel - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	487.62	
05/02/24	A P Johnson Hotel - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	487.62	
Travel - Hotel Charges Subtotal				1,296.79
TRAVEL - TAXI CHARGES				
04/04/24	A P Johnson Taxi - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	21.77	
04/04/24	A P Johnson Taxi - Travel to Charlotte, NC to attend February 9, 2024 hearing.	CHI	39.20	

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
05/02/24	B B Erens Taxi - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	35.96	
05/02/24	A P Johnson Taxi - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	50.50	
05/02/24	A P Johnson Taxi - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	31.48	
05/02/24	A P Johnson Taxi - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	78.56	
05/02/24	B B Erens Taxi - Travel to Charlotte, NC for April 25, 2024 hearing.	CHI	46.55	
Travel - Taxi Charges Subtotal				304.02
Matter Total			USD	3,365.63

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

In re ALDRICH PUMP LLC, <i>et al.</i> , ¹ Debtors.	Chapter 11 Case No. 20-30608 (JCW) (Jointly Administered)
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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 Exhibit A 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.

3. Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$809,599.53 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 \$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 "Notice Parties"): (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., pamoam@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,

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 "Objection"), if any, must be served upon the Notice Parties, including Jones Day, no later than July 15, 2024 (the "Objection Deadline"). 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.

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

EXHIBIT A

Invoice

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:

	<u>Hours</u>		<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

Please remit payment to:
 PLEASE REFERENCE 161866/241304145 WITH YOUR PAYMENT

** = Food, beverage and entertainment expense in accordance with I.R.C. Sect. 274(e)3, included in this amount is USD498.73

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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

USD 5,918.65 **

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Aldrich Pump LLC and Murray Boiler LLC

Timekeeper/Fee Earner Summary – May 31, 2024

<i>Timekeeper/Fee Earner Name</i>	<i>Title</i>	<i>Bar Year</i>	<i>Hours</i>	<i>Rate</i>	<i>Amount</i>
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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Aldrich Pump LLC and Murray Boiler LLC

Fee Detail

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
Case Administration and Business Operations			
05/01/24	C K Cahow	1.00	1,275.00
	Attend meeting with Evert regarding case status and next steps.		
05/01/24	A P Johnson	0.70	647.50
	Revise task list (.2); review calendar of key dates and deadlines (.3); discuss status of case and next steps with Erens (.2).		
05/01/24	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 internal team regarding case administration matters (.10).		
05/02/24	B B Erens	0.70	1,137.50
	Communications with Johnson regarding appointment of bankruptcy judge (.20); prepare for upcoming client work in process call (.50).		
05/02/24	A P Johnson	0.20	185.00
	Discuss appointment of bankruptcy judge with Erens.		
05/02/24	C L Smith	0.20	105.00
	Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).		
05/03/24	C K Cahow	0.50	637.50
	Attend work in process call with company, internal team and advisors.		
05/03/24	M A Cody	1.00	1,575.00
	Prepare for (.50) and attend (.50) telephone conference with client and advisors regarding work in process matters.		
05/03/24	B B Erens	0.90	1,462.50
	Prepare for work in process call (.40); attend call with client regarding same (.50).		
05/03/24	J L Gale	0.50	362.50
	Revise and update calendar of key dates and deadlines.		
05/03/24	M R Hirst	0.70	962.50
	Prepare for (.20) and attend (.50) client work in process call.		
05/03/24	A P Johnson	0.50	462.50
	Attend work in process call with client and advisors.		
05/03/24	T B Lewis	0.50	725.00
	Participate in work in process call with client and advisors.		
05/03/24	C L Smith	0.20	105.00
	Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).		
05/03/24	D S Torborg	0.50	700.00
	Attend client work in process call.		

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/04/24	A P Johnson Revise calendar of key dates and deadlines.	0.20	185.00
05/06/24	B B Erens Organize upcoming tasks in case.	0.40	650.00
05/06/24	C L Smith Review and distribute docket.	0.10	52.50
05/07/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/08/24	C L Smith Review and distribute docket.	0.10	52.50
05/09/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/10/24	C K Cahow Review and analyze recent filings.	0.30	382.50
05/10/24	B B Erens Prepare for work in process calls.	0.20	325.00
05/10/24	J L Gale Revise calendar of key dates and deadlines.	0.50	362.50
05/10/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/13/24	B B Erens Prepare for advisor work in process call.	0.40	650.00
05/13/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/14/24	C K Cahow Attend work in process call with advisors.	0.70	892.50
05/14/24	M A Cody Telephone conference with advisors regarding work in process matters.	0.70	1,102.50
05/14/24	B B Erens Prepare for advisor work in process call (.20); attend call regarding same (.60).	0.80	1,300.00
05/14/24	A P Johnson Attend work in process call with advisors (.6); review work in process report (.3); revise task list (.3).	1.20	1,110.00

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Aldrich Pump LLC and Murray Boiler LLC

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/14/24	T B Lewis Participate in work in process call with advisors.	0.70	1,015.00
05/14/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/14/24	D S Torborg Prepare for (.30) and attend (.60) work in process call with advisors.	0.90	1,260.00
05/15/24	C L Smith Review and distribute docket.	0.10	52.50
05/16/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/17/24	C K Cahow Attend work in process call with company, internal team and advisors.	0.40	510.00
05/17/24	M A Cody Telephone conference with client and advisors regarding work in process matters.	0.50	787.50
05/17/24	B B Erens Prepare for client work in process call (.40); attend call regarding same (.40).	0.80	1,300.00
05/17/24	J L Gale Draft calendar of key dates and deadlines.	0.60	435.00
05/17/24	T B Lewis Participate in work in process call with client.	0.50	725.00
05/17/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.20).	0.30	157.50
05/17/24	D S Torborg Attend work in process call with client.	0.40	560.00
05/20/24	M A Cody Review task list and work in process report (.9); communicate with Erens regarding same (.1).	1.00	1,575.00
05/20/24	C L Smith Review and distribute docket.	0.10	52.50
05/21/24	C K Cahow Attend work in process call with advisors.	0.60	765.00
05/21/24	M A Cody Prepare for (.2) and attend (.6) telephone conference with advisors regarding work in process matters; review and revise task list and work in process report (.8).	1.60	2,520.00
05/21/24	B B Erens Prepare for work in process call with advisors (.30); attend call regarding same (.60).	0.90	1,462.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/21/24	A P Johnson Attend work in process call with advisors (.5); revise work in process report (.1); revise task list (.3).	0.90	832.50
05/21/24	T B Lewis Prepare for (.2) and attend (.6) work in process call with advisors.	0.80	1,160.00
05/21/24	C L Smith Review and distribute docket.	0.10	52.50
05/21/24	D S Torborg Attend work in process call with advisors.	0.60	840.00
05/22/24	B B Erens Telephone call with Ellman regarding coordination matters.	0.20	325.00
05/22/24	A P Johnson Discuss next steps in case with Villalba.	0.20	185.00
05/22/24	C L Smith Review and distribute docket.	0.10	52.50
05/22/24	D C Villalba Discuss status of case with Johnson.	0.20	175.00
05/23/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10); update case calendar (.10).	0.30	157.50
05/24/24	J L Gale Revise calendar of key dates and deadlines.	0.50	362.50
05/24/24	C L Smith Update electronic file management system with case materials (.1); review and distribute docket (.1).	0.20	105.00
05/26/24	B B Erens Prepare for work in process call.	0.20	325.00
05/28/24	C K Cahow Attend work in process call with advisors.	0.40	510.00
05/28/24	M A Cody Telephone conference with advisors regarding work in process matters (.5); review task list and work in process report (.8).	1.30	2,047.50
05/28/24	B B Erens Prepare for advisor work in process call (.20); attend call regarding same (.40).	0.60	975.00
05/28/24	A P Johnson Attend work in process call with advisors (.4); revise work in process report (.2); revise task list (.3).	0.90	832.50
05/28/24	T B Lewis Participate in work in process call with advisors.	0.50	725.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/28/24	C L Smith Review and distribute docket.	0.10	0.00
05/29/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.20).	0.30	157.50
05/30/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
05/31/24	C L Smith Review and distribute docket (.10); obtain recently filed documents and update electronic file management system with same (.10).	0.20	105.00
Matter Total		33.40	USD 41,402.50

Automatic Stay

05/03/24	B B Erens Review precedent relating to Beaudoin motion to lift stay.	0.30	487.50
05/07/24	B B Erens Review precedent relating to Beaudoin motion to lift stay.	0.40	650.00
05/08/24	M A Cody Review and analyze precedent relating to Beaudoin motion to lift stay.	2.70	4,252.50
05/08/24	B B Erens Review materials for hearing in DBMP in connection with response to Beaudoin motion to lift stay.	0.20	325.00
05/09/24	M A Cody Attend DBMP hearing on motion to lift stay in connection with response to Beaudoin stay motion (2.1); review precedent regarding Beaudoin motion to lift stay (1.8); emails with Erens regarding same (.1).	4.00	6,300.00
05/09/24	B B Erens Telephone call with Johnson regarding Beaudoin motion to lift stay (.20); emails with Gordon regarding same (.20); review motion (.50); emails with Cody regarding precedent relating to same (.10); monitor DBMP hearing on motion to lift stay in connection with response to Beaudoin lift stay motion (1.20).	2.20	3,575.00
05/09/24	G M Gordon Review and respond to email from Erens regarding Beaudoin motion to lift stay.	0.20	400.00
05/09/24	A P Johnson Monitor DBMP hearing on motion to lift stay in connection with response to Beaudoin lift stay motion (1.2); review Beaudoin lift stay motion (1.8); research precedent related to same (.2); draft email to Miller regarding same (.1); discuss same with Erens (.2).	3.50	3,237.50
05/10/24	M A Cody Telephone conference with Erens, Miller and Johnson regarding Beaudoin motion to lift stay and related issues (.6); emails with Beaudoin counsel regarding scheduling relating to same (.1); review motion and precedent relating to same (3.2); telephone conference with Johnson regarding same (.5).	4.40	6,930.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/10/24	B B Erens Prepare for call with Cody and Johnson regarding Beaudoin lift stay motion (.20); attend call regarding same (.60); telephone calls with Johnson regarding research relating to same (.30).	1.10	1,787.50
05/10/24	J L Gale Review Beaudoin motion to lift stay (1.10); draft summary of same (.90); research precedent relating to same (.20); discuss same with Johnson (.10).	2.30	1,667.50
05/10/24	A P Johnson Review Beaudoin lift stay motion (.8); attend call with Erens, Cody, Miller regarding same (.6); research precedent related to same (1.2); discuss same with Cody (.5), Erens (.3), Gale (.1).	3.50	3,237.50
05/13/24	M A Cody Review and analyze pleadings and precedent regarding Beaudoin motion to lift stay.	2.60	4,095.00
05/13/24	J L Gale Draft summary of research relating to Beaudoin lift stay motion.	1.30	942.50
05/13/24	A P Johnson Review Beaudoin lift stay motion (.7); discuss same with Villalba (.7).	1.40	1,295.00
05/13/24	D C Villalba Review Beaudoin lift stay motion (1.4); meeting with Johnson regarding opposition to same (0.6); review precedent relating to same (3.6); draft outline for opposition to motion (1.6).	7.20	6,300.00
05/14/24	M A Cody Review and analyze materials relating to Beaudoin lift stay motion.	3.40	5,355.00
05/14/24	J L Gale Revise summary of precedent relating to Beaudoin lift stay motion (7.5); research precedent relating to same (3.4).	10.90	7,902.50
05/14/24	D C Villalba Review precedent relating to Beaudoin lift stay motion (1.2); draft outline for opposition to Beaudoin lift stay motion (3.3); review case law cited in same (2.3).	6.80	5,950.00
05/15/24	M A Cody Review and analyze materials relating to Beaudoin lift stay motion.	3.20	5,040.00
05/15/24	E M Dowling Review and analyze precedent in connection with response to Beaudoin lift stay motion (.3); call with Lombardi, Johnson, Villalba regarding opposition to motion (.5).	0.80	580.00
05/15/24	A P Johnson Review Beaudoin lift stay motion (.5); discuss response to same with Lombardi, Villalba, Dowling (.5).	1.00	925.00
05/15/24	P Lombardi Review Beaudoin motion for relief from stay (.3); call with Johnson, Dowling, Villalba concerning response to same (.5).	0.80	680.00
05/15/24	D C Villalba Research related to opposition to Beaudoin lift stay motion (3.1); review research from Gale related to same (0.3); draft outline for opposition (4.9); discuss same with Johnson, Dowling and Lombardi (0.5).	8.80	7,700.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/16/24	M A Cody Review and analyze hearing transcripts and pleadings regarding Beaudoin motion to lift stay.	2.50	3,937.50
05/16/24	E M Dowling Research precedent in connection with opposition to Beaudoin motion to lift stay.	5.10	3,697.50
05/16/24	A P Johnson Review Beaudoin lift stay motion (.4); draft and revise outline for opposition to same (1.2); review same (.5).	2.10	1,942.50
05/16/24	P Lombardi Review precedent related to opposition to Beaudoin motion to lift stay (1.3); analyze Beaudoin motion to lift stay (.3).	1.60	1,360.00
05/16/24	D C Villalba Draft outline for opposition to Beaudoin motion to lift stay (2.4); review case law relating to same (4.6).	7.00	6,125.00
05/17/24	M A Cody Review and analyze materials relating to Beaudoin motion to lift stay (3.2); review Beaudoin motion to lift stay and related exhibits (1.2); review and revise outline for opposition to same (1.3).	5.70	8,977.50
05/17/24	E M Dowling Research precedent in support of opposition to Beaudoin motion to lift stay (3.6); draft email to Johnson regarding same (.2).	3.80	2,755.00
05/17/24	A P Johnson Review Beaudoin lift stay motion (.6); review precedent related to same (1.0); revise outline related to opposition to same (1.3); review same (.2); draft email to Villalba regarding same (.1); review email from Dowling regarding same (.2).	3.40	3,145.00
05/17/24	P Lombardi Review precedent in connection with opposition to Beaudoin motion to lift stay.	0.80	680.00
05/17/24	D C Villalba Revise outline for objection to Beaudoin lift stay motion (3.1); email to Cody and Johnson regarding same (0.1); email to Gale regarding same (0.3); review case law for objection (2.4).	5.80	5,075.00
05/19/24	A P Johnson Review Beaudoin lift stay motion (.5); review outline related to objection to same (.7).	1.20	1,110.00
05/20/24	M A Cody Review and analyze materials relating to Beaudoin motion to lift stay (2.8); review and analyze issues regarding opposition to same (1.1).	3.90	6,142.50
05/20/24	E M Dowling Research in support of opposition to Beaudoin motion to lift stay (.90); draft email to Johnson regarding same (.40).	1.30	942.50
05/20/24	B B Erens Review matters concerning opposition to Beaudoin lift stay motion.	0.20	325.00
05/20/24	J L Gale Review precedent related to opposition to Beaudoin lift stay motion.	2.50	1,812.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/20/24	A P Johnson Review email from Dowling regarding research in support of opposition to Beaudoin lift stay motion (.5); review precedent related to same (.9).	1.40	1,295.00
05/20/24	D C Villalba Research related to objection to Beaudoin lift stay motion (4.0); draft summary of same (4.8).	8.80	7,700.00
05/21/24	M A Cody Review and analyze precedent regarding objection to Beaudoin lift stay motion.	1.70	2,677.50
05/21/24	J L Gale Call with Villalba regarding opposition to Beaudoin lift stay motion (0.2); research regarding same (1.3).	1.50	1,087.50
05/21/24	D C Villalba Attend call with Gale regarding Beaudoin lift stay motion and objection to same (0.2); research regarding objection to motion (4.2); draft analysis related to same (2.9).	7.30	6,387.50
05/22/24	M A Cody Review and revise draft memorandum regarding research in support of objection to Beaudoin lift stay motion (.8); review pleadings and related materials in connection with same (1.6).	2.40	3,780.00
05/22/24	J L Gale Review precedent related to objection to Beaudoin lift stay motion.	1.00	725.00
05/22/24	A P Johnson Review Villalba research regarding opposition to Beaudoin lift stay motion (1.0); discuss same with Villalba (.2).	1.20	1,110.00
05/23/24	M A Cody Monitor DBMP hearing regarding ruling on lift stay motion in connection with response to Beaudoin lift stay motion (.6); discuss same with Erens (.3); draft email to Johnson, Erens regarding same (.2); review and revise memorandum regarding response to Beaudoin lift stay motion (1.8); review case summaries regarding same (.8); review and analyze case law and precedent regarding same (2.8); review and revise email to Maune Raichle team regarding scheduling of motion (.2).	6.70	10,552.50
05/23/24	B B Erens Emails with internal team regarding DBMP hearing concerning ruling on lift stay motion in connection with response to Beaudoin lift stay motion (.30); monitor DBMP hearing regarding same (.50); discuss same with Johnson (.30).	1.10	1,787.50
05/23/24	A P Johnson Monitor DBMP hearing regarding ruling on lift stay motion in connection with response to Beaudoin lift stay motion (.6); discuss same with Erens, Lombardi (.2); draft email to Cody regarding same (.2); review emails from Cody, Erens regarding same (.1).	1.10	1,017.50
05/23/24	D C Villalba Monitor DBMP hearing regarding ruling on motion to lift stay in connection with response to Beaudoin lift stay motion (0.3); draft summary of court's ruling (0.5).	0.80	700.00
05/24/24	M A Cody Review and analyze case law regarding opposition to Beaudoin motion to lift stay (1.7); review memorandum regarding same (1.1).	2.80	4,410.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/24/24	J L Gale Research precedent regarding opposition to Beaudoin lift stay motion.	4.80	3,480.00
05/24/24	D C Villalba Review research related to opposition to Beaudoin motion to lift stay.	0.30	262.50
05/28/24	M A Cody Review and analyze case law and memoranda regarding objection to Beaudoin lift stay motion (2.7); communications with Erens regarding same (.2); communications with Johnson regarding same (.2); review hearing transcript of DBMP ruling on motion to lift stay in connection with objection (1.3).	4.20	6,615.00
05/28/24	A P Johnson Communications with Cody regarding objection to Beaudoin lift stay motion.	0.20	185.00
05/29/24	M A Cody Telephone conference with Marshall and Erens regarding issues concerning Beaudoin lift stay motion (.5); review and analyze precedent in connection with objection to same (3.6).	4.10	6,457.50
05/29/24	E M Dowling Communicate with Johnson regarding objection to Beaudoin lift stay motion (0.2); review DBMP hearing transcript of ruling on motion to lift stay in connection with objection (0.9).	1.10	797.50
05/29/24	B B Erens Attend call with Marshall and Cody regarding Beaudoin motion to lift stay issues (.50); review motion (.50); emails with Hirst regarding same (.20); review and comment on email to Thompson regarding same (.20); communications with Johnson regarding objection to Beaudoin lift stay motion (.20); follow up tasks regarding same (.20); emails with Marshall regarding same (.20).	2.00	3,250.00
05/29/24	M R Hirst Review Beaudoin lift stay motion (0.5); communicate with Erens regarding same (0.2).	0.70	962.50
05/29/24	A P Johnson Review DBMP transcript of ruling on lift stay motion in connection with opposition to Beaudoin motion to lift stay (.3); review emails from Thompson, Erens regarding motion to lift stay (.4); draft email to Cody regarding same (.1); review outline for opposition (.6); communications with Dowling regarding opposition (.2).	1.60	1,480.00
05/29/24	C K Marshall Emails with Erens regarding Beaudoin lift stay motion (.20); participate in call with Erens and Cody regarding same (.40).	0.60	870.00
05/30/24	M A Cody Telephone conference with Erens, Evert, Johnson, Miller and Hirst regarding Beaudoin lift stay motion (.5); emails regarding same (.8); telephone conference with Erens regarding same (.1); emails with Tananbaum regarding objection to same (.1); review related precedent (.8).	2.30	3,622.50
05/30/24	E M Dowling Review DBMP hearing transcript of ruling on lift stay motion in connection with opposition to Beaudoin lift stay motion (3.4); draft summary related to same (1.2).	4.60	3,335.00
05/30/24	B B Erens Attend call with Cody, Evert, Johnson, Miller and Hirst regarding Beaudoin lift stay motion (.50); call with Cody regarding same (.10); emails with internal team and advisors regarding same (.30).	0.90	1,462.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/30/24	M R Hirst Conference call with Cody, Erens, Johnson, Evert and Miller regarding Beaudoin lift stay motion (0.5); review motion (0.2).	0.70	962.50
05/30/24	A P Johnson Review DBMP transcript from ruling on motion to lift stay in connection with opposition to Beaudoin motion to lift stay (.2); discuss next steps for opposition with Cody, Erens, Hirst, Evert, Miller (.4); discuss same with Villalba (.1); review emails from Wright, Erens, Evert, Miller, Cody regarding same (.4).	1.10	1,017.50
05/30/24	D C Villalba Review outline for objection to Beaudoin lift stay motion (0.4); revise same (0.3); communicate with Cody regarding objection to Beaudoin lift stay motion (0.2); review materials from Dowling related to same (0.3); draft email to Dowling regarding updates to outline (0.2).	1.40	1,225.00
05/31/24	M A Cody Review and revise email to counsel for Beaudoin regarding schedule for motion to lift stay (.5); review pleadings and precedent regarding same (2.0); telephone conference with Johnson regarding same (.2).	2.70	4,252.50
05/31/24	E M Dowling Revise opposition to Beaudoin motion to lift stay.	1.20	870.00
05/31/24	B B Erens Emails with counsel to Beaudoin regarding schedule for lift stay motion.	0.20	325.00
05/31/24	A P Johnson Review emails from Wright, Erens, Evert, Miller, Cody regarding schedule for Beaudoin motion to lift stay (.2); review precedent related to opposition to same (.3); communications with Cody regarding same (.2).	0.70	647.50
05/31/24	C K Marshall Draft email to internal team regarding opposition to Beaudoin lift stay motion.	0.20	290.00
05/31/24	D C Villalba Draft objection to Beaudoin motion to lift stay (8.8); draft email to Cody regarding same (0.1).	8.90	7,787.50
Matter Total		202.20	USD 221,030.00

Claims Administration

05/02/24	M A Cody Emails regarding claims reconciliation and withdrawals.	0.50	787.50
05/03/24	M A Cody Review claim amendment stipulation and related exhibits (.5); emails with Masiano regarding same (.2); emails regarding claim withdrawals (.3).	1.00	1,575.00
05/03/24	A P Johnson Review claim stipulation (.2); review emails from Masiano, Miller regarding same (.1).	0.30	277.50
05/04/24	A P Johnson Review claim stipulation (.1); review emails from Masiano, Miller regarding same (.1).	0.20	185.00
05/06/24	M A Cody Emails regarding claim withdrawal issues and related matters.	0.50	787.50

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05/30/24	M A Cody Review claims materials and related precedent (.8); emails with Masiano regarding same (.3).	1.10	1,732.50
Matter Total		3.60	USD 5,345.00

General Corporate and Real Estate

05/01/24	B B Erens Telephone call with client regarding subsidiary board meetings.	0.20	325.00
05/01/24	M R Hirst Draft email to internal team regarding meeting with insurers.	0.20	275.00
05/01/24	T B Lewis Prepare draft minutes for Aldrich/Murray joint board meeting.	1.50	2,175.00
05/02/24	B B Erens Communications with McGonigle regarding meeting with insurers (.30); follow up calls with client regarding same (.30); telephone call with Lewis regarding corporate matters (.40); review board meeting minutes (.20).	1.20	1,950.00
05/02/24	M R Hirst Prepare for upcoming meeting with insurers.	0.50	687.50
05/03/24	M A Cody Telephone conference with McGonigle, Hirst, Evert, Erens and Tananbaum regarding meeting with insurers.	0.50	787.50
05/03/24	B B Erens Prepare for call with internal team regarding meeting with insurers (.30); attend call regarding same with client and advisors (.50).	0.80	1,300.00
05/03/24	M R Hirst Call with internal team to prepare for call concerning meeting with insurers (.3); attend call with client and advisors regarding same (.5); review materials to prepare for meeting (.8).	1.60	2,200.00
05/05/24	B B Erens Prepare for meeting with insurers (.6); communicate with Hirst regarding same (.2).	0.80	1,300.00
05/05/24	M R Hirst Prepare for meeting with insurers (0.5); communicate with Erens regarding meeting (0.2).	0.70	962.50
05/06/24	M A Cody Review materials in preparation for meeting with insurers.	2.60	4,095.00
05/06/24	B B Erens Prepare for meeting with insurers.	1.00	1,625.00
05/06/24	M R Hirst Prepare for meeting with insurers.	0.60	825.00
05/07/24	M A Cody Review memoranda and other materials in preparation for meeting with insurers (3.5); attend meeting with	6.00	9,450.00

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	insurers (2.0); follow up meeting with Tananbaum, Evert, Erens, Hirst and McGonigle (.5).		
05/07/24	B B Erens	5.90	9,587.50
	Prepare for meeting with insurers (3.2); attend meeting regarding same (2.2); attend follow up meeting with client and advisors (.5).		
05/07/24	M R Hirst	6.10	8,387.50
	Prepare for (3.4) and attend (2.2) meeting with insurers; follow up meeting with client and advisors regarding same (0.5).		
05/07/24	T B Lewis	1.50	2,175.00
	Attend Aldrich/200 Park and Murray/ClimateLabs joint board meetings.		
05/14/24	M R Hirst	0.50	687.50
	Review follow up tasks relating to meeting with insurers.		
05/14/24	T B Lewis	2.10	3,045.00
	Prepare draft minutes for recent Aldrich/200 Park and Murray/ClimateLabs board meetings.		
05/15/24	T B Lewis	1.00	1,450.00
	Revise and distribute draft minutes for recent Aldrich/200 Park and Murray/ClimateLabs board meetings (0.5); prepare and distribute materials regarding corporate matters (0.5).		
05/24/24	M A Cody	1.00	1,575.00
	Review and revise corporate disclosure regarding case status (.8); emails with Lewis and Erens regarding same (.1); email with Tananbaum regarding same (.1).		
05/26/24	B B Erens	0.30	487.50
	Review comments from client regarding corporate disclosure concerning case status.		
05/28/24	M R Hirst	0.30	412.50
	Review issues relating to insurance matters.		
	Matter Total	36.90	USD 55,765.00

Schedules/SOFA/Bankruptcy Administrator Reporting

05/02/24	M A Cody	0.80	1,260.00
	Review and analyze monthly status reports and related precedent.		
05/28/24	A P Johnson	0.20	185.00
	Review emails from Clarrey, Miller, Tananbaum regarding monthly status reports.		
05/29/24	A P Johnson	0.60	555.00
	Review monthly status reports (.3); review emails from Clarrey, Miller, Lombardi regarding same (.3).		
05/29/24	P Lombardi	1.20	1,020.00
	Review monthly status reports (.9); communicate with Johnson concerning same (.1); email with Cody concerning same (.1); draft email to Clarrey concerning same (.1).		
05/30/24	M A Cody	0.60	945.00
	Review and revise monthly status reports (.5); emails with Lombardi regarding same (.1).		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/30/24	A P Johnson Review monthly status reports (.2); review emails from Miller, Clarrey, Lombardi regarding same (.1).	0.30	277.50
05/30/24	P Lombardi Review email from Clarrey concerning monthly status reports (.1); review final monthly status reports (.3); draft email to Cody concerning same (.1); draft email to Miller, Tomsic, and Lindsay concerning same (.1).	0.60	510.00
Matter Total		4.30	USD 4,752.50

Nonworking Travel

05/07/24	M A Cody Travel to attend meeting with insurers (4.00); return travel from meeting to Chicago (.50).	4.50	3,543.75
05/07/24	B B Erens Travel to attend meeting with insurers (3.00); return travel from meeting to Chicago (3.50).	6.50	5,281.25
05/07/24	M R Hirst Travel from meeting with insurers to Chicago.	3.90	2,681.25
05/15/24	B B Erens Travel to Washington, DC for Bates White meeting.	3.00	2,437.50
05/16/24	C K Cahow Travel to Washington, DC for Bates White meeting (4.00); return travel from Washington, DC to Atlanta (3.50).	7.50	4,781.25
05/16/24	B B Erens Return travel from Washington, DC after Bates White meeting.	3.70	3,006.25
05/16/24	M R Hirst Travel to and from Washington, DC for Bates White meeting.	4.00	2,750.00
Matter Total		33.10	USD 24,481.25

Litigation and Adversary Proceedings

05/01/24	M A Cody Review briefing regarding appeal of dismissal order (3.8); communications with Erens regarding same (.2); review briefing in precedent cases (1.1).	5.10	8,032.50
05/01/24	E M Dowling Communications with Johnson regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion.	0.30	217.50
05/01/24	B B Erens Review draft opposition to motion for leave to appeal dismissal order (.50); telephone call with Johnson regarding same (.20); communications with Cody regarding same (.20); review materials regarding opposition to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (2.00).	2.90	4,712.50

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Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241304145

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/01/24	J L Gale Communications with Johnson regarding precedent concerning opposition to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (0.2); review petitions (1.3); research regarding same (3.1); draft summaries of case law (3.0).	7.60	5,510.00
05/01/24	G M Gordon Review emails from Erens, Marshall regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review order denying direct appeal of dismissal opinion.	0.20	400.00
05/01/24	A P Johnson Review opposition to motion for leave to appeal dismissal order (1.8); draft email to Erens regarding same (.3); discuss same with Erens (.2); review emails from Marshall, Erens regarding same (.2); review Maune Raichle Fourth Circuit petition for en banc review of order denying direct appeal of dismissal opinion (1.1); review Asbestos Committee en banc petition (1.0); analyze precedent regarding same (1.3); discuss same with Gale (.2), Lombardi (.1); draft emails to Marshall, Gale regarding same (.1); review emails from Erens, Redmond, Marshall regarding same (.2); review opposition to motion for leave to appeal dismissal order (.3); review emails from Redmond regarding same (.1).	6.90	6,382.50
05/01/24	P Lombardi Review Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.4); discuss same with Johnson (.1).	0.50	425.00
05/01/24	C K Marshall Revise opposition to motion for leave to appeal dismissal order (3.0); review Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.7); emails with Gordon, Erens regarding same (.2).	3.90	5,655.00
05/01/24	C P Redmond Review and comment on opposition to motion for leave to appeal dismissal order (.9); draft email to internal team regarding same (.2).	1.10	1,072.50
05/02/24	M A Cody Review briefing and precedent regarding dismissal issues.	1.80	2,835.00
05/02/24	B B Erens Review and revise opposition to motion for leave to appeal dismissal order (.80); prepare for (.30) and attend (.80) call with Johnson, Marshall, Redmond regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion; telephone call with client and Marshall regarding same (.20); telephone call with McGuire regarding same (.20); telephone call with Gordon regarding same (.20).	2.50	4,062.50
05/02/24	J L Gale Research regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (4.5); draft summary of research (1.2); discuss same with Johnson (0.5); revise summary of research (1.0); further research regarding same (2.1); draft email to Johnson regarding same (0.2).	9.50	6,887.50
05/02/24	A P Johnson Review Maune Raichle Fourth Circuit petition for en banc review of order denying direct appeal of dismissal opinion (.7); review Asbestos Committee en banc petition (.6); analyze precedent regarding same (3.8); discuss same with Gale (.5); review email from Gale regarding same (.2); prepare for (.3) and attend (.8) call with Erens, Marshall, Redmond regarding same; review emails from Erens, Redmond, Marshall regarding same (.3); review opposition to motion for leave to appeal dismissal order (.8); draft email to Lombardi regarding same (.1).	8.10	7,492.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/02/24	P Lombardi Review and revise opposition to motion for leave to appeal dismissal order (4.8); review email from Johnson regarding opposition (.1).	4.90	4,165.00
05/02/24	C K Marshall Review Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.90); attend call with Johnson, Erens, Redmond regarding same (.80); attend call with client and Erens regarding same (.20); emails with internal team regarding opposition to motion for leave to appeal dismissal order (.40).	2.30	3,335.00
05/02/24	C P Redmond Review Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.6); attend call with Marshall, Erens and Johnson regarding same (.8); research in connection with en banc petitions (.6); emails with internal team regarding same (.4).	2.40	2,340.00
05/03/24	M A Cody Review and analyze briefs in precedent cases regarding dismissal issues.	2.90	4,567.50
05/03/24	B B Erens Emails with Gordon, Marshall concerning Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.40); review precedent relating to same (.30); telephone calls with Johnson regarding potential amicus briefs in support of en banc petitions (.20).	0.90	1,462.50
05/03/24	J L Gale Research regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (2.9); draft email to Johnson regarding same (0.6); discuss same with Johnson (0.1); revise summaries of research (2.1); further research regarding same (0.8).	6.50	4,712.50
05/03/24	G M Gordon Review and respond to emails from Erens, Marshall regarding matters concerning Asbestos Committee, Maune Raichle petitions in Fourth Circuit for en banc review of order denying direct appeal of dismissal opinion (.30); review and respond to further emails from Marshall regarding same (.30).	0.60	1,200.00
05/03/24	A P Johnson Review Maune Raichle Fourth Circuit petition for en banc review of order denying direct appeal of dismissal opinion (.5); review Asbestos Committee en banc petition (.6); analyze precedent regarding same (3.0); draft summary of same (.7); discuss research relating to same with Gale (.1) and Wreesman (.4); review emails from Gale, Wreesman regarding same (.4); review precedent relating to same (.6); communications with Erens regarding potential amicus briefs in support of en banc petitions (.2).	6.50	6,012.50
05/03/24	C K Marshall Emails with Erens, Gordon concerning Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion and potential amicus briefs in support of same (.40); emails with Gordon regarding same (.30); revise opposition to motion for leave to appeal dismissal opinion (.80).	1.50	2,175.00
05/03/24	D Wreesman Research precedent concerning Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.8); call with Johnson regarding same (.4); draft email to Johnson regarding same (.9).	2.10	1,417.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/04/24	E M Dowling Review email from Johnson regarding research relating to potential litigation matters.	0.30	217.50
05/04/24	J L Gale Research precedent concerning Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (3.4); review email from Johnson regarding potential amicus briefs in support of same (0.4).	3.80	2,755.00
05/04/24	A P Johnson Review precedent relating to petition for Fourth Circuit for direct appeal of dismissal order (.3); review Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.2); discuss same with Lombardi, Dowling (.3); draft emails to Gale, Lombardi, Wreesman regarding potential amicus brief relating to en banc petitions (.8); research precedent regarding same (1.6); discuss research relating to potential litigation matters with Lombardi (.4); draft summary of research (1.3); communications with Dowling regarding same (.4).	5.30	4,902.50
05/04/24	P Lombardi Review precedent concerning potential amicus briefs relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.4); discuss same with Johnson (.3); draft materials relating to same (.4); review opposition to motion for leave to appeal dismissal order (1.2); call with Johnson to discuss research relating to potential litigation matters (.4).	2.70	2,295.00
05/05/24	E M Dowling Research regarding potential litigation matters.	3.80	2,755.00
05/05/24	B B Erens Revise opposition for motion for leave to appeal dismissal order (.50); draft summary concerning next steps relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.70).	2.20	3,575.00
05/05/24	J L Gale Research regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (4.80); draft email to Johnson regarding same (.50); emails with Johnson, Lombardi regarding same (.10).	5.40	3,915.00
05/05/24	A P Johnson Review research from Gale regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.4); review research from Wreesman regarding same (.3); draft emails to Lombardi, Gale regarding same (.1).	0.80	740.00
05/05/24	P Lombardi Research regarding potential amicus briefs relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.9); draft materials regarding same (2.1); emails with Johnson, Gale regarding same (.1); communications with Williams regarding same (.1).	3.20	2,720.00
05/05/24	A T Williams Communicate with Lombardi regarding research concerning potential amicus briefs relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.10); research regarding same (2.00).	2.10	1,522.50
05/06/24	M A Cody Review pleadings and precedent related to dismissal issues.	3.70	5,827.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/06/24	E M Dowling Research regarding potential litigation matters (7.9); emails with Johnson regarding same (.3).	8.20	5,945.00
05/06/24	B B Erens Telephone call with Marshall regarding potential amicus issues relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.20); telephone call with Johnson regarding same (.20).	0.40	650.00
05/06/24	J L Gale Research relating to potential 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 (1.7); discuss same with Johnson (0.3); revise summary of research (0.9).	2.90	2,102.50
05/06/24	A P Johnson Review email from Dowling regarding potential litigation matters (.2); draft reply to same (.1); review research regarding potential 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 (1.5); communications with Gale regarding research (.3); analyze precedent relating to same (1.9); review draft materials regarding same (1.7); discuss same with Erens (.2) and Lombardi (.3).	6.20	5,735.00
05/06/24	P Lombardi Research precedent regarding potential 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 (1.2); draft materials related to same (5.2); review email from Williams concerning same (.3); attend call with Johnson concerning same (.3); revise materials concerning same (1.1); revise objection to motion for leave to appeal dismissal opinion (.4).	8.60	7,310.00
05/06/24	C K Marshall Attend call with Erens regarding issues relating to appeal of dismissal order.	0.10	145.00
05/06/24	A T Williams Research regarding potential 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 (1.7); draft email to Lombardi regarding same (.3).	2.00	1,450.00
05/07/24	E M Dowling Research regarding potential litigation matters (2.20); discuss same with Johnson (.10).	2.30	1,667.50
05/07/24	B B Erens Review draft materials relating to potential amicus briefs in support of Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal.	0.50	812.50
05/07/24	J L Gale Research regarding potential 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.	4.20	3,045.00
05/07/24	A P Johnson Discuss research regarding potential litigation matters with Dowling (.1); research precedent related to same (.3); review materials relating to potential 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 (2.6); revise materials (3.7); review same (.8); discuss same with Lombardi (.1).	7.60	7,030.00
05/07/24	P Lombardi Review materials related to potential amicus briefs in connection with Asbestos Committee and Maune	3.50	2,975.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.9); review case law concerning same (1.5); discuss same with Johnson (.1).		
05/07/24	D Wreesman	0.50	337.50
	Research regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.2); draft email to Johnson regarding same (.3).		
05/08/24	M A Cody	4.00	6,300.00
	Review briefs and pleadings regarding dismissal issues, appeals and related issues (2.8); meeting with Erens regarding same (.1); review related emails in connection with same (.3); review and analyze memorandum regarding potential litigation matters (.8).		
05/08/24	B B Erens	3.80	6,175.00
	Review and 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 (1.00); review motions and related pleadings regarding same (1.90); communications with Johnson regarding opposition (.40); call with Future Claimants' Representative regarding same (.30); review materials relating to same (.20).		
05/08/24	J L Gale	8.70	6,307.50
	Research regarding 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 (2.1); research related to en banc petitions matters (1.1); discuss research with Johnson (0.5); revise summary of precedent related to amicus briefs (1.1); revise memorandum related to same (2.1); revise summaries of case law (1.8).		
05/08/24	A P Johnson	8.30	7,677.50
	Review precedent related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.3); discuss same with Gale (.5); review email from Wreesman regarding same (.4); discuss same with Lombardi, Wreesman, Erens (.5); review precedent related to dismissal appeal (.6); draft email to Tomsic regarding same (.1); discuss opposition to motions for leave to file amicus briefs in connection with en banc petitions with Erens (.2); review Bestwall Asbestos Committee amicus and related motion for leave (1.8); discuss same with Erens, Lombardi (1.0); draft emails to Tananbaum, Marshall, Erens, Lombardi regarding same (.6); review opposition (.9); discuss potential litigation matters with Miller, Erens (.4).		
05/08/24	P Lombardi	2.40	2,040.00
	Review 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 (1.1); calls with Johnson concerning same (.8); research precedent concerning same (.5).		
05/08/24	C K Marshall	1.10	1,595.00
	Review proposed amicus briefs and related motions for leave to file same in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.50); emails with internal team regarding same (.60).		
05/08/24	D S Torborg	0.40	560.00
	Review precedent relating to Asbestos Committee petition for en banc review of order denying direct appeal of dismissal opinion.		
05/08/24	D Wreesman	0.20	135.00
	Call with Johnson regarding Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion.		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/09/24	M A Cody Review and analyze briefs in dismissal order appeal proceedings (2.8); meeting with Erens regarding same (.1).	2.90	4,567.50
05/09/24	E M Dowling Review research from Rayburn Cooper team regarding potential litigation matters.	0.80	580.00
05/09/24	B B Erens Communications with Johnson regarding 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 (.50); review pleadings regarding same (1.00); telephone call with Marshall regarding same (.20); emails with internal team regarding same (.40); communications with Future Claimants' Representative regarding same (.20).	2.30	3,737.50
05/09/24	J L Gale Research regarding 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 (3.1); revise summaries of precedent (1.8); meeting with Lombardi regarding same (0.2).	5.10	3,697.50
05/09/24	A P Johnson Review DBMP Asbestos Committee amicus brief and related motion for leave in connection with Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (1.7); discuss same with Lombardi, Erens, Marshall (1.4); review opposition to motions for leave to file amicus briefs (1.8); analyze precedent related to same (1.4); review emails from Marshall, Erens, Lombardi regarding same (.4); discuss potential litigation matters with Erens (.1); review emails from Miller, Hirst, Dowling regarding same (.6).	7.40	6,845.00
05/09/24	P Lombardi Calls with Johnson concerning objection 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 (.9); meeting with Gale concerning same (.2); review precedent related to objection to motions for leave (1.6); research precedent concerning same (2.2); draft emails to Marshall, Erens, and Johnson concerning same (.4); draft insert for objection to motion for leave (.4); review objection (1.0).	6.70	5,695.00
05/09/24	C K Marshall Revise objection 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 (4.6); communications with Johnson regarding same (.4).	5.00	7,250.00
05/10/24	M A Cody Review briefing and precedent regarding appeal of dismissal order.	2.30	3,622.50
05/10/24	E M Dowling Research regarding potential litigation matters (2.4); draft memorandum regarding same (2.0).	4.40	3,190.00
05/10/24	B B Erens Review and 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 (.70); discuss same with Johnson (.30); communications with Johnson regarding research relating to potential litigation matters (.20); draft materials regarding en banc petitions (.40); review emails from Johnson regarding potential litigation research (.50).	2.10	3,412.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/10/24	J L Gale 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).	6.60	4,785.00
05/10/24	A P Johnson 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).	7.10	6,567.50
05/10/24	P Lombardi 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).	1.60	1,360.00
05/10/24	C K Marshall 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).	3.80	5,510.00
05/10/24	C L Smith Attend 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).	0.40	210.00
05/10/24	D Wreesman 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).	1.30	877.50
05/12/24	A P Johnson 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).	5.70	5,272.50
05/13/24	M A Cody Review pleadings and precedent regarding appellate issues and pending matters.	1.70	2,677.50
05/13/24	B B Erens 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).	2.00	3,250.00
05/13/24	J L Gale Research relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of	2.10	1,522.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
			order denying direct appeal of dismissal opinion (1.8); discuss same with Johnson (.0.3).
05/13/24	G M Gordon	0.20	400.00 Review and respond to emails from Hardman, Guy, Erens regarding issues relating to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion.
05/13/24	A P Johnson	4.10	3,792.50 Review research related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (.6); review emails from Erens, Marshall regarding same (.2); discuss same with Gale (.3); review memo related to potential litigation matters (.3); revise same (1.5); analyze precedent related to same (.9); discuss same with Dowling (.3).
05/14/24	M A Cody	2.60	4,095.00 Review materials in relevant case raising related litigation issues (.8); review materials relating to appeals of dismissal order (1.8).
05/14/24	B B Erens	0.90	1,462.50 Conference with Johnson regarding research relating to potential litigation matters (.20); review memo from Johnson regarding same (.70).
05/14/24	A P Johnson	3.40	3,145.00 Discuss research relating to potential litigation matters with Erens (.2); review materials relating to litigation matters (.9); review precedent relating to appeal of dismissal order (1.3); discuss precedent related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion with Gale (.2); review same (.8).
05/15/24	B B Erens	0.20	325.00 Emails with internal team and Asbestos Committee regarding denial of petitions for en banc review of order denying direct appeal of dismissal opinion and District Court dismissal order appeal proceedings.
05/15/24	J L Gale	4.00	2,900.00 Research precedent related to Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion (3.1); discuss same with Johnson (0.4); revise summary of precedent (0.5).
05/15/24	A P Johnson	3.30	3,052.50 Review opposition to motion for leave to appeal dismissal order (1.8); review order denying Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion and related deferral termination notice (.1); discuss same with Lombardi, Gale (.4); review precedent related to same (.6); review emails from Marshall, Erens regarding en banc petitions (.2); draft email to Gale regarding same (.2).
05/15/24	C K Marshall	0.50	725.00 Emails with internal team regarding order denying Asbestos Committee and Maune Raichle Fourth Circuit petitions for en banc review of order denying direct appeal of dismissal opinion.
05/16/24	J L Gale	0.40	290.00 Revise summary of precedent in connection with opposition to motion for leave to appeal dismissal order.
05/16/24	A P Johnson	0.90	832.50 Review opposition to motion for leave to appeal dismissal order (.7); review emails from Miller, Fulton regarding matters concerning status of appeals (.2).

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/16/24	P Lombardi	0.90	765.00
	Review opposition to motion for leave to appeal dismissal order (.4); revise same (.5).		
05/16/24	C K Marshall	0.80	1,160.00
	Revise opposition to motion for leave to appeal dismissal order.		
05/16/24	D S Torborg	1.20	1,680.00
	Review matters relating to derivative litigation issues.		
05/17/24	M A Cody	0.50	787.50
	Review material regarding dismissal order appeals.		
05/17/24	B B Erens	0.20	325.00
	Review draft of opposition to motion for leave to appeal dismissal order.		
05/17/24	J L Gale	0.60	435.00
	Research in support of opposition to motion for leave to appeal dismissal order.		
05/17/24	M R Hirst	0.40	550.00
	Review record for District Court appeal of dismissal order (.20); emails with Johnson regarding same (.20).		
05/17/24	A P Johnson	0.70	647.50
	Emails with Hirst regarding record for District Court appeal of dismissal order (.2); review precedent related to same (.1); review draft opposition to motion for leave to appeal dismissal order (.4).		
05/17/24	C K Marshall	3.20	4,640.00
	Revise opposition to motion for leave to appeal dismissal order.		
05/20/24	M A Cody	0.80	1,260.00
	Review materials relating to appeal of dismissal order.		
05/20/24	B B Erens	0.50	812.50
	Emails with Hirst and Rayburn Cooper team regarding record for District Court appeal of dismissal order (.30); review revisions to opposition to motion for leave to appeal dismissal order (.20).		
05/20/24	M R Hirst	0.70	962.50
	Communicate with Erens and Rayburn Cooper team regarding record for District Court appeal of dismissal order (0.3); review opposition to motion for leave to appeal dismissal order (0.4).		
05/20/24	A P Johnson	3.60	3,330.00
	Review opposition to motion for leave to appeal dismissal order (.5); revise same (1.3); review precedent related to same (1.0); review emails from Erens, Marshall regarding same (.3); draft emails to Erens, Marshall regarding same (.1); discuss same with Gale (.2); discuss same with Erens (.2).		
05/20/24	C K Marshall	6.20	8,990.00
	Revise opposition to motion for leave to appeal dismissal order (5.90); emails with internal team regarding same (.30).		
05/21/24	M A Cody	2.80	4,410.00
	Review pleadings and materials regarding motion for leave to appeal dismissal order.		
05/21/24	B B Erens	0.20	325.00
	Communications with Johnson regarding opposition to motion for leave to appeal dismissal order.		

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/21/24	J L Gale Revise opposition to motion for leave to appeal dismissal order.	3.30	2,392.50
05/21/24	M R Hirst Review opposition to motion for leave to appeal dismissal order (0.6); communications with internal team regarding same (0.2).	0.80	1,100.00
05/21/24	A P Johnson Review opposition to motion for leave to appeal dismissal order (.4); revise same (1.6); discuss same with Erens (.2); draft email to Tananbaum regarding same (.1).	2.30	2,127.50
05/22/24	M A Cody Review draft response in opposition to motions for leave to appeal dismissal order (1.2); review related materials and precedent (1.3).	2.50	3,937.50
05/22/24	B B Erens Emails with internal team regarding status report for District Court in connection with appeal of dismissal order (.20); communications with Johnson regarding opposition to motion for leave to appeal dismissal order (.20); diligence and planning in connection with potential litigation matters (.20).	0.60	975.00
05/22/24	J L Gale Revise opposition to motion for leave to appeal dismissal order.	2.50	1,812.50
05/22/24	M R Hirst Review and revise opposition to motion for leave to appeal dismissal order (0.8); review and draft record designations in connection with appeal of dismissal order (2.7); communications with internal team regarding appeal issues (0.4).	3.90	5,362.50
05/22/24	A P Johnson Review status report for District Court relating to appeal of dismissal order (.2); review emails from Erens, Miller, Hirst regarding same (.1); review opposition to motion for leave to appeal dismissal order (.3); review emails from Hirst, Miller regarding record for appeal of dismissal order (.2); review precedent related to same (.4); discuss same with Hirst, Villalba (.1).	1.30	1,202.50
05/22/24	C K Marshall Revise opposition to motion for leave to appeal dismissal order (.60); review and revise record designations in connection with appeal of dismissal order (1.30).	1.90	2,755.00
05/22/24	D C Villalba Draft record designations in connection with appeal of dismissal order (0.4); review same (0.9); emails with internal team regarding same (0.1); research regarding potential litigation matters (3.5).	4.90	4,287.50
05/23/24	B B Erens Attend call with Johnson and Future Claimants' Representative regarding appeal of dismissal order and matters relating to same (.2); emails with internal team regarding record designations for appeal of dismissal order (.3).	0.50	812.50
05/23/24	J L Gale Discuss potential litigation matters with Johnson.	0.20	145.00
05/23/24	M R Hirst Revise opposition to motion for leave to appeal dismissal order (0.4); revise record designations relating to appeal of dismissal order (0.3); emails with internal team regarding same (0.2).	0.90	1,237.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/23/24	A P Johnson 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).	2.30	2,127.50
05/23/24	C K Marshall 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).	1.10	1,595.00
05/23/24	D C Villalba 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).	8.10	7,087.50
05/24/24	B B Erens Attend call with Future Claimants' Representative, Johnson regarding opposition to motion for leave to appeal dismissal order (.5); communications with Johnson regarding same (.2).	0.70	1,137.50
05/24/24	A P Johnson 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).	1.40	1,295.00
05/24/24	C K Marshall Emails with Johnson regarding pro hac vice motion in connection with District Court appeals of dismissal order.	0.10	145.00
05/24/24	D C Villalba 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).	6.90	6,037.50
05/26/24	B B Erens Review revised draft of Future Claimants' Representative opposition to motion for leave to appeal dismissal order.	0.30	487.50
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).	1.50	1,387.50
05/27/24	B B Erens Emails with internal team regarding Future Claimants' Representative opposition to motion for leave to appeal dismissal order.	0.20	325.00
05/27/24	A P Johnson 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).	5.40	4,995.00
05/27/24	C K Marshall Review and comment on Future Claimants' Representative opposition to motion for leave to appeal	1.40	2,030.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
			dismissal order (1.20); emails with internal team regarding same (.20).
05/28/24	M A Cody	1.20	1,890.00 Review and analyze oppositions to motions for leave to appeal dismissal order.
05/28/24	B B Erens	1.60	2,600.00 Telephone call with Johnson regarding potential litigation matters (.20); review memoranda regarding same (.40); communications with Johnson regarding opposition to motion for leave to appeal dismissal order (.20); review same (.60); emails with internal team regarding same (.20).
05/28/24	M R Hirst	1.20	1,650.00 Revise opposition to motion for leave to appeal dismissal order (0.8); emails with internal team regarding same (0.4).
05/28/24	A P Johnson	4.90	4,532.50 Review opposition to motion for leave to appeal dismissal order (2.1); revise same (.6); review precedent related to same (.2); draft emails to Marshall, Erens, Fulton, Miller regarding same (.6); revise record designations relating to dismissal order appeal (.3); review same (.1); analyze precedent regarding same (.5); draft emails to Villalba, Miller regarding same (.2); review pro hac vice motions for District Court appeals of dismissal order (.1); review emails from Fulton, Miller, Villalba, Erens regarding same (.2).
05/28/24	C K Marshall	0.60	870.00 Revise opposition to motion for leave to appeal dismissal order.
05/28/24	C L Smith	1.10	577.50 Review opposition to Maune Raichle District Court motion for leave to appeal dismissal order (.10); communications with Villalba regarding same (.10); revise opposition (.20); review designation of record in connection with same (.10); prepare designation of record for filing and forward same to Johnson, Villalba (.10); prepare opposition for filing and forward same to Johnson, Villalba (.10); review Johnson, Villalba, Ross emails regarding filing matters relating to same (.20); communications with Johnson regarding revised opposition (.10); prepare same for filing and forward to Johnson, Villalba (.10).
05/28/24	D C Villalba	8.40	7,350.00 Review opposition to motion for leave to appeal dismissal order (0.7); communicate with Smith regarding same (0.2); communicate with Fulton and Miller regarding same (0.1); revise record designations in connection with same (0.8); prepare pro hac vice motions for District Court dismissal appeal for filing (0.2); research regarding potential litigation matters (2.4); draft summary of same (4.0).
05/29/24	M A Cody	2.80	4,410.00 Review and analyze briefing in connection with appeal of order denying dismissal motions.
05/29/24	B B Erens	0.20	325.00 Communications with internal team regarding Asbestos Committee responses to discovery in derivative litigation adversary proceedings.
05/29/24	G M Gordon	0.20	400.00 Review and respond to emails from internal team regarding Asbestos Committee responses to discovery in derivative litigation adversary proceedings.
05/29/24	M R Hirst	0.90	1,237.50 Review Asbestos Committee responses to discovery in derivative litigation adversary proceedings (0.7); communicate with internal team regarding Asbestos Committee discovery responses (0.2).

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/29/24	A P Johnson Review Future Claimants' Representative opposition to motion for leave to appeal dismissal order (.7); review emails from Cotton Wright team, Carnie related to same (.1).	0.80	740.00
05/29/24	D S Torborg Review Asbestos Committee responses to discovery in derivative litigation adversary proceedings (1.10); communications with internal team regarding same (.20).	1.30	1,820.00
05/30/24	M R Hirst Review Asbestos Committee responses to discovery in derivative litigation adversary proceedings.	0.80	1,100.00
05/30/24	D S Torborg Review Asbestos Committee responses to discovery in derivative litigation adversary proceedings.	1.10	1,540.00
05/30/24	D C Villalba Draft summary related to potential litigation matters.	1.10	962.50
05/31/24	M A Cody Attend call with counsel for Trane regarding Asbestos Committee responses to discovery in derivative litigation adversary proceedings.	0.50	787.50
05/31/24	B B Erens Attend call with Trane counsel regarding Asbestos Committee responses to discovery in derivative litigation adversary proceedings (.50); discuss same with Torborg (.20); communications with advisors regarding Fourth Circuit acceptance of Bestwall dismissal order appeal (.60).	1.30	2,112.50
05/31/24	M R Hirst Attend call with Trane counsel regarding Asbestos Committee responses to discovery in derivative litigation adversary proceedings (0.5); review Fourth Circuit acceptance of Bestwall dismissal order appeal (0.1); emails regarding same (0.4).	1.00	1,375.00
05/31/24	A P Johnson Review Fourth Circuit acceptance of Bestwall dismissal order appeal (.1); review emails from Miller, Turtz related to same (.2); review precedent related to same (.6).	0.90	832.50
05/31/24	C L Smith Coordinate matters relating to Marshall pro hac vice motion in connection with District Court dismissal opinion appeals (.10); emails with Marshall regarding same (.10).	0.20	105.00
05/31/24	D S Torborg Review Asbestos Committee responses to discovery in derivative litigation adversary proceedings (.8); attend call with counsel for Trane, Erens regarding same (.5); discuss same with Erens (.2).	1.50	2,100.00
Matter Total		393.90	USD 409,137.50

Professional Retention/Fee Issues

05/01/24	M A Cody Communications with Johnson regarding ordinary course professional issues (.3); emails with Johnson and Miller regarding same (.2).	0.50	787.50
05/01/24	A P Johnson Review K&L Gates March monthly statement (.2); review Claro's February and March monthly statement	1.20	1,110.00

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			(.2); review Caplin Drysdale's February monthly statement (.2); review ordinary course professionals report (.1); draft email to Miller regarding same (.1); discuss same with Cody, Lombardi (.2); review ordinary course professional invoices (.2).
05/01/24	P Lombardi	0.60	510.00
			Prepare ordinary course professionals report for filing (.5); draft email to Bowen concerning same (.1).
05/01/24	C L Smith	0.10	52.50
			Update electronic file management system with monthly statements.
05/02/24	A P Johnson	0.40	370.00
			Review LAS March monthly statement (.2); review ordinary course professionals report (.2).
05/03/24	M A Cody	0.90	1,417.50
			Review TetraRho interim fee application (.2); review TetraRho retention application in connection with same (.7).
05/03/24	A P Johnson	0.40	370.00
			Review TetraRho's April monthly statement (.2); review TetraRho's interim fee application (.2).
05/03/24	C L Smith	0.10	52.50
			Update electronic file management system with monthly statements.
05/08/24	J L Gale	0.40	290.00
			Review ordinary course professional monthly statement and invoice (0.3); emails with Johnson, Pratt regarding same (0.1).
05/08/24	A P Johnson	0.30	277.50
			Review ordinary course professional monthly statement (.2); review emails from Pratt, Gale regarding same (.1).
05/08/24	E Pratt	0.40	150.00
			Review of ordinary course professional April invoice and monthly statement (.3); communicate with Johnson, Gale regarding same (.1).
05/09/24	A P Johnson	0.80	740.00
			Review Ankura April monthly statement (.1); review ordinary course professionals report (.6); draft email to Lombardi regarding same (.1).
05/09/24	P Lombardi	1.10	935.00
			Review ordinary course professionals report (.4); draft email to Johnson concerning same (.2); attend call with Johnson concerning same (.1); draft email to Bowen concerning same (.1); draft revision to ordinary course professionals report (.2); draft email to Bowen and Johnson concerning same (.1).
05/10/24	A P Johnson	0.60	555.00
			Review ordinary course professionals report (.2); draft emails to Miller, Lombardi regarding same (.1); review ordinary course professional monthly statement (.2); submit same to notice parties (.1).
05/10/24	P Lombardi	0.30	255.00
			Review final ordinary course professionals report (.1); draft email to Cody concerning same (.1); draft email to Miller, Tomsic, and Lindsay concerning same (.1).
05/14/24	A P Johnson	0.70	647.50
			Review emails from Bowen regarding professionals (.2); review precedent related to same (.2); draft emails

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
	to Bowen regarding same (.3).		
05/14/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
05/15/24	A P Johnson Review emails from Bowen regarding professionals (.2); review email from Hirst regarding ordinary course professionals (.1); draft response to same (.3); review ordinary course professional order (.1).	0.70	647.50
05/21/24	A P Johnson Draft email to Steele regarding monthly statements.	0.10	92.50
05/24/24	A P Johnson Review Bates White's April monthly statement (.7); draft email to Erens regarding same (.1).	0.80	740.00
05/24/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
05/25/24	A P Johnson Review LAS April monthly statement (.2); draft email to Felder regarding recent payment (.1); review Gilbert April monthly statement (.2).	0.50	462.50
05/28/24	A P Johnson Review Rayburn Cooper Durham's April monthly statement (.4); review FTT's April monthly statement (.2); review Claro's April monthly statement (.1).	0.70	647.50
05/30/24	A P Johnson Review K&L Gates' April monthly statement (.2); review Bates White's April monthly statement (.1); review Evert Weathersby Houff's April monthly statement (.4).	0.70	647.50
05/30/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
05/31/24	E M Dowling Review Asbestos Committee's professionals' monthly statements.	0.90	652.50
05/31/24	C L Smith Update electronic file management system with monthly statements.	0.10	52.50
	Matter Total	13.60	USD 12,620.00

Fee Application Preparation

05/02/24	C L Smith Review and revise April invoice for privilege and compliance.	1.60	840.00
05/03/24	C L Smith Review and revise April invoice for privilege and compliance.	1.80	945.00
05/07/24	C L Smith Review and revise April invoice for privilege and compliance.	4.60	2,415.00

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/08/24	C L Smith Review and revise April invoice for privilege and compliance (.90); communications with Fresenko regarding same (.20).	1.10	577.50
05/16/24	C L Smith Review and revise April invoice for privilege and compliance.	2.50	1,312.50
05/17/24	C L Smith Review and revise April invoice for privilege and compliance.	0.50	262.50
05/20/24	C L Smith Communications with internal team regarding April invoice.	0.20	105.00
05/24/24	C L Smith Review and revise April invoice for privilege and compliance.	2.20	1,155.00
05/28/24	B B Erens Review and revise April invoice for privilege and compliance.	0.40	650.00
05/28/24	A P Johnson Review April invoice for privilege and compliance (.20); call with Smith regarding same (.10).	0.30	277.50
05/28/24	C L Smith Communications with Johnson regarding April invoice matters (.10); email to Erens regarding same (.10); attend call with Johnson regarding comments to April invoice (.10); revise same for privilege and compliance (.10).	0.40	210.00
05/29/24	C L Smith Review and revise April invoice for privilege and compliance (.50); draft April monthly statement (.10).	0.60	315.00
05/30/24	A P Johnson Review April monthly statement (.2); emails with Smith regarding same (.1).	0.30	277.50
05/30/24	C L Smith Revise monthly statement for April (.10); emails with Johnson regarding same (.10); submit same to notice parties (.10).	0.30	157.50
Matter Total		16.80	USD 9,500.00

Asbestos Matters

04/09/24	M R Hirst Attend estimation work in process call (0.5); review matters relating to estimation discovery (0.6).	1.50	2,062.50
05/01/24	B B Erens Prepare for Bates White meeting (1.40); prepare for call with client regarding same (.20).	1.60	2,600.00
05/01/24	M R Hirst Communicate with internal team regarding Bates White meeting (0.2); review estimation discovery related issues (1.0).	1.20	1,650.00
05/02/24	C K Cahow Attend call with Tananbaum, Erens, Evert, Masiano regarding asbestos matters and potential next steps	2.60	3,315.00

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	(1.30); prepare for same (.60); attend case status update call with Future Claimants' Representative and advisors (.70).		
05/02/24	M A Cody Telephone conference with the Future Claimants' Representative and advisors regarding case status (.5); review briefing in precedent cases related to asbestos claims treatment and related issues (3.5).	4.00	6,300.00
05/02/24	B B Erens Attend call with client and advisors regarding asbestos matters and potential next steps (1.00); prepare for Future Claimants' Representative call regarding case status (.20); attend call regarding same (.60).	1.80	2,925.00
05/02/24	M R Hirst Attend call with internal team, advisors and Tananbaum regarding asbestos matters and potential next steps (1.0); review materials relating to estimation discovery matters (0.2); communications with internal team regarding estimation (0.3).	1.50	2,062.50
05/02/24	A P Johnson Attend call with Future Claimants' Representative and advisors to discuss case status and next steps.	0.60	555.00
05/03/24	M A Cody Review materials relating to estimation discovery.	0.50	787.50
05/03/24	E Pratt Prepare documents for production in connection with estimation discovery (.3); communicate with Masiano regarding production (.6).	0.90	337.50
05/06/24	B B Erens Telephone call with Evert regarding mediation update.	0.20	325.00
05/07/24	M A Cody Review materials relating to treatment of asbestos claims.	1.80	2,835.00
05/07/24	R Hart Research issues related to estimation discovery.	1.40	1,155.00
05/08/24	B B Erens Communications with internal team regarding status of tasks relating to asbestos matters and potential next steps (.30); draft agenda for Bates White meeting (.20); prepare for client call regarding asbestos matters (.30).	0.80	1,300.00
05/08/24	M R Hirst Communicate with Asbestos Committee regarding protocol relating to estimation discovery (0.3); review next steps in estimation document collection and discovery (1.5).	1.80	2,475.00
05/09/24	B B Erens Attend call with client regarding asbestos matters and potential next steps relating to same (1.10); prepare for same (.30).	1.30	2,112.50
05/09/24	M R Hirst Attend call with Tananbaum regarding asbestos matters and potential next steps (1.0); review estimation discovery issues (0.7); communications with Pratt regarding same (0.3); prepare for Bates White meeting (0.5).	2.50	3,437.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/09/24	E Pratt Review emails related to review of documents in estimation discovery (.2); communicate with vendor to request additional information relating to same (.1); communicate with Masiano regarding status of document production (.2); communicate with Hirst regarding matters relating to review of documents (.3).	0.80	300.00
05/10/24	M R Hirst Review estimation discovery related issues.	1.00	1,375.00
05/13/24	M A Cody Attend meeting with Erens regarding asbestos matters and potential next steps (.5); meeting with Johnson regarding same (.5).	1.00	1,575.00
05/13/24	B B Erens Conference with Cody regarding status of matters relating to asbestos issues and potential next steps (.60); prepare for Bates White meeting (.30).	0.90	1,462.50
05/13/24	G M Gordon Telephone conference with internal team regarding developments and planning.	0.30	600.00
05/13/24	M R Hirst Review estimation discovery issues (0.5); attend call with internal team regarding developments and planning (0.8).	1.30	1,787.50
05/13/24	T B Lewis Attend call with internal team regarding developments and planning.	0.20	290.00
05/13/24	E Pratt Prepare documents for production in connection with estimation discovery (1.1); communicate with Masiano regarding same (.3).	1.40	525.00
05/13/24	D S Torborg Attend call with internal team regarding developments and planning.	0.20	280.00
05/14/24	B B Erens Telephone call with Cahow regarding Bates White meeting (.20); attend Bates White call (.50).	0.70	1,137.50
05/14/24	M R Hirst Attend Bates White call (0.5); attend estimation work in process call (0.5).	1.00	1,375.00
05/14/24	A P Johnson Attend Bates White call.	0.30	277.50
05/15/24	B B Erens Prepare for Bates White meeting (1.0); communicate with Hirst regarding same (.3).	1.30	2,112.50
05/15/24	R Hart Attend meeting with Hirst regarding potentially responsive documents in connection with estimation discovery (0.2); outline next steps related to the same (0.3).	0.50	412.50
05/15/24	M R Hirst Meeting with Hart regarding estimation discovery issues (0.3); review estimation discovery issues (0.9); attend call with Evert regarding estimation status (0.5); prepare for Bates White meeting (0.5); communicate with Erens regarding same (0.3).	2.50	3,437.50

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<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/16/24	C K Cahow Attend Bates White meeting.	5.00	6,375.00
05/16/24	B B Erens Attend Bates White meeting.	4.80	7,800.00
05/16/24	M R Hirst Attend Bates White meeting.	4.00	5,500.00
05/17/24	B B Erens Review emails regarding issues concerning asbestos matters and potential next steps.	0.20	325.00
05/17/24	M R Hirst Communicate with internal team regarding estimation status issues (0.2); review follow up tasks from Bates White meeting (0.3).	0.50	687.50
05/20/24	M A Cody Review materials regarding asbestos issues and potential next steps (1.6); communications with Erens and Rayburn Cooper team regarding same (.2).	1.80	2,835.00
05/20/24	B B Erens Communications with Rayburn Cooper team and Cody regarding matters relating to asbestos issues and next steps.	0.20	325.00
05/20/24	M R Hirst Communicate with Asbestos Committee counsel regarding estimation discovery (0.3); review estimation discovery issues (0.5).	0.80	1,100.00
05/21/24	M A Cody Call with Erens regarding asbestos matters and potential next steps (.2); review issues relating to same (.3).	0.50	787.50
05/21/24	B B Erens Diligence regarding asbestos matters and potential next steps relating to same (.60); telephone calls with Miller regarding same (.30); telephone call with Cody regarding same (.20); telephone call with client regarding same (.40); telephone call with Gordon regarding same (.20); follow up tasks regarding same (.20).	1.90	3,087.50
05/21/24	G M Gordon Telephone conference with Erens issues relating to asbestos matters and potential next steps.	0.30	600.00
05/21/24	M R Hirst Attend estimation work in process call (0.7); communicate with internal team regarding next steps in mediation (0.3).	1.00	1,375.00
05/21/24	E Pratt Prepare search terms in connection with estimation discovery (.6); draft email to Hart regarding results of same (.1).	0.70	262.50
05/22/24	M A Cody Review materials related to asbestos claims issues in precedent cases.	2.30	3,622.50
05/22/24	B B Erens Evaluate issues relating to asbestos matters and potential next steps.	0.20	325.00

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05/22/24	M R Hirst Communicate with Evert regarding estimation matters (0.2); prepare for upcoming meeting regarding same (0.4).	0.60	825.00
05/23/24	B B Erens Call with Evert to prepare for call with client regarding asbestos matters and potential next steps (.30); attend client call regarding same (1.00).	1.30	2,112.50
05/23/24	M R Hirst Conference call with Evert and Masiano regarding estimation (0.5); review estimation discovery related issues (0.5); attend call with Tananbaum and advisors regarding asbestos matters and potential next steps (1.0).	2.00	2,750.00
05/24/24	M A Cody Review materials in precedent cases regarding asbestos claims issues.	2.30	3,622.50
05/24/24	B B Erens Draft memo for client regarding estimation matters (.30); evaluate issues relating to asbestos matters and potential next steps (.20).	0.50	812.50
05/24/24	M R Hirst Review estimation discovery issues.	0.50	687.50
05/26/24	B B Erens Review issues regarding asbestos matters and potential next steps.	0.30	487.50
05/27/24	B B Erens Draft memorandum regarding estimation issues.	1.50	2,437.50
05/28/24	B B Erens Communications with internal team regarding asbestos matters and potential next steps relating to same.	0.20	325.00
05/28/24	M R Hirst Attend estimation work in process call.	0.50	687.50
05/28/24	E Pratt Prepare search terms in connection with estimation discovery (.3); draft email to Hart regarding same (.2).	0.50	187.50
05/28/24	D S Torborg Attend call with internal team regarding developments and planning.	0.40	560.00
05/29/24	B B Erens Prepare for call with client regarding asbestos matters and potential next steps (.20); telephone call with Johnson regarding same (.20); draft task list relating to same (.20).	0.60	975.00
05/29/24	M R Hirst Communicate with Bates White team regarding estimation matters.	0.20	275.00
05/30/24	M A Cody Review materials regarding asbestos issues.	1.30	2,047.50
05/30/24	B B Erens Attend call with client regarding asbestos matters and potential next steps.	0.50	812.50

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Aldrich Pump LLC and Murray Boiler LLC

Invoice: 241304145

<i>Date of Service</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Hours</i>	<i>Amount</i>
05/30/24	M R Hirst Attend conference call with Tananbaum regarding asbestos matters and potential next steps.	0.60	825.00
05/31/24	B B Erens Review Asbestos Committee motion to strike estimation-related subpoena directed to DBMP, Bestwall.	0.20	325.00
	Matter Total	77.60	USD 108,945.00

JONES DAY

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Aldrich Pump LLC and Murray Boiler LLC

Disbursement Detail

<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
Case Administration and Business Operations				
TRAVEL - AIR FARE				
05/16/24	A P Johnson Airfare - Travel to Charlotte, NC for April 24, 2024 hearing.	CHI	276.69	
05/16/24	A P Johnson Airfare - Travel to Charlotte, NC for April 24, 2024 hearing.	CHI	208.36	
05/16/24	M R Hirst Airfare - Travel to Charlotte, NC for hearing.	CHI	680.70	
05/23/24	M A Cody Airfare - Travel to May 7, 2024 meeting with insurers.	CHI	508.45	
05/23/24	M A Cody Airfare - Travel to May 7, 2024 meeting with insurers.	CHI	40.00	
05/23/24	M R Hirst Airfare - Travel to Washington DC for May 16, 2024 meeting with Bates White.	CHI	716.41	
05/23/24	B B Erens Airfare - Travel to May 7, 2024 meeting with insurers.	CHI	321.34	
05/23/24	B B Erens Airfare - Travel to May 7, 2024 meeting with insurers.	CHI	391.65	
05/23/24	B B Erens Airfare - Refund relating to travel to May 7, 2024 meeting with insurers.	CHI	(321.34)	
05/23/24	B B Erens Airfare - Travel to Washington DC for May 16, 2024 meeting with Bates White.	CHI	725.95	
Travel - Air Fare Subtotal				3,548.21
TRAVEL - FOOD AND BEVERAGE EXPENSES				
05/16/24	M R Hirst Meal Breakfast - Travel to Charlotte, NC for hearing.	CHI	14.55	
05/23/24	B B Erens Meal Lunch - Travel to May 7, 2024 meeting with insurers.	CHI	222.60	
05/23/24	B B Erens Meal Dinner - Travel to Washington DC for May 16, 2024 meeting with Bates White.	CHI	261.58	
Travel - Food and Beverage Expenses Subtotal				498.73
TRAVEL - HOTEL CHARGES				
05/16/24	M R Hirst Hotel - Travel to Charlotte, NC for hearing.	CHI	487.62	
05/23/24	B B Erens Hotel - Travel to Washington DC for May 16, 2024 meeting with Bates White.	CHI	723.53	
Travel - Hotel Charges Subtotal				1,211.15
TRAVEL - TAXI CHARGES				
05/16/24	M R Hirst Taxi - Travel to Charlotte, NC for hearing.	CHI	35.91	

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<i>Date</i>	<i>Timekeeper/Fee Earner Name</i>	<i>Location</i>	<i>Amount</i>	<i>Total</i>
05/16/24	M R Hirst Taxi - Travel to Charlotte, NC for hearing.	CHI	24.15	
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, 2024 meeting with Bates White.	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, 2024 meeting with Bates White.	CHI	27.58	
05/23/24	B B Erens Taxi - Travel to May 7, 2024 meeting with insurers.	CHI	47.23	
05/23/24	B B Erens Taxi - Travel to May 7, 2024 meeting with insurers.	CHI	30.12	
05/23/24	B B Erens Taxi - Travel to May 7, 2024 meeting with insurers.	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, 2024 meeting with Bates White.	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 with insurers.	CHI	42.00	
Travel - Other Costs Subtotal				58.00
Matter Total			USD	5,918.65

EXHIBIT B

Proposed Order

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

In re

ALDRICH PUMP LLC, *et al.*,¹

Debtors.

Chapter 11

Case No. 20-30608 (JCW)

(Jointly Administered)

**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")² filed by Jones Day as counsel to the above-captioned debtors and debtors in possession (the "Debtors"); the Court having reviewed the Interim Fee

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.

² Capitalized terms not otherwise defined herein have the meanings given to them in the Interim Fee Application.

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.

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