UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

In re:

Chapter 7

NEW WEI, INC., et al.,1

Case No. 15-02741-TOM11

Debtors.

Jointly Administered

Re: Docket No. 3896

FEE EXAMINER'S FINAL REPORT REGARDING EIGHTH APPLICATION REQUEST OF EDMOND R. DENABURG

Direct Fee Review LLC ("DFR"), appointed and employed as the Fee Examiner in the above-captioned bankruptcy proceedings and acting in its capacity regarding the Eighth Application Request of Edmond R. Denaburg (the "Firm") for compensation for services rendered and reimbursement of expenses as Accountant for the Chapter 7 Trustee for the compensation period from January 1, 2024 through December 31, 2024 ("Fee Application") seeking approval of fees in the amount of \$25,079.40 and the reimbursement of expenses in the amount of \$402.45, submits its final report.

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The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number, are: New WEI, Inc. (f/k/a Walter Energy, Inc.) (9953); Atlantic Development and Capital, LLC (8121); Atlantic Leaseco, LLC (5308); Blue Creek Coal Sales, Inc. (6986); Blue Creek Energy, Inc. (0986); New WEI 7, Inc. (f/k/a J.W. Walter, Inc.) (0648); Jefferson Warrior Railroad Company, Inc. (3200); New WEI 2, LLC (f/k/a Jim Walter Homes, LLC) (4589); New WEI 13, Inc. (f/k/a Jim Walter Resources, Inc.) (1186); Maple Coal Co., LLC (6791); Sloss-Sheffield Steel & Iron Company (4884); SP Machine, Inc. (9945); Taft Coal Sales & Associates, Inc. (8731); Tuscaloosa Resources, Inc. (4869); V Manufacturing Company (9790); New WEI 19, LLC (f/k/a Walter Black Warrior Basin LLC) (5973); New WEI 18, Inc. (f/k/a Walter Coke, Inc.) (9791); New WEI 22, LLC (f/k/a Walter Energy Holdings, LLC) (1596); New WEI 20, LLC (f/k/a Walter Exploration & Production LLC) (5786); New WEI 1, Inc. (f/k/a Walter Home Improvement, Inc.) (1633); New WEI 6 Company (f/k/a Walter Land Company) (7709); New WEI 16, Inc. (f/k/a Walter Minerals, Inc.) (9714); and New WEI 21, LLC (f/k/a Walter Natural Gas, LLC) (1198). The location of the Debtors' corporate headquarters is 2100 Southbridge Parkway, Suite 650, Birmingham, Alabama 35209.

BACKGROUND

1. In performance of audit procedures and in preparation of this report designed to quantify and present factual data relevant to the requested fees, disbursements and expenses contained herein, DFR reviewed the monthly fee statement and the Application, including each of the billing and expense entries listed in the exhibits to the monthly statements, for compliance with 11 U.S.C. § 330, Rule 2016-1 of the Local Rules of the United States Bankruptcy Court for the Northern District of Alabama ("Local Rules").

DFR did not prepare informal memos related to monthly fee applications of the Firm. We
have included our questions and issues in this report. We included all responses and any
recommended resolutions in this final report.

DISCUSSION

- 1. For the compensation period of January 1, 2024 through December 31, 2024 the Firm submitted fee applications in the amount of \$25,079.40 as actual, reasonable and necessary fees and for expense reimbursement of \$402.45. For the Fee Application period, \$992.00 was disclosed as related to fee application preparation.
- 2. We deem it generally acceptable to have a maximum of 3% of total time charged in preparing fee applications. For Firms with more limited involvement, we consider an alternative standard of less than \$50,000 in total spent on preparing fee applications. We apply these guidelines on a cumulative basis. We evaluate these charges with consideration to the length of time of the case and the practice experience of the firm. We noted that cumulatively through this period the Firm has charged \$9,870.80 related to fee applications

on a cumulative basis and we have calculated that 3.8% of the fees billed related to fee

applications on a cumulative basis. We do not have an objection to the amount of fees

charged for fee application preparation in this fee application based upon our review and

procedures and we deem the amount to be reasonable.

3. Our procedures applied to the monthly fee applications for identified an entry where travel

time was included. We requested and the Firm confirmed that travel time was charged at

½ of the time travelled. Since no adjustment is required, no exhibit has been included.

4. All motions shall include complete and detailed activity descriptions; each activity

description shall include the type of activity; each activity description shall include the

subject matter and shall be sufficiently detailed to allow the Court to determine whether all

the time, or any portion thereof, is actual, reasonable, and necessary. Our procedures

applied to the monthly fee applications identified the entry with a description which we

consider vague or insufficient or non-substantive. We requested and the Firm provided the

subject matter for the requested entry. Since no adjustment is required, no exhibit has been

included.

5. Our review and procedures applied to the fee statement and the Fee Applications, including

each of the billing and expense entries listed in the exhibits to the fee statement did not

disclose any other material issues or questions.

CONCLUSION

6. Regarding the application and the fees and expenses discussed in the previous sections,

DFR submits its final report for the Eighth Application Request of Edmond R. Denaburg

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for compensation for services rendered and reimbursement of expenses as Accountant for the Chapter 7 Trustee for the compensation period from January 1, 2024 through December 31, 2024 and we recommend the approval of the fees of \$25,079.40 and reimbursement of expenses in the amount of \$402.45.

Respectfully submitted,

DIRECT FEE REVIEW LLC FEE EXAMINER

By:

24A Trolley Square #1225 Wilmington, DE 19806-3334 Telephone: 302.287.0955

dfr.wjd@gmail.com