

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (JTD)

**Hearing Date:** TBD

**Objection Deadline:** August 2, 2019 at 4:00 p.m. (ET)

**FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH  
MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP,  
AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE  
OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL  
ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD  
MARCH 12, 2018 THROUGH MAY 31, 2019**

Name of applicant:	Hogan Lovells US LLP (“ <u>Hogan Lovells</u> ”)
Authorized to provide professional services to:	Debtor
Date of retention:	April 11, 2018, <i>nunc pro tunc</i> to March 12, 2018
Period for which monthly compensation and reimbursement is sought:	April 1, 2019 through May 31, 2019
Amount of monthly compensation sought as actual, reasonable and necessary:	\$446,282.00
Amount of monthly reimbursement sought as actual, reasonable and necessary:	\$8,712.78
Period for which final compensation and reimbursement is sought:	March 12, 2018 through May 31, 2019
Amount of final compensation sought as actual, reasonable and necessary:	\$3,613,068.82

<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 8822. The Debtor’s mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, Attn: Chris Bryant and John Beck.



Amount of final reimbursement sought as actual, reasonable and necessary: \$45,520.87

This is a X monthly \_\_\_ interim X final application

The total time expended for fee application preparation is approximately 25 hours.

If this is not the first application filed, disclose the following for each prior application:

<b>DATE FILED</b>	<b>PERIOD COVERED</b>	<b>REQUESTED FEES/EXPENSES</b>	<b>APPROVED FEES/EXPENSES</b>
5/11/18 D.I. 285	3/12/18-3/31/18	\$328,506.75/\$106.19	\$328,506.75/\$106.19
6/5/18 D.I. 348	4/1/18-4/30/18	\$745,389.75/\$3,507.83	\$745,389.75/\$3,507.83
6/21/18 D.I. 407	5/1/18-5/31/18	\$220,308.25/\$2,219.53	\$220,308.25/\$2,219.53
8/3/18 D.I. 672	6/1/18 – 6/30/18	\$347,591.00/\$14,303.30	\$347,591.00/\$14,303.30
8/27/18 D.I. 706	7/1/18-7/31/18	\$420,182.00/\$6,949.67	\$420,182.00/\$6,949.67
10/1/18 D.I. 762	8/1/18-8/31/18	\$136,960.00/\$1,836.45	\$136,960.00/\$1,836.45
10/30/18 D.I. 805	9/1/18-9/30/18	\$104,961.50/\$1,525.34	\$104,961.50/\$1,525.34
11/28/18 D.I. 832	10/1/18-10/31/18	\$127,684.00/\$1,911.79	\$127,684.00/\$1,911.79
12/17/18 D.I. 856	11/1/18-11/30/18	\$33,770.00/\$1,079.07	\$33,770.00/\$1,079.07
1/18/19 D.I. 930	12/1/18-12/31/18	\$45,253.00/\$437.39	\$45,253.00/\$437.39
3/5/19 D.I. 961	1/1/19-1/31/19	\$180,802.50/\$927.42	\$180,802.50/\$927.42
3/20/19 D.I. 976	2/1/19-2/28/19	\$156,360.50/\$409.03	\$156,360.50/\$409.03
4/23/19 D.I. 1064	3/1/19-3/31/19	\$319,017.50/\$1,595.08	\$255,214.00/\$1,595.08 CNO filed 5/15/19 D.I. 1108

**MONTHLY COMPENSATION BY PROFESSIONAL  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Christopher R. Donoho, III	Partner at Hogan Lovells since 2010. Joined Lovells LLP in 2007. Member of New York Bar since 1997. Areas of expertise: Business Restructuring and Insolvency	\$1,375.00	8.60	\$11,689.05
Pieter Van Tol	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells, LLP since 2003. Member of the New York Bar since 1990. Areas of expertise: Litigation.	\$1,195.00	2.30	\$2,703.95
Scott Friedman	Partner at Hogan Lovells since 2010. Joined Hogan & Hartson as a Partner in 2002. Member of the New York Bar since 1986. Areas of expertise: Tax.	\$1,175.00	11.80	\$13,825.01
Amy B. Freed	Partner at Hogan Lovells since 1998. Joined Hogan & Hartson in 1995. Member of the Maryland Bar since 1988. Member of the District of Columbia Bar since 2007. Member of the New York Bar since 2008. Areas of expertise: Corporate.	\$1,200.00	3.50	\$4,131.92
Christopher R. Bryant	Counsel at Hogan Lovells since 2014. Joined Hogan Lovells in 2010. Member of the New York Bar since 2001. Areas of expertise: Business Restructuring and Insolvency.	\$935.00	283.00	\$262,031.68
Nicholas J. Hoover	Senior Associate at Hogan Lovells since 2013. Member of the Maryland Bar since 2013. Areas of expertise: Corporate.	\$770.00	8.50	\$6,467.63
John D. Beck	Senior Associate at Hogan Lovells since 2014. Member of the New York Bar since 2011 and the Texas Bar since 2010. Areas of expertise: Business Restructuring and Insolvency.	\$895.00	60.90	\$53,822.28
Catherine Y. Chen	Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2015. Member of the New York Bar since 2016. Areas of expertise: Tax.	\$730.00	3.40	\$2,472.53

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Eric L. Einhorn	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$590.00	24.30	\$14,206.95
Sean A. Feener	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$590.00	101.30	\$59,053.61
Jennifer Lee	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$530.00	20.50	\$10,688.89
Sara Posner	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$530.00	4.70	\$2,491.00
Ronald Cappiello	Senior Paralegal at Hogan Lovells from 2013 to April 2019. Areas of expertise: Business Restructuring and Insolvency.	\$415.00	6.50	\$2,697.50
<b>GRAND TOTAL:</b>			<b>539.30</b>	<b>\$446,282.00<sup>2</sup></b>
<b>ATTORNEY BLENDED RATE: \$832.55</b>				
<b>BLENDED RATE: \$827.52</b>				

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<sup>2</sup> The total compensation sought includes the less 50% discount for non-working travel.

**MONTHLY COMPENSATION BY PROJECT CATEGORY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees</b>
01-Corporate Governance and Board Matters	13.20	\$11,539.37
02-Meetings and Communications with Creditors	0.20	\$179.00
03-Hearings	6.70	\$4,951.48
04- DIP or Exit Financing	0.30	\$280.50
05 Litigation: Contested Matters & Adversary Proceedings	1.00	\$828.63
07-Plan and Disclosure Statement	347.70	\$295,092.66
08-Claims Administration and Objections	72.40	\$64,832.28
10-Case Administration	21.60	\$17,158.56
11-Tax	4.70	\$4,731.50
17-Monthly Fee Statements and Interim/Final Fee Applications (Hogan Lovells)	45.80	\$28,847.86
20-Non-Working Travel <sup>3</sup>	13.70	\$9,152.21
21 Employee Matters	0.50	\$587.50
24-Asset Dispositions/363 Sales	5.30	\$4,620.95
26-Insurance Matters	0.30	\$280.50
32-Discovery	5.90	\$3,199.00
<b>GRAND TOTAL:</b>	<b>539.30</b>	<b>\$446,282.00</b>

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<sup>3</sup> The less 50% discount for non-working travel has been applied.

**MONTHLY EXPENSE SUMMARY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Total Expenses</b>
Air Freight	FedEx	\$761.48
Air travel		\$3,026.00
Car Service		\$1,379.91
Computer Research - Westlaw		\$1,571.16
Corporation Service Provider		\$335.74
Hospitality		\$358.87
Hotel - Lodging		\$657.80
Hotel - Misc. Other		\$4.00
Meals		\$177.90
Postage		\$25.50
Taxi		\$86.34
Taxi - Local		\$53.08
Word Processing		\$275.00
<b>GRAND TOTAL:</b>		<b>\$8,712.78</b>

**FINAL COMPENSATION BY PROFESSIONAL  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Christopher R. Donoho, III	Partner at Hogan Lovells since 2010. Joined Lovells LLP in 2007. Member of New York Bar since 1997. Areas of expertise: Business Restructuring and Insolvency	\$1,245.00	\$1,375.00	460.50	\$569,807.43
Keith Flaum	Partner at Hogan Lovells since 2017. Partner at Cooley LLP since 1998. Joined Hogan Lovells in 2017. Member of the California Bar since 1989. Areas of expertise: Corporate.	\$1,350.00	\$1,450.00	4.50	\$6,004.97
Pieter Van Tol	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells, LLP since 2003. Member of the New York Bar since 1990. Areas of expertise: Litigation.	\$1,035.00	\$1,195.00	19.80	\$21,800.53.00
Scott Friedman	Partner at Hogan Lovells since 2010. Joined Hogan & Hartson as a Partner in 2002. Member of the New York Bar since 1986. Areas of expertise: Tax.	\$1,095.00	\$1,175.00	61.30	\$69,173.68
Martha N. Steinman	Partner at Hogan Lovells since 2012. Joined Hogan Lovells in 2012. Partner at Rosenman & Colin since 1990. Member of the District of Columbia Bar since 1991. Areas of expertise: Tax.	\$1,210.00	\$1,275.00	8.70	\$10,457.11
Jasper Howard	Partner at Hogan Lovells since 2017. Partner at Covington & Burling LLP since 1998. Joined Hogan Lovells in 2017. Areas of expertise: Tax.	\$1,175.00	\$1,250.00	0.30	\$348.44
Robert A. Ripin	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells since 1999. Member of the New York Bar since 1989. Areas of expertise: Finance.	\$1,165.00	\$1,230.00	5.30	\$6,061.77
Amy B. Freed	Partner at Hogan Lovells since 1998. Joined Hogan & Hartson in 1995. Member of the Maryland Bar since 1988. Member of the District of Columbia Bar since 2007. Member of the New York Bar since 2008. Areas	\$1,150.00	\$1,200.00	9.60	\$11,024.51

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
	of expertise: Corporate.				
Adam H. Golden	Partner at Hogan Lovells since 2014. Joined Hogan Lovells in 2014. Member of the New York Bar since 1991. Areas of expertise: Corporate.	\$1,140.00	\$1,275.00	1.00	\$1,121.17
Michael T. Frank	Partner at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Partner at Orrick Herrington & Sutcliffe in 2003. Member of the California Bar since 1998. Areas of expertise: Corporate.	\$1,025.00	\$1,075.00	0.90	\$879.66
Mark Jones	Partner at Hogan Lovells International, LLP since 2014. Joined Hogan Lovells in 2014. Member of the England and Wales Bar since 1996.	\$1,085.00	\$1,165.00	0.50	\$539.28
Michele S. Harrington	Partner at Hogan Lovells International, LLP since 2001. Joined Hogan & Hartson in 1987. Member of the District of Columbia Bar since 1987. Member of the Virginia Bar since 2000. Areas of expertise: Government Regulatory.	\$1,085.00	\$1,150.00	3.30	\$3,559.26
Thomas W. Beimers	Partner at Hogan Lovells since 2016. Joined Hogan Lovells in 2016. Member of the DC Bar since 2000. Areas of expertise: Government Regulatory.	\$945.00	\$1,015.00	0.30	\$283.50
Christopher R. Bryant	Counsel at Hogan Lovells since 2014. Joined Hogan Lovells in 2010. Member of the New York Bar since 2001. Areas of expertise: Business Restructuring and Insolvency.	\$860.00	\$935.00	1,712.20	\$1,508,433.16
Philip H. Erlich	Counsel at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Counsel at Lovells LLP since 2007. Member of the New York Bar since 1987. Areas of expertise: Corporate.	\$875.00	\$935.00	4.70	\$4,098.04
Valerie Brennan	Counsel at Hogan Lovells since 2007. Joined Hogan & Hartson in 1999. Member of the DC Bar since 1996. Areas of expertise: Intellectual Property.	\$820.00	\$870.00	2.20	\$1,787.55
Tao Y. Leung	Counsel at Hogan Lovells since 2018. Joined Hogan Lovells as an Associate in 2016. Member of the New California Bar since 2007. Areas of	\$800.00	\$855.00	2.90	\$2,293.26



<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
	expertise: Employment Litigation.				
Nicholas J. Hoover	Senior Associate at Hogan Lovells since 2013. Member of the Maryland Bar since 2013. Areas of expertise: Corporate.	\$685.00	\$770.00	10.60	\$7,879.28
John D. Beck	Senior Associate at Hogan Lovells since 2014. Member of the New York Bar since 2011 and the Texas Bar since 2010. Areas of expertise: Business Restructuring and Insolvency.	\$830.00	\$895.00	796.60	\$662,279.90
William J. Bruno	Senior Associate at Hogan Lovells from 2013 to December 2018. Member of the Massachusetts Bar since 2010. Member of the Pennsylvania Bar since 2010. Member of the New York Bar since 2012. Member of the District of Columbia Bar since 2013. Areas of expertise: Corporate.	\$785.00	N/A	4.10	\$3,158.44
M. Shane Johnson	Senior Associate at Hogan Lovells from 2014 to July 2018. Member of the Texas Bar since 2012. Member of the New York Bar since 2014. Areas of expertise: Business Restructuring and Insolvency.	\$780.00	N/A	11.30	\$8,649.52
Ahuva Warburg	Senior Associate at Hogan Lovells from 2016 to June 2018. Member of the New York Bar since 2014. Areas of expertise: Tax.	\$725.00	N/A	7.40	\$5,303.16
Andrew S. Furlow	Senior Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2010. Member of the DC Bar since 2011. Areas of expertise: Government Regulatory.	\$845.00	\$895.00	0.30	\$253.50
Joshua Esam	Associate at Hogan Lovells International LLP since 2013. Member of the Ireland Bar since 2017. Areas of expertise: Government Regulatory.	\$610.00	\$720.00	3.20	\$1,941.87
Annie Kang	Senior Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2017. Member of the California Bar since 2015. Areas of expertise: Corporate.	\$635.00	\$730.00	35.60	\$22,345.42
Catherine Y. Chen	Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2015.	\$625.00	\$730.00	28.90	\$19,803.95

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
	Member of the New York Bar since 2016. Areas of expertise: Tax.				
Eric L. Einhorn	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$495.00	\$590.00	508.00	\$262,451.42
Sean A. Feener	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$495.00	\$590.00	502.80	\$265,612.93
Jennifer Lee	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$430.00	\$530.00	30.30	\$15,837.50
Sara Posner	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$430.00	\$530.00	4.70	\$2,491.00
Ronald Capiello	Senior Paralegal at Hogan Lovells from 2013 to April 2019. Areas of expertise: Business Restructuring and Insolvency.	\$390.00	\$415.00	291.20	\$113,619.24
Arona Samb	Senior Paralegal at Hogan Lovells from 2004 to October 2018. Areas of expertise: Litigation Support.	\$395.00	N/A	0.90	\$339.00
Elisabeth T. Ohman	Information Resource Center-Research Manager-New York Office. Joined Hogan & Hartson in 2001. Areas of expertise: Knowledge Services and Research.	\$405.00	\$430.00	0.50	\$202.50
Miguel Lugo	Litigation Support Project Manager. Joined Hogan & Hartson in 2007. At Hogan Lovells since 2010. Areas of expertise: Litigation Support.	\$360.00	\$390.00	9.40	\$3,226.87
<b>GRAND TOTAL:</b>				<b>4,543.80</b>	<b>\$3,613,068.82<sup>4</sup></b>
<b>ATTORNEY BLENDED RATE: \$824.10</b>					
<b>BLENDED RATE: \$795.16</b>					

<sup>4</sup> The total compensation sought includes the less 50% discount for non-working travel.

**FINAL COMPENSATION BY PROJECT CATEGORY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees</b>
01-Corporate Governance and Board Matters	37.80	\$35,921.42
02-Meetings and Communications with Creditors	95.00	\$92,001.63
03-Hearings	154.90	\$127,510.75
04- DIP or Exit Financing	262.30	\$228,417.37
05 Litigation: Contested Matters & Adversary Proceedings	93.70	\$72,914.82
06-Avoidance Action Analysis	--	--
07-Plan and Disclosure Statement	1,031.60	\$870,232.08
08-Claims Administration and Objections	213.50	\$168,134.04
09-Assumption/Rejection of Leases/Contracts	38.90	\$20,425.34
10-Case Administration	199.20	\$127,369.16
11-Tax	53.50	\$48,990.08
12-General/Other	83.60	\$67,261.10
13-Retention of Professionals/Fee Issues (Hogan Lovells)	16.00	\$9,284.71
14-Retention of Professionals/Filing/Others	15.80	\$10,391.88
15-Retention of Professional/Objections/Hogan Lovells	0.30	\$246.13
16-Retention of Professionals/Others/Objections	4.70	\$3,432.53
17-Monthly Fee Statements and Interim/Final Fee Applications (Hogan Lovells)	272.20	\$138,249.73
18-Monthly Fee Statements and Interim/Final Fee Applications (Others)	7.70	\$5,450.68
19-Monthly Fee Statements and Interim/Final Fee Applications-Others	12.30	\$9,539.28
20-Non-Working Travel <sup>5</sup>	96.20	\$75,025.56
21 Employee Matters	129.50	\$106,365.75
22-Government/Regulatory Matters	28.00	\$22,853.71
23-Asset Analysis and Recovery	5.80	\$3,268.38
24-Asset Dispositions/363 Sales	1,390.40	\$1,136,593.99
25-Automatic Stay Matters	47.90	\$39,508.73
26-Insurance Matters	34.50	\$31,093.52
27-Vendor/Supplier Matters	34.00	\$31,574.10
28-General Case Strategy	26.00	\$21,803.42

<sup>5</sup> The less 50% discount for non-working travel has been applied.

29-Schedules/SOFA/U.S.Trustee Reports	10.20	\$8,631.04
30-Drafting, Reviewing and Analyzing Pleadings	84.50	\$53,489.29
31-Regulatory Liaison	--	--
32-Discovery	63.80	\$47,088.60
<b>GRAND TOTAL:</b>	<b>4,543.80</b>	<b>\$3,613,068.82</b>

**FINAL EXPENSE SUMMARY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Total Expenses</b>
Advance Third Party Charges	TSG Reporting	\$12,184.78
Air Freight	FedEx	\$874.59
Air travel		\$10,306.70
Building Maintenance Services		\$125.00
BW Copies/Printing Total		\$1,204.50
Car Service		\$5,625.34
Computer Research - Pacer	Pacer	\$2,034.40
Computer Research - Westlaw	Westlaw	\$3,832.83
Corporation Service Provider		\$335.74
Data Storage Fees - Internal		\$619.10
Delivery Services/Messengers		\$34.80
EPIQ Other Case Specific Data Services		\$48.00
Hospitality		\$836.02
Hotel - Lodging		\$2,483.63
Hotel - Meals/Refreshments		\$51.71
Hotel - Misc. Other		\$25.00
Meals		\$1,407.39
Other		\$37.71
Parking		\$56.30
Postage		\$25.50
Publications/Books/Treatises		\$37.20
Rail Travel		\$487.00
Taxi		\$134.95
Taxi - Local		\$218.52
Travel Agency Fee		\$74.00
Travel Expenses		\$1,047.83
WiFi/Hotspot		\$72.33
Word Processing		\$1,300.00
<b>GRAND TOTAL:</b>		<b>\$45,520.87</b>

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (JTD)

**Hearing Date: TBD**

**Objection Deadline: August 2, 2019 at 4:00 p.m. (ET)**

**FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH  
MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP,  
AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE  
OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL  
ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD  
MARCH 12, 2018 THROUGH MAY 31, 2019**

Hogan Lovells US LLP (“Hogan Lovells”), as bankruptcy co-counsel for the debtor and debtor in possession in the above-captioned case (collectively, the “Debtor”), submits this application (the “Application”) for final allowance of compensation and reimbursement of expenses under sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), the United States Trustee’s Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the “U.S. Trustee Guidelines”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* [D.I. 171] (the

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 8822. The Debtor’s mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, Attn: Chris Bryant and John Beck.

“Interim Compensation Procedures Order”). By this Application, Hogan Lovells seeks: (i) allowance of compensation for professional services rendered by Hogan Lovells to the Debtor for the period April 1, 2019 through May 31, 2019 (the “Monthly Application Period”); (ii) reimbursement of actual and necessary expenses incurred by Hogan Lovells during the Monthly Application Period in rendering professional services on behalf of the Debtor; (iii) final allowance of compensation for professional services rendered by Hogan Lovells to the Debtor for the period of March 12, 2018 through and including May 31, 2019 (the “Final Application Period”); and (iv) final reimbursement of actual and necessary expenses and disbursements incurred by Hogan Lovells in rendering professional services on behalf of the Debtor during the Final Application Period. In support of this Application, Hogan Lovells represents as follows:

#### **JURISDICTION**

1. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

2. The statutory predicates for the relief requested herein are sections 330 and 331 of the Bankruptcy Code, as supplemented by Bankruptcy Rule 2016, Local Rule 2016-2, the U.S. Trustee Guidelines, and the Interim Compensation Procedures Order.

#### **BACKGROUND**

3. On March 12, 2018 (the “Petition Date”), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.

4. The Debtor is operating its business as debtor in possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. An official committee of unsecured creditors (the “Committee”) was appointed in this chapter 11 case (the “Chapter 11 Case”) on March 27, 2018. No trustee or examiner has been requested or appointed in this Chapter 11 Case.

**HOGAN LOVELLS' RETENTION**

5. Before the Petition Date, the Debtor engaged Hogan Lovells as its bankruptcy co-counsel in connection with this bankruptcy case. On March 23, 2018, the Debtor filed the *Application of the Debtor for Entry of an Order Pursuant to Bankruptcy Code Sections 327(a), 328, 330, and 1107 Authorizing Employment and Retention of Hogan Lovells US LLP as Counsel for the Debtor Nunc Pro Tunc to the Petition Date and Statement Required by Bankruptcy Code Section 329* [D.I. 87] (the "Hogan Lovells Retention Application").

6. On April 11, 2018, this Court granted the Hogan Lovells Retention Application pursuant to the *Order Granting the Application of the Debtor for Entry of an Order Pursuant to Bankruptcy Code Sections 327(a), 328, 330, and 1107 Authorizing Employment and Retention of Hogan Lovells US LLP as Bankruptcy Counsel for the Debtor Nunc Pro Tunc to the Petition Date* [D.I. 174] (the "Hogan Lovells Retention Order").

**INTERIM COMPENSATION PROCEDURES ORDER**<sup>2</sup>

7. The Court entered the Interim Compensation Procedures Order on April 11, 2018. The Interim Compensation Procedures Order sets forth the procedures for interim compensation and reimbursement of expenses for all Professionals in this case.

8. In particular, the Interim Compensation Procedures Order provides that Professionals may file and serve a Monthly Fee Application no earlier than the 15th day of each month following the month for which compensation is sought, for interim approval and allowance compensation for services rendered and reimbursement of expenses incurred during the immediately preceding month. Parties in interest will have 14 days (or the next business day if such day is not a business day) after the service of a Monthly Fee Application to object to the

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<sup>2</sup> Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Interim Compensation Procedures Order.



requested compensation for services rendered and reimbursement of expenses incurred. Provided that there are no objections to such Monthly Fee Application filed within 14 days after the service of the Monthly Fee Application, the Professional may file a certificate of no objection (the “Certificate of No Objection”) with the Court.

9. Upon the filing of a Certificate of No Objection, the Debtor is authorized to pay such Professional 80% of the fees and 100% of the expenses requested in such Monthly Fee Application. If a partial objection to the Monthly Fee Application is filed, then the Debtor is authorized to pay 80% of the fees and 100% of the expenses not subject to an objection.

### **DEBTOR’S CHAPTER 11 PLAN**

10. On May 17, 2019, the United States Bankruptcy Court for the District of Delaware (the “Bankruptcy Court”) entered the *Findings of Fact, Conclusions of Law, and Order Confirming Debtor’s Modified Amended Plan of Liquidation* [D.I. 1113] (the “Confirmation Order”). Pursuant to the Confirmation Order, the Bankruptcy Court confirmed the *Debtor’s Modified Amended Plan of Liquidation* [D.I. 1099] (the “Plan”).<sup>3</sup>

11. The Plan went effective on May 31, 2019 (the “Effective Date”). See D.I. 1127. Pursuant to the Plan, Confirmation Order, and Effective Date notice, any and all applications for the final allowance of Professional Fee Claims must be filed and served upon counsel to the Debtor, counsel to the Committee, the United States Trustee, and all Persons on the Debtor’s Bankruptcy Rule 2002 service list on or before the date that is 60 days after the Effective Date (the “Professional Fee Claim Bar Date”). Accordingly, the Professional Fee Claim Bar Date is July 30, 2019. Such Professional Fee Claims include all fees and expenses requested by Professionals from the Petition Date through the Effective Date for the Debtor.

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<sup>3</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Plan and Confirmation Order, as applicable.

**RELIEF REQUESTED**

12. Hogan Lovells submits this Application: (i) for allowance of compensation for actual, reasonable, and necessary professional services that it rendered as co-counsel for the Debtor during the Monthly Application Period; (ii) for reimbursement of actual, reasonable, and necessary expenses incurred in representing the Debtor during the Monthly Application Period; (iii) for final allowance of compensation for actual, reasonable, and necessary professional services rendered by Hogan Lovells to the Debtor during the Final Application Period; and (iv) final reimbursement of actual, reasonable, and necessary expenses and disbursements incurred by Hogan Lovells in rendering professional services on behalf of the Debtor during the Final Application Period.

**MONTHLY APPLICATION PERIOD**<sup>4</sup>

13. During the Monthly Application Period, Hogan Lovells incurred fees in the amount of \$446,282.00. For the same period, Hogan Lovells incurred actual, reasonable, and necessary expenses totaling \$8,712.78. As of the date of this Application, Hogan Lovells has received no payments with respect to these amounts.

14. Set forth on the foregoing “Compensation by Project Category” is a summary, by subject matter category, of the time expended by Hogan Lovells timekeepers billing time to the Debtor’s case during the Monthly Application Period.

15. Attached hereto as **Exhibit E** are detailed descriptions of the services rendered and a breakdown of actual, reasonable, and necessary expenses incurred by Hogan Lovells during the Monthly Application Period. Hogan Lovells charges \$.10 per page for photocopying and \$1.00 per page for outgoing domestic facsimiles, and does not charge for

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<sup>4</sup> This is a consolidated Monthly Application Period for April 1, 2019 through May 31, 2019, in accordance with the Interim Compensation Procedures Order.

incoming facsimiles. In accordance with Local Rule 2016-2, Hogan Lovells has reduced its request for compensation for non-working travel to 50% of its normal rate.

**THE FINAL APPLICATION PERIOD**

16. Hogan Lovells seeks allowance of \$3,613,068.82 for actual, reasonable, and necessary professional services rendered to the Debtor during the Final Application Period and \$45,520.87 as reimbursement of actual, reasonable, and necessary expenses incurred in connection with the rendition of such services during the Final Application Period. Detailed descriptions of the services rendered and expenses incurred by Hogan Lovells during the Final Application Period are set forth on **Exhibit A** of the monthly fee applications filed by Hogan Lovells in this Chapter 11 Case, and **Exhibit E** attached hereto for the months of April and May 2019. Hogan Lovells requests that the Debtor be authorized and directed to pay Hogan Lovells an amount equal to the sum of the allowed compensation and expense reimbursement during the Final Application Period, less any amounts previously paid by the Debtor.

17. During the Final Application Period, Hogan Lovells served as bankruptcy co-counsel to the Debtor, with Morris, Nichols, Arsht & Tunnell LLP (“Morris Nichols”) as Delaware co-counsel, in providing the typical panoply of chapter 11 services to the Debtor. These services included, but were not limited to: (i) preparing and filing documents related to “first-day” relief, and obtaining approval of such relief; (ii) assisting the Debtor’s professionals in drafting and filing retention and fee applications; (iii) drafting and filing the Plan, its related disclosure statement and Plan supplement documents; (iv) communicating with creditors and other parties in interest regarding the Plan and other matters; (v) assisting with the research and analysis of various plan-related and other issues; (vi) reviewing and filing declarations and briefs in support of confirmation; (vii) obtaining approval of the Plan; (viii) representing the Debtor at hearings before this Court; (ix) assisting the Debtor with meeting its reporting obligations as

debtor-in-possession; and (x) commenting on, and coordinating the filing and service of, various other pleadings filed on behalf of the Debtor.

18. Hogan Lovells has endeavored to represent the Debtor in the most expeditious and economical manner possible. Tasks have been assigned to attorneys, paralegals, and other support staff at Hogan Lovells so that work has been performed by those most familiar with the particular matter or task and, where attorney or paralegal involvement was required, by the lowest hourly rate professional appropriate for a particular matter. Moreover, Hogan Lovells has endeavored to coordinate with Morris Nichols and the other professionals involved in this case so as to minimize any duplication of effort and to minimize attorneys' fees and expenses to the Debtor. Hogan Lovells believes it has been successful in this regard.

19. No agreement or understanding exists between Hogan Lovells and any other person for the sharing of compensation received or to be received for services rendered in or in connection with this case.

20. The undersigned has reviewed the requirements of Local Rule 2016-2 and certifies to the best of his information, knowledge, and belief that this Application substantially complies with that Rule.

**INFORMATION RELATED TO UST GUIDELINES**

21. In addition, Hogan Lovells states the following as required under section C.5 of the *Appendix B Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases* (the "UST Guidelines"):

- a. Did you agree to any variations from, or alternatives to, your standard or customary billing rates, fees or terms for services pertaining to this engagement that were provided during the application period? If so, please explain. **No.**

- b. If the fees sought in this fee application as compared to the fees budgeted for the time period covered by this fee application are higher by 10% or more, did you discuss the reasons for the variation with the client. **The fees are not 10% or higher.**
- c. Have any of the professionals included in this fee application varied their hourly rate based on the geographic location of the bankruptcy case? **No.**
- d. Does the fee application include time or fees related to reviewing or revising time records or preparing, reviewing, or revising invoices? (This is limited to work involved in preparing and editing billing records that would not be compensable outside of bankruptcy and does not include reasonable fees for preparing a fee application.). If so, please quantify by hours and fees.

**John Beck, 1.0 hours = \$895**

**Eric Einhorn, 2.4 hours = \$1,416**

**Jennifer Lee, 2.8 hours = \$1,484**

- e. Does this fee application include time or fees for reviewing time records to redact any privileged or other confidential information? If so, please quantify by hours and fees. **No.**
- f. If the fee application includes any rate increases since retention: (i) Did your client review and approve those rate increases in advance? (ii) Did your client agree when retaining the law firm to accept all future rate increases? If not, did you inform your client that they need not agree to modified rates or terms in order to have you continue the representation, consistent with ABA Formal Ethics Opinion 11-458? **(i) In 2019, Hogan Lovells increased its standard rates for all timekeepers pursuant to a firm-wide rate change. (ii) Yes, Hogan Lovells' engagement letter with the Debtor informed the Debtor of potential future rate increases, as well as the customary annual rate increase, and the Debtor agreed to accept such future increases.**

22. The blended hourly rate for all Hogan Lovells timekeepers (including both professionals and paraprofessionals) who billed to matters excluding chapter 11 representations (collectively, the "Non-Chapter 11 Matters")<sup>5</sup> during the 12-month period beginning on June 1,

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<sup>5</sup> It is the nature of Hogan Lovells' practice that certain non-bankruptcy engagements require the advice and counsel of professionals and paraprofessionals who work primarily within Hogan Lovells' Business Restructuring and Insolvency Group. Accordingly, Non-Chapter 11 Matters consist of matters for which Hogan Lovells' timekeepers represented a client in a matter *other than* court-approved chapter 11 representations. The Non-Chapter 11 Matters include time billed by Hogan Lovells' timekeepers who work within Hogan Lovells' Business Restructuring and Insolvency Group.

2018 and ending on May 31, 2019 (the “Comparable Period”) was, in the aggregate, approximately \$710.58 per hour.<sup>6</sup>

23. The blended hourly rate for all Hogan Lovells timekeepers (including both professionals and paraprofessionals) who billed on the Application during the Final Application Period was, in the aggregate, approximately \$795.16 per hour. During the Final Application Period, 23 Hogan Lovells professionals and paraprofessionals billed less than fifteen hours.

24. A detailed comparison of these rates is as follows:

<b>Position at Hogan Lovells</b>	<b>Billed for Bankruptcy Only Preceding Year</b>	<b>Billed for Non-Chapter 11 Matters Preceding Year</b>
Partner	\$1,114.07	\$963.98
Special Counsel	\$907.19	\$835.10
Associate	\$659.21	\$629.41
Paralegal	\$381.48	\$298.77
<b>All Blended:</b>	<b>\$846.98</b>	<b>\$710.58</b>

25. Exhibits A, B, and C attached hereto, contain certain schedules pursuant to the UST Guidelines.

### CONCLUSION

WHEREFORE, Hogan Lovells respectfully requests that this Court: (i) allow Hogan Lovells (a) monthly compensation in the amount of \$446,282.00 for actual, reasonable, and necessary professional services rendered on behalf of the Debtor during the Monthly Application Period, and (b) monthly reimbursement in the amount of \$8,712.78 for actual,

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<sup>6</sup> Hogan Lovells calculated the blended rate for Non-Chapter 11 Matters by dividing the *total dollar amount* billed by Hogan Lovells timekeepers to Non-Chapter 11 Matters during the Comparable Period by the *total number of hours* billed by such Hogan Lovells timekeepers to Non-Chapter 11 Matters during the same period.

reasonable, and necessary expenses incurred during the Monthly Application Period; (ii) allow Hogan Lovells (a) final compensation in the amount of \$3,613,068.82 for actual, reasonable, and necessary services rendered to or on behalf of the Debtor during the Final Application Period, and (b) final reimbursement of \$45,520.87 for actual, reasonable, and necessary expenses incurred during the Final Application Period; (iii) authorize and direct the Debtor to pay Hogan Lovells an amount equal to the sum of such allowed compensation and reimbursement, less any amounts previously paid by the Debtor; and (iv) grant such other further relief as the Court deems just and proper. Hogan Lovells respectfully requests entry of the proposed order, attached hereto as **Exhibit D**, granting the relief requested herein and granting such other relief as is just and proper.

Dated: July 19, 2019  
New York, New York

Respectfully submitted,

**HOGAN LOVELLS US LLP**

By: /s/ Christopher R. Donoho, III  
390 Madison Avenue  
New York, New York 10017  
Telephone: 212-918-3000  
Facsimile: 212-918-3100  
Christopher R. Donoho, III, Esq. (*pro hac vice*)  
Christopher R. Bryant, Esq. (*pro hac vice*)  
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Email: chris.donoho@hoganlovells.com  
chris.bryant@hoganlovells.com  
john.beck@hoganlovells.com

*Co-Counsel to the Debtor and Debtor in Possession*

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE

*In re:*

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (KG)

**Hearing Date: TBD**

**Objection Deadline:  
August 2, 2019 at 4:00 p.m. (ET)**

**NOTICE OF FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP, AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD MARCH 12, 2018 THROUGH MAY 31, 2019**

PLEASE TAKE NOTICE that today, Morris, Nichols, Arsht & Tunnell LLP as counsel to the Debtor in the above-captioned case, filed the attached **Fourteenth Monthly (For The Period April 1, 2019 Through May 31, 2019) And Final Application Of Hogan Lovells US LLP, As Bankruptcy Co-Counsel For The Debtor, For Allowance Of Final Compensation And For Final Reimbursement Of All Actual And Necessary Expenses Incurred For The Period March 12, 2018 Through May 31, 2019** (the "Application").

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application, must: (a) filed with the Clerk of the Bankruptcy Court, 824 North Market Street, 3<sup>rd</sup> Floor, Wilmington, Delaware 19801, by **August 2, 2019 at 4:00 p.m. (Eastern Time)** (the "Objection Deadline"); and (b) be served so as to be received on or before the Objection Deadline by:

i. the Debtor: Orexigen Therapeutics, Inc., 3344 North Torrey Pines Court, Suite 200, La Jolla, CA 92037;

ii. co-counsel to the Debtor: Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, (Attn: Christopher R. Donoho, III, Esq.); and Morris, Nichols, Arsht & Tunnell LLP, 1201 N. Market Street, 16<sup>th</sup> Floor, Wilmington, DE 19801, (Attn: Robert J. Dehney, Esq.);

iii. counsel to the DIP Administrative Agent: Arnold & Porter Kaye Scholer LLP, 70 W. Madison St., Suite 4200, Chicago, IL 60602 (Attn: Tyler Nurnberg, Esq. and Alan Glantz, Esq.);

iv. counsel to certain of the DIP Lenders: Quinn Emanuel Urquhart & Sullivan, LLP, 865 S. Figueroa St., 10<sup>th</sup> Floor, Los Angeles, CA 90017 (Attn: Eric Winston, Esq. and Bennett Murphy, Esq.); and Whiteford Taylor Preston LLP, The Renaissance Center, Suite 500, 405 N. King Street, Wilmington, DE 19801 (Attn: Chris Samis, Esq. and L. Katherine Good, Esq.);

<sup>1</sup> The last four digits of the Debtor's federal tax identification number are 8822. The Debtor's mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Ave., New York, NY 10017.



v. counsel to the Official Committee of Unsecured Creditors: Irell & Manella LLP, 840 Newport Center Drive, Suite 400, Newport Beach, CA 92660 (Attn: Jeffrey M. Reisner, Esq.); and

vi. the Office of the United States Trustee: J. Caleb Boggs Federal Building, Room 2207, 844 N. King Street, Wilmington, DE 19801, (Attn: Timothy J. Fox, Esq.).

A HEARING ON THE APPLICATION, IF NECESSARY, WILL BE HELD AT THE CONVENIENCE OF THE COURT AND NOTICE OF ANY SUCH HEARING WILL BE GIVEN ONLY TO THE OBJECTING PARTY OR PARTIES.

IF YOU FAIL TO RESPOND IN ACCORDANCE WITH THIS NOTICE, THE COURT MAY GRANT THE RELIEF REQUESTED BY THE APPLICATION WITHOUT FURTHER NOTICE OR HEARING.

July 19, 2019  
Wilmington, Delaware

**MORRIS, NICHOLS, ARSHT & TUNNELL LLP**

/s/ Tamara K. Mann  
Robert J. Dehney (No. 3578)  
Andrew R. Remming (No. 5120)  
Tamara K. Mann (No. 5643)  
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- and -

Christopher R. Donoho, III (admitted *pro hac vice*)  
Christopher R. Bryant (admitted *pro hac vice*)  
John D. Beck (admitted *pro hac vice*)

**HOGAN LOVELLS US LLP**

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john.beck@hoganlovells.com

*Counsel for Debtor and Debtor in Possession*

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (JTD)

**Hearing Date:**

**Objection Deadline:**

**FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH  
MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP,  
AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE  
OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL  
ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD  
MARCH 12, 2018 THROUGH MAY 31, 2019**

Name of applicant:	Hogan Lovells US LLP (“ <u>Hogan Lovells</u> ”)
Authorized to provide professional services to:	Debtor
Date of retention:	April 11, 2018, <i>nunc pro tunc</i> to March 12, 2018
Period for which monthly compensation and reimbursement is sought:	April 1, 2019 through May 31, 2019
Amount of monthly compensation sought as actual, reasonable and necessary:	\$446,282.00
Amount of monthly reimbursement sought as actual, reasonable and necessary:	\$8,712.78
Period for which final compensation and reimbursement is sought:	March 12, 2018 through May 31, 2019
Amount of final compensation sought as actual, reasonable and necessary:	\$3,613,068.82

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 8822. The Debtor’s mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, Attn: Chris Bryant and John Beck.

Amount of final reimbursement sought as actual, reasonable and necessary: \$45,520.87

This is a  X  monthly   interim  X  final application

The total time expended for fee application preparation is approximately 25 hours.

If this is not the first application filed, disclose the following for each prior application:

<b>DATE FILED</b>	<b>PERIOD COVERED</b>	<b>REQUESTED FEES/EXPENSES</b>	<b>APPROVED FEES/EXPENSES</b>
5/11/18 D.I. 285	3/12/18-3/31/18	\$328,506.75/\$106.19	\$328,506.75/\$106.19
6/5/18 D.I. 348	4/1/18-4/30/18	\$745,389.75/\$3,507.83	\$745,389.75/\$3,507.83
6/21/18 D.I. 407	5/1/18-5/31/18	\$220,308.25/\$2,219.53	\$220,308.25/\$2,219.53
8/3/18 D.I. 672	6/1/18 – 6/30/18	\$347,591.00/\$14,303.30	\$347,591.00/\$14,303.30
8/27/18 D.I. 706	7/1/18-7/31/18	\$420,182.00/\$6,949.67	\$420,182.00/\$6,949.67
10/1/18 D.I. 762	8/1/18-8/31/18	\$136,960.00/\$1,836.45	\$136,960.00/\$1,836.45
10/30/18 D.I. 805	9/1/18-9/30/18	\$104,961.50/\$1,525.34	\$104,961.50/\$1,525.34
11/28/18 D.I. 832	10/1/18-10/31/18	\$127,684.00/\$1,911.79	\$127,684.00/\$1,911.79
12/17/18 D.I. 856	11/1/18-11/30/18	\$33,770.00/\$1,079.07	\$33,770.00/\$1,079.07
1/18/19 D.I. 930	12/1/18-12/31/18	\$45,253.00/\$437.39	\$45,253.00/\$437.39
3/5/19 D.I. 961	1/1/19-1/31/19	\$180,802.50/\$927.42	\$180,802.50/\$927.42
3/20/19 D.I. 976	2/1/19-2/28/19	\$156,360.50/\$409.03	\$156,360.50/\$409.03
4/23/19 D.I. 1064	3/1/19-3/31/19	\$319,017.50/\$1,595.08	\$255,214.00/\$1,595.08 CNO filed 5/15/19 D.I. 1108

**MONTHLY COMPENSATION BY PROFESSIONAL  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Christopher R. Donoho, III	Partner at Hogan Lovells since 2010. Joined Lovells LLP in 2007. Member of New York Bar since 1997. Areas of expertise: Business Restructuring and Insolvency	\$1,375.00	8.60	\$11,689.05
Pieter Van Tol	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells, LLP since 2003. Member of the New York Bar since 1990. Areas of expertise: Litigation.	\$1,195.00	2.30	\$2,703.95
Scott Friedman	Partner at Hogan Lovells since 2010. Joined Hogan & Hartson as a Partner in 2002. Member of the New York Bar since 1986. Areas of expertise: Tax.	\$1,175.00	11.80	\$13,825.01
Amy B. Freed	Partner at Hogan Lovells since 1998. Joined Hogan & Hartson in 1995. Member of the Maryland Bar since 1988. Member of the District of Columbia Bar since 2007. Member of the New York Bar since 2008. Areas of expertise: Corporate.	\$1,200.00	3.50	\$4,131.92
Christopher R. Bryant	Counsel at Hogan Lovells since 2014. Joined Hogan Lovells in 2010. Member of the New York Bar since 2001. Areas of expertise: Business Restructuring and Insolvency.	\$935.00	283.00	\$262,031.68
Nicholas J. Hoover	Senior Associate at Hogan Lovells since 2013. Member of the Maryland Bar since 2013. Areas of expertise: Corporate.	\$770.00	8.50	\$6,467.63
John D. Beck	Senior Associate at Hogan Lovells since 2014. Member of the New York Bar since 2011 and the Texas Bar since 2010. Areas of expertise: Business Restructuring and Insolvency.	\$895.00	60.90	\$53,822.28
Catherine Y. Chen	Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2015. Member of the New York Bar since 2016. Areas of expertise: Tax.	\$730.00	3.40	\$2,472.53

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Eric L. Einhorn	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$590.00	24.30	\$14,206.95
Sean A. Feener	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$590.00	101.30	\$59,053.61
Jennifer Lee	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$530.00	20.50	\$10,688.89
Sara Posner	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$530.00	4.70	\$2,491.00
Ronald Cappiello	Senior Paralegal at Hogan Lovells from 2013 to April 2019. Areas of expertise: Business Restructuring and Insolvency.	\$415.00	6.50	\$2,697.50
<b>GRAND TOTAL:</b>			<b>539.30</b>	<b>\$446,282.00<sup>2</sup></b>
<b>ATTORNEY BLENDED RATE: \$832.55</b>				
<b>BLENDED RATE: \$827.52</b>				

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<sup>2</sup> The total compensation sought includes the less 50% discount for non-working travel.

**MONTHLY COMPENSATION BY PROJECT CATEGORY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees</b>
01-Corporate Governance and Board Matters	13.20	\$11,539.37
02-Meetings and Communications with Creditors	0.20	\$179.00
03-Hearings	6.70	\$4,951.48
04- DIP or Exit Financing	0.30	\$280.50
05 Litigation: Contested Matters & Adversary Proceedings	1.00	\$828.63
07-Plan and Disclosure Statement	347.70	\$295,092.66
08-Claims Administration and Objections	72.40	\$64,832.28
10-Case Administration	21.60	\$17,158.56
11-Tax	4.70	\$4,731.50
17-Monthly Fee Statements and Interim/Final Fee Applications (Hogan Lovells)	45.80	\$28,847.86
20-Non-Working Travel <sup>3</sup>	13.70	\$9,152.21
21 Employee Matters	0.50	\$587.50
24-Asset Dispositions/363 Sales	5.30	\$4,620.95
26-Insurance Matters	0.30	\$280.50
32-Discovery	5.90	\$3,199.00
<b>GRAND TOTAL:</b>	<b>539.30</b>	<b>\$446,282.00</b>

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<sup>3</sup> The less 50% discount for non-working travel has been applied.

**MONTHLY EXPENSE SUMMARY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**April 1, 2019 through May 31, 2019**

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Total Expenses</b>
Air Freight	FedEx	\$761.48
Air travel		\$3,026.00
Car Service		\$1,379.91
Computer Research - Westlaw		\$1,571.16
Corporation Service Provider		\$335.74
Hospitality		\$358.87
Hotel - Lodging		\$657.80
Hotel - Misc. Other		\$4.00
Meals		\$177.90
Postage		\$25.50
Taxi		\$86.34
Taxi - Local		\$53.08
Word Processing		\$275.00
<b>GRAND TOTAL:</b>		<b>\$8,712.78</b>

**FINAL COMPENSATION BY PROFESSIONAL  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
Christopher R. Donoho, III	Partner at Hogan Lovells since 2010. Joined Lovells LLP in 2007. Member of New York Bar since 1997. Areas of expertise: Business Restructuring and Insolvency	\$1,245.00	\$1,375.00	460.50	\$569,807.43
Keith Flaum	Partner at Hogan Lovells since 2017. Partner at Cooley LLP since 1998. Joined Hogan Lovells in 2017. Member of the California Bar since 1989. Areas of expertise: Corporate.	\$1,350.00	\$1,450.00	4.50	\$6,004.97
Pieter Van Tol	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells, LLP since 2003. Member of the New York Bar since 1990. Areas of expertise: Litigation.	\$1,035.00	\$1,195.00	19.80	\$21,800.53.00
Scott Friedman	Partner at Hogan Lovells since 2010. Joined Hogan & Hartson as a Partner in 2002. Member of the New York Bar since 1986. Areas of expertise: Tax.	\$1,095.00	\$1,175.00	61.30	\$69,173.68
Martha N. Steinman	Partner at Hogan Lovells since 2012. Joined Hogan Lovells in 2012. Partner at Rosenman & Colin since 1990. Member of the District of Columbia Bar since 1991. Areas of expertise: Tax.	\$1,210.00	\$1,275.00	8.70	\$10,457.11
Jasper Howard	Partner at Hogan Lovells since 2017. Partner at Covington & Burling LLP since 1998. Joined Hogan Lovells in 2017. Areas of expertise: Tax.	\$1,175.00	\$1,250.00	0.30	\$348.44
Robert A. Ripin	Partner at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Partner at Lovells since 1999. Member of the New York Bar since 1989. Areas of expertise: Finance.	\$1,165.00	\$1,230.00	5.30	\$6,061.77
Amy B. Freed	Partner at Hogan Lovells since 1998. Joined Hogan & Hartson in 1995. Member of the Maryland Bar since 1988. Member of the District of Columbia Bar since 2007. Member of the New York Bar since 2008. Areas	\$1,150.00	\$1,200.00	9.60	\$11,024.51



<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
	of expertise: Corporate.				
Adam H. Golden	Partner at Hogan Lovells since 2014. Joined Hogan Lovells in 2014. Member of the New York Bar since 1991. Areas of expertise: Corporate.	\$1,140.00	\$1,275.00	1.00	\$1,121.17
Michael T. Frank	Partner at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Partner at Orrick Herrington & Sutcliffe in 2003. Member of the California Bar since 1998. Areas of expertise: Corporate.	\$1,025.00	\$1,075.00	0.90	\$879.66
Mark Jones	Partner at Hogan Lovells International, LLP since 2014. Joined Hogan Lovells in 2014. Member of the England and Wales Bar since 1996.	\$1,085.00	\$1,165.00	0.50	\$539.28
Michele S. Harrington	Partner at Hogan Lovells International, LLP since 2001. Joined Hogan & Hartson in 1987. Member of the District of Columbia Bar since 1987. Member of the Virginia Bar since 2000. Areas of expertise: Government Regulatory.	\$1,085.00	\$1,150.00	3.30	\$3,559.26
Thomas W. Beimers	Partner at Hogan Lovells since 2016. Joined Hogan Lovells in 2016. Member of the DC Bar since 2000. Areas of expertise: Government Regulatory.	\$945.00	\$1,015.00	0.30	\$283.50
Christopher R. Bryant	Counsel at Hogan Lovells since 2014. Joined Hogan Lovells in 2010. Member of the New York Bar since 2001. Areas of expertise: Business Restructuring and Insolvency.	\$860.00	\$935.00	1,712.20	\$1,508,433.16
Philip H. Erhlich	Counsel at Hogan Lovells since 2010. Joined Hogan Lovells in 2010. Counsel at Lovells LLP since 2007. Member of the New York Bar since 1987. Areas of expertise: Corporate.	\$875.00	\$935.00	4.70	\$4,098.04
Valerie Brennan	Counsel at Hogan Lovells since 2007. Joined Hogan & Hartson in 1999. Member of the DC Bar since 1996. Areas of expertise: Intellectual Property.	\$820.00	\$870.00	2.20	\$1,787.55
Tao Y. Leung	Counsel at Hogan Lovells since 2018. Joined Hogan Lovells as an Associate in 2016. Member of the New California Bar since 2007. Areas of	\$800.00	\$855.00	2.90	\$2,293.26

Name of Professional Person	Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.	Hourly Billing Rates (2018)	Hourly Billing Rates (2019)	Total Billed Hours	Total Compensation
	expertise: Employment Litigation.				
Nicholas J. Hoover	Senior Associate at Hogan Lovells since 2013. Member of the Maryland Bar since 2013. Areas of expertise: Corporate.	\$685.00	\$770.00	10.60	\$7,879.28
John D. Beck	Senior Associate at Hogan Lovells since 2014. Member of the New York Bar since 2011 and the Texas Bar since 2010. Areas of expertise: Business Restructuring and Insolvency.	\$830.00	\$895.00	796.60	\$662,279.90
William J. Bruno	Senior Associate at Hogan Lovells from 2013 to December 2018. Member of the Massachusetts Bar since 2010. Member of the Pennsylvania Bar since 2010. Member of the New York Bar since 2012. Member of the District of Columbia Bar since 2013. Areas of expertise: Corporate.	\$785.00	N/A	4.10	\$3,158.44
M. Shane Johnson	Senior Associate at Hogan Lovells from 2014 to July 2018. Member of the Texas Bar since 2012. Member of the New York Bar since 2014. Areas of expertise: Business Restructuring and Insolvency.	\$780.00	N/A	11.30	\$8,649.52
Ahuva Warburg	Senior Associate at Hogan Lovells from 2016 to June 2018. Member of the New York Bar since 2014. Areas of expertise: Tax.	\$725.00	N/A	7.40	\$5,303.16
Andrew S. Furlow	Senior Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2010. Member of the DC Bar since 2011. Areas of expertise: Government Regulatory.	\$845.00	\$895.00	0.30	\$253.50
Joshua Esam	Associate at Hogan Lovells International LLP since 2013. Member of the Ireland Bar since 2017. Areas of expertise: Government Regulatory.	\$610.00	\$720.00	3.20	\$1,941.87
Annie Kang	Senior Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2017. Member of the California Bar since 2015. Areas of expertise: Corporate.	\$635.00	\$730.00	35.60	\$22,345.42
Catherine Y. Chen	Associate at Hogan Lovells since 2015. Joined Hogan Lovells in 2015.	\$625.00	\$730.00	28.90	\$19,803.95

<b>Name of Professional Person</b>	<b>Position of the Applicant, Area of Expertise, Number of Years in that Position, Year Admitted to Bar.</b>	<b>Hourly Billing Rates (2018)</b>	<b>Hourly Billing Rates (2019)</b>	<b>Total Billed Hours</b>	<b>Total Compensation</b>
	Member of the New York Bar since 2016. Areas of expertise: Tax.				
Eric L. Einhorn	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$495.00	\$590.00	508.00	\$262,451.42
Sean A. Feener	Associate at Hogan Lovells since 2017. Joined Hogan Lovells in 2017. Member of the New York Bar since 2018. Areas of expertise: Business Restructuring and Insolvency.	\$495.00	\$590.00	502.80	\$265,612.93
Jennifer Lee	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$430.00	\$530.00	30.30	\$15,837.50
Sara Posner	Associate at Hogan Lovells since 2018. Joined Hogan Lovells in 2018. Member of the New York Bar since 2019. Areas of expertise: Business Restructuring and Insolvency.	\$430.00	\$530.00	4.70	\$2,491.00
Ronald Capiello	Senior Paralegal at Hogan Lovells from 2013 to April 2019. Areas of expertise: Business Restructuring and Insolvency.	\$390.00	\$415.00	291.20	\$113,619.24
Arona Samb	Senior Paralegal at Hogan Lovells from 2004 to October 2018. Areas of expertise: Litigation Support.	\$395.00	N/A	0.90	\$339.00
Elisabeth T. Ohman	Information Resource Center-Research Manager-New York Office. Joined Hogan & Hartson in 2001. Areas of expertise: Knowledge Services and Research.	\$405.00	\$430.00	0.50	\$202.50
Miguel Lugo	Litigation Support Project Manager. Joined Hogan & Hartson in 2007. At Hogan Lovells since 2010. Areas of expertise: Litigation Support.	\$360.00	\$390.00	9.40	\$3,226.87
<b>GRAND TOTAL:</b>				<b>4,543.80</b>	<b>\$3,613,068.82<sup>4</sup></b>
<b>ATTORNEY BLENDED RATE: \$824.10</b>					
<b>BLENDED RATE: \$795.16</b>					

<sup>4</sup> The total compensation sought includes the less 50% discount for non-working travel.

**FINAL COMPENSATION BY PROJECT CATEGORY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Project Category</b>	<b>Total Hours</b>	<b>Total Fees</b>
01-Corporate Governance and Board Matters	37.80	\$35,921.42
02-Meetings and Communications with Creditors	95.00	\$92,001.63
03-Hearings	154.90	\$127,510.75
04- DIP or Exit Financing	262.30	\$228,417.37
05 Litigation: Contested Matters & Adversary Proceedings	93.70	\$72,914.82
06-Avoidance Action Analysis	--	--
07-Plan and Disclosure Statement	1,031.60	\$870,232.08
08-Claims Administration and Objections	213.50	\$168,134.04
09-Assumption/Rejection of Leases/Contracts	38.90	\$20,425.34
10-Case Administration	199.20	\$127,369.16
11-Tax	53.50	\$48,990.08
12-General/Other	83.60	\$67,261.10
13-Retention of Professionals/Fee Issues (Hogan Lovells)	16.00	\$9,284.71
14-Retention of Professionals/Filing/Others	15.80	\$10,391.88
15-Retention of Professional/Objections/Hogan Lovells	0.30	\$246.13
16-Retention of Professionals/Others/Objections	4.70	\$3,432.53
17-Monthly Fee Statements and Interim/Final Fee Applications (Hogan Lovells)	272.20	\$138,249.73
18-Monthly Fee Statements and Interim/Final Fee Applications (Others)	7.70	\$5,450.68
19-Monthly Fee Statements and Interim/Final Fee Applications-Others	12.30	\$9,539.28
20-Non-Working Travel <sup>5</sup>	96.20	\$75,025.56
21 Employee Matters	129.50	\$106,365.75
22-Government/Regulatory Matters	28.00	\$22,853.71
23-Asset Analysis and Recovery	5.80	\$3,268.38
24-Asset Dispositions/363 Sales	1,390.40	\$1,136,593.99
25-Automatic Stay Matters	47.90	\$39,508.73
26-Insurance Matters	34.50	\$31,093.52
27-Vendor/Supplier Matters	34.00	\$31,574.10
28-General Case Strategy	26.00	\$21,803.42

<sup>5</sup> The less 50% discount for non-working travel has been applied.

29-Schedules/SOFA/U.S.Trustee Reports	10.20	\$8,631.04
30-Drafting, Reviewing and Analyzing Pleadings	84.50	\$53,489.29
31-Regulatory Liaison	--	--
32-Discovery	63.80	\$47,088.60
<b>GRAND TOTAL:</b>	<b>4,543.80</b>	<b>\$3,613,068.82</b>

**FINAL EXPENSE SUMMARY  
OREXIGEN THERAPEUTICS, INC.  
CASE NO. 18-10518 (JTD)**

**March 12, 2018 through May 31, 2019**

<b>Expense Category</b>	<b>Service Provider (if applicable)</b>	<b>Total Expenses</b>
Advance Third Party Charges	TSG Reporting	\$12,184.78
Air Freight	FedEx	\$874.59
Air travel		\$10,306.70
Building Maintenance Services		\$125.00
BW Copies/Printing Total		\$1,204.50
Car Service		\$5,625.34
Computer Research - Pacer	Pacer	\$2,034.40
Computer Research - Westlaw	Westlaw	\$3,832.83
Corporation Service Provider		\$335.74
Data Storage Fees - Internal		\$619.10
Delivery Services/Messengers		\$34.80
EPIQ Other Case Specific Data Services		\$48.00
Hospitality		\$836.02
Hotel - Lodging		\$2,483.63
Hotel - Meals/Refreshments		\$51.71
Hotel - Misc. Other		\$25.00
Meals		\$1,407.39
Other		\$37.71
Parking		\$56.30
Postage		\$25.50
Publications/Books/Treatises		\$37.20
Rail Travel		\$487.00
Taxi		\$134.95
Taxi - Local		\$218.52
Travel Agency Fee		\$74.00
Travel Expenses		\$1,047.83
WiFi/Hotspot		\$72.33
Word Processing		\$1,300.00
<b>GRAND TOTAL:</b>		<b>\$45,520.87</b>

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (JTD)

**Hearing Date:**

**Objection Deadline:**

**FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH  
MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP,  
AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE  
OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL  
ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD  
MARCH 12, 2018 THROUGH MAY 31, 2019**

Hogan Lovells US LLP (“Hogan Lovells”), as bankruptcy co-counsel for the debtor and debtor in possession in the above-captioned case (collectively, the “Debtor”), submits this application (the “Application”) for final allowance of compensation and reimbursement of expenses under sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), the United States Trustee’s Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the “U.S. Trustee Guidelines”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* [D.I. 171] (the

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 8822. The Debtor’s mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, Attn: Chris Bryant and John Beck.

“Interim Compensation Procedures Order”). By this Application, Hogan Lovells seeks: (i) allowance of compensation for professional services rendered by Hogan Lovells to the Debtor for the period April 1, 2019 through May 31, 2019 (the “Monthly Application Period”); (ii) reimbursement of actual and necessary expenses incurred by Hogan Lovells during the Monthly Application Period in rendering professional services on behalf of the Debtor; (iii) final allowance of compensation for professional services rendered by Hogan Lovells to the Debtor for the period of March 12, 2018 through and including May 31, 2019 (the “Final Application Period”); and (iv) final reimbursement of actual and necessary expenses and disbursements incurred by Hogan Lovells in rendering professional services on behalf of the Debtor during the Final Application Period. In support of this Application, Hogan Lovells represents as follows:

#### **JURISDICTION**

1. This Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

2. The statutory predicates for the relief requested herein are sections 330 and 331 of the Bankruptcy Code, as supplemented by Bankruptcy Rule 2016, Local Rule 2016-2, the U.S. Trustee Guidelines, and the Interim Compensation Procedures Order.

#### **BACKGROUND**

3. On March 12, 2018 (the “Petition Date”), the Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.

4. The Debtor is operating its business as debtor in possession pursuant to sections 1107 and 1108 of the Bankruptcy Code. An official committee of unsecured creditors (the “Committee”) was appointed in this chapter 11 case (the “Chapter 11 Case”) on March 27, 2018. No trustee or examiner has been requested or appointed in this Chapter 11 Case.



**Exhibit A**

**Customary and Comparable Compensation Disclosures**

Hogan Lovells' hourly rates for bankruptcy services are comparable to the hourly rates charged in complex chapter 11 cases by comparably skilled bankruptcy attorneys. In addition, Hogan Lovells' hourly rates for bankruptcy services are comparable to the rates charged by Hogan Lovells, and by comparably skilled practitioners in other firms, for complex corporate and litigation matters, whether in court or otherwise, regardless of whether a fee application is required.

The blended hourly rate for all Hogan Lovells timekeepers who worked on this case is approximately the same as the firm's blended rate for all timekeepers over a Comparable Period (defined below). In particular, the blended hourly rate for all Hogan Lovells timekeepers (including both professionals and paraprofessionals) who billed to matters excluding chapter 11 representations (collectively, the "Non-Chapter 11 Matters")<sup>1</sup> during the 12-month period beginning June 1, 2018 and ending on May 31, 2019 (the "Comparable Period") was, in the aggregate, approximately \$710.58.<sup>2</sup> By comparison, the blended hourly rate for all Hogan Lovells timekeepers (including both professionals and paraprofessionals) who worked on this case during the Application Period was, in the aggregate, \$795.16.

The following table shows blended hourly rates by category of professional and paraprofessional (rounded to the nearest dollar) for the Comparable Period:

1 Year Comparison  
June 2018 through May 2019

<b>Position at Hogan Lovells</b>	<b>Billed for Bankruptcy Only Preceding Year</b>	<b>Billed for Non-Chapter 11 Matters Preceding Year</b>
Partner	\$1,114.07	\$963.98
Special Counsel	\$907.19	\$835.10
Associate	\$659.21	\$629.41
Paralegal	\$381.48	\$298.77
<b>All Blended:</b>	<b>\$846.98</b>	<b>\$710.58</b>

<sup>1</sup> It is the nature of Hogan Lovells' practice that certain non-bankruptcy engagements require the advice and counsel of professionals and paraprofessionals who work primarily within Hogan Lovells' Business Restructuring and Insolvency Group. Accordingly, Non-Chapter 11 Matters consist of matters for which Hogan Lovells' timekeepers represented a client in a matter *other than* court-approved chapter 11 representations. The Non-Chapter 11 Matters include time billed by Hogan Lovells' timekeepers who work within Hogan Lovells' Business Restructuring and Insolvency Group.

<sup>2</sup> Hogan Lovells calculated the blended rate for Non-Chapter 11 Matters by dividing the *total dollar amount* billed by Hogan Lovells timekeepers to Non-Chapter 11 Matters during the Comparable Period by the *total number of hours* billed by such Hogan Lovells timekeepers to Non-Chapter 11 Matters during the same period.

**Exhibit B**

**Final Application Summary**

**Cover Sheet of Fee Application (UST Guidelines Exh. E)**

<b>Application Summary</b>	
Name of Applicant	Hogan Lovells US LLP
Name of Client	Orexigen Therapeutics, Inc. (Debtor)
Time period covered by Final Application	March 12, 2018 through May 31, 2019
Total compensation sought during Final Period	\$3,613,068.82
Total expenses sought during Final Period	\$45,520.87
Petition Date	March 12, 2018
Retention Date	April 11, 2018, <i>nunc pro tunc</i> to March 12, 2018
Date of order approving employment	April 11, 2018 [D.I. 174]
Total allowed compensation paid to date	\$3,093,429.75
Total allowed expenses paid to date	\$36,808.09
Total compensation approved by interim order to date	\$2,838,215.75
Total expenses approved by interim order to date	\$35,213.01
Blended rate in the Final Application for all attorneys	\$824.10
Blended rate in the Final Application for all timekeepers	\$795.16
Compensation sought in the Final Application already paid pursuant to a monthly compensation certificate but not yet allowed	\$255,214.00

Expenses sought in the Final Application already paid pursuant to a monthly compensation certificate but not yet allowed	\$1,595.08
Number of professionals included in Final Application	34
If applicable, number of professionals in the Final Application not included in staffing plan approved by client	3 (excluding those timekeepers with less than 15 total hours)
If applicable, difference between fees/expenses budgeted and compensation sought for the Application Period	\$1,180,910.38 (Hogan Lovells was under budget by this amount)
Number of professionals billing fewer than 15 hours to the case during the Application Period	23
Are any rates higher than those approved or disclosed at retention	No (as discussed above, standard rates increased in 2019, which was disclosed and approved in engagement letter)

**Exhibit C**

**Budget and Staffing Plan**

**Application Period Budget**

<b>Period Covered</b>	<b>Actual<sup>1</sup></b>	<b>Forecast</b>	<b>Difference Between Actual and Forecast</b>
March 2018	\$328,612.94	\$352,000.00	\$23,387.06
April 2018	\$748,897.58	\$600,000.00	(\$148,897.58)
May 2018	\$222,527.78	\$400,000.00	\$177,472.22
June 2018	\$361,894.3	\$600,000.00	\$238,105.70
July 2018	\$427,131.67	\$600,000.00	\$172,868.33
August 2018	\$138,796.45	\$375,000.00	\$236,203.55
September 2018	\$106,486.84	\$300,000.00	\$193,513.16
October 2018	\$129,595.79	\$300,000.00	\$170,404.21
November 2018	\$34,849.07	\$300,000.00	\$265,150.93
December 2018	\$45,690.39	\$162,500.00	\$116,809.61
January 2019	\$181,729.92	\$162,500.00	(\$19,229.92)
February 2019	\$156,769.53	\$162,500.00	\$5,730.47
March 2019	\$320,612.58	\$175,000.00	(\$145,612.58)
April 2019	\$167,696.66	\$175,000.00	\$7,303.34
May 2019	\$287,298.12	\$175,000.00	(\$112,298.12)
<b>Total</b>	<b>\$3,658,589.62</b>	<b>\$4,839,500.00</b>	<b>\$1,180,910.38<sup>2</sup></b>

<sup>1</sup> The actual amounts include (i) compensation for professional services rendered to the Debtor and (ii) reimbursement of expenses incurred in connection with the rendition of such services.

<sup>2</sup> Hogan Lovells was under budget by this amount.

**Application Period Staffing Plan<sup>3</sup>**

<b>Category of Timekeeper</b>	<b>Number of Timekeepers Expected to Perform Work Across Matters During the Budget Period</b>	<b>Number of Timekeepers Actually Performing Work During the Budget Period</b>	<b>Projected Average Hourly Rate</b>	<b>Actual Average Hourly Rate</b>
Partner	3	3	\$1,248.33	\$1,248.33
Associate	4	7	\$752.50	\$714.29
Other Professionals	1	1	\$415.00	\$415.00
<b>Aggregate Attorney Average</b>			<b>\$965.00</b>	<b>\$874.50</b>
<b>Aggregate Non-Attorney Average</b>			<b>\$415.00</b>	<b>\$415.00</b>

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<sup>3</sup> The figures in this Staffing Plan exclude professionals who have billed less than fifteen hours in this case.



**Exhibit D**

**Proposed Order**

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

OREXIGEN THERAPEUTICS, INC.,

Debtor.<sup>1</sup>

Chapter 11

Case No. 18-10518 (JTD)

**ORDER GRANTING FOURTEENTH MONTHLY (FOR THE PERIOD APRIL 1, 2019 THROUGH MAY 31, 2019) AND FINAL APPLICATION OF HOGAN LOVELLS US LLP, AS BANKRUPTCY CO-COUNSEL FOR THE DEBTOR, FOR ALLOWANCE OF FINAL COMPENSATION AND FOR FINAL REIMBURSEMENT OF ALL ACTUAL AND NECESSARY EXPENSES INCURRED FOR THE PERIOD MARCH 12, 2018 THROUGH MAY 31, 2019**

Upon consideration of the *Fourteenth Monthly (for the Period April 1, 2019 through May 31, 2019) and Final Application of Hogan Lovells US LLP, as Bankruptcy Co-Counsel for the Debtor, for Allowance of Final Compensation and for Final Reimbursement of All Actual and Necessary Expenses Incurred for the Period March 12, 2018 through May 31, 2019* (the “Final Application”);<sup>2</sup> and upon consideration of the monthly fee applications subject to the Final Application (the “Fee Applications”); the Court having reviewed the Final Application and the Fee Applications; and finding that the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; and determining that proper and adequate notice has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor,

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<sup>1</sup> The last four digits of the Debtor’s federal tax identification number are 8822. The Debtor’s mailing address for purposes of this Chapter 11 Case is c/o Hogan Lovells US LLP, 390 Madison Avenue, New York, NY 10017, Attn: Chris Bryant and John Beck.

<sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Final Application.

IT IS HEREBY ORDERED that:

1. The Final Application is GRANTED.
2. Hogan Lovells is allowed (i) monthly compensation in the amount of \$446,282.00 and monthly reimbursement of expenses in the amount of \$8,712.78 for the Monthly Application Period and (ii) final compensation in the amount of \$3,613,068.82 and final reimbursement of expenses in the amount of \$45,520.87 for the Final Application Period.
3. The Debtor is authorized and directed to disburse to Hogan Lovells payment in the amount of the difference between (a) 100% of the total fees of \$3,613,068.82 and expenses of \$45,520.87 set forth in the Final Application and (b) the actual payments received by Hogan Lovells for fees and expenses under the Fee Applications, as set forth in the Final Application.
4. The Debtor and Hogan Lovells are authorized and empowered to take such actions as may be necessary and appropriate to implement the terms of this Order.
5. This Court shall retain jurisdiction with respect to all matters relating to the interpretation or implementation of this Order.
6. This Order shall be effective immediately upon entry.

Dated: \_\_\_\_\_, 2019

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THE HONORABLE JOHN T. DORSEY  
UNITED STATES BANKRUPTCY JUDGE

**Exhibit E**



Hogan Lovells US LLP  
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 New York, NY 10017  
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 www.hoganlovells.com

Orexigen Therapeutics, Inc.  
 Tom Lynch  
 General Counsel  
 3344 N. Torrey Pines Court. Suite 200  
 La Jolla, CA 92037

Date May 30, 2019  
 Invoice No 20600020082  
 Our ref 045803.000019  
 Partner Christopher R. Donoho  
 Email chris.donoho@hoganlovells.com  
 Fed ID 53-0084704

Chapter 11

Summary	Amount USD
Professional Services	163,951.50
Total Disbursements and Charges	3,745.16
Subtotal	167,696.66
<b>Total Due</b>	<b>167,696.66</b>

**Payment Details**

Electronic payments should be sent to  
 Wells Fargo Bank NA, 420 Montgomery Street  
 San Francisco, CA 94104  
 Account: Hogan Lovells US LLP – Operating Account  
 SWIFT code: WFBUS6S Account No: 2000010688096  
 ABA #121000248 For Wire Transfers Only  
 ABA #054001220 (For ACH Transfers Only)

Check Payment Instructions

Regular Mail:  
 Hogan Lovells US LLP  
 P.O. Box 75890  
 Baltimore, MD 21275-5890

Overnight Mail Only:  
 Lockbox Services 75890  
 Wells Fargo Bank  
 7175 Columbia Gateway Drive  
 ATTN: Hogan Lovells US LLP  
 Columbia, MD 21045

Payment requested  
 within 30 days from  
 invoice date

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**Period** April 30, 2019

Detail by jurisdiction	Professional Services	Disbursements & Charges	Total USD
Hogan Lovells US LLP	163,951.50	3,745.16	167,696.66
<b>Total</b>	<b>163,951.50</b>	<b>3,745.16</b>	<b>167,696.66</b>

	Charges USD
Disbursements & charges	
Courier and Shipping Costs	464.78
Travel	1,252.27
Hospitality	119.43
Taxi	43.27
Document Production	268.75
Search Fees	1,571.16
Courier and Shipping Costs	25.50
<b>Total</b>	<b>3,745.16</b>

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Orexigen Therapeutics, Inc.	Date	May 30, 2019
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**Professional Services****02 - Meetings and Communications with Creditors**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	John D Beck	HLUS	895.00	0.20	179.00	Review email correspondence from FINRA (.2)
			<b>Subtotal</b>	<b>0.20</b>	<b>179.00</b>	

**03 - Hearings**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/29/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review draft hearing agenda and correspondence with A. Remming regarding same (.2)
04/29/19	John D Beck	HLUS	895.00	0.10	89.50	Review draft agenda for May 1 hearing (.1)
			<b>Subtotal</b>	<b>0.30</b>	<b>276.50</b>	

**04 - DIP or Exit Financing**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/10/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Review budget (.3)
			<b>Subtotal</b>	<b>0.30</b>	<b>280.50</b>	

**05 - Litigation:Contested Matters, Adv. Proceedings, other Litigation**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review AIG order and transmit to J. Lombard (.2)
04/03/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review McKesson appeal related filings with Bankruptcy Court (.2)
04/05/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with J. Lombard regarding document storage matters (.2)
04/09/19	Christopher R. Bryant	HLUS	935.00	0.10	93.50	Review litigation update from J. Lombard (.1)
			<b>Subtotal</b>	<b>0.70</b>	<b>654.50</b>	

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	Christopher R. Bryant	HLUS	935.00	4.90	4,581.50	Drafting of trust agreement (.4); review FINRA email and transmit to T. Lynch and E&Y with cover note and respond to FINRA (.4); emails with J. Reisner regarding trust (.1); call with B. Murphy regarding note register (.2); drafting and revising of trust agreement (3.4); consideration of solicitation steps and issues (.4)
04/02/19	Christopher R. Bryant	HLUS	935.00	0.60	561.00	Correspondence with D. Meyer regarding note register response (.2); attention to B. Murphy and D. Meyer note register requests (.4)
04/02/19	Sean A Feener	HLUS	590.00	0.60	354.00	Call with EY regarding solicitation and distribution
04/03/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	correspondence with J. Lombard, T. Lynch, B. Murphy and others regarding document retention (.4)
04/03/19	Christopher R. Bryant	HLUS	935.00	1.00	935.00	call with KCC, E&Y and HL team regarding distributions and balloting (.5); call with D. Demko regarding plan distributions (.2); correspondence with M. Giugliano regarding plan voting issues (.3)
04/03/19	Christopher R. Bryant	HLUS	935.00	1.00	935.00	Correspondence with A. Kang regarding APA (.2); call with BNP Paribas regarding note register (.1); emails with D. Meyer regarding note register (.2); attention to Highbridge note register matters and



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						correspondence with Highbridge regarding same (.5)
04/03/19	Sean A Feener	HLUS	590.00	0.50	295.00	Call with KCC and EY regarding solicitation and distribution
04/04/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Correspondence with A. Remming regarding ballots, solicitation, and related matters and call regarding same (.4); review Highbridge note register response (.1); coordinate call regarding document retention (.2)
04/05/19	Christopher R. Bryant	HLUS	935.00	3.40	3,179.00	Review revised confirmation hearing notices and correspondence with MNAT and KCC regarding same (.5); review UST comments to exculpation and correspondence with A. Remming regarding same (.2); correspondence with B. Murphy regarding UST comments regarding exculpation and review case transcript (.5); review confirmation hearing notice and correspondence with J. Barsalona regarding same (.4); review publication notice and transmit to J. Barsalona with cover note (.5); review and consider KCC questions regarding ballots and solicitation matters and reply (.6); call with M. Murphy, J. Reisner, HL and E&Y teams regarding document retention, claims and distributions (.6); correspondence with B. Feder regarding UST plan comments (.1)

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/05/19	Sean A Feener	HLUS	590.00	0.70	413.00	Call with B. Murphy, J. Lombard, J. Reisner, EY and HL teams regarding document retention under the plan (.7)
04/06/19	Christopher R. Bryant	HLUS	935.00	1.10	1,028.50	Coordinate ballots with S. Feener (.2); review ballot revisions and correspondence with S. Feener regarding same (.9)
04/06/19	Sean A Feener	HLUS	590.00	3.20	1,888.00	Review and revise forms of ballots for solicitation (2.6); emails with C. Bryant regarding same (.6)
04/07/19	Christopher R. Bryant	HLUS	935.00	0.80	748.00	Correspondence with S. Feener regarding ballots (.3); correspondence with B. Brownstein and B. Feder regarding exculpation provisions (.1); attention to solicitation matters (.4)
04/07/19	Sean A Feener	HLUS	590.00	1.40	826.00	Further revisions to ballots (1.2); emails with J. Barsalona regarding same (.2)
04/08/19	Christopher R. Bryant	HLUS	935.00	5.00	4,675.00	Review publication proof and email regarding same (.4); conference with S. Feener regarding note register and solicitation (.2); drafting of trust and conferences with S. Feener regarding same (2.8); review chart regarding solicitation from KCC (.4); follow-up with J. Reisner regarding escrow accounts (.1); consider plan effectiveness matters and transfer of assets to trust (1.1)
04/08/19	Sean A Feener	HLUS	590.00	2.00	1,180.00	Review and revise liquidating trust agreement (1.5); emails regarding note register and attention to same (.5)

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/09/19	Christopher R. Bryant	HLUS	935.00	6.30	5,890.50	Draft and revise trust and numerous conferences with S. Feener regarding same (5.4); call with B. Feder regarding notes and plan (.2); correspondence with A. Remming regarding trust (.1); review voting register and respond to D. Demko (.6)
04/09/19	Sean A Feener	HLUS	590.00	5.90	3,481.00	Conversations with C. Bryant regarding wind down entity agreement (.8); emails related to same (.4); review and revise wind down entity agreement (4.7)
04/10/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Conference with S. Posner regarding trust agreement (.2)
04/10/19	Christopher R. Bryant	HLUS	935.00	2.30	2,150.50	Draft and revise trust agreement (.8); call and correspondence with E&Y regarding plan voting matters and related follow-up (.5); conference with S. Feener regarding trust agreement (.2); review notice to creditors regarding W-9s and various emails related thereto (.4); conference with S. Friedman and S. Feener regarding trust (.4)
04/10/19	Sean A Feener	HLUS	590.00	3.40	2,006.00	Review and revise liquidating trust agreement (2.8); confer with S. Posner and C. Bryant regarding same (.6)
04/11/19	Christopher R. Donoho	HLUS	1,375.00	0.80	1,100.00	Internal correspondence regarding plan progress and confirmation issues
04/11/19	Scott Friedman	HLUS	1,175.00	0.80	940.00	Telephone conference with C. Bryant regarding changes to trust to expand beneficiaries and

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						memorandum to C. Chen regarding applicable issues raised
04/11/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Review published notice and transmit to T Lynch (.1); attention to solicitation (.6)
04/17/19	Christopher R. Bryant	HLUS	935.00	1.60	1,496.00	Correspondence with A. Behlmann regarding document retention (.1); correspondence with T. Lynch regarding holdbacks and document retention matters (.2); call with Seaport regarding ballots (.2); correspondence with B. Feder regarding exculpation (.1); call with Nalpropion and T. Lynch regarding document retention matters (.6); review new escrow materials from J. Reisner (.4)
04/18/19	Christopher R. Bryant	HLUS	935.00	6.70	6,264.50	Call with A. Behlman and others regarding document retention (.3); drafting and revising of trust agreement and consideration of edits to plan regarding same (6.4)
04/19/19	Christopher R. Bryant	HLUS	935.00	3.10	2,898.50	Correspondence with Ernst & Young team regarding post affective date budget (.2); draft of trust agreement and conform to plan (2.1); consider plan distribution procedures and note register matters (.4); correspondence with J. Reisner regarding escrow (.1); update key plan components (.3)
04/19/19	John D Beck	HLUS	895.00	0.10	89.50	Review notice of proxy from DTCC regarding voting on plan

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04/20/19	Christopher R. Bryant	HLUS	935.00	3.30	3,085.50	Finalize draft of trust agreement and transmit to B. Murphy with cover note (3.1); correspondence with B. Pickering regarding Landis Roth fees under trust agreement (.2)
04/21/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Correspondence with B. Murphy regarding plan supplement and trust (.2); correspondence with S. Friedman regarding trust tax matters (.2)
04/22/19	Scott Friedman	HLUS	1,175.00	1.30	1,527.50	Review new trust agreement
04/22/19	Christopher R. Bryant	HLUS	935.00	3.50	3,272.50	Revise distribution and reserves chart and transmit to B. Murphy with cover note (2.1); transmit reserves chart to J. Reisner with cover note (.2); correspondence with A. Remming regarding confirmation brief (.1); review Province engagement letter and correspondence with J. Reisner regarding same (.3); review B. Feder's proposed edits to plan exculpation provisions and correspondence with B. Feder regarding same (.4); correspondence with T. Fox regarding exculpation proposal (.4)
04/22/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with B. Murphy and KCC regarding noteholder request for plan and Disclosure Statement (.3)
04/22/19	Sean A Feener	HLUS	590.00	0.30	177.00	Call with C. Bryant and N. Hoover regarding SEC issues regarding Plan (.3)
04/23/19	Scott Friedman	HLUS	1,175.00	2.00	2,350.00	Conference call with C. Bryant and C. Chen (.5);

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						draft liquidating trust (1.5)
04/23/19	Christopher R. Bryant	HLUS	935.00	4.00	3,740.00	Correspondence with J. Beck regarding confirmation hearings (.2); attention to note register responses and correspondence with B. Feder and B. Murphy regarding same (.3); call with S. Friedman, C. Chen and S. Feener regarding draft trust agreement (.5); correspondence with B. Murphy and B. Feder regarding exculpation (.1); prepare plan supplement and transmit to T. Lynch and Ernst & Young team with cover note (2.9)
04/23/19	Catherine Chen	HLUS	730.00	1.20	876.00	Review/analyze trust documents (1.0); prepare comments regarding same (.2)
04/23/19	Sean A Feener	HLUS	590.00	0.50	295.00	Call with S. Friedman, C. Chen and C. Bryant regarding draft trust agreement (.5)
04/24/19	Scott Friedman	HLUS	1,175.00	2.50	2,937.50	Review, analyze and comment to proposed draft agreement to govern wind down entity (2.0); dialog with C. Bryant and C. Chen and review of applicable liquidating trust law (.5)
04/24/19	Christopher R. Bryant	HLUS	935.00	5.10	4,768.50	Emails with T. Lynch regarding plan supplement and revise same (.7); draft of 401(k) administrator agreement (2.8); correspondence regarding estimates for reserves (.2); emails with B. Murphy and J. Reisner regarding budget proposal for Province and plan reserves (.2); correspondence with

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						B. Murphy regarding trust agreement status (.1); review S. Friedman comments to trust agreement tax provisions (.2); review KCC proposal to act as paying agent and forward to B. Murphy and J. Reisner (.4); correspondence with J. Reisner regarding KCC and document retention (.1); transmit draft trust to Irell with cover note (.2); correspondence with J. Beck regarding confirmation and plan (.2)
04/24/19	John D Beck	HLUS	895.00	0.60	537.00	Review and consider draft of plan supplement and related follow up
04/24/19	Eric L Einhorn	HLUS	590.00	0.60	354.00	Email correspondence with C. Bryant, Irell, Ernst Young, MNAT, and client regarding plan supplement (.1); attention to plan supplement information (.2); email correspondence with HL team, Ernst Young and client regarding plan supplement (.1); attention to plan supplement (.2)
04/25/19	Christopher R. Bryant	HLUS	935.00	3.30	3,085.50	Review correspondence from UST regarding exculpation and releases and respond (.3); calls with S. Feener regarding plan supplement (.3); correspondence with B. Murphy and B. Feder regarding UST comments to exculpation and releases (.2); review and prepare KYC and escrow account application for WSFS (.8); correspondence with J. Reisner regarding reserves and escrows with WSFS (.2); call with Ernst &

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						Young and S. Feener regarding plan supplement (.8); correspondence with T. Lynch regarding KVC documentation for WSFS reserve accounts (.3); review estimate from Irell for wind-down reserves and transmit to Ernst & Young (.2); review edits to plan supplement from Ernst & Young (.3)
04/25/19	Sean A Feener	HLUS	590.00	0.80	472.00	Call with EY regarding plan supplement (.8)
04/26/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Correspondence with J. Reisner regarding document retention matters (.2); call with S. Levine regarding ballots and plan voting (.2)
04/26/19	John D Beck	HLUS	895.00	0.20	179.00	Review preliminary plan voting report form KCC
04/26/19	Eric L Einhorn	HLUS	590.00	0.10	59.00	Call with creditor regarding plan (.1)
04/26/19	Sean A Feener	HLUS	590.00	2.00	1,180.00	Call with EY regarding plan supplement (.5); draft stipulation regarding media claims (1.5)
04/27/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with J. Reisner regarding trust agreement (.2)
04/28/19	Christopher R. Bryant	HLUS	935.00	6.60	6,171.00	Review J. Reisner comments to trust agreement and revise draft and review of edits to plan supplement (2.4); further drafting and revising of trust agreement and circulate revised to all (.6); various emails with J. Reisner regarding trust agreement (.3); reply to J. Reisner questions regarding plan supplement (.4); revise plan



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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						supplement and transmit same with cover note to B. Murphy, J. Reisner, T. Lynch, Ernst & Young (1.8); follow up with T. Lynch regarding 401(k) admin agreement (.1); call with J. Reisner regarding wind down trust (.5); further revise wind-down entity agreement to reflect J. Reisner's comments and circulate to all with cover note (.5)
04/28/19	John D Beck	HLUS	895.00	1.40	1,253.00	Review numerous iterations of Wind Down Trust agreement (.8); review revised plan supplement (.5); email correspondence with Committee regarding same (.1)
04/29/19	Christopher R. Donoho	HLUS	1,375.00	1.30	1,787.50	Meeting with J. Reisner regarding plan dynamics (.4); update from C. Bryant regarding plan confirmation and open issues (.3); review of open plan issues and consider plan (.6)
04/29/19	Christopher R. Bryant	HLUS	935.00	4.80	4,488.00	Review B. Murphy emails regarding plan supplement and correspondence with T. Lynch regarding same (.4); conference with A. Remming regarding plan supplement filing (.1); revise plan supplement and circulate to all (.9); conference with J. Reisner regarding trust and plan supplement (.5); call with Irell, Ernst & Young, Quinn and HL teams regarding trust and wind-down matters and follow-up conference with J. Reisner (1.1); revise plan

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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						supplement and circulate to all for review (.4); review wind-down entity agreement and circulate to all (.5); finalize plan supplement for filing and numerous emails with J. Reisner regarding same and coordinate filing (.9)
04/29/19	John D Beck	HLUS	895.00	1.60	1,432.00	Review further revise plan supplement and trust agreement in advance of call regarding same (.6); call with Noteholders, Committee, Hogan, and EY regarding plan supplement and draft trust agreement (1.0)
04/29/19	Sean A Feener	HLUS	590.00	1.60	944.00	Call regarding wind down entity agreement and plan/DS issues with B. Murphy, C. Bryant, Committee counsel and EY (1.2); related preparation and follow-up (.4)
04/30/19	Sean A Feener	HLUS	590.00	1.00	590.00	Call with client and EY regarding plan/DS issues (1.0)
			<b>Subtotal</b>	<b>110.10</b>	<b>96,562.50</b>	

**08 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	Christopher R. Bryant	HLUS	935.00	1.30	1,215.50	Review email from J. Reisner regarding claims and respond (.5); coordinate call with M. Giugliano and E&Y regarding claims (.2); emails and call with D. Demko regarding claim reconciliation (.2); correspondence with T. Lynch and D. Demko regarding claim objections and next steps (.2);

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						coordinate call with E&Y regarding claims (.2)
04/01/19	Eric L Einhorn	HLUS	590.00	0.60	354.00	Call with Ernst Young, client, C. Bryant, and J. Beck regarding claim objections and other outstanding items (.6)
04/02/19	Christopher R. Bryant	HLUS	935.00	2.00	1,870.00	Call with M. Giugliano and E&Y regarding Y&R and VML claims and related follow-up (.4); call with E&Y and T. Lynch regarding claims, objections and distributions (.6); correspondence with KCC regarding distributions and ballots, etc. (.4); consideration of balloting and distribution mechanics (.6)
04/02/19	John D Beck	HLUS	895.00	0.20	179.00	Call with M. Giugliano regarding Y&R claim objection and reconciliation and underlying media claims
04/02/19	Eric L Einhorn	HLUS	590.00	0.80	472.00	Call with Young and Rubicam counsel and C. Bryant, J. Beck and Ernst Young regarding third party claims (.3); call with client, Ernst Young, C. Bryant, J. Beck and S. Feener regarding trade claims (.5)
04/03/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Review email from Citi concerning case questions and correspondence with team regarding same (.2); correspondence regarding withdrawal of claim objection (.2)
04/03/19	John D Beck	HLUS	895.00	0.10	89.50	Review notice of withdrawal of objection to Regents of Southern California claim

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/04/19	Christopher R. Bryant	HLUS	935.00	4.70	4,394.50	Call with T. Cobb regarding claim (.3); call with D. Demko regarding plan voting and claims resolution issues (.6); transmit claim register to D. Demko with cover note (.2); attention to Highbridge note register response and correspondence with Highbridge regarding same (.5); attention to note register and claims register for voting purposes (2.7); correspondence with KCC and E&Y regarding claims register and voting (.4)
04/05/19	Christopher R. Bryant	HLUS	935.00	3.20	2,992.00	Numerous emails regarding distribution and review updated registers (.9); call with D. Demko regarding claims (.4); call with M. Guigiano regarding claims (.4); correspondence with S. Friedman regarding claims and distributions (.4); review non-voting notice and provide comments (.4); correspondence with KCC and MNAT regarding publication (.2); call with VBS regarding Note Register Response and related follow-up (.5)
04/06/19	Christopher R. Bryant	HLUS	935.00	0.80	748.00	Email to J. Reisner regarding resolving Y&R/VML claims and related follow-up (.5); emails with J. Reisner and D. Demko regarding Y&R/VML claims (.3)
04/08/19	Christopher R. Bryant	HLUS	935.00	6.60	6,171.00	Updating of note register to reflect note register responses (2.4); correspondence with M. Giugliano regarding claims

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						(.1); review Baupost's note register responses and correspondence with B. Murphy regarding same (.2); attention to claims register and solicitation matters (1.8); review UBS note register response and correspondence with J. Richmond regarding same (.4); correspondence with UBS regarding note register responses (.2); calls and emails with Seaport regarding notes (.4); correspondence with KCC regarding ballots (.3); further emails with Seaport regarding their holdings (.2); call with and correspondence with B. Murphy regarding note register and solicitation and review ECOR1 responses (.3); correspondence with Sabby counsel regarding note register responses (.3)
04/09/19	Christopher R. Bryant	HLUS	935.00	3.70	3,459.50	Correspondence with Seaport regarding note transfers and correspondence with DB regarding same (.6); review email from NYS Department of Tax regarding late filed claim and emails regarding same (.3); call with C. Perz at Castle Creek regarding note register responses and follow-up emails regarding same (.5); correspondence with B. Feder regarding note register updates and follow-up with B. Murphy regarding same (.2); review CC Arbitrage note register responses (.3); review executed ECOR1 note

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						register responses (.1); updating of note register per new information received and transmit to E&Y, B. Murphy and B. Feder with cover notes (1.1); calls with Seaport and DB and emails with Castle Creek regarding note register and review Castle Creek note register responses (.4); review Sabby note register responses and respond (.2)
04/10/19	Christopher R. Bryant	HLUS	935.00	3.10	2,898.50	Correspondence with B. Murphy regarding ECOR1 holdings and respond to B. Feder email (.3); call with M. Guigliano and E&Y team regarding claim objection (.3); review procedures order regarding resolving Y&R/VML claim for voting purposes only (.4); review M. Guigliano email regarding claim reduction for voting purposes and correspondence with E&Y regarding same (.3); review notice of non-voting status and call with D. Demko regarding non-voting claims (.4); review updated voting register (.5); respond to M. Guigliano email regarding voting (.2); call with E&Y and KCC regarding voting register and solicitation matters (.3); correspondence with UBS regarding plan voting and confirmation (.1); correspondence with B. Feder regarding note register (.3)
04/10/19	John D Beck	HLUS	895.00	0.40	358.00	Discuss claims voting with C. Bryant and EY

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/16/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Review late filed claims and correspondence with KCC and MNAT regarding same (.5); correspondence with M. Giugliano regarding late filed claims (.2)
04/17/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Correspondence with M. Giugliano regarding media proofs of claim (.3); correspondence with T. Mann regarding extensions of objection deadlines (.3); call with T. Mann regarding claim objections (.1)
04/21/19	Christopher R. Bryant	HLUS	935.00	0.50	467.50	Correspondence with Ernst & Young regarding NYs tax claim (.2); follow-up with N. Hoover regarding FINRA notice (.1); follow-up with M. Giugliano regarding certain proofs of claim (.2)
04/22/19	Christopher R. Bryant	HLUS	935.00	1.20	1,122.00	Correspondence with M. Giugliano regarding claims (.3); correspondence with D. Demko regarding NYs tax claim (.2); correspondence with T. Mann regarding claims (.4); correspondence with NYs Taxation and T. Mann regarding late filed claim (.3)
04/23/19	Christopher R. Bryant	HLUS	935.00	2.00	1,870.00	Call with B. Fallon regarding claim objections (.2); review DTC voicemail and email and correspondence with J. Beck regarding same (.2); attention to extension of response deadlines for Y&R/VML and others and review objections (.3); correspondence with T. Mann regarding re-

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						scheduling hearings (.1); review and respond to inquiry from T. Mann to claims objection responses (.2); correspondence with M. Giugliano and B. Fallon regarding extending response and hearing dates and regarding potential terms of stipulation (.3); various emails with T. Mann and J. Beck regarding claims objections and hearing dates (.4); correspondence with S. Feener regarding Y&R/VML stipulation (.1); review correspondence from E. Einhorn and Ernst & Young regarding revised exhibit to claim objection (.2)
04/23/19	Eric L Einhorn	HLUS	590.00	0.80	472.00	Email correspondence with local counsel regarding trade claims (.1); email correspondence with C. Bryant and J. Beck regarding same (.1); attention to omnibus objection (.1); email correspondence with C. Bryant, J. Beck, and S. Feener regarding voting on plan (.1); email correspondence with KCC and HL team regarding same (.1); attention to omnibus objection (.2); email correspondence with Ernst Young, C. Bryant and J. Beck regarding revised omnibus objection (.1)
04/24/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Correspondence with M. Giugliano regarding proposed stipulation and hearing (.2); call with VBs regarding voting (.2)
04/25/19	Christopher R.	HLUS	935.00	0.20	187.00	Call with DTC regarding



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Orexigen Therapeutics, Inc.	Date	May 30, 2019
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**08 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
	Bryant					holdings (.1); correspondence with J. Beck regarding DTC (.1)
04/26/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with S. Feener regarding stipulation resolving media claims (.3)
04/26/19	John D Beck	HLUS	895.00	0.50	447.50	Review revisions to omnibus objections to claims and exhibits thereto (.5)
			<b>Subtotal</b>	<b>35.20</b>	<b>32,105.00</b>	

**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Review weekly call agenda (.1); weekly call with T. Lynch, E&Y, and HL teams (.6)
04/01/19	John D Beck	HLUS	895.00	0.80	716.00	Review revised wind down work streams in advance of weekly status call (.2); weekly status call regarding various open issues regarding liquidating plan and wind down (.6)
04/02/19	Ronald Cappiello	HLUS	415.00	0.30	124.50	Monitor docket updates for Orexigen case (.3)
04/03/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with T. Lynch regarding payment of restitution to estate (.2)
04/03/19	Ronald Cappiello	HLUS	415.00	0.30	124.50	Monitor docket updates for Orexigen case (.3)
04/05/19	Christopher R. Bryant	HLUS	935.00	0.90	841.50	Call with T. Lynch regarding open items and related follow-up (.9)
04/08/19	Ronald Cappiello	HLUS	415.00	0.20	83.00	Monitor docket updates for Orexigen case (.2)
04/09/19	Christopher R. Bryant	HLUS	935.00	0.80	748.00	Weekly call with T. Lynch, E&Y and HL teams (.8)

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**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/09/19	John D Beck	HLUS	895.00	0.90	805.50	Review current wind down workstreams in advance of weekly status call (.1); weekly status call with EY and T. Lynch (.8)
04/09/19	Eric L Einhorn	HLUS	590.00	0.80	472.00	Call with Ernst Young, client, C. Bryant, J. Beck and S. Feener regarding outstanding items
04/09/19	Sean A Feener	HLUS	590.00	1.10	649.00	Weekly update call (.8); related preparation and follow-up (.3)
04/17/19	Christopher R. Bryant	HLUS	935.00	0.60	561.00	Review 401(k) notices (.2); attention to case calendar (.4)
04/18/19	Christopher R. Bryant	HLUS	935.00	0.10	93.50	Correspondence with government entity and KCC regarding service (.1)
04/22/19	Christopher R. Bryant	HLUS	935.00	0.90	841.50	Call with N. Hoover regarding FINRA request (.3); correspondence with N. Hoover regarding FINRA request (.1); weekly update call with Ernst & Young, Hogan Lovells and T. Lynch (.5)
04/22/19	Nick Hoover	HLUS	770.00	0.30	231.00	Telephone conference with Hogan Lovells team to discuss FINRA inquiry
04/22/19	Eric L Einhorn	HLUS	590.00	0.50	295.00	Weekly status call with client, HL team, local counsel and Ernst Young (.5)
04/22/19	Sean A Feener	HLUS	590.00	0.50	295.00	Weekly update call (.5)
04/23/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review indenture trustee invoices and transmit to T. Lynch and Ernst & Young
04/24/19	Christopher R. Bryant	HLUS	935.00	0.10	93.50	Consider wind down questions from T. Lynch and respond to same (.1)
04/30/19	John D Beck	HLUS	895.00	0.50	447.50	Weekly status call with C. Bryant, EY and T. Lynch

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**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						regarding plan and windown process
			<b>Subtotal</b>	<b>10.70</b>	<b>8,450.50</b>	

**11 - Tax**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/05/19	Scott Friedman	HLUS	1,175.00	0.80	940.00	Inquiry regarding wind down entity withholding taxes
04/10/19	Catherine Chen	HLUS	730.00	0.20	146.00	Correspondence regarding restructuring documents
04/12/19	Scott Friedman	HLUS	1,175.00	0.30	352.50	Analyze withholding taxes on wind down entity payments
04/25/19	Scott Friedman	HLUS	1,175.00	0.30	352.50	Confer with C. Bryant regarding escrows accounts for reserves
04/25/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Call with S. Friedman regarding reserves and escrows (.3)
04/26/19	Scott Friedman	HLUS	1,175.00	0.30	352.50	Dialog regarding proposed changes
04/26/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Conference call with C. Chen and S. Freidman regarding wind-down entity tax issues (.4)
04/26/19	Catherine Chen	HLUS	730.00	1.20	876.00	Review and prepare comments to liquidating trust agreement
04/29/19	Scott Friedman	HLUS	1,175.00	0.90	1,057.50	Review changes to trust for tax comments; IRS determination and related changes; respond to due date inquiry
			<b>Subtotal</b>	<b>4.70</b>	<b>4,731.50</b>	

**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/01/19	John D Beck	HLUS	895.00	1.90	1,700.50	Review and revise draft

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**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						Fourth interim fee application and review underlying data populating same
04/02/19	John D Beck	HLUS	895.00	0.40	358.00	Review rate comparable chart for interim fee application (.3); discuss same with R. Cappiello (.1)
04/02/19	Ronald Cappiello	HLUS	415.00	0.20	83.00	Continue coordination for preparation of comparables chart for 4th interim fee application (.2)
04/04/19	John D Beck	HLUS	895.00	0.40	358.00	Multiple discussions with R. Cappiello regarding Fourth Interim Fee Application
04/04/19	Ronald Cappiello	HLUS	415.00	2.70	1,120.50	Meeting with Ron S. and J. Russell (telephonic) to discuss revisions to comparables chart (.2); review draft 4th interim fee application and update edits (.5); office conferences with J. Beck on chart calculations (.3); recalculate budget numbers (.4); receive/review revised comparables chart and show same to J. Beck and discuss (.3); finalize draft of 4th interim fee application and email final draft to J. Beck for review (1.0)
04/05/19	John D Beck	HLUS	895.00	1.60	1,432.00	Further review Fourth Interim Fee Application and comparables chart related thereto (1.2); several discussions with R. Cappiello regarding same (.2); review revised interim fee application (.2)
04/05/19	Ronald Cappiello	HLUS	415.00	2.40	996.00	Email exchanges with J. Beck concerning his comments to comparables

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**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						chart in 4th interim fee application (.2); work on recalculation and revisions to chart (1.6); review draft of fee application and revise (.3); email final draft to J. Beck for review (.1); forward final draft of fee application to T. Mann for review and receive approval of same (.2)
04/08/19	Ronald Cappiello	HLUS	415.00	0.40	166.00	Coordinate e-filing of 4th interim fee application and emails related thereto (.4)
04/11/19	John D Beck	HLUS	895.00	1.50	1,342.50	Review and revise March invoice (1.4); discuss same with E. Einhorn (.1)
04/11/19	Eric L Einhorn	HLUS	590.00	1.40	826.00	Review and revise March fee application (1.4)
04/18/19	Eric L Einhorn	HLUS	590.00	3.40	2,006.00	Review and comment on March pro forma (1.4); draft monthly fee statement (1.4); review and revise monthly fee statement (.6)
04/19/19	John D Beck	HLUS	895.00	0.40	358.00	Review and revise March monthly fee application
04/19/19	Eric L Einhorn	HLUS	590.00	0.60	354.00	Turn J. Beck's comments to monthly fee statement (.3); email correspondence with Ernst Young and C. Bryant regarding same (.1); email correspondence with local counsel and J. Beck regarding same (.1); email correspondence with C. Donoho, C. Bryant and J. Beck regarding same (.1)
04/22/19	Christopher R. Donoho	HLUS	1,375.00	0.40	550.00	Review fee award and allocation and approve billing (.4)
04/22/19	Eric L Einhorn	HLUS	590.00	1.10	649.00	Revise March pro forma (1.0); email correspondence with local counsel regarding same (.1)

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Orexigen Therapeutics, Inc.

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**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

Date	Name	LLP	Rate	Hours	Amount	Narrative
			<b>Subtotal</b>	<b>18.80</b>	<b>12,299.50</b>	

**21 - Employee Matters**

Date	Name	LLP	Rate	Hours	Amount	Narrative
04/30/19	Scott Friedman	HLUS	1,175.00	0.50	587.50	Inquiry regarding employee payment issues
			<b>Subtotal</b>	<b>0.50</b>	<b>587.50</b>	

**24 - Asset Dispositions/363 Sales**

Date	Name	LLP	Rate	Hours	Amount	Narrative
04/02/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Review holdback related correspondence and transmit to B. Murphy (.3)
04/04/19	Nick Hoover	HLUS	770.00	0.20	154.00	Review purchase agreement
04/06/19	Nick Hoover	HLUS	770.00	0.20	154.00	Review and revise purchase agreement
04/07/19	Nick Hoover	HLUS	770.00	1.60	1,232.00	Review and revise purchase agreement
04/09/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with B. Murphy regarding holdbacks (.1); coordinate call regarding holdbacks (.1)
04/11/19	Christopher R. Bryant	HLUS	935.00	1.20	1,122.00	Call with B Murphy and T Lynch regarding hold back (.6); call with T Lynch regarding hold back (.2); call with T Lynch regarding open items (.4)
04/18/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Review correspondence from K. Hanson regarding holdback information and transmit to B. Murphy (.4)
04/23/19	Christopher R. Bryant	HLUS	935.00	0.90	841.50	Correspondence with B. Murphy regarding holdback information follow-up (.1); review B. Murphy email regarding holdback issues (.2);

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**24 - Asset Dispositions/363 Sales**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						correspondence with T. Lynch regarding holdback issues raised by B. Murphy (.1); call with T. Lynch regarding holdbacks and case matters (.4); correspondence with B. Murphy regarding holdback matters (.1)
				<b>5.00</b>	<b>4,345.00</b>	

**26 - Insurance Matters**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/03/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	correspondence with K. Lyman, J. Beck and P. Van Tol regarding insurance (.2); correspondence with T. Lynch regarding insurance (.1)
				<b>0.30</b>	<b>280.50</b>	

**30 - Drafting, Reviewing and Analyzing Pleadings**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/24/19	Sara Posner	HLUS	530.00	2.80	1,484.00	Draft stipulation agreement for certain claims (2.8)
04/24/19	Sean A Feener	HLUS	590.00	0.80	472.00	Continue drafting Y&R claims stipulation (.4); confer with S. Posner regarding same (.4)
04/25/19	Sara Posner	HLUS	530.00	1.90	1,007.00	Continue drafting claims stipulation (1.9)
04/25/19	Sean A Feener	HLUS	590.00	0.40	236.00	Emails and calls with S. Posner regarding Y&R stip (.4)
				<b>5.90</b>	<b>3,199.00</b>	

<b>Total Professional Services</b>				<b>192.70</b>		<b>USD 163,951.50</b>
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	Date	May 30, 2019
Orexigen Therapeutics, Inc.	Invoice No	20600020082
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**Summary**

<b>Timekeeper Name</b>	<b>Hours</b>	<b>Rate</b>	<b>Fees</b>
Christopher R. Donoho	2.50	1,375.00	3,437.50
Scott Friedman	9.70	1,175.00	11,397.50
Christopher R. Bryant	113.20	935.00	105,842.00
John D Beck	13.80	895.00	12,351.00
Nick Hoover	2.30	770.00	1,771.00
Catherine Chen	2.60	730.00	1,898.00
Eric L Einhorn	10.70	590.00	6,313.00
Sean A Feener	26.70	590.00	15,753.00
Sara Posner	4.70	530.00	2,491.00
Ronald Cappiello	6.50	415.00	2,697.50
<b>Total Professional Services</b>	<b>192.70</b>		<b>USD 163,951.50</b>



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**Summary**

<b>Task</b>	<b>Task Code Description</b>	<b>Hours</b>	<b>Fees</b>
02	Meetings and Communications with Creditors	0.20	179.00
03	Hearings	0.30	276.50
04	DIP or Exit Financing	0.30	280.50
05	Litigation:Contested Matters, Adv. Proceedings, other Litigation	0.70	654.50
07	Plan and Disclosure Statement	110.10	96,562.50
08	Claims Administration and Objections	35.20	32,105.00
10	Case Administration	10.70	8,450.50
11	Tax	4.70	4,731.50
17	Monthly Fee Statements and Interim/Final Fee Applications (H	18.80	12,299.50
21	Employee Matters	0.50	587.50
24	Asset Dispositions/363 Sales	5.00	4,345.00
26	Insurance Matters	0.30	280.50
30	Drafting, Reviewing and Analyzing Pleadings	5.90	3,199.00
	<b>Total Professional Services</b>	<b>192.70</b>	<b>USD 163,951.50</b>

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**Disbursement and Charges**

<b>Description</b>	<b>Amount</b>
Taxi	43.27
Hotel - Misc. Other	4.00
Hotel - Lodging	328.90
Hospitality	119.43
Air Freight	464.78
Meals	113.33
Car Service	806.04
Computer Research - Westlaw	1,571.16
Postage	25.50
Word Processing	268.75
<b>Total for Other Charges</b>	<b><u>USD 3,745.16</u></b>





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Orexigen Therapeutics, Inc.  
 Tom Lynch  
 General Counsel  
 3344 N. Torrey Pines Court. Suite 200  
 La Jolla, CA 92037

Date June 11, 2019  
 Invoice No 20600020467  
 Our ref 045803.000019  
 Partner Christopher R. Donoho  
 Email chris.donoho@hoganlovells.com  
 Fed ID 53-0084704

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Summary	Amount
	USD
Professional Services	286,982.00
Less 50% Non-Working Travel	(4,651.50)
Total Professional Services	282,330.50
Total Disbursements and Charges	4,967.62
	<hr/>
Subtotal	287,298.12
<b>Total Due</b>	<b>287,298.12</b>

**Payment Details**

Electronic payments should be sent to  
 Wells Fargo Bank NA, 420 Montgomery Street  
 San Francisco, CA 94104  
 Account: Hogan Lovells US LLP – Operating Account  
 SWIFT code: WFBUS6S Account No: 2000010688096  
 ABA #121000248 For Wire Transfers Only  
 ABA #054001220 (For ACH Transfers Only)

Check Payment Instructions

Regular Mail:  
 Hogan Lovells US LLP  
 P.O. Box 75890  
 Baltimore, MD 21275-5890

Overnight Mail Only:  
 Lockbox Services 75890  
 Wells Fargo Bank  
 7175 Columbia Gateway Drive  
 ATTN: Hogan Lovells US LLP  
 Columbia, MD 21045

Payment requested  
 within 30 days from  
 invoice date

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Date	June 11, 2019
Invoice No	20600020467
Our Ref	045803.000019

**Period** May 31, 2019

Detail by jurisdiction	Professional Services	Disbursements & Charges	Total USD
Hogan Lovells US LLP	282,330.50	4,967.62	287,298.12
Total	282,330.50	4,967.62	287,298.12

	Charges USD
Disbursements & charges	
Other Professional Fees (unpaid)	335.74
Courier and Shipping Costs	296.70
Travel	3,993.34
Taxi	96.15
Hospitality	239.44
Document Production	6.25
Total	4,967.62

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	Date	June 11, 2019
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**Professional Services****01 - Corporate Governance and Board Matters**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/01/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with N. Hoover regarding SEC compliance matters (.3)
05/01/19	Nick Hoover	HLUS	770.00	0.70	539.00	Attention to inquiry from C. Bryant regarding securities obligations in connection with bankruptcy
05/05/19	Nick Hoover	HLUS	770.00	0.20	154.00	Correspondence with C. Bryant regarding deregistration
05/06/19	Christopher R. Bryant	HLUS	935.00	0.50	467.50	Correspondence with T Lynch and A. Remming regarding MORs and SEC matters (.2); attention to SEC filing and correspondence with N. Hoover regarding same (.3)
05/06/19	Nick Hoover	HLUS	770.00	0.30	231.00	Telephone conference with client, Hogan Lovells team and auditor to discuss securities matters related to effectiveness of bankruptcy plan
05/16/19	Scott Friedman	HLUS	1,175.00	0.40	470.00	Advise on employee withholding
05/16/19	Catherine Chen	HLUS	730.00	0.40	292.00	Research withholding requirements
05/17/19	Scott Friedman	HLUS	1,175.00	0.50	587.50	Resolve issue for withholding on employee claims; dialogue with C. Bryant
05/17/19	Catherine Chen	HLUS	730.00	0.20	146.00	Correspondence regarding withholding liabilities
05/20/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with N. Hoover regarding securities matters (.2); correspondence with T. Lynch regarding 8-K (.1)

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**01 - Corporate Governance and Board Matters**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/20/19	Nick Hoover	HLUS	770.00	0.90	693.00	Review filing requirements related to plan of liquidation; confer with C. Bryant and A. Freed regarding same; review plan of liquidation
05/21/19	Nick Hoover	HLUS	770.00	2.00	1,540.00	Draft, review and revise Form 8-K
05/21/19	Sean A Feener	HLUS	590.00	0.60	354.00	Review 8K and provide comments (.6)
05/22/19	Christopher R. Bryant	HLUS	935.00	1.10	1,028.50	Review 8-K and provide input (.6); emails with N. Hoover regarding 8-K (.2); correspondence with S. Feener regarding 8-K and review emails from T. Lynch and N. Hoover regarding same (.3)
05/22/19	Nick Hoover	HLUS	770.00	0.80	616.00	Review and revise Form 8-K; confer with Hogan Lovells team and T. Lynch regarding same
05/23/19	Amy B Freed	HLUS	1,200.00	1.00	1,200.00	Attention to 8-K matters
05/23/19	Scott Friedman	HLUS	1,175.00	0.40	470.00	Review and comment to proposed due dates and language of wind down entity obligation
05/23/19	Nick Hoover	HLUS	770.00	0.30	231.00	Attention to Form 8-K
05/24/19	Scott Friedman	HLUS	1,175.00	0.30	352.50	Finalize language relating to due dates
05/24/19	Catherine Chen	HLUS	730.00	0.20	146.00	Correspondence regarding wind down entity agreement
05/28/19	Christopher R. Bryant	HLUS	935.00	0.10	93.50	Correspondence with N. Hoover regarding draft Form 15 (.1)
05/28/19	Nick Hoover	HLUS	770.00	0.10	77.00	Attention to Form 15
05/29/19	Amy B Freed	HLUS	1,200.00	0.50	600.00	Attention to Form 15 review

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**01 - Corporate Governance and Board Matters**

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05/29/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review draft Form 15 and correspondence with N. Hoover regarding same (.2);
05/29/19	Nick Hoover	HLUS	770.00	0.60	462.00	Draft, review and revise Form 15
05/31/19	Nick Hoover	HLUS	770.00	0.30	231.00	Attention to Form 15
				<b>Subtotal</b>	<b>13.20</b>	<b>11,729.50</b>

**03 - Hearings**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/17/19	John D Beck	HLUS	895.00	3.20	2,864.00	Meet at MNAT's offices to prepare for confirmation hearing with HL team, MNAT, and Irell (1.2); travel to/from and attend plan confirmation hearing (1.0); follow up conference with client, Irell, Ernst Young, C. Bryant, J. Beck and S. Feener regarding next steps (1.0)
05/17/19	Eric L Einhorn	HLUS	590.00	3.20	1,888.00	Meet at MNAT's offices to prepare for confirmation hearing with HL team, MNAT, and Irell (1.2); travel to/from and attend plan confirmation hearing (1.0); follow up conference with client, Irell, Ernst Young, C. Bryant, J. Beck and S. Feener regarding next steps (1.0)
				<b>Subtotal</b>	<b>6.40</b>	<b>4,752.00</b>

**05 - Litigation:Contested Matters, Adv. Proceedings, other Litigation**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/08/19	Eric L Einhorn	HLUS	590.00	0.10	59.00	Email correspondence with HL team, Irell and Quinn Emanuel regarding Takeda dispute (.1)



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**05 - Litigation:Contested Matters, Adv. Proceedings, other Litigation**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/10/19	Eric L Einhorn	HLUS	590.00	0.20	118.00	Email correspondence with HL team, client, Quinn Emanuel and Irell regarding Takeda dispute (.2)
			<b>Subtotal</b>	<b>0.30</b>	<b>177.00</b>	

**07 - Plan and Disclosure Statement**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/30/19	Christopher R. Bryant	HLUS	935.00	2.90	2,711.50	Correspondence with K. Hansen regarding email accounts (.2); call with Province and T. Lynch regarding wind-down and distribution (.5); correspondence with A. Remming and A. Behlman regarding document retention and extension of confirmation objection deadline (.2); review employee claim analysis form D. Demko and related emails (.4); follow-up with B. Murphy regarding KCC proposal to act as paying agent (.1); correspondence with KCC regarding voting status; review voting report and transmit to B. Murphy and J. Reisner (.4); attention to confirmation hearing (.3); confer with KCC regarding effective date payment mechanics (.3); correspondence with B. Feder regarding note register matters (.1); correspondence with KCC and Ernst & Young and S. Friedman regarding employee distribution matter (.4)
05/01/19	Christopher R. Donoho	HLUS	1,375.00	1.10	1,512.50	Discuss plan confirmation with J. Reisner (.4); review current form of documents and confirmation issues

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						(.4); office conference with C. Bryant regarding case status and path to confirmation (.3)
05/01/19	Christopher R. Bryant	HLUS	935.00	7.30	6,825.50	Conference with J. Beck regarding confirmation order, brief and declaration (.5); call with K. Hanson, S. Wierman, J. Reisner and others regarding document retention matters (.3); review precedent confirmation order regarding trust approval provisions and correspondence with S. Feener regarding same (.5); call with Ernst & Young regarding estate wind-down (.3); transmit trust agreement to Province with cover note (.2); correspondence with K. Lyman regarding trust matters (.1); correspondence with D. Demko and KCC regarding effective date distributions (.2); review UST comments to plan and consideration of same (1.1); review plan voting report and transmit same to B. Murphy, J. Reisner and T. Lynch (.3); revise plan per UST comments to address document retention objections (3.4); transmit draft modified plan to B. Murphy and others with cover explanatory note (.4)
05/01/19	John D Beck	HLUS	895.00	0.40	358.00	Discuss plan confirmation with C. Bryant (.4)
05/01/19	Sean A Feener	HLUS	590.00	0.50	295.00	Call regarding plan/DS issues (.4); review precedent confirmation briefs (.1)

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05/02/19	Christopher R. Bryant	HLUS	935.00	0.50	467.50	Transmit draft modified plan to J. Reisner with cover explanatory note (.2); correspondence with J. Reisner regarding tax returns (.1); correspondence K. Lyman regarding trust causes of action and power of attorney (.2)
05/02/19	John D Beck	HLUS	895.00	0.60	537.00	Review updated plan voting tabulation (.1); review further modified plan of reorganization (.5)
05/02/19	Sean A Feener	HLUS	590.00	4.40	2,596.00	Continue drafting confirmation brief
05/03/19	Christopher R. Bryant	HLUS	935.00	2.30	2,150.50	Correspondence with T. Fox regarding UST comments to plan (.3); review J. Reisner's comments to plan (.3); call with J. Koevary and follow-up correspondence with D. Demko (.3); revise plan and transmit to UST, Lowenstein, Cooley and Nalpropion with cover notes (1.4)
05/03/19	John D Beck	HLUS	895.00	2.00	1,790.00	Begin reviewing and revising draft confirmation brief in support of plan confirmation
05/03/19	Sean A Feener	HLUS	590.00	2.70	1,593.00	Continue drafting confirmation brief (2.7)
05/04/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Review updated voting report and transmit to B. Murphy and J. Reisner (.2)
05/06/19	Christopher R. Donoho	HLUS	1,375.00	2.10	2,887.50	Update on disclosure statement objections and upcoming hearing (.7); reply to press inquiries (.6); review of objections (.8)
05/06/19	Christopher R. Bryant	HLUS	935.00	3.10	2,898.50	Correspondence with A. Remming regarding

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						confirmation matters (.2); review and consider Takeda objection to confirmation (.6); review J. Lombard comments to plan (.1); call with J. Lombard regarding plan (.3); correspondence with M. Giugliano regarding Discovery claim and objection (.2); draft and revise 401(k) administrator agreement and circulate to B. Murphy for review (1.1); review discovery and administrative claim and objection to confirmation and call with D. Demko regarding same (.5); correspondence with B. Murphy regarding Takeda objection (.1)
05/06/19	John D Beck	HLUS	895.00	0.20	179.00	Review limited objection to confirmation of plan filed by DIY et al (.2)
05/06/19	Sean A Feener	HLUS	590.00	5.50	3,245.00	Draft confirmation brief, lynch declaration and confirmation order (4.2); review objections to plan (.7); weekly update call (.6)
05/07/19	Christopher R. Donoho	HLUS	1,375.00	1.10	1,512.50	Review plan objections (.7); office conference with C. Bryant regarding plan progress and objections and resolution (.4)
05/07/19	Christopher R. Bryant	HLUS	935.00	1.90	1,776.50	Correspondence with Province regarding trust agreement (.1); correspondence with J. Beck and S. Feener regarding confirmation order and brief (.4); review Takeda and Discovery objections (.5); correspondence with B. Murphy and J. Reisner regarding objections and

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						next steps (.4); review confirmation brief (.5)
05/07/19	Sean A Feener	HLUS	590.00	3.00	1,770.00	Continue drafting confirmation order, Lynch declaration and confirmation memorandum
05/08/19	Christopher R. Bryant	HLUS	935.00	7.30	6,825.50	Correspondence with R. Cobb and K. Munford regarding Takeda objection and research related to objection (1.4); correspondence with J. Reisner regarding plan and confirmation matters (.5); correspondence with M. Giugliano regarding Discovery claim and objection (.2); review and consider Lowenstein comments to modified plan (.6); correspondence with B. Murphy, J. Reisner and P. Van Tol regarding Lowenstein comments to modified plan (.3); draft TSA amendment (2.2); correspondence with Sidley regarding Takeda objection (.1); correspondence with J. Beck and S. Feener regarding confirmation order and modified plan (.2); correspondence with B. Murphy regarding books and records (.2); call with J. Reisner regarding books and records (.5); prepare for confirmation hearings (1.1)
05/08/19	John D Beck	HLUS	895.00	9.90	8,860.50	Continue to review and revise confirmation brief in support of plan (4.1); review and revise declaration of T. Lynch in support of confirmation (1.9); review and revise

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						draft confirmation order (3.5); Review and consider 401(k) administrator agreement (.4)
05/08/19	Eric L Einhorn	HLUS	590.00	0.20	118.00	Email correspondence between Lowenstein and HL team regarding the plan of liquidation (.2)
05/08/19	Sean A Feener	HLUS	590.00	5.50	3,245.00	Call with J. Reisner regarding document retention (.7); emails with J. Beck regarding declaration and confirmation memorandum (.4); emails with C. Bryant regarding same (.3); review and revise same (4.1)
05/09/19	Pieter Van Tol	HLUS	1,195.00	0.70	836.50	Review draft revisions to plan (.2); conference with C. Bryant regarding same (.3); follow-up e-mails on additional changes (.2)
05/09/19	Christopher R. Bryant	HLUS	935.00	12.50	11,687.50	Call with P. Van Tol and S. Feener regarding books and records (.3); correspondence with J. Beck and S. Feener regarding confirmation order (.3); revise draft plan and circulate to P. Van Tol , B. Murphy and J. Reisner (1.1); correspondence with J. Reisner and P. Van Tol regarding plan edits (.3); transmit documents to K. Hanson regarding the plan with cover note (.4); correspondence with B. Murphy regarding plan edits (.1); further revise plan and transmit to Lowenstein with cover note (.4); prepare for Takeda call and participate on call with Takeda counsel (.4); numerous

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						emails with S. Feener and J. Beck regarding confirmation order (.5); transmit revised plan to B. Murphy and K. Hanson with cover note (.3); draft Takeda carve out (.5); revise Takeda carve out and transmit to B. Murphy, J. Reisner and others for review (.2); further draft of TSA and transmit to B. Murphy, J. Reisner and others with cover note (1.9); review confirmation order draft and provide comments. and drafting of additional provisions (5.4); review plan voting summary and transmit to B. Murphy and J. Reisner; correspondence with K. Lyman regarding Takeda proposal, revise same and transmits to B. Guzina with cover note (.4)
05/09/19	John D Beck	HLUS	895.00	2.40	2,148.00	Review revised drafts of confirmation order, brief and declaration in support (1.8); email correspondence with S. Feener and C. Bryant regarding same (.2); call regarding Takeda objection to plan with Takeda counsel (.1); review draft transition services agreement (.2); review edits to plan from Lowenstein (.1)
05/09/19	Sean A Feener	HLUS	590.00	3.20	1,888.00	Review and revise Lynch declaration, confirmation brief and confirmation order (2.2); call regarding books and records (.5); call regarding Takeda issues (.5)
05/10/19	Pieter Van Tol	HLUS	1,195.00	0.20	239.00	E-mails with C. Bryant

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						regarding further revisions to plan
05/10/19	Christopher R. Bryant	HLUS	935.00	6.30	5,890.50	Follow up with B. Murphy regarding 401(K) administrator agreement (.1); review draft confirmation memorandum and provide comments (2.9); call with M. Giugliano regarding claims (.2); review emails from A. Behlmann regarding books and records proposal and respond (.4); email S. Feener regarding confirmation order and brief (.2); review further emails from A. Behlmann regarding books and records and correspondence with P. Van Tol and J. Reisner regarding same (.3); email J. Lombard regarding edits to plan (.3); call with S. Levine regarding voting (.2); emails with A. Behlmann regarding plan (.2); revise plan and circulate edits for sign off (.5); review comments to 401(k) agreement and emails with B. Murphy and T. Lynch regarding same (.3); review automatic stay text for confirmation order and provide input (.3); call with J. Lombard regarding plan (.2); transmit revised plan to K. Hanson with cover note (.2)
05/10/19	John D Beck	HLUS	895.00	1.30	1,163.50	Review revisions to confirmation order and confirmation brief from C. Bryant (1.2); review reservation of rights filed by securities lead plaintiff (.1)



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05/10/19	Sean A Feener	HLUS	590.00	3.50	2,065.00	Further edits to declaration, order and brief and related emails
05/11/19	Christopher R. Bryant	HLUS	935.00	5.50	5,142.50	Emails with J. Reisner regarding plan, TSA, open items (.3); emails with A. Behlmann regarding plan and transmit draft (.4); review J. Reisner edits to draft TSA, revise and transmit to K. Hanson for review (1.2); transmit revised TSA to J. Reisner with cover note (.3); review draft Lynch declaration and provide comments (3.1); emails with S. Feener regarding Lynch brief (.2)
05/11/19	John D Beck	HLUS	895.00	0.50	447.50	Review revised draft declaration in support of confirmation circulated by S. Feener
05/11/19	Sean A Feener	HLUS	590.00	1.60	944.00	Draft and revise confirmation order and related documents
05/12/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with S. Feener regarding Lynch declaration
05/12/19	John D Beck	HLUS	895.00	0.40	358.00	Review and consider comments to draft declaration in support of confirmation made by C. Bryant
05/12/19	Sean A Feener	HLUS	590.00	2.20	1,298.00	Further revisions to plan documents
05/13/19	Pieter Van Tol	HLUS	1,195.00	0.80	956.00	Numerous e-mails regarding plan revisions and handling of documents going forward
05/13/19	Christopher R. Bryant	HLUS	935.00	11.00	10,285.00	Review revised Takeda language and emails with B. Murphy and J. Reisner regarding same (.4); emails with K. Hanson regarding TSA (.2); emails with HL

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						<p>team regarding confirmation (.2); prepare for confirmation hearing and attend to open items (.5); emails with B. Murphy and J. Reisner regarding Takeda language (.4); conference with J. Beck regarding confirmation matters (.3); emails with D. Demko and J. Beck regarding distribution amount under plan (.3); review Committee comments to confirmation order and conference with S. Feener regarding same (.7); email to B. Guzina regarding Takeda language (.2); review noteholder comments to confirmation order and email with R. Izakelian regarding same (.4); emails with K. Hanson regarding plan and TSA (.3); revise modified plan (.2); emails with A. Martin regarding plan distributions (.2); revise 401(K) administrator agreement and transmit for sign-off (.5); conference with S. Feener regarding confirmation matters (.2); follow-up with B. Guzina regarding Takeda language (.1); review noteholder comments to Lynch declaration (.2); conference with Hogan Lovells team regarding confirmation and open items (.9); review voting report and transmit to B. Murphy and J. Reisner (.2); conference with J. Beck regarding confirmation preparation (.6); correspondence with</p>

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						B. Murphy regarding revisions to plan supplement (.1); revise plan supplement and circulate with cover note (.9); emails with B. Guzina regarding Takeda language (.3); emails with M. Giugliano and M. Fullington regarding claims (.2); call with K. Hanson regarding TSA and plan (.5); revise plan and circulate with cover note to B. Murphy and J. Reisner (.7); emails with D. Demko and M. Fullington regarding Discovery claims (.4); numerous emails regarding books and records (.9)
05/13/19	John D Beck	HLUS	895.00	2.30	2,058.50	Discuss plan confirmation hearing with A. Remming (.1); discuss plan confirmation with C. Bryant (.2); review comments to declaration in support of confirmation (.1); discuss plan confirmation hearing logistics with internal Hogan team (.8); additional follow up regarding plan confirmation with C. Bryant (.6); review further revised versions of plan confirmation documents (.5)
05/13/19	Eric L Einhorn	HLUS	590.00	0.90	531.00	Email correspondence with lowenstein, HL team, Irell, client, EY regarding plan (.2); conference with C. Bryant, J. Beck and S. Feener regarding plan and other outstanding items (.7)
05/13/19	Sean A Feener	HLUS	590.00	4.10	2,419.00	Weekly update call (.5);

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						emails with KCC regarding voting declaration (.3); emails regarding declaration, brief and confirmation order (.6); confer with C. Bryant, J. Beck and E. Einhorn regarding outstanding confirmation issues (.7); revisions to confirmation documents from B. Murphy and committee (1.4); revise and send out proposed final documents (.6)
05/14/19	Pieter Van Tol	HLUS	1,195.00	0.60	717.00	Further e-mails with internal team and outside counsel on document retention issues
05/14/19	Christopher R. Bryant	HLUS	935.00	9.30	8,695.50	Emails with K. Hanson, B. Murphy and P. Van Tol regarding books and records (.5); revise plan and circulate to all with cover note (.5); emails with J. Reisner regarding Takeda plan language (.3); conferences with S. Feener regarding confirmation (.7); further revise plan and circulate to all (.6); emails with J. Lombard, J. Reisner and B. Murphy regarding plan (.4); emails with M. Fullington and B. Murphy regarding Discovery objection and claims and revise plan supplement (.4); emails with B. Guzina regarding Takeda (.1); review hearing agenda and provide comments (.3); emails with K. Lyman regarding trust matters (.3); review order brief, declaration, supplement, etc. for filing and conferences with S. Feener regarding same and

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						coordinate filings (3.9); review final voting request and draft affidavit from KCC and emails regarding same (.3); finalize terms of plan with various parties and numerous emails regarding same (1.0)
05/14/19	John D Beck	HLUS	895.00	0.40	358.00	Review additional revisions to the plan from Committee (.2); review the draft plan supplement (.1); review draft Agenda for plan confirmation hearing (.1)
05/14/19	Eric L Einhorn	HLUS	590.00	0.20	118.00	Email correspondence with J. Beck regarding plan (.1); call with shareholder regarding plan (.1)
05/14/19	Sean A Feener	HLUS	590.00	8.90	5,251.00	Draft, revise and finalize plan supplement, modified plan, declaration, confirmation order and confirmation brief for filing
05/15/19	Christopher R. Bryant	HLUS	935.00	2.50	2,337.50	Review revised draft agendas, provide input and related emails with MNAT regarding same (.5); coordinate meeting with B. Murphy and J. Reisner (.2); review emails between M. Giuliano and T. Cobb and reply (.2); reply to creditor regarding bar date (.3); review numerous emails from M. Giuliano and M. Fullington and email with Ernst & Young regarding same (.6); review WT comments to confirmation order and emails with B. Murphy regarding same (.4); emails with B. Feder regarding WT comments (.3)

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05/15/19	John D Beck	HLUS	895.00	4.90	4,385.50	Review KCC draft voting declaration (.2); review plan, confirmation order, and related declarations in advance of confirmation hearing (1.2); begin drafting outline for presentation to court on confirmation hearing (3.5)
05/15/19	Sean A Feener	HLUS	590.00	1.00	590.00	Emails and calls with M. Maddox regarding agenda (.6); confer with E. Einhorn regarding same (.3); review and revise same (.1)
05/16/19	Christopher R. Bryant	HLUS	935.00	8.50	7,947.50	Review and consider UST comments, trustee comments and other comments to confirmation order (.9); numerous emails regarding proposed edits to order, including with B. Brownstein, Tim Fox, MNAT, B. Murphy, J. Reisner and A. Behlmann (1.4); conference with B. Murphy, J. Reisner and Hogan Lovells team regarding confirmation hearing (1.6); prepare for confirmation hearing and emails with J. Beck regarding same (1.6); correspondence with KCC regarding plan distributions and review related materials and provide input on same (1.6); correspondence with S. Friedman regarding tax matters (.2); review US Bank comments to escrow agreement and finalize agreement and emails with US Bank regarding same (.9); emails with KCC regarding hearing (.3)
05/16/19	John D Beck	HLUS	895.00	7.10	6,354.50	Meet with Hogan team, B.

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						Murphy and J. Reisner regarding preparation for plan confirmation hearing (1.5); review comments to plan from Wilmington Trust (.3); email correspondence with T. Fox regarding comments to plan (.2); review plan and confirmation order and related materials and prepare for presentation at confirmation hearing (5.6)
05/16/19	Eric L Einhorn	HLUS	590.00	1.00	590.00	Conference with C. Bryant, J. Beck, S. Feener. Irell and B. Murphy regarding confirmation order and plan (1.0)
05/16/19	Sean A Feener	HLUS	590.00	3.30	1,947.00	Meeting with J. Reisner and B. Murphy regarding plan confirmation issues with related prep and follow-up (2.5); hearing preparation (.8)
05/17/19	Christopher R. Bryant	HLUS	935.00	6.80	6,358.00	Working travel to Delaware for confirmation hearing (1.1); meet at MNAT to prepare for confirmation hearing with HL, MNAT and Irell teams (1.2); travel to/from hearing and participate in hearing (1.0); conference with B. Feder regarding distributions (.3); follow up conference with T. Lynch, Irell, Ernest & Young and HL teams (1.0); review correspondence from KCC regarding distribution agent agreement (.2); correspondence with US Bank regarding escrow matters (.4); correspondence with T. Lynch regarding reserves (.3); correspondence with

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						MNAT regarding confirmation order and hearing (.3); correspondence with S. Friedman regarding tax withholdings (.3); correspondence with B. Feder regarding order (.2); numerous emails regarding open items concerning hearing, order and effective date (.5)
05/17/19	Sean A Feener	HLUS	590.00	3.20	1,888.00	Meet at MNAT's offices to prepare for confirmation hearing with HL team, MNAT, and Irell (1.2); travel to/from and attend plan confirmation hearing (1.0); follow up conference with client, Irell, Ernst Young, C. Bryant, J. Beck and E. Einhorn regarding next steps (1.0)
05/20/19	Amy B Freed	HLUS	1,200.00	1.00	1,200.00	Attention to disclosure matters
05/20/19	Christopher R. Bryant	HLUS	935.00	6.00	5,610.00	Attention to escrow agreement and transmit executed version to US Bank with cover note (.4); create effective date closing checklist (.4); correspondence with C. Grell and D. Demko regarding escrow (.2); correspondence with C. Grill at US Bank regarding escrow (.3); call with N. Hoover regarding SEC matters (.3); correspondence with D. Demko regarding distributions (.1); preparation of books and records request to Nalpropion and correspondence with K. Lyman regarding same (.9); conference with S.



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<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						Feener regarding WSFS escrow account (.3); attention to WSFS KYC matters and correspondence with WSFS regarding same (.8); review correspondence from D. Demko regarding books and records and review certain emails regarding same (.5); call with T. Lynch regarding wind down matters (.2); various emails with WSFS (.2); attention to recall related matters and correspondence with T. Lynch regarding same (.3); correspondence with WSFS and J. Reisner regarding escrow and escrow agreement (.3); attention to KCC agreement (.5); reply to KCC email regarding disbursement agent fees (.3)
05/20/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with noteholders regarding plan confirmation and effective date (.2)
05/20/19	Sean A Feener	HLUS	590.00	1.00	590.00	Weekly update call regarding plan and effective date issues (.6); review KYC information and confer with C. Bryant regarding same (.4)
05/21/19	Christopher R. Bryant	HLUS	935.00	10.00	9,350.00	Finalize 401(K) consulting agreement and transmit to T. Lynch for execution with cover note (.5); correspondence with WSFS regarding escrow account and KYC matters and attention to KYC (1.1); correspondence with N. Hoover regarding disclosure matters (.1);

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						attention to 8-K and back-up information needed (.4); correspondence with J. Koevary regarding plan effective date (.1); coordinate calls with WSFS and KCC (.2); request corporate filings from CT Corp. (.3); correspondence with S. Feener regarding KYC (.3); prepare key points for inclusion in 8-K (.4); review KCC services agreement and provide comments (.4); correspondence with CT Corp regarding order (.1); draft and revise power of attorney for trust agreement (1.0); call with S. Feener regarding escrow (.2); correspondence with D. Demko regarding funds flow (.1); call with WSFS and S. Feener regarding escrow agreement (.3); review documents from CT Corp. (.3); transmit Takeda materials to J. Reisner with cover note (.3); transmit revised trust agreement to J. Reisner and others with cover note (.2); review WSFS draft escrow agreement (.3); attention to Province engagement letter execution (.2); email to key parties regarding executive date (.2); call with KCC and B. Murphy regarding distributions (.3); review plan regarding 401(K) admin matters and correspondence with Lynch regarding same (.3); review draft 8-K (.1); call with J. Reisner regarding wind down (.3); forward Takeda related information

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						to J. Reisner (.1); transmit revised trust agreement to Province (.1); correspondence with Ernst & Young regarding financial statements for wind down committee (.1); correspondence with Seward & Kissel regarding WSFS escrow matters (.4); correspondence with T. Lynch regarding 401(K) and distributions (.3); correspondence with B. Murphy regarding distributions (.2); transmit professional fee escrow to key parties (.1); numerous emails with A. Demby, WSFS, J. Reisner and others regarding effective date matters (.3); correspondence with B. Feder regarding distributions to noteholders (.3); correspondence with K. Hanson regarding books and records and coordinate call (.1)
05/21/19	Sean A Feener	HLUS	590.00	1.80	1,062.00	KYC for WSFS reserve accounts (1.1); call with KCC regarding effective date issues (.4); call with WSFS regarding KYC (.3)
05/22/19	Amy B Freed	HLUS	1,200.00	1.00	1,200.00	Attention to plan of liquidation filing
05/23/19	Christopher R. Bryant	HLUS	935.00	3.20	2,992.00	Follow up with T. Lynch regarding Province engagement letter (.1); follow up with J. Reisner and others regarding revised trust agreement (.2); circulate fully executed Province fee letter (.2); review J. Reisner comments to trust and respond (.4); emails

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						with J. Reisner and K. Hanson regarding open wind down matters (.4); coordinate call with Nalpropion and Irell regarding books and records (.2); correspondence with B. Murphy regarding trust edits (.1); review Province comments to trust (.2); revise trust and circulate to B. Murphy, J. Reisner and others with cover note (.8); call with B Murphy, B. Feder and others regarding distributions (.4); correspondence with S. Friedman regarding tax point in trust agreement (.2)
05/24/19	Christopher R. Bryant	HLUS	935.00	2.70	2,524.50	Conference with S. Friedman regarding trust tax matters (.2); revise trust agreement and circulate to all with cover notes (.4); correspondence with B. Feder regarding trust edits (.2); correspondence with B. Pickering regarding effective date funds flow and consider issues (.3); participate on call with J. Reisner, K. Hanson and others regarding books and records (.6); call with B. Feder regarding notes and distributions (.4); distribute documents from B. Feder to various noteholders with cover notes (.6)
05/28/19	Christopher R. Donoho	HLUS	1,375.00	0.40	550.00	Office conference with C. Bryant regarding confirmation and work to be done to go effective (.4)
05/28/19	Christopher R.	HLUS	935.00	6.40	5,984.00	Correspondence with A.

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	Bryant					Demby regarding WSFS reserves (.2); correspondence with team regarding effective date mechanics (.1); conference with S. Feener regarding effective date open items (.4); review agenda and email with MNAT regarding same (.2); correspondence with M. Giugliano regarding responses (.2); review plan supplement and conference with S. Feener regarding effective date matters (.5); call with Ernst & Young, T. Lynch and HL teams regarding effective date matters (1.1); attention to effective date funds flow matters and correspondence with D. Demko and KCC regarding same (.1); correspondence with J. Kopevary and MNAT regarding distributions (.4); various emails regarding reserves (.3); finalize trust and circulate for execution (.5); correspondence with K. Hanson regarding financials request (3.); correspondence with J. Lombard regarding books and records access (.3); draft of TSA between 401(k) Administrator and Nalpropion (1.0); correspondence with B. Murphy regarding document requests and funds flow (.3); review revised funds flow, correspondence with D. Demko regarding same and transmit to key parties with cover note (.4)

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05/28/19	Sean A Feener	HLUS	590.00	1.40	826.00	Review plan supplement and related follow-up (.5) Review draft funds flow (.5); confer with C. Bryant regarding same (.4)
05/29/19	Sean A Feener	HLUS	590.00	2.10	1,239.00	Review and revise plan supplement (1.1); call with R. Cobb regarding same (.2); emails related to effective date and related documents (.8)
05/30/19	Christopher R. Donoho	HLUS	1,375.00	0.70	962.50	Internal discussion and correspondence related to closing (.7)
05/30/19	Christopher R. Bryant	HLUS	935.00	5.80	5,423.00	Numerous emails with noteholders, S. Feener, D. Demko, B. Feder, MNAT, WSFS, T. Lynch, Cooley, and others concerning funds flow, effective date matters, open items, note register, distributions, and SVB accounts (1.6); review effective date notice and provide comments (.4); correspondence with Highbridge regarding distributions (.2); correspondence with Province regarding effective date matters (.2); review J. Reisner comments to trust agreement, revise same and circulate to key parties and WSFS with cover notes (.9); review revised funds flow (.6); all hands call regarding effective date (.6); call with T. Lynch regarding effective date and open items (.3); review WSFS comments to escrow agreement and provide comments (.6); emails with S. Feener regarding open items and attention to effective date matters (.4)

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05/30/19	Sean A Feener	HLUS	590.00	3.70	2,183.00	Review and revise Transitional Services Agreement (.5); compile signature pages to same (.3); review and revise notice of effective date (.7); emails related to effective date (.5); call with committee counsel and wind down entity people regarding effective date (.8); related preparation and follow-up (.5); compile fully executed wind down entity agreement and send to all (.4)
05/31/19	Christopher R. Bryant	HLUS	935.00	7.60	7,106.00	Review Y&R claim objections and correspondence with Giugliano regarding same (.4); correspondence with US Bank regarding escrow funding (.2); correspondence with B. Feder regarding notes and distribution matters (.2); various emails with noteholders regarding required information (.5); emails to Seaport regarding missing documentation (.3); consideration of reply to FINRA and begin drafting same (.5); review of funds flow and call with Ernst & Young, T. Lynch and S. Moglia regarding wires and distributions (.5); correspondence with N. Hoover regarding Form 15 (.3); revise note register (.9); correspondence with J. Kovenany regarding distributions (.3); review schedule from B. Feder of open items and correspondence with B. Feder and B. Murphy

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						regarding same (.3); correspondence with key parties regarding wires and review wire transfer confirmations (.7); coordinate filing of effective date notice and Form 15 (.3); review turns of revised escrow agreement and correspondence with S. Patel and B. Murphy regarding same and revise same (.9); correspondence with D. Demko and B. Feder regarding noteholder distribution calculations (.2); attention to TSA, escrow agreement, wires, reserves, and related effective date matters (1.1)
05/31/19	Sean A Feener	HLUS	590.00	0.50	295.00	Call with C. Bryant regarding Effective Date issues (.2); emails related to same (.3)
			<b>Subtotal</b>	<b>237.60</b>	<b>201,801.00</b>	

**08 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/30/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Call with M. Giugliano regarding claim objection resolutions (.2)
05/02/19	Christopher R. Bryant	HLUS	935.00	2.90	2,711.50	Attention to additional information needed from secured noteholders for distributions (.8); correspondence with J. Koevary regarding Sabby distributions (.2); correspondence with B. Murphy regarding US Bank request for additional information (.2); transmit Sabby information to US Bank in connection with distributions (.2);



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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						correspondence with B. Murph and B. Feder regarding note transfer matters (.3); correspondence with KCC regarding Roadrunner W-9 and review of MAA regarding Roadrunner (.2); attention to Seaport note register matters (.3); correspondence with B. Feder regarding Seaport wire instructions (.2); correspondence with C. Henih at Seaport regarding note register matters (.2) correspondence with D. Demko regarding Sabby distribution (.2); correspondence with B. Feder regarding note register and distributions (.1)
05/03/19	Christopher R. Bryant	HLUS	935.00	1.20	1,122.00	Correspondence with J. Carr and B. Murphy regarding note register matters (.2); forward note register responses to B. Feder and others (.9); further correspondence with B. Murphy regarding note register request information form US Bank (.1)
05/06/19	Christopher R. Bryant	HLUS	935.00	1.30	1,215.50	Correspondence with M. Giugliano regarding response extension (.2); correspondence with B. Fallon regarding extension to file response (.2); calls with Seaport regarding confirmation (.2); calculation of noteholder distribution on effective date and correspondence with D. Demko regarding same (.3); attention to ballots and wire instructions (.4)

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**o8 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/06/19	John D Beck	HLUS	895.00	0.60	537.00	Review motion for payment of administrative claims filed by DIY et al and related documentation (.6)
05/07/19	Christopher R. Bryant	HLUS	935.00	1.20	1,122.00	Call with counsel for media claimants (.8); correspondence with T. Cobb regarding claim resolution (.3); follow-up with M. Giugliano regarding claims (.1)
05/08/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Coordinate call with Y&R/VML counsel regarding claims (.2); call with M. Giugliano regarding claims (.5)
05/09/19	Christopher R. Bryant	HLUS	935.00	1.40	1,309.00	Review B. Feder email regarding notes and correspondence with B. Murphy regarding same (.1); review email from M. Giugliano regarding Discovery's claim and respond (.6); review correspondence from T. Cobb regarding Turner's claim (.2); review T. Cobb and M. Giugliano emails and correspondence with J. Reisner regarding next steps (.5)
05/10/19	Christopher R. Bryant	HLUS	935.00	1.80	1,683.00	Emails with M. Giugliano regarding Discovery claims (.3); various emails with M. Giugliano and T. Cobb (.2); calls with D. Demko regarding Discovery claims (.4); email to Discovery's counsel regarding admin claim and plan objection (.5); numerous emails regarding claims (.4)
05/11/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Emails from T. Cobb and M. Giugliano (.2)
05/13/19	Christopher R.	HLUS	935.00	2.20	2,057.00	Emails with B. Feder

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**o8 - Claims Administration and Objections**

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	Bryant					regarding note register and plan supplement (.3); emails with A. Remming regarding claims objections (.2); review of Discovery claims and objection (.9); emails with J. Reisner and M. Giuglian and B. Fallon regarding claims and response deadlines (.5); emails with M. Fullington and Ernst & Young team regarding Discovery admin claim (.3)
05/13/19	John D Beck	HLUS	895.00	0.20	179.00	Review claim filed by State of Wisconsin Department of Revenue
05/14/19	Christopher R. Bryant	HLUS	935.00	0.70	654.50	Emails with M. Giugliano and B. Fallon regarding claim objections (.3); emails with M. Giugliano regarding claims (.4)
05/15/19	Eric L Einhorn	HLUS	590.00	0.70	413.00	Email correspondence with C. Bryant, J. Beck and S. Feener regarding claim objections (.1); diligence related to same (.3); email correspondence with MNAT, C. Bryant, J. Beck and S. Feener regarding same (.2); conference with MNAT and S. Feener regarding same (.1)
05/16/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Correspondence with B. Brownstein regarding distributions and follow up with Ernst & Young regarding same (.4)
05/22/19	Christopher R. Bryant	HLUS	935.00	5.10	4,768.50	Correspondence and calls with M. Giugliano and D. Demko regarding claim objections (.7); attention to notice to secured noteholders and coordinate same with S. Feener (.8); draft of notice to secured noteholders

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						(.9); review US Bank requests regarding note register and attention to obtaining additional information from noteholders (1.9); Prepare notice to secured noteholders (.4); correspondencespondence with B. Feder regarding distributions (.1); review revised KCC agreement and respond (.3)
05/22/19	Sean A Feener	HLUS	590.00	3.00	1,770.00	Revise and send notice regarding surrender of certificates to prepetition secured noteholders
05/23/19	Christopher R. Bryant	HLUS	935.00	2.10	1,963.50	Correspondence with noteholder regarding note register matters (.4); review email from Sabby regarding surrendering notes (.1); correspondence with B. Feder and coordinate call regarding distributions (.1); correspondence with B. Brownstein regarding distributions (.1); various emails with B. Feder and Highbridge regarding note register and distribution matters (.6); review noteholder completed response form and transmit to B. Feder (.2); correspondence with noteholder regarding wire instructions and forward the same to B. Feder (.2); correspondence with noteholder regarding their noteholder response form (.1); correspondence with J. Reisner regarding KCC quote and review KCC check design and respond (.3)

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**o8 - Claims Administration and Objections**

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05/23/19	Sean A Feener	HLUS	590.00	0.60	354.00	Call with C. Bryant, B. Murphy and B. Feder regarding payments to secured noteholders
05/28/19	Christopher R. Bryant	HLUS	935.00	1.10	1,028.50	Call and emails with M. Giugliano, MNAT and B. Fallon regarding Y&R claim objection (.4); correspondence with MNAT and M. Giugliano regarding agenda and response deadline (.2); call with B. Fallon regarding claim and related email (.3); various emails from B. Feder to noteholders (.2)
05/29/19	Christopher R. Bryant	HLUS	935.00	8.50	7,947.50	Review voicemail from Province (.1); review T. Lynch comments to TSA, call with S. Feener regarding same, and email to T. Lynch regarding same (.2); correspondence with R. Cobb and Ernst & Young regarding fee estimate and escrows (.7); emails with B. Feder and various noteholders regarding note register and distribution matters (.3); correspondence with J. Lombard regarding books and records (.3); draft and revise escrow agreement (4.8); correspondence with Province regarding escrows (.2); review revised funds flow and transmit to key parties for review with cover note (.4); further emails with Province regarding escrow (.4); correspondence with J. Reisner regarding WSFS escrow (.1); review KCC funds flow and transmit to key parties with cover note (.4); correspondence with Danny Demko regarding

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**08 - Claims Administration and Objections**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						open items and funds flow (.2); review revised draft TSA and provide comments (.4)
05/29/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Review revised agenda and provide input to MNAT (.2); correspondence with M. Giugliano regarding objection (.1)
05/30/19	Christopher R. Bryant	HLUS	935.00	0.50	467.50	Correspondence with M. Giugliano regarding claim objections (.2); review B. Feder email regarding missing noteholder data (.3)
05/31/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Review US Bank invoice and transmit to T. Lynch and Ernst & Young and correspondence with B. Feder regarding same (.3)
			<b>Subtotal</b>	<b>37.20</b>	<b>33,266.50</b>	

**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
04/30/19	Christopher R. Bryant	HLUS	935.00	1.40	1,309.00	Correspondence with N. Hoover regarding delisting (.2); coordinate document retention call (.2); call with T. Lynch and Ernst & Young team and S. Feener regarding case matters (1.0)
05/01/19	Scott Friedman	HLUS	1,175.00	0.50	587.50	Memorandum to C. Bryant responding to inquiries; planning conference with C. Bryant and S. Feener
05/03/19	Sean A Feener	HLUS	590.00	0.20	118.00	Emails related to outstanding checks (.2)
05/04/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Correspondence with D. Demko, T. Lynch and S. Feener regarding uncashed checks (.3)

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**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/06/19	Christopher R. Bryant	HLUS	935.00	1.00	935.00	Review call agenda (.2); all hands weekly call and related follow-up (.8)
05/06/19	John D Beck	HLUS	895.00	0.70	626.50	Weekly status call regarding status of plan confirmation and other administrative items
05/10/19	Christopher R. Bryant	HLUS	935.00	0.40	374.00	Review account acknowledgment from KCC
05/13/19	John D Beck	HLUS	895.00	0.50	447.50	Weekly status call with EY, T. Lynch and Hogan (.5)
05/13/19	Eric L Einhorn	HLUS	590.00	0.50	295.00	Weekly call with HL team, EY and client (.5)
05/20/19	Christopher R. Bryant	HLUS	935.00	1.10	1,028.50	Participate on all hands call regarding wind down and effective date matters (1.1)
05/20/19	John D Beck	HLUS	895.00	0.60	537.00	Weekly status call with EY, T. Lynch and Hogan teams regarding plan going effective and related items
05/20/19	Eric L Einhorn	HLUS	590.00	0.60	354.00	Call with client, EY, C. Bryant, J. Beck and S. Feener regarding wind down items (.6)
05/21/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with B. Murphy regarding distributions (.2)
05/28/19	Eric L Einhorn	HLUS	590.00	1.10	649.00	Conference with HL team, Ernst Young and client regarding outstanding items (1.1)
05/28/19	Sean A Feener	HLUS	590.00	1.40	826.00	Weekly update call (1.1); call with M. Guiliano regarding marketing claims (.3)
05/29/19	John D Beck	HLUS	895.00	0.20	179.00	Discuss Orexigen final fee application and effective date logistics with S. Feener
05/29/19	Sean A Feener	HLUS	590.00	0.20	118.00	Call with J. Beck regarding

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**10 - Case Administration**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						final fee application and effective date issues (.2)
			<b>Subtotal</b>	<b>10.90</b>	<b>8,851.50</b>	

**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/01/19	Christopher R. Donoho	HLUS	1,375.00	0.70	962.50	Update on fee hearing and budget status generally
05/13/19	John D Beck	HLUS	895.00	0.20	179.00	Discuss final fee application with A. Remming (.2)
05/17/19	Jennifer Lee	HLUS	530.00	1.30	689.00	Review and edit April pro forma for final fee application
05/20/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Call with J. Beck regarding fee applications (.2)
05/20/19	John D Beck	HLUS	895.00	0.80	716.00	Review and revise April invoices for final fee application
05/20/19	Jennifer Lee	HLUS	530.00	0.20	106.00	Confer with J. Beck regarding preparation of final fee application
05/21/19	Christopher R. Bryant	HLUS	935.00	0.20	187.00	Correspondence with S. Feener and MNAT regarding final fee application and effective date matters (.2)
05/22/19	Jennifer Lee	HLUS	530.00	1.40	742.00	Correspondence with internal team regarding time entries (.1); correspondence with MNAT regarding final fee application (.1); work on preparation of final fee application (1.2)
05/24/19	Jennifer Lee	HLUS	530.00	2.60	1,378.00	Continue working on final fee application and prepare corresponding exhibits
05/28/19	Jennifer Lee	HLUS	530.00	5.10	2,703.00	Confer with S. Feener regarding outstanding fees and expenses (.2);



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**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						continue preparation of final fee application and corresponding exhibits (2.4); confer with M. Maddox regarding required exhibits (.2); correspondence with billing department regarding professionals chart (.3); review monthly/interim fee applications and create charts summarizing same (1.2); review and revise application package (.8)
05/28/19	Sean A Feener	HLUS	590.00	0.70	413.00	Emails and confer with J. Lee regarding final fee application (.7)
05/29/19	John D Beck	HLUS	895.00	0.20	179.00	Discuss final fee application with J. Lee
05/29/19	John D Beck	HLUS	895.00	0.50	447.50	Review and revise draft final fee application circulated by J. Lee
05/29/19	Jennifer Lee	HLUS	530.00	3.80	2,014.00	Meet and confer with C. Holguin regarding open items for final fee application (.6); coordinate preparation of compensation disclosures (.3); update final fee application with additional information from billing department (1.5); calculate and revise totals for costs and expenses (1.2); confer with J. Beck regarding staffing plan (.2)
05/30/19	John D Beck	HLUS	895.00	3.00	2,685.00	Review final invoices and draft of final fee application (2.5); several discussions with J. Lee regarding same (.5)
05/30/19	Jennifer Lee	HLUS	530.00	1.10	583.00	Confer with J. Beck regarding final fee application (.2); email correspondence with C.

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**17 - Monthly Fee Statements and Interim/Final Fee Applications (H)**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
						Holguin regarding expenses (.1); update totals for staffing plan and expense chart (.7); follow up with J. Russell regarding blended rates (.1)
05/30/19	Jennifer Lee	HLUS	530.00	5.00	2,650.00	Review and edit May pro forma (1.5); finalize final fee application and exhibits for filing (3.5)
			<b>Subtotal</b>	<b>27.00</b>	<b>16,821.00</b>	

**20 - Non-Working Travel**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/17/19	John D Beck	HLUS	895.00	4.00	3,580.00	Non-working travel to/from Delaware for confirmation hearing
05/17/19	Eric L Einhorn	HLUS	590.00	4.90	2,891.00	Travel from New York to Delaware for court (2.6); travel from Delaware back to New York (2.3)
05/17/19	Sean A Feener	HLUS	590.00	4.00	2,360.00	Non-working travel to/from Wilmington for plan confirmation hearing
05/24/19	Sean A Feener	HLUS	590.00	0.80	472.00	Call with Cooley, Nalpropion and committee professionals regarding preservation of books and records
			<b>Subtotal</b>	<b>13.70</b>	<b>9,303.00</b>	

**24 - Asset Dispositions/363 Sales**

<b>Date</b>	<b>Name</b>	<b>LLP</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>	<b>Narrative</b>
05/28/19	Christopher R. Bryant	HLUS	935.00	0.30	280.50	Emails with T. Lynch and K. Hanson regarding holdback matters (.3)
			<b>Subtotal</b>	<b>0.30</b>	<b>280.50</b>	

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<b>Total Professional Services</b>	<b>346.60</b>	<b>USD 286,982.00</b>
<b>Less 50% Non-Working Travel</b>		<b>(4,651.50)</b>
<b>Total Professional Services Charged</b>		<b>USD 282,330.50</b>

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**Summary**

<b>Timekeeper Name</b>	<b>Hours</b>	<b>Rate</b>	<b>Fees</b>
Christopher R. Donoho	6.10	1,375.00	8,387.50
Amy B Freed	3.50	1,200.00	4,200.00
Pieter Van Tol	2.30	1,195.00	2,748.50
Scott Friedman	2.10	1,175.00	2,467.50
Christopher R. Bryant	169.80	935.00	158,763.00
John D Beck	47.10	895.00	42,154.50
Nick Hoover	6.20	770.00	4,774.00
Catherine Chen	0.80	730.00	584.00
Sean A Feener	74.60	590.00	44,014.00
Eric L Einhorn	13.60	590.00	8,024.00
Jennifer Lee	20.50	530.00	10,865.00
<b>Total Professional Services</b>	<b>346.60</b>		<b>USD 286,982.00</b>
<b>Less 50% Non-Working Travel</b>			<b>(4,651.50)</b>
<b>Total Professional Services Charged</b>			<b>USD 282,330.50</b>

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**Summary**

<b>Task</b>	<b>Task Code Description</b>	<b>Hours</b>	<b>Fees</b>
01	Corporate Governance and Board Matters	13.20	11,729.50
03	Hearings	6.40	4,752.00
05	Litigation:Contested Matters, Adv. Proceedings, other Litigation	0.30	177.00
07	Plan and Disclosure Statement	237.60	201,801.00
08	Claims Administration and Objections	37.20	33,266.50
10	Case Administration	10.90	8,851.50
17	Monthly Fee Statements and Interim/Final Fee Applications (H	27.00	16,821.00
20	Non-Working Travel	13.70	9,303.00
24	Asset Dispositions/363 Sales	0.30	280.50
<b>Total Professional Services</b>		<b>346.60</b>	<b>USD 286,982.00</b>

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**Disbursement and Charges**

<b>Description</b>	<b>Amount</b>
Hotel - Lodging	328.90
Car Service	573.87
Taxi - Local	53.08
Meals	64.57
Hospitality	239.44
Taxi	43.07
Corporation Service Provider	335.74
Air Freight	296.70
Air travel	3,026.00
Word Processing	6.25
<b>Total for Other Charges</b>	<b><u>USD 4,967.62</u></b>

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Outstanding Invoices

Paid-in-full invoices and corresponding payments are not shown below.  
 This summary reflects payments received through June 11, 2019  
 This statement includes the current invoice.

Invoice No.	Date	Fees	Other Charges	Total	Payments	Date Last Payment	Balance USD
					(76,483.20)	2019-05-20	(76,483.20)
20600010846	09/18/18	136,960.00	1,836.45	138,796.45	129,638.95	2018-10-26	9,157.50
20600015888	01/14/19	45,253.07	437.39	45,690.46	36,639.79	2019-02-11	9,050.67
20600017091	02/27/19	180,802.50	927.42	181,729.92	145,569.42	2019-04-08	36,160.50
20600017673	03/14/19	156,360.50	409.03	156,769.53	125,497.43	2019-04-22	31,272.10
20600019305	04/22/19	319,017.50	1,595.08	320,612.58	256,809.08	2019-05-20	63,803.50
20600020082	05/30/19	163,951.50	3,745.16	167,696.66	0.00		167,696.66
20600020467	06/11/19	282,330.50	4,967.62	287,298.12	0.00		287,298.12
Outstanding Invoices:							527,955.85