PACHULSKI STANG ZIEHL & JONES LLP Jeffrey N. Pomerantz (CA Bar No. 143717) John A. Morris (NY Bar No. 2405397) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: (310) 277-6910 Facsimile: (310) 201-0760 Email: jpomerantz@pszjlaw.com jmorris@pszjlaw.com gdemo@pszjlaw.com

-and-

HAYWARD PLLC Melissa S. Hayward (Texas Bar No. 24044908) Zachery Z. Annable (Texas Bar No. 24053075) 10501 N. Central Expy., Ste. 106 Dallas, Texas 75231 Telephone: (972) 755-7100 Facsimile: (972) 755-7110 Email: MHayward@HaywardFirm.com ZAnnable@HaywardFirm.com

Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

§

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§ §

§ §

§

§ §

§ §

HIGHLAND CAPITAL MANAGEMENT, L.P.,

Plaintiff,

vs.

JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,

Defendants.

Adv. Proc. No. 21-03003-sgj

Case No. 3:21-cv-00881-X



HIGHLAND CAPITAL MANAGEMENT, L.P.,	\$ \$
Plaintiff,	§ § Adv. Proc. No. 21-03004-sgj §
VS.	§ §
HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P.,	§ Case No. 3:21-cv-00881-X § § §
Defendant.	\$ \$ \$
HIGHLAND CAPITAL MANAGEMENT, L.P.,	\$ \$
Plaintiff,	<pre>§</pre>
vs.	§ §
NEXPOINT ADVISORS, L.P., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,	<pre> § Case No. 3:21-cv-00881-X § § </pre>
Defendants.	\$ \$
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §
Plaintiff,	§ § Adv. Proc. No. 21-03006-sgj
VS.	§ §
HIGHLAND CAPITAL MANAGEMENT SERVICES, INC., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,	<pre> § Case No. 3:21-cv-00881-X § § § § </pre>
Defendants.	§ §

HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Plaintiff,	\$ \$ \$	Adv. Proc. No. 21-03007-sgj
VS.	§	
	§	Case No. 3:21-cv-00881-X
HCRE PARTNERS, LLC (n/k/a NexPoint	§	
Real Estate Partners, LLC), JAMES	§	
DONDERO, NANCY DONDERO, AND	§	
THE DUGABOY INVESTMENT TRUST,	§	
	§	
	§	
Defendants.	§	

NOTICE OF ATTORNEYS' FEES CALCULATION AND BACKUP DOCUMENTATION

PLEASE TAKE NOTICE that Highland Capital Management, L.P. ("<u>Highland</u>" or "<u>Plaintiff</u>"), the reorganized debtor in the above-captioned chapter 11 case (the "<u>Bankruptcy</u> <u>Case</u>") and plaintiff in the above-referenced adversary proceedings (the "<u>Adversary Proceedings</u>") hereby files this *Notice of Attorney's Fees Calculation and Backup Documentation* (the "<u>Notice</u>") in support of its *Proposed Form of Judgment*, in accordance with the Court's directive in its *Report* and Recommendation to District Court: Court Should Grant Plaintiff's Motion for Partial Summary Judgment Against All Five Note Maker Defendants (With Respect to All Sixteen Promissory Notes) in the Above-Referenced Consolidated Note Actions [Docket No. 191] (the "<u>R&R</u>"), filed on July 19, 2022.

1. Attached as <u>Exhibit 1</u> is the *Declaration of John A. Morris in Support of Highland Capital Management, L.P.'s Proposed Form of Judgment* (the "<u>Morris Declaration</u>"), and backup documentation supporting the calculation of attorneys' fees.

[Remainder of Page Intentionally Blank]

Dated: August 5, 2022

PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) John A. Morris (NY Bar No. 2405397) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067 Telephone: (310) 277-6910 Facsimile: (310) 201-0760 Email: jpomerantz@pszjlaw.com jmorris@pszjlaw.com gdemo@pszjlaw.com

-and-

HAYWARD PLLC

/s/ Zachery Z. Annable Melissa S. Hayward Texas Bar No. 24044908 MHayward@HaywardFirm.com Zachery Z. Annable Texas Bar No. 24053075 ZAnnable@HaywardFirm.com 10501 N. Central Expy, Ste. 106 Dallas, Texas 75231 Tel: (972) 755-7110 Fax: (972) 755-7110

Counsel for Highland Capital Management, L.P.

EXHIBIT 1

DECLARATION OF JOHN A. MORRIS IN SUPPORT OF HIGHLAND CAPITAL MANAGEMENT L.P.'S PROPOSED FORM OF JUDGMENT

I, John A. Morris, pursuant to 28 U.S.C. § 1746, under penalty of perjury, declare as follows:

2. I am a partner in the law firm Pachulski, Stang, Ziehl & Jones LLP (the "<u>Firm</u>"), counsel to Highland Capital Management, L.P. ("<u>Highland</u>" or "<u>Plaintiff</u>"), the Reorganized Debtor in the above-captioned chapter 11 case (the "<u>Bankruptcy Case</u>") and the plaintiff in the above-referenced adversary proceedings (each, a "<u>Note Litigation</u>," and collectively, the "<u>Notes Litigation</u>"). I submit this Declaration in support of *Highland Capital Management*, *L.P.* 's Proposed Forms of Judgment (the "<u>Proposed Judgments</u>").

3. I have overseen my Firm's representation of Plaintiff in all aspects of the Notes Litigation. This Declaration is based on my personal knowledge and review of the documents listed below.

4. On July 19, 2022, the Bankruptcy Court rendered a *Report and Recommendation to District Court: Court Should Grant Plaintiff's Motion for Partial Summary Judgment Against All Five Note Maker Defendants (With Respect to All Sixteen Promissory Notes) in the Above-Referenced Consolidated Note Actions* (the "<u>R&R</u>").¹ In the R&R, the Court directed Highland to "submit a form of Judgment applicable to each Note Maker Defendant that calculates proper amounts due pursuant to th[e] Report and Recommendation, including interest accrued to date (and continuing per diem), as well as attorneys' fees incurred." R&R at 44-45.

¹ Identical copies of the R&R were filed in Adv. Pro. No. 21-03003 at Docket No. 191; Adv. Pro. No. 21-03004 at Docket No. 163; Adv. Pro. No. 21-03005 at Docket No. 207; Adv. Pro. No. 21-03006 at Docket No. 213; and Adv. Pro. No. 21-03007 at Docket No. 208.

5. As set forth below, and in accordance with the Court's direction in the R&R, I and others working at my direction have reviewed invoices related to the attorneys' fees and expenses charged to Highland in the Notes Litigation and calculated the amount of attorneys' fees and expenses incurred in connection therewith.

A. <u>Attorneys' Fees Charged by Pachulski Stang Ziehl & Jones LLP</u>

6. In the ordinary course of business, timekeepers (including attorneys and legal assistants) at my Firm record billable time in increments of one-tenth of an hour. Timekeepers are also required to classify their work by task codes and/or matter numbers to differentiate between individual tasks conducted for the same client.

7. For the period December 1, 2020, until August 10, 2021, the Firm's timekeepers recorded their time entries relating to the Notes Litigation under matter number ".002" and task code "BL" (short for "Bankruptcy Litigation"). Attached as <u>Exhibit A</u> are the Firms' invoices for the period December 1, 2020, through August 10, 2021, that reflect all of the Firm's time billed to the Notes Litigation.

8. For the period August 11, 2021, through December 31, 2021, the Firm's timekeepers recorded their time entries relating to the Notes Litigation under matter number ".003" and task code "NL" (short for "Notes Litigation"). Attached as **Exhibit B** are the Firm's invoices for the period August 11, 2021, through December 31, 2021, that reflect all of the Firm's time billed to the Notes Litigation.

9. On January 1, 2022, the Firm created a new matter number (".004") for timekeepers to record their time entries relating to the Notes Litigation. Attached as <u>Exhibit C</u> are the Firm's invoices for the period January 1, 2022, through July 31, 2022, that reflect all of the Firm's time billed to the Notes Litigation.

6

10. We have reviewed the attached invoices and redacted all entries that we concluded were inadvertently coded or charged to the Notes Litigation ("<u>Misapplied Time</u>"). Based on that review, we believe the attached invoices capture and reflect fees properly charged by my Firm to Highland with respect to the Notes Litigation.

11. For the period December 1, 2020 through July 31, 2022, the attorneys' fees billed by the Firm's timekeepers with respect to the Notes Litigation and charged to Highland are in the total aggregate amount of \$2,663,585.30 (the "Fees").

B. Third-Party Expenses Incurred In Connection with the Notes Litigation

12. In order to conserve resources, the Firm retained a third-party litigation support from a firm called "Robert Half" to review documents for responsiveness and privilege in connection with the Notes Litigation. Attached as **Exhibit D** are the invoices for services rendered by Robert Half in connection with the Notes Litigation for the period December 1, 2020 through July 31, 2022 (the "Robert Half Expenses").

13. Finally, Highland took and defended numerous depositions in connection with the Notes Litigation. Attached as <u>Exhibit E</u> are invoices rendered by TSG Reporting, Inc. for court reporting services rendered in connection with the Notes Litigation for the period December 1, 2020 through July 31, 2022 (the "<u>Court Reporting Expenses</u>," and together with the Robert Half Expenses, the "<u>Expenses</u>").

14. For the period December 1, 2020 through July 31, 2022, the Expenses incurred by the Firm and charged to Highland with respect to the Notes Litigation are in the total aggregate amount of \$57,460.55.

7

C. <u>Summary of All Fees and Expenses Incurred by Highland in the Notes Litigation</u>

15. Attached as **Exhibit F** is chart showing that the aggregate amount of all Fees and Expenses charged to Highland in connection with the collection of the Notes is \$2,797,105.35.

16. As the Court is aware, there was substantial overlap in the legal and factual issues in the five adversary proceedings. Consequently, there was no reasonable way to allocate the Fees and Expenses separately between each Note Litigation and we believe the fairest method of allocating the Fees and Expenses under the circumstances is to charge each Defendant for one-fifth the total, or \$559,421.07.

17. I declare under penalty of perjury that the forgoing is true and correct.Dated: August 5, 2022

/s/ John A. Morris John A. Morris

EXHIBIT A

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

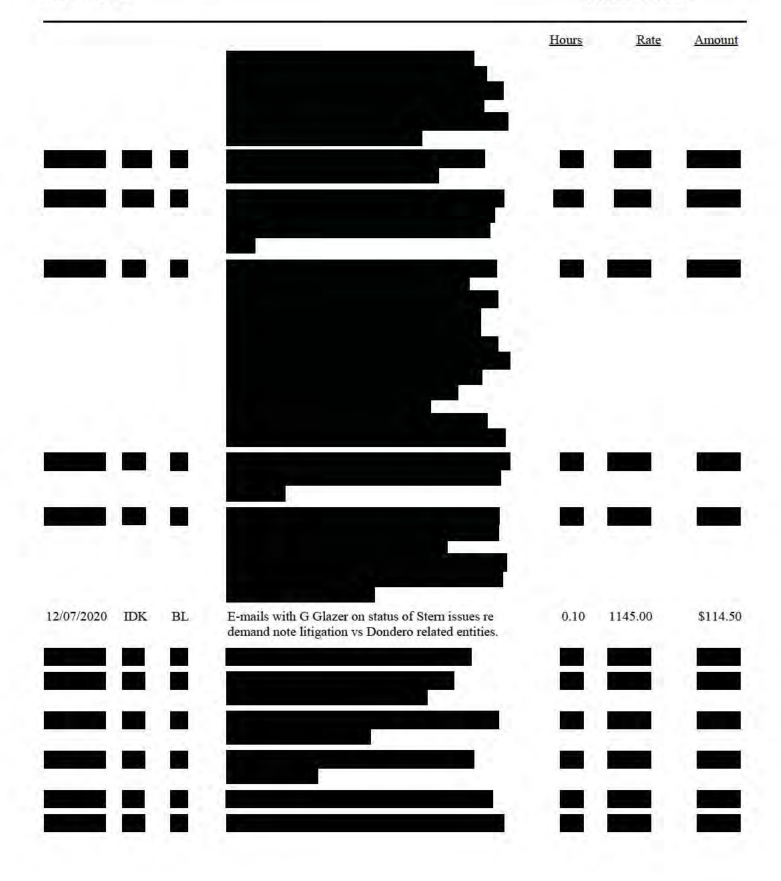
December 31, 2020 Invoice 126769 Client 36027 Matter 00002 JNP



STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 12/31/2020

Pachulski Star Highland Cap 36027 - 000	ital Man			In	nge: 21 woice 126769 ecember 31, 2	
-				<u>Hours</u>	<u>Rate</u>	Amount
12/05/2020	GIG	BL	Research re bankruptcy court jurisdiction over note	2.20	895.00	\$1,969.00
			claims	-		
_					-	
_				-	-	-
						i i i i i i i i i i i i i i i i i i i
		-				

Page: 22 Invoice 126769 December 31, 2020

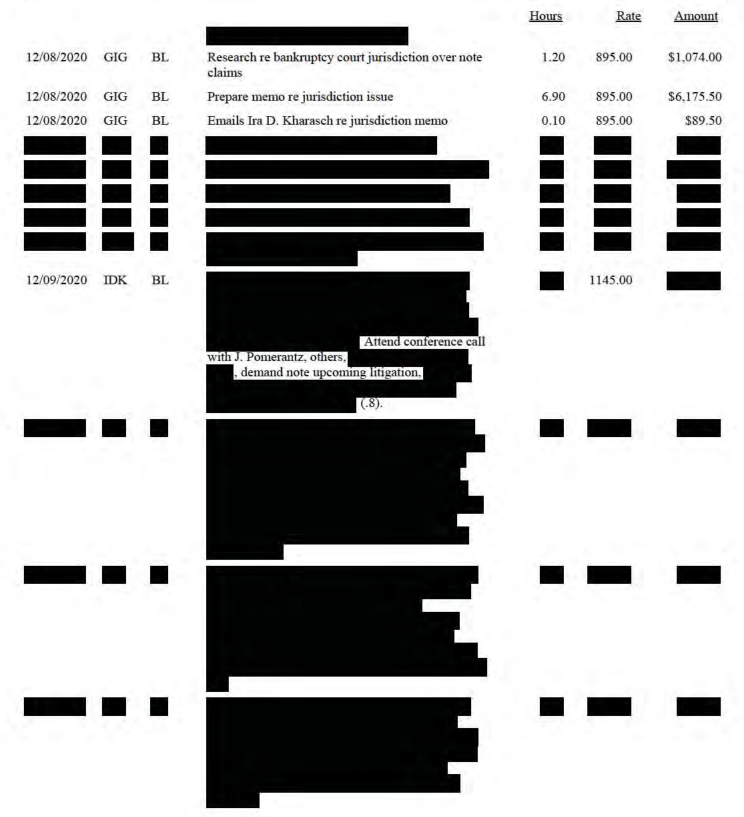


Page: 24 Invoice 126769 December 31, 2020

			<u>Hours</u>	Rate	Amount
12/07/2020 G	IG BL	Research re bankruptcy court jurisdiction over note	5.50	895.00	\$4,922.50
12/07/2020 G	IG BL	claims Research re bankruptcy court jurisdiction over note claims	4.30	895.00	\$3,848.50
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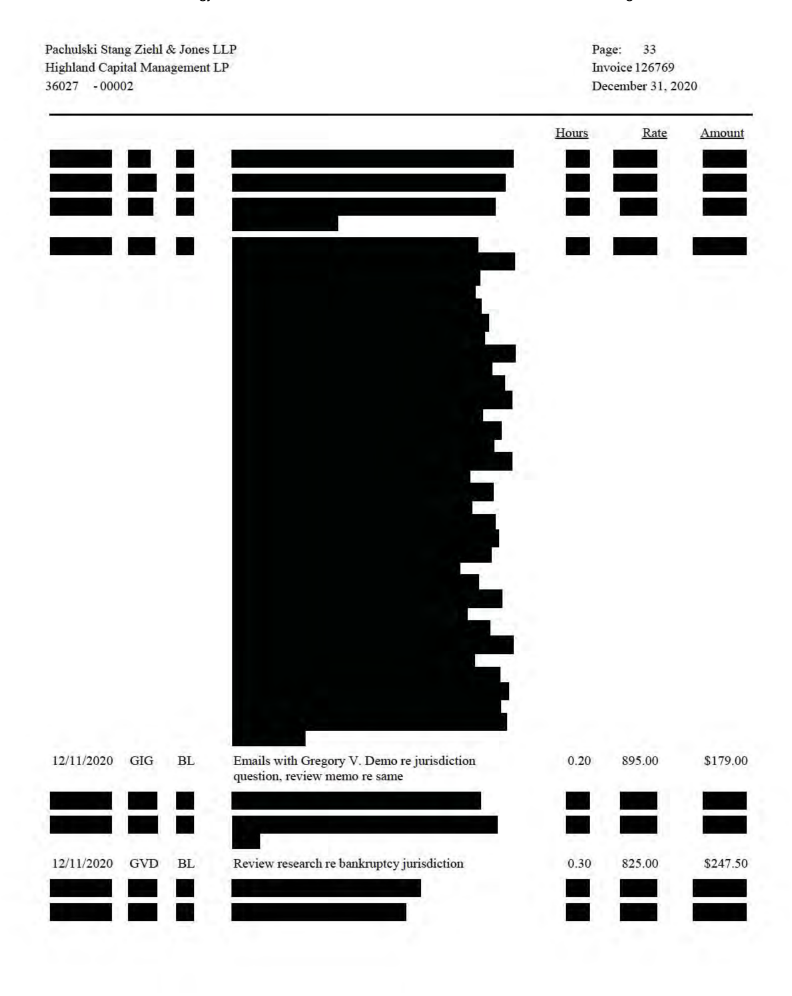
Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 15 of 356

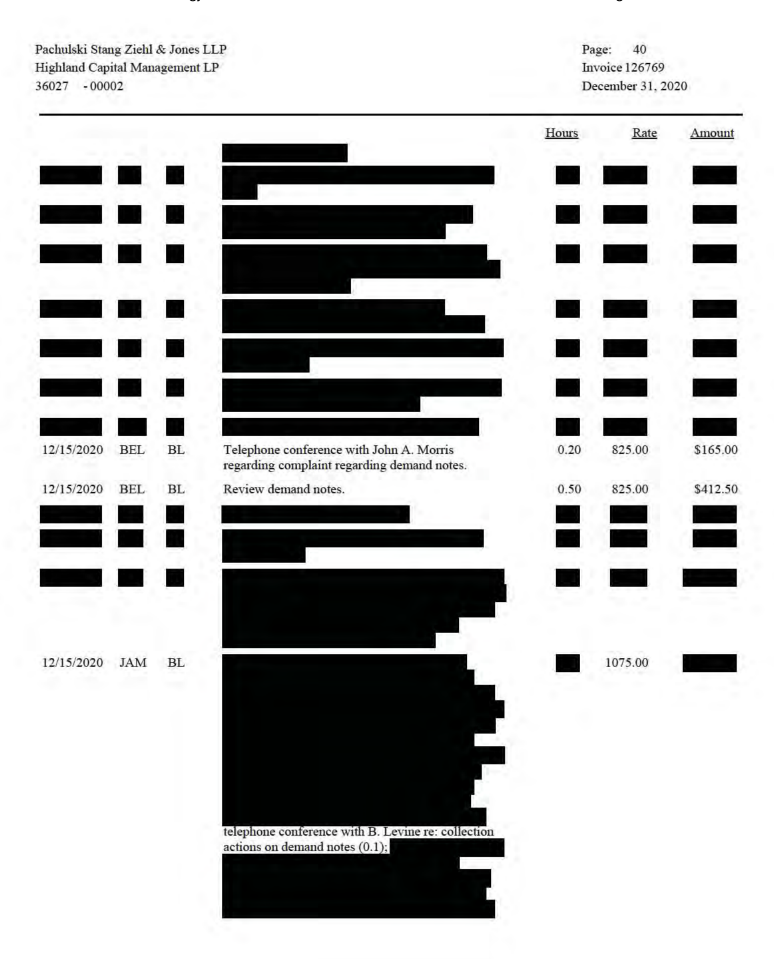
Pachulski Stang Ziehl & Jones LLPPage: 26Highland Capital Management LPInvoice 12676936027 - 00002December 31, 2020



Page: 31 Invoice 126769 December 31, 2020





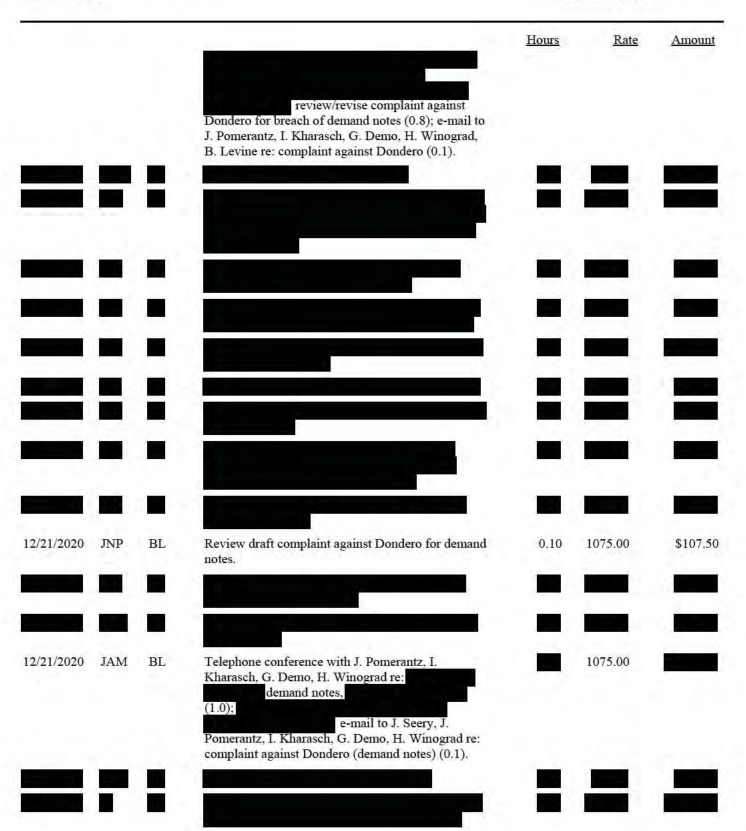


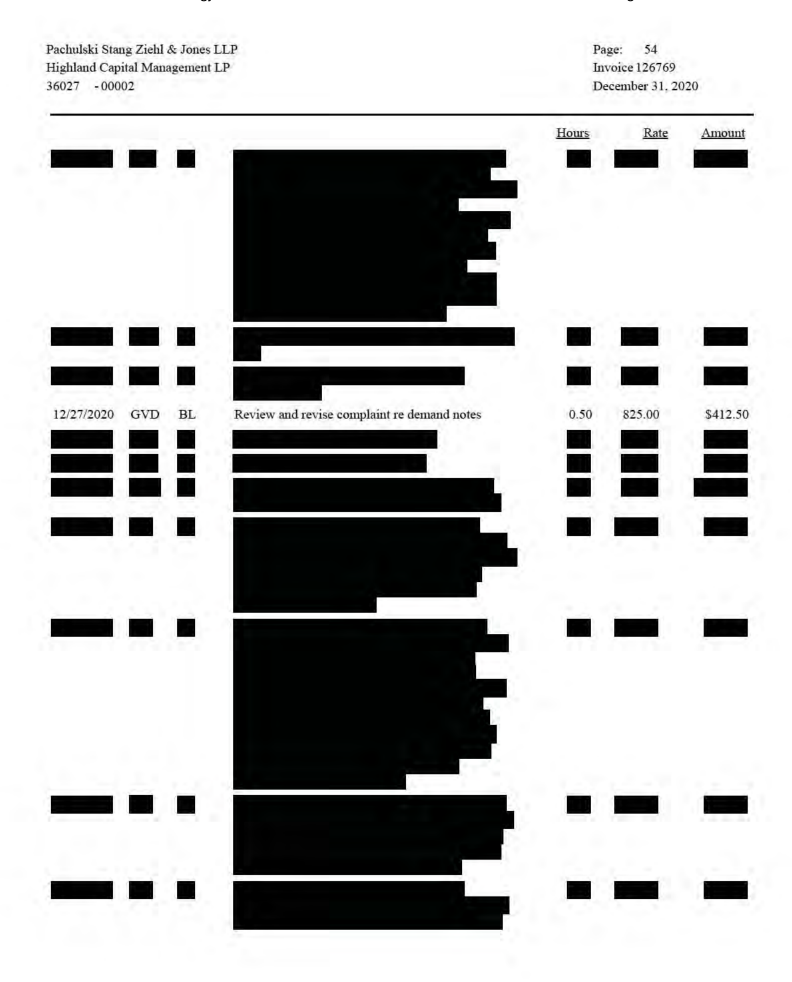
Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 19 of 356



Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002	Invoice 12	45 26769 r 31, 2020
		Rate <u>Amount</u>
12/20/2020 JAM BL		

Page: 46 Invoice 126769 December 31, 2020





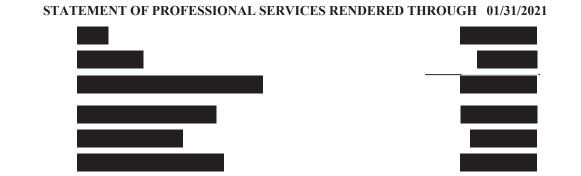
Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

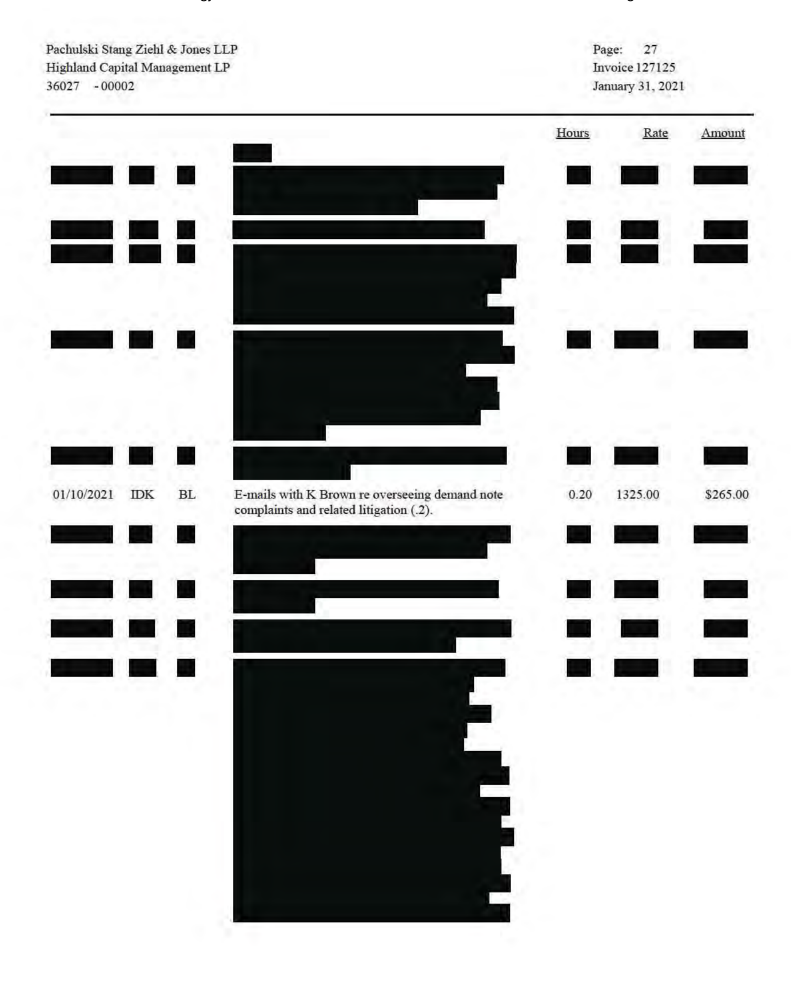
January 31, 2021 Invoice 127125 Client 36027 Matter 00002 JNP





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Pachulski Stang Ziehl & Jones LLP Page: 26 Highland Capital Management LP Invoice 127125 36027 -00002 January 31, 2021 Hours Rate Amount 01/09/2021 IDK BL Attend 1325.00 conference call with internal team on prosecution of demand notes, (2.0).



Page: 28 Invoice 127125 January 31, 2021



Pachulski Stang Ziehl & Jones LLP Page: 30 Highland Capital Management LP Invoice 127125 36027 -00002 January 31, 2021 Hours Rate Amount E-mails with K Brown, H Winograd re getting 01/12/2021 IDK BL 0.20 1325.00 \$265.00 complaints filed on demand notes and logistics (.2).

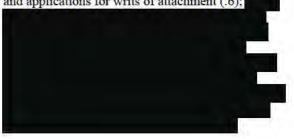


Page: 32 Invoice 127125 January 31, 2021



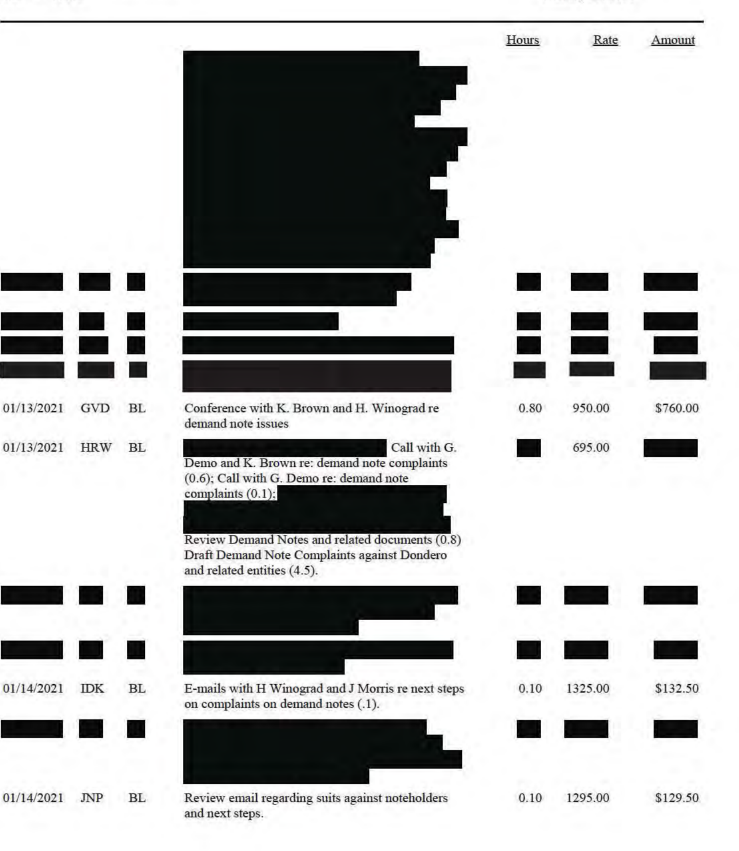


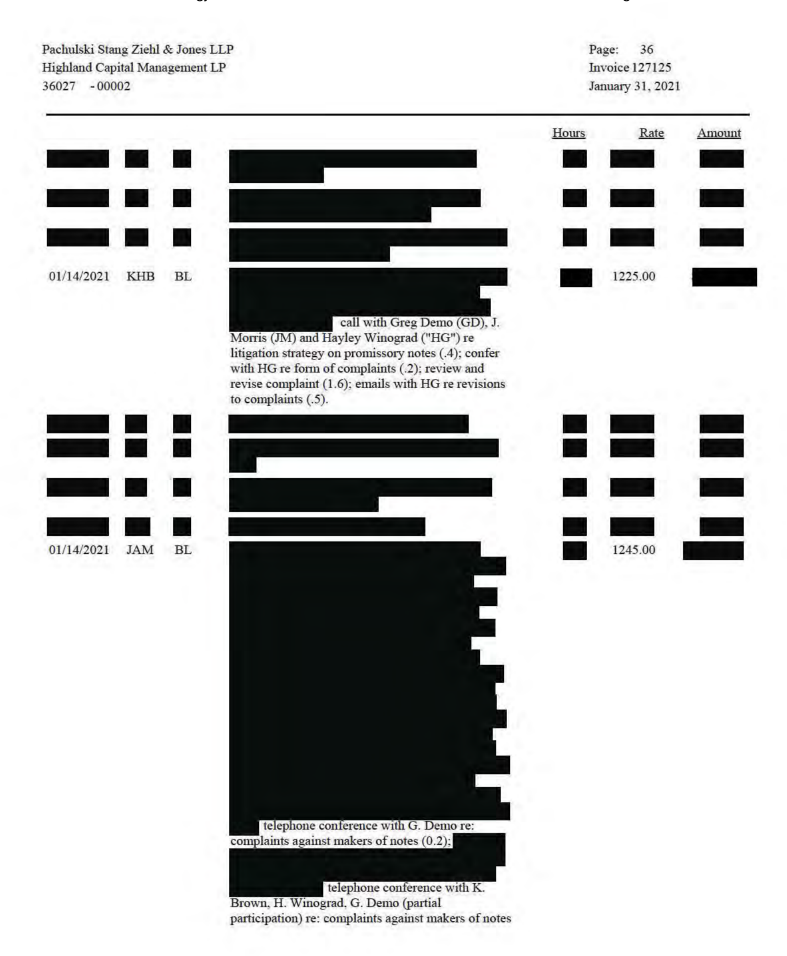




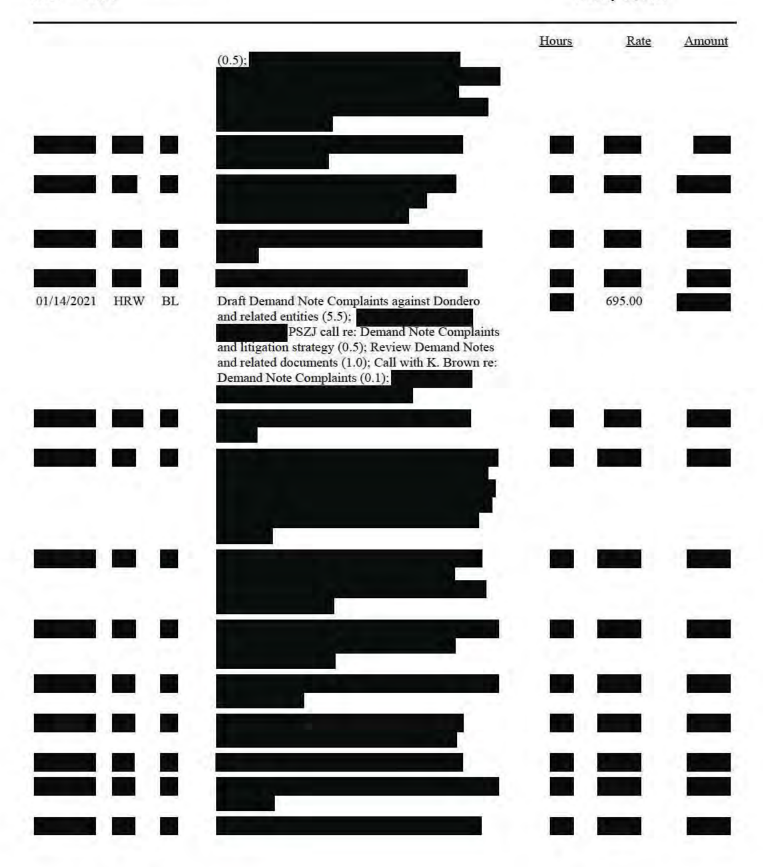
				<u>Hours</u>	Rate	Amount
	-					-
=						
01/13/2021	BEL	BL	Emails regarding draft Dondero complaint.	0.20	950.00	\$190.00

Page: 35 Invoice 127125 January 31, 2021





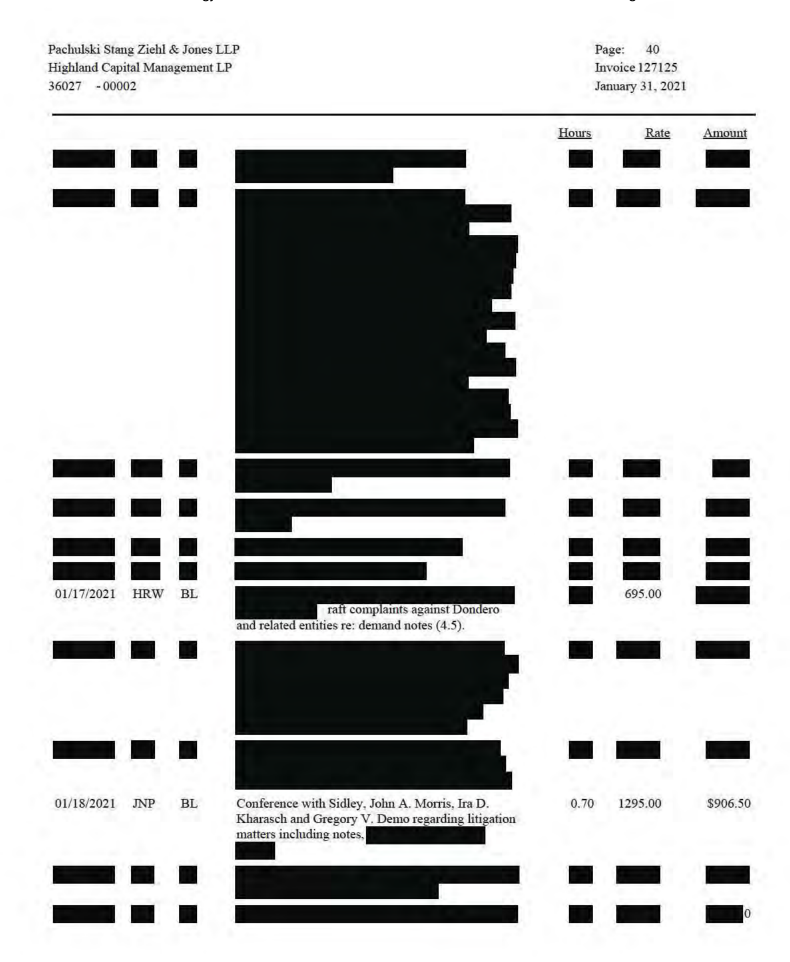
Page: 37 Invoice 127125 January 31, 2021

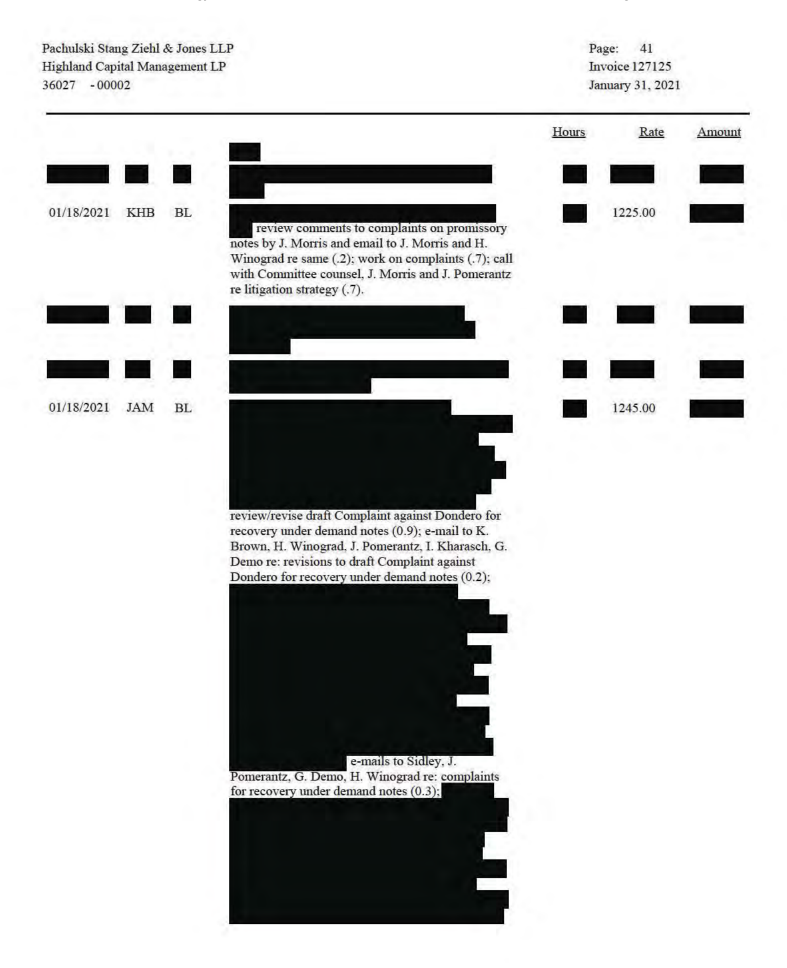


Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 36 of 356

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002		Pa In Ja	1			
				Hours	Rate	Amount
01/15/2021	КНВ	BL	Work on complaints on promissory notes (4.4). emails with G. Demo re payment on NPA note (.2); review draft letter to NPA re same (.2); email from J. Pomerantz re writs of attachment (.1); email from I. Kharasch re same (.1); emails with H. Winograd and G. Demo re complaints (.2).	5.20	1225.00	\$6,370.00
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	200					



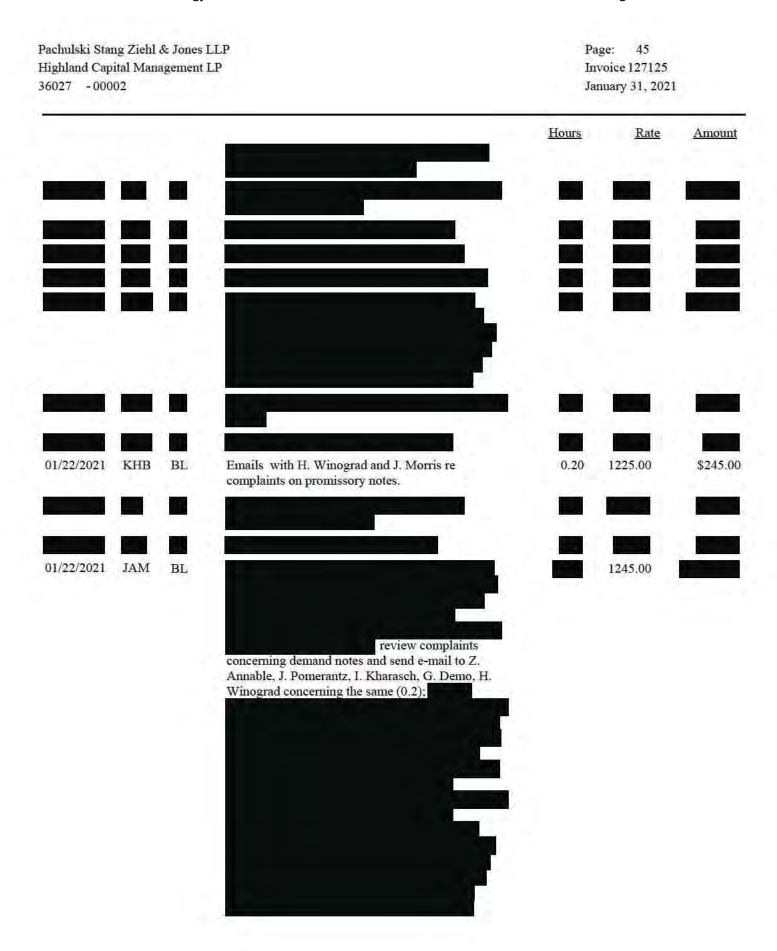




Page: 42 Invoice 127125 January 31, 2021



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Page: 46 Invoice 127125 January 31, 2021





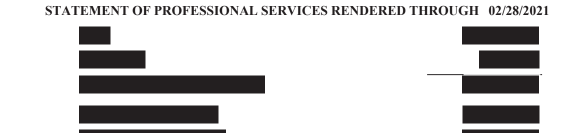
Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

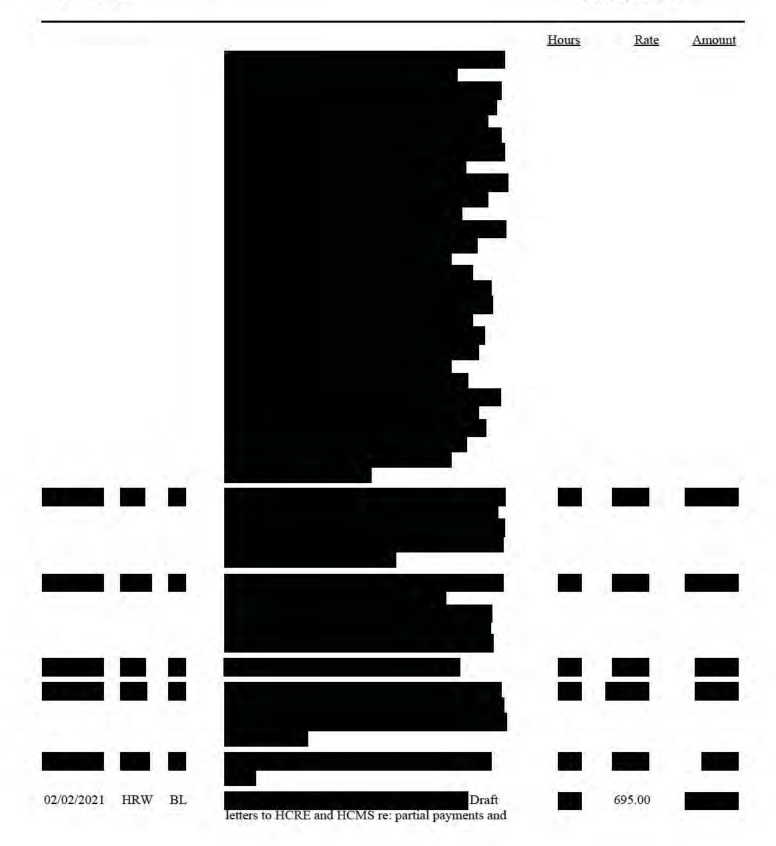
RE: Postpetition

February 28, 2021 Invoice 127314 Client 36027 Matter 00002 JNP



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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002 Page: 23 Invoice 127314 February 28, 2021



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Page: 24 Pachulski Stang Ziehl & Jones LLP Invoice 127314 Highland Capital Management LP 36027 -00002 February 28, 2021 Hours Rate Amount demand letters (1.3).

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00002			Page: 26 Invoice 127314 February 28, 2021			
			Hours	Rate	Amount	
02/06/2021 IDK	E BL	E-mails with G Demo re correspondence with Gov Re reps on counsel, as well as with CEO on demand notes (.2).	0.20	1325.00	\$265.00	
_						
				-		
			•	-		
				-		
				-		

Page: 27 Invoice 127314 February 28, 2021



Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

March 31, 2021 Invoice 127522 Client 36027 Matter 00002 JNP

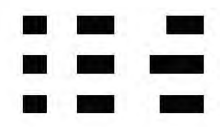
STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 03/31/2021



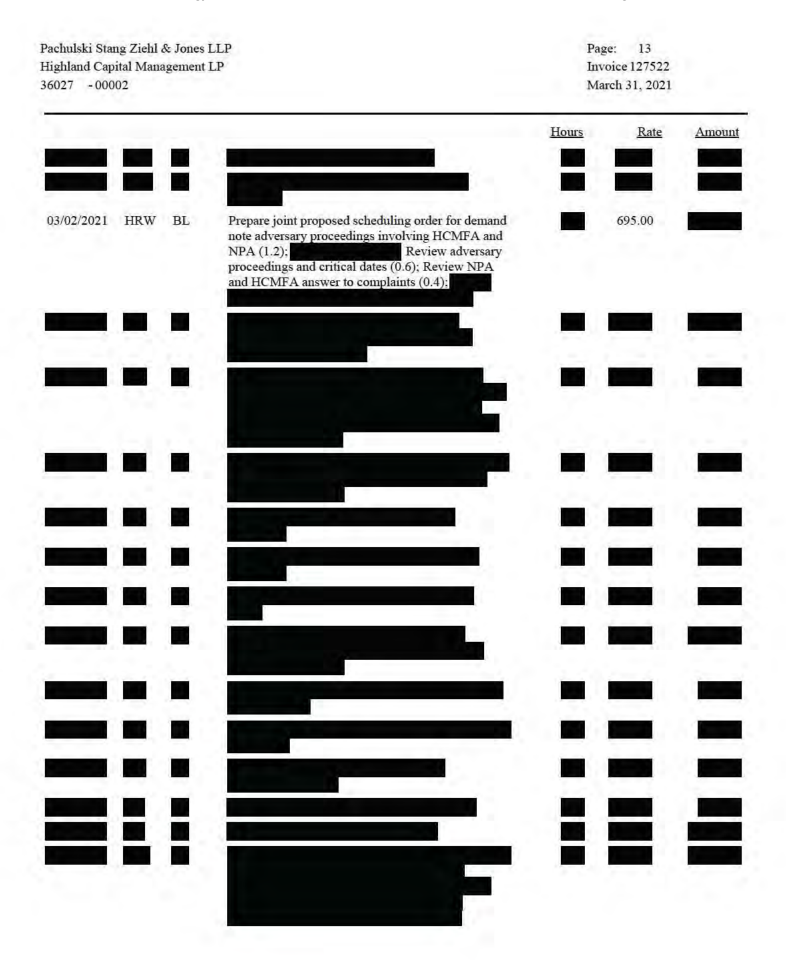
Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00002			Page: 12 Invoice 127522 March 31, 2021						
-			6				<u>Hours</u>	Rate	Amount
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03/02/2021	JAM	BL						1245.00	
			status of adversa promissory notes Kharasch, G. De adversary procee	s (0.4); e-mail t mo, H. Winogr	o J. Pomerant ad re: status o	z, I. f			

(0.2).





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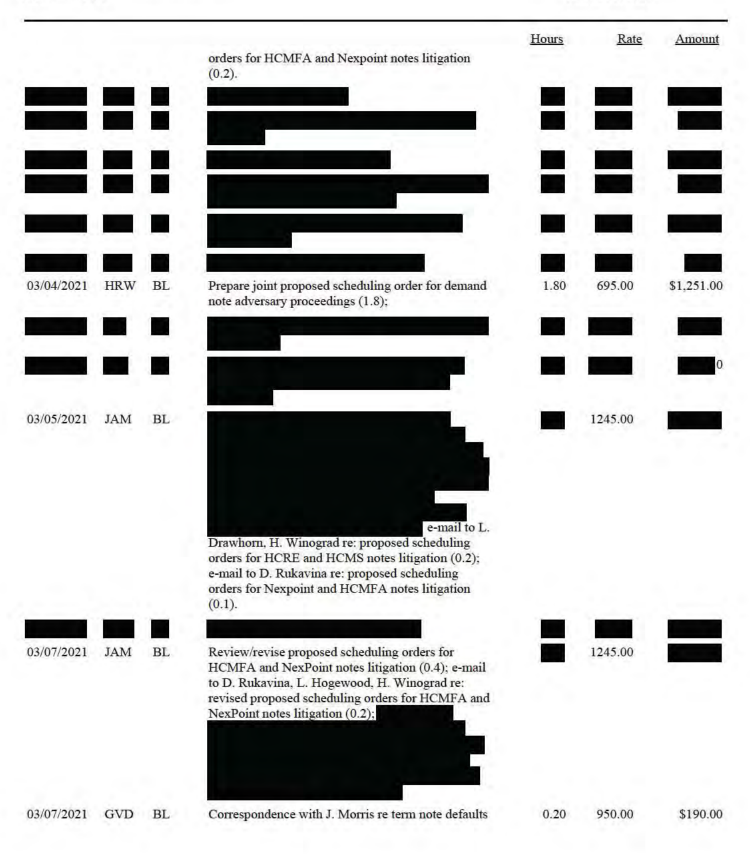


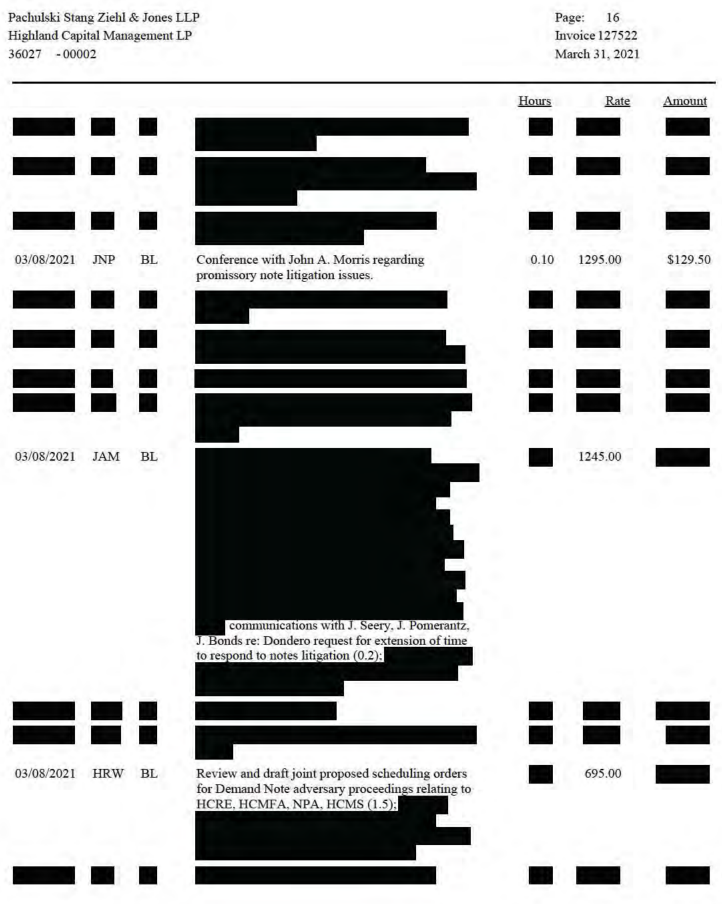
Page: 14 Invoice 127522 March 31, 2021

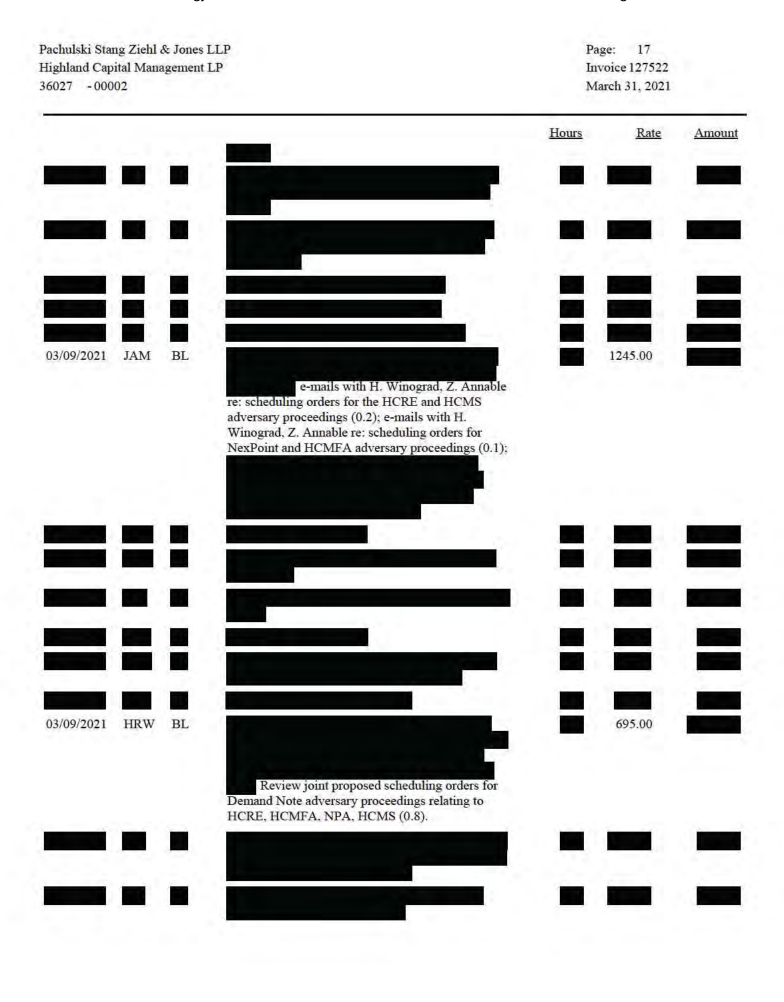


scheduling order for notes litigation (0.1); e-mail to. L. Hogewood, D. Rukavina re: proposed scheduling

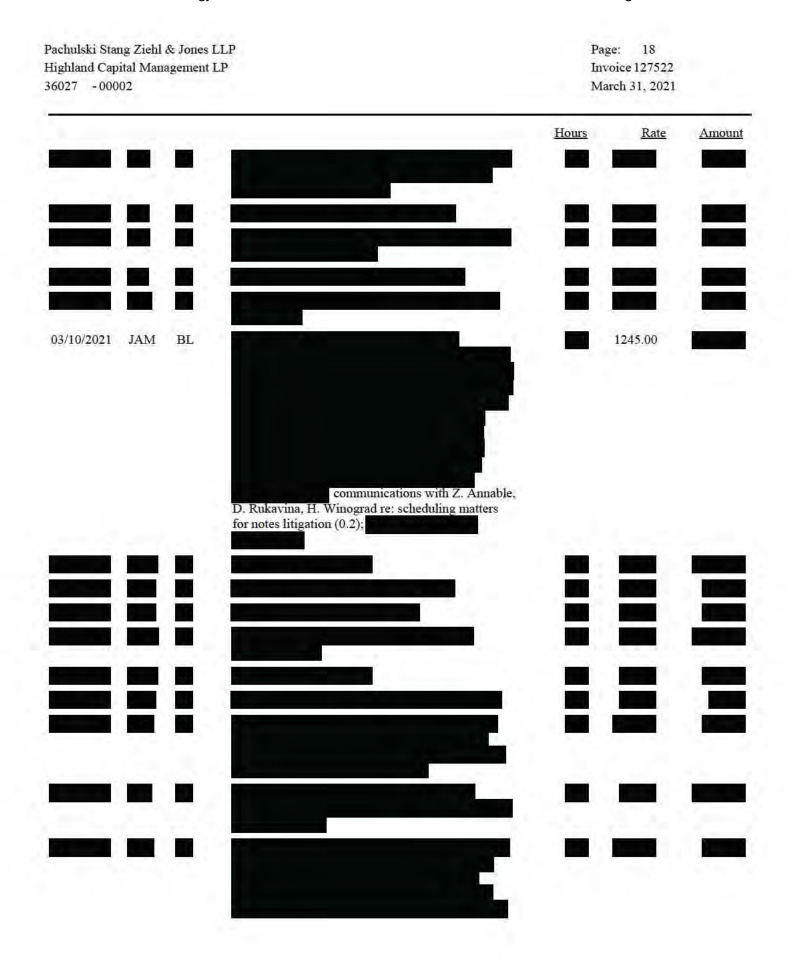


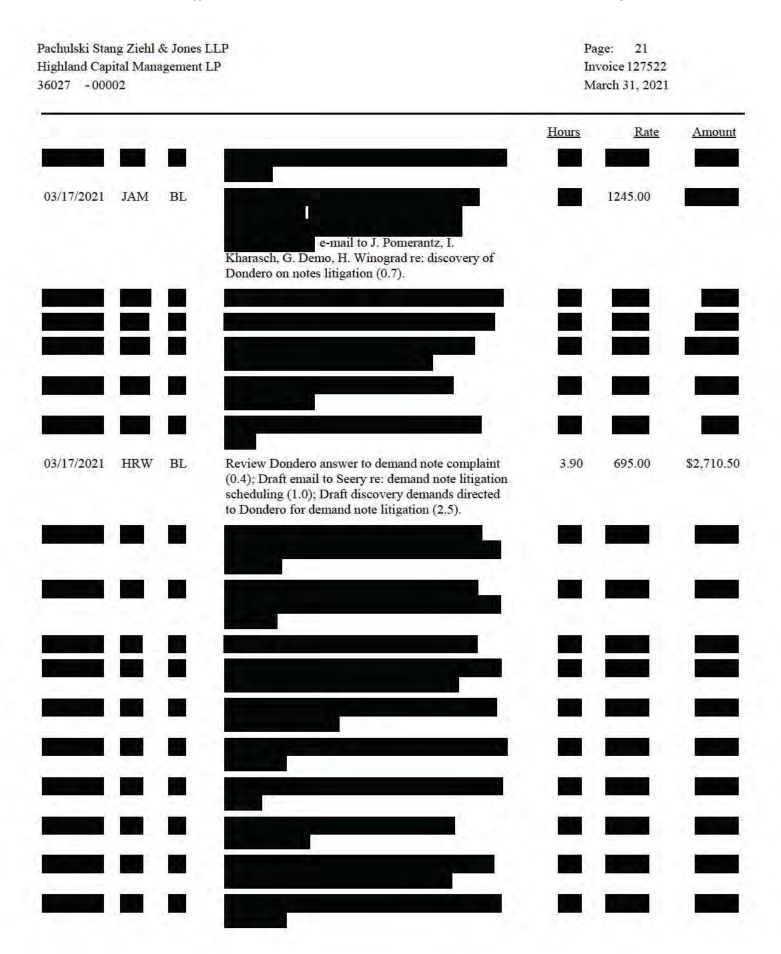


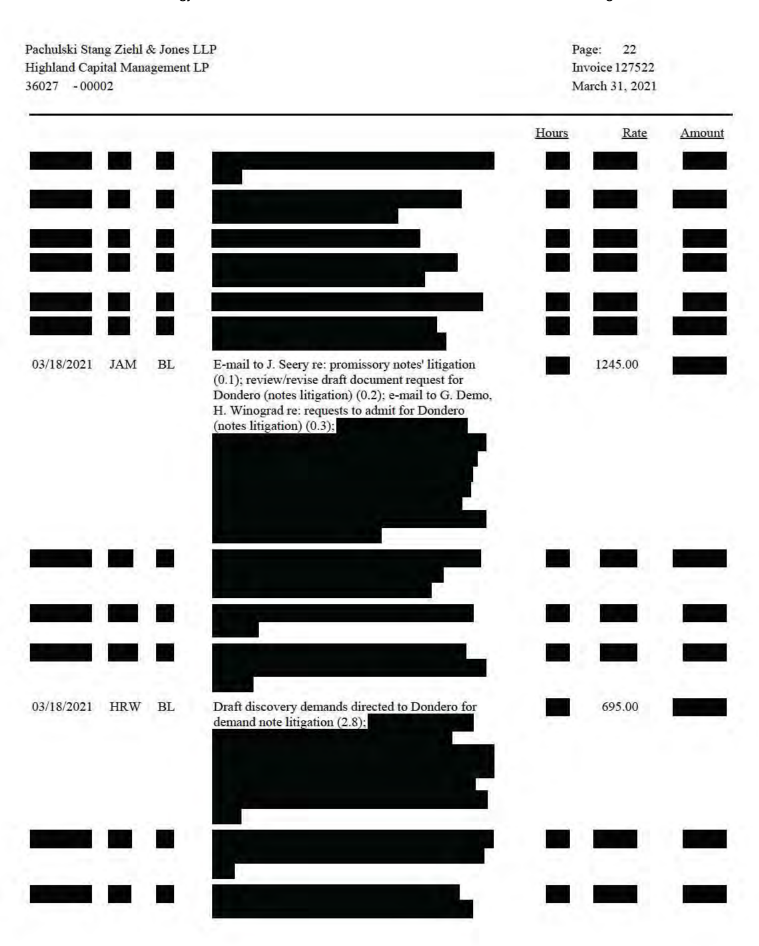




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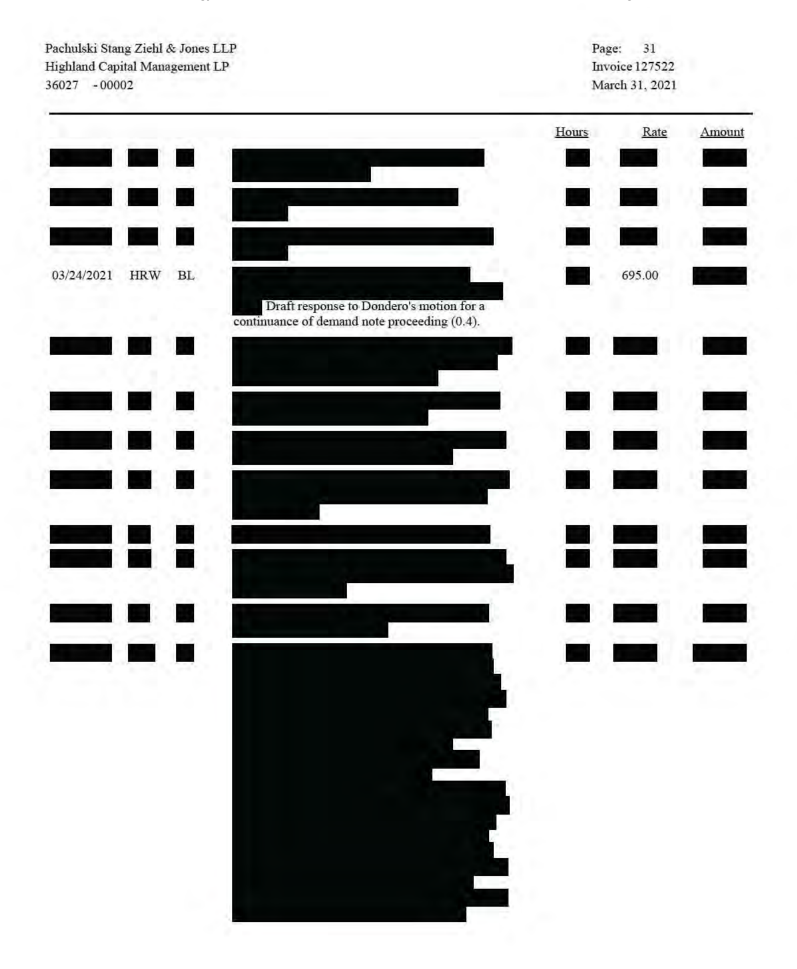




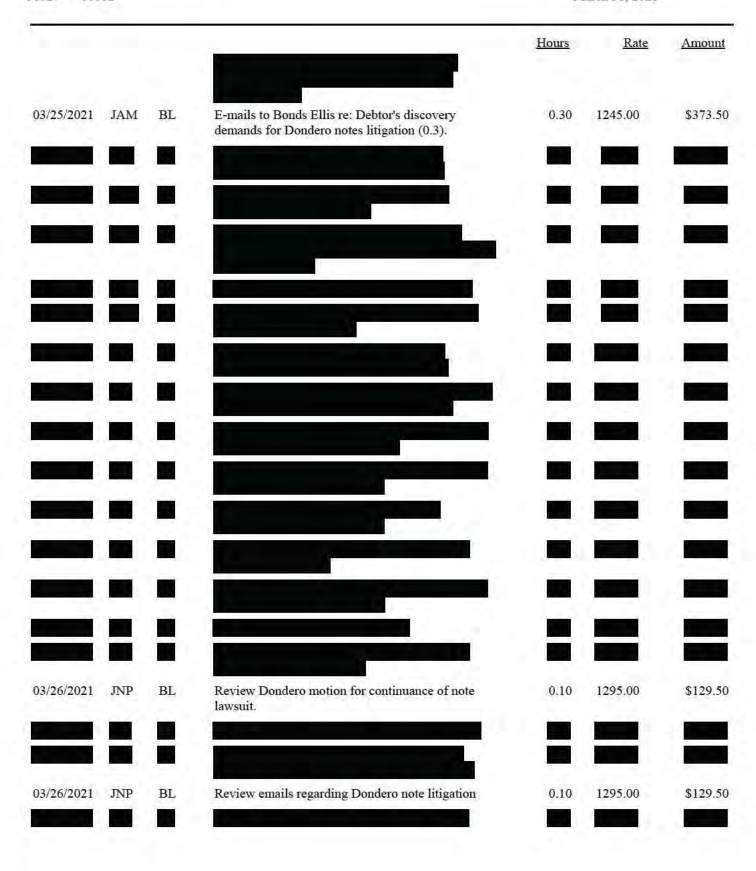


Pachulski Stang Ziehl & Jones LLP 23 Page: Highland Capital Management LP Invoice 127522 36027 -00002 March 31, 2021 Hours Rate Amount 1245.00 03/19/2021 JAM BL review/revise discovery requests to Dondero re: notes litigation (0.3); e-mails to J. Seery, J. Pomernatz, I. Kharasch, G. Demo, H. Winograd re: discovery requests to Dondero re: notes litigation (0.2); review/revise and send e-mail to J. Seery, PSZJ team re: scheduling of notes litigation (0.2);

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Page: 32 Invoice 127522 March 31, 2021



Telephone conference with J. Seery re: Dondero

request for extension of trial date in notes litigation (0.2); telephone conference with J. Pomerantz re: status of notes litigation, Dondero request for

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002

JAM

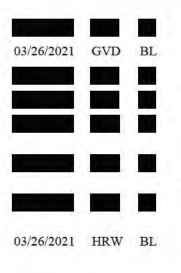
BL

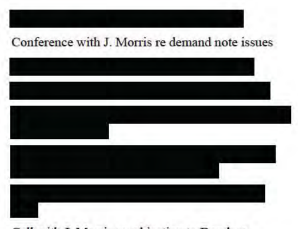
03/26/2021

Page: 33 Invoice 127522 March 31, 2021

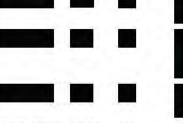
Hours	Rate	Amount
2.90	1245.00	\$3,610.50

extension of schedule (0.1); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: Dondero request for extension of trial date in notes litigation (0.1); e-mail to B. Assink re: Dondero request for extension of trial date in notes litigation (0.1); review Dondero demand notes and e-mail to D. Klos, B. Sharp, J. Pomerantz, G. Demo, H. Winograd re: same (0.5); review documents concerning Dondero demand notes (0.8); e-mail to K. Hendricks, D. Klos, B. Sharp, J. Pomerantz, G. Demo, H. Winograd re: facts/documents concerning Dondero demand notes (0.3); review Dondero motion to extend trial date in Notes litigation and emergency motion for expedited hearing (0.4); e-mail to J. Seery, J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: Dondero motion to extend trial date in Notes litigation and emergency motion for expedited hearing (0.1); telephone conference with H. Winograd re: facts/objection to Dondero motion to extend trial date (0.2); telephone conference with J. Seery re: objection to Dondero motion to adjourn trial date (0.1).





Call with J. Morris re: objection to Dondero emergency motion for continuance of demand note proceeding (0.1); Review Dondero emergency motion for continuance of demand note proceeding (0.2); Draft request for admission directed to James Dondero in demand note proceeding (1.8).



03/27/2021 JAM BL

LSC

BL

03/27/2021

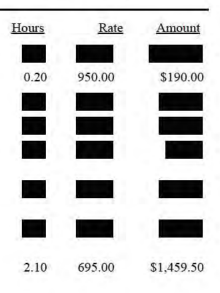


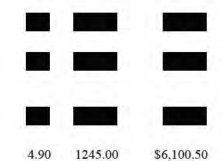
Review documents and draft objection to Dondero motion for continuance in notes litigation (4.4); e-mails to H. Winograd, L. Canty re: draft objection to Dondero motion for continuance in notes litigation (0.3); e-mail to D. Klos, K. Hendricks, J. Pomerantz, G. Demo, H. Winograd, B. Sharp re: facts concerning Notes litigation against Dondero (0.2).

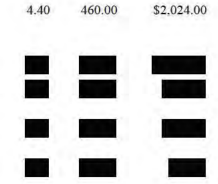
Review documents and retrieve and prepare exhibits in connection with Dondero Motion for Continuance in Notes Actions.



Page: 34 Invoice 127522 March 31, 2021

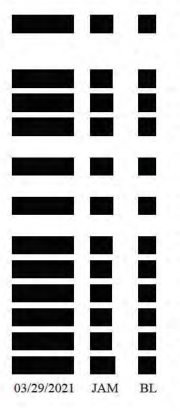


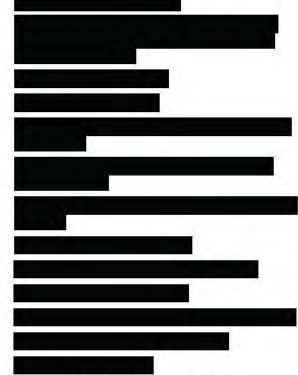




Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002			Page: 35 Invoice 127522 March 31, 2021			
				<u>Hours</u>	Rate	Amount
03/27/2021	HRW	BL	Draft objection to Dondero's emergency motion to continue demand note proceedings (5.0).	5.00	695.00	\$3,475.00
03/28/2021	JAM	BL	E-mails with D. Klos, K. Hendricks, J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: facts relating to Dondero loans and notes (0.3); review/revise draft objection to Dondero motion to modify scheduling order (4.8); communications with J. Pomerantz, I. Kharasch, G. Demo, H. Winograd, L. Canty re: objection to Dondero motion to modify scheduling order (0.3); communications with H. Winograd, L. Canty re: RFAs directed to Dondero (notes litigation) (0.2).	5.60	1245.00	\$6,972.00
03/28/2021	LSC	BL	Continued preparation of exhibits in connection with Dondero Motion for Continuance in Notes Actions.	1.20	460.00	\$552.00
			Concession of the local division of the loca			
03/28/2021	HRW	BL	Draft objection to Dondero's emergency motion to continue demand note proceedings (4.5);	-	695.00	
03/29/2021	JNP	BL	Review opposition to motion by Dondero to continue trial on note litigation.	0.10	1295.00	\$129.50
				-		
						1







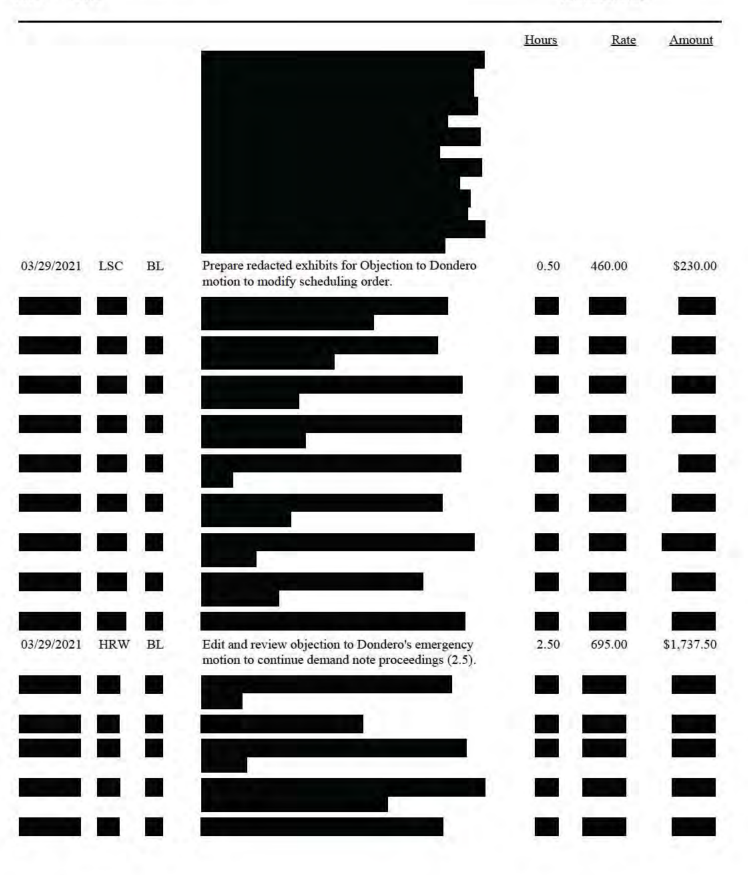
Review and send RFAs for Dondero's notes litigation (0.2); revise objection to Dondero's motion to modify scheduling order (0.9); e-mails to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd, L. Canty re: revised objection to Dondero's motion to modify scheduling order and exhibits in support thereof (0.2); review exhibits and e-mail to L. Canty re: redactions and related matters (0.5); e-mails to J. Seery, J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: draft objection to Dondero's motion to modify scheduling order and exhibits in support thereof (0.1); review/revise objection to Dondero motion to modify scheduling order (0.2); review/revise JAM declaration in support of objection to Dondero motion to modify scheduling order (0.3).

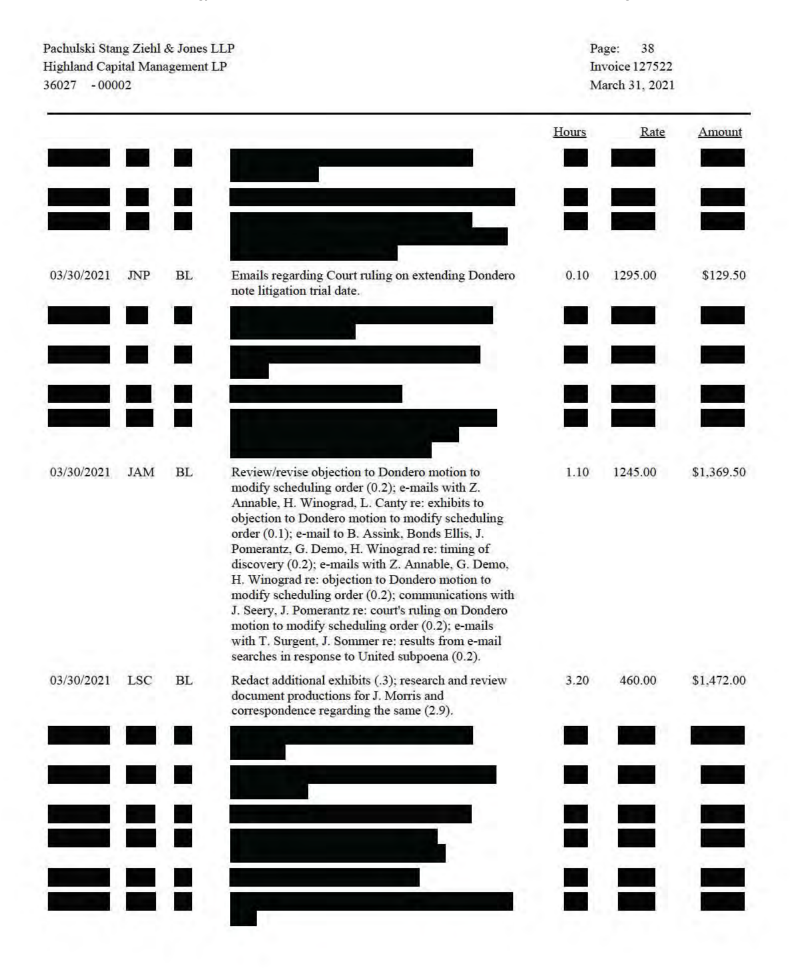


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Page: 37 Invoice 127522 March 31, 2021





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Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

April 30, 2021 Invoice 127680 Client 36027 Matter 00002 JNP

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 04/30/2021



Pachulski Stang Ziehl & Jones LLP Page: 13 Highland Capital Management LP Invoice 127680 36027 -00002 April 30, 2021 Hours Rate Amount Bankruptcy Litigation [L430] 04/01/2021 IDK BL E-mails with J Pomerantz, G Demo, CEO re 0.20 1325.00 \$265.00

Page: 14

Rate

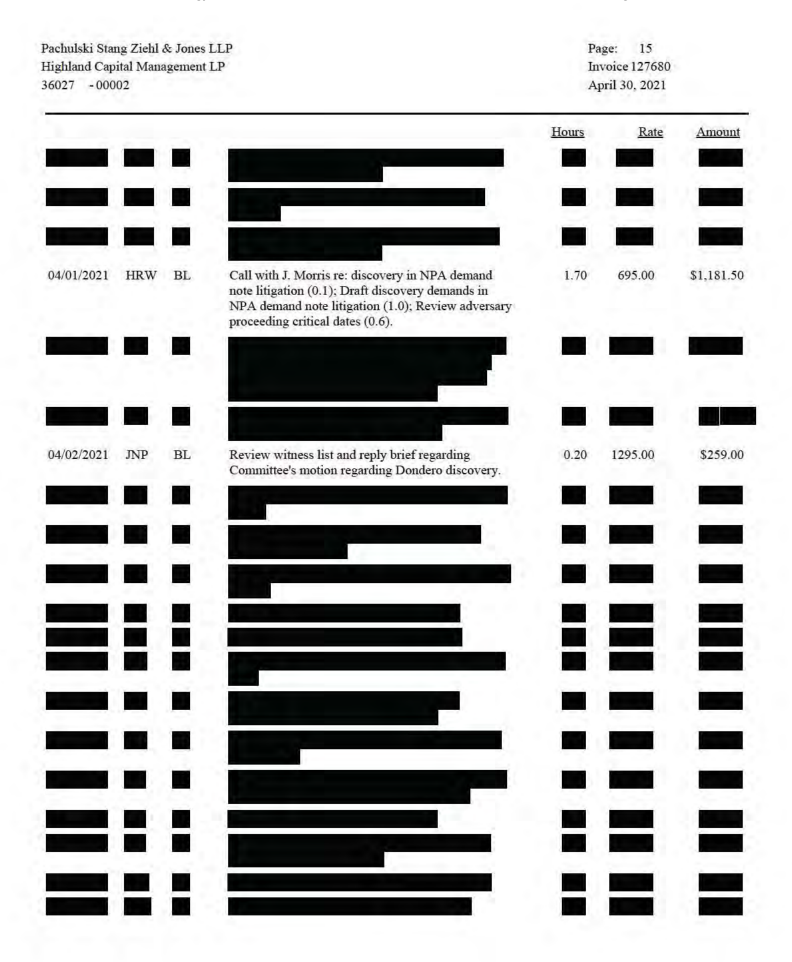
Amount

\$129.50

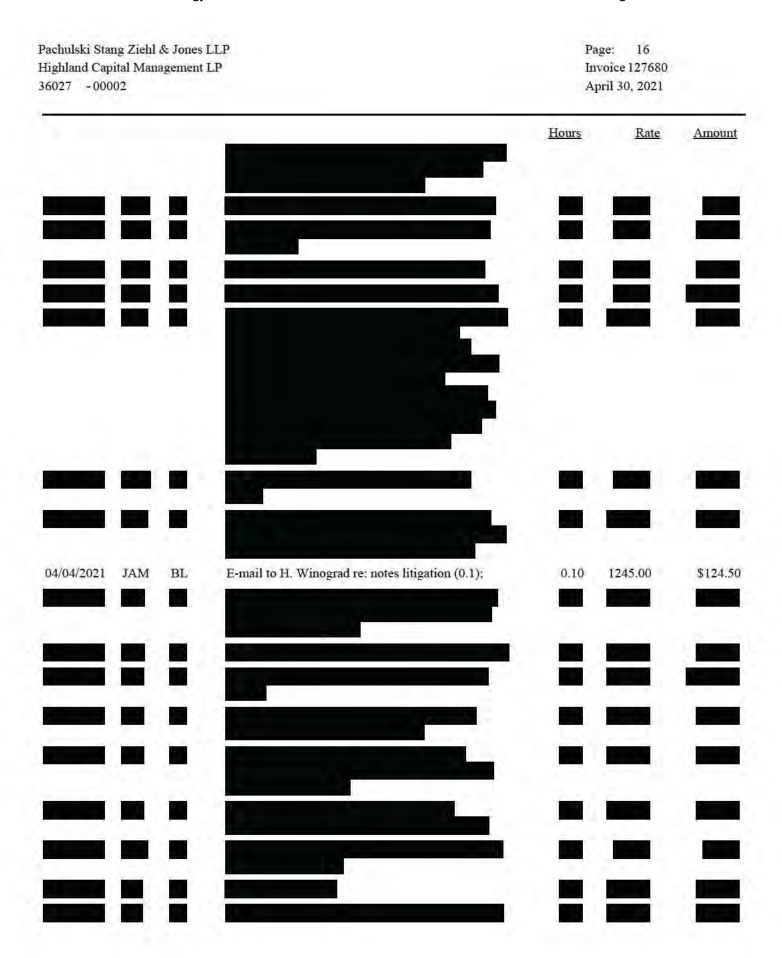
\$129.50

Pachulski Stang Ziehl & Jones LLP

Highland Capital Management LP Invoice 127680 36027 -00002 April 30, 2021 Hours Dondero counsel correspondence re their intent to file motion to withdraw reference on collection actions and opposition (.2). 04/01/2021 JNP BL Emails to and from Gregory V. Demo regarding D. 0.10 1295.00 Rukavina email regarding withdrawal of the reference. 04/01/2021 BL Review and respond to email regarding withdrawal **JNP** 0.10 1295.00 of reference for note lawsuits. 04/01/2021 JAM Telephone conference with H. Winograd re: BL 1245.00 discovery in AP against Advisors (notes litigation) (0.1); prepare discovery document requests and interrogatories for AP against Advisors (notes litigation) (0.9); review/revise requests for admission for AP against Advisors (notes litigation (0.3); e-mails with H. Winograd re: discovery requests for AP against Advisors (notes litigation (0.2): e-mail to D. Rukavina, H. Winograd re: discovery in AP against Advisors (notes litigation) (0.1).



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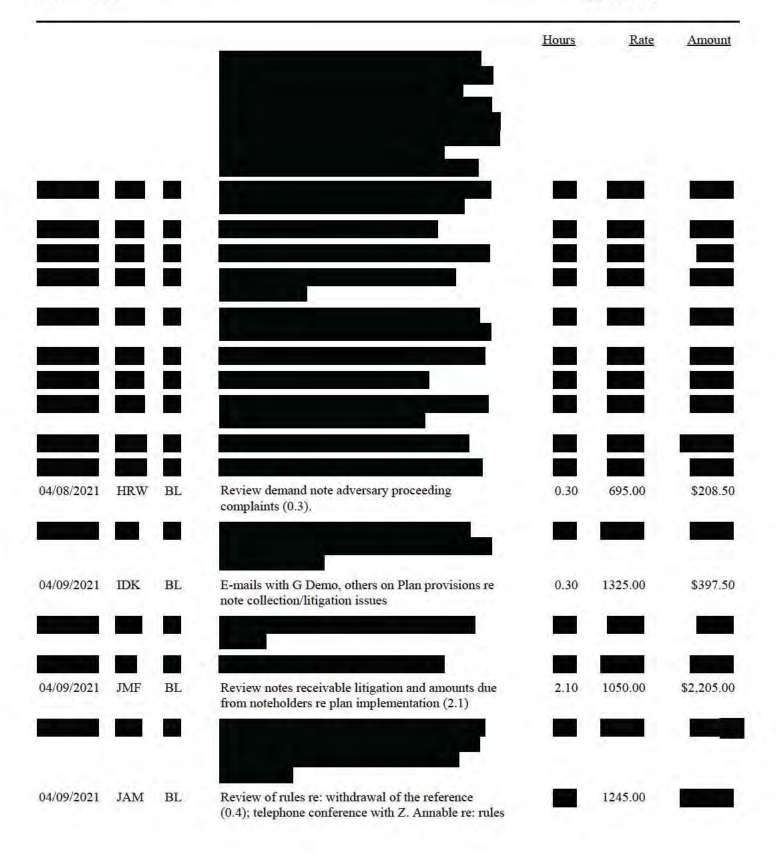
Page: 17 Invoice 127680 April 30, 2021

				Hours	Rate	Amount
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04/05/2021	HRW	BL	Review amended scheduling order for Dondero demand note proceeding (0.5).	0.50	695.00	\$347.50
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04/06/2021	IDK	BL	E-mails with G Demo re Dondero withdrawal of reference motion and our prior research on jurisdiction issues re same	0.30	1325.00	\$397.50
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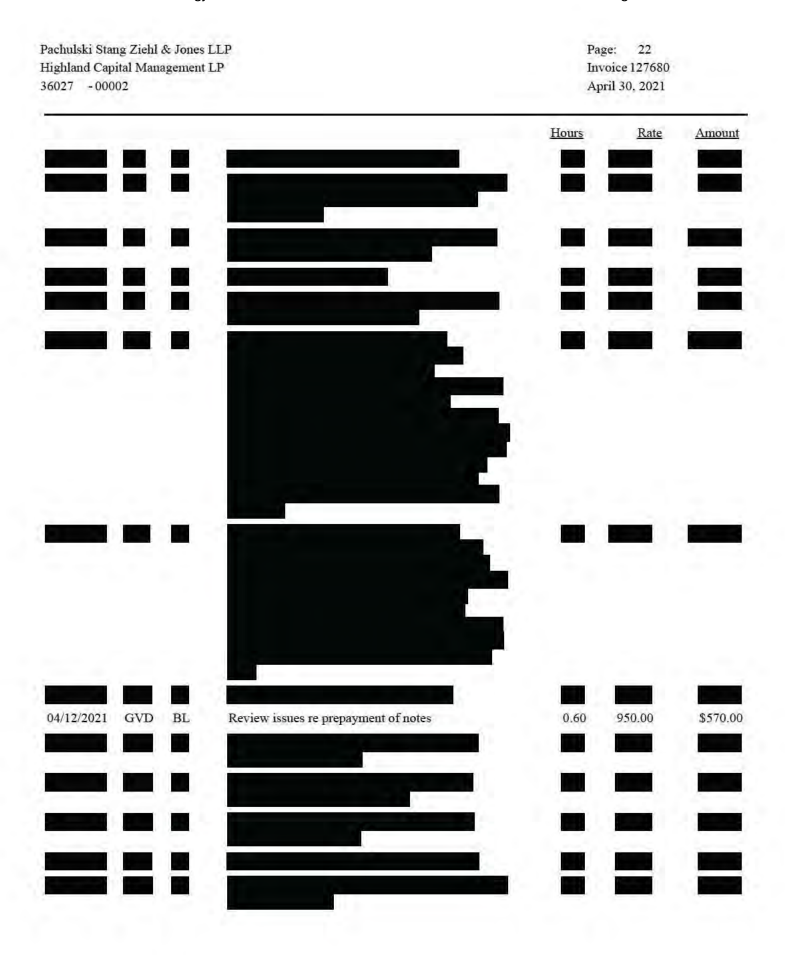
Page: 19 Invoice 127680 April 30, 2021

				Hours	Rate	Amount
04/07/2021	JAM	BL	Review Dondero's amended answer in notes litigation (0.1); draft document requests relating to Dondero's amended answer in notes litigation (0.3); draft interrogatories relating to Dondero's amended answer in notes litigation (0.3); draft requests for admission relating to Dondero's amended answer in notes litigation (0.3); e-mails to H. Winograd, J. Pomerantz, I. Kharasch, G. Demo re: discovery demands relating to Dondero's amended answer in notes litigation (0.2); review revised discovery requests (Winograd versions) relating to Dondero's amended answer in notes litigation (0.2); e-mail to B. Assink, C. Taylor, J. Pomerantz, G. Demo, H. Winograd re: discovery and timing of Dondero's deposition (0.1); e-mails to J. Seery, J. Pomerantz, I. Kharasch, G. Demo re: Dondero's amended answer and related discovery (0.2).	1.70	1245.00	\$2,116.50
		3				
04/07/2021	HRW	BL	Draft discovery demands for Dondero demand note adversary proceeding (0.9).	0.90	695.00	\$625.50
			adversary proceeding (0.2).			
	-	2				
	-					

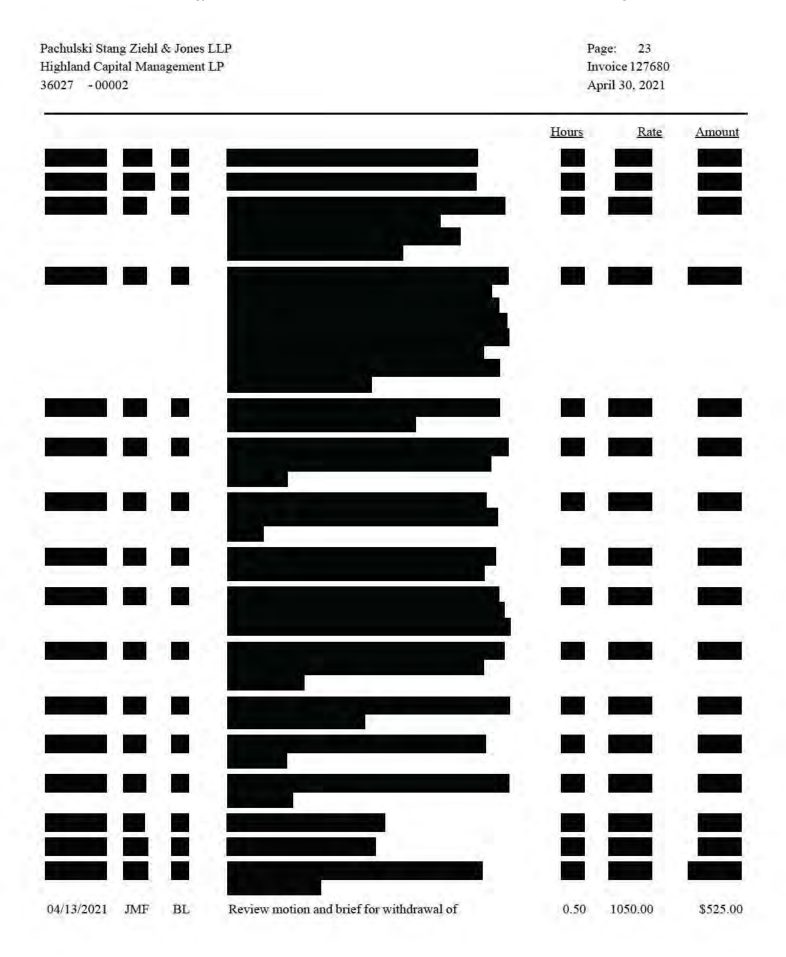
Page: 20 Invoice 127680 April 30, 2021

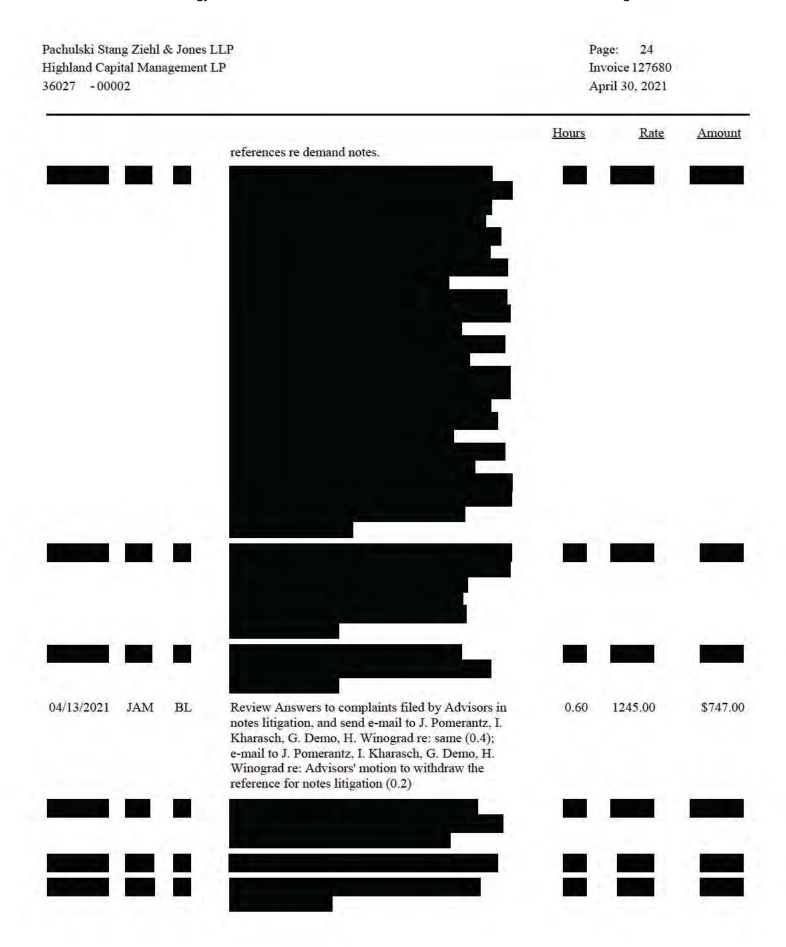


Pachulski Stang Ziehl & Jones LLP Page: 21 Highland Capital Management LP Invoice 127680 36027 -00002 April 30, 2021 Hours Rate Amount for withdrawal of the reference (0.1); 04/09/2021 GVD BL Review issues re notes litigation 0.60 950.00 \$570.00 Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 78 of 356



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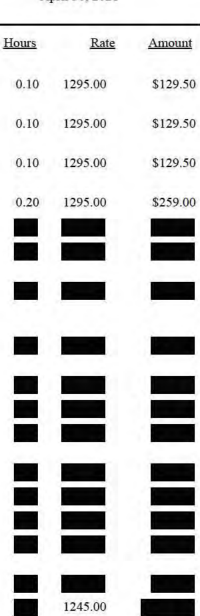


Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 81 of 356

Pachulski Star Highland Cap 36027 - 000	ital Man			In	age: 26 avoice 127680 pril 30, 2021	
				<u>Hours</u>	Rate	
04/14/2021	JNP	BL	Email to D. Rukavina regarding scheduling for motion to withdraw reference.	0.10	1295.00	
04/14/2021	JNP	BL	Email to and from D. Rukavina regarding hearing on	0.10	1295.00	

04/14/2021	JNP	BL
04/14/2021	JNP	BL
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04/14/2021	JAM	BL

Email to D. Rukavina regarding scheduling for motion to withdraw reference.
Email to and from D. Rukavina regarding hearing on motion to withdraw reference.
Conference with John A. Morris regarding hearing on motion to withdraw reference.
Review motion to withdraw reference.
e-mails with
D. Rukavina, J. Pomerantz re: scheduling issues

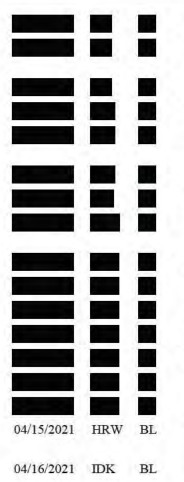


D. Rukavina, J. Pomerantz re: scheduling issues concerning adversary proceeding against Advisors and Funds (0.5); e-mail to Court, D. Rukavina, L. Hogewood, J. Pomerantz re: scheduling issues

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			concerning adversary proceeding against Advisors and Funds (0.3;)	<u>Hours</u>	Rate	<u>Amount</u>
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	-			-		
04/14/2021	GVD	BL	Correspondence re note and discovery request	0.10	950.00	\$95.00
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=	Ξ			Ξ	Ξ	
	Ξ			I		
04/14/2021	HRW	BL	Draft Rule 26 disclosures for Dondero demand note adversary proceeding (2.0).	2.00	695.00	\$1,390.00

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002					Page: 28 Invoice 127680 April 30, 2021				
-				Hours	<u>Rate</u>	Amount			
04/15/2021	IDK	BL	Review and consider G Demo's memo on prepayment issues on Dondero related p-notes and how prepayments are allocated and default issues (.3); E-mails with G Demo, others re same (.1).	0,40	1325.00	\$530.00			
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	2	3							
	7								
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04/16/2021

JJK

BL



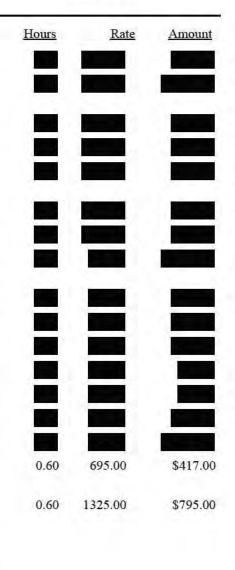
Prepare Rule 26 disclosures for Dondero demand note adversary proceeding (0.6).

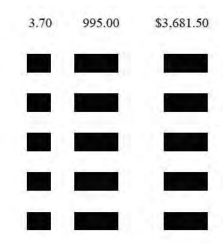
E-mail and telephone conference with J Pomerantz re Dondero withdrawal of reference motions and logistics on response to same and J Kim (.2); E-mail and telephone conference with G Demo re same and relevant pleadings (.2); E-mails with J Kim re need for responses to Dondero withdrawal of reference motions (.2).

Research re: reference withdrawal, core matter, Stern, related issues.



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30 Pachulski Stang Ziehl & Jones LLP Page: Highland Capital Management LP Invoice 127680 36027 -00002 April 30, 2021 Hours Rate Amount 04/16/2021 JNP BL Conference with Ira D. Kharasch regarding motion 0.20 1295.00 \$259.00 to withdraw reference response. 04/16/2021 JNP BL Review Dondero motion to stay pending withdrawal 0.20 1295.00 \$259.00 of the reference and email regarding same.

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Review Donder reference	o motion re withdrawal of the

Review Dondero withdrawal of reference filed in demand note adversary proceeding (0.5). Review Dondero's motion to stay demand note

0.20	950.00	\$190.00
0.20	950.00	\$190.00
0.50	695.00	\$347.50

695.00

\$208.50

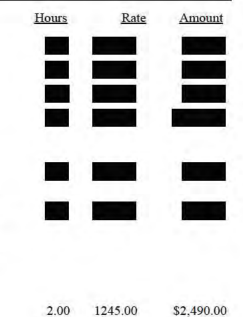
0.30

adversary proceeding pending motion to withdraw reference (0.3). 04/17/2021 JAM BL Review Dondero motion to expedite stay motion (0.3); e-mail to J. Pomerantz, J. Kharasch, G. Demo, H. Winograd re: analysis of Dondero motion to expedite stay motion (0.4) (aftat objection to Dondero motion to expedite motion for stay (2.7). 04/17/2021 HRW BL Draft demand note discovery requests (2.5). 2.50 695.00 \$1,737.5 04/17/2021 HRW BL Draft demand note discovery requests (2.5). 2.50 695.00 \$1,737.5 04/18/2021 JNP BL Review and comment on opposition to motion for stay (2.7). 0.20 1295.00 \$229.0 04/18/2021 JAM BL Review and revise infinid draft objection to Too Donderos motion to expedite motion for stay (0.1): draft JAM 4.442.0 04/18/2021 JAM BL Review and revise infinid draft objection to Donderos motion to expedite motion for stay (0.1): draft JAM 4.442.0 04/18/2021 JAM BL Review and revise infinid draft objection to Donderos motion to expedite motion for stay (0.1): draft JAM 4.442.0 04/18/2021 JAM BL Review and revise infinid draft objection to Donderos motion to expedite motion for stay (0.5): e-mail to Z. Annable, G. Demo, H. Winograft e: declaration and	Pachulski Sta Highland Cap 36027 -000	ital Mana			In	age: 31 nvoice 127680 pril 30, 2021	
 (0.3); e-mail to J. Pomerantz, İ. Kharasch, G. Demo, H. Winograd re: analysis of Dondero motion to expedite stay motion (0.4); draft objectin to Dondero motion to expedite motion for stay (2.7). 04/17/2021 HRW BL Draft demand note discovery requests (2.5). 2.50 695.00 \$1,737.5 04/18/2021 JNP BL Review and comment on opposition to motion for stay of discovery and emails regarding same. 04/18/2021 JAM BL Review and revise initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.1); draft JAM dot claration in support of objection to respedite (0.1). 		5	di-		<u>Hours</u>	<u>Rate</u>	Amount
 (0.3); e-mail to J. Pomerantz, İ. Kharasch, G. Demo, H. Winograd re: analysis of Dondero motion to expedite stay motion (0.4); draft objection to Dondero motion to expedite motion for stay (2.7). 04/17/2021 HRW BL Draft demand note discovery requests (2.5). 2.50 695.00 \$1,737.5 04/18/2021 JNP BL Review and comment on opposition to motion for stay of discovery and emails regarding same. 04/18/2021 JAM BL Review and revise initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.1); draft JAM dojection concerning Dondero's motion to expedite (0.1). 		-	•				
 (0.3); e-mail to J. Pomerantz, İ. Kharasch, G. Demo, H. Winograd re: analysis of Dondero motion to expedite stay motion (0.4); draft objection to Dondero motion to expedite motion for stay (2.7). 04/17/2021 HRW BL Draft demand note discovery requests (2.5). 2.50 695.00 \$1,737.5 04/18/2021 JNP BL Review and comment on opposition to motion for stay of discovery and emails regarding same. 04/18/2021 JAM BL Review and revise initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.1); draft JAM dojection concerning Dondero's motion to expedite (0.1). 	-	-			-	-	-
04/18/2021 JNP BL Review and comment on opposition to motion for stay of discovery and emails regarding same. 0.20 1295.00 \$259.0 04/18/2021 JAM BL Review and revise initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.5); e-mail to Z. Annable, G. Demo, H. Winograd re: declaration and objection concerning Dondero's motion to expedite (0.1). Mathematical and the superior of the sup	04/17/2021	JAM	BL	(0.3); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: analysis of Dondero motion to expedite stay motion (0.4); draft objection to	3.40	1245.00	\$4,233.00
04/18/2021 JNP BL Review and comment on opposition to motion for stay of discovery and emails regarding same. 0.20 1295.00 \$259.0 04/18/2021 JAM BL Review and revise initial draft objection to Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.5); e-mail to Z. Annable, G. Demo, H. Winograd re: declaration and objection concerning Dondero's motion to expedite (0.1). Mathematical and the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the superior of the sup							
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Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.5); e-mail to Z. Annable, G. Demo, H. Winograd re: declaration and objection concerning Dondero's motion to expedite (0.1).	04/18/2021	JNP	BL		0.20	1295.00	\$259.00
Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.5); e-mail to Z. Annable, G. Demo, H. Winograd re: declaration and objection concerning Dondero's motion to expedite (0.1).							
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	04/18/2021	JAM	BL	Dondero's motion to expedite motion for stay (2.9); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: initial draft objection to Dondero's motion to expedite motion for stay (0.1); draft JAM declaration in support of objection to Dondero's motion to expedite motion for stay (0.5); e-mail to Z. Annable, G. Demo, H. Winograd re: declaration and objection concerning Dondero's motion to expedite	3.60	1245.00	\$4,482.00
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DALLY (IIII) (A) MI Martine to motion to motio	04/18/2021	GVD	BL	Review objection to motion to expedite	0.30	950.00	\$285.00

Pachulski Star Highland Cap 6027 - 000	ital Man		Page: 32 Invoice 127680 April 30, 2021			
		24.5		Hours	Rate	Amount
04/18/2021	HRW	BL	Draft demand note discovery requests (3.5).	3.50	695.00	\$2,432.50
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04/19/2021	JJK	BL	Research/analysis reference withdrawal, core matters, Stern issues.	7.80	995.00	\$7,761.00
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04/19/2021 JAM BL

Review/revise objection to Dondero motion to expedite motion for stay pending motion to withdraw the reference (0.8); e-mail to J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: revised objection to Dondero motion to expedite motion for stay pending motion to withdraw the reference (0.1); e-mail to J. Seery, J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: objection to Dondero motion to expedite motion for stay pending motion to withdraw the reference (0.2); review/revise interrogatories, RFAs, document requests, and Rule 30(b)(6) deposition notice for the Advisors re: notes litigation (0.7); communications with H. Winograd re: discovery for the Advisors in notes litigation (0.1); communications with J. Seery, J. Pomerantz, I. Kharasch, G. Demo, H. Winograd re: discovery for Advisors in notes litigation (0.1).





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1.5				<u>Hours</u>	Rate	Amount
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04/19/2021	HRW	BL	Draft discovery demands for HCMFA demand note proceeding (1.2).	1.20	695.00	\$834.00
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04/20/2021	JJK	BL	Research/analysis of Stern, jurisdiction, reference, related issues.	3.10	995.00	\$3,084.50
04/20/2021	JJK	BL	Analysis/research jurisdiction, Stern, reference issues.	4.30	995.00	\$4,278.50
04/20/2021	JJK	BL	Research Stern, jurisdiction, reference, related issues.	3.10	995.00	\$3,084.50
04/20/2021	ЛNР	BL	Conference with John A. Morris regarding funds/ advisor adversary proceeding and related.	0.20	1295.00	\$259.00
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		201		Hours	Rate	Amount
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04/21/2021	JJK	BL	Research and prepare objection to NexPoint reference withdrawal motion.	2,10	995.00	\$2,089.50
04/21/2021	JJK	BL	Research and prepare objection to NexPoint/HCMFA reference motions.	5.40	995.00	\$5,373.00
04/21/2021	JJK	BL	Research/draft objection to HCMFA reference withdrawal motion.	3.00	995.00	\$2,985.00
04/21/2021	JNP	BL	Research regarding withdrawal reference and conference with Ira D. Kharasch and review of complaint and emails with Jeffrey H. Davidson regarding same.	0.40	1295.00	\$518.00

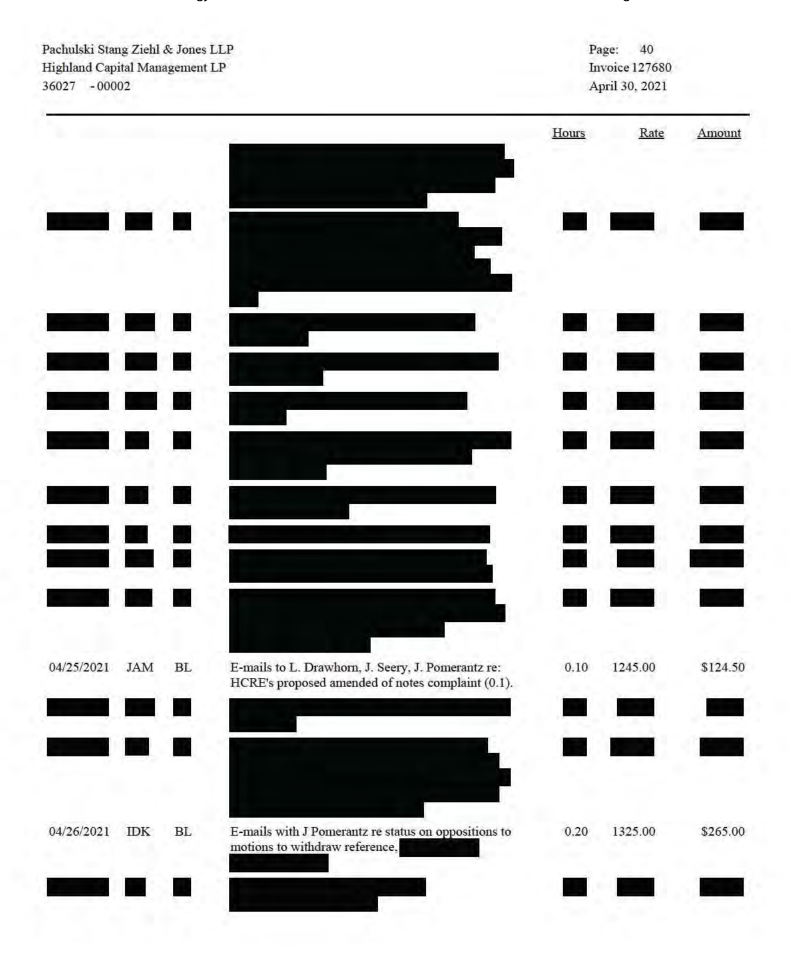
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Highland Capita	Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 66027 - 00002			Page: 37 Invoice 12768 April 30, 202		
	2	11		Hours	<u>Rate</u>	Amount
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04/22/2021	JJK	BL	Research re reference withdrawal issues.	0.80	995.00	\$796.00
04/22/2021	JNP	BL	Review of memo regarding withdrawal of the reference.	0.20	1295.00	\$259.00

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 6027 - 00002			Page: 38 Invoice 127680 April 30, 2021			
			<u>Hours</u>	Rate	Amount	
LAF	BL	Legal research re: "Tax loan" & withdrawal of reference	0.50	475.00	\$237.50	
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JAM	BL	Review Dondero discovery requests (0.2); review Advisors' discovery requests (0.1); draft amended deposition notice for Dondero (0.1); e-mails with Z. Annable, H. Winograd re: amended deposition notice for Dondero (0.1).	0.50	1245.00	\$622.50	
GVD	BL	Review Dondero discovery requests	0.20	950.00	\$190.00	
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	LAF	LAF BL JAM BL	 LAF BL Legal research re: "Tax loan" & withdrawal of reference. 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loan" & withdrawal of reference. 0.50 Image: Constraint of the second 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second 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Pachulski Stang Ziehl & Jones LLP Page: 39 Highland Capital Management LP Invoice 127680 36027 -00002 April 30, 2021 Amount Hours Rate 04/23/2021 LAF BL Citecheck & edit memos on withdrawal of reference. 5.80 475.00 \$2,755.00

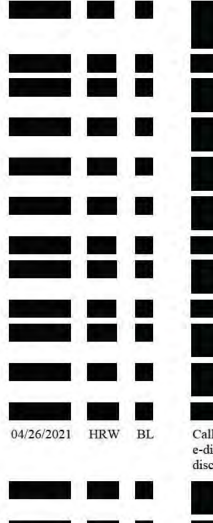


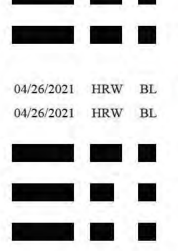
achulski Stang Ziehl & Jones LLP fighland Capital Management LP 6027 - 00002			In	age: 41 woice 127680 pril 30, 2021		
1.000				<u>Hours</u>	Rate	Amount
04/26/2021	JJK	BL	Prepare objections to reference withdrawal motions of Dondero, NexPoint, HCMFA (separate adversary proceedings).	4.60	995.00	\$4,577.0
04/26/2021	JNP	BL	Conference with PSZJ team regarding pending litigation deadlines and responsibilities.	0.80	1295.00	\$1,036.0
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	i.	.				
04/26/2021	JNP	BL	Review memo regarding withdrawal of reference and enforcement of reference.	0.10	1295.00	\$129.5
04/26/2021	JNP	BL	Review emails regarding Dondero discovery in notes litigation.	0.10	1295.00	\$129.5
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Kharasch, G. Demo, H. Winograd re: discovery, potential motion for summary judgment re: against Dondero (0.4).









Call with G. Demo, J. Morris, B. Sharp, and meta e-discovery reps regarding responding to various discovery requests in adversary proceedings.

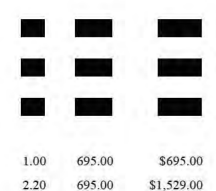


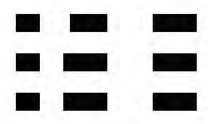
Review discovery demands in Notes Litigation.

Research summary judgement standard for notes litigation.



Hours	Rate	Amount
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0.20	695.00	\$139.00

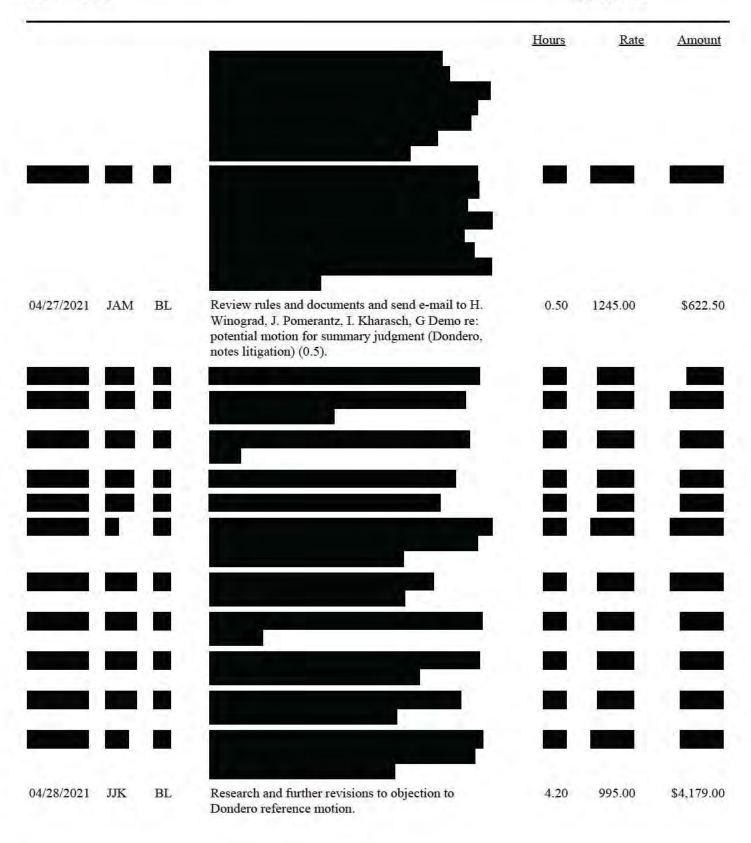


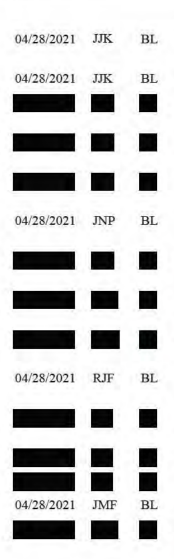


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Pachulski Sta Highland Cap 36027 -000	ital Mar			In	nge: 44 voice 127680 pril 30, 2021	
1				Hours	Rate	Amount
04/27/2021	JJК	BL	Review docs and prepare objections to reference withdrawal motions of Dondero, NexPoint, HCMFA (separate adv. proceedings).	9.10	995.00	\$9,054.50
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Research/analysis re: Dondero claims and reference issues. Work on withdrawal of reference response Review email from M. Clemente regarding pending notes litigation and forward to Board. Review motion to amend, original complaint, related pleadings. Review HCMFA answer.

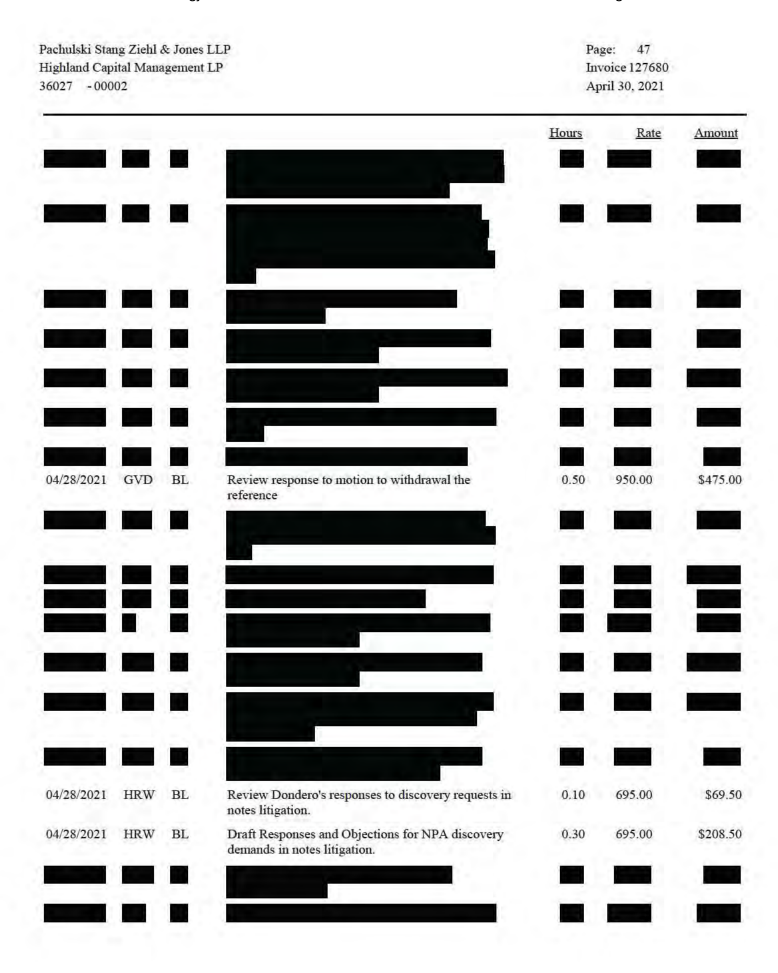
Hours Rate Amount 4.00 995.00 \$3,980.00 2.50 995.00 \$2,487.50 0.10 1295.00 \$129.50 1.30 1395.00 \$1.813.50 0.30 1050.00 \$315.00

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Invoice 127680

April 30, 2021

Page:



Pachulski Stang Ziehl & Jones LL Highland Capital Management LP 36027 -00002	Ρ	Page: 48 Invoice 127680 April 30, 2021			
5.5		<u>Hours</u>	Rate	Amoun	
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				-	
	Telephone conference with H. Winograd re: responses to Advisors' discovery requests in notes litigation (0.6).	0.60	1245.00	\$747.0	
	Conference with DSI/HCMLP/H. Winograd re discovery	0.30	950.00	\$285.0	
04/29/2021 GVD BL	Conference with H. Winograd re discovery issues	0.40	950.00	\$380.0	
	Conference with J. Seery re notes enforcement issues	0.20	950.00	\$190.0	

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04/29/2021 HRW BL

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04/30/2021 IDK

04/30/2021 JJK

04/30/2021 JJK

04/30/2021

04/29/2021

04/29/2021

	G. Demo regarding NPA discovery n notes litigation.
	G. Demo, K. Hendrix, D. Klos, J. Donahue NPA discovery requests in notes litigation.
	onses & objections to NPA's discovery n notes litigation.
Call with . notes litig	J. Morris regarding NPA discovery in ation.
others mo	ith J Kim re opposition to Advisors' and tions to withdraw the reference (.6); f revised oppositions to same (.2).
reference	l research for objections to withdrawal motions of NexPoint, HCMFA, Dondero, same objections.
	jections to reference withdrawal motions s Kharasch on same.
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eview m	otion to stay adversary proceedings.
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Hours	Rate	Amount
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0.40	695.00	\$278.00
0.30	695.00	\$208.50
8.00	695.00	\$5,560.00
0.60	695.00	\$417.00
0.80	1325.00	\$1,060.00
3.60	995.00	\$3,582.00
2.10	995.00	\$2,089.50
0.40	1050.00	\$420.00

achulski Stang Ziehl & Iighland Capital Manag 6027 -00002		Page: 50 Invoice 127680 April 30, 2021			
		Hours	Rate <u>Amount</u>		
04/30/2021 HRW 04/30/2021 HRW	 BL Draft responses and objections to NPA's discrequests in notes litigation. BL Call with J. Morris regarding NPA discovery requests in notes litigation. 		695.00 \$2,432.50 695.00 \$69.50		
04/30/2021 HRW	BL Call with D. Klos regarding NPA discovery in notes litigation.	requests 0.60	695.00 \$417.00		



Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201 May 31, 2021 Invoice 127958 Client 36027 Matter 00002 JNP

RE: Postpetition

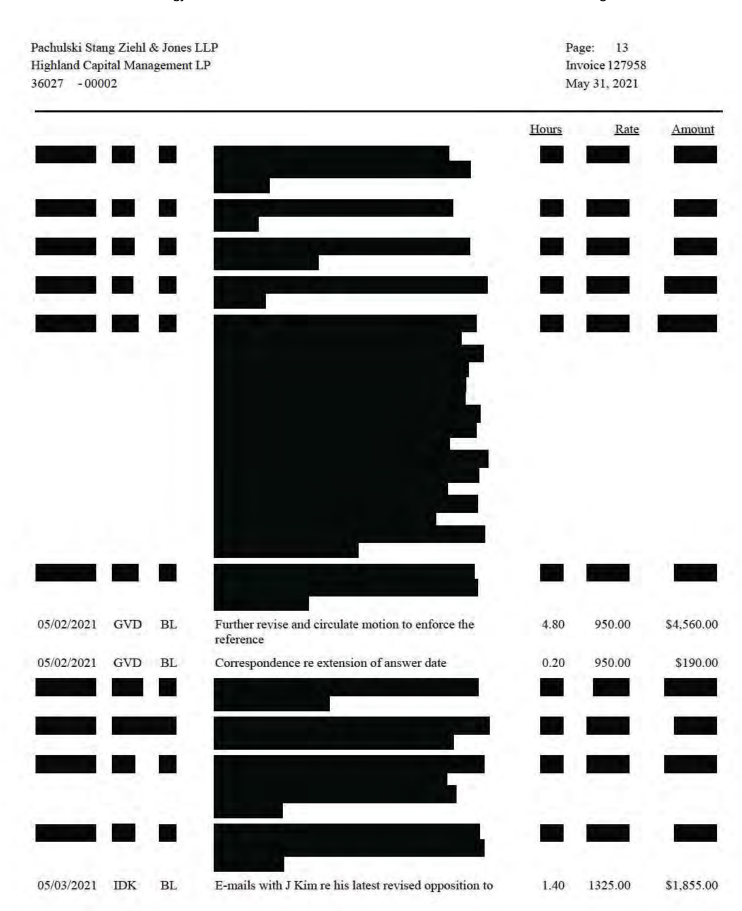
STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 05/31/2021

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002 Page: 12 Invoice 127958 May 31, 2021

				Hours	Rate	Amount
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05/01/2021	GVD	BL	Further revise motion to enforce the reference	4.30	950.00	\$4,085.00
			Further revise motion to emore the reference	4.50		
05/02/2021	IDK	BL	Review of J Pomerantz comments to draft opposition to Advisors, others motions for withdrawal of reference.	0.30	1325.00	\$397.50
05/02/2021	JJK	BL	Analysis withdrawal issues: revise NexPoint/HCMFA oppositions.	4.30	995.00	\$4,278.50

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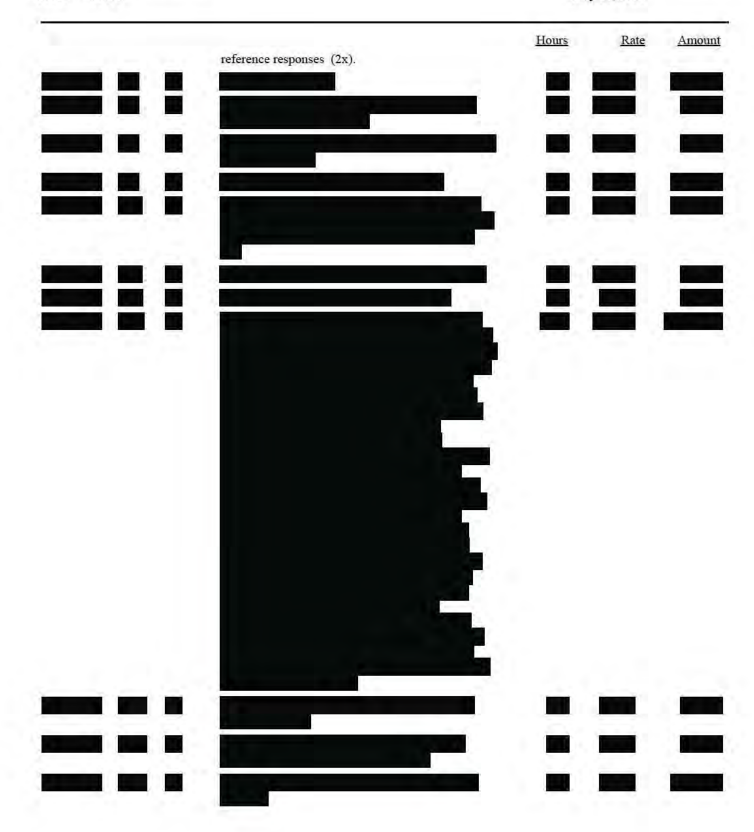
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Highland Capital Management LP	Invoice 127958
36027 -00002	May 31, 2021

1				Hours	Rate	Amount
			NextPoint motion to withdraw the reference, as well as feedback of others re same and consider (.5) Attend conference call with J Pomerantz, J Kim, G Demo re open issues on draft opposition to motions to withdraw reference (.3); Review of further revised draft of opposition to same (.2); Attend next conference call re same on next draft of opposition (.4).			
05/03/2021	JJK	BL	Emails Pomerantz, Demo re: opp to NexPoint/HCMFA withdrawal reference motions; research/analysis/revisions to same.	2.40	995.00	\$2,388.00
05/03/2021	JJK	BL	Prepare opp to HCMFA withdrawal reference motion and analysis for same.	2.70	995.00	\$2,686.50
05/03/2021	JJK	BL	Analysis/revise oppositions to NexPoint and HCMFA reference motions.	3.70	995.00	\$3,681.50
05/03/2021	JJK	BL	Research/analysis re: reference withdrawal matters.	1.00	995.00	\$995.00
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				-		
05/03/2021	JNP	BL	Brief review of motion to enforce reference.	1.00	1295.00	\$1,295.00
05/03/2021	JNP	BL	Conference with Robert J. Feinstein regarding motion to enforce reference and related litigation matters.	0.30	1295.00	\$388.50
05/03/2021	JNP	BL	Conference with Robert J. Feinstein and Gregory V. Demo regarding motion to enforce reference.	0.20	1295.00	\$259.00
05/03/2021	JNP	BL	Review revised motion to withdraw reference response.	0.30	1295.00	\$388.50
05/03/2021	JNP	BL	Conference with Jonathan J. Kim, Ira D. Kharasch and Gregory V. Demo regarding motion to withdraw	0.60	1295.00	\$777.00

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05/03/2021	GVD	BL	F
05/03/2021	GVD	BL	F
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05/03/2021	GVD	BL	F
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05/04/2021 JJK

BL

Revise	and serve demand letter re Dugaboy note
Revise note	and serve demand letter re Hunter Mountain
	ence with PSZJ team re response to wal of reference in NPA notes litigation
	and revise response to motion to enforce the ce in NPA notes litigation
	up conference with PSZJ re opposition to to withdraw the reference in NPA litigation
Confere litigatic	ence with J. Morris re status of notes m
NextPo E-mails same, a Pomera	of J Kim's next version of opposition to int motion to withdraw reference (.3); with J Kim re my proposed changes to s well as comments/questions from J mtz re same and J Kim response (.5); Review

of final revised opposition to same and green light to file (.2). Emails Demo, Morris, Pomerantz on withdrawal reference pleadings issues; research/revise

oppositions to reference withdrawal motions.

Hours	Rate	Amount
0.30	950.00	\$285.00
0.30	950.00	\$285.00
0.40	950.00	\$380.00
1.20	950.00	\$1,140.00
0.30	950.00	\$285.00
0.20	950.00	\$190.00
1.00	1325.00	\$1,325.00

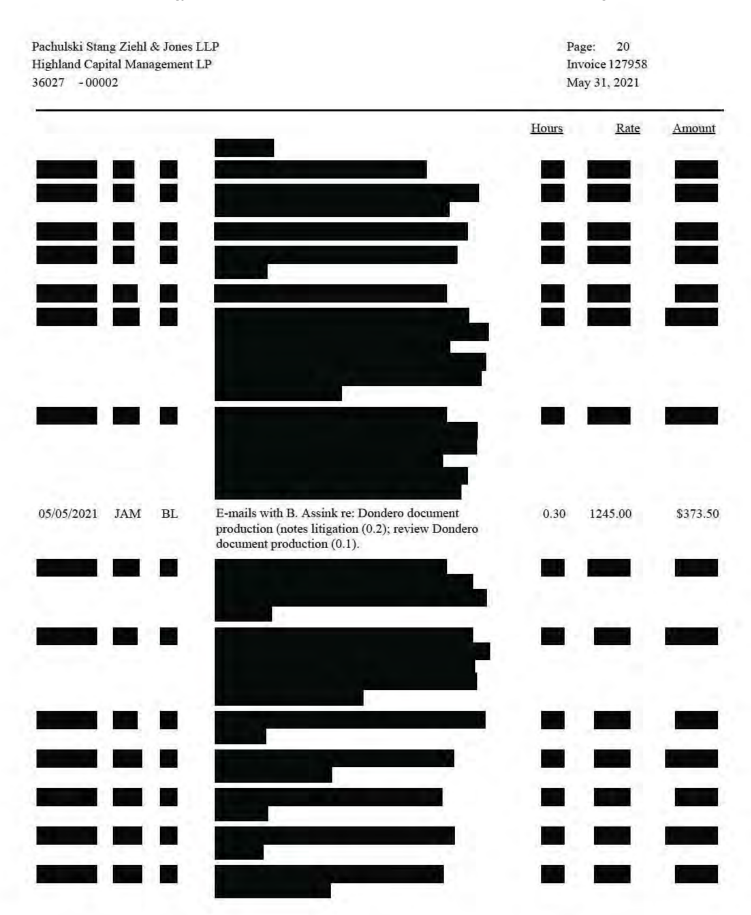
2.20 995.00 \$2,189.00

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002				Page: 17 Invoice 127958 May 31, 2021			
				<u>Hours</u>	Rate	Amount	
05/04/2021	JJK	BL	Emails Demo on withdrawal reference pleadings issues; research/revise oppositions to reference withdrawal motions.	3.90	995.00	\$3,880.50	
05/04/2021	JNP	BL	Review and comment on latest version on motion to withdraw reference.	0.20	1295.00	\$259.00	
05/04/2021	RJF	BL	Review and revise motion to enforce the reference.	1.30	1395.00	\$1,813.50	
03/04/2021							
05/04/2021	JAM	BL	Review draft opposition to withdraw the reference (NexPoint) (0.4).	0.40	1245.00	\$498.00	
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Pachulski Stang Ziehl & Jone Highland Capital Managemen 36027 - 00002		Page: 18 Invoice 127958 May 31, 2021				
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05/04/2021 HRW BL	Call with DSI regarding NPA document production for demand note proceeding.	0.50	695.00	\$347.50		
05/04/2021 HRW BL	Call with R. Half and J. Morris regarding NPA document production in demand note litigation.	0.20	695.00	\$139.00		
05/04/2021 HRW BL	Prepare for call with R. Half and J. Morris regarding NPA document production in demand note litigation.	1.20	695.00	\$834.00		
05/04/2021 HRW BL	Review J. Seery comments to NPA R&O's in	0.30	695.00	\$208.50		

Pachulski Stang Ziehl & Jones Highland Capital Managemen 36027 -00002		Page: 19 Invoice 127958 May 31, 2021			
	demand in demand note litigation.	Hours	<u>Rate</u>	Amount	
			-	-	
05/05/2021 JJK BL	Research/finalize objection to Dondero motion to withdraw reference.	3.70	995.00	\$3,681.50	
		-	-		
		-			





				Hours	Rate	Amount
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05/05/2021	HRW	BL	Prepare interrogatory verification for R&Os to NPA interrogatories in notes litigation (0.2); Review Seery's comments to R&Os to NPA discovery demands in notes litigation (0.1); Review DSI documents for production for NPA discovery demands in notes litigation (0.2).	0.50	695.00	\$347.50
05/06/2021	IDK	BL	Review of updated opposition to Dondero motion to withdraw reference (.3); E-mails with J Kim re same and further issues on mandatory withdrawal of reference and related memo on same (.3); Telephone conference with J Pomerantz re same (.1); E-mails with J Kim re status and ok to file (.1).	0.80	1325.00	\$1,060.00
05/06/2021	IDK	BL	E-mails with J Kim re mistake made in filed opposition today to Dondero motion to withdraw ref, and how to fix, including feedback of J Pomerantz re same.	0.40	1325.00	\$530.00
05/06/2021	JJK	BL	Emails Kharasch on withdrawal reference objections, and revise same and prepare supplement for filing.	4.20	995.00	\$4,179.00

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				<u>Hours</u>	Rate	Amount
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05/06/2021	HRW	BL	Communicate with R. Half re: NPA production in demand note proceeding (0.9); Call with L. Canty re: NPA production in notes litigation (0.1); Review critical dates re: Dondero stay motion and motion to withdraw reference in notes litigation (0.2); Prepare search terms for NPA production in notes litigation (0.3).	1.50	695.00	\$1,042.50
05/07/2021	IDK	BL	Review of draft addendum to prior filed opposition to Dondero motion to withdraw ref and consider changes (.2); E-mails with J Kim and J Pomerantz re same, as well as feedback of local counsel (.3).	0.50	1325.00	\$662.50
05/07/2021	JJK	BL	Two conf. calls (2x 0.3) with Pomerantz, Kharasch, Demo on reference withdrawal oppositions.	0.60	995.00	\$597.00

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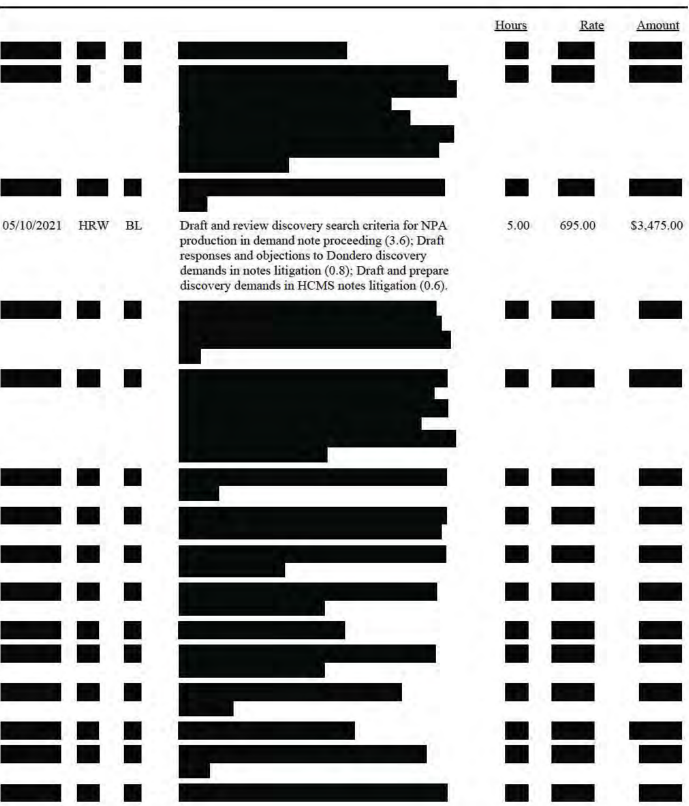
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Edit R&O's for NPA discovery requests (0.3). 05/08/2021 RJF BL Review and revise motion to enforce. 0.80 05/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		
Edit R&O's for NPA discovery requests (0.3). 05/08/2021 RJF BL Review and revise motion to enforce. 0.80 05/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		-
Edit R&O's for NPA discovery requests (0.3). D5/08/2021 RJF BL Review and revise motion to enforce. 0.80 D5/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		_
Edit R&O's for NPA discovery requests (0.3). 05/08/2021 RJF BL Review and revise motion to enforce. 0.80 05/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		
Edit R&O's for NPA discovery requests (0.3). 05/08/2021 RJF BL Review and revise motion to enforce. 0.80 05/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		
05/08/2021 JAM BL Review/revise document requests, interrogatories, and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for	695.00	\$1,598.50
and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for	1395.00	\$1,116.00
and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		
and requests for admission relating to HCMS notes litigation (1.1); e-mails with J. Pomerantz, H. Winograd re: revisions to discovery requests for		
	1245.00	\$1,618.50

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002				Page: 27 Invoice 127958 May 31, 2021			
				<u>Hours</u>	Rate	Amount	
05/08/2021	HRW	BL	Draft discovery demands for notes litigation (3.5); Review discovery requests to Debtor in notes litigation (1.2).	4.70	695.00	\$3,266.50	
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			Contraction of the local division of the loc				
05/09/2021	HRW	BL	Review discovery requests to Debtor in notes litigation (2.5); Prepare search terms for document production in notes litigation (1.0).	3.50	695.00	\$2,432.5	
-							
	RJF	BL	Begin work on motion to dismiss.	1.00	1395.00	\$1,395.0	

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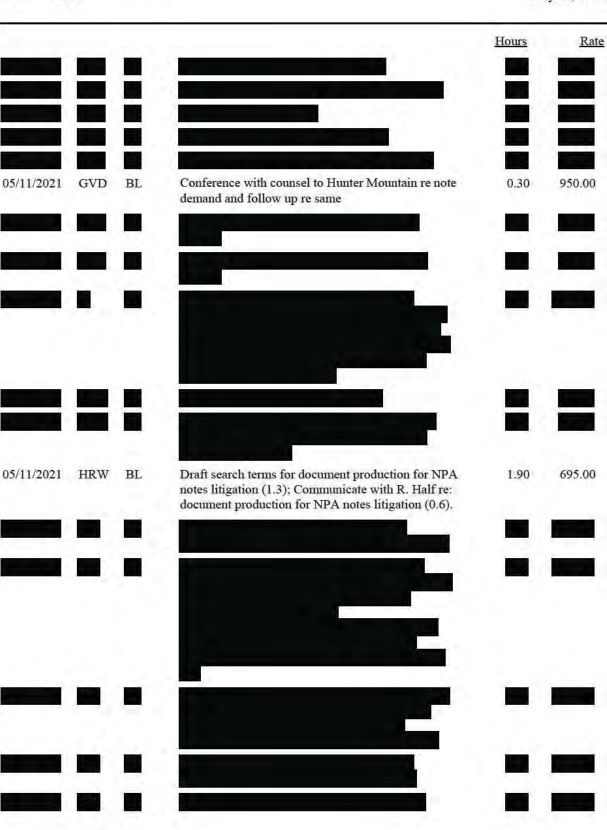


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Amount

\$285.00

\$1,320.50



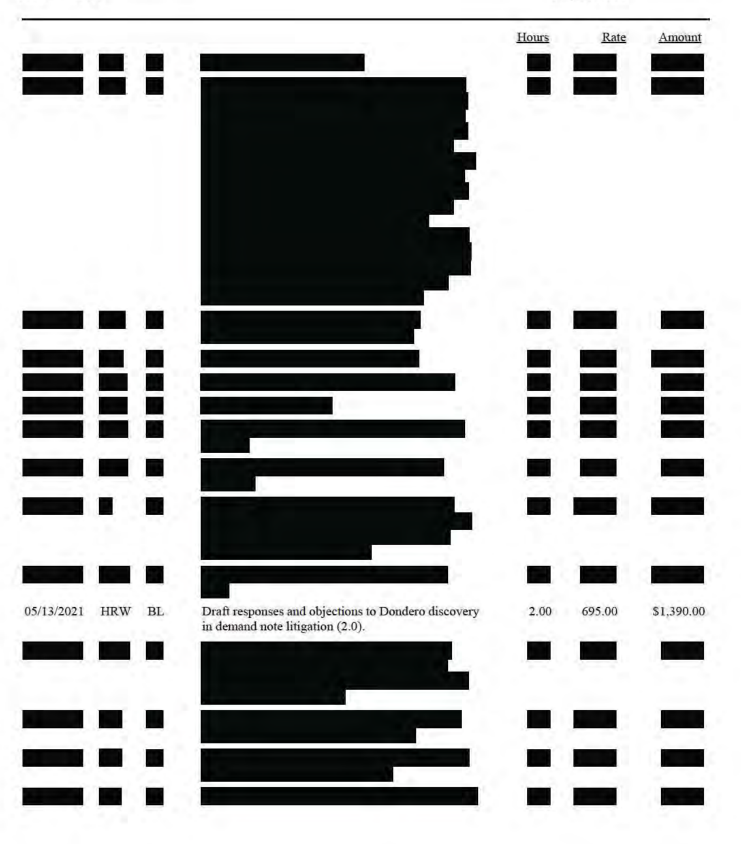
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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002

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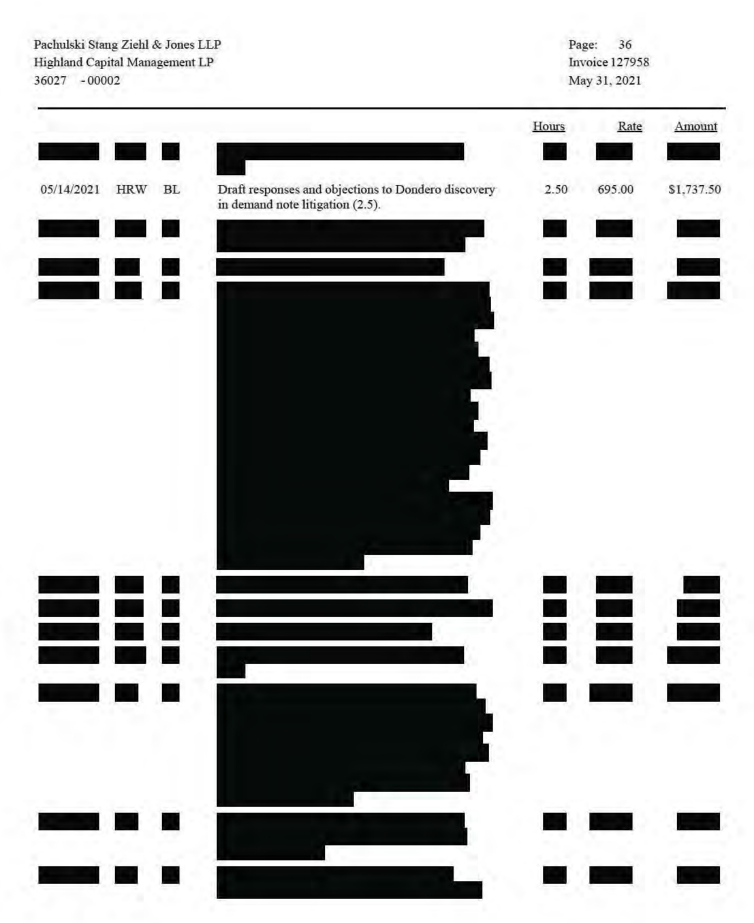
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		2		<u>Hours</u>	Rate	Amount	
05/17/2021	JAM	BL	Review/revise objection to Dondero motion to compel (2.0); e-mails with J. Pomerantz, G. Demo, H. Winograd, Z. Annable re: draft objection to Dondero motion to compel (0.2); draft JAM declaration in support of Debtor's objection to Dondero motion to compel (0.7); e-mails with G. Demo, H. Winograd, L. Canty, Z. Annable re: exhibits to JAM declaration (0.2).	3.10	1245.00	\$3,859.50	
05/17/2021	LSC	BL	Conduct research in connection with motion to withdraw the reference for G. Demo.	0.60	460.00	\$276.0	
05/17/2021	LSC	BL	Assist with preparation of exhibits in connection with Debtor's Objection to Motion to Compel Deposition Testimony of James P. Seery, Jr.	0.40	460.00	\$184.0	
05/17/2021	GVD	BL	Review response to motion to compel	0.30	950.00	\$285.0	
05/17/2021	GVD	BL	Prepare for argument on motions to withdraw the reference	0.80	950.00	\$760.00	
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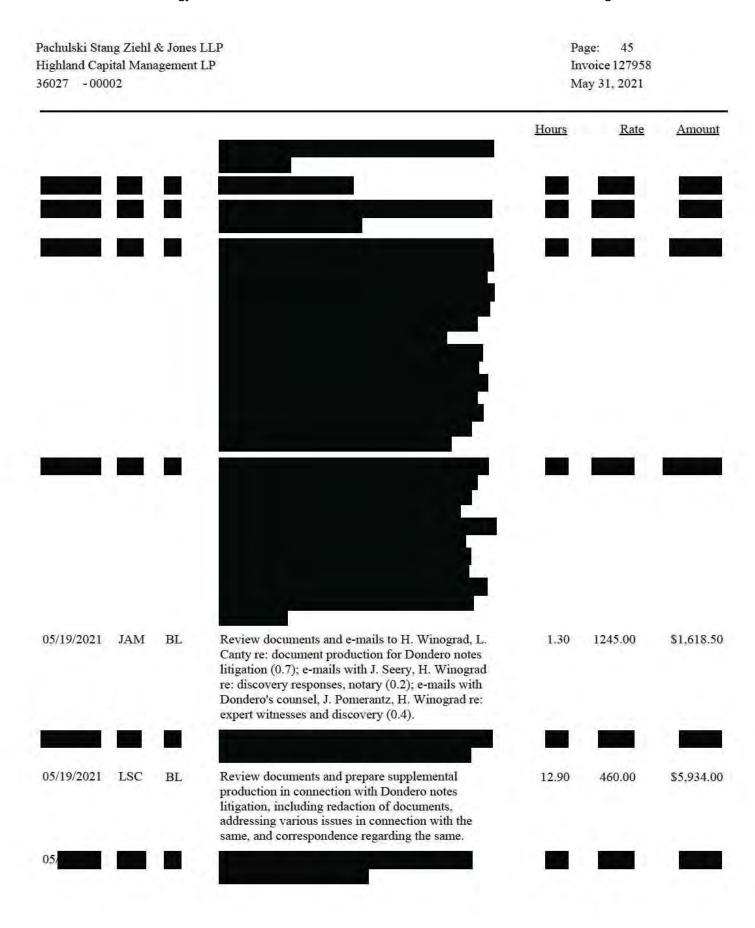
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				Hours	Rate	Amount	
05/18/2021	JNP	BL	preparation for hearing. Review reply regarding motion to withdraw reference.	0.10	1295.00	\$129.50	
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)5/18/2021	JMF	BL	Review response re discovery motion to compel testimony re demand notes.	0.30	1050.00	\$315.0	

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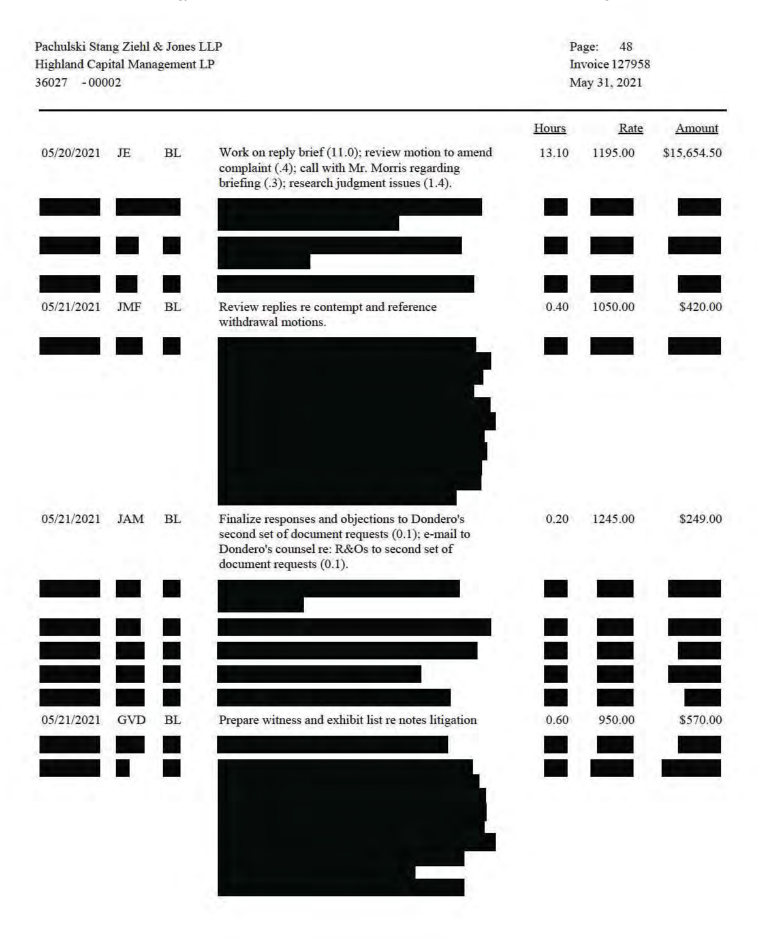
		presentation of opposition argument to motions to withdraw the reference (1.2)	Hours	<u>Rate</u>	Amount
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5/19/2021 J	NP BL	Participate on zoom hearing prep for motions to withdraw the reference with Gregory V. Demo, John A. Morris and Ira D. Kharasch.	1.20	1295.00	\$1,554.0



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	_			<u>Hours</u>	Rate	Amount	
		8					
05/19/2021	GVD	BL	Attend conference with PSZJ working team re preparation for argument on motion to withdraw reference	1.20	950.00	\$1,140.00	
05/19/2021	GVD	BL	Prepare for argument on motion to withdraw the reference	3.10	950.00	\$2,945.00	
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05/19/2021	HRW	BL	Send amended discovery R&Os to opposing counsel for NPA requests in notes litigation (0.1); Call with J. Morris and C. Mackle re: document production to Dondero's first Set of requests in notes litigation (0.3); Send production to Dondero's counsel in response to first set of requests in notes litigation (0.1).	0.50	695.00	\$347.50	
05/19/2021	HRW	BL	Prepare and review document production to Dondero's first Set of requests in notes litigation (2.2).	2.20	695.00	\$1,529.00	
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				<u>Hours</u>	Rate	<u>Amoun</u>	
05/20/2021	JNP	BL	Participate in hearing on motion to compel J. Seery testimony.	1.10	1295.00	\$1,424.5	
05/20/2021	JNP	BL	Emails to and from J. Seery and Gregory V. Demo regarding Latham communications with DSI.	0.10	1295.00	\$129.5	
05/20/2021	JNP	BL	Emails to and from John A. Morris regarding U. S. Trustee inquiry.	0.10	1295.00	\$129.5	
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05/20/2021	JAM	BL	Preparing for hearing on Dondero's motion to compel (0.3); court conference on Dondero's motion to compel (1.1).	1.40	1245.00	\$1,743.0	
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5/20/2021	CUD	DI	Attend baseling as an effort to source 1	110	050.00	61 0457	
5/20/2021	GVD	BL	Attend hearing re motion to compel	1.10	950.00	\$1,045.0	



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				Hours	<u>Rate</u>	Amount		
05/23/2021	JAM	BL	Prepare Subpoena for DC Sauter (notes litigation) for hearing on motion to withdraw reference (0.3); e-mail to J. Seery, T. Surgent, D. Klos, J. Pomerantz, G. Demo, H. Winograd re: strategy, hearing on motion to withdraw reference (0.3); telephone conference with J. Seery, G, Demo re: prepare for deposition (Dondero notes litigation) (1.1); e-mail to H. Winograd, J. Pomerantz, I. Kharasch, G. Demo re: motion for summary judgment, opposition to motions to amend (0.7); communications with G. Demo re: potential exhibits for amended W&E list (0.2); e-mails with B. Levine re: Dondero summary judgment motion (0.1); telephone conference with H. Winograd re: Dondero summary judgment motion (0.1); telephone conference with G. Demo re: documents/exhibit list/facts re: motion to withdraw the reference (1.1); revise Sauter subpoena (0.1); e-mails with Z. Annable re: Sauter subpoena (0.3); amend Sauter subpoena (0.1); e-mails with D. Rukavina, J. Pomerantz re: Sauter subpoena (0.3).	4.70	1245.00	\$5,851.50		
05/23/2021	LSC	BL	Preparation of amended exhibit lists (3) and exhibits for 5/25/21 hearing, including redactions to certain exhibits.	5.60	460.00	\$2,576.00		
05/23/2021	GVD	BL	Conference with J. Morris re motion to withdraw reference	0.10	950.00	\$95.00		
05/23/2021	GVD	BL	Conference with J. Seery and J. Morris re depo prep for notes litigation	1.20	950.00	\$1,140.00		
05/23/2021	GVD	BL	Conference with J. Morris re evidentiary issues for motion to withdraw the reference	1.10	950.00	\$1,045.00		
05/23/2021	GVD	BL	Prepare for hearing on motion to withdraw the reference	2.90	950.00	\$2,755.00		

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				Hours	Rate	Amount
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05/24/2021	IDK	BL	Attend conference call re notes collection issues (.3).	0.30	1325.00	\$397.50
05/24/2021	JNP	BL	Review and comment on Gregory V. Demo outline on motion to withdraw reference argument.	0.50	1295.00	\$647.50
05/24/2021	JNP	BL	Conference with Gregory V. Demo, Ira D. Kharasch and John A. Morris regarding hearing on motion to withdraw reference.	0.60	1295.00	\$777.00
05/24/2021	JNP	BL	Conference with PSZJ team regarding update on notes litigation.	0.30	1295.00	\$388.50
05/24/2021	JNP	BL	Conference with John A. Morris regarding proposal regarding depositions in notes litigation.	0.10	1295.00	\$129.50

RJF

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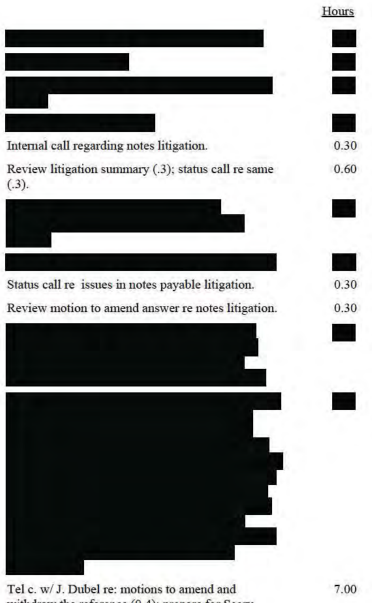
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0.30	1395.00	\$418.50
0.60	1050.00	\$630.00
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0.30	1050.00	\$315.00
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05/24/2021 JAM BL

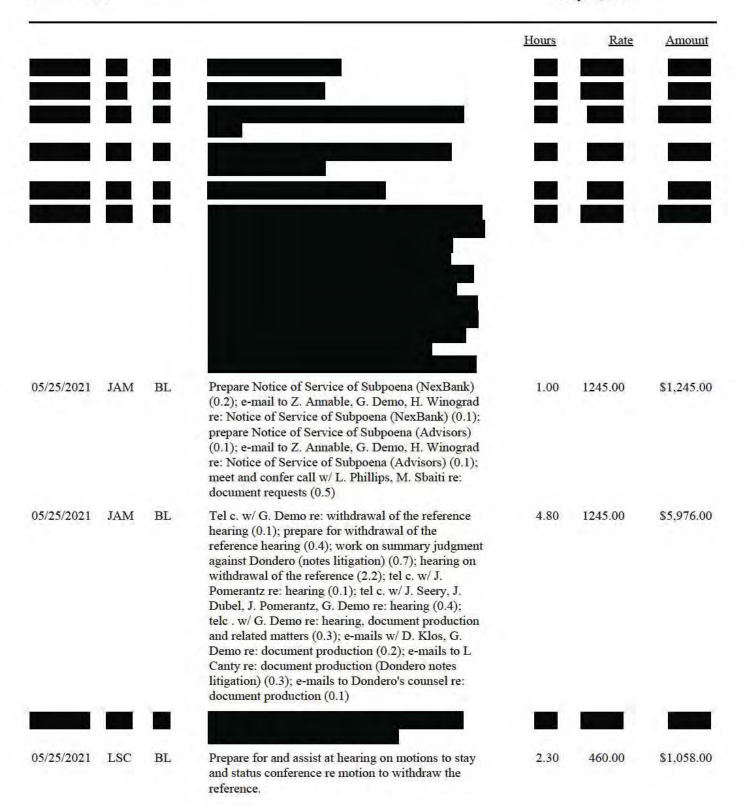
Tel c. w/ J. Dubel re: motions to amend and withdraw the reference (0.4); prepare for Seery deposition (0.3); tel c. w/ G. Demo re: hearing on motion to withdraw the reference (0.2); tel c. w/ J. Seery re: deposition (0.1); review/revise exhibit list for hearing on motion to withdraw the reference (0.2); prepare for hearing on withdrawal of the reference (0.7); communications w/ J. Pomerantz, G. Demo re: debtor's schedules and Advisor's notes (0.2); Seery deposition (Dondero notes litigation) (2.7); tel c. w/ J. Seery, G. Demo re: deposition and hearing (0.4); tel c. w/ J. Pomerantz, I. Kharasch, G. Demo re: hearing on motion to withdraw the 00 1245.00 \$8,715.00

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reference (0.6); tel c. w/ J. Pomerantz re: hearing (0.2); tel c. w/ J. Pomerantz re: e-mails with D. Rukavina concerning motion to amend/Sauter subpoena/motion to withdraw the reference (0.4); e-mail to J. Seery, J. Pomerantz, G. Demo, H. Winograd re: Klos deposition (0.1); e-mails w/ M. Aigen, J. Seery, T. Surgent, D. Klos re: discovery in Dondero notes litigation (0.3)								
reference05/24/2021GVDBLAttend deposition of J. Seery re Dondero note litigation2.60950.00\$2,470.0005/24/2021GVDBLConference with J. Seery and J. Morris re follow up to Seery deposition0.30950.00\$285.0005/24/2021GVDBLConference with PSZJ re status of note litigation and motion to withdraw the reference0.60950.00\$570.00				 (0.2); tel c. w/ J. Pomerantz re: e-mails with D. Rukavina concerning motion to amend/motion to withdraw reference (0.1); e-mails w/ D. Rukavina, J. Pomerantz re: motion to amend/Sauter subpoena/motion to withdraw the reference (0.4); e-mail to J. Seery re: deposition transcript (0.1); e-mail to J. Seery, J. Pomerantz, G. Demo, H. Winograd re: Klos deposition (0.1); e-mails w/ M. Aigen, J. Seery, T. Surgent, D. Klos re: discovery in 	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>	
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to Seery deposition05/24/2021 GVD BLConference with PSZJ re status of note litigation and motion to withdraw the reference0.60950.00\$570.00	05/24/2021	GVD	BL		2.60	950.00	\$2,470.00	
motion to withdraw the reference	05/24/2021	GVD	BL		0.30	950.00	\$285.00	
05/24/2021 GVD BL Attend PSZJ status conference on notes litigation 0.30 950.00 \$285.00 Mail Mai	05/24/2021	GVD	BL		0.60	950.00	\$570.00	
	05/24/2021	GVD	BL	Attend PSZJ status conference on notes litigation	0.30	950.00	\$285.00	
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05/25/2021	JNP	BL	Participate on hearing regarding motions to withdraw reference.	2.80	129	5.00	\$3,626.00	
05/25/2021	JNP	BL	Conference with J. Seery and John A. Morris after hearing on motion to withdraw reference.	0.40	129	5.00	\$518.00	
05/25/2021	JNP	BL	Emails regarding answer date and response.	0.10	129	5.00	\$129.50	

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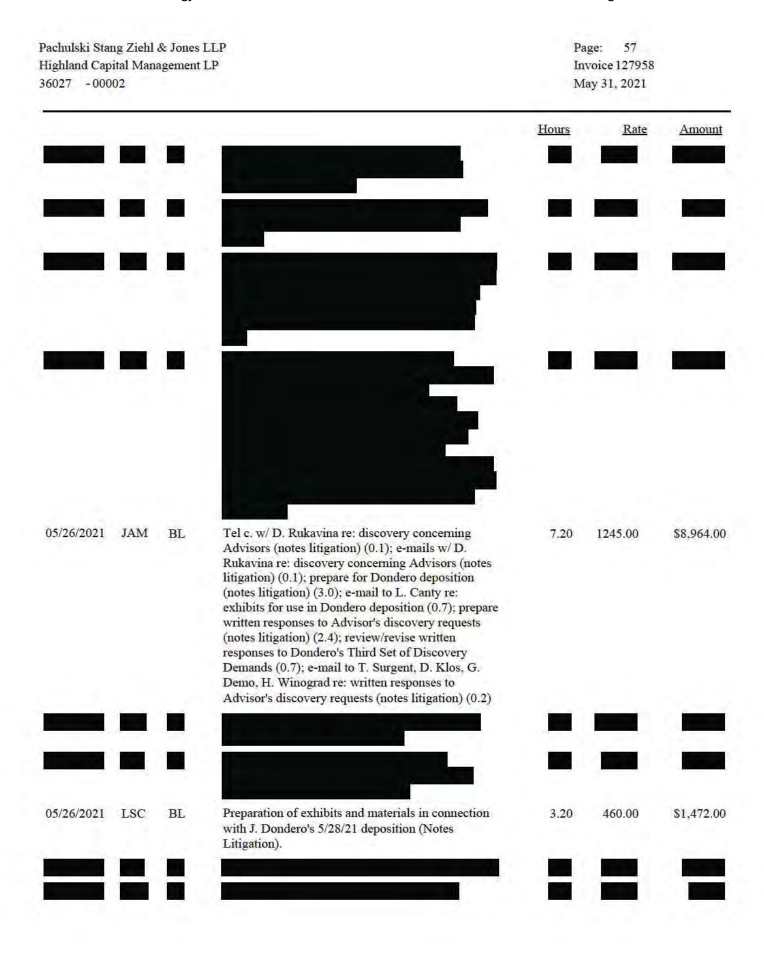


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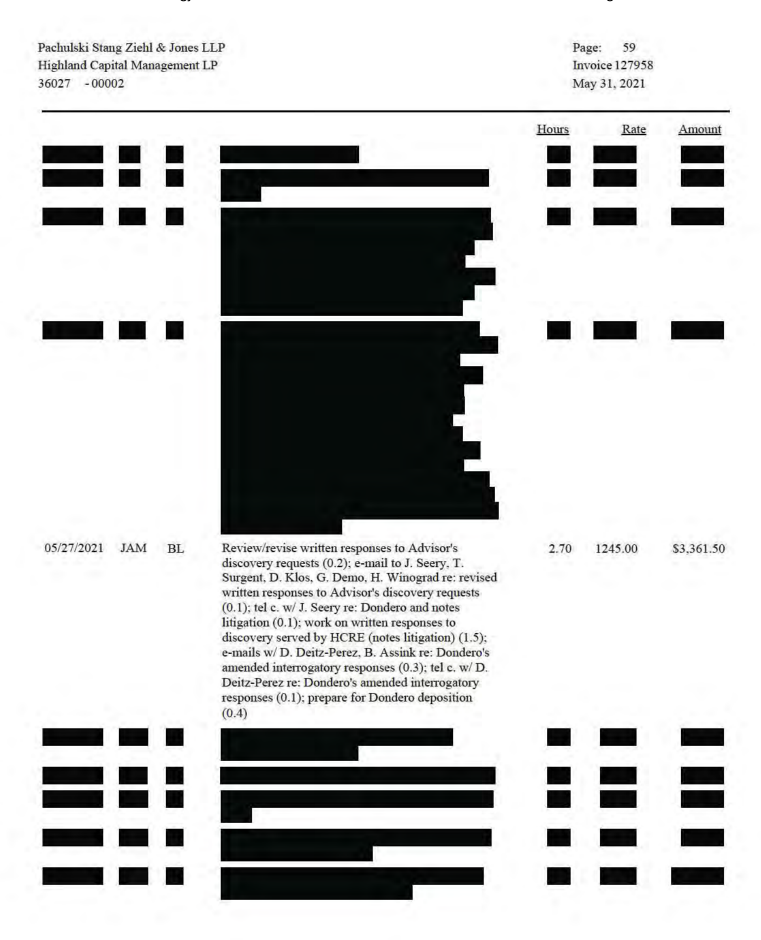
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				Hours	Rate	Amount
05/25/2021	LSC	BL	Preparation of supplemental production to Dondero.	2.00	460.00	\$920.0
05/25/2021	GVD	BL	Prepare for evidentiary hearing on motion to withdraw reference	3.80	950.00	\$3,610.00
05/25/2021	GVD	BL	Attend hearing on motions to withdraw the reference	2.10	950.00	\$1,995.00
05/25/2021	GVD	BL	Conference with team re follow up to hearing on motion to withdraw the reference	0.50	950.00	\$475.00
05/25/2021	GVD	BL	Conference with J. Morris on evidentiary hearing on motion to withdraw	0.30	950.00	\$285.00
05/25/2021	GVD	BL	Conference with J. Romey re status of note litigation	0.20	950.00	\$190.00
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05/28/2021	JNP	BL	Conference with John A. Morris regarding Dondero deposition on note litigation.	0.10	1295.00	\$129.50
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05/28/2021	JAM	BL	Prepare for Dondero deposition (3.5); Dondero deposition (4.6); tel c. w/ J. Pomerantz re: Dondero deposition (0.1); tel c. w/ J. Seery re: Dondero deposition (0.3); e-mails w/ J. Seery, H. Winograd re: written responses to Advisor's discovery requests (0.2); e-mail to Bonds Ellis, J. Pomerantz, G. Demo, H. Winograd re: proposed order on stay (0.1)	8,80	1245.00	\$10,956.00
05/28/2021	LSC	BL	Preparation for and assist at deposition of Jim Dondero (notes litigation)	5.50	460.00	\$2,530.00
05/28/2021	GVD	BL	Conference with J. Morris and J. Seery re Dondero deposition and next steps	0.20	950.00	\$190.00
05/28/2021	GVD	BL	Attend Dondero Deposition (partial)	1.60	950.00	\$1,520.00

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HRW	BL	Prepare responses and objections to HCMFA discovery in notes litigation (0.4)
HRW	BL	Deposition of Dondero in connection with notes litigation (3.5)
HRW	BL	Review production for NPA discovery requests in notes litigation (0.3)
JAM	BL	E-mails to Counsel re: Zoom instructions for Tuesday's depositions (0.2); review Dondero written responses to discovery (0.2); e-mail to B. Assink, C. Taylor, J. Pomerantz, G. Demo, H. Winograd re: Dondero's written responses to discovery (0.2)
JAM	BL	 Review HCMFA's second request for discovery (0.2); e-mails w/ T. Surgent, D. Klos, G. Demo, H. Winograd re: HCMFA's second request for discovery (0.1); review Dondero expert report (0.3); e-mails w/ J. Pomerantz, G. Demo, H. Winograd re: Dondero's expert report (0.2); draft written responses to HCRE's document requests, interrogatories, and requests for admission (3.1); e-mail to G. Demo, H. Winograd re: draft written responses to HCRE's document requests, interrogatories, and requests for admission (0.1); tel c. w/ H. Winograd re: opposition to HCRE/Services motion for leave to serve amended complaint and cross-motion for summary judgment (0.4)
	HRW HRW JAM	HRW BL HRW BL JAM BL

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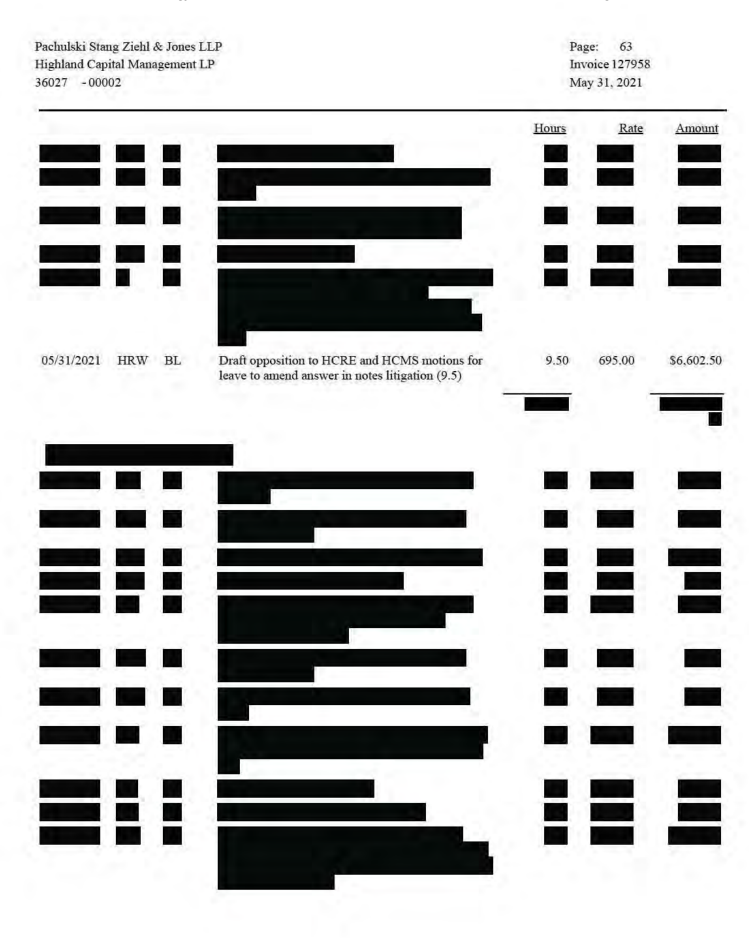
	Hours	Rate	Amount	
	-	-		
nd objections to HCMFA tigation (0.4)	0.40	695.00	\$278.00	
ero in connection with notes	3,50	695.00	\$2,432.50	
for NPA discovery requests in	0.30	695.00	\$208.50	
	- -			
e: Zoom instructions for	0.60	1245.00	\$747.00	
rs (0.2); review Dondero written ery (0.2); e-mail to B. Assink, C. z, G. Demo, H. Winograd re:	0.00	1243.00	3747.00	
sponses to discovery (0.2)				
econd request for discovery Surgent, D. Klos, G. Demo, H. FA's second request for ew Dondero expert report (0.3);	4.40	1245.00	\$5,478.00	



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Pachulski Star Highland Cap 36027 - 000	ital Mana			Page: 62 Invoice 127958 May 31, 2021				
				<u>Hours</u>	Rate	Amount		
05/29/2021	HRW	BL	Draft opposition to HCRE and HCMS motions for leave to amend answer in notes litigation (2.0)	2.00	695.00	\$1,390.0		
05/29/2021	HRW	BL	Call with J. Morris re: opposition to HCRE and HCMS motions for leave to amend answer in notes litigation (0.3)	0.30	695.00	\$208.5		
05/30/2021	JAM	BL	Review documents (1.9); tel c. w/ G. Demo re: document review/facts (1.1); e-mails w/ G. Demo re: facts (0.3); tel c. w/ G. Demo re: document review/facts (0.6); prepare for depositions (0.8)	4.70	1245.00	\$5,851.5		
		Ξ.						
05/30/2021	GVD	BL	Conference with J. Morris re deposition preparation	0.60	950.00	\$570.0		
05/30/2021	HRW	BL	Draft opposition to HCRE and HCMS motions for leave to amend answer in notes litigation (3.5)	3.50	695.00	\$2,432.5		
					-			
05/31/2021	JAM	BL	Analyze G. Scott prior deposition transcript (2.4); analysis of use of Scott transcript, and e-mail to J. Pomerantz, G. Demo, H. Winograd concerning the same (0.6); prepare for Dondero and Scott depositions (6.4); e-mails w/ L. Canty re: deposition exhibits (0.2); tel c. w/ G. Demo, C. Wilkins re: potential conflicts (0.2);		1245.00			
05/31/2021	JAM	BL	Review/revise discovery requests for HCRE (notes litigation (0.4); e-mail to L. Drawhorn, G. Demo, H. Winograd, J. Rudd re: discovery requests for HCRE (notes litigation) (0.1); tel c. w/ H. Winograd re: status of brief for opposition to motion to amend (0.2)	0.70	1245.00	\$871.5		

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Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

June 30, 2021 Invoice 128195 Client 36027 Matter 00002 JNP

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 06/30/2021

1.10

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Pachulski Stang Ziehl & Jones LLP Page: 15 Highland Capital Management LP Invoice 128195 36027 - 00002 June 30. 2021 Hours Rate Amount **Bankruptcy** Litigation [L430]

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Review/revise objection to HCMS motion for leave to amend answer (2.2); e-mail to J. Pomerantz, G.

1245.00

\$3,735.00

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002

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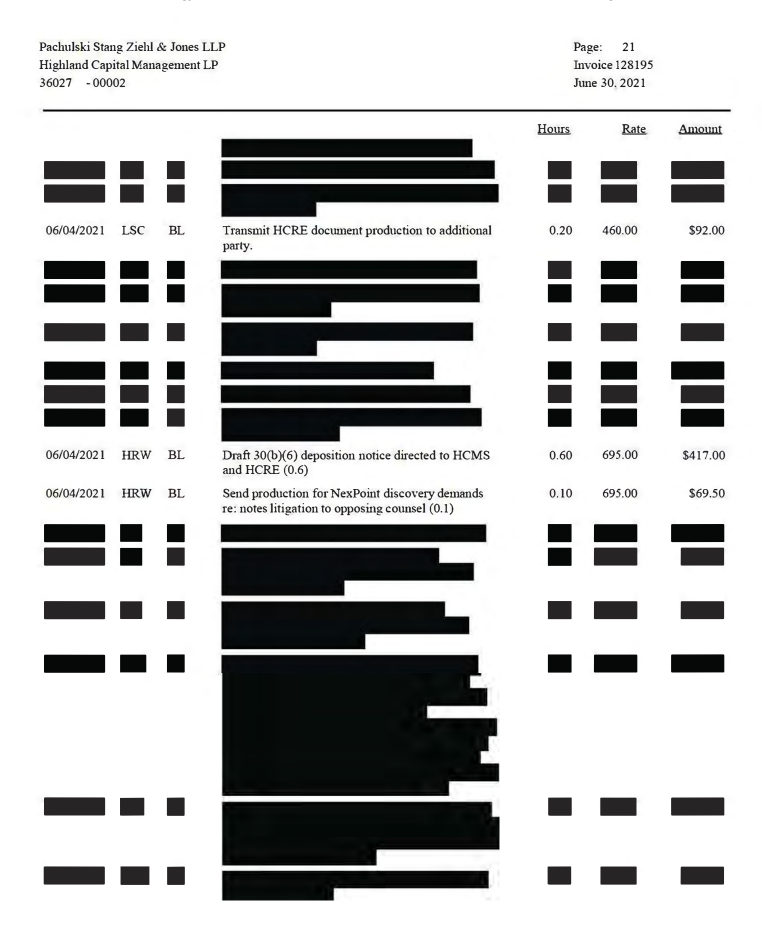
				Hours	Rate	Amount
			Demo, H. Winograd re: comments to draft objection to HCMS motion for leave to amend answer (0.1); tel c. w/ J. Dubel re: expert report (0.1); tel c. w/ H. Winograd re: objections to HCRE and HCMS motions for leave to amend answer (0.1); review/revise objections to HCRE and HCMS motions for leave to amend answer (0.2); e-mails w/ G. Demo, H. Winograd, D. Klos, K. Hendrix, J. Donohue re: partial payment/performance by HCRE and HCMS (0.1); communications w/ H. Winograd, Z. Annable re: finalizing and filing objections to HCRE and HCMS motions for leave to amend answer (0.2)			
06/01/2021	LSC	BL	Draft declarations in support of oppositions to HCMS and HCRE motions to amend (1.1); assist with revising and finalizing of oppositions to HCMS and HCRE motions to amend (1.3); revise and finalize exhibits (.5).	2.90	460.00	\$1,334.00
06/01/2021	GVD	BL	Review and revise motion for leave to amend HCRE and HCMS answers	2.00	950.00	\$1,900.00
0.6/01/2021	LIDIN	DI		12.50	COT 00	00 (07 50
06/01/2021	HRW	BL	Draft opposition to HCRE and HCMS motions for leave to amend answer in notes litigation (12.5)	12.50	695.00	\$8,687.50
06/02/2021	JMF	BL	Review responses to motions for leave to amend answer.	0.40	1050.00	\$420.00

Page: 18 Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP Invoice 128195 36027 -00002 June 30, 2021 Hours Rate Amount 06/02/2021 GVD BL Correspondence with J. Morris re HCRE/HCMS 0.40 950.00 \$380.00 motion for leave to withdraw the reference 06/02/2021 GVD BL Draft demand letter re HCMFA notes and serve 0.60 950.00 \$570.00 same

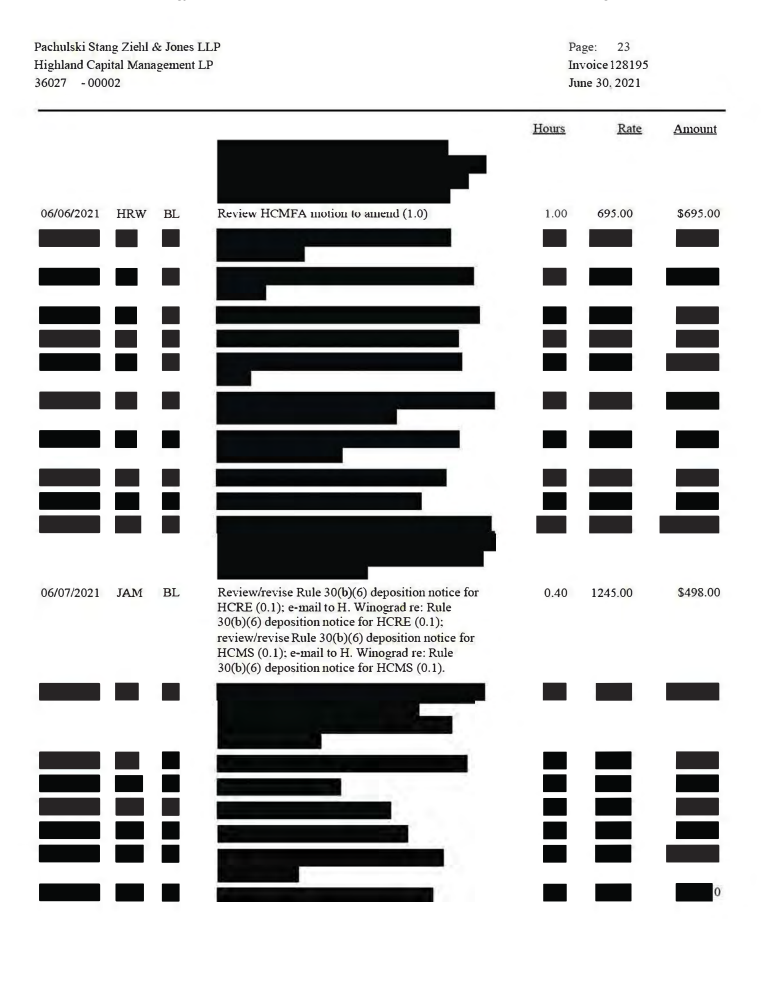
Pachulski Star Highland Cap 36027 - 000	ital Mana			Page: 19 Invoice 128195 June 30, 2021			
	_	_		<u>Hours</u>	<u>Rate</u>	Amount	
06/02/2021	HRW	BL	Review documents produced in Dondero notes litigation (0.1)	0.10	695.00	\$69.50	
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06/03/2021	JAM	BL	E-mail to L. Drawhorn, J. Rudd, J. Pomerantz, G. Demo re: motion to withdraw the reference and related matters (0.3); e-mails w/ M. Aigen, Dondero's other counsel, J. Pomerantz, G. Demo, H. Winograd re: scheduling of expert depositions (0.1); prepare notices of deposition for Nancy Dondero and Dondero's expert witnesses and send to Z. Annable, H. Winograd (0.2); review HCRE/HCMS motions (0.3)	0.90	1245.00	\$1,120.50	
06/03/2021	LSC	BL	Review documents, redact, and prepare NexPoint document production (and address numerous issues with).	8.20	460.00	\$3,772.00	
0 <mark>6/03/2021</mark>	GVD	BL	Correspondence with J. Donohue re demand letters on notes	0.20	950.00	\$190.00	
06/03/2021	GVD	BL	Correspondence with J. Morris re HCRE/HCMS motions for leave to amend	0.20	950. <mark>0</mark> 0	\$190.00	

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Pachulski Stang Ziehl & Jones LLP Page: 20 Highland Capital Management LP Invoice 128195 36027 -00002 June 30, 2021 Hours Rate Amount Correspondence with J. Morris and H. Winograd re BL 0.20 950.00 06/03/2021 GVD \$190.00 status of notes litigation 06/03/2021 BL Prepare document production for NexPoint 1.00 695.00 \$695.00 HRW discovery in connection with notes litigation (1.0) Call with L. Canty re: document production for 06/03/2021 HRW BL 0.20 695.00 \$139.00 NexPoint discovery in connection with notes litigation (0.2) 06/03/2021 HRW BL Draft responses and objections to document requests 1.00 695.00 \$695.00 in HCMS notes litigation (1.0) 06/03/2021 HRW BL Prepare search terms for document production in 0.50 695.00 \$347.50 HCMS notes litigation (0.5)



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Pachulski Star Highland Cap 86027 - 000	ital Mana			Page: 24 Invoice 128195 June 30, 2021			
				Hours	Rate	Amount	
				-	-		
06/07/2021	HRW	BL	Communications with DSI re: HCMS discovery (0.2)	0.20	695.00	\$139.00	
06/07/2021	HRW	BL	Draft R&Os to HCMS discovery (2.6)	2.60	695.00	\$1.807.00	
06/07/2021	HRW	BL	Draft search terms for HCMS document production (1.0)	1.00	695.00	\$695.00	
06/07/2021	HRW	BL	Edit and review 30(b)(6) deposition notice directed to HCMS and HCRE (0.2)	0.20	695.00	\$139.00	
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				Hours	<u>Rate</u>	Amount			
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06/08/2021	HRW	BL		0.30	695.00	\$208.5			
06/08/2021	HRW	BL	Draft R&Os to HCMS discovery (1.5)	1.50	695.00	\$1,042.5			
06/08/2021	HRW	BL	Draft search terms for HCMS document production (1.0)	1.00	695.00	\$695.0			
06/09/2021	JNP	BL	Review of motion to amend answer.	0.10	1295.00	\$129.5			
06/09/2021	JNP	BL		0.20	1295.00	\$259.0			
06/09/2021	JMF	BL	Review motion for leave to amend answer.	0.30	1050.00	\$315.0			

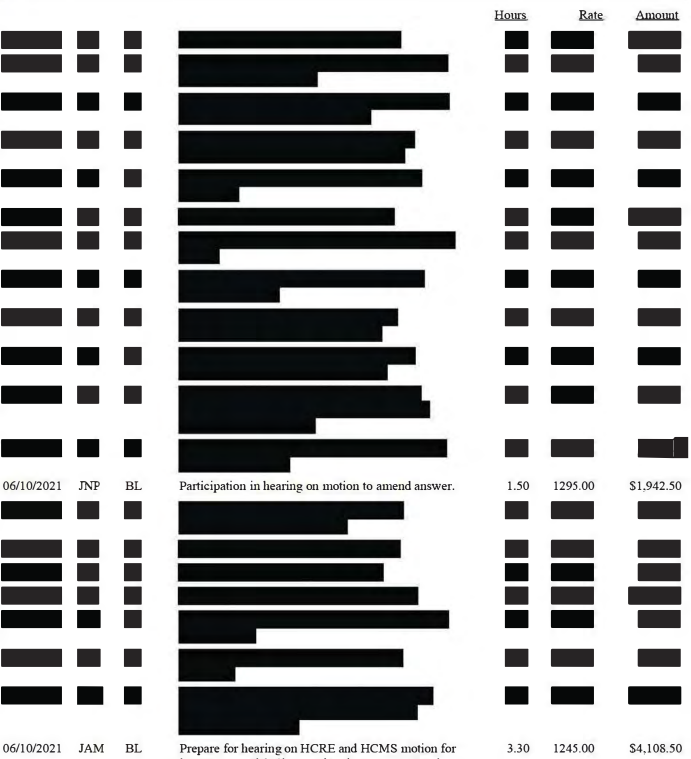
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Pachulski Star Highland Cap 16027 - 000	oital Mana			In	age: 26 woice 128195 me 30, 2021	
				Hours	Rate	Amount
06/09/2021	JAM	BL	Review/revise R&Os to HCMS's discovery requests (0.7); e-mails with H. Winograd re: R&Os to HCMS's discovery requests (0.1).	0.80	1245.00	\$996.00
06/09/2021	LSC	BL	Preparation of document production to HCMS, including redaction of certain documents, and correspondence with H. Winograd regarding the same.	5.70	460.00	\$2,622.00
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06/09/2021 06/09/2021	HRW HRW	BL BL	Draft R&Os for HCMS discovery demands (4.3) Communicate with L. Canty re: HCMS document production (0.7)	4.30 0.70	695.00 695.00	\$2,988.50 \$486.50
06/09/2021	HRW	BL	Organize and review document production for HCMS (1.3)	1.30	695.00	\$903.50
06/09/2021	HRW	BL	Send HCMS productions in response to document requests (0.2)	0.20	695.00	\$139.00
06/09/2021	HRW	BL	Communicate with client re: R&OS to HCMS discovery and verification (0.2)	0.20	695.00	\$139.00
06/10/2021	IDK	BL	Office conference with J Morris re upcoming hearing this morning on notes litigation and presentation.	0.30	1325.00	\$397.50

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002





Prepare for hearing on HCRE and HCMS motion for leave to amend (2.3); court hearing on HCRE and HCMS motion for leave to amend (0.8); telephone

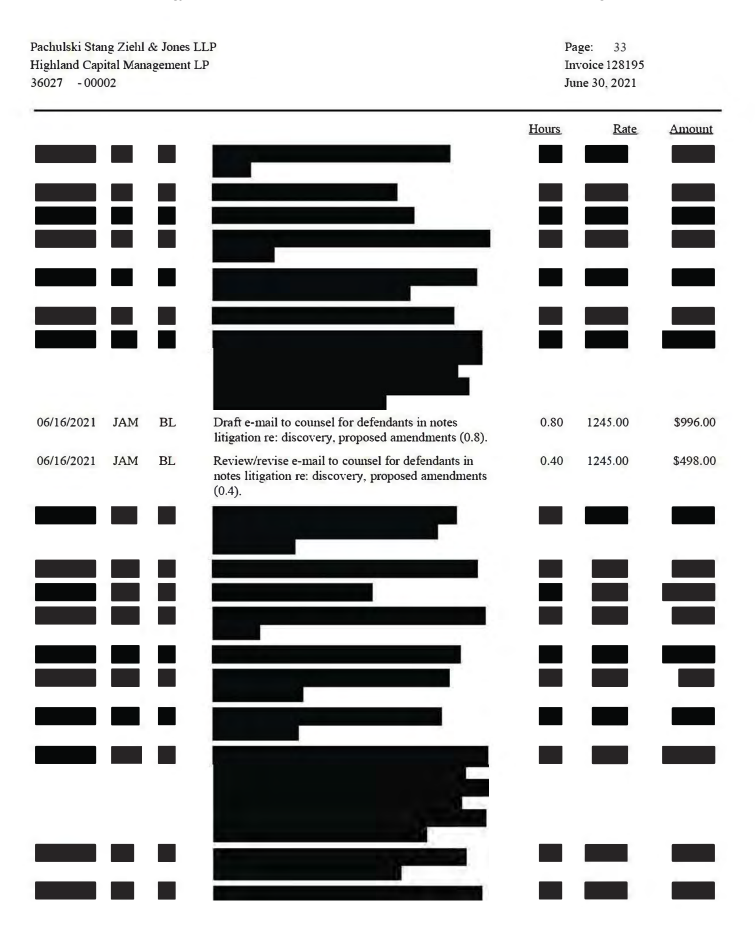
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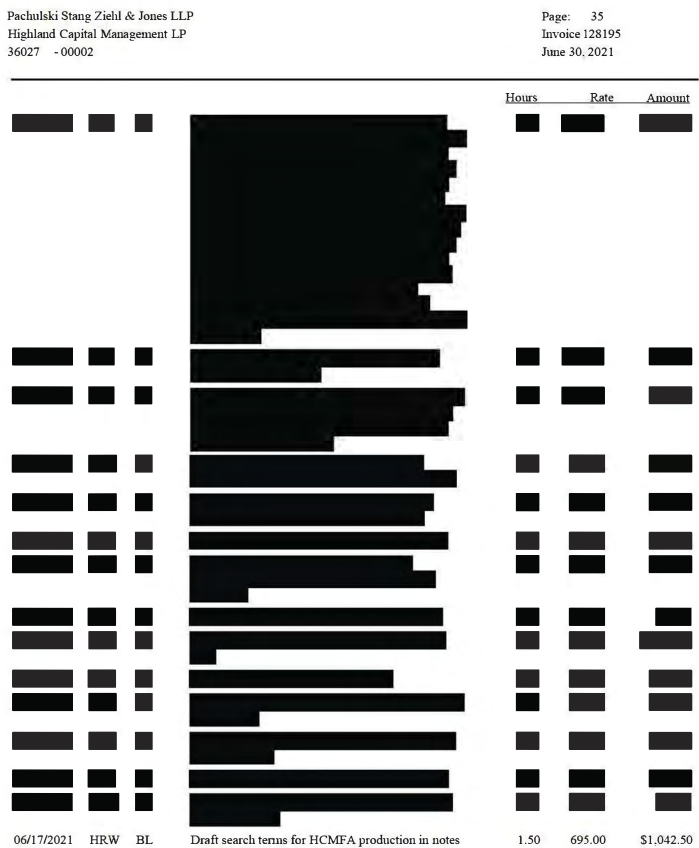
Pachulski Sta Highland Cap 86027 - 000	oital Mana			Page: 28 Invoice 128195 June 30, 2021				
			conference with H. Winograd re: subpoena for PwC (0.1); telephone conference with D. Klos re: subpoena for PwC (0.1).	<u>Hours</u>	<u>Rate</u>	Amount		
06/10/2021	LSC	BL	Research in connection with subpoena and correspondence with H. Winograd regarding the same.	0.90	460.00	\$414.00		
06/10/2021	LSC	BL	Prepare for and assist at hearing on motion to amend.	3.00	460.00	\$1,380.00		
06/10/2021	GVD	BL	Attend hearing on motion to amend notes	2.50	950.00	\$2,375.00		
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06/10/2021	HRW	BL	Call with J. Morris re: PwC subpoenas (0.1)	0.10	695.00	\$69.50		
06/10/2021	HRW	BL	Call with G. Demo re: HCMFA motion to amend (0.1)	0.10	695.00	\$69.5		
06/10/2021	HRW	BL	Review HCMFA motion to amend (1.2)	1.20	695.00	\$834.00		
06/10/2021	HRW	BL	Draft opposition to HMCFA motion to amend (0.6)	0.60	695.00	\$417.00		
06/10/2021	HRW	BL	Draft document and deposition subpoenas for PwC (2.6)	2.60	695.00	\$1,807.00		
06/10/2021	HRW	BL	Call with L. Canty re: PwC subpoenas (0.1)	0.10	695.00	\$69.50		
06/10/2021	HRW	BL	Hearing on HCRE/HCMS motion to amend answer (1.0)	1.00	695.00	\$695.00		

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				Hours	Rate	Amoun
06/11/2021	JNP	BL	Review emails regarding consolidation of notes litigation.	0.10	1295.00	\$129.5
06/11/2021	JNP	BL	Review of response to motion to quash.	0.10	1295.00	\$129.5
06/ <mark>1</mark> 1/2021	JNP	BL	Conference with J. Seery, Robert J. Feinstein and Gregory V. Demo regarding status of Sentinel matters and next steps.	0.50	1295.00	\$647.5
06/11/2021	GVD	BL	Conference with J. Morris and H. Winograd re status of HCMFA amended answer	0.50	950 <mark>.</mark> 00	\$475.
06/11/2021	GVD	BL	Correspondence with D. Rukavina re amendments to notes litigation	0.20	950.00	\$190.
6/11/2021	HRW	BL	Draft subpoenas and ancillary documents for PwC in connection with HCMS notes litigation (1.6)	1.60	695.00	\$1,112.0
)6/11/202 <mark>1</mark>	HRW	BL	Send PwC subpoena to representative of PwC for HCMS notes litigation (0.2)	0.20	695.00	\$139.0
6/11/2021	HRW	BL	Communicate with local counsel and J. Morris re: subpoenas for PwC for HCMS notes litigation (0.6)	0.60	695.00	\$417.
06/11/2021	HRW	BL	Meeting with client for notarization of ROG verification in connection with HCMS R&Os in notes litigation (0.1)	0.10	695.00	\$69.:

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002					Page: 30 Invoice 128195 June 30, 2021			
				Hours.	Rate	Amount		
06/11/2021	HRW	BL	Communications with client and notary for ROG verification in connection with HCMS R&Os in notes litigation (0.1)	0.10	695.00	\$69.50		
<mark>06/11/2021</mark>	HRW	BL	Send opposing counsel ROG verification for HCMS R&Os in notes litigation (0.1)	0.10	695.00	\$69.50		
06/11/2021	HRW	BL	Call with J. Morris and G. Demo re: HCMFA motion to amend answer in notes litigation (0.5)	0.50	695.00	\$347.50		
<mark>06/11/2021</mark>	HRW	BL	Draft 30(b)(6) deposition notices for HCMFA and NPA for notes litigations (0.4)	0.40	695.00	\$278.00		
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06/14/2021	JAM	BL	E-mails w/ D. Rukavina re: discovery in the notes	0.30	1245.00	\$373.50		
00/14/2021	921141	DL	litigation against the Advisors (0.3).	0.50	1243.00	4 575.50		
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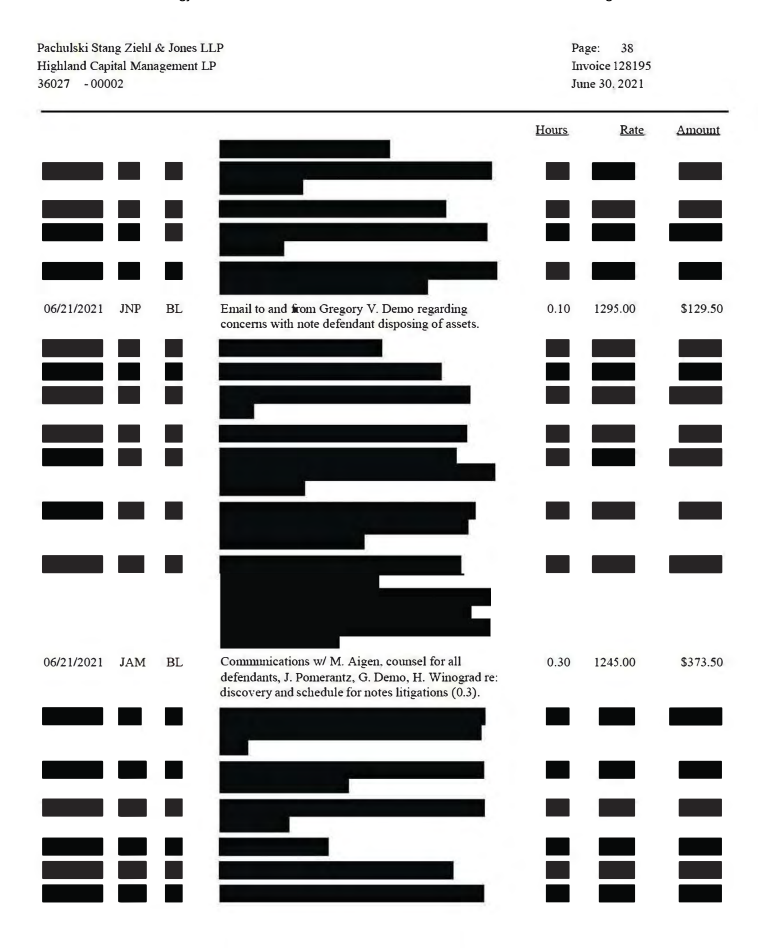


litigation (0.7); Review HCMFA discovery requests

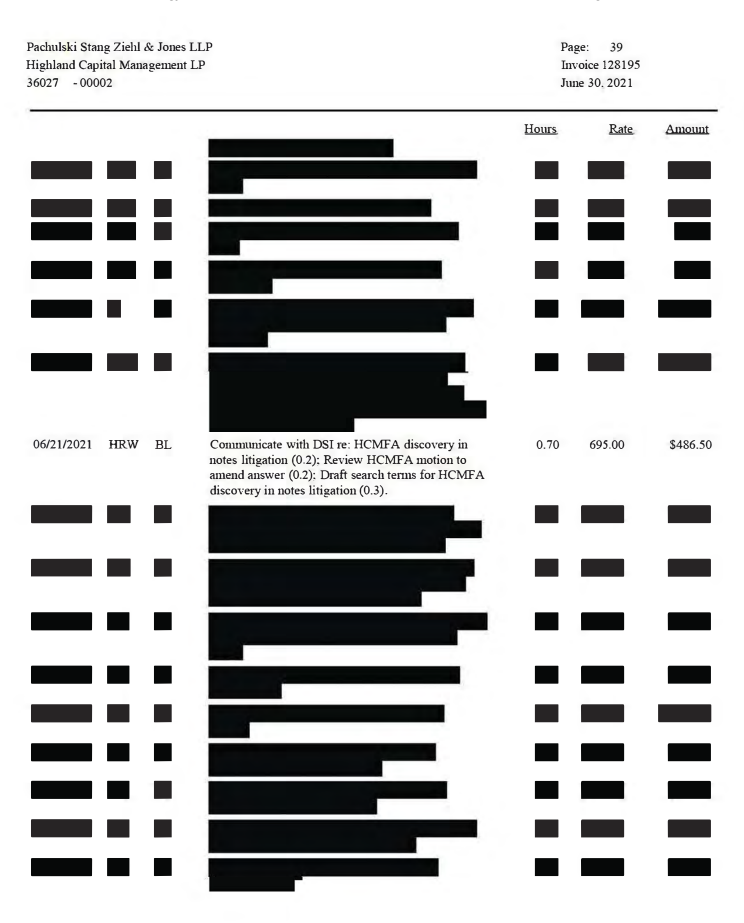
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Pachulski Stang Ziehl & Jones LLP Page: 36 Highland Capital Management LP Invoice 128195 36027 -00002 June 30. 2021 Hours Rate Amount (0.7); Review HCRE discovery schedule in notes litigation (0.1). 06/18/2021 JAM BL Review PwC Subpoena from Dondero (0.1); tel c. 0.30 1245.00 \$373.50 w/ J. Seery re: PwC subpoena from Dondero (0.1); e-mails w/ M. Aigen, J. Pomerantz re: PwC subpoena and financial statements (0.1).

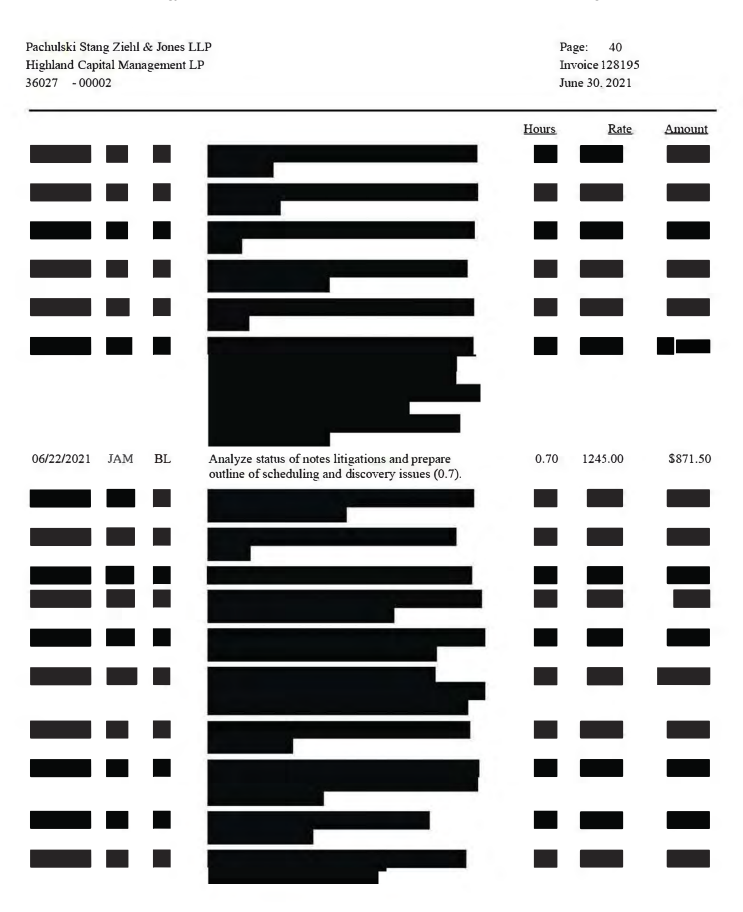
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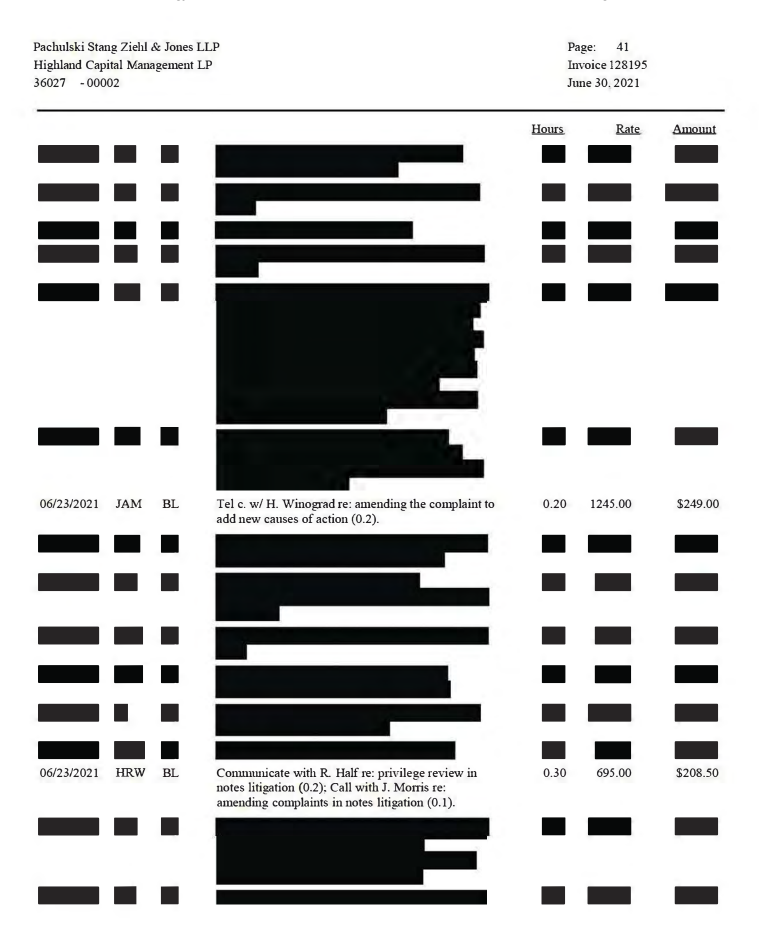


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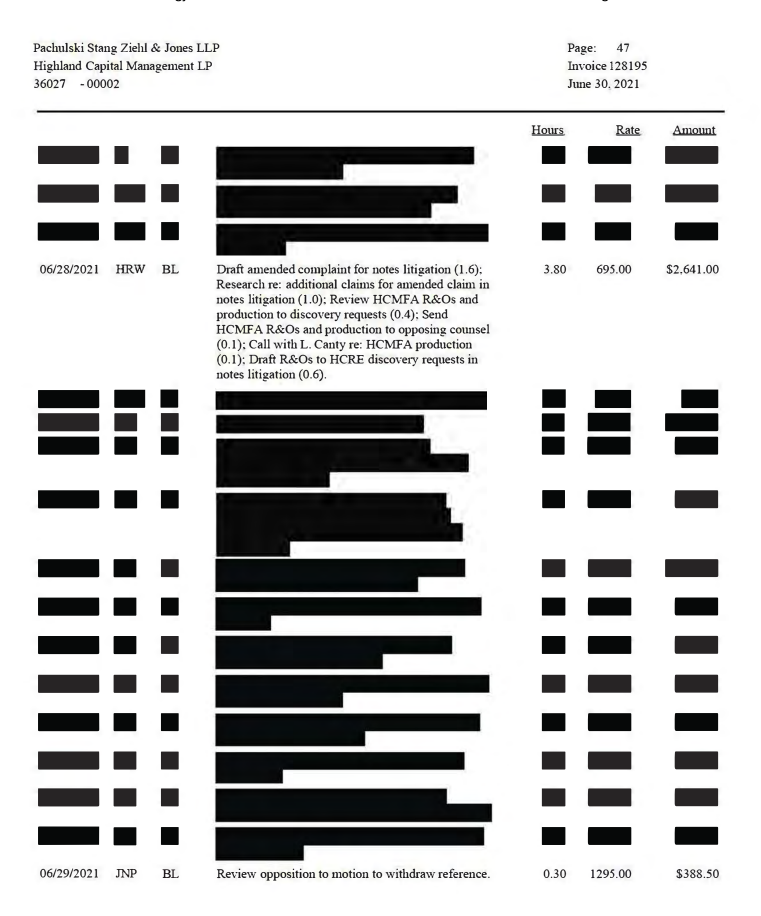
			HCMFA proposed order (0.1); Call with J. Morris re: amending complaints in notes litigations (0.1); Research re: fraudulent transfer and other newly asserted claims for notes litigations (3.7); Draft amended complaint for notes litigation (3.2); Communicate with R. Half re: privilege review for notes litigations (0.1); Draft R&Os for HCMFA second RFPs (0.9).	<u>Hours</u>	<u>Rate</u>	Amount
06/25/2021	IDK	BL	E-mails with G Demo re issues on Dondero conversion of HCMFA to holding company and impact on note litigation, and related background to same, including memo from Wilmer Hale on same.	0.40	1325.00	\$530.00
	2	1				
6/25/2021	JAM	BL	Tel c. w/ H. Winograd re: amended complaints for notes litigation (0.3).	0.30	1245.00	\$373.5
6/25/2021	GVD	BL	Correspondence with J. Morris and H. Winograd re preparation for amendment to the notes litigation	0.30	950.00	\$285.0

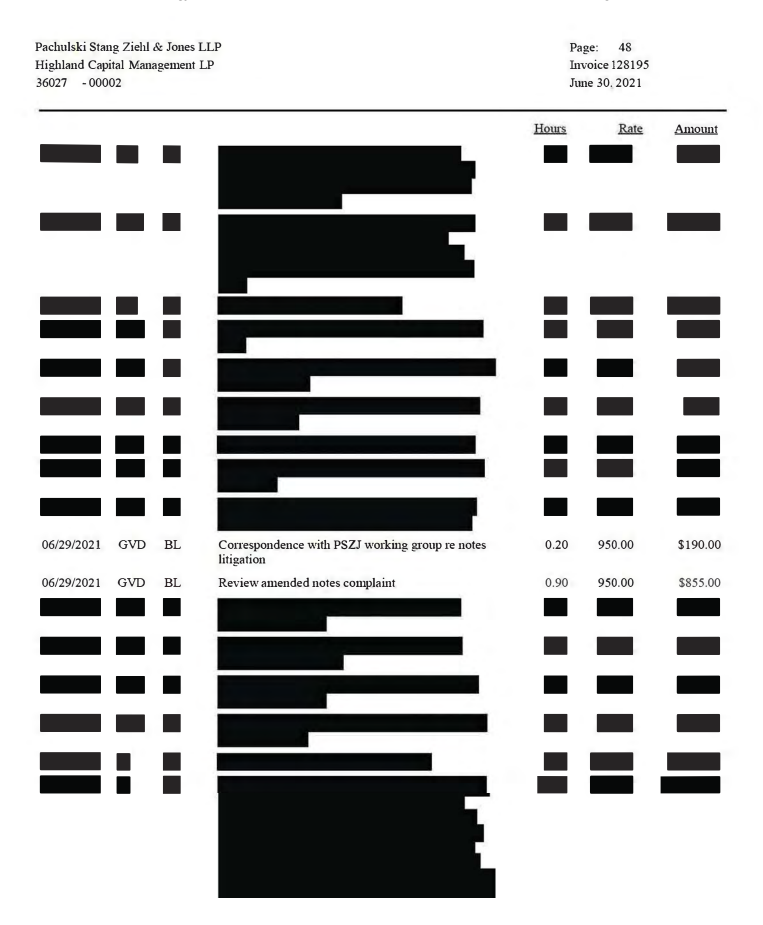
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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002					Page: 44 Invoice 128195 June 30, 2021			
				<u>Hours</u>	Rate	Amount		
06/25/2021	HRW	BL	Draft amended complaint for notes litigation (3.8); Call with J. Morris re: amended complaints for notes litigation (0.2); Research re: additional claims in notes litigation (2.0); Review HCMFA discovery and production (0.2); Send counsel for HCMFA first production (0.1); Review outstanding litigation critical dates (0.4).	6.70	695.00	\$4,656.50		
	_			2	_			
06/27/2021	JAM	BL	Review/revise draft Amended Complaint against Dondero (1.2); e-mails w/ H. Winograd, G. Demo re: revised Amended Complaint against Dondero (0.3).	1.50	1245.00	\$1,867.50		
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06/27/2021	HRW	BL	Draft amended complaint for notes litigation (6.5); Research re: additional claims for amended claim in notes litigation (1.0).	7.50	695.00	\$5,212.50		

achulski Stan Highland Capi 6027 - 0000	tal Man			Page: 45 Invoice 128195 June 30, 2021			
				Hours	Rate	Amount	
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			and the second se				
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06/28/2021	JNP	BL	Review amended complaint.	0.20	1295.00	\$259.00	
06/28/2021	JNP	BL	Conference with John A. Morris regarding amended complaint.	0.20	1295.00	\$259.00	
06/28/2021	JNP	BL	Email to and from Ira D. Kharasch and J. Elkin regarding research regarding withdrawal of the reference and amended complaints.	0.20	1295.00	\$259.00	

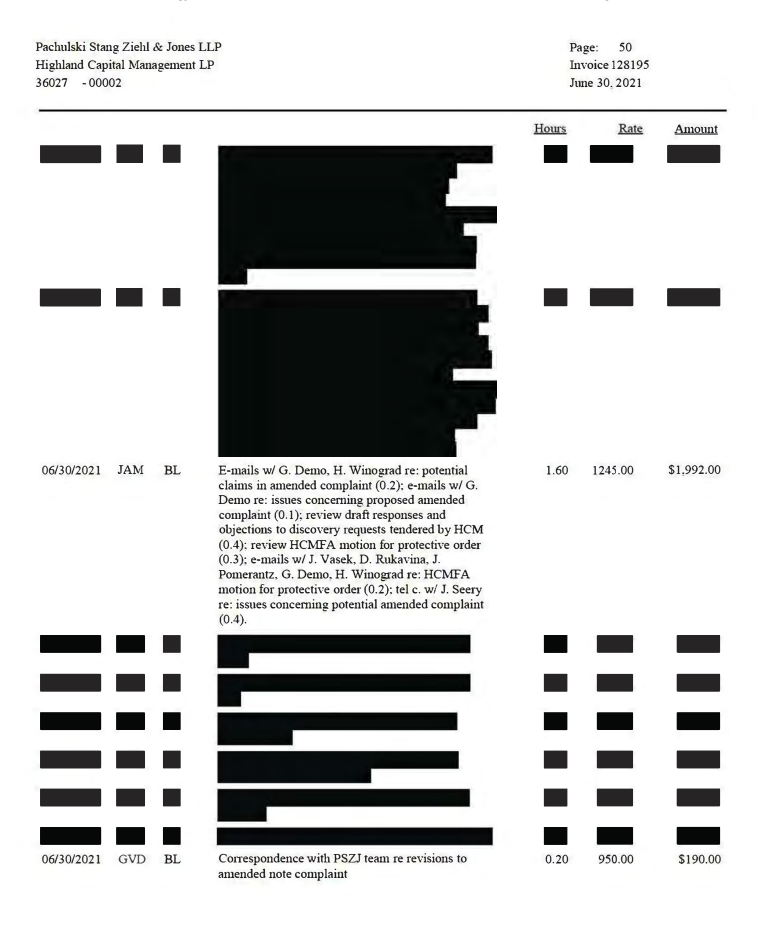




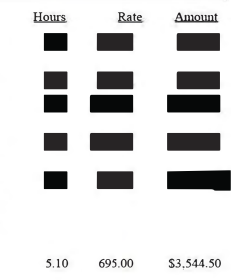


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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002			Page: 49 Invoice 128195 June 30, 2021			
				<u>Hours</u>	<u>Rate</u>	<u>Amoun</u>
06/29/2021	HRW	BL	Research re: amended complaint for notes litigations (1.2); Review amended complaint re: notes litigations (0.5); Draft R&Os for HCRE discovery requests in notes litigation (1.4).	3.10	695.00	\$2,154.5
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06/30/2021 HRW BL

Draft and review R&Os to HCRE discovery in notes litigation (0.7); Draft search terms for HCRE production in notes litigation (1.2); Call with L. Canty re: HCRE production in notes litigation (0.1); Review and gather HCRE production in notes litigation (0.8); Send HCRE production and R&Os to opposing counsel (0.1); Edit amended complaint re: notes litigation (0.6); Research re: fraudulent transfer and fiduciary claims for amended complaint in notes litigation (1.6).



Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

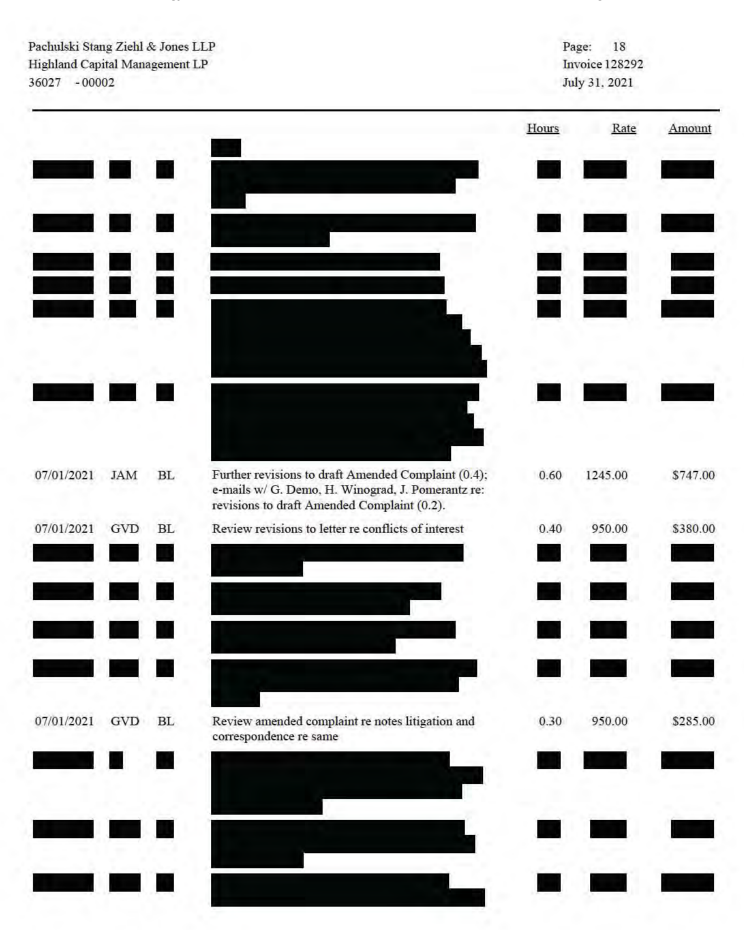
July 31, 2021 Invoice 128292 Client 36027 Matter 00002 JNP

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 07/31/2021





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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002				Page: 19 Invoice 128292 July 31, 2021			
				<u>Hours</u>	Rate	Amount	
07/01/2021	HRW	BL	Edit and review amended complaint for notes litigation (0.6); Assist client re: verification for HCRE interrogatories in notes litigation (0.1); Review supplemental production for HCMFA and NPA notes litigations (0.1); Send verification for HCRE interrogatories to opposing counsel in notes litigation (0.1).	0.90	695.00	\$625.5(
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07/02/2021 HRW BL

07/03/2021 GVD BL

BL

07/03/2021 JE



	Hours	<u>Rate</u>	Amount
		-	_
Review supplemental production for HCMFA and NPA notes litigations (0.2); Send supplemental production for HCMFA and NPA notes litigations to opposing counsel (0.1).	0.30	695.00	\$208.5
Correspondence with J. Elkin re fraudulent conveyance actions in notes litigation	0.20	950.00	\$190.0
Review additional transcripts and pleadings on fraudulent transfers; correspondence with Mr. Morris and Mr. Demo.	5.30	1195.00	\$6,333.5
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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00002				Page: 21 Invoice 128292 July 31, 2021		
				<u>Hours</u>	Rate	Amount
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07/04/2021	JE	BL	Prepare memo on implications of amending Note	10.00	1195.00	\$11,950.00
	-		Suit Complaints to add fraudulent transfer cause of action.		-	
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Page: 22 Invoice 128292 July 31, 2021



Page: 23 Invoice 128292 July 31, 2021

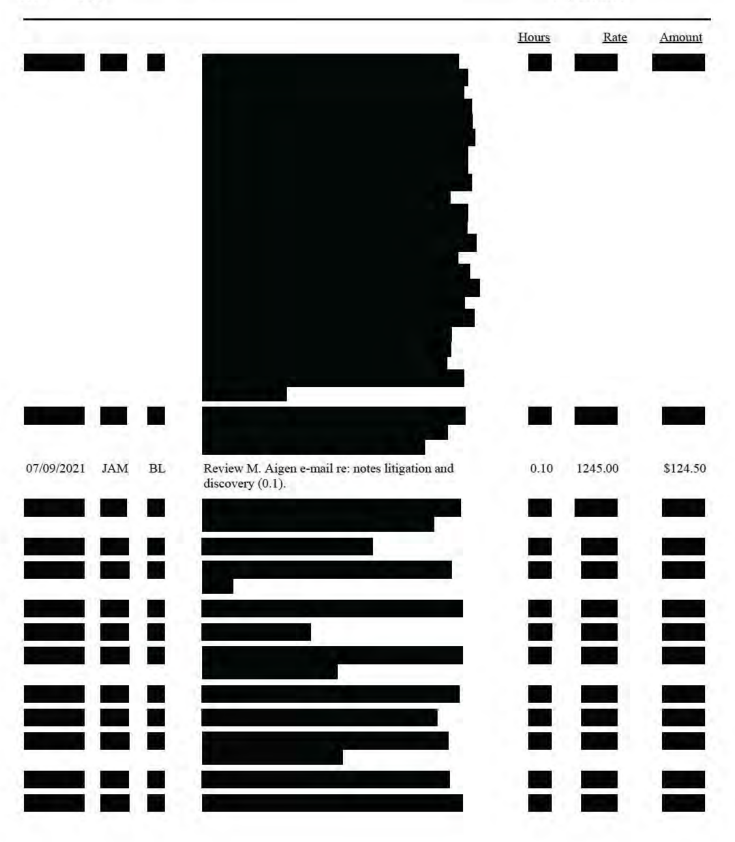


Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 193 of 356

Pachulski Stang Ziehl & Jones LLP Page: 24 Highland Capital Management LP Invoice 128292 36027 -00002 July 31, 2021 Rate Hours Amount 07/08/2021 JNP BL Participate in hearing on motion to amend and 0.20 1295.00 \$259.00 motion to stay notes actions. 07/08/2021 JNP BL Conference with J. Dubel regarding hearing on notes 0.20 1295.00 \$259.00 litigation. BL 0.90 07/08/2021 JAM Court hearing on HCRE/HCMS motions to \$1.120.50 1245.00 withdraw the reference and related matters (0.8); tel c. w/ J. Pomerantz re: court hearing (0.1).

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002					Page: 25 Invoice 128292 July 31, 2021		
1.00				<u>Hours</u>	Rate	Amount	
-					-	-	
07/08/2021	JE	BL	Review certain documents relating to note suits (.5); call with Mr. Pomerantz, Mr. Morris and Mr. Demo regarding reference issues, preference issues and jury trials (.4).	0.90	1195.00	\$1,075.50	
07/08/2021	HRW	BL	Send production to counsel for HCRE (0.1).	0.10	695.00	\$69.50	
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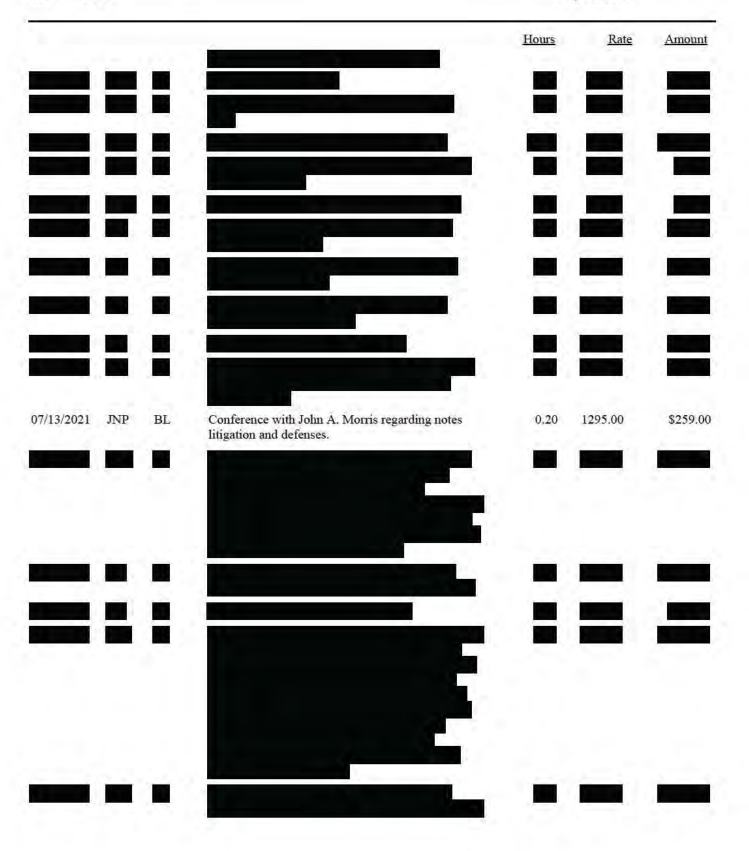


Pachulski Stang Ziehl & J Highland Capital Manage 36027 -00002		Page: 27 Invoice 128292 July 31, 2021		
1		Hours	Rate Amount	
07/11/2021 JAM B	L Work on Amended Complaints in notes litigat (2.2); e-mails w/ D. Rukavina re: NexPoint an	tion 2.30 124 nended	5.00 \$2,863.50	

Pachulski Stang Ziehl & Jones LLP Page: 28 Highland Capital Management LP Invoice 128292 36027 -00002 July 31, 2021 Hours Rate Amount answer (0.1).



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Pachulski Sta Highland Cap 36027 - 000	ital Man			Page: 31 Invoice 128292 July 31, 2021			
				<u>Hours</u>	Rate	<u>Amount</u>	
07/13/2021	JAM	BL	E-mail to D. Rukavina re: NexPoint amended answer (0.2); e-mails w/ D. Klos, J. Seery re: HCMFA amended answer (0.2); review revise draft Amended Complaint for Dondero (0.4); review/revise draft Amended Complaint for HCMFA (0.9); review/revise draft Amended Complaint for NexPoint (0.9); review/revise draft Amended Complaint for HCRE (0.9); review/revise draft Amended Complaint for HCRE (0.9); review/revise draft Amended Complaint for HCM Services, Inc. (0.9); draft e-mail to M. Aigen and other defense counsel re: schedule and related matters (0.6); e-mail to J. Seery re: amended complaints and HCMFA (0.2); tel c. w/ J. Seery re: HCMFA proposed amended complaint (0.2); e-mail to M. Aigen and other defense counsel, J. Pomerantz, G Demo re: Amended Complaints (0.1).	5.50	1245.00	\$6,847.50	

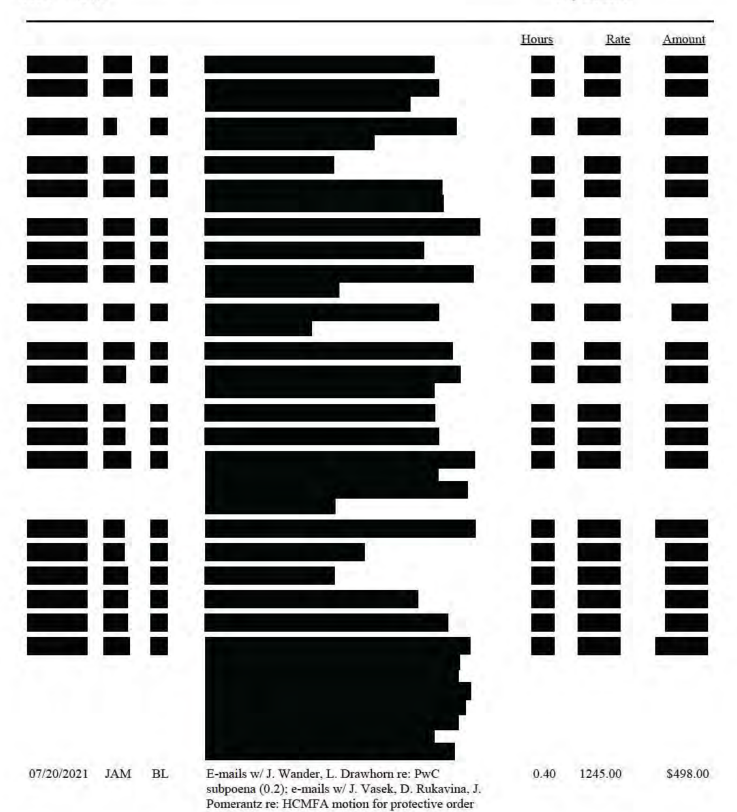
Page: 33 Invoice 128292 July 31, 2021









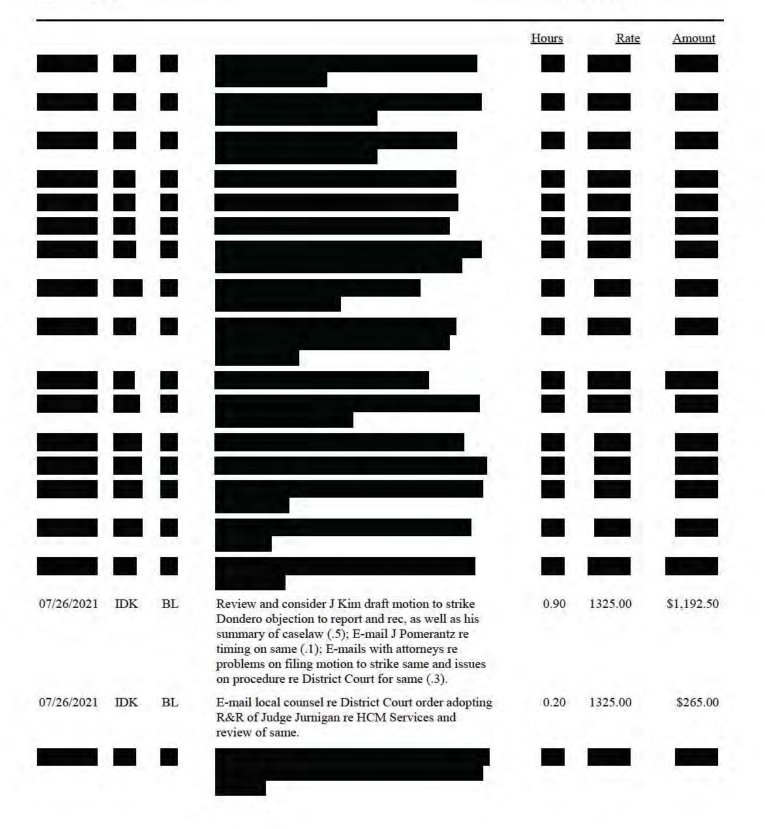


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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00002				Page: 39 Invoice 128292 July 31, 2021		
-			(0.2).	Hours	Rate	Amount
			(0.2).			
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07/21/2021	JNP	BL	Review brief regarding report and recommendation on withdrawal of reference and emails regarding same.	0.10	1295.00	\$129.5
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07/21/2021	JAM	BL	E-mail to J. Vasek, D. Rukavina, J. Pomerantz, H. Wingrad re: motion for protective order (0.3); e-mails w/ M. Aigen re: scheduling stipulation (0.1); e-mails w/ L. Drawhorn, J. Wander re: PwC subpoena (0.2); e-mail to D. Rukavina re: PwC subpoena (0.2).	0.80	1245.00	\$996.00
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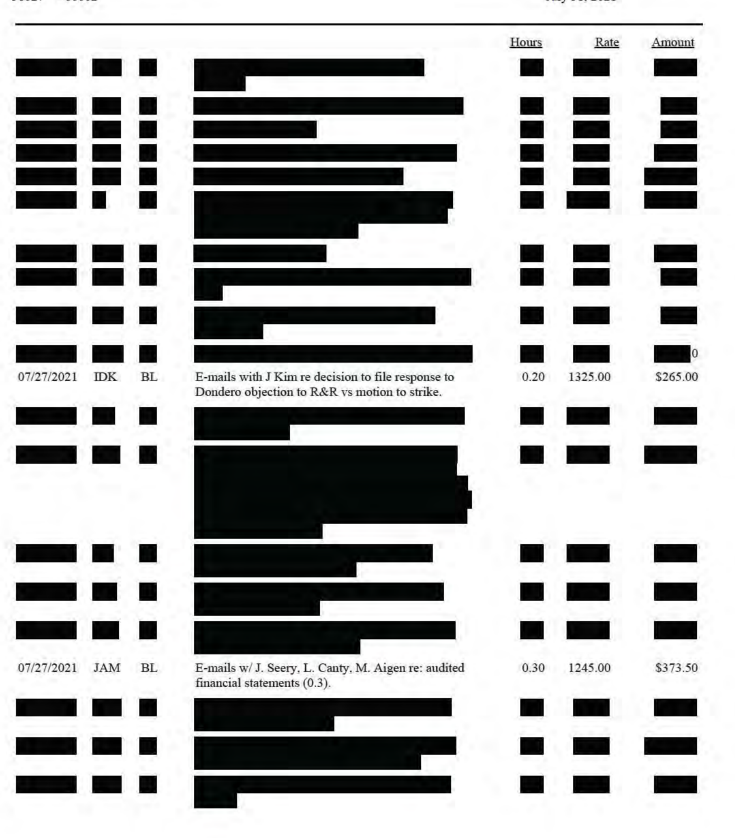
Pachulski Sta Highland Cap 36027 - 000	ital Man		Page: 41 Invoice 128292 July 31, 2021			
	1	_		Hours	Rate	Amount
07/23/2021	IDK	BL	E-mails with local counsel, J. Pomerantz re issues on Dondero entities objections in District Court to Report & Recommendations and procedural issues on same and opposition to motion to strike, including review of rules (.5); E-mails with J. Pomerantz and J. Morris re same and need for draft motion to strike (.3).	0.80	1325.00	\$1,060.00
07/23/2021	JNP	BL	Review and respond to email regarding stipulation to consolidate notes matters and open issues.	0.10	1295.00	\$129.5
07/23/2021	JAM	BL	E-mails w/ J. Wander, L. Drawhorn, D. Rukavina re:	1.40	1245.00	\$1,743.0
			PwC subpoena, document production, and deposition (0.4); prepare Notices of Deposition (PwC) for each of the five adversary proceedings (including revisions based on comments received) (0.8); e-mail to Z. Annable re: PwC subpoena and Notices of Deposition (0.2).			
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07/24/2021	IDK	BL	E-mails and telephone conference with J. Pomerantz re Dondero objection to R&R and need for motion to strike (.4); E-mails with J.Kim re same and relevant background (.3); E-mails with G Demo re same and related docs (.2).	0.90	1325.00	\$1,192.50

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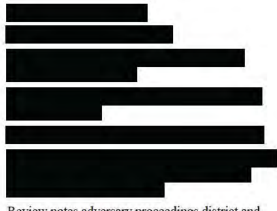
Pachulski Sta Highland Cap 36027 - 000	oital Man			Page: 43 Invoice 128292 July 31, 2021			
		1250		Hours	Rate	Amount	
07/26/2021	JNP	BL	Review and respond to email regarding motion to strike objection to report and recommendation regarding withdrawal of reference.	0.10	1295.00	\$129.50	
07/26/2021	RJF	BL	Review draft motion to strike objection to reference report and related emails.	0.40	1395.00	\$558.00	
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07/26/2021	JAM	BL	Review/analyze HCMLP's audited financials from 2008 to 2016 (1.8); e-mail to J. Seery, D. Klos, J. Pomerantz, G. Demo, H. Winograd re: production of audited financials (0.2).	2.00	1245.00	\$2,490.00	
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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00002



Review notes adversary proceedings district and bankruptcy dockets and draft memorandum re pending issues and status re same.

Review audited financial statements and prepare for PwC deposition (1.1); e-mails w/ M. Aigen, L. Canty re: PwC financial statements (0.2); e-mails w/ L. Drawhorn, J. Seery re: Wick Phillips proposed withdrawal from notes litigation (0.1).



Send production to opposing counsel for notes litigation (0.1).

Review objections to R&Rs issued in notes litigations (0.5).

Review and edit chart of District Court proceedings for notes litigations (0.6).

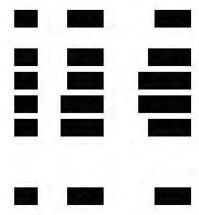
Page: 46 Invoice 128292 July 31, 2021

Hours	Rate	<u>Amount</u>
2.10	1050.00	\$2,205.00
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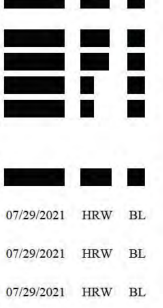
1245.00

1.40

\$1,743.00



0.10	695.00	\$69.50
0.50	695.00	\$347.50
0.60	695.00	\$417.00



07/29/2021

07/29/2021

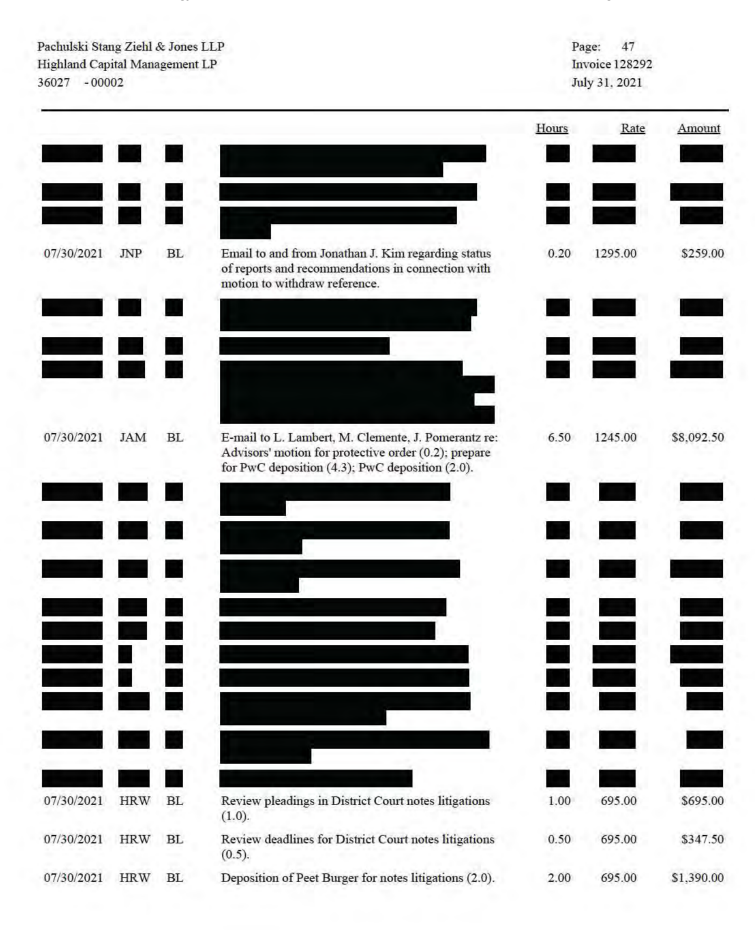
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Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

August 10, 2021 Invoice 128474 Client 36027 Matter 00002 JNP

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 08/10/2021 FEES

EXPENSES
TOTAL CURRENT CHARGES
BALANCE FORWARD
A/R Adjustments
TOTAL BALANCE DUE

Amount

1245.00

 Pachulski Stang Ziehl & Jones LLP
 Page: 9

 Highland Capital Management LP
 Invoice 128474

 36027 - 00002
 August 10, 2021



Bankruptcy Litigation [L430]

04/15/2021 JAM BL

Review/revise Rule 26 disclosures for Dondero notes litigation (0.8); e-mails with H. Winograd, Z. Annable re: Rule 26 disclosures for Dondero notes litigation (0.2);



telephone conference with B. Assink re: Dondero's withdrawal of the reference in notes litigation and related matters (0.1); telephone conference with J. Pomerantz re: Dondero's withdrawal of the reference in notes litigation and related matters (0.1); Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 213 of 356

Pachulski Stang Ziehl & Jones LLP 10 Page: Highland Capital Management LP Invoice 128474 36027 -00002 August 10, 2021 Amount Hours Rate review Dondero motion to withdraw the reference and stay the notes litigation (0.3). 04/23/2021 JAM BL 1245.00 telephone conference with B. Sharp re: e-discovery (0.1); 05/25/2021 BL Email K. Kim re document production. 0.10 750.00 \$75.00 CHM Exchange multiple emails with IDS re document 05/25/2021 CHM BL 0.40 750.00 \$300.00

achulski Stang Ziehl & Jones LLP Iighland Capital Management LP 6027 - 00002					Page: 11 Invoice 128474 August 10, 2021			
			production and search issues.	Hours	Rate	Amount		
05/25/2021	CHM	BL	Emails with J. Morris and B. Sharp re document production.	0.30	750.00	\$225.00		
05/26/2021	CHM	BL	Prepare Nexpoint document production and check document being produced; email H. Winograd re same.	3.20	750.00	\$2,400.00		
05/26/2021	CHM	BL	Review email from H. Winograd re RFPs and reply.	0.10	750.00	\$75.00		
05/27/2021	CHM	BL	Review requests for production and documents being produced and search terms run for completeness.	4.00	750.00	\$3,000.00		
05/27/2021	CHM	BL	Review search terms and exchange emails with H. Winograd and IDS team re new production searches.	1.10	750.00	\$825.00		
05/28/2021	CHM	BL	Review email from J. Vaughn and reply.	0.10	750.00	\$75.00		
05/28/2021	CHM	BL	Run document production and review of documents being produced.	1.80	750.00	\$1,350.00		
06/02/2021	CHM	BL	Review document production issues and coordinate with IDS team re same.	0.30	750.00	\$225.00		
06/02/2021	CHM	BL	Email H. Winograd re document production issues.	0.10	750.00	\$75.00		
06/03/2021	CHM	BL	Review RFPs and coordinate searches with IDS team; review document hits re same.	3.20	750.00	\$2,400.00		
06/07/2021	CHM	BL	Review email from B. Sharp and reply.	0.10	750.00	\$75.00		
06/07/2021	CHM	BL	Review RFPs and proposed search terms; email IDS team re same and review results.	2.50	750.00	\$1,875.00		
06/09/2021	CHM	BL	Correspond with G. Crane and H. Winograd re privilege review and begin preparation of privilege assignments.	3.00	750.00	\$2,250.00		
06/09/2021	CHM	BL	Review documents for responsiveness and run production.	3.70	750.00	\$2,775.00		
06/09/2021	CHM	BL	Email IDS team re additional searches.	0.20	750.00	\$150.00		
12								
06/11/2021	CHM	BL	Review documents flagged by G. Crane and reply re same.	0.30	750.00	\$225.00		
06/11/2021	JAM	BL	Telephone conference with G. Demo, H. Winograd re: HCMFA and NexPoint motions to amend (0.5);	1.80	1245.00	\$2,241.00		

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Pachulski Stang Ziehl & Jones LLP	Page: 12
Highland Capital Management LP	Invoice 128474
36027 -00002	August 10, 2021

				Hours	Rate	Amount
			telephone conference with J. Seery re: HCMFA and NexPoint motion to amend (0.1); e-mail to D. Rukavina, J. Vasek, J. Pomerantz, G. Demo, H. Winograd re: proposed amended complaints for HCMFA and NexPoint in notes litigation (0.4); e-mail to D. Rukavina, J. Vasek, J. Pomerantz, G. Demo, H. Winograd re: Rule 30(b)(6) notices in notes litigation (0.2); review/revise subpoena for PwC for HCMFA and NexPoint notes litigation (0.3); communications w/ H. Winograd, Z. Annable re: substance of PwC subpoena and issues concerning service (0.3).			
06/12/2021	CHM	BL	Review email from J. Morris re G. Crane privilege review and reply.	0.10	750.00	\$75.00
06/15/2021	CHM	BL	Review email from G. Crane re privilege review and reply.	0.10	750.00	\$75.00
06/15/2021	CHM	BL	Create and update privilege review assignments and email G. Crane re same.	1.00	750.00	\$750.00
06/15/2021	CHM	BL	Review discovery and deadline tracker and update; coordinate with H. Winograd re next priority.	0.50	750.00	\$375.00
06/15/2021	CHM	BL	Emails with G. Crane re parameters of privilege review and RFPs for responsiveness review.	0.20	750.00	\$150.00
06/15/2021	CHM	BL	Review G. Crane privilege tagging re HCMS production; email H. Winograd re same.	0.80	750.00	\$600.00
06/16/2021	CHM	BL	Emails with J. Morris, G. Demo and IDS team re additional custodian collection.	0.20	750.00	\$150.00
06/21/2021	CHM	BL	Review RFP and proposed search terms and coordinate searches with IDS team.	0.50	750.00	\$375.00
06/22/2021	CHM	BL	Exchange emails with IDS team re requested searches.	0.10	750.00	\$75.00

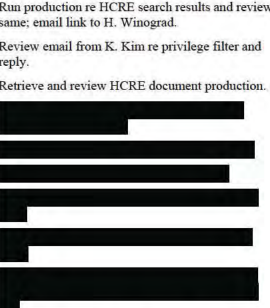
Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 216 of 356

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002					Page: 13 Invoice 128474 August 10, 2021		
				Hours	Rate	Amount	
06/23/2021	CHM	BL	Review email from H. Winograd re HCMFA document searches and reply.	0.10	750.00	\$75.00	
6/23/2021	CHM	BL	Review RFP and coordinate additional searches with IDS team.	0.50	750.00	\$375.00	
06/24/2021	CHM	BL	Review email from G. Crane re coding issues; review database and impacted documents.	0.60	750.00	\$450.00	
6/24/2021	CHM	BL	Draft email to IDS team re pending documents.	0.40	750.00	\$300.00	
06/24/2021	CHM	BL	Review documents for responsiveness and run production re first portion of HCMFA documents.	3.90	750.00	\$2,925.00	
06/28/2021	CHM	BL	Review email from G. Crane re review status and reply.	0.10	750.00	\$75.00	
06/28/2021	CHM	BL	Review documents for responsiveness and run production re 2nd set of HCMFA requests.	3.50	750.00	\$2,625.00	
07/01/2021	CHM	BL	Review RFPs, run preliminary searches in existing database and email IDS re HCRE search terms.	0.60	750.00	\$450.00	
07/01/2021	LSC	BL	Prepare supplemental HCMFA production.	0.30	460.00	\$138.00	
07/01/2021	LSC	BL	Preparation of NPA supplemental production.	0.30	460.00	\$138.00	
07/02/2021	CHM	BL	Draft email to IDS team re privilege filter issue.	0.30	750.00	\$225.00	
07/02/2021	CHM	BL	Review prior productions re privilege filter issues.	3.30	750.00	\$2,475.00	
			No. of Concession, name				

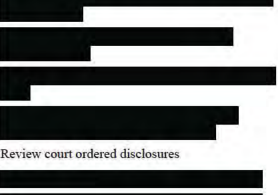
Page:	14
Invoice	128474
August	10, 2021

	Hours	Rate	Amount
Research and correspondence regarding privileged documents and supplemental document production.	0.90	460.00	\$414.00
Legal research re: Withdrawal of reference; update chart of rules/general orders in various districts.	3.30	475.00	\$1,567.50
Review HCRE search results and email IDS re same.	1.80	750.00	\$1,350.00
Run production re HCRE search results and review same; email link to H. Winograd.	2.00	750.00	\$1,500.00
Review email from K. Kim re privilege filter and reply.	0.10	750.00	\$75.00
Retrieve and review HCRE document production.	1.70	460.00	\$782.00
Circulate responses to Court's order requiring disclosures and correspondence regarding the same.	0.30	460.00	\$138.00
Review Dondero designation, related documents and correspondence with J. Morris regarding same.	0.50	460.00	\$230.00
Review court ordered disclosures	1.00	1050.00	\$1,050.00

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07/06/2021	LSC	BL	I
07/07/2021	LAF	BL	I
07/08/2021	CHM	BL	I
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Review Dondero designatio correspondence with J. Mon



Pachulski Stang Ziehl & Jones LLP Page: 15 Highland Capital Management LP Invoice 128474 36027 -00002 August 10, 2021 Hours Rate Amount Retrieve PwC document production. 07/21/2021 LSC BL 0.60 460.00 \$276.00



07/24/2021	JJK	BL
07/25/2021	JJK	BL
07/25/2021	JJK	BL
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Emails Kharas Dondero objec	ch on Debtor's motion to strike tion to R&R.
	eview pleadings and prepare motion ero objection to R&R.
Research, revie strike Dondero	ew documents, and prepare motion to objection.
Redact suppler	nental document production.
to an entry of the	and a contract production.

E-mails with local counsel and J Pomerantz re new motion for reconsideration filed in District Court to R&R by HCMSI, and next steps re same, and review of same (.5); E-mails with J Kim re same and need to respond to HCMSI pleadings (.2).

Hours	Rate	Amount
0.30	995.00	\$298.50
3.40	995.00	\$3,383.00
5.90	995.00	\$5,870.50
3.20	460.00	\$1,472.00
1		
0.70	1325.00	\$927.50

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002			hital Management LP Invoice 128474					
		_		<u>Hours</u>	Rate	Amount		
07/28/2021	IDK	BL	Review of District Court order adopting R&R of Judge Jurnigan re NexPoint Advisors and its objection to the R&R (.2); E-mails with J Kim re same (.2).	0.40	1325.00	\$530.0		
07/28/2021	JJK	BL	Emails Kharasch on multiple replies/objections re: reference withdrawal and consider same.	0.20	995.00	\$199.0		
07/28/2021	JJK	BL	Research, analysis, pleading review to prepare multiple replies re: reference withdrawal.	5.00	995.00	\$4,975.0		
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07/29/2021	IDK	BL	E-mails with J Kim, others on the status of the 5 objections/motions for reconsideration to bankruptcy court R&R to District Court and issues on our various responses to same (.4); E-mails with H Winograd and J Fried re same and re deadlines to same and updated chart (.2).	0.60	1325.00	\$795.0		
07/29/2021	JJK	BL	Research and prepare replies to Dondero, et al. re: bankruptcy court reports.	3.90	995.00	\$3,880.5		
07/29/2021	JJK	BL	Review pleadings, research, and prepare replies to Dondero, et al., re: bankruptcy court reports.	4.50	995.00	\$4,477.5		
07/29/2021	JEO	BL	Email follow up on critical dates issue regarding deposition scheduling	0.20	1050.00	\$210.0		
07/29/2021	LSC	BL	Preparation of Consolidated Notes Litigation Production.	2.40	460.00	\$1,104.0		
07/30/2021	CHM	BL	Email correspondence re non-email document collection.	0.50	750.00	\$375.0		
07/30/2021	CHM	BL	Email IDS team re Surgent screenshot.	0.10	750.00	\$75.0		

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00002							
				Hours	Rate	Amount	
07/30/2021	IDK	BL	E-mails with J Kim, others on status/issues on the 5 Dondero related motions to withdraw the reference and response status/drafts (.4); E-mails with local counsel, H Winograd on updates to timing on filing responses to same (.1).	0.50	1325.00	\$662.50	
07/30/2021	JJK	BL	Research and prepare replies/objections to Dondero, et al. re: bankruptcy court reports.	5.70	995.00	\$5,671.50	
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07/30/2021	LSC	BL	Prepare for and assist at deposition of Peet Burger.	3.00	460.00	\$1,380.00	
07/31/2021	IDK	BL	Review of correspondence to Texas litigation specialists on various questions on motions to withdraw reference and related objections to R&R.	0.20	1325.00	\$265.00	
07/31/2021	ЈЈК	BL	Research, prepare replies/objections re: bankruptcy court's reports & recommendations.	5.50	995.00	\$5,472.50	
08/01/2021	JJK	BL	Research, review documents, and prepare replies to objections to reports/recommendations and opposition to motion to reconsider.	5.20	995.00	\$5,174.00	
08/01/2021	JJK	BL	Prepare replies to objections to reports/recommendations and motion to reconsider.	3.60	995.00	\$3,582.00	
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				Hours	Rate	Amount
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08/02/2021	IDK	BL	Review and consider correspondence between H Winograd and local counsel re deadlines to object to pleadings on 5 matters re report and rec to D Court as well as H Winograd of chart on all related actions (.5).	0.50	1325.00	\$662.50
08/02/2021	IDK	BL	E-mails with J Kim re 5 outstanding motions to withdraw reference and objections to report and rec by defendants, and various issues on opponents bias of judge argument (.4); Telephone conference with J Kim re same (.3).	0.70	1325.00	\$927.50
08/02/2021	IDK	BL	E-mails with special Texas litigation counsel on notes litigation and withdrawal of ref and coordination of call re same (.2).	0.20	1325.00	\$265.00
08/02/2021	JJK	BL	Review objections to bankruptcy court reports and prepare additonal responses thereto.	1.20	995.00	\$1,194.00
08/02/2021	JJК	BL	Calls Kharasch re: replies to objections to reports/recommendations.	0.10	995.00	\$99.50
08/02/2021	JJК	BL	Call Kharasch on several replies re: withdrawal of reference.	0.20	995.00	\$199.00
08/02/2021	JJK	BL	Revise replies re: objections to withdrawal of reference, etc.	0.20	995.00	\$199.00
08/02/2021	JJK	BL	Prepare replies to objections to Reports, etc.	1.20	995.00	\$1,194.00

08/03/2021 IDK

08/03/2021 JJK

08/03/2021 JJK

08/03/2021 JNP

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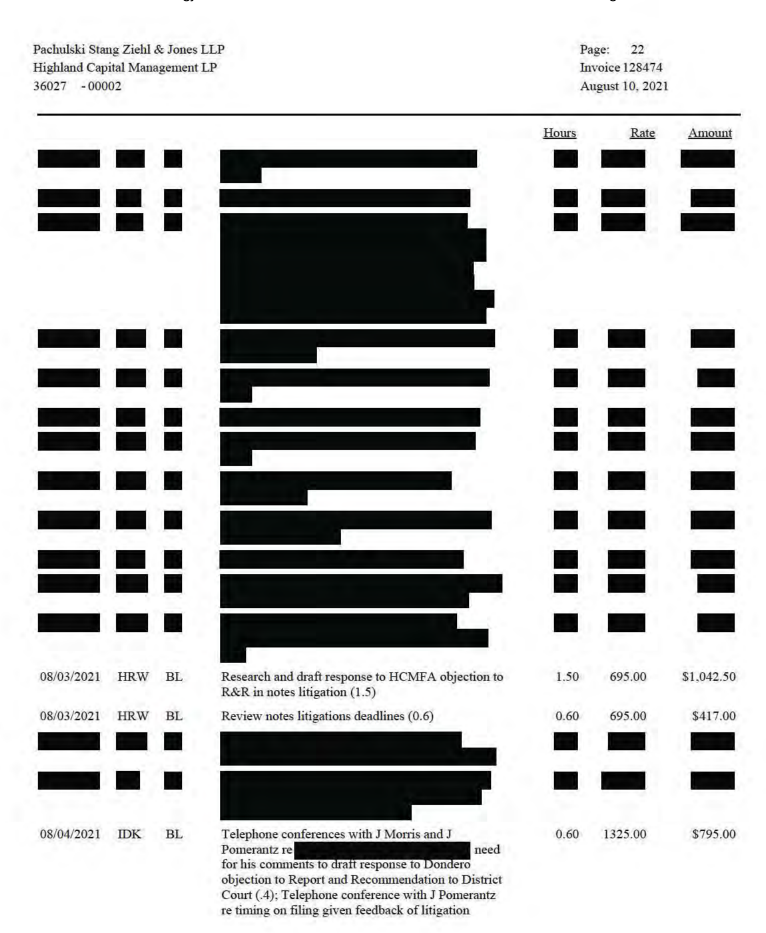
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JNP

	А	August 10, 2021		
	<u>Hours</u>	<u>Rate</u>	Amount	
Review and consider J Kim's draft of response to Dondero objection in District Court to bankruptcy report and recommendation and need for changes (.3); Numerous E-mails with J Kim re need for extensive revisions to same and his responses and new draft re same (.5); E-mail H Winograd re materials to supplement same response (.1).	0.90	1325.00	\$1,192.50	
Review objections to reports/recommendations and prepare additional replies thereto for filing.	4.80	995.00	\$4,776.00	
Emails local counsel, Winograd on Debtor replies re: reports and consider issues (0.6); emails Kharasch, Pomerantz on Dondero and HCMFA replies (0.1); prepare replies re: Reports and related research/analysis (2.2).	2.90	995.00	\$2,885.50	
Conference with John A. Morris and D. Ashby regarding continued investigation.	0.50	1295.00	\$647.50	
Conference with Farralon, Holland & Knight, John A. Morris and Gregory V. Demo regarding Dondero discovery action.	0.50	1295.00	\$647.50	

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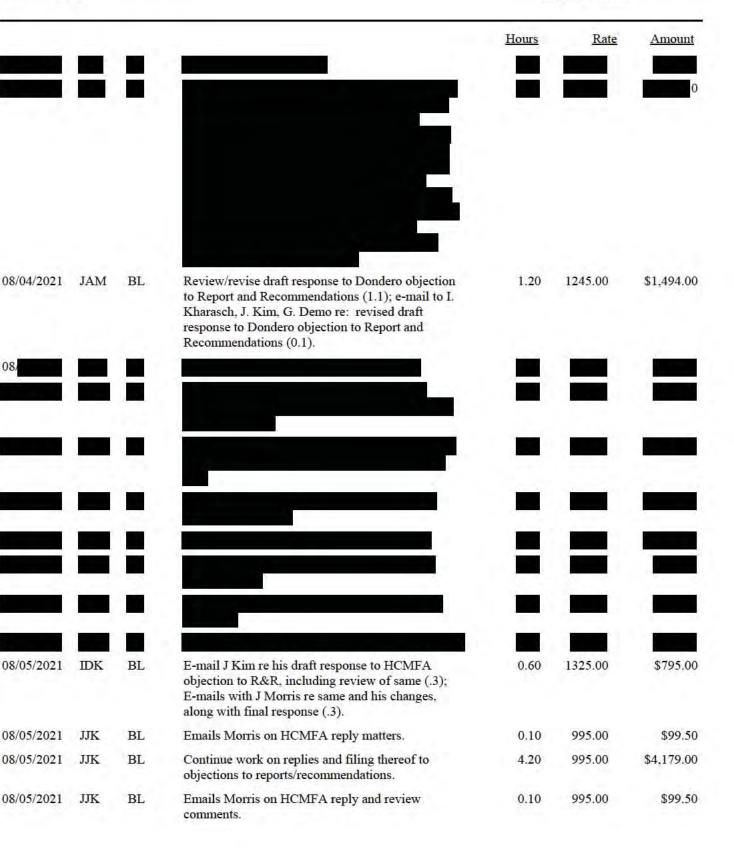
August 10, 2021



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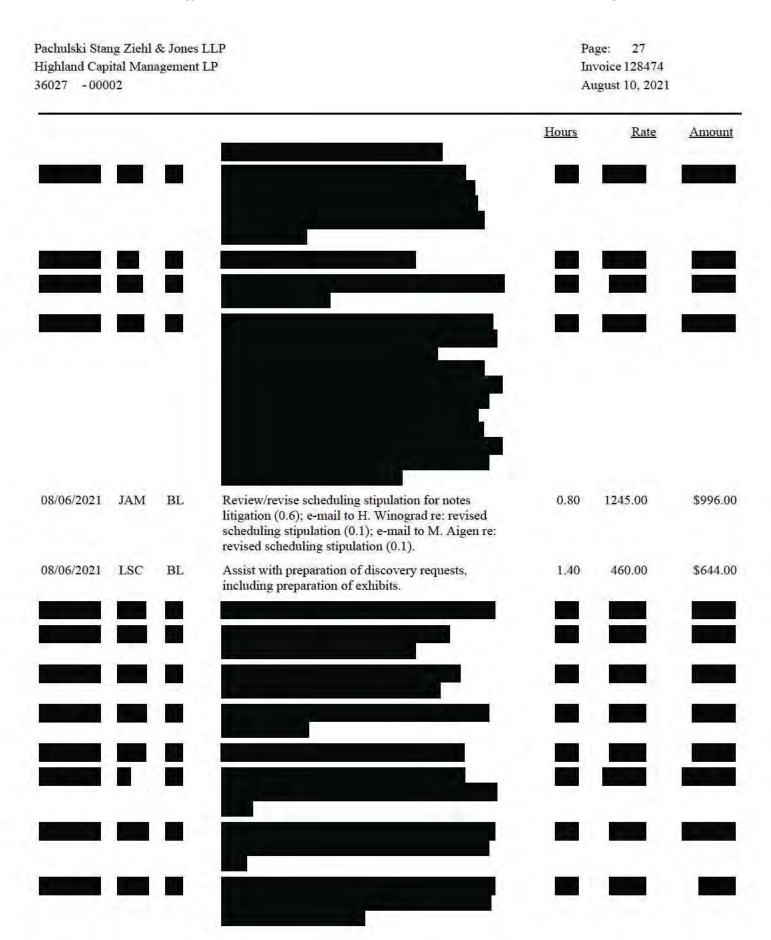
ighland Capital Management LP 5027 - 00002							
	_	_	specialists (.1); Telephone conference with J Morris	<u>Hours</u>	Rate	Amount	
08/04/2021	IDK	BL	re timing on his feedback (.1). E-mails with J Kim and local counsel re status on our response to Dondero objection to R&R (.3); E-mails with J Morris re his revisions to such response, including quick review of same (.2); E-mails with J Kim re same and status on responding to HCMFA objection to R&R and similar changes for same (.2).	0.70	1325.00	\$927.50	
08/04/2021	IDK	BL	Numerous E-mails with Gruber, Texas litigation counsel, on their feedback on communications with D Court and timing for responses to Dondero entities objections to R&R (.4).	0.40	1325.00	\$530.00	
08/04/2021	JJK	BL	Continue work on replies for filing to objections to reports/recommendations.	4.70	995.00	\$4,676.5	
08/04/2021	JJK	BL	Emails Kharasch on Reports replies, related research and review; emails local counsel re: same and certificates of interestedness for various suits.	4.20	995.00	\$4,179.0	
08/04/2021	JNP	BL	Conference with Ira D. Kharasch regarding response regarding objections to reports and recommendation on withdrawal motions.	0.10	1295.00	\$129.5	
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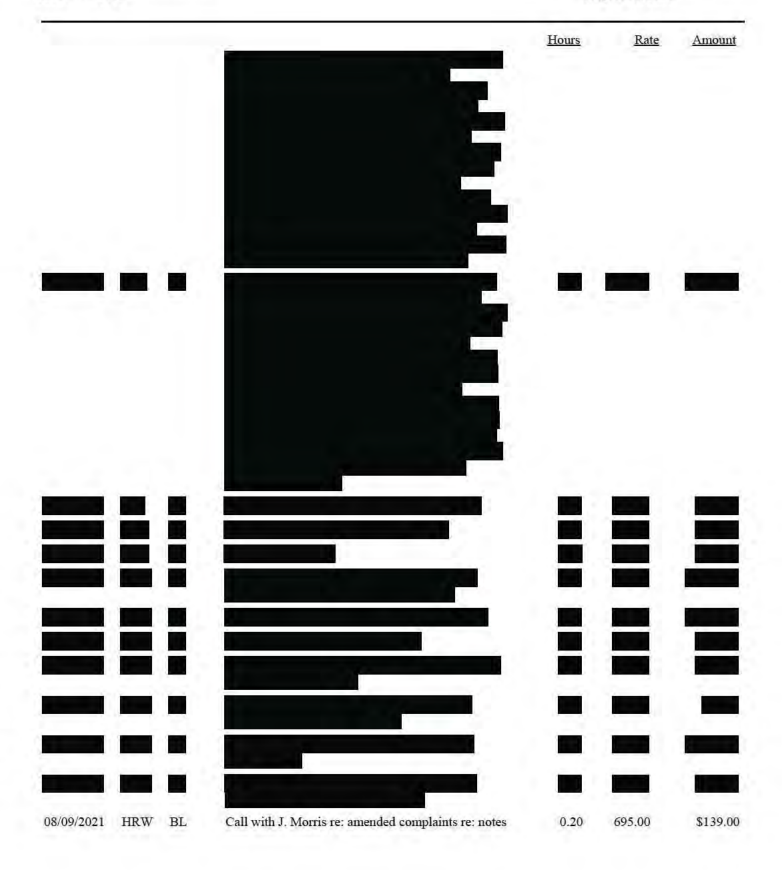


Pachulski Stang Ziehl & Jones LLP Page: 25 Highland Capital Management LP Invoice 128474 36027 -00002 August 10, 2021 Amount Hours Rate Coordinate finalizing HCMFA reply and 08/05/2021 JJK BL 3.00 995.00 \$2,985.00 filing/service; prepare other replies re; Reports.

achulski Stang Ziehl & Jones LLP ïghland Capital Management LP 6027 - 00002							
				<u>Hours</u>	Rate	Amoun	
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08/05/2021	JMF	BL	Review response to opposition to bankruptcy court recommendations to district court.	0.30	1050.00	\$315.0	
08/05/2021	JAM	BL	Review/revise objection to HCMFA motion for reconsideration of report and recommendations on notes litigation (0.9); e-mails w/ J. Kim, I. Kharasch re: revisions to objection to HCMFA motion for reconsideration of report and recommendations on notes litigation (0.1).	1.00	1245.00	\$1,245.0	
08/05/2021	GVD	BL	Correspondence with working group re status of notes litigation	0.20	950.00	\$190.0	
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08/06/2021	IDK	BL	Review of draft response to HCRE objection in D Court to R&R, along with J Kim commentary on same.	0.40	1325.00	\$530.0	
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chulski Star ghland Cap 6027 - 000	ital Man			Page: 31 Invoice 128474 August 10, 2021			
÷			litigation (0.2)	Hours	Rate	Amoun	
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8/10/2021	IDK	BL	Review of J Kim's response to motion for reconsideration of R&R by HCRE Partners (.3); E-mails with J Morris re need for his feedback (.1); Review of revised response to HCRE objection (.2); E-mails with J Kim and Local counsel re same (.1).	0.70	1325.00	\$927.5	
8/10/2021	IDK	BL	Review of HCMS motion for reconsideration to D Court of R&R of bankruptcy court (.3); E-mails with J Kim re same and need for response to same and issues re same (.2).	0.50	1325.00	\$662.5	
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EXHIBIT B

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201 August 31, 2021 Invoice 128567 Client 36027 Matter 00003 JNP

RE: Post-Effective Date

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 08/31/2021



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achulski Star ighland Cap 5027 -000	ital Mana			In	age: 37 avoice 128567 ugust 31, 202	
Notes Lit	igation					
08/11/2021	JJK	NL	Prepare HCM objection to motion to reconsider.	4.20	995.00	\$4,179.00
08/11/2021	JAM	NL	Review stipulations for each adversary proceeding (0.4); e-mails w/ M. Aigen re: scheduling stipulations (0.1).	0.50	1245.00	\$622.50
08/11/2021	HRW	NL	Draft motion to file amended complaints for notes litigations (2.8)	2.80	695.00	\$1,946.00
08/12/2021	JJK	NL	Research and prepare replies re: Reports, motions to reconsider; emails Kharasch on same.	5.20	995.00	\$5,174.00
08/12/2021	LSC	NL	Retrieve and transmit Reports and Recommendations regarding notes litigations for J. Morris.	0.30	460.00	\$138.00
08/12/2021	HRW	NL	Draft motion to file amended complaints for notes litigations (3.0)	3.00	695.00	\$2,085.00
08/13/2021	IDK	NL	E-mail H Winograd re updated litigation WIP list with focus on deadlines re matters on Dondero entities motions for withdrawal of reference.	0.20	1325.00	\$265.00
08/13/2021	IDK	NL	E-mail J Kim re draft of response to HCMS motion to reconsider to D Court, including review of same and new argument.	0.40	1325.00	\$530.00
08/13/2021	JAM	NL	Review motion to amend complaint and proposed orders (0.9); e-mails w/ G. Demo, H. Winograd re: motion to amend complaint and proposed orders (0.2); e-mails w/ M. Aigen, others, re: scheduling order and motion to amend complaints (0.4).	1.50	1245.00	\$1,867.50
08/13/2021	GVD	NL	Review open issues re notes litigation and correspondence with H. Winograd re same	0.40	950.00	\$380.00
08/13/2021	HRW	NL	Edit and finalize motions to file amended complaints in notes litigations (1.2).	1.20	695.00	\$834.00
08/16/2021	IDK	NL	Review and consider revised response to HCMS motion to reconsider R&R (.3); E-mails with J Pomerantz re same and Texas litigation counsel (.2); E-mails with J Kim re my feedback on draft of same and timing for filing today (.2).	0.70	1325.00	\$927.50
08/16/2021	JJK	NL	Emails Kharasch, Pomerantz on motions to reconsider; related research and final revisions to last reply re: Reports.	1.50	995.00	\$1,492.50
08/16/2021	JNP	NL	Review response to motion for reconsideration of	0.10	1295.00	\$129.50

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Pachulski Sta Highland Cap 36027 -000	oital Mana			Page: 38 Invoice 128567 August 31, 2021			
			order adopting report and recommendations.	<u>Hours</u>	Rate	Amount	
08/17/2021	JAM	NL	Review/revise motions for leave to amend complaints in Notes Litigation (1.1); e-mail to L. Canty, Z. Annable, H. Winograd re: motions for leave to amend complaints in Notes Litigation and related matters (0.2); e-mails w/ Z. Annable, H. Winograd re: motions to amend complaints in Notes Litigation (0.1).	1.40	1245.00	\$1,743.00	
08/17/2021	LSC	NL	Prepare and transmit exhibits to motions to amend.	0.50	460.00	\$230.00	
08/18/2021	JAM	NL	Communications w/ M. Aigen, Z. Annable re: form of Order for motions for leave to amend complaints (0.2); tel c. w/ D. Rukavina re: Advisors' motion for protective order (0.2).	0.40	1245.00	\$498.00	
08/18/2021	LSC	NL	Transmit proposed orders on motions to amend.	0.20	460.00	\$92.00	
08/19/2021	JAM	NL	Revise Advisors' draft Stipulation resolving their motion for a protective order (0.5); draft e-mail to D. Rukavina re: revised Stipulation resolving Advisors' motion for a protective order (0.2).	0.70	1245.00	\$871.50	
08/20/2021	JNP	NL	Conference with John A. Morris regarding protective order regarding notes litigation.	0.20	1295.00	\$259.00	
08/20/2021	JAM	NL	E-mails w/ D. Rukavina re: proposed settlement of motion for protective order (0.1); e-mails w/ J. Seery, J. Pomerantz, G. Demo re: Advisors' motion for a protective order (0.1).	0.20	1245.00	\$249.00	
08/24/2021	HRW	NL	Draft notice of filing stipulations re: notes litigation (2.2).	2.20	695.00	\$1,529.00	
08/25/2021	JAM	NL	E-mails w/ H. Winograd re: HCMFA scheduling stipulation (0.1).	0.10	1245.00	\$124.50	
08/25/2021	HRW	NL	Draft proposed orders re: notes litigation (2.5); Communicate with opposing counsel for HCMFA re: notes stipulation (0.1).	2.60	695.00	\$1,807.00	
08/26/2021	JAM	NL	E-mails w/ H. Winograd, Z. Annable re: filing of Amended Complaints (0.2); e-mails w/ H. Winograd, D. Rukavina re: scheduling order for HCMFA notes litigation (not subject to amended complaint) (0.2).	0.40	1245.00	\$498.00	
08/26/2021	LSC	NL	Prepare exhibits to amended complaints (.7); prepare exhibits to orders approving discovery stipulations (.3).	1.00	460.00	\$460.00	
08/26/2021	HRW	NL	Prepare and review amended complaints and	1.70	695.00	\$1,181.50	

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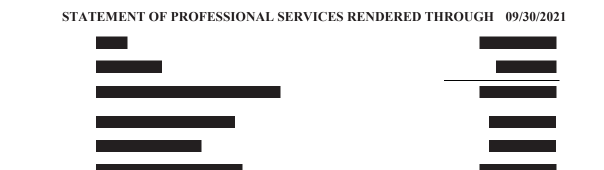
Highland Cap 36027 -000			Page: 39 Invoice 128567 August 31, 2021			
			exhibits for notes litigations filings (1.5); Communicate with opposing counsel for Advisors re: discovery stipulations (0.1); Review discovery stipulations for notes litigations (0.1).	<u>Hours</u>	<u>Rate</u>	Amount
08/27/2021	JAM	NL	E-mails w/ D. Rukavina, M. Aigen re: timing of answers and discovery demands (0.1); e-mails w/ Z. Annable re: filing of amended answers and orders approving scheduling stipulations (0.2).	0.30	1245.00	\$373.50
08/27/2021	HRW	NL	Review adversary cover sheets for notes litigations (0.2) ; Review and prepare discovery stipulations and proposed orders for notes litigations (1.0) .	1.20	695.00	\$834.00
08/29/2021	JMF	NL	Review amended complaints re notes litigation.	0.30	1050.00	\$315.00
			_	35.40		\$31,635.50
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Pachulski Stang Ziehl & Jones LLP

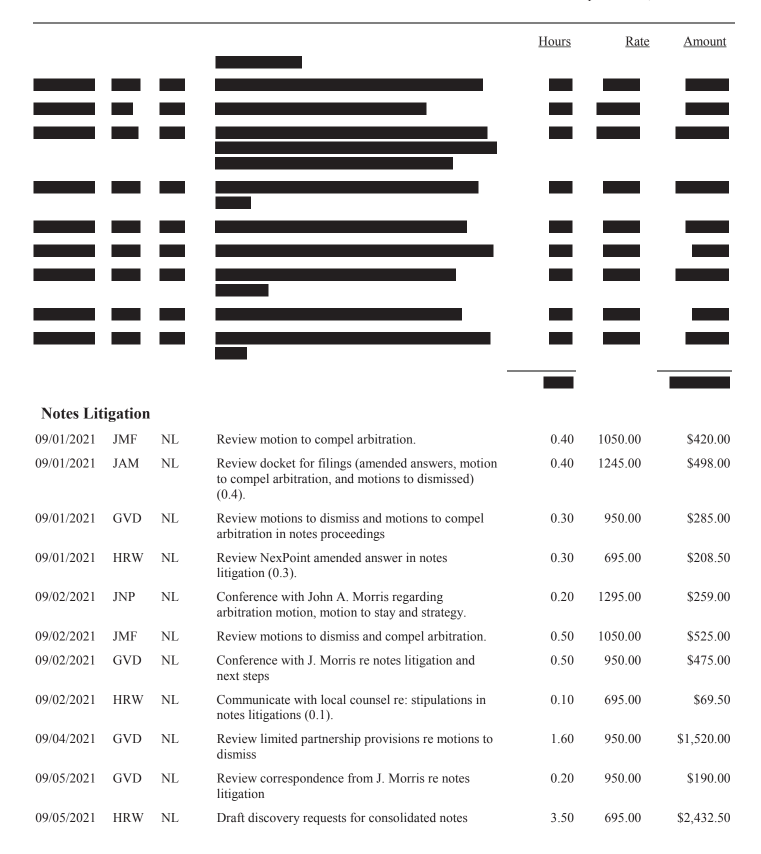
10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201 September 30, 2021 Invoice 128688 Client 36027 Matter 00003 JNP

RE: Post-Effective Date



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Highland Capital Management LP	Invoice 128688
36027 -00003	September 30, 2021

			litigations (3.5).	<u>Hours</u>	Rate	<u>Amount</u>
09/05/2021	HRW	NL	Review motions for stay and arbitration in notes litigations (1.5).	1.50	695.00	\$1,042.50
09/06/2021	GVD	NL	Conference with J. Morris re notes litigation	0.20	950.00	\$190.00
09/06/2021	HRW	NL	Draft discovery requests for consolidated notes litigations (9.5).	9.50	695.00	\$6,602.50
09/07/2021	JMF	NL	Review scheduling orders re notes litigation adversaries.	0.30	1050.00	\$315.00
09/07/2021	JAM	NL	Review draft discovery demands for notes litigation (0.6); tel c. w/ H. Winograd re: discovery issues (0.3); communications w/ D. Klos, J. Seery re: cost/value of MGM, RCP, Trussway (0.2); draft discovery requests for NexPoint (0.5); tel c. w/ H. Winograd re: discovery demands (0.1); review revised discovery demands (0.5); e-mails w/ H. Winograd re: final versions of discovery demands (0.1).	2.30	1245.00	\$2,863.50
09/07/2021	HRW	NL	Call with J. Morris re: notes litigation discovery (0.3).	0.30	695.00	\$208.50
09/07/2021	HRW	NL	Call with J. Morris re: notes litigation arbitration motions (0.4).	0.40	695.00	\$278.00
09/07/2021	HRW	NL	Draft discovery requests for consolidated notes litigations.	6.80	695.00	\$4,726.00
09/07/2021	HRW	NL	Serve discovery requests on opposing counsel for consolidated notes litigations.	0.20	695.00	\$139.00
09/08/2021	JJK	NL	Emails Kharasch on reference matters and consider/research same.	1.30	995.00	\$1,293.50
09/08/2021	GVD	NL	Correspondence re email discovery issues	0.20	950.00	\$190.00
09/08/2021	GVD	NL	Conference with J. Morris re additional notes litigation	0.20	950.00	\$190.00
09/09/2021	JNP	NL	Conference with John A. Morris regarding response to arbitration and motion to dismiss motion.	0.10	1295.00	\$129.50
09/09/2021	JAM	NL	Meet with G. Demo, H. Winograd re: motions for arbitration and to dismiss (0.5); tel c. w/ J. Seery, D. Klos re: Dondero compensation (0.5).	1.00	1245.00	\$1,245.00
09/09/2021	GVD	NL	Conference with J. Morris and H. Winograd re response to notes litigation actions	1.00	950.00	\$950.00
09/09/2021	HRW	NL	Review deadlines re: consolidated notes litigations motions to dismiss and motion for stay (0.2).	0.20	695.00	\$139.00
09/13/2021	JNP	NL	Conference with John A. Morris regarding motion to dismiss and motion to compel arbitration.	0.20	1295.00	\$259.00

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Pachulski Star Highland Cap 36027 - 000	ital Mana			Page: 44 Invoice 128688 September 30, 2021			
				<u>Hours</u>	Rate	Amount	
09/13/2021	JNP	NL	Conference with Jordan A. Kroop regarding motion to dismiss and motion to compel arbitration.	0.20	1295.00	\$259.00	
09/13/2021	JNP	NL	Review motion to compel arbitration.	0.20	1295.00	\$259.00	
09/13/2021	JNP	NL	Conference with Hayley R. Winograd, John A. Morris and Jordan A. Kroop regarding motion to compel arbitration.	0.80	1295.00	\$1,036.00	
09/13/2021	JAM	NL	Tel c. w/ J. Pomerantz, J. Kroop, H. Winograd re: defendants' arbitration motion (0.8); e-mail to J. Seery re: motions to dismiss and to arbitrate (0.2); e-mail to J. Pomerantz, J. Kroop re: motions to dismiss and arbitrate (0.1).	1.10	1245.00	\$1,369.50	
09/13/2021	HRW	NL	Call with J. Morris, J. Pomerantz, and J. Kroop (0.8).	0.80	695.00	\$556.00	
09/13/2021	HRW	NL	Review motion to dismiss in notes litigations (2.0).	2.00	695.00	\$1,390.00	
09/13/2021	JAK	NL	Begin review of motion to compel arbitration (0.8); strategy and planning discussion with John Morris, Jeff Pomerantz, and Hayley Winograd (0.8); follow-up discussion with Jeff Pomerantz regarding arbitration motion (0.2); additional review and analysis of arbitration motion (1.1);	2.90	1100.00	\$3,190.00	
09/14/2021	IDK	NL	E-mails with attorneys re D Court upholding report and recommendation re HCMFA proceeding, including review of same	0.30	1325.00	\$397.50	
09/14/2021	HRW	NL	Review motion to dismiss complaint in notes litigation (2.0).	2.00	695.00	\$1,390.00	
09/15/2021	HRW	NL	Research re: motion to dismiss complaint in notes litigation (3.5).	3.50	695.00	\$2,432.50	
09/15/2021	HRW	NL	Send opposing counsel supplemental productions in notes litigation (0.2).	0.20	695.00	\$139.00	
09/17/2021	GVD	NL	Conference with J. Morris re status of notes litigation	0.10	950.00	\$95.00	
09/17/2021	GVD	NL	Conference with H. Winograd re response to motions to dismiss and next steps	0.60	950.00	\$570.00	
09/17/2021	HRW	NL	Call with G. Demo re: motion to dismiss in notes litigations (0.6).	0.60	695.00	\$417.00	
09/17/2021	HRW	NL	Call with J. Morris re: litigation deadlines (0.1).	0.10	695.00	\$69.50	
09/17/2021	HRW	NL	Review and research re: motion to dismiss in notes litigations (3.5).	3.50	695.00	\$2,432.50	
09/17/2021	JAK	NL	Review previous pleadings and begin outlining opposition to demand for arbitration;	1.40	1100.00	\$1,540.00	

Highland Cap	Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00003					021
				<u>Hours</u>	Rate	Amount
09/18/2021	HRW	NL	Draft and research re: motion to dismiss in notes litigations (5.5).	5.50	695.00	\$3,822.50
09/19/2021	JAM	NL	Review of documents and docket and e-mails to J. Kropp, J. Pomerantz, G. Demo, H. Winograd re: facts and arguments concerning opposition to motion to compel arbitration (3.0); further communications w/ J. Kroop re: arbitration motion (0.1).	3.10	1245.00	\$3,859.50
09/19/2021	HRW	NL	Draft and research re: motion to dismiss in notes litigations (8.5).	8.50	695.00	\$5,907.50
09/19/2021	JAK	NL	Email correspondence with John Morris regarding various arguments pertaining to waiver and estoppel for arbitration motion objection; review and analyze transcripts from previous hearing; begin research regarding various arguments for arbitration objection;	3.30	1100.00	\$3,630.00
09/20/2021	IDK	NL	Review of order from District Court on order of reference re DAF action, including E-mail from J Morris re same.	0.20	1325.00	\$265.00
09/20/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (13.0).	13.00	695.00	\$9,035.00
09/20/2021	JAK	NL	Drafting of portions of objection to arbitration motion; research legal issues for use in same; emails with John Morris regarding additional arguments and support for same; review and analyze provisions of limited partnership agreement for use in arguments in opposition of arbitration agreement; memo outlining legal issues to be researched and supporting direction;	4.40	1100.00	\$4,840.00
09/21/2021	GVD	NL	Correspondence with team re ability to enforce arbitration in rejected agreement	0.50	950.00	\$475.00
09/21/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (9.0).	9.00	695.00	\$6,255.00
09/21/2021	HRW	NL	Review prior discovery R&OS sent to all parties in notes litigations (1.0).	1.00	695.00	\$695.00
09/21/2021	HRW	NL	Draft R&Os for discovery requests in consolidated notes litigation (1.5).	1.50	695.00	\$1,042.50
09/22/2021	JJK	NL	Emails Kroop, Keane on research for opp. to Dondero motion re arbitration; research for inserts.	3.60	995.00	\$3,582.00
09/22/2021	JJK	NL	Research for opp. to motion re: arbitration.	4.80	995.00	\$4,776.00
09/22/2021	JJK	NL	Research for opp. to arbitration motion and emails Kroop on same.	1.40	995.00	\$1,393.00

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				<u>Hours</u>	Rate	Amount
09/22/2021	JAM	NL	Review defendants' discovery demands (0.4); tel c. w. G. Demo re: responses to RFAs (corporate issues) (0.3); tel c. w/ H. Winograd re: document requests and responses (0.7); tel c. w/ G. Demo re: responses to discovery (0.2); e-mails w/ T. Surgent, D. Klos, G. Demo, H. Winograd re: e-mail searches for Nancy Dondero (0.3).	1.90	1245.00	\$2,365.50
09/22/2021	GVD	NL	Conference with J. Morris re discovery issues	0.30	950.00	\$285.00
09/22/2021	GVD	NL	Conference with H. Winograd re response to motion to dismiss	0.20	950.00	\$190.00
09/22/2021	GVD	NL	Draft responses to discovery questions and correspondence with J. Morris re same	0.70	950.00	\$665.00
09/22/2021	GVD	NL	Conference with J. Morris re notes litigation status	0.20	950.00	\$190.00
09/22/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (11.0).	11.00	695.00	\$7,645.00
09/22/2021	HRW	NL	Draft R&Os for discovery requests in consolidated notes litigation (2.0).	2.00	695.00	\$1,390.00
09/22/2021	HRW	NL	Call with J. Morris re: discovery requests in consolidated notes litigation (0.7).	0.70	695.00	\$486.50
09/22/2021	JAK	NL	Extensive drafting of opposition to arbitration motion; legal research regarding issues and arguments for same; emails with internal research group regarding issues for researching and related matters;	6.90	1100.00	\$7,590.00
09/23/2021	JJK	NL	Research for opp. to arbitration motion; conf. call Kroop and Keane on same (0.6) .	5.80	995.00	\$5,771.00
09/23/2021	JJK	NL	Research for opp. to arbitration motion.	3.10	995.00	\$3,084.50
09/23/2021	JNP	NL	Review of emails from N. Dondero; Conference with John A. Morris regarding same.	0.30	1295.00	\$388.50
09/23/2021	JAM	NL	Tel c. w/ L. Canty re: document review (0.1); tel c. w/ J. Seery re: strategy for responding to motions (0.2); tel c. w/ J. Pomerantz re: strategy for responding to motions (0.1); review documents (3.1).	3.50	1245.00	\$4,357.50
09/23/2021	LSC	NL	Begin preparation of document productions.	2.60	460.00	\$1,196.00
09/23/2021	GVD	NL	Correspondence re research items re arbitration demand	0.10	950.00	\$95.00
09/23/2021	GVD	NL	Conference with J. Morris re notes discovery	0.10	950.00	\$95.00
09/23/2021	GVD	NL	Conference with J. Morris re status of notes litigation and next steps	0.20	950.00	\$190.00

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7.00

695.00

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				Hours	Rate	Amount
09/23/2021	HRW	NL	Gather documents for discovery requests in consolidated notes litigation (1.0).	1.00	695.00	\$695.00
09/23/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (12.0).	12.00	695.00	\$8,340.00
09/23/2021	JAK	NL	Review and analyze initial research results on issues pertaining to arbitration opposition from Jonathan Kim and Peter Keane; extensive drafting of arbitration opposition; additional case research and analysis regarding arguments for same; confer with Jonathan Kim and Peter Keane regarding same;	4.90	1100.00	\$5,390.00
09/24/2021	JNP	NL	Conference with Jordan A. Kroop regarding opposition to motion to compel arbitration.	0.30	1295.00	\$388.50
09/24/2021	JAM	NL	Tel c. w/ J. Seery re: opposition to motions (0.3); review documents and begin preparing for depositions (4.1).	4.40	1245.00	\$5,478.00
09/24/2021	GVD	NL	Review discovery responses to notes litigation	0.30	950.00	\$285.00
09/24/2021	HRW	NL	Call with J. Morris and DSI re: discovery requests in consolidated notes litigation (1.0).	1.00	695.00	\$695.00
09/24/2021	HRW	NL	Draft R&Os for discovery requests in consolidated notes litigation (1.5).	1.50	695.00	\$1,042.50
09/24/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (9.0).	9.00	695.00	\$6,255.00
09/24/2021	JAK	NL	Continued research and analysis of cases in connection with arbitration opposition; strategy discussion with Jeff Pomerantz regarding same; extensive additional drafting and revision of arbitration opposition;	5.70	1100.00	\$6,270.00
09/25/2021	JAM	NL	Review/revise opposition to motion to dismiss (2.7); tel c. w/ J. Seery re: status and strategy for notes litigation (0.3).	3.00	1245.00	\$3,735.00
09/26/2021	JAM	NL	Communications w/ J. Seery, D. Klos, D. Newman re: responses to discovery (0.2).	0.20	1245.00	\$249.00

09/26/2021	JAK	NL	Additional research on issues pertaining to arbitration opposition; additional drafting of opposition; email to Jeff Pomerantz and John Morris regarding same with explanation of approach and related suggestions;	2.30	1100.00	\$2,530.00
09/27/2021	JNP	NL	Review opposition to motion to arbitrate.	0.30	1295.00	\$388.50
09/27/2021	JNP	NL	Conference with John A. Morris regarding opposition to motion to arbitrate.	0.20	1295.00	\$259.00

Draft opposition to motion to dismiss in notes litigations (7.0).

09/26/2021 HRW NL

\$4,865.00

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				Hours	Rate	Amount
09/27/2021	JNP	NL	Conference with John A. Morris and Jordan A. Kroop regarding response to motion to arbitrate.	0.40	1295.00	\$518.00
09/27/2021	JAM	NL	Review/revise opposition to motion to dismiss (2.5); review/revise written responses to discovery (2.4); e-mails w/ J. Seery, J. Pomerantz, G. Demo, H. Winograd re: written responses to discovery (0.2); tel c. w. J. Seery re: written responses to discovery (0.2); tel c. w/ J. Pomerantz re: oppositions to MTD and arbitration (0.2); tel c. w/ J. Pomerantz, J. Koop re: opposition to motion to compel arbitration (0.4); further revisions to written responses to discovery (0.2); communications w/ J. Seery re: responses to written discovery (0.1).	6.20	1245.00	\$7,719.00
09/27/2021	LSC	NL	Continued preparation of document productions.	9.10	460.00	\$4,186.00
09/27/2021	GVD	NL	Review response to motion to dismiss litigation	0.60	950.00	\$570.00
09/27/2021	HRW	NL	Draft opposition to motion to dismiss in notes litigations (7.5).	7.50	695.00	\$5,212.50
09/27/2021	HRW	NL	Gather production for consolidated notes discovery (1.8).	1.80	695.00	\$1,251.00
09/27/2021	HRW	NL	Draft and review R&Os for discovery requests in consolidated notes litigation (1.5).	1.50	695.00	\$1,042.50
09/27/2021	HRW	NL	Send opposing counsel R&Os in consolidated notes litigation (0.2).	0.20	695.00	\$139.00
09/27/2021	HRW	NL	Send opposing counsel production in consolidated notes litigation (0.1) .	0.10	695.00	\$69.50
09/27/2021	JAK	NL	Strategy discussion with John Morris and Jeff Pomerantz regarding opposition to arbitration motion and related matters; extensive additional drafting, research, and review of issues and portions of arbitration motion opposition; work with Greg Demo regarding confirmation-related citations and background for use in opposition; additional drafting and revisions to arbitration opposition;	3.10	1100.00	\$3,410.00
09/28/2021	JNP	NL	Review latest version of opposition to motion to arbitrate and emails regarding same.	0.20	1295.00	\$259.00
09/28/2021	JNP	NL	Review opposition to motion to dismiss.	0.30	1295.00	\$388.50
09/28/2021	JMF	NL	Review responses to motion to dismiss and arbitration.	0.50	1050.00	\$525.00
09/28/2021	JAM	NL	Review/revise draft opposition to motion to compel arbitration (4.8); e-mails w/ J. Seery, J. Pomerantz, J. Koop, G. Demo, H. Winograd re: opposition to motion to compel arbitration (0.4); tel c. w/ J. Seery re: opposition to motion to compel arbitration (0.1);	9.10	1245.00	\$11,329.50

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				<u>Hours</u>	Rate	<u>Amount</u>
			tel c. w/ J. Koop re: motion to compel arbitration (0.1) ; further review and revisions to opposition to motions to dismiss and to compel arbitration (3.2); communications w/ H. Winograd, J. Koop re: oppositions to motion to dismiss and to compel arbitration (0.5) .			
09/28/2021	LSC	NL	Prepare draft declaration in support of opposition to Motion to compel Arbitration and Stay Litigation, revise same, and prepare exhibits to same.	0.70	460.00	\$322.00
09/28/2021	GVD	NL	Review motion to dismiss response	1.00	950.00	\$950.00
09/28/2021	HRW	NL	Draft and file opposition to motion to dismiss in notes litigations (8.0).	8.00	695.00	\$5,560.00
09/28/2021	JAK	NL	Extensive revisions, review, and editing of opposition to arbitration motion; edits and review of declaration in support of same; confer over telephone and emails with John Morris and Jeff Pomerantz regarding same; final edits and preparation of opposition for filing and service; supervise filing and service of same, with drafting of cover response per local rules;	6.80	1100.00	\$7,480.00
09/29/2021	JAM	NL	Review documents and written responses to discovery served by all defendants (2.0); e-mail to defense counsel re: deficiencies in written responses to discovery (0.4); e-mail to J. Seery, T. Surgent, D. Klos, J. Pomerantz, G. Demo, H. Winograd re: defendants' deficiencies in discovery (0.4); tel c. J. Seery re: discovery in the notes litigation (0.3).	3.10	1245.00	\$3,859.50
09/29/2021	GVD	NL	Conference with J. Morris re notes litigation discovery	0.20	950.00	\$190.00
09/30/2021	JAM	NL	Tel c. w/ G. Demo, Wilmer re: Waterhouse as a witness and regulatory issues (0.8); e-mail to defense counsel re: discovery issues and depositions (0.6); e-mail to D. Dandeneau, J. Pomerantz, G. Demo re: Waterhouse deposition (0.1)	1.50	1245.00	\$1,867.50
09/30/2021	GVD	NL	Conference with WilmerHale and J. Morris re discovery issues in notes litigation	0.80	950.00	\$760.00
09/30/2021	HRW	NL	Communicate with Robert Half for production re: consolidated notes production (0.2).	0.20	695.00	\$139.00
			-	269.40		\$235,361.50



Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 300 Crescent Court ste. 700 Dallas, TX 75201

RE: Postpetition

October 07, 2021 Invoice 128606 Client 36027 Matter 00002 JNP



STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 10/07/2021

Pachulski Stang Ziehl & Jones LLP 4 Page: Highland Capital Management LP Invoice 128606 36027 -00002 October 07, 2021 Hours Rate Amount **Bankruptcy Litigation** [L430] 06/29/2021 JAM BL 1245.00 analysis and e-mail to J. Elkin, G. Demo re: claims filed by defendants in notes litigation (0.7); review/revise draft Amended Complaint in light of J. Pomerantz's comments (1.4); tel c. w/ J. Pomerantz, I. Kharasch, G. Demo, T. Silva re: issues concerning potential avoidance actions for notes litigation (0.5)

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 October 31, 2021 Invoice 128950 Client 36027 Matter 00003 JNP

RE: Post-Effective Date

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 10/31/2021

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Summary of Services by Task Code

Task Code Desc

Description

<u>Hours</u>

Amount

NL

Notes Litigation

396.20

\$375,653.50

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<u>Hours</u>

Rate

<u>Amount</u>

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Notos I :4						
Notes Lit	igation					
09/15/2021	СНМ	NL	Review results of privilege review and check documents marked for production or withholding. Run production of NexPoint results and email J. Morris and H. Winograd re same. (No Charge)	2.00	750.00	\$1,500.00
09/15/2021	CHM	NL	Review email from H. Winograd and reply. (No Charge)	0.10	750.00	\$75.00
09/23/2021	CHM	NL	Review email from H. Winograd and reply. (No Charge)	0.10	750.00	\$75.00
09/30/2021	СНМ	NL	Review documents and run production of consolidated notes litigation search results; email H. Winograd re same. (No Charge)	2.30	750.00	\$1,725.00
10/01/2021	JAM	NL	Review discovery responses and pleadings and prepare Rule 30(b)(6) deposition notices for HCRE, HCMS, and Nexpoint (2.8); communications w/ J. Seery, T. Surgent, D. Klos, J. Pomerantz, G. Demo, H. Winograd re: deposition notices (0.3).	3.10	1245.00	\$3,859.50
10/01/2021	HRW	NL	Communicate with Robert Half for production re: consolidated notes production (0.5).	0.50	695.00	\$347.50
10/01/2021	HRW	NL	Oversee and review production re: re: consolidated notes production (0.5).	0.50	695.00	\$347.50
10/02/2021	JAM	NL	Tel c. w/ G. Demo re: discovery, strategy (0.4); draft deposition notices for J. Dondero, N. Dondero, F. Waterhouse, Dugaboy, and HCMFA (2.1); e-mails w/ J. Pomerantz, G. Demo, H. Winograd, Z. Annable re: deposition notices (0.1).	2.60	1245.00	\$3,237.00
10/02/2021	GVD	NL	Conference with J. Morris about notes litigation discovery issues	0.40	950.00	\$380.00
10/02/2021	GVD	NL	Review deposition notices	0.50	950.00	\$475.00
10/03/2021	JAM	NL	Prepare deposition notices for HCRE, HCMS, NexPoint and subpoena for DC Sauter, and revise deposition notices for F. Waterhouse and HCMFA (3.6); e-mails w/ J. Seery, T. Surgent, D. Klos, J. Pomerantz, G. Demo, H. Winograd re: deposition notices (0.2); tel c. w/ J. Seery, G. Demo re: deposition notices (0.1).	3.90	1245.00	\$4,855.50
10/03/2021	GVD	NL	Review discovery requests and correspondence re same	0.30	950.00	\$285.00
10/03/2021	HRW	NL	Review and edit deposition notices for notes	1.00	695.00	\$695.00

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			litigation (1.0).	<u>Hours</u>	Rate	<u>Amount</u>
10/04/2021	JAM	NL	Review/revise/finalize deposition notices, subpoenas, and notices of subpoenas (1.1); e-mail to defense counsel, J. Pomerantz, G. Demo, H. Winograd, Z. Annable re: deposition notices, subpoenas, notices of subpoena and related matters (0.3); e-mail to Z. Annable, J. Pomerantz, G. Demo, H. Winograd re: service of the deposition notices and subpoenas (0.1); tel c. w/ J. Seery re: status, discovery (0.3).	1.80	1245.00	\$2,241.00
10/04/2021	HRW	NL	Review production re: consolidated notes production (0.5).	0.50	695.00	\$347.50
10/04/2021	HRW	NL	Communicate with Robert Half re: production for Employee Claims (0.2).	0.20	695.00	\$139.00
10/05/2021	JAM	NL	Tel c. w/ H. Winograd re: discovery, Aigen e-mail (0.5); tel c. w/ D. Rukavina re: discovery (0.3); tel c. w/ J. Seery re: discovery, status (0.5); e-mails w/ D. Rukavina, D. Deitsch-Perez re: discovery, depositions (0.4).	1.70	1245.00	\$2,116.50
10/05/2021	GVD	NL	Correspondence with Quinn re notes litigation	0.30	950.00	\$285.00
10/05/2021	HRW	NL	Call with J. Morris re: discovery issues in notes litigation (0.5).	0.50	695.00	\$347.50
10/05/2021	HRW	NL	Review discovery issues in notes litigation (0.3) .	0.30	695.00	\$208.50
10/06/2021	JAM	NL	E-mail to D. Deitz-Perez, D. Rukavina re: discovery (0.3); e-mail to D. Dandeneau re: Waterhouse deposition (0.1); e-mail to M. Aigen re: discovery issues (0.3); e-mail to defense counsel re: response to various discovery issues (0.9).	1.60	1245.00	\$1,992.00
10/06/2021	LSC	NL	Research, correspondence, and review of discovery.	2.10	460.00	\$966.00
10/06/2021	GVD	NL	Correspondence with litigation trustee re outstanding notes	0.20	950.00	\$190.00
10/06/2021	HRW	NL	Review responses and production re: discovery requests in notes litigation (0.8).	0.80	695.00	\$556.00
10/06/2021	HRW	NL	Respond to J. Morris email re: discovery issues in notes litigation (0.5) .	0.50	695.00	\$347.50
10/06/2021	HRW	NL	Review emails regarding $30(b)(6)$ deposition issues and scheduling (0.2).	0.20	695.00	\$139.00
10/06/2021	HRW	NL	Send opposing counsel supplemental notes litigation production (0.1) .	0.10	695.00	\$69.50
10/06/2021	HRW	NL	Prepare supplemental production for notes litigation (0.8) .	0.80	695.00	\$556.00
10/07/2021	JAM	NL	Review/revise e-mail to defense counsel re:	0.40	1245.00	\$498.00

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				<u>Hours</u>	Rate	Amount
			discovery (0.4).			
10/07/2021	JAM	NL	E-mail to Quinn re: discovery in Notes Litigation (0.1);	0.10	1245.00	\$124.50
10/07/2021	LSC	NL	Research, correspondence, and review of discovery.	2.30	460.00	\$1,058.00
10/07/2021	GVD	NL	Correspondence with Quinn re notes collection issues	0.20	950.00	\$190.00
10/07/2021	HRW	NL	Email J. Morris re: discovery issues in notes litigation (0.1) .	0.10	695.00	\$69.50
10/07/2021	HRW	NL	Email DSI re: re: discovery issues in notes litigation (0.1).	0.10	695.00	\$69.50
10/08/2021	JAM	NL	Analyze NexPoint's Rule 30(b)(6) deposition notice and e-mail to J. Seery, T. Surgent, J. Pomerantz, G. Demo, H. Winograd re: same (1.4); e-mails to J. Seery, T. Surgent, D. Rukavina, H. Winograd re: objections to NexPoint's Rule 30(b)(6) deposition notice (0.4); revise deposition notices for J. Dondero, HCRE, HCMS, and NexPoint (0.2); e-mails w/ Z. Annable, H. Winograd re: revised deposition notices for J. Dondero, HCRE, HCMS, and NexPoint (0.1); e-mails w/ D. Klos, T. Surgent, H. Winograd re: documents and information concerning J. Dondero compensation, loan history (0.4); review defendants' document production (0.2).	2.70	1245.00	\$3,361.50
10/08/2021	HRW	NL	Review $30(b)(6)$ notices for consolidated notes litigation (0.1).	0.10	695.00	\$69.50
10/08/2021	HRW	NL	Review DSI email and production re: Dondero compensation (0.3).	0.30	695.00	\$208.50
10/08/2021	HRW	NL	Review production from defendants in consolidated notes litigation (0.2) .	0.20	695.00	\$139.00
10/09/2021	JAM	NL	E-mails to TSG re: depositions (0.3); e-mail to H. Winograd re: additional document production (0.1); e-mails w/ D. Klos, T. Surgent, H, Winograd re: Dondero loans and payment history (0.2); e-mails w/ J. Seery, D, Klos re: cost/value of portfolio companies (0.1); begin Nancy Dondero deposition outline (2.3); tel c. w/ J. Seery re: notes litigation (0.2); review documents/transcripts (2.7).	5.90	1245.00	\$7,345.50
10/10/2021	JAM	NL	Analyze Rule 30(b)(6) Notice of Dondero, HCRE and HCMS and prepare draft objections (1.8); tel c. w/ J. Seery re: litigation matters (0.3).	2.10	1245.00	\$2,614.50
10/11/2021	JAM	NL	E-mails w/ D. Rukavina, D. Deitz-Perez re: depositions (0.2); e-mails w/ D. Klos, T. Conouyer re: Waterhouse roles (0.1); e-mails w/ H. Winograd, L. Canty re: supplemental document production	0.40	1245.00	\$498.00

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				<u>Hours</u>	Rate	Amount
			(0.1).			
10/11/2021	LSC	NL	Retrieve and review Dondero's supplemental production.	0.50	460.00	\$230.00
10/11/2021	HRW	NL	Review email from counsel re: deposition schedule in consolidated notes litigation (0.1).	0.10	695.00	\$69.50
10/11/2021	HRW	NL	Review supplemental production in consolidated notes litigation (0.5).	0.50	695.00	\$347.50
10/12/2021	JAM	NL	E-mails w/ defense counsel re: discovery (0.3); e-mails w/ D. Klos, L. Canty, H. Winograd re: supplemental document production (0.5); prepare for depositions (3.4); e-mails w/ defense counsel re: depositions (0.2); tel c. w/ J. Seery, D. Klos re: obligors' payments on Notes (0.2).	4.60	1245.00	\$5,727.00
10/12/2021	LSC	NL	Preparation of supplemental productions (2), including redactions to same and correspondence regarding the same.	4.20	460.00	\$1,932.00
10/12/2021	LSC	NL	Coordinate and assist with retrieval and preparation of documents with respect to notes litigation for J. Morris.	0.50	460.00	\$230.00
10/12/2021	HRW	NL	Review supplemental production for consolidated notes litigation (1.8).	1.80	695.00	\$1,251.00
10/12/2021	HRW	NL	Send counsel supplemental production for consolidated notes litigation (0.2).	0.20	695.00	\$139.00
10/12/2021	HRW	NL	Call with DSI re: backup documentation for demonstrative chart showing Trussway, MGM, Cornerstone valuations in consolidated notes litigation (0.5).	0.50	695.00	\$347.50
10/12/2021	HRW	NL	Email J. Morris, G. Demo, J. Pomerantz, and client re: backup documentation for demonstrative chart showing Trussway, MGM, Cornerstone valuations in consolidated notes litigation (0.2).	0.20	695.00	\$139.00
10/12/2021	HRW	NL	Email J. Morris re: supplemental productions for consolidated notes litigations (0.2).	0.20	695.00	\$139.00
10/13/2021	JAM	NL	Prepare for meeting with J. Seery concerning depositions, including analysis of issues concerning NexPoint (1.2); e-mails to J. Seery, T. Surgent, D. Klos re: deposition preparation (0.3); tel c. w/ J. Seery, D. Klos, T. Surgent, G. Demo, H, Winograd re: preparation for depositions (1.5); letters to defense counsel re: documents (0.2); prepare for depositions (3.6).	6.80	1245.00	\$8,466.00
10/13/2021	GVD	NL	Conference with J. Seery, D. Klos and PSZJ re preparation for depositions	1.60	950.00	\$1,520.00

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10/13/2021	GVD	NL	Conference with J. Morris re status of notes litigation and next steps	0.30	950.00	\$285.00
10/13/2021	GVD	NL	Review transcripts re notes litigation issues	0.10	950.00	\$95.00
10/13/2021	HRW	NL	Review defendants' R&Os to Highland's discovery requests in notes litigations (1.5).	1.50	695.00	\$1,042.50
10/13/2021	HRW	NL	Email J. Morris re: defendants' R&Os to Highland's discovery requests in notes litigations (0.2).	0.20	695.00	\$139.00
10/13/2021	HRW	NL	Call with J. Seery and D. Klos re: deposition prep for notes litigation (1.2).	1.20	695.00	\$834.00
10/13/2021	HRW	NL	Prepare for call with J. Seery and D. Klos re: deposition prep for notes litigation (1.0).	1.00	695.00	\$695.00
10/13/2021	HRW	NL	Email J. Morris re: supplemental production in notes litigation (0.1) .	0.10	695.00	\$69.50
10/13/2021	HRW	NL	Send opposing counsel supplemental production in notes litigation (0.2) .	0.20	695.00	\$139.00
10/14/2021	JAM	NL	E-mails w/ defense counsel re: depositions, discovery, and related matters (0.4); prepare for depositions (5.5).	5.90	1245.00	\$7,345.50
10/14/2021	LSC	NL	Assist with research, retrieval, and review of discovery documents in connection with upcoming depositions.	5.90	460.00	\$2,714.00
10/14/2021	LSC	NL	Research and correspondence regarding certain management documents for J. Morris.	0.50	460.00	\$230.00
10/15/2021	JNP	NL	Conference with John A. Morris regarding upcoming depositions and issues relating to notes litigation including hearing coverage.	0.20	1295.00	\$259.00
10/15/2021	JNP	NL	Review emails regarding notes depositions and discovery.	0.10	1295.00	\$129.50
10/15/2021	JAM	NL	Tel c. w/ J. Seery, D. Klos, G. Demo, H. Winograd re: preparation for depositions (1.7); tel c. w/ H. Winograd, L. Canty re: depositions, exhibits, and related matters (0.2); prepare for depositions (3.1); e-mails to L. Canty, H. Winograd re: deposition exhibits (0.4); tel c. w/ G. Demo re: depositions (0.2); tel c. w/ J. Pomerantz re: notes litigation (0.3); e-mail to J. Seery, D. Klos re: prior court filings (0.5); e-mail to J. Seery, D. Klos, H. Winograd re: LP Agreement (0.3); e-mail to J. Seery, D. Klos, H. Winograd re: management representation letters (0.1).	6.80	1245.00	\$8,466.00
10/15/2021	LSC	NL	Research, retrieve, and review documents in connection with Notes Litigation and	3.10	460.00	\$1,426.00

lighland Cap	chulski Stang Ziehl & Jones LLP ghland Capital Management LP 027 - 00003				Page: 44 Invoice 128950 October 31, 2021			
			correspondence regarding the same (2.6); research and correspondence regarding prior productions (.5).	<u>Hours</u>	Rate	<u>Amount</u>		
10/15/2021	GVD	NL	Attend conference re preparation for notes litigation	1.60	950.00	\$1,520.00		
10/15/2021	HRW	NL	Review productions from Highland to defendants in notes litigations (1.5).	1.50	695.00	\$1,042.50		
10/15/2021	HRW	NL	Communicate with L. Canty re: productions from Highland to defendants in notes litigations (0.4).	0.40	695.00	\$278.00		
10/15/2021	HRW	NL	Call with J. Morris, G. Demo, J. Seery, D. Klos re: deposition prep for notes litigation (1.6).	1.60	695.00	\$1,112.00		
10/15/2021	HRW	NL	Call with J. Morris and L. Canty re: deposition prep for notes litigation (0.2).	0.20	695.00	\$139.00		
10/15/2021	JAK	NL	Research US Supreme Court case regarding arbitration and analyze implications for opposing motion to compel arbitration (0.8); confer with Jeff Pomerantz regarding same (0.3).	1.10	1100.00	\$1,210.00		
10/16/2021	JAM	NL	Prepare for depositions (7.5); e-mail to HCMLP, PSZJ re: Deposition Outline for Nancy Dondero (0.1); e-mail to L. Canty, H. Winograd re: deposition exhibits (0.1); tel c. w/ H. Winograd re: document production (0.1).	7.80	1245.00	\$9,711.00		
0/16/2021	LSC	NL	Preparation of exhibits in connection with upcoming depositions and research discovery documents regarding the same (4.9); preparation of materials in connection with hearing on motions to dismiss, including legal research regarding the same (3.6)	8.50	460.00	\$3,910.00		
10/16/2021	HRW	NL	Review supplemental HCMFA production for notes litigation (3.8).	3.80	695.00	\$2,641.00		
0/16/2021	HRW	NL	Communicate with L. Canty re: supplemental HCMFA production for notes litigation (0.4).	0.40	695.00	\$278.00		
0/16/2021	HRW	NL	Email with C. Mackle re: supplemental HCMFA production for notes litigation (0.2).	0.20	695.00	\$139.00		
10/17/2021	JNP	NL	Review emails regarding depositions.	0.10	1295.00	\$129.50		
10/17/2021	JAM	NL	Prepare for depositions (9.2); multiple calls with J. Seery re: depositions, facts and strategy for Notes Litigation (1.2); e-mails w H. Winograd, L. Canty re: exhibits (0.3); e-mails w/ defense counsel, court reporter re: depositions (0.3).	11.00	1245.00	\$13,695.00		
10/17/2021	LSC	NL	Preparation of exhibits in connection with upcoming depositions and research discovery documents regarding the same.	2.00	460.00	\$920.00		
		N 17		0.00				

Review supplemental HCMFA production for notes

litigation (8.0).

10/17/2021 HRW NL

\$5,560.00

8.00

695.00

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				<u>Hours</u>	Rate	Amount
10/17/2021	HRW	NL	Review emails from J. Morris and DSI re: hot documents for depositions in notes litigation (0.8).	0.80	695.00	\$556.00
10/17/2021	HRW	NL	Send email to J. Morris re: document productions from Highland to defendants in notes litigations (0.2).	0.20	695.00	\$139.00
10/18/2021	JNP	NL	Review motion to dismiss and opposition regarding notes litigation.	1.00	1295.00	\$1,295.00
10/18/2021	JNP	NL	Conference with John A. Morris and then J. Seery regarding Nancy Dondero deposition.	0.90	1295.00	\$1,165.50
10/18/2021	JAM	NL	Prepare for depositions (5.8); tel c. w/ G. Demo re: depositions (0.2); Nancy Dondero deposition (7.0); tel c. w/ J. Seery (partial), J. Pomerantz re: Nancy Dondero deposition (0.8); tel c. w/ D. Newman re: Nancy Dondero deposition (0.1).	13.90	1245.00	\$17,305.50
10/18/2021	LSC	NL	Prepare for and assist at deposition of Susan Dondero.	7.90	460.00	\$3,634.00
10/18/2021	GVD	NL	Correspondence with L. Canty re deposition issues	0.10	950.00	\$95.00
10/18/2021	GVD	NL	Conference with J. Morris re notes litigation strategy	0.20	950.00	\$190.00
10/18/2021	GVD	NL	Attend deposition of N. Dondero (partial)	4.50	950.00	\$4,275.00
10/18/2021	GVD	NL	Review WilmerHale analysis of Investment Company Act issues	0.20	950.00	\$190.00
10/18/2021	HRW	NL	Review supplemental HCMFA production for notes litigation (3.5).	3.50	695.00	\$2,432.50
10/18/2021	HRW	NL	Deposition of Nancy Dondero for notes litigation (6.0).	6.00	695.00	\$4,170.00
10/18/2021	HRW	NL	Review Waterhouse deposition outline (0.5).	0.50	695.00	\$347.50
10/19/2021	JNP	NL	Continue to prepare for hearing on motion to dismiss.	1.40	1295.00	\$1,813.00
10/19/2021	JNP	NL	Review and respond to email regarding use of Dondero plan proposal in course of litigation.	0.10	1295.00	\$129.50
10/19/2021	JAM	NL	Prepare for Waterhouse deposition (3.6); Waterhouse deposition (including multiple calls with G. Demo and/or H. Winograd) (10.2); tel c. w/ J. Seery re: Waterhouse deposition (0.1); tel c. w/ G. Demo, H. Winograd re: Waterhouse deposition (0.3); tel c. w/ J. Seery re: status, strategy (0.4).	14.60	1245.00	\$18,177.00
10/19/2021	LSC	NL	Prepare for and assist at deposition of Frank Waterhouse.	11.30	460.00	\$5,198.00
10/19/2021	GVD	NL	Conference with J. Seery re issues re Dondero deposition	0.20	950.00	\$190.00

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				<u>Hours</u>	Rate	<u>Amount</u>
10/19/2021	GVD	NL	Review issues re application of mediation privilege	1.10	950.00	\$1,045.00
10/19/2021	GVD	NL	Multiple conferences with H. Winograd and J. Morris re status of Waterhouse deposition	0.60	950.00	\$570.00
10/19/2021	GVD	NL	Attend Waterhouse deposition (partial)	4.60	950.00	\$4,370.00
10/19/2021	HRW	NL	Deposition of Frank Waterhouse for notes litigation (9.5).	9.50	695.00	\$6,602.50
10/19/2021	HRW	NL	Review Waterhouse deposition outline (1.5).	1.50	695.00	\$1,042.50
10/19/2021	HRW	NL	Review supplemental HCMFA production for notes litigation (1.8).	1.80	695.00	\$1,251.00
10/19/2021	HRW	NL	Calls with G. Demo and J. Morris re: Waterhouse deposition (0.5).	0.50	695.00	\$347.50
10/19/2021	HRW	NL	Call with J. Morris re: Waterhouse deposition (0.1).	0.10	695.00	\$69.50
10/19/2021	HRW	NL	Email with G. Demo and J. Elkin re: mediation privilege (0.3).	0.30	695.00	\$208.50
10/19/2021	HRW	NL	Research issue of FRE 408 and use of documents from mediation (0.3).	0.30	695.00	\$208.50
10/20/2021	JAM	NL	Prepare for Dondero deposition (4.2); e-mails w/ L. Canty re: exhibits for Dondero deposition (0.2); Dondero deposition (cancelled) (0.2); tel c. w/ J. Seery re: notes litigation (0.3); e-mails w/ court reporter re: Seery deposition (0.1); e-mails w/ D. Rukavina, H. Winograd re: discovery (0.6); tel c. w/ J. Seery re: notes litigation (0.5); tel c. w/ G. Demo re: notes litigation (0.1); tel c. w/ D. Klos, K. Hendrix re: depositions in notes litigation (0.2); tel c. w/ J. Seery re: notes litigation (0.3); tel c. w/ B. Sharp re: forensic analysis of notes (0.1).	6.80	1245.00	\$8,466.00
10/20/2021	LSC	NL	Prepare for anticipated Dondero and related entities deposition (ultimately canceled).	1.90	460.00	\$874.00
10/20/2021	GVD	NL	Correspondence with J. Pomerantz re mediation issues	0.10	950.00	\$95.00
10/20/2021	GVD	NL	Correspondence with H. Winograd re HCMFA notes litigation	0.10	950.00	\$95.00
10/20/2021	HRW	NL	Review HCMFA discovery in notes litigation (0.3).	0.30	695.00	\$208.50
10/20/2021	HRW	NL	Email G. Demo re: HCMFA adversary proceeding (0.1).	0.10	695.00	\$69.50
10/20/2021	HRW	NL	Email J. Morris re: HCMFA supplemental discovery in notes litigation (0.1).	0.10	695.00	\$69.50
10/20/2021	HRW	NL	Review email from J. Morris re: document requests to HCMFA in notes litigation (0.1).	0.10	695.00	\$69.50

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10/20/2021	HRW	NL	Review email from HCMFA counsel re: Highland's document requests to HCMFA in notes litigation (0.1).	0.10	695.00	\$69.50	
10/21/2021	JNP	NL	Continue to prepare for motion to dismiss hearing.	0.70	1295.00	\$906.50	
10/21/2021	JAM	NL	E-mail to J. Vaughn, J. Seery, B. Sharp re: metadata for promissory notes (0.2); meet w/ J. Seery to prepare for deposition (0.8); review audited financials concerning "practice of forgivable loans" (0.6); tel c. w/ J. Seery, D. Klos re: "practice of forgivable loans" (0.1); prepare for J. Seery deposition (1.6); Seery deposition (4.8); tel c. w/ J. Pomerantz re: Seery deposition (0.2).	8.30	1245.00	\$10,333.50	
10/21/2021	GVD	NL	Attend J. Seery deposition (partial)	2.10	950.00	\$1,995.00	
10/21/2021	HRW	NL	Deposition of Jim Seery for notes litigation (3.0).	3.00	695.00	\$2,085.00	
10/21/2021	HRW	NL	Email J. Pomerantz re: notes litigation MTD (0.1).	0.10	695.00	\$69.50	
10/21/2021	HRW	NL	Review notes litigation MTD (0.2).	0.20	695.00	\$139.00	
10/21/2021	HRW	NL	Review J. Morris email re: legal research for MSJ and notes litigation (0.1).	0.10	695.00	\$69.50	
10/22/2021	JAM	NL	E-mail to D. Dandeneau re: Waterhouse transcript (0.2); e-mails w/ D. Klos re: proof of payment on loans (0.3); tel c. w/ J. Seery re: Seery deposition (0.2); e-mails w/ J. Vaughn, T. Surgent, G. Demo, H. Winograd re: metadata for the notes (0.4); tel c. w/ J. Vaughn, T. Surgent re: metadata for the notes (0.3); prepare for depositions (1.7); e-mail to L. Canty re: proof of payment document production (0.2); tel c. w/ J. Seery re: notes litigation (0.2); tel c. w/ J. Seery re: notes litigation (0.2).	3.70	1245.00	\$4,606.50	
10/22/2021	GVD	NL	Conference with J. Morris and J. Pomerantz re open issues in notes litigation	0.50	950.00	\$475.00	
10/23/2021	JAM	NL	E-mail to defense counsel re: discovery (0.4); e-mail to D. Deitz-Perez re: costs for cancelling Dondero deposition (0.1); e-mails w/ T. Surgent, P. Giep re: document production (0.2); prepare for depositions (2.7); tel c. w/ J. Seery re: facts, status, strategy of notes litigation (0.1).	3.50	1245.00	\$4,357.50	
10/24/2021	JAM	NL	Review documents and prepare for depositions (including sending documents to L. Canty, H. Winograd for production) (4.0); tel c. w/ J. Seery re: Notes Litigation facts and status (0.3).	4.30	1245.00	\$5,353.50	
10/24/2021	HRW	NL	Draft second HCMFA notes complaint (3.0).	3.00	695.00	\$2,085.00	
10/24/2021	HRW	NL	Review documents for notes production (0.2) .	0.20	695.00	\$139.00	

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10/24/2021	JAK	NL	Additional case research in preparation for hearing on motion to compel arbitration (1.4); emails with Jeff Pomerantz regarding same (0.4).	1.80	1100.00	\$1,980.00
10/25/2021	JNP	NL	Continue to prepare for oral argument on motion to dismiss.	1.00	1295.00	\$1,295.00
10/25/2021	JNP	NL	Review emails regarding notes litigation discovery.	0.10	1295.00	\$129.50
10/25/2021	РЈЈ	NL	Telephone conference with John Morris regarding document production (.2); review and redact documents and prepare for production (3.3).	3.50	460.00	\$1,610.00
10/25/2021	JAM	NL	Work on Dondero deposition outline (5.3); tel c. w/ J. Seery re: notes litigation (0.1); communications w/ H. Winograd, P. Jeffries re: document production (0.3); prep session w/ D. Klos, K. Hendrix, H. Winograd (1.5); e-mail to defense counsel re: document production (0.3); e-mails w/ defense counsel re: deposition schedule (0.1); tel c. w/ H. Winograd re: notes litigation (0.2); review HCMFA document production (0.2).	8.00	1245.00	\$9,960.00
10/25/2021	GVD	NL	Review limited partnership agreement re fiduciary duty issues and correspondence with J. Pomerantz re same	0.40	950.00	\$380.00
10/25/2021	GVD	NL	Review and comment on new note adversary for HCMFA	0.30	950.00	\$285.00
10/25/2021	HRW	NL	Review HCMFA supplemental documents (2.5).	2.50	695.00	\$1,737.50
10/25/2021	HRW	NL	Review HCRE supplemental documents (1.5).	1.50	695.00	\$1,042.50
10/25/2021	HRW	NL	Call with J. Morris re: Hendrix and Klos depo prep (0.1).	0.10	695.00	\$69.50
10/25/2021	HRW	NL	Call with J. Morris, D. Klos, K. Hendrix re: depo prep (1.5).	1.50	695.00	\$1,042.50
10/25/2021	HRW	NL	Review HCMFA supplemental production (0.3).	0.30	695.00	\$208.50
10/25/2021	HRW	NL	Review notes litigation supplemental production (0.3).	0.30	695.00	\$208.50
10/25/2021	HRW	NL	Edit and review HCMFA second notes complaint (0.5).	0.50	695.00	\$347.50
10/25/2021	HRW	NL	Email J. Morris re: HCMFA notes discovery (0.2).	0.20	695.00	\$139.00
10/25/2021	HRW	NL	Research issues for summary judgment in notes litigation (1.5).	1.50	695.00	\$1,042.50
10/26/2021	JNP	NL	Conference with John A. Morris regarding depositions and strategy in notes litigation.	0.40	1295.00	\$518.00
10/26/2021	JNP	NL	Continue to review cases regarding preparation for hearing on motion to dismiss.	1.10	1295.00	\$1,424.50

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10/26/2021	JNP	NL	Conference with John A. Morris regarding depositions.	0.30	1295.00	\$388.50	
10/26/2021	JAM	NL	Review of transcripts and begin outlining issues/facts (3.2); meet w/ D. Klos, K. Hendrix to prepare for depositions (2.7); tel c. w/ J. Pomerantz re: notes litigation (0.4); prepare for depositions, including review of expert report (1.8); e-mails w/ defense counsel re: discovery (0.4); meet w/ D. Klos re: Dondero compensation (0.4); tel c. w/ J. Pomerantz re: Dondero compensation and expert issues (0.3).	9.20	1245.00	\$11,454.00	
10/26/2021	GVD	NL	Conference with J. Morris and D. Klos re preparation for Klos deposition	0.40	950.00	\$380.00	
10/26/2021	HRW	NL	Research issues for consolidation of cases (2.0).	2.00	695.00	\$1,390.00	
10/26/2021	HRW	NL	Draft errata for opposition to MTD (1.2).	1.20	695.00	\$834.0	
10/26/2021	HRW	NL	Review notes litigation supplemental HCRE production (0.8).	0.80	695.00	\$556.0	
10/26/2021	HRW	NL	Review J. Morris email to counsel re: Dondero production in notes litigation (0.1) .	0.10	695.00	\$69.5	
10/26/2021	HRW	NL	Review email from counsel re: Dondero notes production in notes litigation (0.1).	0.10	695.00	\$69.5	
10/26/2021	HRW	NL	Review Dondero responses to discovery requests in notes litigation (0.2).	0.20	695.00	\$139.0	
10/26/2021	HRW	NL	Email J. Morris re: HCRE supplemental production in notes litigation (0.1).	0.10	695.00	\$69.5	
10/26/2021	HRW	NL	Email J. Morris and J. Pomerantz re: errata for opposition to MTD in notes litigation (0.1).	0.10	695.00	\$69.5	
10/26/2021	HRW	NL	Email local counsel re: errata for opposition to MTD in notes litigation (0.1).	0.10	695.00	\$69.5	
10/26/2021	HRW	NL	Review email from local counsel re: errata for opposition to MTD in notes litigation (0.1).	0.10	695.00	\$69.5	
10/27/2021	JNP	NL	Continue to prepare for hearing on motion to dismiss.	1.30	1295.00	\$1,683.5	
10/27/2021	JNP	NL	Conference with Gregory V. Demo, John A. Morris and J. Seery regarding Klos and Hendrix depositions.	0.30	1295.00	\$388.50	
10/27/2021	JAM	NL	Prepare for depositions (0.6); e-mails w/ defense counsel re: document production (0.2); Hendrix and Klos depositions (7.7); tel c. w/ J. Seery, J. Pomerantz, G. Demo re: depositions (and certain unrelated matters) (0.5).	9.00	1245.00	\$11,205.0	

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10/27/2021	GVD	NL	Attend K. Hendrix deposition (partial)	0.50	950.00	\$475.00
10/27/2021	HRW	NL	Review HCMFA supplemental documents for notes litigations (0.5).	0.50	695.00	\$347.50
10/27/2021	HRW	NL	Email J. Morris re: HCMFA and HCRE supplemental documents for notes litigations (0.1).	0.10	695.00	\$69.50
10/27/2021	HRW	NL	Research re: summary judgment standard for notes litigations (2.0).	2.00	695.00	\$1,390.00
10/27/2021	HRW	NL	Email local counsel re: errata for opposition briefs to MTD (0.1) .	0.10	695.00	\$69.50
10/27/2021	HRW	NL	Draft errata for opposition briefs to MTD (1.0).	1.00	695.00	\$695.00
10/27/2021	HRW	NL	Hendrix deposition for notes litigations (3.0).	3.00	695.00	\$2,085.00
10/27/2021	HRW	NL	Klos deposition for notes litigations (2.5).	2.50	695.00	\$1,737.50
10/28/2021	JNP	NL	Continue to prepare for hearing on motion to dismiss.	2.00	1295.00	\$2,590.00
10/28/2021	PJJ	NL	Telephone conference with John Morris and La Asia regarding Dondero deposition preparation.	0.30	460.00	\$138.00
10/28/2021	PJJ	NL	Review deposition exhibits and outline and prepare for Dondero deposition.	1.80	460.00	\$828.00
10/28/2021	PJJ	NL	Prepare additional document production.	0.50	460.00	\$230.00
10/28/2021	JAM	NL	Amend six deposition notices (0.3); e-mail to counsel re: Dondero deposition (0.1); tel c. w/ J. Seery re: notes litigation (0.5); communications w/ L. Canty, P. Jeffries re: Dondero deposition and exhibits (0.6); tel c. w/ H. Winograd re: notes litigation (0.8); prepare for Dondero deposition (4.1); tel c. w/ G. Demo re: notes litigation (0.2); tel c. w/ D. Rukavina, H. Winograd re: witnesses (0.1).	6.70	1245.00	\$8,341.50
10/28/2021	GVD	NL	Conference with J. Morris re potential expert discovery issues	0.20	950.00	\$190.00
10/28/2021	GVD	NL	Conference with J. Morris re deposition issues re notes litigation	0.20	950.00	\$190.00
10/28/2021	HRW	NL	Call with J. Morris re: notes litigations (0.8).	0.80	695.00	\$556.00
10/28/2021	HRW	NL	Review email from counsel re: extension for expert reports in notes litigation (0.1).	0.10	695.00	\$69.50
10/28/2021	HRW	NL	Send counsel supplemental production for notes litigations and related tasks (0.2).	0.20	695.00	\$139.00
10/28/2021	HRW	NL	Research re: summary judgment in notes litigation (7.0).	7.00	695.00	\$4,865.00
10/28/2021	HRW	NL	Review and finalize errata for opposition briefs to	0.20	695.00	\$139.00

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36027 - 00003	October 31,	, 2021

				<u>Hours</u>	Rate	Amount
			MTD in notes litigation (0.2) .			
10/28/2021	HRW	NL	Review and edit amended deposition notices in notes litigation (0.2).	0.20	695.00	\$139.00
10/28/2021	HRW	NL	Email local counsel re: amended deposition notices in notes litigation (0.1).	0.10	695.00	\$69.50
10/29/2021	JNP	NL	Continue preparing for hearing on motion to dismiss.	2.50	1295.00	\$3,237.50
10/29/2021	JNP	NL	Conference with Jordan A. Kroop regarding overlap between motion to dismiss and motion to enforce in notes litigation.	0.20	1295.00	\$259.00
10/29/2021	JNP	NL	Review of NexPoint motion to extend time to designate experts.	0.10	1295.00	\$129.50
10/29/2021	PJJ	NL	Assist with Dondero deposition.	7.00	460.00	\$3,220.00
10/29/2021	JMF	NL	Review motions to extend expert discovery deadlines.	0.30	1050.00	\$315.00
10/29/2021	JAM	NL	Prepare for Dondero deposition (4.2); Dondero deposition (including multiple calls with G. Demo, H. Winograd during breaks) (7.0); tel c. w/ G. Demo, H. Winograd re: post-deposition follow-up (0.5); tel c. w/ J. Seery re: Dondero deposition (0.2).	11.90	1245.00	\$14,815.50
10/29/2021	GVD	NL	Attend deposition of J. Dondero (partial)	2.80	950.00	\$2,660.00
10/29/2021	GVD	NL	Review emails re correspondence re prepayment allocation	0.40	950.00	\$380.00
10/29/2021	GVD	NL	Multiple conferences with J. Morris and H. Winograd re status of Dondero deposition	1.00	950.00	\$950.00
10/29/2021	HRW	NL	Dondero deposition for consolidated notes litigation (5.0).	5.00	695.00	\$3,475.00
10/29/2021	HRW	NL	Research for summary judgment in consolidated notes litigation (1.0).	1.00	695.00	\$695.00
10/29/2021	HRW	NL	Draft and review DC Sauter deposition subpoena and related documents (0.5).	0.50	695.00	\$347.50
10/29/2021	HRW	NL	Email with local counsel re: DC Sauter deposition subpoena (0.2).	0.20	695.00	\$139.00
10/29/2021	HRW	NL	Calls with J. Morris and G. Demo re: Dondero deposition (0.6).	0.60	695.00	\$417.00
10/29/2021	HRW	NL	Review Waterhouse deposition transcript (0.2).	0.20	695.00	\$139.00
10/29/2021	HRW	NL	Review NexPoint motion to extend discovery deadlines (0.3).	0.30	695.00	\$208.50
10/29/2021	HRW	NL	Email HCMFA counsel re: deposition subpoena (0.1).	0.10	695.00	\$69.50

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36027 - 00003	October .	31, 2021

				<u>Hours</u>	Rate	Amount
10/29/2021	JAK	NL	Confer with Jeff Pomerantz regarding strategic issues pertaining to arguments made in motion to dismiss versus motion to compel arbitration (0.3); review motion to dismiss for portions of inconsistent arguments pertaining to rejection of executory contracts (0.7); research regarding estoppel for inconsistent statements (0.8).	1.80	1100.00	\$1,980.00
10/30/2021	JAM	NL	Review documents and prepared for Alan Johnson (expert) deposition (4.3).	4.30	1245.00	\$5,353.50
10/31/2021	JAM	NL	Prepare for Johnson deposition and for summary judgment (4.8); tel c. w/ J. Seery re: notes litigation (0.2).	5.00	1245.00	\$6,225.00
10/31/2021	HRW	NL	Research and related tasks for response to NexPoint's motion to extend discovery deadlines (2.2).	2.20	695.00	\$1,529.00
10/31/2021	HRW	NL	Review productions in notes litigations (0.8).	0.80	695.00	\$556.00
			—	396.20		\$375,653.50

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 November 30, 2021 Invoice 129043 Client 36027 Matter 00003 JNP

RE: Post-Effective Date

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 11/30/2021

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Summary of Services by Task Code

Task Code Dese

Description

<u>Hours</u>

Amount

Notes Litigation

347.20

\$325,888.50

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				<u>Hours</u>	Rate	Amount
Notes Lit	igation					
10/02/2021	СНМ	NL	Review documents marked for privilege or production based on privilege review re consolidated notes litigation; run production and email H. Winograd re same.	1.00	750.00	\$750.00
10/02/2021	CHM	NL	Review email from H. Winograd re privilege review and reply.	0.10	750.00	\$75.00
10/02/2021	СНМ	NL	Review documents marked for privilege or production based on privilege review; run production and email H. Winograd re same.	1.30	750.00	\$975.00
10/02/2021	СНМ	NL	Review documents marked for privilege or production based on privilege review; run production and email H. Winograd re same.	1.00	750.00	\$750.00
10/04/2021	CHM	NL	Review email from H. Winograd re privilege review of documents related to notes litigation and reply.	0.10	750.00	\$75.00
10/16/2021	СНМ	NL	Review emails from H. Winograd re review of HCMFA documents and create assignments for H. Winograd further review.	0.30	750.00	\$225.00
10/25/2021	CHM	NL	Review email from H. Winograd re batches of documents for further review and reply.	0.10	750.00	\$75.00
11/01/2021	JNP	NL	Continue to prepare for hearing on motion to dismiss.	1.50	1295.00	\$1,942.50
11/01/2021	JNP	NL	Conference with John A. Morris regarding Dondero deposition and notes litigation and motion to dismiss.	0.40	1295.00	\$518.00
11/01/2021	JNP	NL	Conference with J. Seery regarding upcoming hearing.	0.10	1295.00	\$129.50
11/01/2021	JNP	NL	Email to and from Hayley R. Winograd regarding billings to be produced as part of damages in discovery.	0.10	1295.00	\$129.50
11/01/2021	JNP	NL	Emails regarding local rules regarding filing reply briefs.	0.20	1295.00	\$259.00
11/01/2021	JAM	NL	Prepare for A. Johnson deposition (expert) (6.1); tel c. w/ J. Seery re: Notes Litigation (0.2); review documents and send e-mails to L. Canty re: exhibits for A. Johnson deposition (0.8).	7.10	1245.00	\$8,839.50
11/01/2021	LSC	NL	Retrieve responsive production documents (.8); prepare additional documents for production, including redactions to same and correspondence with attorneys regarding the same (1.8).	2.60	460.00	\$1,196.00
11/01/2021	LSC	NL	Preparation for upcoming depositions on 11/2,	5.30	460.00	\$2,438.00

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				<u>Hours</u>	Rate	Amount
			including preparation of additional exhibits and retrieval of Defendant's production documents.			
11/01/2021	GVD	NL	Correspondence with J. Morris re filing of HCMFA adversary	0.10	950.00	\$95.00
11/01/2021	GVD	NL	Conference with Quinn re status of notes litigation	0.60	950.00	\$570.00
11/01/2021	HRW	NL	Review expert reports in preparation for deposition and related tasks (2.0).	2.00	695.00	\$1,390.00
11/01/2021	HRW	NL	Email with local counsel re: reply deadlines in notes litigations (0.2).	0.20	695.00	\$139.00
11/01/2021	HRW	NL	Research re: reply deadlines (0.8).	0.80	695.00	\$556.00
11/01/2021	HRW	NL	Research re: consolidation (0.8).	0.80	695.00	\$556.00
11/01/2021	HRW	NL	Edit and review deposition notices and related documents (0.2).	0.20	695.00	\$139.00
11/01/2021	HRW	NL	Email local counsel re: deposition notices and related documents (0.1).	0.10	695.00	\$69.50
11/01/2021	HRW	NL	Email J. Pomerantz re: supplemental production in notes litigation (0.1) .	0.10	695.00	\$69.50
11/01/2021	HRW	NL	Email J. Morris re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/01/2021	HRW	NL	Call with L. Canty re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/01/2021	HRW	NL	Review J. Pomerantz argument re: MTD (1.5).	1.50	695.00	\$1,042.50
11/01/2021	JAK	NL	Strategy emails regarding reply to objection to motion to dismiss among Jeff Pomerantz, John Morris, and local co-counsel (0.5); review outline of argument for objection to motion to dismiss from Jeff Pomerantz (0.5);	1.00	1100.00	\$1,100.00
11/01/2021	JAK	NL	Begin outlining argument for hearing on objection to motion for arbitration.	0.90	1100.00	\$990.00
11/02/2021	JNP	NL	Conference with John A. Morris regarding deposition of Alan Johnson and related issues.	0.30	1295.00	\$388.50
11/02/2021	JAM	NL	Prepare for A. Johnson (expert) deposition (2.8); A. Johnson (expert) deposition (including multiple calls with J. Seery and H. Winograd during breaks) (5.8); tel c. w/ G. Demo re: Johnson deposition (0.2); tel c. w/ L. Canty re: Johnson deposition/exhibits (0.2); tel c. w/ J. Seery re: Johnson deposition (0.3); tel c. w/ J. Pomerantz re: Johnson deposition (0.3).	9.60	1245.00	\$11,952.00
11/02/2021	LSC	NL	Prepare additional exhibits for (1.5); and assist with deposition of Alan Johnson (expert).	7.50	460.00	\$3,450.00

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				<u>Hours</u>	Rate	<u>Amount</u>
11/02/2021	GVD	NL	Conference with J. Morris re strategy for notes litigation	0.30	950.00	\$285.00
11/02/2021	HRW	NL	Research issue of consolidating notes cases (2.5).	2.50	695.00	\$1,737.50
11/02/2021	HRW	NL	Email G. Demo re: supplemental discovery in notes litigation (0.1).	0.10	695.00	\$69.50
11/02/2021	HRW	NL	Calls with J. Morris re: expert deposition in notes litigation (0.2).	0.20	695.00	\$139.00
11/02/2021	HRW	NL	Expert deposition in notes litigation (4.5).	4.50	695.00	\$3,127.50
11/02/2021	JAK	NL	Extensive review of materials relating to arbitration motion and opposition (1.3); draft and revise argument outline regarding arbitration motion (2.9).	4.20	1100.00	\$4,620.00
11/03/2021	JNP	NL	Conference with Gregory V. Demo, John A. Morris Jordan A. Kroop and Hayley R. Winograd regarding hearings on arbitration and motion to dismiss (2x).	2.60	1295.00	\$3,367.00
11/03/2021	JNP	NL	Conference with Jordan A. Kroop regarding upcoming hearings.	0.20	1295.00	\$259.00
11/03/2021	JNP	NL	Research regarding aiding and abetting in preparation for hearing on motion to dismiss.	0.30	1295.00	\$388.50
11/03/2021	JNP	NL	Review team comments to argument on motion to dismiss.	0.10	1295.00	\$129.50
11/03/2021	JNP	NL	Review Hayley R. Winograd email regarding consolidation of note actions.	0.10	1295.00	\$129.50
11/03/2021	JAM	NL	Tel c. w/ J. Pomerantz, J. Kroop, H. Winograd, G. Demo re: motions to dismiss and compel arbitration (0.3); review/revise JNP draft argument re: motion to dismiss (1.8); review J. Kroop draft argument concerning motion to compel arbitration (0.4); tel c. w/ J. Pomerantz, J. Kroop, H. Winograd, G. Demo (partial participation) re: motions to dismiss and compel arbitration (1.0); e-mail to counsel re: continued Dondero deposition (0.1).	3.60	1245.00	\$4,482.00
11/03/2021	GVD	NL	Review draft arguments on motion to dismiss and motion to compel arbitration	1.20	950.00	\$1,140.00
11/03/2021	GVD	NL	Initial conference with PSZJ team re preparation for oral argument (0.3); Attend follow up conference re preparation for oral argument (partial) (0.2)	0.50	950.00	\$475.00
11/03/2021	HRW	NL	Call with J. Pomerantz, J. Kroop, G. Demo, J. Morris re: hearing on motions to dismiss and compel arbitration in notes litigation (1.0).	1.00	695.00	\$695.00
11/03/2021	HRW	NL	Gather and review supplemental production for notes litigation (0.3).	0.30	695.00	\$208.50

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				<u>Hours</u>	Rate	Amount		
11/03/2021	HRW	NL	Review J. Pomerantz outline re: motion to dismiss and related issues (2.0).	2.00	695.00	\$1,390.00		
11/03/2021	JAK	NL	Review Jeff Pomerantz's argument outline for motion to dismiss (0.5); initial strategy discussion with team regarding preparations for motion to dismiss argument (0.4); review John Morris's comments argument outlines for motion to dismiss and arbitration proceedings (0.4); additional strategy conference call with Jeff Pomerantz, Greg Demo, Hayley Winograd, and John Morris regarding preparations for arguments on motion to dismiss and arbitration motion (1.0); follow-up call with Jeff Pomerantz regarding additional arguments for motion to dismiss (0.3).	2.60	1100.00	\$2,860.00		
11/04/2021	JNP	NL	Conference with John A. Morris, J. Seery and Hayley R. Winograd regarding Dondero deposition.	0.50	1295.00	\$647.50		
11/04/2021	JAM	NL	Prepare for Dondero deposition (including communications w/ H. Winograd) (5.5); tel c. w/ G. Demo re: Dondero deposition (0.5); tel c. w/ J. Seery re: Dondero deposition (0.1); Dondero deposition (4.4); tel c. w/ J. Seery, J. Pomerantz (partial participation), H. Winograd re: Dondero deposition (0.6).	11.10	1245.00	\$13,819.50		
11/04/2021	LSC	NL	Prepare for and assist with continued deposition of Jim Dondero (5.0); circulate exhibits (.3).	5.30	460.00	\$2,438.00		
11/04/2021	GVD	NL	Conference with J. Morris re preparation for Dondero deposition	0.40	950.00	\$380.00		
11/04/2021	GVD	NL	Conference with J. Pomerantz and J. Morris re status of Dondero deposition	0.20	950.00	\$190.00		
11/04/2021	HRW	NL	Dondero deposition for notes litigation (4.2).	4.20	695.00	\$2,919.00		
11/04/2021	HRW	NL	Call with J. Morris re: Dondero deposition (0.1).	0.10	695.00	\$69.50		
11/04/2021	HRW	NL	Call with J. Morris, J. Pomerantz, and J. Seery re: Dondero deposition (0.5).	0.50	695.00	\$347.50		
11/05/2021	JNP	NL	Call regarding preparation for hearing on motion to dismiss.	0.70	1295.00	\$906.50		
11/05/2021	JNP	NL	Review reply regarding motion to arbitrate.	0.10	1295.00	\$129.50		
11/05/2021	JNP	NL	Brief review of reply to motion to dismiss.	0.20	1295.00	\$259.00		
11/05/2021	JAM	NL	Tel c. w/ J. Pomerantz, J. Kroop, G. Demo, H. Winograd re: motions to dismiss/compel arbitration (0.7); preliminary review of Defendants' replies in support of motions to dismiss/compel arbitration (0.3).	1.00	1245.00	\$1,245.00		

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				Hours	Rate	Amount
11/05/2021	GVD	NL	Conference with PSZJ team re preparation for hearing on motion to dismiss and motion to compel arbitration	0.70	950.00	\$665.00
11/05/2021	GVD	NL	Prepare for hearing on motion to dismiss and motion to compel arbitration	0.50	950.00	\$475.00
11/05/2021	GVD	NL	Review replies to motions to dismiss and motions to compel arbitration	0.60	950.00	\$570.00
11/05/2021	HRW	NL	Review reply ISO motion to dismiss in notes litigation (1.0).	1.00	695.00	\$695.00
11/05/2021	HRW	NL	Email local counsel re: motion to consolidate in notes litigation (0.3) .	0.30	695.00	\$208.50
11/05/2021	HRW	NL	Email G. Demo and J. Morris re: demonstrative for motion to dismiss hearing in notes litigation (0.2).	0.20	695.00	\$139.00
11/05/2021	HRW	NL	Review demonstrative for motion to dismiss hearing in notes litigation (0.1) .	0.10	695.00	\$69.50
11/05/2021	HRW	NL	Call with J. Pomerantz, J. Kroop, G. Demo, J. Morris re: hearing on motions to dismiss and compel arbitration in notes litigation (0.7).	0.70	695.00	\$486.50
11/05/2021	HRW	NL	Research re: motion to dismiss in notes litigation (2.0).	2.00	695.00	\$1,390.00
11/05/2021	HRW	NL	Email L. Canty re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/05/2021	HRW	NL	Review supplemental production in notes litigation (0.2).	0.20	695.00	\$139.00
11/05/2021	HRW	NL	Email J. Pomerantz, J. Kroop, G. Demo, J. Morris re: reply ISO motion to dismiss in notes litigation (0.1).	0.10	695.00	\$69.50
11/05/2021	JAK	NL	Additional review and suggested edits to reply in support of motion to dismiss in emails with Jeff Pomerantz and Greg Demo (0.4); strategy discussion with Jeff Pomerantz, Greg Demo, Hayley Winograd, and John Morris regarding preparations and arguments for Tuesday's hearing on motion to dismiss and arbitration motion (0.7); review and notes regarding newly-filed reply in support of arbitration motion (1.2); strategy email discussion with Jeff Pomerantz regarding same (0.3); review and notes regarding newly-filed reply in support of motion to dismiss (1.1);	3.70	1100.00	\$4,070.00
			AND AND ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS OF ADDR		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·

11/06/2021 JAM NL

draft e-mail to defense counsel re: summary judgment (0.4); e-mail to H. Winograd, L. Canty re: exhibits for summary

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			judgment motion (0.4):	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
		1				
11/06/2021	HRW	NL	Review and edit demonstrative for motion to dismiss hearing (0.2).	0.20	695.00	\$139.00
11/06/2021	HRW	NL	Email J. Pomerantz, J. Kroop, G. Demo, J. Morris re: demonstrative for motion to dismiss hearing (0.1).	0.10	695.00	\$69.50
11/06/2021	HRW	NL	Review J. Morris email re: summary judgment schedule (0.1).	0.10	695.00	\$69.50
11/06/2021	HRW	NL	Review J. Morris email re: exhibit list for summary judgment (0.2).	0.20	695.00	\$139.00
11/07/2021	JNP	NL	Continue to prepare for hearing on motion to dismiss including detailed review of reply and modifying argument to address issues.	3.80	1295.00	\$4,921.00
11/07/2021	RMS	NL	Research and review of results regarding setoff	3.10	925.00	\$2,867.50
11/07/2021	JAM	NL	Continued review of Nancy Dondero transcript (0.8); begin preparing opposition to motion to extend expert deadlines (0.8); review reply briefs for motions to dismiss/compel arbitration (1.1).		1245.00	
11/08/2021	JNP	NL	Conference with John A. Morris regarding motion to dismiss.	0.10	1295.00	\$129.50
11/08/2021	JNP	NL	Conference with Jordan A. Kroop, Gregory V. Demo, John A. Morris and Hayley R. Winograd in preparation for hearing on motions.	1.00	1295.00	\$1,295.00
11/08/2021	JNP	NL	Continue preparing for hearing on motion to dismiss.	3.70	1295.00	\$4,791.50
11/08/2021	RMS	NL	Review of research results and drafting memorandum regarding setoff, etc.	8.20	925.00	\$7,585.00
11/08/2021	RMS	NL	Telephone conference with Jeff Pomerantz regarding setoff memo	0.20	925.00	\$185.00
11/08/2021	LAF	NL	CItecheck & edit memo on claims & setoff.	2.00	475.00	\$950.00
11/08/2021	JAM	NL	Prepare for McGovern deposition (2.1); review/revise J. Pomerantz outline on motion to dismiss (2.2); e-mail to J. Kroop, J. Pomerantz, G. Demo, H. Winograd re: facts concerning waiver/motion to compel arbitration (0.7); tel c. w/ H. Winograd, M. Gruber, J. Wallace re: motion to	8.10	1245.00	\$10,084.50

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				Hours	Rate	Amount
			consolidate (0.3); e-mail to defense counsel re: McGovern deposition (0.1); e-mails w/ defense counsel re: timing of motion for summary judgment (0.2); e-mail to J. Kroop, J. Pomerantz, G. Demo, H. Winograd re: motion to arbitrate (0.3); tel c. w/ J. Pomerantz re: motion to dismiss (0.2); tel c. w/ J. Pomerantz, J. Kroop, G. Demo, H. Winograd re: oral argument on motions to dismiss and arbitrate (1.0); e-mail to J. Kroop, H. Winograd re: outline for demonstrative exhibits for opposition to motion to arbitrate (0.5); tel c. w/ H. Winograd re: demonstrative exhibits for opposition to motion to arbitrate (0.2); tel c. w/ J. Kroop re: demonstrative exhibits for opposition to arbitrate (0.1); e-mails w/ PSZJ team re: demonstrative exhibits (0.2).			
11/08/2021	GVD	NL	Meeting with PSZJ team re preparation for motion to dismiss and motion to compel hearing	1.00	950.00	\$950.00
11/08/2021	GVD	NL	Review revised J. Pomerantz presentation re motion to dismiss	0.40	950.00	\$380.00
11/08/2021	HRW	NL	Call with J. Pomerantz, J. Kroop, G. Demo, J. Morris re: hearing on motions to dismiss and compel arbitration (1.0).	1.00	695.00	\$695.00
11/08/2021	HRW	NL	Review J. Pomerantz argument re: motion to dismiss hearing.	1.00	695.00	\$695.00
11/08/2021	HRW	NL	Research and related tasks re: motion to dismiss (2.0).	2.00	695.00	\$1,390.00
11/08/2021	HRW	NL	Email L. Canty re: supplemental production for notes litigations (0.1).	0.10	695.00	\$69.50
11/08/2021	HRW	NL	Review supplemental production for notes litigation (0.2).	0.20	695.00	\$139.00
11/08/2021	HRW	NL	Review and edit demonstratives for hearing on motions to dismiss and compel arbitration and related tasks (1.2).	1.20	695.00	\$834.00
11/08/2021	HRW	NL	Call with J. Morris re: demonstratives for hearing on motions to dismiss and compel arbitration (1.0).	0.10	695.00	\$69.50
11/08/2021	JAK	NL	Strategy and planning conference with team regarding tomorrow's hearings on motion to dismiss	4.80	1100.00	\$5,280.00

and arbitration motion (1.0); emails with team regarding additional preparations for arguments and hearing on Tuesday (0.8); confer with John Morris

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				Hours	Rate	Amount
			regarding arbitration motion issues and related matters (0.2); review and revise demonstrative exhibits for use in argument on arbitration motion (0.5); extensive preparation and review of argument and issues for arbitration motion hearing (1.9); work with La Asia Canty regarding technical preparations for argument on arbitration motion (0.4).			
11/09/2021	JNP	NL	Conference with John A. Morris regarding witness and exhibit list.	0.20	1295.00	\$259.00
11/09/2021	JNP	NL	Conference with Jordan A. Kroop regarding hearings.	0.10	1295.00	\$129.50
11/09/2021	JNP	NL	Prepare for hearings.	1.00	1295.00	\$1,295.00
11/09/2021	JNP	NL	Participate in hearings on motion to compel arbitration and motion to dismiss.	3.50	1295.00	\$4,532.50
11/09/2021	JAM	NL	Review/revise J. Pomerantz outline for motion to dismiss argument (0.7); McGovern (expert) deposition (0.7); tel c. w/ J. Seery re: McGovern deposition (0.2); tel c. w/ J. Pomerantz re: motion to dismiss (0.1); prepare for hearing/MTD presentation (0.4); hearing on motions to dismiss/arbitration and related matters (3.5); tel c. w/ J. Seery, D. Klos re: hearing (0.2).		1245.00	
11/09/2021	LSC	NL	Prepare for and assist at deposition of Bruce McGovern.	0.80	460.00	\$368.00
11/09/2021	LSC	NL	Prepare for and assist at hearing on motions to stay and motions to dismiss.	3.50	460.00	\$1,610.00
11/09/2021	GVD	NL	Prepare for hearing on motions to dismiss and compel arbitration	0.20	950.00	\$190.00
11/09/2021	GVD	NL	Attend hearing on notes litigation	3.70	950.00	\$3,515.00
11/09/2021	HRW	NL	Hearing on motions to dismiss and compel arbitration (3.2).	3.20	695.00	\$2,224.00
11/09/2021	HRW	NL	Call with J. Kroop, J. Pomerantz, J. Morris, G. Demo re: hearing on motions to dismiss and compel arbitration (0.1).	0.10	695.00	\$69.50
11/09/2021	HRW	NL	Communicate with L. Canty re: supplemental production in notes litigation (0.2).	0.20	695.00	\$139.00
11/09/2021	HRW	NL	Review supplemental production in notes litigation and related tasks (0.5).	0.50	695.00	\$347.50
11/09/2021	HRW	NL	Send counsel supplemental production in notes	0.10	695.00	\$69.50

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			litigation (0.1).	Hours	Rate	Amount
-						
11/09/2021	HRW	NL	Call with J. Morris re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
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11/09/2021	HRW	NL	Expert deposition for notes litigation" (0.6).	0.60	695.00	\$417.00
11/09/2021	JAK	NL	Preparation and additional research in preparation for arbitration and dismissal hearings (1.9) ; attend and conduct hearings on arbitration and dismissal motions (3.5) ; follow-up call with team regarding hearing results (0.2) .	5.60	1100.00	\$6,160.00
11/10/2021	JAM	NL	Work in connection with summary judgment motion (4.6).	4.60	1245.00	\$5,727.00
11/10/2021	LSC	NL	Continued preparation of exhibit list and exhibits in connection with motion for summary judgment.	7.60	460.00	\$3,496.00
11/10/2021	HRW	NL	Review email from counsel re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/10/2021	HRW	NL	Communicate with L. Canty re: supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/11/2021	JAM	NL	Review Hendrix transcript and related work on summary judgment motion (2.1).	2.10	1245.00	\$2,614.50
11/11/2021	HRW	NL	Send counsel supplemental production in notes litigation (0.1).	0.10	695.00	\$69.50
11/12/2021	IDK	NL	Review of court ruling on notes litigation.	0.20	1325.00	\$265.00
11/12/2021	JNP	NL	Review of court ruling on motion to dismiss and motion to enforce arbitration; Conference with team regarding same.	0.20	1295.00	\$259.00
11/12/2021	JAM	NL	Work on summary judgment motion (2.1) ; review decision on motions to dismiss/compel arbitration (0.2) .	2.30	1245.00	\$2,863.50
11/12/2021	GVD	NL	Review order on motions to dismiss and motions to	0.30	950.00	\$285.00

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			compel arbitration.	<u>Hours</u>	Rate	<u>Amount</u>
11/12/2021	HRW	NL	Review Court's ruling re: motion to compel arbitration (0.1).	0.10	695.00	\$69.50
11/12/2021	JAK	NL	Planning conference with internal team regarding litigation and appellate deadlines, assignments (1.0); receive and analyze bankruptcy court ruling on arbitration and dismissal motions argued earlier this week (0.5).	1.50	1100.00	\$1,650.00
11/13/2021	JNP	NL	Conference with John A. Morris regarding strategy issues.	0.30	1295.00	\$388.50
11/13/2021	JAM	NL	Review transcripts in preparation for motion for summary judgment (2.4).	2.40	1245.00	\$2,988.00
11/14/2021	JAM	NL	Review transcripts and continued work on summary judgment motion (1.4).	1.40	1245.00	\$1,743.00
11/15/2021	JNP	NL	Conference with John A. Morris regarding various issues including notes litigation.	0.10	1295.00	\$129.50
11/15/2021	HRW	NL	Research re: summary judgment for notes litigations (3.5).	3.50	695.00	\$2,432.50
11/15/2021	HRW	NL	Email J. Morris re: motion to extend time to gather experts (0.1) .	0.10	695.00	\$69.50
11/16/2021	JNP	NL	Conference with J. Seery, John A. Morris, and Hayley R. Winograd regarding strategy considerations with respect to summary judgment on notes complaints.	0.50	1295.00	\$647.50
11/16/2021	JMF	NL	Review decision re arbitration and stay of notes adversary proceedings.	0.30	1050.00	\$315.00
11/16/2021	JAM	NL	E-mails w/ D. Rukavina re: HCMFA discovery/motion to amend/related matters (0.3); prepare for motion for summary judgment (1.5); analysis of claims and defenses in notes litigation and e-mail to J. Seery, J. Pomerantz, G. Demo, H. Winograd re: same (0.8); e-mail to defense counsel re: Sauter deposition (0.1); e-mail to L. Canty, S. Winns re: deposition transcripts (0.1); prepare for Sauter deposition (0.7); tel c. w/ J. Seery, J. Pomerantz, H. Winograd re: scope of motion for summary judgment (0.5); e-mail to defense counsel re: scope of motion for summary judgment (0.2).	4.20	1245.00	\$5,229.00
11/16/2021	LSC	NL	Begin preparation of exhibits in connection with deposition of Dennis C. Sauter.	1.10	460.00	\$506.00
11/16/2021	LSC	NL	Prepare amended notice of deposition of D.C. Sauter.	0.20	460.00	\$92.00
11/16/2021	HRW	NL	Call with J. Pomerantz, J. Morris, and J. Seery re:	0.40	695.00	\$278.00

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				<u>Hours</u>	Rate	<u>Amount</u>
11/16/2021	HRW	NL	summary judgment in notes litigation (0.4). Review email between J. Morris and HCMFA	0.20	695.00	\$139.00
11/16/2021	HRW	NL	counsel re: amended answer and scheduling (0.2). Review research re: response to motion to extend	0.20	695.00	\$139.00
11/16/2021	HRW	NL	time to gather experts (0.2). Review HCMFA answer and related documents (0.5).	0.50	695.00	\$347.50
11/16/2021	HRW	NL	(0.3). Review email from J. Morris re: summary judgment in notes litigation (0.2).	0.20	695.00	\$139.00
11/16/2021	HRW	NL	Research re: motion to consolidate notes litigations (1.0).	1.00	695.00	\$695.00
11/17/2021	JAM	NL	Prepare for Sauter deposition (4.3); Sauter deposition (including calls with H. Winograd) (2.3).	6.60	1245.00	\$8,217.00
11/17/2021	LSC	NL	Additional preparation for and assist at deposition of Dennis C. Sauter.	3.10	460.00	\$1,426.00
11/17/2021	GVD	NL	Conference with H. Winograd re Sauter deposition	0.10	950.00	\$95.00
11/17/2021	GVD	NL	Correspondence with J. Morris re Highland Fund II management	0.20	950.00	\$190.00
11/17/2021	GVD	NL	Conference with J. Morris re Sauter deposition	0.30	950.00	\$285.00
11/17/2021	HRW	NL	DC Sauter deposition (2.5).	2.50	695.00	\$1,737.50
11/17/2021	HRW	NL	Call with G. Demo re: DC Sauter deposition (0.1).	0.10	695.00	\$69.50
11/17/2021	HRW	NL	Call with Gruber re: consolidation of notes litigation (0.1).	0.10	695.00	\$69.50
11/17/2021	HRW	NL	Review email from J. Morris and counsel re: HCMFA NAV Error (0.2).	0.20	695.00	\$139.00
11/17/2021	HRW	NL	Review email from J. Wallace re: notes consolidation (0.2).	0.20	695.00	\$139.00
11/17/2021	HRW	NL	Research re: motion to consolidate (1.0).	1.00	695.00	\$695.00
11/17/2021	HRW	NL	Email J. Morris re: DC Sauter deposition (0.6).	0.60	695.00	\$417.00
11/18/2021	JNP	NL	Emails regarding orders from hearings.	0.10	1295.00	\$129.50
11/18/2021	JAM	NL	Review Rule 30(b)(6) notice for HCMFA (0.7); e-mails w/ H. Winograd, Z. Annable re: revised Rule 30(b)(6) notice for HCMFA (0.2); prepare for summary judgment motion (4.8); e-mail to D. Rukavina re: amended Rule 30(b)(6) notice for HCMFA (0.1).	5.80	1245.00	\$7,221.00
11/18/2021	LSC	NL	Revise stipulation regarding briefing schedule in connection with motion to extend expert discovery deadlines and correspondence regarding the same.	0.30	460.00	\$138.00

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				<u>Hours</u>	Rate	<u>Amount</u>
11/18/2021	HRW	NL	Communicate with L. Canty re: scheduling stipulation for notes litigation (0.2).	0.20	695.00	\$139.00
11/18/2021	HRW	NL	Draft scheduling stipulation for notes litigation (1.5) .	1.50	695.00	\$1,042.50
11/18/2021	HRW	NL	Review between J. Morris and counsel re: summary judgment in notes litigation (0.1).	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Review HCMFA deposition notice (0.1).	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Email J. Morris re: HCMFA deposition notice (0.1).	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Review email from local counsel re: HCMFA deposition notice (0.1) .	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Review J. Morris email to counsel re: HCMFA deposition notice (0.1).	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Review email from J. Morris to counsel re: scheduling stipulation for motion to extend expert discovery (0.1).	0.10	695.00	\$69.50
11/18/2021	HRW	NL	Email J. Morris re: stipulation scheduling stipulation for motion to extend expert discovery (0.1) .	0.10	695.00	\$69.50
11/19/2021	JAM	NL	Prepare for summary judgment motion (3.4).	3.40	1245.00	\$4,233.00
11/19/2021	HRW	NL	Review email from J. Morris re: stipulation re: SJ briefing (0.1) .	0.10	695.00	\$69.50
11/19/2021	HRW	NL	Draft stipulation and related documents re: motion to extend expert deadlines (1.0) .	1.00	695.00	\$695.00
11/19/2021	HRW	NL	Email local counsel re: stipulation for motion to extend expert deadlines (0.2) .	0.20	695.00	\$139.00
11/19/2021	HRW	NL	Draft motion to consolidate (2.5).	2.50	695.00	\$1,737.50
11/21/2021	JAK	NL	Extensive drafting and revision of memorandum opinion and order for submission to judge on arbitration motion and motion to dismiss (4.2); email to internal team regarding same and next steps (0.2).	4.40	1100.00	\$4,840.00
11/22/2021	JNP	NL	Emails with Jordan A. Kroop regarding orders on motion to dismiss and arbitration; Review of same.	0.40	1295.00	\$518.00
11/22/2021	HRW	NL	Draft motion to consolidate note actions (5.5).	5.50	695.00	\$3,822.50
11/22/2021	HRW	NL	Call with J. Morris re: motion to consolidate notes litigations (0.1).	0.10	695.00	\$69.50
11/22/2021	HRW	NL	Email J. Morris re: motion to consolidate notes litigations (0.2).	0.20	695.00	\$139.00
11/22/2021	HRW	NL	Email local counsel re: stipulation for briefing schedule on motion to extend time to gather experts (0.2).	0.20	695.00	\$139.00
11/22/2021	HRW	NL	Review draft order on motion to compel arbitration	0.50	695.00	\$347.50

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				<u>Hours</u>	Rate	<u>Amount</u>		
			order and motion to stay (0.5) .					
11/22/2021	HRW	NL	Email J. Kroop re: order on motion to compel arbitration order and motion to stay (0.5) .	0.50	695.00	\$347.50		
11/22/2021	HRW	NL	Review J. Kroop and J Pomerantz emails re: order on motion to dismiss (0.1).	0.10	695.00	\$69.50		
11/22/2021	JAK	NL	Continued editing, revisions, and review of proposed memorandum decisions and orders for arbitration motion and motion to dismiss (2.6); emails with Jeff Pomerantz and Hayley Winograd regarding contents of orders and various issues related to orders (0.6); emails with John Morris regarding issues for arbitration motion order (0.3); research regarding findings of fact and conclusions of law for orders denying motions to dismiss (0.5).	4.00	1100.00	\$4,400.00		
11/23/2021	JAM	NL	Review/revise memorandum decision and order denying arbitration motions (1.0); e-mail to J. Pomerantz, J. Kroop, G. Demo, H. Winograd re: comments to draft memorandum decision and order denying arbitration motions (0.1).	1.10	1245.00	\$1,369.50		
11/23/2021	GVD	NL	Review orders on motion to compel arbitration and motion to dismiss	0.50	950.00	\$475.00		
11/23/2021	HRW	NL	Draft motion to consolidate note actions (6.0).	6.00	695.00	\$4,170.00		
11/23/2021	HRW	NL	Email local counsel re: stipulation for notes litigation (0.1).	0.10	695.00	\$69.50		
1/23/2021	HRW	NL	Email opposing counsel re: stipulation for notes litigation (0.1) .	0.10	695.00	\$69.50		
1/23/2021	HRW	NL	Email J. Morris re: stipulation for notes litigation (0.1) .	0.10	695.00	\$69.50		
1/23/2021	HRW	NL	Review stipulation for notes litigation (0.1).	0.10	695.00	\$69.50		
11/23/2021	JAK	NL	Review proposed edits to arbitration order (0.3) ; complete edits and final revisions to arbitration order and preparing for submission to court (0.4) ; review proposed edits to order denying motion to dismiss (0.2); complete edits and final revisions to order denying dismissal and prepare for submission (0.2) ; emails with Greg Demo regarding same (0.2) ;	1.30	1100.00	\$1,430.00		
11/24/2021	JAM	NL	Review/revise draft motion to consolidate notes litigations in the District Court (2.6).	2.60	1245.00	\$3,237.00		
11/24/2021	HRW	NL	Review motion to consolidate note actions (1.5).	1.50	695.00	\$1,042.50		
11/25/2021	JAM	NL	Review/revise draft Memorandum of Law in support of motion to consolidate notes litigations pending in the United States District Courts (5.1); communications w/ H. Winograd, L. Canty re: draft	5.30	1245.00	\$6,598.50		

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			Memorandum of Law in support of motion to consolidate notes litigations pending in the United States District Courts and exhibits for summary judgment motion (0.2).	<u>Hours</u>	Rate	<u>Amount</u>
11/26/2021	JAM	NL	Review/revise draft Memorandum of Law in support of motion to consolidate notes litigations pending in the United States District Courts (2.7); e-mails to J. Pomerantz, G. Demo, H. Winograd re: draft Memorandum of Law in support of motion to consolidate notes litigations pending in the United States District Courts (0.2).	2.90	1245.00	\$3,610.50
11/26/2021	GVD	NL	Review motion to consolidate and correspondence with J. Morris re same	0.30	950.00	\$285.00
11/26/2021	HRW	NL	Draft motion to consolidate notes litigations (9.0).	9.00	695.00	\$6,255.0
11/27/2021	JAM	NL	Continued work on motion to consolidate notes actions in district court (5.0); communications w/ J. Pomerantz, G. Demo, H. Winograd re: motion to consolidate notes actions in district court (0.2).	5.20	1245.00	\$6,474.0
11/27/2021	HRW	NL	Draft motion to consolidate notes litigations (9.5).	9.50	695.00	\$6,602.5
11/28/2021	JAM	NL	Continued work on motion to consolidate notes actions in district court (3.1); e-mails to J. Pomerantz, G. Demo, H. Winograd re: revised motion to consolidate notes actions in district court (0.2).	3.30	1245.00	\$4,108.5
11/28/2021	GVD	NL	Review and revise motion to consolidate notes litigations	0.90	950.00	\$855.0
11/28/2021	HRW	NL	Draft response to motion to extend discovery (9.5).	9.50	695.00	\$6,602.5
11/29/2021	JNP	NL	Review various versions of opposition to motion to extend time to designate experts.	0.30	1295.00	\$388.5
11/29/2021	JAM	NL	Review/revise objection to Motion to Extend Discovery Deadlines (4.4); e-mails to J. Pomerantz, G. Demo, H. Winograd re: objection to Motion to Extend Discovery Deadlines (0.2).	4.60	1245.00	\$5,727.0
11/29/2021	LSC	NL	Update summary judgment exhibit list and exhibits.	0.30	460.00	\$138.00
11/29/2021	LSC	NL	Revise objection to motion to extend discovery deadlines.	0.30	460.00	\$138.00
11/29/2021	GVD	NL	Review response to motion to amend scheduling order	0.50	950.00	\$475.00
11/29/2021	GVD	NL	Review final draft motion to consolidate notes litigations	0.10	950.00	\$95.00
11/29/2021	HRW	NL	Draft response to motion to extend discovery (5.5).	5.50	695.00	\$3,822.5
11/29/2021	HRW	NL	Review email from J. Pomerantz re: response to	0.10	695.00	\$69.5

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				<u>Hours</u>	Rate	Amount
			motion to extend discovery (0.1) .			
11/29/2021	HRW	NL	Email J. Pomerantz re: response to motion to extend discovery (0.1) .	0.10	695.00	\$69.50
11/29/2021	HRW	NL	Review emails from J. Morris re: response to motion to extend discovery (0.2).	0.20	695.00	\$139.00
11/29/2021	HRW	NL	Review email from G. Demo re: response to motion to extend discovery (0.1).	0.10	695.00	\$69.50
11/29/2021	HRW	NL	Review email from local counsel re: second HCMFA notes action (0.1).	0.10	695.00	\$69.50
11/30/2021	JNP	NL	Review motion to amend answer.	0.10	1295.00	\$129.50
11/30/2021	JAM	NL	Communications with court reporter, H. Winograd, L. Canty, defense counsel re: deposition of HCMFA's Rule 30(b)(6) witness (0.2).	0.20	1245.00	\$249.00
11/30/2021	LSC	NL	Prepare third amended notice of deposition and correspondence regarding the same.	0.30	460.00	\$138.00
11/30/2021	LSC	NL	Prepare declaration in support of opposition to motion to extend discovery deadlines.	0.40	460.00	\$184.00
11/30/2021	GVD	NL	Review motion on re-opening discovery	0.30	950.00	\$285.00
11/30/2021	HRW	NL	Email local counsel re: response to motion to extend discovery (0.1).	0.10	695.00	\$69.50
11/30/2021	HRW	NL	Draft response to motion to extend discovery (5.0).	5.00	695.00	\$3,475.00
			—	347.20		\$325,888.50

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

Board of Directors Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 December 31, 2021 Invoice 129324 Client 36027 Matter 00003 JNP

RE: Post-Effective Date

STATEMENT OF PROFESSIONAL SERVICES RENDERED THROUGH 12/31/2021

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NL

Notes Litigation

398.50

\$345,649.00

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				<u>Hours</u>	Rate	<u>Amount</u>
Notes Lit	igation					
12/01/2021	JNP	NL	Conference with John A. Morris regarding Dustin Norris deposition and motion to amend answer.	0.10	1295.00	\$129.50
12/01/2021	JNP	NL	Conference with John A. Morris regarding notes litigation deposition, other litigation and fees.	0.30	1295.00	\$388.50
12/01/2021	JMF	NL	Review reply brief re expert discovery.	0.30	1050.00	\$315.00
12/01/2021	JAM	NL	Review/revise opposition to NexPoint Motion to Extend Expert Discovery Deadline (2.3); e-mail to H. Winograd, J. Pomerantz, G. Demo, L. Canty re: revised version of opposition to NexPoint Motion to Extend Expert Discovery Deadline (0.1); prepare for HCMFA Rule 30(b)(6) deposition (3.5); HCMFA Rule 30(b)(6) deposition (4.8); tel c. w/ H. Winograd re: deposition and opposition to NexPoint Motion to Extend Expert Discovery Deadline (0.2); tel c. w/ J. Pomerantz re: deposition and HCMFA motion for leave to amend (0.1).	11.00	1245.00	\$13,695.00
12/01/2021	LSC	NL	Prepare for and assist at HCMFA deposition.	5.80	460.00	\$2,668.00
12/01/2021	LSC	NL	Update summary judgment/deposition exhibit list and exhibits.	0.40	460.00	\$184.00
12/01/2021	HRW	NL	Dustin Norris deposition (4.5).	4.50	695.00	\$3,127.50
12/01/2021	HRW	NL	Call with J. Morris re: Norris deposition (0.2).	0.20	695.00	\$139.00
12/01/2021	HRW	NL	Prepare and file response to motion to extend discovery (1.0).	1.00	695.00	\$695.00
12/01/2021	HRW	NL	Email local counsel re: response to motion to extend discovery (0.2).	0.20	695.00	\$139.00
12/01/2021	HRW	NL	Review recent filings in notes litigations (0.2).	0.20	695.00	\$139.00
12/01/2021	HRW	NL	Email J. Pomerantz re: recent filings in notes litigations (0.1).	0.10	695.00	\$69.50
12/02/2021	JAM	NL	Prepare for summary judgment (3.7); tel c. w/ H. Winograd, D. Dukavina re: meet and confer on scheduling and related matters (0.2); e-mails w/ D. Pukavina ra: potential sangtions motion arising from	4.30	1245.00	\$5,353.50

Rukavina re: potential sanctions motion arising from

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				Hours	Rate	Amount
			motion for leave to amend complaint (0.4).			** = ~ ~ ~ ~ ~
12/02/2021	HRW	NL	Draft motion to consolidate notes litigations and ancillary documents (4.0).	4.00	695.00	\$2,780.00
12/02/2021	HRW	NL	Email J. Pomerantz, J. Morris, G. Demo re: motion to consolidate notes litigations (0.2).	0.20	695.00	\$139.00
12/02/2021	HRW	NL	Email M. Gruber re: motion to consolidate notes litigations (0.1).	0.10	695.00	\$69.50
12/02/2021	HRW	NL	Email J. Morris re: motions to amend (0.2).	0.20	695.00	\$139.00
12/02/2021	HRW	NL	Review HCMFA motion to amend (0.5) .	0.50	695.00	\$347.50
12/02/2021	HRW	NL	Research re: motion for summary judgment (0.8).	0.80	695.00	\$556.00
12/02/2021	HRW	NL	Email J. Pomerantz, J. Morris, G. Demo re: motion for summary judgment (0.4).	0.40	695.00	\$278.00
12/02/2021	HRW	NL	Call with J. Morris and D. Rukavina re: scheduling of motion to amend (0.2).	0.20	695.00	\$139.00
12/03/2021	JNP	NL	Review order denying arbitration.	0.10	1295.00	\$129.50
12/03/2021	JNP	NL	Review arbitration memorandum of opinion.	0.10	1295.00	\$129.50
12/03/2021	JAM	NL	Review/revise motion for consolidation of notes cases in District Court (4.1); e-mails w/ D. Rukavina re: scheduling and sanctions motion (0.3) tel c. w/ H. Winograd re: motion to consolidate (0.4); review draft order and motion (0.2).	5.00	1245.00	\$6,225.00
12/03/2021	LSC	NL	Update MSJ exhibit list and exhibits and correspondence regarding the same.	1.50	460.00	\$690.00
12/03/2021	GVD	NL	Review order on motion to compel arbitration	0.40	950.00	\$380.00
12/03/2021	GVD	NL	Review revisions to motion to consolidate	0.20	950.00	\$190.00
12/03/2021	HRW	NL	Draft motion to consolidate notes litigations and ancillary documents (2.5).	2.50	695.00	\$1,737.50
12/03/2021	HRW	NL	Email J. Morris, local counsel, L. Canty, J. Pomerantz, G. Demo re: motion to consolidate (0.1).	0.10	695.00	\$69.50
12/03/2021	HRW	NL	Email L. Canty and J. Morris re: MSJ (0.2).	0.20	695.00	\$139.00
12/03/2021	HRW	NL	Review exhibits re: MSJ (0.8).	0.80	695.00	\$556.00
12/03/2021	HRW	NL	Email M. Gruber and J. Wallace re: motion to consolidate (0.1).	0.10	695.00	\$69.50
12/03/2021	HRW	NL	Email Z. Annable re: motion to consolidate (0.3).	0.30	695.00	\$208.50
12/03/2021	JAK	NL	Review entered memorandum opinion of bankruptcy court on motion to compel arbitration (0.4); email to internal team regarding same and possible grounds for defending against inevitable appeal (0.2);	0.60	1100.00	\$660.00

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12/04/2021	JNP	NL	Discuss status of notes litigation and next steps.	0.80	1295.00	\$1,036.00
12/04/2021	JAM	NL	Tel c. w/ J. Pomerantz, G. Demo, H. Winograd re: status of notes litigation and next steps (0.8) ; e-mail to defense counsel re: exhibits (0.2) ; e-mail to defense counsel re: motion to consolidate (0.1) .	1.10	1245.00	\$1,369.50
12/04/2021	LSC	NL	Further update MSJ exhibit list and exhibits and correspondence regarding the same.	1.40	460.00	\$644.00
12/04/2021	LSC	NL	Prepare appendix and declaration ISO brief ISO motion to consolidate.	1.30	460.00	\$598.00
12/04/2021	GVD	NL	Discuss status of notes litigation and next steps	0.80	950.00	\$760.00
12/04/2021	HRW	NL	Discuss status of notes litigation and next steps (0.8) .	0.80	695.00	\$556.00
12/05/2021	HRW	NL	Email J. Morris re: summary judgment (0.1).	0.10	695.00	\$69.50
12/05/2021	HRW	NL	Research re: summary judgment (2.5).	2.50	695.00	\$1,737.50
12/06/2021	JAM	NL	Tel c. w/ D. Dietsch Perez re: motion to consolidate (0.1) ; tel c. w/ H. Winograd re: motion to consolidate (0.1) .	0.20	1245.00	\$249.00
12/06/2021	LSC	NL	Amended appendix ISO brief ISO motion to consolidate and gather same.	5.00	460.00	\$2,300.00
12/06/2021	HRW	NL	Review and finalize motion to consolidate (3.0).	3.00	695.00	\$2,085.00
12/06/2021	HRW	NL	Communicate with L. Canty re: motion to consolidate (0.5).	0.50	695.00	\$347.50
12/06/2021	HRW	NL	Email Z. Annable re: motion to consolidate (0.2).	0.20	695.00	\$139.00
12/06/2021	HRW	NL	Review email from J. Wallace and M. Gruber re: motion to consolidate (0.2).	0.20	695.00	\$139.00
12/06/2021	HRW	NL	Review materials and research re: MSJ (2.0).	2.00	695.00	\$1,390.00
12/07/2021	JNP	NL	Review Judge Godby order denying motion for reconsideration of withdrawal of the reference.	0.10	1295.00	\$129.50
12/07/2021	JMF	NL	Review order denying reconsideration and adopting BK court recommendations.	0.30	1050.00	\$315.00
12/07/2021	JAM	NL	Continued work on summary judgment (0.7); meet w/ H. Winograd re: summary judgment (3.0); tel c. w/ D. Perez re: motion to consolidate (0.3); tel c. w/ J. Seery re: motion to consolidate and proposed stipulation (0.1); e-mails w/ D. Perez re: motion to consolidate (0.3).	4.40	1245.00	\$5,478.00
12/07/2021	GVD	NL	Review order denying motion to reconsider	0.20	950.00	\$190.00
12/07/2021	HRW	NL	Meet w/ J. Morris re: summary judgment (3.0).	3.00	695.00	\$2,085.00
12/07/2021	HRW	NL	Call with Dorsey re: motion for summary judgment	0.20	695.00	\$139.00

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				Hours	Rate	Amount		
			(0.2).					
12/07/2021	HRW	NL	Email Dorsey re: motion for summary judgment (0.1).	0.10	695.00	\$69.50		
12/07/2021	HRW	NL	Prepare motion to consolidate for filing (0.3).	0.30	695.00	\$208.50		
12/07/2021	HRW	NL	Email J. Morris re: motion to consolidate for filing (0.2).	0.20	695.00	\$139.00		
12/07/2021	HRW	NL	Email Z. Annable re: motion to consolidate for filing (0.2).	0.20	695.00	\$139.00		
12/08/2021	JNP	NL	Review replies regarding expert discovery.	0.10	1295.00	\$129.50		
12/08/2021	JMF	NL	Review reply re expert discovery.	0.30	1050.00	\$315.00		
12/08/2021	JAM	NL	Continued work on summary judgment (3.9); meet w/ H. Winograd re: summary judgment (2.6); preliminary review of reply briefs on motion to extend expert discovery (0.3); meeting w/ H. Winograd re: reply briefs on motion to extend expert discovery (0.5).	7.30	1245.00	\$9,088.50		
12/08/2021	GVD	NL	Conference with J. Morris re research items for summary judgment and research same	2.50	950.00	\$2,375.00		
12/08/2021	HRW	NL	Email J. Pomerantz, G. Demo, J. Morris re: Defendants' reply ISO motion to extend discovery.	0.20	695.00	\$139.00		
12/08/2021	HRW	NL	Review defendants' reply ISO motion to extend discovery (2.0).	2.00	695.00	\$1,390.00		
12/08/2021	HRW	NL	Draft motion for summary judgment (4.0).	4.00	695.00	\$2,780.00		
12/08/2021	HRW	NL	Meeting w/ J. Morris re: reply briefs on motion to extend expert discovery (0.5) .	0.50	695.00	\$347.50		
12/08/2021	HRW	NL	Meet w/ J. Morris re: summary judgment (2.6).	2.60	695.00	\$1,807.00		
12/09/2021	JAM	NL	Continued work in connection with motion for partial summary judgment (4.5); tel c. w/ D. Rukavina re: witnesses, motions and related matters (0.2);		1245.00			
12/09/2021	LSC	NL	Draft proposed joint scheduling order and order approving same and send to H. Winograd for further revision.	0.60	460.00	\$276.00		
12/09/2021	GVD	NL	Review J. Seery deposition transcript re summary judgment issues	0.50	950.00	\$475.00		
12/09/2021	JE	NL	Review motion to consolidate and brief.	0.50	1195.00	\$597.50		
12/09/2021	HRW	NL	Prepare for hearing on motion to extend discovery schedule (7.0).	7.00	695.00	\$4,865.00		
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0				Hours	Rate	Amount
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12/10/2021	JNP	NL	Review of defendants motion to consolidate.	0.10	1295.00	\$129.50
12/10/2021	JNP	NL	Review pleadings regarding motion to extend discovery.	1.00	1295.00	\$1,295.00
12/10/2021	JAM	NL	Continued work on motion for partial summary judgment (3.6); e-mails w/ H. Winograd, defense counsel re: scheduling and exhibits (0.3); tel c. w/ H. Winograd re: hearing on motion to extend expert discovery deadline (0.1).	4.00	1245.00	\$4,980.00
12/10/2021	HRW	NL	Prepare for hearing on motion to extend discovery schedule (5.5).	5.50	695.00	\$3,822.50
12/10/2021	HRW	NL	Moot court with J. Morris and J. Pomerantz re: motion to extend discovery schedule (1.0).	1.00	695.00	\$695.00
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	-					
12/11/2021	JAM	NL	Continued work on Notes litigation (4.7).	4.70	1245.00	\$5,851.50
12/11/2021	HRW	NL	Prepare for hearing on motion to extend discovery schedule (3.5).	3.50	695.00	\$2,432.50
12/11/2021	HRW	NL	Review defendants' motion to consolidate (0.5).	0.50	695.00	\$347.50
12/12/2021	JAM	NL	E-mail to H. Winograd re: argument on Nexpoint motion to extend expert discovery (0.6); continued work on partial summary judgment motion (3.7); tel c. w/ H. Winograd re: argument on NexPoint motion to extend expert discovery (1.0).	5.30	1245.00	\$6,598.50
12/12/2021	HRW	NL	Prepare for hearing on motion to extend discovery schedule (7.0).	7.00	695.00	\$4,865.00
12/12/2021	HRW	NL	Call with J. Morris re: hearing on motion to extend discovery schedule (0.8).	0.80	695.00	\$556.00

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12/12/2021	HRW	NL	Draft notice of motion to consolidate (0.5).	0.50	695.00	\$347.50
12/12/2021	HRW	NL	Email J. Morris re: hearing on motion to extend discovery schedule (0.1).	0.10	695.00	\$69.50
12/12/2021	HRW	NL	Research re: motion for summary judgment (1.0).	1.00	695.00	\$695.00
12/12/2021	HRW	NL	Email J. Morris re: research re: motion for summary judgment (0.2).	0.20	695.00	\$139.00
12/13/2021	JNP	NL	Participation in motion to extend expert discovery deadline.	1.30	1295.00	\$1,683.50
12/13/2021	JNP	NL	Conference with John A. Morris, Hayley R. Winograd and J. Seery regarding hearing on motion to extend expert discovery deadline.	0.20	1295.00	\$259.00
12/13/2021	JNP	NL	Conference with John A. Morris regarding notice in consolidation motion.	0.20	1295.00	\$259.00
12/13/2021	JNP	NL	Emails regarding dueling motions for consolidation.	0.10	1295.00	\$129.50
12/13/2021	JNP	NL	Review and comment on order denying motion to extend expert deadline.	0.10	1295.00	\$129.50
12/13/2021	JAM	NL	Review/revise Notice of First Consolidation Motion (0.8); e-mails w/ J. Pomerantz, G. Demo, H, Winograd, Z. Annable re: Notice of First Consolidation Motion (0.3); tel c. w/ H. Winograd re: argument on motion to extend expert discovery (0.1); hearing on defendants' motion to extend discovery (1.5); revisions to Notice of First Consolidation Motion (0.1); review order denying motion to extend expert discovery and communications w/ H. Winograd re: same (0.1); communications w/ H. Winograd, L. Canty re: motion for partial summary judgment (0.3); continued work on motion for partial summary judgment (4.9).	8.10	1245.00	\$10,084.50
12/13/2021	HRW	NL	Hearing on motion to extend discovery schedule (1.2).	1.20	695.00	\$834.00
12/13/2021	HRW	NL	Call with J. Morris re: hearing on motion to extend discovery schedule (0.1).	0.10	695.00	\$69.50
12/13/2021	HRW	NL	Prepare for hearing on motion to extend discovery schedule (3.0).	3.00	695.00	\$2,085.00
12/13/2021	HRW	NL	Draft motion for summary judgment (5.0).	5.00	695.00	\$3,475.00
12/13/2021	HRW	NL	Draft order on motion to extend discovery (1.3).	1.30	695.00	\$903.50
12/13/2021	HRW	NL	Email J. Pomerantz, J. Morris, G. Demo re: order on motion to extend discovery (0.2).	0.20	695.00	\$139.00
12/13/2021	HRW	NL	Call with J. Pomerantz and J. Morris re: hearing on	0.20	695.00	\$139.00

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				<u>Hours</u>	Rate	Amount	
			motion to extend discovery (0.2).				
12/13/2021	HRW	NL	Call with J. Pomerantz, J. Morris, and J. Seery re: hearing on motion to extend discovery (0.1).	0.10	695.00	\$69.50	
12/14/2021	JNP	NL	Conference with John A. Morris regarding motion to amend answer.	0.10	1295.00	\$129.50	
12/14/2021	JMF	NL	Review motions to consolidate matters.	0.30	1050.00	\$315.00	
12/14/2021	JAM	NL	Review/revise exhibit list (0.4); review/revise stipulation re: prepayment defense (0.3); communications w/ L. Canty re: exhibits (0.2); continued work on motion for partial summary judgment (6.0).	6.90	1245.00	\$8,590.50	
12/14/2021	LSC	NL	Conference with J. Morris regarding exhibits to summary judgment motion.	0.70	460.00	\$322.00	
12/14/2021	LSC	NL	Further update and revise summary judgment exhibit list and exhibits and correspondence regarding the same.	2.90	460.00	\$1,334.00	
12/14/2021	LSC	NL	Prepare initial draft of stipulation in connection with summary judgment exhibits and transmit to J. Morris for further revision.	0.70	460.00	\$322.00	
12/14/2021	GVD	NL	Review transcript from expert discovery extension request	0.30	950.00	\$285.00	
12/14/2021	HRW	NL	Draft motion for summary judgment (9.0).	9.00	695.00	\$6,255.00	
12/14/2021	HRW	NL	Email opposing counsel re: order on motion to extend discovery (0.2).	0.20	695.00	\$139.00	
12/15/2021	JNP	NL	Conference with John A. Morris regarding motion to amend answer.	0.20	1295.00	\$259.00	
12/15/2021	LAF	NL	Rsaerch re: Sample summary judgment motion in ND TEXAS.	0.30	475.00	\$142.50	
12/15/2021	JAM	NL	Review/revise draft NexPoint stipulation and communication w/ D. Rukavina re: same (0.5); tel c. w/ D. Klos re: prepayment issues (0.4); tel c. w/ J. Pomerantz re: NexPoint stipulation and related matters (0.3); continue work on motion for partial summary judgment (7.5).	8.70	1245.00	\$10,831.50	
12/15/2021	HRW	NL	Draft motion for summary judgment and prepare for filing (12).	12.00	695.00	\$8,340.00	
12/16/2021	JNP	NL	Conference with John A. Morris regarding consolidation.	0.10	1295.00	\$129.50	
12/16/2021	JNP	NL	Review motion for summary judgment.	0.30	1295.00	\$388.50	
12/16/2021	JAM	NL	Draft Klos declaration in support of motion for PSJ (2.5); tel c. w/ D. Klos, H. Winograd re: Klos	10.50	1245.00	\$13,072.50	

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			declaration (0.2); tel c. w/ H. Winograd re: brief (0.5); continued work on motion for partial summary	<u>Hours</u>	Rate	Amount	
12/16/2021	LSC	NL	judgment (7.3). Revise Klos declaration in support of summary	1.10	460.00	\$506.00	
12/16/2021	LSC	NL	judgment and prepare exhibits to same. Additional preparation of summary judgment exhibit list and 200 exhibits, including retrieval, review, preparation, redactions (where necessary), and finalizing of same.	8.90	460.00	\$4,094.00	
12/16/2021	GVD	NL	Conference with J. Morris re note prepayment issues	0.20	950.00	\$190.00	
12/16/2021	GVD	NL	Review research re plan provisions applicable to summary judgment	0.20	950.00	\$190.00	
12/16/2021	HRW	NL	Draft motion for summary judgment and related tasks (13).	13.00	695.00	\$9,035.00	
12/17/2021	JAM	NL	Work on summary judgment motion (including (a) communications w/ J. Seery, D. Klos, H. Winograd, L. Canty, J. Pomerantz, and (b) communications w/ adversaries concerning exhibits) (16.5).	16.50	1245.00	\$20,542.50	
12/17/2021	LSC	NL	Continued preparation for filing of motion, brief for summary judgment, and related documents, including further updates and revisions to exhibit list and exhibits, revise and prepare Klos declaration, draft appendix, revise brief to include pin cites, revise motion, finalize exhibits and collate appendix, address numerous issues in connection with same, and confer and correspond with attorneys regarding the same.	11.80	460.00	\$5,428.00	
12/17/2021	GVD	NL	Review and revise draft motion for summary judgment	1.00	950.00	\$950.00	
12/17/2021	GVD	NL	Conference with H. Winograd re HCMFA SSA and follow up re same	0.20	950.00	\$190.00	
12/17/2021	HRW	NL	Draft motion for summary judgment and prepare for filing (15.0).	15.00	695.00	\$10,425.00	
12/18/2021	JNP	NL	Conference with John A. Morris regarding notices litigation and summary judgment motion.	0.20	1295.00	\$259.00	
12/18/2021	HRW	NL	Prepare supplemental materials re: motion for summary judgment (0.8).	0.80	695.00	\$556.00	
12/18/2021	HRW	NL	Communicate with J. Morris re: motion for summary judgment (0.1).	0.10	695.00	\$69.50	
12/18/2021	HRW	NL	Communicate with L. Canty re: motion for summary judgment (0.2).	0.20	695.00	\$139.00	
12/18/2021	HRW	NL	Communicate with Z. Annable re: motion for	0.20	695.00	\$139.00	

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			summary judgment (0.2).			
12/19/2021	JAM	NL	Communications w/ H. Winograd re: correcting citations in brief and adding definitions (0.2); e-mail to defense counsel re: amended brief (0.1).	0.30	1245.00	\$373.50
12/19/2021	LSC	NL	Update and revise summary judgment brief.	5.50	460.00	\$2,530.00
12/19/2021	HRW	NL	Prepare supplemental materials re: motion for summary judgment (0.5).	0.50	695.00	\$347.50
12/20/2021	JNP	NL	Email to and from Hayley R. Winograd regarding order.	0.10	1295.00	\$129.50
12/20/2021	JMF	NL	Review motion for summary judgment.	0.50	1050.00	\$525.00
12/20/2021	LSC	NL	Further revise and update amended brief and confer and correspond regarding the same.	1.30	460.00	\$598.00
12/20/2021	HRW	NL	Prepare supplemental materials re: motion for summary judgment (2.0).	2.00	695.00	\$1,390.00
12/20/2021	HRW	NL	Communicate with L. Canty re: supplemental materials re: motion for summary judgment (0.2)	0.20	695.00	\$139.00

12,20,2021	LDC	112	and correspond regarding the same.	1.50	100.00	\$570.00
12/20/2021	HRW	NL	Prepare supplemental materials re: motion for summary judgment (2.0).	2.00	695.00	\$1,390.00
12/20/2021	HRW	NL	Communicate with L. Canty re: supplemental materials re: motion for summary judgment (0.2).	0.20	695.00	\$139.00
12/20/2021	HRW	NL	Email counsel re: order on motion to extend discovery (0.2).	0.20	695.00	\$139.00
12/20/2021	HRW	NL	Edit order on motion to extend discovery (0.2).	0.20	695.00	\$139.00
12/20/2021	HRW	NL	Email J. Pomerantz, J. Morris, G. Demo re: order on motion to extend discovery (0.2).	0.20	695.00	\$139.00
12/20/2021	HRW	NL	Draft scheduling stipulation re: HCMFA motion to amend answer (1.0).	1.00	695.00	\$695.00
12/20/2021	HRW	NL	Email J. Morris, Z. Annable re: scheduling stipulation re: HCMFA motion to amend answer (0.1).	0.10	695.00	\$69.50
12/20/2021	HRW	NL	Email D. Rukavina re: scheduling stipulation re: HCMFA motion to amend answer (0.1).	0.10	695.00	\$69.50
12/21/2021	JAM	NL	Tel c. w/ H. Winograd re: opposition to HCMFA's motion for leave to amend (0.4); communications w/ D. Rukavina re: briefing schedule for HCMFA's motion for leave to amend (0.1); communications w/ defense counsel and court re: hearing for motion for partial summary judgment (0.1).	0.60	1245.00	\$747.00
12/21/2021	HRW	NL	Research re: HCMFA second motion to amend answer (4.5).	4.50	695.00	\$3,127.50
12/21/2021	HRW	NL	Email Z. Annable re: order denying motion to extend discovery (0.1).	0.10	695.00	\$69.50
12/21/2021	HRW	NL	Email opposing counsel re: order denying motion to extend discovery (0.1).	0.10	695.00	\$69.50

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12/21/2021	HRW	NL	Email Z. Annable re: scheduling stipulation for HCMEA second motion to amend answer $(0, 2)$	0.20	695.00	\$139.00

			HCMFA second motion to amend answer (0.2).			
12/21/2021	HRW	NL	Email D. Rukavina re: scheduling stipulation for HCMFA second motion to amend answer (0.1).	0.10	695.00	\$69.50
12/21/2021	HRW	NL	Review email from D. Rukavina and J. Morris re: stipulation for HCMFA second motion to amend answer (0.1).	0.10	695.00	\$69.50
12/21/2021	HRW	NL	Draft proposed re: stipulation for HCMFA second motion to amend answer (0.3).	0.30	695.00	\$208.50
12/21/2021	HRW	NL	Call with J. Morris re: HCMFA second motion to amend answer (0.3).	0.30	695.00	\$208.50
12/21/2021	HRW	NL	Email J. Morris re: HCMFA second motion to amend answer (0.6).	0.60	695.00	\$417.00
12/22/2021	JMF	NL	Review summary judgment motions and update WIP re hearing on same.	0.40	1050.00	\$420.00
12/22/2021	JAM	NL	Review Notice of Hearing (0.1); tel c. w/ G. Demo re: status (0.2).	0.30	1245.00	\$373.50
12/22/2021	GVD	NL	Conference with J. Morris re status of summary judgment motions	0.20	950.00	\$190.00
12/23/2021	JMF	NL	Review scheduling orders re headings on notes litigation proceedings and summary judgment proceedings.	0.30	1050.00	\$315.00
12/23/2021	JAM	NL	Review/revise proposed Stipulation concerning NexPoint (0.2); e-mails w/ D. Rukavina, H. Winograd re: NexPoint stipulation (0.1).	0.30	1245.00	\$373.50
12/23/2021	GVD	NL	Attend to issues re appellate designations	0.20	950.00	\$190.00
12/24/2021	JAM	NL	Review Waterhouse transcript (0.5).	0.50	1245.00	\$622.50
12/24/2021	HRW	NL	Draft opposition to HCMFA second motion to amend answer (2.0).	2.00	695.00	\$1,390.00
12/24/2021	HRW	NL	Email J. Morris re: HCMFA second motion to amend answer (0.1).	0.10	695.00	\$69.50
12/25/2021	HRW	NL	Draft opposition to HCMFA motion to amend (4.0).	4.00	695.00	\$2,780.00
12/26/2021	JAM	NL	Review and analyze Defendant's consolidation motion and response (0.5); draft preliminary statement for reply on consolidation motion (0.5); e-mail to J. Pomerantz, G. Demo, H. Winograd re: reply on consolidation motion (0.2).	1.20	1245.00	\$1,494.00
12/26/2021	HRW	NL	Review draft reply ISO motion to consolidate (0.2).	0.20	695.00	\$139.00
12/26/2021	HRW	NL	Review defendants' pleadings re: motions to consolidate (0.5).	0.50	695.00	\$347.50

Pachulski Stang Ziehl & Jones LLP Page: 58 Highland Capital Management LP Invoice 129324 36027 - 00003 December 31, 2021

				Hours	Rate	Amount
12/26/2021	HRW	NL	Review email from J. Morris re: reply ISO motion to consolidate (0.1).	0.10	695.00	\$69.50
12/26/2021	HRW	NL	Email J. Morris, J. Pomerantz, G. Demo re: reply ISO motion to consolidate (0.1).	0.10	695.00	\$69.50
12/26/2021	HRW	NL	Draft opposition to HCMFA motion to amend (3.5).	3.50	695.00	\$2,432.50
12/27/2021	JNP	NL	Review of reply regarding consolidation motion.	0.10	1295.00	\$129.50
12/27/2021	JNP	NL	Conference with John A. Morris regarding reply regarding consolidation motion.	0.20	1295.00	\$259.00
12/27/2021	JAM	NL	Draft reply on motion to consolidation notes actions in District Court (6.3); tel c. w/ H. Winograd re: motion to consolidate and other matters concerning notes litigation (0.3); e-mails w/ Z. Annable re: reply on motion to consolidate (0.2).	6.80	1245.00	\$8,466.00
12/27/2021	HRW	NL	Call with J. Morris re: HCMFA motion to amend answer (0.3).	0.30	695.00	\$208.50
12/27/2021	HRW	NL	Draft opposition to HCMFA motion to amend answer (7.0).	7.00	695.00	\$4,865.00
12/27/2021	HRW	NL	Review reply ISO motion to consolidate (0.3).	0.30	695.00	\$208.50
12/27/2021	HRW	NL	Communicate with L. Canty re: HCMFA production (0.3).	0.30	695.00	\$208.50
12/28/2021	JNP	NL	Conference with John A. Morris regarding consolidation and other related issues.	0.20	1295.00	\$259.00
12/28/2021	JMF	NL	Review objection and replies re motion to consolidate.	0.50	1050.00	\$525.00
12/28/2021	JAM	NL	Work on opposition to HCMFA motion for leave to amend (5.4); tel c. w/ H. Winograd re: opposition to HCMFA motion for leave to amend (0.3); tel c. w/ J. Pomerantz re: defendants' request to consolidate arbitration appeals before Starr (0.2); e-mail to H. Winograd re: possible insert to opposition (0.1).	6.00	1245.00	\$7,470.00
12/28/2021	HRW	NL	Call with J. Morris re: HCMFA motion to amend answer (0.3).	0.30	695.00	\$208.50
12/28/2021	HRW	NL	Draft opposition to HCMFA motion to amend answer (6.8).	6.80	695.00	\$4,726.00
12/28/2021	HRW	NL	Communicate with L. Canty re: HCMFA motion to amend answer (0.3).	0.30	695.00	\$208.50
12/29/2021	JAM	NL	Continued work on objection to HCMFA motion for leave to amend (5.1); tel c. w/ H. Winograd re: objection to HCMFA motion for leave to amend (0.4); tel c. w/ J. Seery re: Obligors' payments on notes and related matters (0.4); tel c. w/ J.	6.20	1245.00	\$7,719.00

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Pachulski Stang Ziehl & Jones LLP	Page: 59
Highland Capital Management LP	Invoice 129324
36027 -00003	December 31, 2021

		Hours	Rate	Amount
	Pomerantz re: consolidation of art (0.1); tel c. w/ M. Aigen re: conso arbitration appeals (0.1); tel c. w/ objection to HCMFA motion for l (0.1).	olidation of H. Winograd re:		
12/29/2021 GVD	NL Correspondence with J. Seery re c cure payments and conference re		950.00	\$475.00
12/29/2021 HRW	NL Call with J. Morris re: HCMFA manswer (0.4).	notion to amend 0.40	695.00	\$278.00
12/29/2021 HRW	NL Draft opposition to HCMFA moti answer (7.0).	on to amend 7.00	695.00	\$4,865.00
12/29/2021 HRW	NL Communicate with L. Canty re: H amend answer (0.3).	ICMFA motion to 0.30	695.00	\$208.50
12/30/2021 JAM	NL Continued work on opposition to for leave to amend ("HCMFA Mot w/ H. Winograd re: HCMFA Mot J. Pomerantz re: HCMFA Motion Winograd re: HCMFA Motion (0 Seery re: HCMFA Motion and let payments on notes (0.2); e-mails Canty re: appendix/exhibits and o to HCMFA Motion (0.3); commu Rukavina, H. Winograd, L. Canty 90-minute extension of time (0.1)	otion") (10.2); tel c. ion (0.2); tel c. w/ (0.1); tel c. w/ H. .1); tel c. w/ J. ters concerning w/ H. Winograd, L. ther matters related nications w/ D v, Z. Annable re:	1245.00	\$13,944.00
12/30/2021 LSC	NL Continued preparation of appendi opposition to HCMFA's second m including updating and adding ex finalize and assemble appendix, in opposition and address various iss the same, and preparation of decla	notion to amend, hibits, redactions, nsert pin cites into sues with respect to	460.00	\$4,462.00
12/30/2021 GVD	NL Review opposition to motion to an (0.2); conference with J. Morris re		950.00	\$380.00
12/30/2021 JE	NL Review responses to consolidation correspondence with Mr. John Me		1195.00	\$597.50
12/30/2021 HRW	NL Draft and file opposition to HCM amend (9.0).	FA motion to 9.00	695.00	\$6,255.00
12/31/2021 JMF	NL Review brief in opposition to mot answers.	ion to amend 0.40	1050.00	\$420.00
		398.50		\$345,649.00

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EXHIBIT C

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

James P. Secry, Jr. Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 March 31, 2022 Invoice 129886 Client 36027 Matter 00004 JNP

RE: Notes Litigation

STATEMENT OF PROFESSIONAL SERVICES RENDERED TH	ROUGH 03/31/2022
FEES	\$85,369.00
EXPENSES	\$4.00
TOTAL CURRENT CHARGES	\$85,373.00
BALANCE FORWARD	\$172,582.50
LAST PAYMENT	\$172,582.50
TOTAL BALANCE DUE	\$85,373.00

Pachulski Stang Ziehl & Jones LLP	Page: 2
Highland Capital Management LP	Invoice 129886
36027 - 00004	March 31, 2022

Summary of Services by Professional

ID	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
GVD	Demo, Gregory Vincent	Counsel	1095.00	2.20	\$2,409.00
HRW	Winograd, Hayley R.	Associate	750.00	62.10	\$46,575.00
JAM	Morris, John A.	Partner	1395.00	21.90	\$30,550.50
JMF	Fried, Joshua M.	Partner	1145.00	0.70	\$801.50
JNP	Pomerantz, Jeffrey N.	Partner	1445.00	0.40	\$578.00
LSC	Canty, La Asia S.	Paralegal	495.00	9.00	\$4,455.00
				96.30	\$85,369.00

Page: 3 Invoice 129886 March 31, 2022

Summary of Services by Task Code

Task Code	Description	Hours	Amount
		96.30	\$85,369.00
		96.30	\$85,369.00

Pachulski Stang Ziehl & Jones LLP	Page: 4
Highland Capital Management LP	Invoice 129886
36027 - 00004	March 31, 2022
Summary of Expenses	
Description	Amount
Pacer - Court Research	\$0.50
Reproduction/ Scan Copy	\$3.50

Reproduction/ Scan Copy

\$4.00

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00004		Page: 5 Invoice 129886 March 31, 2022			
			<u>Hours</u>	Rate	Amount
03/01/2022	JMF	Review opposition to motion to strike/sanctions.	0.40	1145.00	\$458.00
03/02/2022	JAM	Preliminary review of HCMFA reply on motion for reconsideration denying motion to leave to amend (0.2).	0.20	1395.00	\$279.00
03/03/2022	LSC	Preparation of additional trial exhibits and follow up regarding issues with respect to the same.	2.20	495.00	\$1,089.00
03/03/2022	GVD	Review reply to motion to reconsider amendment to complaint	0.20	1095.00	\$219.00
03/03/2022	HRW	Email G. Demo re: HCMFA reply ISO motion for reconsideration (0.1).	0.10	750.00	\$75.00
03/03/2022	HRW	Email G. Demo, J. Pomerantz, and J. Morris re: HCMFA reply ISO motion for reconsideration (0.1).	0.10	750.00	\$75.00
03/03/2022	HRW	Review HCMFA reply ISO motion for reconsideration (0.3).	0.30	750.00	\$225.00
03/03/2022	HRW	Review email from J. Morris re: supplemental production of invoices (0.1).	0.10	750.00	\$75.00
03/04/2022	LSC	Preparation of additional exhibits and follow up regarding issues with respect to the same.	1.90	495.00	\$940.50
03/04/2022	GVD	Conference with J. Morris re status of notes litigation and depositions	0.20	1095.00	\$219.00
03/04/2022	GVD	Conference with J. Morris, H. Winograd, D. Klos, and J. Seery re deposition of Dustin Norris and next steps in notes litigation	1.00	1095.00	\$1,095.00
03/07/2022	LSC	Prepare supplemental appendix in support of summary judgment.	1.30	495.00	\$643.50
03/07/2022	LSC	Review documents and prepare supplemental document production and correspondence regarding the same.	1.40	495.00	\$693.00
03/07/2022	HRW	Communicate with L. Canty re: supplemental fee documents (0.2).	0.20	750.00	\$150.00
03/07/2022	HRW	Email D. Rukavina, M. Aigen, D. Perez supplemental fee documents (0.2).	0.20	750.00	\$150.00
03/08/2022	GVD	Conference with J. Morris re status of notes litigation	0.10	1095.00	\$109.50
03/08/2022	HRW	Email J. Dine re: motions to strike (0.1) .	0.10	750.00	\$75.00
03/09/2022	JAM	Review motions to strike and related transcripts (1.9).	1.90	1395.00	\$2,650.50
03/09/2022	HRW	Email J. Dine re: motions to strike (0.1).	0.10	750.00	\$75.00

Pachulski Stang Ziehl & Jones LLP Iighland Capital Management LP 6027 - 00004			Page: 6 Invoice 129886 March 31, 2022		
			Hours	Rate	Amount
03/09/2022	HRW	Call with J. Morris re: briefing on motions to strike (0.2) .	0.20	750.00	\$150.00
03/10/2022	JAM	Tel c. w. H. Winograd re: motions to strike and related matters (0.3).	0.30	1395.00	\$418.50
03/11/2022	JAM	Tel c. w/ H. Winograd re: motions to strike and related matters (0.2) ; review documents re: motions to strike (0.6) .	0.80	1395.00	\$1,116.00
03/11/2022	GVD	Conference with J. Morris re status of notes litigation	0.30	1095.00	\$328.50
03/11/2022	HRW	Draft reply ISO motion for sanctions (7.5).	7.50	750.00	\$5,625.00
03/11/2022	HRW	Email M. Aigen and D. Rukavina re: reply ISO motion for sanctions (0.1).	0.10	750.00	\$75.00
03/11/2022	HRW	Email Z. Annable re: re: reply ISO motion for sanctions (0.2).	0.20	750.00	\$150.00
03/11/2022	HRW	Email J. Morris re: re: reply ISO motion for sanctions (0.1).	0.10	750.00	\$75.00
03/12/2022	HRW	Draft reply ISO motion for sanctions and related tasks (6.5).	6.50	750.00	\$4,875.00
03/13/2022	JAM	Initial review of draft reply in further support of motion to strike/sanctions/contempt (0.2); tel c. w/ H. Winograd re: status of reply (0.1); work on reply in support of motion to strike/sanctions/contempt (1.3).	1.60	1395.00	\$2,232.00
03/13/2022	HRW	Draft reply ISO motion for sanctions and related tasks (8.5).	8.50	750.00	\$6,375.00
03/14/2022	JNP	Review reply regarding motion to strike.	0.20	1445.00	\$289.00
03/14/2022	JAM	Review/revise draft reply on motion to strike/sanctions/contempt (4.2); tel c. w/ H. Winograd re: revisions/status of reply on motion to strike/sanctions/contempt (0.2); tel c. w/ H. Winograd re: revisions/status of reply on motion to strike/sanctions/contempt (0.2); further review/revisions to reply brief in support of motion to strike/sanctions/contempt (1.5).	6.10	1395.00	\$8,509.50
03/14/2022	GVD	Review response to motion to strike/sanctions	0.20	1095.00	\$219.00
03/14/2022	HRW	Draft reply ISO motion for sanctions and related tasks (7.0).	7.00	750.00	\$5,250.00
03/14/2022	HRW	Research re: opposition to motion to strike appendix (2.5).	2.50	750.00	\$1,875.00
03/15/2022	JNP	Conference with John A. Morris regarding summary judgment.	0.20	1445.00	\$289.00

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00004		Page: 7 Invoice 129886 March 31, 2022			
			Hours	Rate	Amount
03/15/2022	JMF	Review reply to motion for sanctions/strike.	0.30	1145.00	\$343.50
03/15/2022	HRW	Call with J. Dine re: response to motion to strike (0.1).	0.10	750.00	\$75.00
03/15/2022	HRW	Research and draft re: response to motion to strike (5.5).	5.50	750.00	\$4,125.00
03/15/2022	HRW	Email Z. Annable re: hearing on motion to strike (0.2).	0.20	750.00	\$150.00
03/16/2022	JAM	Preliminary review of H. Winograd's draft opposition to motion to strike (0.4).	0.40	1395.00	\$558.00
03/16/2022	HRW	Draft opposition to motion to strike (8.5).	8.50	750.00	\$6,375.00
03/17/2022	JAM	Review documents re: opposition to motion to strike (2.5).	2.50	1395.00	\$3,487.50
03/17/2022	HRW	Draft opposition to motion to strike (5.0).	5.00	750.00	\$3,750.00
03/18/2022	JAM	Review/review opposition to Defendants' motion to strike (4.1); e-mails w/ H. Winograd re: further revisions to opposition to Defendants' motion to strike (0.8).	4.90	1395.00	\$6,835.50
03/18/2022	GVD	Review motion to strike affidavit	0.20	1095.00	\$219.00
03/18/2022	HRW	Draft opposition to motion to strike and related tasks (8.0).	8.00	750.00	\$6,000.00
03/19/2022	JAM	E-mail to T. Ellison re: status of hearing date/time needed (0.2) .	0.20	1395.00	\$279.00
03/21/2022	LSC	Revise and finalize notice of hearing re summary judgment motions, HCMLP's motions to strike, and Defendants' motions to strike and discuss same with H. Winograd.	0.50	495.00	\$247.50
03/21/2022	HRW	Communicate with L. Canty regarding notice of hearing (0.1).	0.10	750.00	\$75.00
03/21/2022	HRW	Draft amended notice of hearing for summary judgment and motions to strike (0.3).	0.30	750.00	\$225.00
03/21/2022	HRW	Email Z. Annable regarding amended notice of hearing for summary judgment and motions to strike (0.1).	0.10	750.00	\$75.00
03/21/2022	HRW	Review email from Z. Annable regarding amended notice of hearing for summary judgment and motions to strike (0.1).	0.10	750.00	\$75.00
03/21/2022	HRW	Email J. Morris regarding scheduling for summary judgment hearing (0.1).	0.10	750.00	\$75.00
03/21/2022	HRW	Review emails from J. Morris and opposing counsel regarding scheduling for summary judgment hearing	0.10	750.00	\$75.00

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Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00004			Page: 8 Invoice 129886 March 31, 2022		
			<u>Hours</u>	Rate	Amount
		(0.1).			
03/23/2022	JAM	Tel c. w/ L. Canty re: collection costs and exhibits (0.3) ; draft JAM declaration re: collection costs and exhibits (0.3) .	0.60	1395.00	\$837.00
03/23/2022	LSC	Revise supplemental appendix and exhibits and finalize same (1.5); confer with J. Morris regarding the same (.2)	1.70	495.00	\$841.50
03/24/2022	JAM	Review documents and draft JAM declaration concerning costs of collection, including attorneys' fees (2.2); e-mail to J. Pomerantz, G. Demo, H. Winograd re: Rule 54 and costs of collections (0.2).	2.40	1395.00	\$3,348.00
03/24/2022	HRW	Review email from J. Morris re: costs and fees in notes litigation (0.2).	0.20	750.00	\$150.00
		-	96.30		\$85,369.00
TOTAL S	SERVICES I	FOR THIS MATTER:			\$85,369.00

Pachulski Stang Ziehl & Jones LLP	Page: 9
Highland Capital Management LP	Invoice 129886
36027 - 00004	March 31, 2022

Expenses

03/28/2022	RE2	SCAN/COPY (35 @0.10 PER PG)	3.50
03/31/2022	PAC	Pacer - Court Research	0.50
Total Exp	penses for	this Matter	\$4.00

Page: 10 Invoice 129886 March 31, 2022

REMITTANCE ADVICE

Please inlcude this Remittance with your payment

For current services	rendered through: 03/31	/2022		
Total Fees				\$85,369.00
Total Expenses				4.00
Total Due on Curren	nt Invoice			\$85,373.00
Outstanding Balan	ce from prior invoices as of	f 03/31/2022	(May not include re	ecent payments)
<u>A/R Bill Number</u>	Invoice Date	Fees Billed	Expenses Billed	<u>Balance Due</u>

Total Amount Due on Current and Prior Invoices:

\$85,373.00

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

James P. Secry, Jr. Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201

RE: Notes Litigation

April 30, 2022 Invoice 130115 Client 36027 Matter 00004 JNP

STATEMENT OF PROFESSIONAL SERVICES RENDERED TH	IROUGH 04/30/2022
FEES	\$109,289.00
EXPENSES	\$5.80
TOTAL CURRENT CHARGES	\$109,294.80
BALANCE FORWARD	\$85,373.00
TOTAL BALANCE DUE	\$194,667.80

Pachulski Stang Ziehl & Jones LLP	Page: 2
Highland Capital Management LP	Invoice 130115
36027 - 00004	April 30, 2022

Summary of Services by Professional

ID	Name	<u>Title</u>	Rate	<u>Hours</u>	<u>Amount</u>
GVD	Demo, Gregory Vincent	Partner	1095.00	9.50	\$10,402.50
HRW	Winograd, Hayley R.	Associate	750.00	27.40	\$20,550.00
JAK	Kroop, Jordan A.	Counsel	1195.00	7.10	\$8,484.50
JAM	Morris, John A.	Partner	1395.00	38.20	\$53,289.00
JMF	Fried, Joshua M.	Partner	1145.00	0.80	\$916.00
JNP	Pomerantz, Jeffrey N.	Partner	1445.00	7.30	\$10,548.50
LSC	Canty, La Asia S.	Paralegal	495.00	10.00	\$4,950.00
PEC	Cuniff, Patricia E.	Paralegal	495.00	0.30	\$148.50
				100.60	\$109,289.00

Page: 3 Invoice 130115 April 30, 2022

Summary of Services by Task Code

Task Code	Description	Hours	Amount
		100.60	\$109,289.00
		100.60	\$109,289.00

Pachulski Stang Ziehl & Jones LLP	Page: 4 Invoice 130115		
Highland Capital Management LP			
36027 - 00004	April 30, 2022		
Summary of Expenses			
Description	Amount		
Pacer - Court Research	\$3.30		
Reproduction/ Scan Copy	\$2.50		

Reproduction/ Scan Copy

\$5.80

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Pachulski Stang Ziehl & Jones LLP	Page:	5
Highland Capital Management LP	Invoice 13	30115
36027 - 00004	April 30,	2022

			<u>Hours</u>	Rate	Amount
03/14/2022	LSC	Draft declaration of John Morris in support of Reply	0.30	495.00	\$148.50
03/18/2022	JNP	in support of Motion to Strike. Conference with J. Seery regarding court	0.20	1445.00	\$289.00
		continuance of summary judgment hearing.			
04/01/2022	JMF	Review Reply re Motion to strike appendix.	0.30	1145.00	\$343.50
04/01/2022	HRW	Review pleading re: defendants' motion to strike (0.5).	0.50	750.00	\$375.00
04/01/2022	HRW	Email J. Pomerantz, J. Morris, G. Demo re: defendants' motion to strike (0.1).	0.10	750.00	\$75.00
04/06/2022	JNP	Consider issues relating to enforcement of judgments.	0.10	1445.00	\$144.50
04/14/2022	JAM	E-mail to Z. Annable re: oral argument on $4/20$ (0.1); e-mail to T. Ellison, defense counsel re: oral argument on $4/20$ (0.1).	0.20	1395.00	\$279.00
04/14/2022	HRW	Review emails from J. Morris and M. Aigen to Court re: summary judgment hearing (0.1).	0.10	750.00	\$75.00
04/15/2022	JAM	Work on oral argument for motion for summary judgment, including initial draft of slides (3.1).	3.10	1395.00	\$4,324.50
04/16/2022	JAM	Prepare for oral argument on summary judgment and motion to strike/sanctions (2.5).	2.50	1395.00	\$3,487.50
04/17/2022	HRW	Prepare for hearing on motion to strike (2.0).	2.00	750.00	\$1,500.00
04/18/2022	JMF	Review agenda re 4/20 hearing.	0.20	1145.00	\$229.00
04/18/2022	JAM	Prepare for oral argument on summary judgment motion and motion to strike/sanctions (including updates to slides, review of Dondero transcript, documents, and case law) (7.7).	7.70	1395.00	\$10,741.50
04/18/2022	HRW	Prepare for hearing on motion to strike (3.5).	3.50	750.00	\$2,625.00
04/18/2022	HRW	Review email from J. Morris re: hearing on summary judgment (0.2).	0.20	750.00	\$150.00
04/19/2022	JNP	Review deck for summary judgment hearing.	0.20	1445.00	\$289.00
04/19/2022	PEC	Review various dockets for updates to 4/20/22 Agenda	0.30	495.00	\$148.50
04/19/2022	JAM	Prepare for argument (5.0); tel c. w/ G. Demo argument (0.5); tel c. w/ H. Winograd re: argument (0.6); tel c. w/ J. Seery re: argument (0.3); tel c. w/ graphic artist re: decks for argument (0.1).	6.50	1395.00	\$9,067.50
04/19/2022	LSC	Preparation of materials (exhibits, transcripts, related documents) for 4/20 trial.	1.70	495.00	\$841.50

Pachulski Stang Ziehl & Jones LLP	Page:	6
Highland Capital Management LP	Invoice 13	30115
36027 -00004	April 30, 2	2022

			Hours	Rate	Amount
04/19/2022	GVD	Conference with J. Morris re opening argument issues in notes litigation	0.50	1095.00	\$547.50
04/19/2022	GVD	Review presentation materials re notes litigation	0.20	1095.00	\$219.00
04/19/2022	HRW	Call with J. Morris re: prep for hearing on summary judgment and motions to strike (0.4).	0.40	750.00	\$300.00
04/19/2022	HRW	Prepare for hearing on motion to strike (8.5).	8.50	750.00	\$6,375.00
04/20/2022	JNP	Participation in summary judgment hearing (partial).	6.40	1445.00	\$9,248.00
04/20/2022	JNP	Conference with Gregory V. Demo and John A. Morris regarding results of hearing.	0.20	1445.00	\$289.00
04/20/2022	JAM	Prepare for hearing (7.0) (3 am to 10:00 pm); hearing on summary judgment and related matters (7.7); tel c. w/ G. Demo, J. Kroop, H. Winograd re: hearing (0.2); tel c. w/ J. Pomerantz re: hearing (0.1).	15.00	1395.00	\$20,925.00
04/20/2022	LSC	Prepare for and assist at MSJ hearing.	8.00	495.00	\$3,960.00
04/20/2022	GVD	Attend to issues re setting up conference line	0.30	1095.00	\$328.50
04/20/2022	GVD	Attend hearing re motion for summary judgment (partial) (7.8); attend debrief re summary judgment hearing (0.2)	8.00	1095.00	\$8,760.00
04/20/2022	HRW	Prepare for hearing on motion to strike (3.5).	3.50	750.00	\$2,625.00
04/20/2022	HRW	Review email from J. Morris re: hearing on motions to strike and summary judgment (0.1).	0.10	750.00	\$75.00
04/20/2022	HRW	Hearing on motions to strike and summary judgment (including calls with J. Pomerantz, G. Demo, J. Morris, and J. Kroop) (8.5).	8.50	750.00	\$6,375.00
04/20/2022	JAK	Attend hearing on all motions and matters associated with partial summary judgment motion (7.1).	7.10	1195.00	\$8,484.50
04/21/2022	JAM	Work on drafting order granting in part, and denying in part, motion to strike (1.5).	1.50	1395.00	\$2,092.50
04/22/2022	JNP	Conference with John A. Morris regarding summary judgment hearing on notes litigation.	0.20	1445.00	\$289.00
04/22/2022	JAM	Review/revise proposed order on motion to strike (1.2); communications w/ Z. Annable re: proposed order on motion to strike (0.3).	1.50	1395.00	\$2,092.50
04/25/2022	JAM	Review draft proposed order on motion to strike (0.1) ; e-mails w/Z. Annable re: proposed order on motion to strike (0.1) .	0.20	1395.00	\$279.00
04/27/2022	JMF	Review order denying motion to strike and sanctions.	0.30	1145.00	\$343.50

Case 21-03003-sgj Doc 197 Filed 08/05/22 Entered 08/05/22 21:07:21 Page 312 of 356

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 - 00004			In	age: 7 voice 130115 pril 30, 2022	
			<u>Hours</u>	Rate	Amount
04/28/2022	GVD	Conference with H. Winograd re preparation for N. Dondero deposition	0.30	1095.00	\$328.50
04/29/2022	GVD	Conference with J. Morris and H. Winograd re N. Dondero deposition	0.20	1095.00	\$219.00
		-	100.60		\$109,289.00
TOTAL S	ERVICES I	FOR THIS MATTER:		:	\$109,289.00

Pachulski Stang Ziehl & Jones LLP	Page:	8
Highland Capital Management LP	Invoice 1	30115
36027 - 00004	April 30,	2022

Expenses

04/18/2022	RE2	SCAN/COPY (25 @0.10 PER PG)	2.50
04/30/2022	PAC	Pacer - Court Research	3.30
Total Exp	penses for	this Matter	\$5.80

Page: 9 Invoice 130115 April 30, 2022

REMITTANCE ADVICE

Please inlcude this Remittance with your payment

For current services	rendered through:	04/30/2022		
Total Fees				\$109,289.00
Total Expenses				5.80
Total Due on Curre	nt Invoice			\$109,294.80
Outstanding Balar	nce from prior invoices	s as of 04/30/2022	(May not include r	ecent payments)
<u>A/R Bill Number</u>	Invoice Date	Fees Billed	Expenses Billed	Balance Due
129886	03/31/2022	\$85,369.00	\$4.00	\$85,373.00
Total A	mount Due on Curren	t and Prior Invoices:		\$194,667.80

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

James P. Secry, Jr. Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201
 Invoice
 130359

 Client
 36027

 Matter
 00004

 JNP

May 31, 2022

RE: Notes Litigation

STATEMENT OF PROFESSIONAL SERVICES RENDERED TH	IROUGH 05/31/2022
FEES	\$4,430.50
TOTAL CURRENT CHARGES	\$4,430.50
BALANCE FORWARD	\$7,869.11
A/R Adjustments	-\$7,869.11
TOTAL BALANCE DUE	\$4,430.50

Pachulski Stang Ziehl & Jones LLP	Page: 2
Highland Capital Management LP	Invoice 130359
36027 - 00004	May 31, 2022

Summary of Services by Professional					
ID	Name	<u>Title</u>	Rate	<u>Hours</u>	Amount
GVD	Demo, Gregory Vincent	Partner	1095.00	1.90	\$2,080.50
JAK	Kroop, Jordan A.	Counsel	1195.00	1.20	\$1,434.00
JMF	Fried, Joshua M.	Partner	1145.00	0.80	\$916.00
				3.90	\$4,430.50

Pachulski Stang Ziehl & Jones LLP	Page:	3
Highland Capital Management LP	Invoice 1.	30359
36027 - 00004	May 31, 2	2022

Summary of Services by Task Code

Description

Task Code

Hours		<u>Amount</u>

3.90	\$4,430.50
3.90	\$4,430.50

Pachulski Stang Ziehl & Jones LLP	Page: 4
Highland Capital Management LP	Invoice 130359
36027 - 00004	May 31, 2022

			<u>Hours</u>	Rate	<u>Amount</u>
05/03/2022	GVD	Review potential sources of indemnification and draft summary re same	1.40	1095.00	\$1,533.00
05/09/2022	JMF	Review response to objections to reports and recommendations to district courts re notes adversaries.	0.40	1145.00	\$458.00
05/18/2022	JMF	Review responses to R&R re notes litigation adversaries.	0.40	1145.00	\$458.00
05/25/2022	GVD	Review draft motion for summary judgment (HCMFA)	0.50	1095.00	\$547.50
05/31/2022	JAK	Email discussion with John Morris and Greg Demo regarding likely appellate implications of the grant of summary judgment (0.5); brief review of appellate stipulation to stay appeal pending summary judgment litigation (0.2); brief research regarding length of appellate stays (0.5).	1.20	1195.00	\$1,434.00
			3.90	-	\$4,430.50

TOTAL SERVICES FOR THIS MATTER:

\$4,430.50

Page: 5 Invoice 130359 May 31, 2022

REMITTANCE ADVICE

Please inlcude this Remittance with your payment

For current services rendered through: 05/31/2022				
Total Fees \$4,430.50				
Total Due on Current	Total Due on Current Invoice\$4,430.50			
Outstanding Balance	e from prior invoices as of	f 05/31/2022	(May not include recent	payments)
<u>A/R Bill Number</u>	Invoice Date	Fees Billed	Expenses Billed	<u>Balance Due</u>

Total Amount Due on Current and Prior Invoices:

\$4,430.50

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

James P. Secry, Jr. Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 June 30, 2022 Invoice 130403 Client 36027 Matter 00004 JNP

RE: Notes Litigation

STATEMENT OF PROFESSIONAL SERVICES RENDERED THE	ROUGH 06/30/2022
FEES	\$1,674.00
TOTAL CURRENT CHARGES	\$1,674.00
BALANCE FORWARD	\$4,430.50
LAST PAYMENT	\$4,430.50
TOTAL BALANCE DUE	\$1,674.00

Page: 2 Invoice 130403 June 30, 2022

Summary of Services by Professional					
ID	Name	Title	Rate	Hours	<u>Amount</u>
JAM	Morris, John A.	Partner	1395.00	1.20	\$1,674.00
				1.20	\$1,674.00

Pachulski Stang Ziehl & Jones LLP	Page:	3
Highland Capital Management LP		0403
36027 -00004	June 30, 2	022

Summary of Services by Task Code

June 30, 2022	

Task Code	Description	Hours	Amount
		1.20	\$1,674.00
		1.20	\$1,674.00

Pachulski Stang Ziehl & Jones LLP	Page:	4
Highland Capital Management LP	Invoice 1	30403
36027 -00004	June 30, 2	2022

Summary of Expenses				
Description				<u>Amount</u>
	\$0.00			
		Hours	Rate	Amount
06/07/2022 JAM	Work on identifying counsel for potential	0.30	1395.00	\$418.50
	collection/enforcement of judgment (0.3).			
06/09/2022 JAM	Work on identifying potential collection/judgment enforcement attorney (0.2).	0.20	1395.00	\$279.00
06/13/2022 JAM	Tel c. w/ J. Patterson re: potential engagement for collection/judgment enforcement (0.3); e-mail to J. Patterson re: conflicts, background (0.3); tel c. w/ J. Seery re: Patterson communications (0.1).	0.70	1395.00	\$976.50
		1.20		\$1,674.00
TOTAL SERVICES FOR THIS MATTER:			\$1,674.00	

Page: 5 Invoice 130403 June 30, 2022

REMITTANCE ADVICE

Please include this Remittance with your payment

For current services	rendered through: 06/30)/2022		
Total Fees				\$1,674.00
Total Due on Current Invoice			\$1,674.00	
Outstanding Balance from prior invoices as of 06/30/2022		(May not include recent payments)		
<u>A/R Bill Number</u>	Invoice Date	Fees Billed	Expenses Billed	Balance Due

Total Amount Due on Current and Prior Invoices:\$1,674.00

Pachulski Stang Ziehl & Jones LLP

10100 Santa Monica Blvd. 13th Floor Los Angeles, CA 90067

James P. Seery, Jr. Highland Capital Management LP 100 Crescent Court, Suite 1850 Dallas, TX 75201 July 31, 2022 Invoice 130494 Client 36027 Matter 00004 JNP

RE: Notes Litigation

STATEMENT OF PROFESSIONAL SERVICES RENDERED TH	ROUGH 07/31/2022
FEES	\$21,761.50
TOTAL CURRENT CHARGES	\$21,761.50
BALANCE FORWARD	\$1,674.00
TOTAL BALANCE DUE	\$23,435.50

Pachulski Stang Ziehl & Jones LLP	Page:	2
Highland Capital Management LP	Invoice 13	30494
36027 -00004	July 31, 2	2022

Summary of Services by Professional

ID	Name	Title	Rate	<u>Hours</u>	<u>Amount</u>
GVD	Demo, Gregory Vincent	Partner	1095.00	1.50	\$1,642.50
HRW	Winograd, Hayley R.	Associate	750.00	5.80	\$4,350.00
JAM	Morris, John A.	Partner	1395.00	7.10	\$9,904.50
JMF	Fried, Joshua M.	Partner	1145.00	2.30	\$2,633.50
JNP	Pomerantz, Jeffrey N.	Partner	1445.00	0.90	\$1,300.50
LSC	Canty, La Asia S.	Paralegal	495.00	3.90	\$1,930.50
		C		21.50	\$21,761.50

Pachulski Stang Ziehl & Jones LLP	Page: 3
Highland Capital Management LP	Invoice 130494
36027 -00004	July 31, 2022

<u>Summary o</u>	<u>f Services by Task Code</u>		
Task Code	Description	Hours	Amount
		21.50	\$21,761.50
		21.50	\$21,761.50

Pachulski Stang Ziehl & Jones LLP	Page:	4
Highland Capital Management LP	Invoice 1	30494
36027 -00004	July 31, 2	2022

Summary Description	y of Expenses			<u>4</u>	<u>Amount</u>
			<u>Hours</u>	Rate	<u>Amount</u>
07/11/2022	JAM	Tel c. w/ J. Patterson re: potential collection/judgment enforcement action (0.1); communications w/ G. Demo, H. Winograd, Z. Annable re: court conference (0.2).	0.30	1395.00	\$418.50
07/19/2022	JNP	Review of Report and Recommendation.	0.40	1445.00	\$578.00
07/19/2022	JNP	Conference with J. Seery and Gregory V. Demo regarding Report and Recommendation.	0.10	1445.00	\$144.50
07/19/2022	JNP	Conference with John A. Morris regarding Report and Recommendation.	0.20	1445.00	\$289.00
07/19/2022	JMF	Review report and recommendations re notes litigation.	0.70	1145.00	\$801.50
07/19/2022	GVD	Review report and recommendation (0.5) ; conference with J. Pomerantz and J. Seery re same (0.3) ; correspondence with oversight board re same (0.3)	1.10	1095.00	\$1,204.50
07/19/2022	JAM	Review Report and Recommendations (0.7); tel c. w/ H. Winograd re: R&R (0.1); tel c. w/ G. Demo re: R&R (0.1).	0.90	1395.00	\$1,255.50
07/20/2022	JMF	Review DC order, R&Rs, and original motions for withdrawal of reference and draft analysis of same re district court 7/25 electronic order.	1.30	1145.00	\$1,488.50
07/20/2022	HRW	Review email from J. Morris re: R&R on MSJ (0.1).	0.10	750.00	\$75.00
07/20/2022	HRW	Review emails from G. Demo re: R&R on MSJ (0.1).	0.10	750.00	\$75.00
07/20/2022	JAM	Communications w/ J. Seery re: R&R and defendants' request for extension of time (0.3).	0.30	1395.00	\$418.50
07/21/2022	HRW	Review emails from J. Morris re: stipulation on R&R (0.2).	0.20	750.00	\$150.00
07/21/2022	HRW	Review email from J. Morris re: form of judgment for R&R (0.1).	0.10	750.00	\$75.00
07/21/2022	HRW	Review email from J. Morris re: gathering invoices (0.1).	0.10	750.00	\$75.00
07/21/2022	HRW	Call with J. Morris re: draft email to M. Aigen re:	0.10	750.00	\$75.00

	ng Ziehl & Joi ital Managem 04		In	age: 5 nvoice 130494 nly 31, 2022	
			<u>Hours</u>	Rate	Amount
		stipulation on R&R (0.1).			
07/21/2022	HRW	Review email from J. Morris re: damages on Notes (0.1).	0.10	750.00	\$75.00
07/21/2022	HRW	Review email from Z. Annable re: form of judgment for R&R (0.1).	0.10	750.00	\$75.00
07/21/2022	JAM	Draft e-mail to M. Aigen, H. Winograd re: defendants' request for extension of time to object to R&R (0.4); e-mails w/ J. Seery, J. Pomerantz, H. Winograd re: defendants' request for extension of time (0.1); tel c. w/ J. Seery re: defendants' request for extension of time (0.1); tel c. w/ J. Pomerantz re: defendants' request for extension of time (0.1); revise and send e-mail to M. Aigen, H. Winograd re: defendants' request for extension of time (0.1).	0.80	1395.00	\$1,116.00
07/22/2022	HRW	Review email from J. Morris re: collection on Notes (0.1).	0.10	750.00	\$75.00
07/22/2022	HRW	Review email from L. Canty re: invoices for Notes Litigation (0.1).	0.10	750.00	\$75.00
07/22/2022	HRW	Review email from J. Morris re: invoices for Notes Litigation (0.1).	0.10	750.00	\$75.00
07/22/2022	HRW	Review email from M. Aigen re: stipulation on R&R (0.1).	0.10	750.00	\$75.00
07/22/2022	JAM	E-mail to J. Patterson, J. Seery re: possible retention (0.3).	0.30	1395.00	\$418.50
07/24/2022	HRW	Review email from M. Aigen re: stipulation for R&R objection (0.1).	0.10	750.00	\$75.00
07/24/2022	HRW	Review draft stipulation re: R&R objection (0.1).	0.10	750.00	\$75.00
07/25/2022	JNP	Review defendants submission regarding DCT request regarding pending motions.	0.10	1445.00	\$144.50
07/25/2022	JMF	Review stipulations re notes litigation and emails re same.	0.30	1145.00	\$343.50
07/25/2022	LSC	Retrieval and preparation of invoices/calculations in connection with form of Judgment to be submitted for each Note Maker Defendant and costs and attorneys' fees.calculation.	3.90	495.00	\$1,930.50
07/25/2022	GVD	Review brief in District Court on mootness of notes actions	0.10	1095.00	\$109.50
07/25/2022	GVD	Review stipulation in notes litigation	0.10	1095.00	\$109.50

Pachulski Stang Ziehl & Jones LLP	Page: 6
Highland Capital Management LP	Invoice 130494
36027 -00004	July 31, 2022

			<u>Hours</u>	Rate	Amount
07/25/2022	HRW	Review email from J. Morris re: defendants' pleading seeking clarification on pending motions (0.1) .	0.10	750.00	\$75.00
07/25/2022	HRW	Review defendants' pleading seeking clarification on pending motions (0.3).	0.30	750.00	\$225.00
07/25/2022	HRW	Review stipulation re: briefing schedule on objection to $R\&R(0.3)$.	0.30	750.00	\$225.00
07/25/2022	HRW	Review emails from M. Aigen re: stipulation for objection to $R\&R(0.2)$.	0.20	750.00	\$150.00
07/25/2022	HRW	Review email from Court re: stipulation for objection to $R\&R(0.1)$.	0.10	750.00	\$75.00
07/25/2022	HRW	Review emails from J. Morris re: stipulation for objection to $R\&R(0.3)$.	0.30	750.00	\$225.00
07/25/2022	HRW	Review email from Z. Annable re: stipulation for objection to $R\&R(0.2)$.	0.20	750.00	\$150.00
07/25/2022	HRW	Review email from D. Klos re: damages calculation (0.3) .	0.30	750.00	\$225.00
07/25/2022	JAM	Revise draft Stipulation for objections to R&R/proposed judgment (0.5); e-mail to Z. Annable, J. Pomerantz, G. Demo, H. Winograd re: proposed Stipulation (0.3); communications w/ M. Aigen, defense counsel, H. Winograd re: Stipulation for objections to R&R/proposed judgment (0.3).	1.10	1395.00	\$1,534.50
07/26/2022	HRW	Email J. Morris, J. Pomerantz, G. Demo, and Z. Annable re: response to defendants' pending motions (0.2).	0.20	750.00	\$150.00
07/26/2022	HRW	Review email from J. Morris re: response to defendants' pending motions (0.1) .	0.10	750.00	\$75.00
07/26/2022	JAM	Review and analyze defendants' response to Court's electronic order on mootness issues (0.7); e-mail to J. Pomerantz, G. Demo, H. Winograd re: analysis of issues concerning pending motions (0.4).	1.10	1395.00	\$1,534.50
07/28/2022	JNP	Review reply to defendants response regarding pending motions in District Court.	0.10	1445.00	\$144.50
07/28/2022	GVD	Review draft response to mootness of notes appeals	0.20	1095.00	\$219.00
07/28/2022	HRW	Review emails from J. Morris re: reply to response to defendants' pending motions (0.2).	0.20	750.00	\$150.00
07/28/2022	HRW	Email J. Morris, G. Demo, and J. Pomerantz re:	0.20	750.00	\$150.00

\$21,761.50

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		reply to response to defendants' pending motions (0.2).	<u>Hours</u>	Rate	Amount
07/28/2022	HRW	Review email from Z. Annable re: reply to response to defendants' pending motions (0.2).	0.20	750.00	\$150.00
07/28/2022	HRW	Review email from G. Demo re: reply to response to defendants' pending motions (0.1).	0.10	750.00	\$75.00
07/28/2022	HRW	Review and edit reply to response to defendants' pending motions (1.4).	1.40	750.00	\$1,050.00
07/28/2022	HRW	Call with J. Morris re: reply to response to defendants' pending motions (0.1).	0.10	750.00	\$75.00
07/28/2022	JAM	Draft reply to response on mootness question posed by Court (1.3); e-mails w/ J. Pomerantz, G. Demo, H. Winograd, Z. Annable re: draft reply (0.2); further revisions to reply (0.2).	1.70	1395.00	\$2,371.50
07/30/2022	JAM	Review Klos analysis of principal and interest due on the Notes and e-mail to D. Klos, J. Seery, H. Winograd re: same (0.4); e-mails w/ L. Canty, H. Winograd re: attorneys' fees, invoices, costs and expenses (0.2).	0.60	1395.00	\$837.00
		-	21.50	-	\$21,761.50

TOTAL SERVICES FOR THIS MATTER:

Pachulski Stang Ziehl & Jones LLP Highland Capital Management LP 36027 -00004 Page: 8 Invoice 130494 July 31, 2022

REMITTANCE ADVICE

Please include this Remittance with your payment

For current services rendered through: 07/31/2022 **Total Fees** \$21,761.50 **Total Due on Current Invoice** \$21,761.50 Outstanding Balance from prior invoices as of 07/31/2022 (May not include recent payments) <u>A/R Bill Number</u> **Invoice Date** Fees Billed **Expenses Billed Balance Due** \$1,674.00 \$1,674.00 130403 06/30/2022 \$0.00

Total Amount Due on Current and Prior Invoices:

\$23,435.50

EXHIBIT D

Page 334 of 356

Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 05/06/2021 0122935C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Duplicate

ine	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM	-		Bill Rate		
1	Crane,Geoffrey J	04/30/2021	Morris, John A	Sr. Attorney	2.50	HRS		\$	75.00	\$	Amount 187.50
	Subtotal:										
					2.50	HRS				\$	187.50
		Invoice Subtotal:								_	
	invoice Subtotal:	invoice Subtotal:								\$	187.50
	<u> </u>	TOTAL AMOUNT DUE:						-		\$	187.50
			1.00								
			ACC PAC AD								
			ACAD	VISED							
				Chang the at							

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies. Any questions regarding this invoice, please call or email: (800) 356-1994 / inquiries.srm@roberthalf.com

HIGHLY CONFIDENTIAL

13

10 D-CNL003822

Page 335 of 356

Th Robert Half

Page: Invoice Date: Invoice Number: **Customer Number:** Fed Tax ID:

1 05/20/2021 0123564C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Personal & Confidential
John A Morris
HIGHLAND CAPITAL MANAGEMENT
Suite 700
300 Crescent Court
Dallas TX 75201

Duplicate

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM		Bill Rate	Amount
1	Crane, Geoffrey J	05/07/2021	Morris, John A	Sr. Attorney	8.75	HRS	REG	\$ 75.00	\$ 656.25
2	Crane,Geoffrey J	05/14/2021	Morris, John A	Sr. Attorney	14.75	HRS	REG	\$ 75.00	\$ 1,106.25
	Subtotal:				23.50	HRS			\$ 1,762.50
	Invoic	e Subtotal:							\$ 1,762.50

We provide more limely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies Any questions regarding this invoice, please call or email: (800) 356-1994 / inquiries.srm@roberthalf.com

with your payment.

D-CNL003823

rh Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page 336 of 356

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 06/17/2021 0126707C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM	Bill Rate	Amount
1	Crane,Geoffrey J	06/11/2021	Morris, John A	Sr. Attorney	12.50	HRS REG	\$ 75.00	\$ 937.50
	Subtotal:				12.50	HRS		\$ 937.50

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:	\$ 937.50
TOTAL AMOUNT DUE:	 937.50

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Rep Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquiries.srm@roberthalf.com

Please detach and return this remittance stub with your payment.

Thank you for choosing Robert Half Legal!

Robert Half Legal	Customer	Invoice	Total
P.O. BOX 743295	Number	Number	mount
Los Angeles CA 90074-3295	0000002445092	0126707C	\$ 937.50

000000244509201267070000937503

HIGHLY CONFIDENTIAL

Page 337 of 356

rh Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 07/01/2021 0127289C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM	1	-	Bill Rate	-	Amount
1	Crane, Geoffrey J	06/18/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$	75.00	\$	3,000.00
2	Crane,Geoffrey J	06/25/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$	75.00	\$	3,000.00
	Subtotal:				80.00	HRS				\$	6,000.00

Project/Engagement: Highland/Pachulski Discovery Assistance

ACC PAC ADVISED

Invoice Subtotal:	\$ 6,000.
TOTAL AMOUNT DUE:	\$ 6,000

We provide more limely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies. Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquiries.srm@roberthalf.com

Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court

Dallas TX 75201

Suite 700

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 07/15/2021 0128616C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM		Bill Rate	 Amount
1	Crane, Geoffrey J	07/02/2021	Morris, John A	Sr. Attorney	27.50	HRS	REG	\$ 75.00	\$ 2,062.50
2	Crane, Geoffrey J	07/09/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$ 75.00	\$ 3,000.00
	Subtotal:				67.50	HRS			\$ 5,062.50

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:

TOTAL AMOUNT DUE:

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies. Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquiries.srm@roberthalf.com

HIGHLY CONFIDENTIAL

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Th Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court

Dallas TX 75201

Suite 700

Page 339 of 356

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 08/19/2021 0132912C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online:https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM		Bill Rate	_	Amount
1	Crane, Geoffrey J	08/06/2021	Morris.John A	Sr. Attorney	37.50	HRS R	EG	\$ 75.00	\$	2,812.50
2	Crane, Geoffrey J	08/13/2021	Morris, John A	Sr. Attorney	5.75	HRS R	EG	\$ 75.00	\$	431.25
	Subtotal:				43.25	HRS			\$	3,243.75

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:

TOTAL AMOUNT DUE:

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquiries.srm@roberthalf.com

HIGHLY CONFIDENTIAL

D-CNL003831

3,243.75

3,243.75

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Page 340 of 356

rh Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 09/16/2021 0136354C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online:https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM	Bill Rate	Amount
1	Crane, Geoffrey J	09/03/2021	Morris, John A	Sr. Attorney	32.50	HRS REG	\$ 75.00	\$ 2,437.50
2	Crane,Geoffrey J	09/10/2021	Morris, John A	Sr. Attorney	16.75	HRS REG	\$ 75.00	\$ 1,256.25
	Subtotal:				49.25	HRS		\$ 3,693.75

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:

TOTAL AMOUNT DUE:

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies Any questions regarding this invoice, please call or email: (800) 356-1994 / inquiries.srm@roberthalf.com

3,693.75

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Th Robert Half

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HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page 341 of 356

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 09/02/2021 0134543C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online:https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM		_	Bill Rate	 Amount
1	Crane, Geoffrey J	08/20/2021	Morris, John A	Sr. Attorney	36.50	HRS	REG	\$	75.00	\$ 2,737.50
2	Crane, Geoffrey J	08/27/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$	75.00	\$ 3,000.00
	Subtotal:				76.50	HRS				\$ 5,737.50

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:	\$ 5	,737.50
TOTAL AMOUNT DUE:	\$ 5	737.50

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencies

Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquiries.srm@roberthalf.com

Please detach and return this remittance stub with your payment.

Thank you for choosing Robert Half Legal!

Robert Half Legal	Customer	Invoice	Total	
P.O. BOX 743295	Number	Number	Amount	
Los Angeles CA 90074-3295	0000002445092	0134543C	\$ 5,737.50	

00000024450920134543C005737504

HIGHLY CONFIDENTIAL

rh Robert Half

Personal & Confidential

HIGHLAND CAPITAL MANAGEMENT

John A Morris

300 Crescent Court Dallas TX 75201

Suite 700

Page 342 of 356

Page: Invoice Date: Invoice Number: Customer Number: Fed Tax ID:

1 09/30/2021 0138413C 002445092 94-1648752

Labor Invoice - DUE UPON RECEIPT

Please Remit To: Robert Half Legal P.O. BOX 743295 Los Angeles CA 90074-3295

Pay Online: https://www.roberthalf.com/pay

Line	Employee Name	Wk End Dt	"Report-To" Supervisor	Description	Qty	UOM		 Bill Rate	 Amount
1	Crane, Geoffrey J	09/17/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$ 75.00	\$ 3,000.00
2	Crane, Geoffrey J	09/24/2021	Morris, John A	Sr. Attorney	40.00	HRS	REG	\$ 75.00	\$ 3,000.00
	Subtotal:				80.00	HRS			\$ 6,000.00

Project/Engagement: Highland/Pachulski Discovery Assistance

Invoice Subtotal:	\$ 6,000.00
TOTAL AMOUNT DUE:	\$ 6,000.00

We provide more timely and accurate information to the business community by sharing our accounts receivable information with National Credit Reporting Agencie

Any questions regarding this invoice, please call or email:

(800) 356-1994 / inquirles.srm@roberthalf.com

Please detach and return this remittance stub with your payment.

Thank you for choosing Robert Half Legal!

Robert Half Legal	Customer	Invoice	Total	
P.O. BOX 743295		Number	Amount	
Los Angeles CA 90074-3295	00000002445092	0138413C	\$ 6,000.00	

00000024450920138413000600009

HIGHLY CONFIDENTIAL

EXHIBIT E



Worldwide - 24 Hours (877) 702-9580 www.tsgreporting.com Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 10/28/2021 INVOICE #: 2063326 JOB #: 201194

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	Nancy Dondero
JOB DATE:	10/18/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	-	TERMS	Net 30				
Services				Qty	Pages	Rate	Amount
Nancy Donder	D						
Original & 1 Cer	tified Transcript	t		1	261	\$5.25	\$1,370.25
Compressed / ASCII / Word Index - Complimentary				1		\$45.00	\$0.00
Original Transcript - Immediate Delivery				1	261	\$5.45	\$1,422.45
Remote Real-time Transcription			1	261	\$1.75	\$456.75	
Rough Transcript			1	261	\$1.90	\$495.90	
Exhibit Processi	ing - Scanned 8	Hyperlinked - B&W		1	105	\$0.20	\$21.00
File Creation Fe	e - Hyperlinked	Exhibits - Complimen	tary	1		\$45.00	\$0.00
Other Services	•				na na anna na n	etta ante de la sula.	
Remote Real-tir	ne Transcriptior	Connectivity Charge	/ User	1		\$250.00	\$250.00
Remote Real-tin	ne Transcriptior	n Connectivity Charge	/ User - Reduced by 50%	1			(\$125.00)
Reporter Appea	rance Fee / Sea	ssion - Video Recorde	d Telephonic	2		\$155.00	\$310.00
Remote Video S	Stream / Zoom			1		\$150.00	\$150.00
				the fact loss while also have use	SI	JBTOTAL	\$4,351.35
						TOTAL	\$4,351.35

THANK YOU FOR YOUR BUSINESS!

Please make all checks payable to: TSG Reporting Inc. Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Federal ID # 41-2085745 For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice Issued by TSG Reporting, Inc. **INVOICE DATE: 10/28/2021** INVOICE #: 2063327 JOB #: 201194

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	Nancy Dondero
JOB DATE:	10/18/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	-	TERMS	Net 30			
Services			Qty	Media	Rate	Amount
Nancy Donder	0					
Certified - MPE	G - Complimen	tary	1	6	\$50.00	\$0.00
Other Services	5	and a second a second second second second second second second second second second second second second secon				
Videographer -	Set Up & 1st H	our of Job	1		\$315.00	\$315.00
Videographer -	Additional Hou	rs	7		\$110.00	\$770.00
					SUBTOTAL	\$1,085.00
					TOTAL	\$1.085.00

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Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Federal ID # 41-2085745

For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 10/29/2021 **INVOICE #: 2063431** JOB #: 201195

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	Frank Waterhouse
JOB DATE:	10/19/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30				
Services	······································		· · · · · · · · · · · · · · · · · · ·	Qty	Pages	Rate	Amount
Frank Waterho	use						·····
Original & 1 Ce	rtified Transcript			1	397	\$5.25	\$2,084.25
Original Transci	ript - Evening Pages	5		1	72	\$2.00	\$144.00
Compressed / A	SCII / Word Index -	- Complimentary	ffer Nordfordfar dan seine aktor occurring ander anderskansken einen eine seine son occurrent in der son son s	1	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 19	\$45.00	\$0.00
Original Transcript - Immediate Delivery			· · · · · · · · · · · · · · · · · · ·	1	397	\$5.45	\$2,163.65
Exhibit Process	ing - Scanned & Hy	perlinked - B&W	~	1	224	\$0.20	\$44.80
File Creation Fe	e - Hyperlinked Ext	nibits - Complimen	ntary	1		\$45.00	\$0.00
Other Services	••••••••••••••••••••••••••••••••••••••				1 in original dat	. 1	
Reporter Appea	irance Fee / Sessio	n - Video Recorde	d Telephonic	2		\$155.00	\$310.00
Reporter Appea	irance Fee / Evenin	g Session - Video	Recorded Telephonic	1		\$232.50	\$232.50
Remote Video S	Stream / Zoom	e substances in transferencessagage (r Arys		1		\$150.00	\$150.00
			e olde forsektive och och förföldet dörer och ansammanna anar anar anar		S	UBTOTAL	\$5,129.20
						TOTAL	\$5,129.20

THANK YOU FOR YOUR BUSINESS!

Please make all checks payable to: TSG Reporting Inc.

Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Federal ID # 41-2085745

For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice issued by TSG Reporting, Inc.

INVOICE DATE: 10/29/2021 INVOICE #: 2063432 JOB #: 201195

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	Frank Waterhouse
JOB DATE:	10/19/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30				
Services			Q	ty	Media	Rate	Amount
Frank Waterho	ouse						
Video Sync / Ta	ipe			1	6	\$75.00	\$450.00
Certified - MPE	G - Complimentary			1	6	\$50.00	\$0.00
Other Services	3						
Videographer -	Set Up & 1st Hour of	of Job		1		\$315.00	\$315.00
Videographer -	Additional Hours		7	.5		\$110.00	\$825.00
Videographer -	Add'l Hours - Eveni	ng Rate	1	.5		\$165.00	\$247.50
	· · · · · · · · · · · · · · · · · · ·					SUBTOTAL	\$1,837.50
						TOTAL	\$1,837.50

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Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Federal ID # 41-2085745 Please make all checks payable to: TSG Reporting Inc. For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice Issued by TSG Reporting, Inc. **INVOICE DATE: 11/15/2021** INVOICE #: 2064940 JOB #: 202068

Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
In re: Highland Capital Management, L.P.
Alan Johnson
11/2/2021
TELEPHONIC, Newark, NJ, 07192, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30				
Services		······································	· · · ·	Qty	Pages	Rate	Amount
Alan Johnson			An				
Original & 1 Ce	rtified Transcript			1	258	\$4.75	\$1,225.50
Compressed / A	ASCII / Word Index -	Complimentary		1		\$45.00	\$0.00
Original Transcript - Immediate Delivery			1	258	\$4.95	\$1,277.10	
Exhibit Process	sing - Scanned & Hy	perlinked - B&W	ананданаларындарынын - нес-санундарын - нес-санундарын - тек - наларындарын - тек - теклаларын - теклаларын - т	1	669	\$0.20	\$133.80
File Creation Fe	ee - Hyperlinked Ext	nibits - Complimenta	ary	1		\$45.00	\$0.00
Other Services	\$						
Reporter Appea	arance Fee / Sessio	n - Video Recorded	Telephonic	2		\$145.00	\$290.00
Remote Video S	Stream / Zoom	ананинин түшин түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнөн түүнө		1		\$150.00	\$150.00
Leven	anna an ann an ann an ann an ann an ann an a	ny synandi, sa ny salasi sa siyang sa a sa sanana anonang sa sanang sa sanang sa sanang sa sanang sa sanang sa	ennennen maar kan aan kan kan kan kan kan kan kan kan		ę	SUBTOTAL	\$3,076.40
						TOTAL	\$3,076.40

THANK YOU FOR YOUR BUSINESS!

Federal ID # 41-2085745 Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Please make all checks payable to: TSG Reporting Inc. For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice Issued by TSG Reporting, Inc. **INVOICE DATE: 11/16/2021** INVOICE #: 2065128 JOB #: 201874

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE: WITNESS: JOB DATE: LOCATION:	In re: Highland Capital Management, L.P. James Dondero 10/29/2021 TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30				
Services				Qty	Pages	Rate	Amount
James Donder	0	n an an an an an an an an an an an an an	an an ann an ann an an an an an ann an a				
Original & 1 Ce	rtified Transcript			1	203	\$5.25	\$1,065.75
Compressed / A	SCII / Word Index -	- Complimentary	nna an ar fail ann ann ann an Arrainn ann ann ann ann ann ann ann ann ann	1		\$45.00	\$0.00
Original Transc	Original Transcript - Immediate Delivery				203	\$5.45	\$1,106.35
Remote Real-time Transcription				1	203	\$1.75	\$355.25
Exhibit Process	ing - Scanned & Hy	perlinked - B&W	HILLING AND AND AND AND AND AND AND AND AND AND	1	344	\$0.20	\$68.80
File Creation Fe	ee - Hyperlinked Exl	hibits - Complimer	ntary	1		\$45.00	\$0.00
Other Services	3						
Remote Real-ti	me Transcription Co	onnectivity Charge	/ User	1		\$250.00	\$250.00
Remote Real-ti	me Transcription Co	onnectivity Charge	/ User - Reduced by 50%	1			(\$125.00)
Reporter Appea	arance Fee / Sessio	n - Video Recorde	ed Telephonic	2		\$155.00	\$310.00
Reporter Waitin	ng Time / Hour			1.5		\$150.00	\$225.00
Remote Video	Stream / Zoom		nydd Afre 1 f y anwllow y a an addellad rhyddir y y hygnorenn ar an ar an ar yn yr yng hongron ganar ar ar y b	1		\$150.00	\$150.00
	alassa kujula kunsula kunsula kunsula kunsula kunsula kunsula kula kula kula kula kula kula kunsula kunsula ku		a an ann an an an an ann an an ann an an	a 1997 - Carl Charles, ann an 1999 - Charles ann an 1999 - Charles ann an 1999 - Charles ann an 1999 - Charles	S	UBTOTAL	\$3,406.15
						TOTAL	\$3,406.15

ACC PAC ADVISED

THANK YOU FOR YOUR BUSINESS!

Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708 Federal ID # 41-2085745 Please make all checks payable to: TSG Reporting Inc. For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.



Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 11/17/2021 INVOICE #: 2065210 JOB #: 202288

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	James Dondero
JOB DATE:	11/4/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA		TERMS	Net 30				
Services				Qty	Pages	Rate	Amount
James Dondero)						
Original & 1 Cert	ified Transcri	pt		1	178	\$5.25	\$934.50
Compressed / A	SCII / Word I	ndex - Complimentary		1		\$45.00	\$ 0 .00
Original Transcript - Immediate Delivery			1	178	\$5.45	\$970.10	
Exhibit Processing - Scanned & Hyperlinked - B&W			1	100	\$0.20	\$20.00	
Exhibit Processir	ng - Scanned	& Hyperlinked - Color		1	6	\$1.00	\$6.00
File Creation Fee - Hyperlinked Exhibits - Complimentary			1		\$45.00	\$0.00	
Other Services		······································			9 1. at 1. at 1.		
Reporter Appear	ance Fee / S	ession - Video Recordeo	d Telephonic	1		\$155.00	\$155.00
Remote Video S	tream / Zoom	····		1		\$150.00	\$150.00
		an na an na an Mérica néhi an ang buan san			ç	SUBTOTAL	\$2,235.60
						TOTAL	\$2,235.60

THANK YOU FOR YOUR BUSINESS!

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Worldwide - 24 Hours (877) 702-9580 www.tsgreporting.com Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 11/17/2021 INVOICE #: 2065211 JOB #: 202288

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor
SHIP TO:	New York, NY 10017-2024 US Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE: WITNESS: JOB DATE: LOCATION:	In re: Highland Capital Management, L.P. James Dondero 11/4/2021 TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	-	TERMS	Net 30			
Services			Qty	Media	Rate	Amount
James Donder	0					
Video Sync / Ta	pe	, , , , , , , , , , , , , , , , , , ,	1	3	\$75.00	\$225.00
Certified - MPE	G - Complimen	itary	1	3	\$50.00	\$0.00
Other Services	3		·····		· · · · · · · · · · · · · · · · · · ·	
Videographer -	Set Up & 1st H	our of Job	1		\$315.00	\$315.00
Videographer -	Additional Hou	rs	3.5	MM	\$110.00	\$385.00
- ros - ser reportero r	an an an an an an an an an an an an an a	r - a ayr - 651 Ardayyy a ayn barr anadada			SUBTOTAL	\$925.00
					TOTAL	\$925.00

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Invoice Issued by TSG Reporting, Inc. INVOICE DATE: 11/30/2021 INVOICE #: 2066304 JOB #: 202810

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE:	In re: Highland Capital Management, L.P.
WITNESS:	Dennis C. Sauter
JOB DATE:	11/17/2021
LOCATION:	TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Messenger	TERMS	Net 30				
Services				Qty	Pages	Rate	Amount
Dennis C. Sau	ter	ana unita a mentenderi menandik danake menendek di se				a din kana ang sa sana sa sa sa sa sa sa sa sa sa sa sa sa sa	·····
Original & 1 Ce	rtified Transcript			1	123	\$5.25	\$645.75
Compressed / ASCII / Word Index - Complimentary				1		\$45.00	\$0.00
Original Transcript - Immediate Delivery			1	123	\$5.80	\$713.40	
Exhibit Process	sing - Scanned & Hyp	oerlinked - B&W		1	69	\$0.20	\$13.80
File Creation Fe	ee - Hyperlinked Exh	ibits - Compliment	ary	1		\$45.00	\$0.00
Other Services	3						
Reporter Appea	arance Fee / Sessior	1 - Telephonic		1		\$155.00	\$155.00
Remote Video	Stream / Zoom			1		\$150.00	\$150.00
		nn a shadaada daanaana ahaa ah kaanadhaan ah kaayaayaanaa karraada ah ah waxaadhaa	anna a mire a phriothaineachta sinnight is fuideach a' suine ann an seann an seann an s			SUBTOTAL	\$1,677.95
						TOTAL	\$1,677.95

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ACC PAC ADVISED



Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 11/16/2021 INVOICE #: 2065129 JOB #: 201874

BILL TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
SHIP TO:	Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
CASE: WITNESS: JOB DATE: LOCATION:	In re: Highland Capital Management, L.P. James Dondero 10/29/2021 TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30			
Services			Qty	Media	Rate	Amount
James Donder	0					
Video Sync / Ta	ре		1	3	\$75.00	\$225.00
Certified - MPEG - Complimentary			1	3	\$50.00	\$0.00
Other Services	;			!		
Videographer -	Set Up & 1st Hour o	of Job	1		\$315.00	\$315.00
Videographer -	Additional Hours		6		\$110.00	\$660.00
					SUBTOTAL	\$1,200.00
					TOTAL	\$1,200.00

THANK YOU FOR YOUR BUSINESS!

Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708

Federal ID # 41-2085745

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Please make all checks payable to: TSG Reporting Inc.



Invoice Issued by TSG Reporting, Inc.

INVOICE DATE: 11/30/2021 INVOICE #: 2065833 JOB #: 202067

Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
Pachulski Stang Ziehl & Jones LLP c/o John Morris 780 Third Avenue, 34th Floor New York, NY 10017-2024 US
In re: Highland Capital Management, L.P.
Bruce McGovern
11/9/2021
TELEPHONIC, Dallas, TX, 75001, US

NOTES:

SHIP VIA	Overnight	TERMS	Net 30				
Services			Qty	Pages	Rate	Amount	
Bruce McGove	rn					<u> </u>	
Original & 1 Certified Transcript - Complimentary				1	36	\$5.25	\$0.00
Compressed / ASCII / Word Index - Complimentary			1		\$45.00	\$0.00	
Original Transcript - Immediate Delivery			1	36	\$5.80	\$208.80	
Exhibit Processing - Scanned & Hyperlinked - B&W			1	13	\$0.20	\$2.60	
File Creation Fee - Hyperlinked Exhibits - Complimentary			1		\$45.00	\$0.00	
Other Services	;			I		· · · · · ·	
Reporter Appearance Fee / Session - Telephonic - Complimentary			1		\$155.00	\$0.00	
Reporter Deposition Scheduling Fee - Minimum			1		\$475.00	\$475.00	
Remote Video S	Stream / Zoom			1		\$150.00	\$150.00
					S	SUBTOTAL	\$836.40
						TOTAL	\$836.40

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Remit by Mail to: TSG Reporting Inc. PO Box 95568 Grapevine, TX 76099-9708

Federal ID # 41-2085745

For prompt payment processing, please include the invoice # with your check. All balances in arrears will be assigned a late fee of 1.5% per month, not exceeded the legal limit. If you have any questions, please call TSG.

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EXHIBIT F

SUMMARY	, ,	
PSZJ Total Fees	\$2,663,585.30	
Hayward PLLC Total Fees	\$76,059.50	
TOTAL FEES	\$2,739,644.80	
Robert Half	\$32,625.00	
TSG	\$24,835.55	
TOTAL EXPENSES	\$57,460.55	
TOTAL FEES & EXPENSES		\$2,797,105.35
ONE-FIFTH TOTAL PSZJ FEES	\$532,717.06	
ONE-FIFTH TOTAL HAYWARD PLLC FEE	\$15,211.90	
ONE-FIFTH TOTAL EXPENSES	\$11,492.11	
ONE-FIFTH TOTAL FES & EXPENSES	\$559,421.07	