IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

10

Chapter 11

National Bank of Anguilla (Private Banking & Trust) Ltd.,

Case No. 16-11806 (MG)

Debtor.

SUMMARY SHEET TO FIRST AND FINAL FEE APPLICATION OF EPIQ CORPORATE RESTRUCTURING, LLC FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED FROM DECEMBER 22, 2017 THROUGH MAY 13, 2019

Name of Applicant:

Epiq Corporate Restructuring, LLC

Authorized to Provide Professional Services to:

National Bank of Anguilla (Private Banking & Trust) Ltd., Debtor and Debtor in Possession Order entered on November 8, 2018 Epiq nunc pro tunc to December 22, 2017 [Docket No. 356]

Date of Retention:

Final Fee Period for which Compensation and Reimbursement is sought:

December 22, 2017 through May 13, 2019

Amount of Compensation sought as actual, reasonable and necessary for the Final Fee Period:

\$11,650.20

Amount of Expense Reimbursement sought as actual, reasonable and necessary for the Final Fee Period:

\$0.00

Total Compensation and Expenses Requested for the Final Fee Period:

\$11,650.20

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Blended Rate of Professionals during the Final \$171.32 Fee Period:

This is a: __ monthly ___ interim X_ final application.

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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Chapter 11

National Bank of Anguilla (Private Banking & Trust) Ltd.,

Case No. 16-11806 (MG)

Debtor.

FIRST AND FINAL FEE APPLICATION OF EPIQ CORPORATE RESTRUCTURING, LLC FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED FROM DECEMBER 22, 2017 THROUGH AND INCLUDING MAY 13, 2019

This is the first and final application (the "Final Fee Application") of Epiq Corporate Restructuring, LLC ("Epiq"), administrative agent to the above-captioned debtor and debtor in possession (collectively, the "Debtor"). Pursuant to the Final Fee Application, Epiq requests allowance and approval of compensation in the aggregate amount of \$11,650.20 for administrative professional services rendered by Epiq to the Debtor and reimbursement of actual and necessary expenses incurred by Epiq during the period from December 22, 2019 through and including May 13, 2019 (the "Final Fee Period").

In support of the Application, Epiq respectfully states as follows:

Jurisdiction

- 1. This Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue in the Court is proper pursuant to 28 U.S.C. § 1408.
- 2. The bases for the relief requested herein are sections 328, 330, 331 and 503(b) of the Bankruptcy Code, Bankruptcy Rule 2016 and Local Bankruptcy Rule 2016-1.

Disclosure of Compensation and Requested Final Award

- 3. Epiq files this Application requesting allowance and approval of compensation in the amount of \$11,650.20 for professional services rendered by Epiq to the Debtor and reimbursement of actual and necessary expenses incurred by Epiq during the Final Fee Period.
- 4. The fees sought in this Application reflect an aggregate of 68.00 hours expended by Epiq professionals during the Final Fee Period rendering necessary and beneficial administrative services to the Debtor at a blended average hourly rate of \$171.32 for professionals. Epiq maintains computerized records of the time expended in the performance of the professional services required by the Debtor and their estates. These records are maintained in the ordinary course of Epiq's practice.
- 5. The hourly rates and corresponding rate structure utilized by Epiq in these cases are generally equivalent to the hourly rates and corresponding rate structure predominantly used by Epiq for comparable matters, whether in Chapter 11 or otherwise, regardless of whether a fee application is required.
- 6. Epiq's hourly rates are set at a level designed to compensate Epiq fairly for the work of its professionals. Hourly rates vary with the experience and seniority of the individuals assigned. These hourly rates are subject to periodic adjustments to reflect economic and other conditions and are consistent with the rates charged elsewhere.
- 7. Epiq regularly reviews its bills to ensure that the Debtor is only billed for services that were actual and necessary. Moreover, in accordance with the Local Bankruptcy Rules, Epiq regularly reduces its expenses, particularly expenses related to overtime travel and overtime meals.

8. No understanding exists between Epiq and any other person for the sharing of compensation sought by Epiq, except among the parent, affiliates, members, employees and associates of Epiq.

Background

- 9. On June 22, 2016 (the "Petition Date"), the Debtor filed a voluntary petition for these Chapter 11 Cases. The Debtor is operating their businesses and managing their properties as debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The circumstances leading to the Debtor's filing for Chapter 11 are set forth in detail in the Declaration of William Tacon in Support of Chapter 11 Petitions and First Day Motions, which was filed as part of the Chapter 11 petitions [Docket No. 2].
- 10. On October 11, 2018, the Debtor filed their Application to Employ Epiq Bankruptcy Solutions, LLC as Administrative Agent [Docket No. 336] *nunc pro tunc* to December 22, 2017, which was granted by Order dated November 8, 2018 [Docket No. 356]. Pursuant to the Retention Order, Epiq is authorized to be compensated on an hourly basis for professional services rendered to the Debtor and reimbursed for actual and necessary expenses incurred by Epiq in connection therewith.
- 11. On August 8, 2016, the Court entered the Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals [Docket No. 58], (the "Interim Compensation Order").

Summary of Professional Services

12. Pursuant to, and consistent with, the relevant requirements of the Interim Compensation Order, the Fee Committee Order, and the Local Bankruptcy Rules (collectively, the "Guidelines"), as applicable, the following exhibits are attached hereto:

- a. <u>Exhibit A</u> contains a certification by the undersigned regarding compliance with the Guidelines (the "<u>Certification</u>");
- b. <u>Exhibit B</u> contains a list of the relevant Epiq project categories and the total billed to each category during the Final Fee Period;
- c. <u>Exhibit C</u> contains a billing summary for the Final Fee Period that includes the name of each professional for whose work compensation is sought; the aggregate time expended by each professional; the corresponding hourly billing rate at Epiq's current billing rates and an indication of the individual amounts requested as part of this Final Fee Application; and
- d. **Exhibit D** contains the time detail for the Final Fee Period.
- 13. To provide a meaningful summary of services rendered on behalf of the Debtor and their estates for the Final Fee Period, Epiq has established, in accordance with its internal billing procedures, the following matter numbers in connection with these cases:

Matter No.	Matter Description
495	Balloting/Solicitation Consultation
700	Travel Time

14. The following is a summary, by matter, of the most significant professional services rendered by Epiq as administrative agent during the Final Fee Period. This summary is organized in accordance with Epiq's internal system of matter numbers.¹

A. Balloting/Solicitation Consultation (Matter #495)

Total Fees:

\$11,598.60

Total Hours:

67.4

15. This category includes all matters related to the solicitation of Plan votes, including but not limited to: (i) reviewing draft solicitation documents, including the Disclosure Statement

This summary of services rendered during the Final Fee Period is not intended to be a detailed or exhaustive description of the work performed by Epiq, but, rather, is intended to highlight certain key areas where Epiq provided services to the Debtor during the Final Fee Period. A summary description of the work performed in the Final Fee Period, categorized by project code, and those day-to-day services and the time expended in performing such services, are set forth in the Monthly Fee Statement.

Order, Plan, Disclosure Statement, Ballots, and related notices; (ii) planning for production of solicitation materials, including estimating timing and deadlines for various production stages; (iii) reviewing Plan class descriptions and comparing to claim and schedule records for correct grouping of records for service of voting and non-voting Solicitation Packages; (iv) coordinating production and service of all voting and non-voting Solicitation Packages; (v) receiving, reviewing, and tabulating voted Ballots submitted in connection with the Plan and responding to inquiries from creditors regarding same; and (vi) drafting, preparation, and execution of the voting declaration.

B. Travel Time (Matter #700)

Total Fees:

\$51.60

Total Hours:

0.60

16. Time in this category includes non-working travel time spent by Epiq personnel during the Fee Period in connection with their work for the Debtors. The amounts requested in the Fee Application reflect a reduction of one-half of the charges for travel time not spent working on matters related to these chapter 11 cases.

Reasonable and Necessary Services Rendered by Epiq

- 17. The foregoing professional services rendered by Epiq on behalf of the Debtor during the Final Fee Period were reasonable, necessary and appropriate to the administration of the Debtors' bankruptcy cases and related matters.
- 18. Epiq is one of the country's leading Chapter 11 administrators, with experience in noticing, claims administration, solicitation, balloting and facilitating other administrative aspects of bankruptcy cases. As a specialist in claims management, consulting and legal administration services, Epiq provides comprehensive solutions to a wide variety of administrative issues for bankruptcy cases, and has substantial experience in matters of this size

and complexity. Overall, Epiq brings to these Chapter 11 cases a particularly high level of skill and knowledge, which inured to the benefit of the Debtor and all stakeholders.

- 19. During the Final Fee Period, among other things, Epiq consulted and assisted the Debtor with its solicitation of ballots from claimants entitled to vote on the Plan, the tabulation of ballots in connection therewith, and the certification of voting results to this court. To this end, as set forth in detail in **Exhibit C** of the Application, a number of Epiq professionals expended time rendering services on behalf of the Debtor and their estates.
- During the Final Fee Period, Epiq's hourly billing rates for the professionals responsible for managing these cases ranged from \$135.00 to \$185.00. Allowance of compensation in the amount requested would result in a blended hourly billing rate for professionals of approximately \$171.32 (based on 68.00 recorded hours at Epiq's regular billing rates in effect at the time of the performance of services). As noted above, the hourly rates and corresponding rate structure utilized by Epiq in these cases are generally equivalent to the hourly rates and corresponding rate structure predominantly used by Epiq for comparable matters, whether in Chapter 11 or otherwise, regardless of whether a fee application is required.

Epiq's Requested Compensation and Reimbursement Should be Allowed

21. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of section 330 of the Bankruptcy Code to govern the Court's award of such compensation. Section 330 of the Bankruptcy Code provides that a court may award a professional employed under section 327 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered and reimbursement for actual, necessary expenses." Section 330 of the Bankruptcy Code also sets forth the criteria for the award of such compensation and reimbursement:

- 22. In determining the amount of reasonable compensation to be awarded, the court should consider the nature, extent, and the value of such services, taking into account all relevant factors, including:
 - 1. the time spent on such services;
 - 2. the rates charged for such services;
 - 3. whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
 - 4. whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed; and
 - 5. whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.
- 23. In the instant case, Epiq respectfully submits that the services for which it seeks compensation in the Application were necessary for and beneficial to the Debtor and their estates and were rendered to protect and preserve the Debtors' estates. Epiq respectfully submits that the services rendered were performed economically, effectively and efficiently and that the results obtained to date have benefited all stakeholders in the cases. Epiq further submits that the compensation requested herein is reasonable in light of the nature, extent and value of such services to the Debtor, their estates and all parties in interest.
- 24. Epiq's professionals spent a total of 68.00 hours during the Final Fee Period, which services have a fair market value of \$11,650.20. As demonstrated by the Final Fee Application and all of the exhibits submitted in support hereof, Epiq spent its time economically and without unnecessary duplication. In addition, the work conducted was carefully assigned to appropriate professionals according to the experience and level of expertise required for each particular task. In summary, the services rendered by Epiq were necessary and beneficial to the

Debtor and their estates, and were consistently performed in a timely manner commensurate with the complexity, importance, novelty and nature of the issues involved.

25. Accordingly, Epiq respectfully submits that approval of the compensation and expense reimbursement sought herein is warranted.

No Prior Request

26. No prior application for the relief requested herein has been made to this or any other court.

Notice

Epiq has provided notice of the Application to: (i) the Debtor, c/o FTI Consulting (BVI) Limited, Attn: John Ayres, 2nd Floor Forbes Hare Building, Pasea Estate, Road Town, Tortola, British Virgin Islands; (ii) counsel to the Debtor, Reed Smith LLP, Attn James C. McCarroll, 599 Lexington Avenue, New York, NY 10022; (iii) counsel to any official committees; and (iv) counsel for the Office of the United States Trustee, 201 Varick Street, New York, NY 10014. In light of the nature of the relief requested, Epiq respectfully submits that no further notice is necessary.

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WHEREFORE, Epiq requests that it be granted and allowed on a final basis reimbursement of its fees and expenses incurred during the Final Fee Period in the total amount of \$11,650.20 consisting of (a) \$11,650.20 for reasonable and necessary professional services rendered by Epiq and (b) \$0.00 for actual and necessary costs and expenses, and that such fees and expenses be paid as administrative expenses of the Debtor's estate.

Dated: September 11, 2019

/s/ Jane Sullivan

Jane Sullivan
Executive Vice President

Epiq Corporate Restructuring, LLC

EXHIBIT A

Certification

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Chapter 11
National Bank of Anguilla (Private Banking & Trust) Ltd.,	Case No. 16-11806 (MG)
Debtor.	

CERTIFICATION OF EPIQ CORPORATE RESTRUCTURING, LLC PURSUANT TO GENERAL ORDER M-447 REGARDING THE FINAL FEE APPLICATION OF EPIQ CORPORATE RESTRUCTURING, LLC AS ADMINISTRATIVE AGENT TO THE DEBTOR AND DEBTOR IN POSSESSION FOR ALLOWANCE AND PAYMENT OF COMPENSATION FOR PROFESSIONAL SERVICES RENDERED AND REIMBURSEMENT OF ACTUAL AND NECESSARY EXPENSES INCURRED FROM DECEMBER 22, 2017 THROUGH MAY 13, 2019

Pursuant to the *United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases issued by the Executive Office for the United States Trustee, 28 CFR Part 58, Appendix B (the "Guidelines")*, together with the Local Rule 2016-1, the undersigned, a Director of Epiq Corporate Solutions, LLC ("Epiq"), administrative agent for National Bank of Anguilla (Private Banking & Trust) Ltd., Debtor and Debtor in Possession, (the "Debtor"), hereby certifies with respect to Epiq's first and final interim application for allowance of compensation for services rendered and reimbursement of expenses incurred with respect to the Debtor's Chapter 11 case, (the "Application"), for the period from December 22, 2017 through May 13, 2019 (the "Compensation Period") as follows:

Capitalized terms used but not defined herein have the meanings given to them in the Application.

- 1. I am the professional designated by Epiq in respect of compliance with the Guidelines and Local Rule 2016-1.
- 2. I make this certification in respect of the foregoing application (the "Application") for allowance and payment of compensation for professional services and reimbursement of expenses for the period from December 22, 2017 through May 13, 2019 (the "Compensation Period") submitted by the Epiq.
- 3. I am the professional designated by Epiq in respect of compliance with the Administrative Order M-447 (the "Administrative Order"), the Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Case, dated January 29, 2013 (the "Local Guidelines"), and the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 adopted on January 30, 1996 (the "UST Guidelines," and together with the Administrative Order and Local Guidelines, the "Guidelines").
- 4. I have personally performed and supervised services rendered by Epiq during the Compensation Period and am thoroughly familiar with all other work performed on behalf of the Debtor by Epiq's professionals.
 - 5. In compliance with the Guidelines, I certify that:
 - a. I have read the Application.
 - b. To the best of my knowledge, information and belief formed after reasonable inquiry, the fees and disbursements sought fall within the Guidelines.
 - c. Except to the extent that fees or disbursements are prohibited by the Guidelines, the fees and disbursements sought are billed at rates and in accordance with practices customarily employed by Epiq and generally accepted by Epiq's clients.

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d. In providing a reimbursable service in these Chapter 11 Cases, Epiq does not

make a profit on that service, whether the service is performed by Epiq in house or

through a third-party.

e. In accordance with Rule 2016(a) of the Federal Rules of Bankruptcy and

section 504 of title 11 of the United States Code (the "Bankruptcy Code"), no agreement

or understanding exists between Epiq and any other person for the sharing of

compensation to be received in connection with these chapter 11 cases.

f. All services for which compensation is sought were professional services on

behalf of the Debtor and not on behalf of any other person.

By this certification, Epiq does not waive or release any rights or entitlements it 6.

has under the order of this Court, entered on November 8, 2018, approving Epiq's retention by

the Debtor.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true

and correct to the best of my knowledge and belief.

Executed, this 11th day of September, 2019

Respectfully submitted,

/s/ Jane Sullivan

Jane Sullivan

Executive Vice President

Epiq Corporate Restructuring, LLC

EXHIBIT B

Summary of Fees Billed by Subject Matter for the Final Fee Period

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested
495	Balloting/Solicitation Consultation	67.40	\$11,598.60
700	Travel Time	0.60	\$51.60
TOTALS:		68.00	\$11,650.20

EXHIBIT C

Summary of Hours Billed by Professionals During the Final Fee Period

Professional Person	Position with the Applicant	Total Hours Billed	Hourly Billing Rate (including changes) ¹	Total Compensation
Jacob Baez	Senior Consultant	0.20	\$160.00	\$32.00
Jane Sullivan	Practice Director	1.20	\$185.00	\$222.00
John Chau	Solicitation Consultant	20.70	\$172.00	\$3,560.40
Joseph Arena	Solicitation Consultant	4.00	\$172.00	\$636.40
Stephenie Kjontvedt	Solicitation Consultant	38.70	\$172.00	\$6,656.40
Thomas Vazquez	Solicitation Consultant	3.00	\$172.00	\$516.00
Tim Conklin	Senior Case Manager	0.20	\$135.00	\$27.00
TOTALS		68.00		\$11,650.20

EXHIBIT D

				Matte	Matter Number: 495 Matter Description: BALLOTING/SOLICITATION CONSULTATION			
NAME	DATE	POSITION	MATTER DESCRIPTION	SCRIPTION	DETAIL	HOURS	HOURLY CON	COMPENSATION
Jacob Baez	1/17/2018 5	1/17/2018 Senior Consultant I	495 Balloting	/ Solicitation	ing / Solicitation UPDATE SAP CODE FOR BILLING CLIENT	0.20	\$160.00	\$32.00
Jane Sullivan	4/9/2019 F	4/9/2019 Practice Director	495 Balloting	/ Solicitation	Consumation October Solicitation CONFER WITH S KJONTVEDT AND C LYNCH REGARDING LATE VOTING (1.2)	1.20	\$185.00	\$222.00
John Chau	3/11/2019 S	3/11/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balding / Solicitation REVIEW AND PREPARE SOLICITATION AFFIDAVIT OF SERVICE	08:0	\$172.00	\$137.60
John Chau	3/12/2019 \$	3/12/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balloting / Solicitation REVIEW AND PREPARE SOLICITATION AFFIDAVIT OF SERVICE	0.40	\$172.00	\$68.80
John Chau	3/13/2019 S	3/13/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balloting / Solicitation REVIEW AND PREPÄRE SOLICITATION AFFIDAVIT OF SERVICE	0.70	\$172,00	\$120.40
John Chau	3/14/2019 S	3/14/2019 Solicitation Consultant		/ Solicitation	Consultation 496 Balloting / Solicitation REVIEW AND PREPARE SOLICITATION AFFIDAVIT OF SERVICE	09'0	\$172.00	\$103.20
John Chau	3/15/2019 §	3/15/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balloting / Solicitation REVIEW AND PREPARE SOLICITATION AFFIDAVIT OF SERVICE	0.50	\$172.00	\$86.00
John Chau	1/18/2018 5	1/18/2018 Solicitation Consultant		/ Solicitation	Consultation 495 Balding / Solicitation REVIEW SOLICITATION PLAN CLASS ASSIGNMENT BREAKDOWN	0.50	\$172.00	\$86.00
John Chau	10/10/2018 5	10/10/2018 Solicitation Consultant		/ Solicitation	Consultation 495 Balloting / Solicitation DRAFT AND PREPARE SOLICITATION PLAN CLASS ASSIGNMENT BREAKDOWN	0.50	\$172.00	\$86.00
John Chau	10/30/2018 §	10/30/2018 Solicitation Consultant	Consultation 495 Balloting / Solicitation Consultation	/ Solicitation	REVIEW AND VERIFY CLAIMS IN PREPARATION FOR PREPARING SOLICITATION PLAN CLASS ASSIGNMENTS; REVIEW AND VERIFY SOLICITATION PLAN CLASS	0.50	\$172.00	\$86.00
John Chau	3/5/2019 (3/5/2019 Solicitation Consultant	495 Balloting / Solicitation Consultation	/ Solicitation	-	1.00	\$172.00	\$172.00
John Chau	3/6/2019 \$	3/6/2019 Solicitation Consultant	495 Balloting / Solicitation Consultation	/ Solicitation	PREPARE SOLICITATION PLAN CLASS ASSIGNMENT BREAKDOWN; REVIEW AND VERIFY CLAIMS IN PREPARATION FOR PREPARING SOLICITATION PLAN CLASS ASSIGNMENTS	1.40	\$172.00	\$240.80
John Chau	3/7/2019 {	3/7/2019 Solicitation Consultant	495 Balloting / Solicitation Consultation	/ Solicitation		3.00	\$172.00	\$516.00
John Chau	3/8/2019 \$	3/8/2019 Solicitation Consultant 495 Balloting / Solicitation Consultation	495 Balloting Consultation	/ Solicitation		0.50	\$172.00	\$86.00
John Chau	3/11/2019 \$	3/11/2019 Solicitation Consultant		/ Solicitation		0.90	\$172.00	\$154.80
John Chau	3/12/2019 \$	3/12/2019 Solicitation Consultant	_	/ Solicitation	PRODUCTION PROUPS REVIEW, VERIFY, AND SETUP SOLICITATION PROCESSING PROCEDURES	0.40	\$172.00	\$68.80
John Chau	3/15/2019 8	3/15/2019 Solicitation Consultant		/ Solicitation	Consultation 4955 Balloting / Solicitation RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS	0.30	\$172.00	\$51.60
John Chau	3/25/2019 5	3/25/2019 Solicitation Consultant		/ Solicitation	Consumeriori Solicitation REVIEW AND PREPARE VOTING REPORT RESULTS	0.20	\$172.00	\$34.40
John Chau	3/26/2019 {	3/26/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balloding / Solicitation PROCESS SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS	1.00	\$172.00	\$172.00
John Chau	3/27/2019 5	3/27/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balding / Solicitation REVIEW AND PREPARE VOTING REPORT RESULTS	0.20	\$172.00	\$34.40
John Chau	3/29/2019 8	3/29/2019 Solicitation Consultant		/ Solicitation	Consultation 495 Balloting / Solicitation PROCESS SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS Consultation	0.20	\$172.00	\$34.40

		Matte	Matter Description: BALLOTING/SOLICITATION CONSULTATION		
John Chau	4/1/2019 Solicitation Consultant	495 Balloting / Solicitation	495 Balloting / Solicitation RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS; PROCESS	2.00 \$172.00	\$344.00
John Chau	4/2/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS; PROCESS	0.70 \$172.00	\$120.40
John Chau	4/3/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS, PROCESS	0.30 \$172.00	\$51.60
John Chau	4/4/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS; PROCESS	0.30 \$172.00	\$51.60
John Chau	4/5/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS; PROCESS	0.10 \$172.00	\$17.20
John Chau	4/8/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS RESPOND TO INQUIRIES REGARDING SOLICITATION MATERIALS: PROCESS	0.70 \$172.00	\$120.40
John Chau	4/9/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS 495 Balloting / Solicitation PROCESS SOLICITATION BALLOTS AND PREPARE VOTING REPORT RESULTS		\$51.60
John Chau	4/12/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 495 Balloting / Solicitation REVIEW, VERIFY, AND AUDIT SOLICITATION BALLOTS; REVIEW AND VERIFY VOTE	1.30 \$172.00	\$223.60
John Chau	4/15/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation CERTIFICATION CARS Balloting / Solicitation RECONCILE SOLICITATION BALLOTS AND PREPARE VOTE CERTIFICATION EXHIBITS Consultation	0.40 \$172.00	\$68.80
John Chau	4/16/2019 Solicitation Consultant	495 Balloting / Solicitation	Consultation 495 Balloting / Solicitation RECONCILE SOLICITATION BALLOTS AND PREPARE VOTE CERTIFICATION EXHIBITS	0.60 \$172.00	\$103.20
John Chau	4/17/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 498 Balloting / Solicitation REVIEW AND RECONCILE SERVICE FILES ASSOCIATED TO SOLICITATION MAILING		\$68.80
Joseph Arena	5/6/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 10 CLAIM HOLDERS 4495 Balloting / Solicitation PREPARATION FOR HEARING ATTENDENCE;	1.00 \$172.00	\$172.00
Joseph Arena	5/7/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation REVIEW DECLARATION AND AFFIDAVIT IN PREPARATION FOR HEARING 495 Balloting / Solicitation REVIEW DOCUMENTS IN PREPARATION FOR HEARING ATTENDENCE	0.30 \$172.00	\$51.60
Joseph Arena	5/7/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 495 Balloting / Solicitation ATTEND CONFIRMATION HEARING	0.30 \$172.00	\$51.60
Joseph Arena	5/7/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 495 Ballotting / Solicitation REVIEW DOCUMENTS IN PREPARATION FOR COFIRMATION HEARING	0.50 \$172.00	\$86.00
Joseph Arena	5/7/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation Consultation	Consultation Se Ballolinip / Solicitation REVIEW DOCUMENTS IN PREPARATION FOR COFIRMATION HEARING Consultation	0.50 \$172.00	\$86.00
Joseph Arena	5/7/2019 Solicitation Consultant	495 Balloting / Solicitation	495 Balloting / Solicitation PREPARATION FOR CONFIRMATION HEARING	0.80 \$172.00	\$137.60
Stephenie	1/16/2018 Solicitation Consultant	Consultation 495 Balloting / Solicitation	Consultation 495 Balloting / Solicitation EXCHANGE COMMUNICATIONS WITH CASE CONSULTANT REGARDING EPIQ'S	0.20 \$172.00	\$34.40
Stephenie	1/16/2018 Solicitation Consultant	Consultation 495 Balloting / Solicitation	KE I EN I ION AS AUMINIS I RA I IVE AGEN I UPDATE SOLICITATION CALENDARS WITH RELEVANT DATES	0.30 \$172.00	\$51.60
Kjontvedt Stephenie	1/18/2018 Solicitation Consultant	Consultation 495 Balloting / Solicitation	REVIEW PLAN, DISCLOSURE STATEMENT MOTION CLAIMS & SCHEDULES DRAFT	2 00 \$172 00	00 8344
Kjontvedt		Consultation) }
Stephenie	1/24/2018 Solicitation Consultant	495 Balloting / Solicitation		0,40 \$172.00	\$68.80
Kjontvedt Stephenie	1/25/2018 Solicitation Consultant	Consultation 495 Balloting / Solicitation	COMMUNICATIONS WITH EPIQ TEAM ON SAME REVIEW SOLICITATION INFORMATION AND DIRECT EMAIL TO CLIVING AND	4 50 6112	0
Kjontvedt		Consultation	CLAUKAMG REGARDION IN CHARACTON AND DIAGHT OF CLINNOL ADN CLAUKAMG REGARDION OPDATES TO DOCUMENTS AND PLAN CLASSIFICATION, AND DOCUMENTS FOR SERVICE	00.271¢ 00.1	\$258.00
Stephenie Kjontvedt	1/30/2018 Solicitation Consultant	495 Balloting / Solicitation Consultation		0.30 \$172.00	\$51.60

			Matter Number: 495 Matter Number: 695			
	10000000000			and the second s		
Stephenie	8/13/2018 Solicitation Consultant	495 Balloting / Solicit	495 Bailoting / Solicitation REVIEW EMAIL FROM C. LAUKAMG REGARDING FILING STATUS FOR PLAN AND	TATUS FOR PLAN AND	0.10 \$172.00	\$17.20
Kjontvedt		Consultation	DISCLOSURE STATEMENT			
Stephenie	8/16/2018 Solicitation Consultant	495 Balloting / Solicitation		LENDAR WITH	0.50 \$172.00	\$86.00
Kjontvedt		Consultation	SOLICITATION SCHEDULE	,		
Stephenie	8/20/2018 Solicitation Consultant	495 Balloting / Solicit	495 Balloting / Solicitation REVIEW DISCLOSURE STATEMENT MOTION AND UPDATE SOLICITATION GRID	SOLICITATION GRID	0.80 \$172.00	\$137.60
Kjontvedt	tacilinas Castaticita Con 100 100	Consultation	EN CHANCE COMMINICATION OF THE STATE OF THE	No. ITad ONIGOVO		000
Stephenie Kiontvedt		495 Balloting / Solicitation Consultation	IBIONI EACHAINGE COMMUNICATIONS WITH NOTICING TEAM REGARDING RETORN ENVELOPES FOR INTERNATIONAL ADDRESSES (3); UPDATE CALENDARS AND EPIO	ATE CALENDARS AND EPIQ	0.40 \$172,00	\$00.00¢
-		;	TEAMS WITH CHANGED DATE FOR DISCLOSURE STATEMENT HEARING (1)	IENT HEARING (.1)		
Stephenie	10/10/2018 Solicitation Consultant	495 Balloting / Solicit	tation COORDINATE SET UP OF SOLICITATION GRID		0.20 \$172.00	\$34.40
Kjontvedt		Consultation				
Stephenie	10/18/2018 Solicitation Consultant	495 Balloting / Solicitation		OTING (.1); EXCHANGE	0.20 \$172.00	\$34.40
Kjontvedt		Consultation	COMMUNICATIONS WITH EPIQ TEAM MEMBER (J.CHAU) REGARDING BUSINESS REPLY ENVELOPES FOR BALLOTS (1)	REGARDING BUSINESS		
Stephenie	10/23/2018 Solicitation Consultant	495 Balloting / Solicitation		CH AND EPIQ TEAM	0.40 \$172.00	\$68.80
Kjontvedt		Consultation				
Stephenie	10/24/2018 Solicitation Consultant	495 Balloting / Solicitation	Itation UPDATE EPIQ LEAMS WITH NEW DISCLOSURE STATEMENT HEARING DATE	NI HEAKING DATE	0.10 \$1/2.00	\$17.20
Stephenie	10/25/2018 Solicitation Consultant	495 Balloting / Solici	Consultation Solicitation REVIEW EMAIL FROM CLYNCH REGARDING FILED CLAIMS AND REOLIEST CASE	S AND REQUEST CASE	0.20 \$172.00	\$34.40
Kjontvedt		Consultation	MANAGEMENT MATCH CLAIMS TO SCHEDULES			
Stephenie	10/26/2018 Solicitation Consultant	495 Balloting / Solicitation		DING FILED CLAIMS AND	0.10 \$172.00	\$17.20
Kjontvedt		Consultation				
Stephenie	10/29/2018 Solicitation Consultant	495 Balloting / Solicitation		EAM MEMBER (D.BOWER)	0.10 \$172.00	\$17.20
Kjontvedt		Consultation				
Stephenie	10/31/2018 Solicitation Consultant	495 Balloting / Solicitation	itation REVIEW DRAFT PLAN CLASS REPORT		0.20 \$172.00	\$34.40
Kjontvedt		Consultation				1
Stephenie	11/2/2018 Solicitation Consultant	495 Balloting / Solici	495 Balloting / Solicitation KECEIVE UPDATE ON CASE STATUS FROM CLYNCH		0.10 \$172.00	\$17.20
Kjontvedt Storbenje	tactions & 1000111	Consultation	Consultation 495 Balletina / Solicitation BEVIEW DOCKET EOP LIDDATES ON SOLICITATION		0.40 6179.00	217 20
Kiontrodt	Libration Concinencial Consultation	Concultation	IMMUNITARY DOCKET FOR OF DATES ON SOCIOURIES		0.10 \$112.00	07: / le
Stenhenie	3/5/2019 Solicitation Consultant		CONSULTATION (Solicitation FOLL OWALTP WITH CLIVING REGARDING TREATMENT OF CLAIMS FILED AS	CLAIMS FILED AS	0.70 \$172.00	\$120.40
Kjontvedt			PRIORITY (2): EXCHANGE CANONING THE PRIORITY (2): EXCHANGE CANONING THOR WITH EPIG'S DATA SERVICE TEAM MEMBER (7) ROWERS, REGARDING PIAN CLASSIFICATION AND VOTING REPORTS	O'S DATA SERVICE TEAM ON AND VOTING REPORTS))
			(.5)			
Stephenie Kjontvedt	3/5/2019 Solicitation Consultant		495 Balloting / Solicitation PREPARATION OF CD COVER AND EXCHANGE COMMUNICATIONS WITH EPIQ TEAM Consultation	ICATIONS WITH EPIQ TEAM VITIES FOR SOLICITATION	1.70 \$172.00	\$292.40
			MATERIALS (-7); REVIEW RECORDS FOR INFORMATION ON INTEREST HOLDER AND FMAIL CLIVNCH REGARDING SERVICE ADDRESS FOR SAME (4):	ON INTEREST HOLDER AND		
				('+')		
Stephenie	3/6/2019 Solicitation Consultant	495 Balloting / Solici	3/6/2019 Solicitation Consultant 495 Balloting / Solicitation REVIEW SOLICITATION SERVICE DOCUMENTS (.5); REVIEW PLAN CLASS REPORTS	EW PLAN CLASS REPORTS	1.10 \$172.00	\$189.20
Kjontvedt			FOR SOLICITATION MAILING (6)			
Stephenie Kiontvedt	3/6/2019 Solicitation Consultant	495 Balloting / Solicitation		R AND WITH PRODUCTION	1.30 \$172.00	\$223.60
			PACKAGE MEMO AND FORWARD SAME TO CLYNCH FOR REVIEW AND APPROVAL	REVIEW AND APPROVAL		
			(.5); RESPOND TO CLYNCH INQUIRIES ON MAILING AND SERVICE OF DOCUMENTS	SERVICE OF DOCUMENTS		
Stephenie	3/7/2019 Solicitation Consultant	495 Balloting / Solici	3/7/2019 Solicitation Consultant 495 Balloting / Solicitation UPDATE PRINT AND MAIL GRID AND REVIEW SOLICITATION DOCUMENTS	ON DOCUMENTS	0.60 \$172.00	\$103.20
Kjontvedt		Consultation				

			Matter	Matter Number: 495 Matter Description: BALLOTING/SOLICITATION CONSULTATION		
Stephenie Kjontvedt	3/8/2019 Solicitation Consultant	495 Balloting / Soli Consultation	licitation R	495 Balloting / Solicitation REVIEW MERGED BALLOTS AND PREPARE FILES FOR SERVICE (1.7); PREPARE AND Consultation NAME FILES FOR PRODUCTION AND REVIEW PRINT AND MAIL GRID FOR SAME (1.4)	3.10 \$172.00	\$533.20
Stephenie Kjontvedt	3/8/2019 Solicitation Consultant	495 Balloting / Solicitation Consultation		REVIEW MERGED BALLOTS AND PREPARE FILES FOR SERVICE (1.6); REVIEW PRINT PROOFS FOR SOLICITATION MAILING (.6); MONITOR AND OVERSEE SOLICITATION MAILING (14)	3.60 \$172.00	\$619.20
Stephenie	3/11/2019 Solicitation Consultant	495 Ballotin	ng / Solicitation N	MONITOR AND OVERSEE SOLICITATION MAILING AND REVIEW PROOFS ON SAME	1.90 \$172.00	\$326.80
Stephenie	3/13/2019 Solicitation Consultant	495 Balloting / Solicitation		REVIEW AND EDIT DRAFT AFFIDAVIT OF SERVICE FOR SOLICITATION MAILING,	0,90 \$172,00	\$154.80
Kjontvedt Stephenie	3/14/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		REVIEW EXHIBITS AND FOLLOW-UP ON REDACTED SERVICE LISTS FOR SAME REVIEW AND UPDATE AFFIDANT OF SERVICE FOR SOLICITATION MAILING, FOLLOW-	0.70 \$172.00	\$120.40
Kjontvedt Stephenie	3/20/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		UP REGARDING EXHIBITS TO SAME EXCHANGE COMMUNICATIONS WITH J.ARENA AND C.LAUKAMG REGARDING DEVICEM AND ADDDOLAY OF A FEDILAXITY OF SEDVICE SOLICITATION MAILING	0.30 \$172.00	\$51.60
Stephenie Krontiedt	3/21/2019 Solicitation Consultant	495 Balloting / Solicitation		NEVIEW AND AFTINOVAL OF MITIDAVII OF SERVICE SOLICITATION MALLING FORWARD AFTIDAVII OF SAFETINA SOLICITATION MALLING TO CLAUKAMG FOR	0.30 \$172.00	\$51.60
Stephenie	3/25/2019 Solicitation Consultant	495 Balloting / Solicitation		AFFROVAL, THEN COORDINALE FILING OF SAME RAVIEW AND MONITOR DAILY MAIL AND SCAN REPORTS REGARDING RECEIPT OF	0.10 \$172.00	\$17.20
Stephenie	3/26/2019 Solicitation Consultant	495 Balloting / Solicitation		REVIEW AND CIRCULATE PRELIMINARY TABULATION REPORT AND EXCHANGE	0.30 \$172.00	\$51.60
Stephenie	3/27/2019 Solicitation Consultant	-		COMMUNICATIONS WITH EPIG TEAM MEMBER LUCHAU) RECARDING SAME MONING MICHAEL TABULATION	0.20 \$172.00	\$34.40
Stephenie	3/28/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		REPORT TO CLYNCH AND CLAUKAMG PREPARATION OF TABLILIATION SUMMARY AND UNVOTED CLAIMS REPORT AND	0.80 \$172.00	\$137.60
Kjontveat Stephenie	3/29/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		FORWARD SAME IO COUNSIE. REVIEW AND MONITOR INCOMING BALLOTS AND REPORTS ON SAME, FORWARD	0.70 \$172.00	\$120.40
Stephenie	4/1/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		UPDATED DATA REGARDING VOTING TO CLYNCH AND CLAUKAMG 003/31/2019) RESEARCH FILES FOR CONTACT INDRIVATION FOR SEVEN LARGEST	1.10 \$172.00	\$189.20
Njontveat Stephenie Kjontvedt	4/1/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation Consultation		VOLERS; PREPARE A FILE AND BALLOTS (-5); REVIEW AND CIRCULATE UPDATED TABULATION SUMMARY AND REPORT ON UNVOTED CLAIMS (-6); FORWARD	1.30 \$172.00	\$223.60
				CONTACT INFORMATION AND BALLOTS FOR TOP CLASS 1 HOLDERS TO K.GWYNNE (2)		;
Kjontvedt		Consultation	III II	EXCLINICE TO COMMISSION OF THE STANKING BALLO I REQUESTS AND FRESHOUND BALLO I REQUESTS AND FRESHOUND TO CREATION (3);	0.50 \$172.00	00.004
Stephenie	4/3/2019 Solicitation Consultant	-		RESIGNO TO CLADONAMO REQUEST FOR BALLOTS (2) REVIEW TABULATION SUMMARY, PREPARE REPORT OF HIGH DOLLAR UNVOTED	0.60 \$172.00	\$103.20
Kjontvedt Stephenie	4/4/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		CLAIMS AND FORWARD SAME TO COUNSEL. MONITOR INCOMING BALLOTS AND PROVIDE UPDATED TABULATION SUMMARY	0.60 \$172.00	\$103.20
Kjontvedt Stephenie	4/5/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation		WITH REPORT OF UNVOTED CLAIMS TO COUNSEL REVIEW BALLOTS AND TABULATION REPORT AND FORWARD RESULTS TO	0.40 \$172.00	\$68.80
Kjontvedt Stephenie	4/8/2019 Solicitation Consultant			COUNSEL MONITOR INCOMING BALLOTS AND TABULATION REPORT AND PROVIDE REPORTS		\$103.20
Kjontvedt	A 10 1000 Control of c			TO CLYNCH AND OTHERS		
Stepnense Kjontvedt	4/9/2019 Solicitation Consultant	495 Bailoting / Solicitation Consultation		KEVIEW INCOMING BALLO IS AND TABOLATION KEPOKT (./); KESPOND TO CREDITOR INQUIRY ON VOTING (.2)	0.90 \$172.00	\$154.80
Stephenie Kjontvedt	4/9/2019 Solicitation Consultant			EXCHANGE COMMUNICATIONS WITH J.SULLIVAN AND C.LYNCH REGARDING EMAILING BALLOTS CLASS 1 PARTIES (.6); PREPARE AND EMAIL VOTING MATERIALS AND BALLOTS TO CLASS 1 HOLDERS (1.4)	2.00 \$172.00	\$344.00

		Matter Description: BALLOTING/SOLICITATION CONSULTATION		
Stephenie Kjontvedt	4/10/2019 Solicitation Consultant	4/10/2019 Solicitation Consultant 495 Balloting / Solicitation REVIEW AND MONITOR INCOMING BALLOTS AND FORWARD TABULATION UPDATE Consultation TO CLYNCH AND OTHERS (5); REVIEW AND TESPOND TO CREDITOR INQUIRY (2);	1.00 \$172.00	\$172.00
Stephenie	4/11/2019 Solicitation Consultant	RESPOND 10 A.GARDNER REGARDING EMAILED BALLOTS (.3) 4/11/2019 Solicitation Consultant 495 Balloting / Solicitation REVIEW CASE EMAILS AND CONFER WITH J.SULLIVAN REGARDING SAME	0.40 \$172.00	\$68.80
Stephenie	4/11/2019 Solicitation Consultant		0.80 \$172.00	\$137.60
Kjontvedt Stephenie Kjontvedt	4/12/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation Consultation	0.30 \$172,00	\$51.60
Stephenie Kjontvedt	4/15/2019 Solicitation Consultant 495 Balloting / Solicitation Consultation		0.60 \$172.00	\$103.20
Stephenie	4/16/2019 Solicitation Consultant 495 Balloting / Solicitation	-	0.50 \$172.00	\$86.00
Stephenie	4/18/2019 Solicitation Consultant		0.10 \$172.00	\$17.20
Njontvedt Stephenie	4/18/2019 Solicitation Consultant	Consultation 495 Balloting / Solicitation FINALIZE VOTING DECLARATION WITH EXHIBITS AND FORWARD SAME TO	0.40 \$172.00	\$68.80
Stephenie	4/19/2019 Solicitation Consultant	495 Balloting / Solicitation	0.10 \$172.00	\$17.20
Nomas Vazquez	3/25/2019 Solicitation Consultant		0.30 \$172.00	\$51.60
Thomas Vazquez	3/25/2019 Solicitation Consultant	Consultation Solicitation PROCESS CREDITOR BALLOTS Operating / Solicitation PROCESS CREDITOR BALLOTS	0.70 \$172.00	\$120.40
Thomas Vazquez	3/27/2019 Solicitation Consultant		0.40 \$172.00	\$68.80
Thomas Vazquez	4/5/2019 Solicitation Consultant		0.20 \$172.00	\$34.40
Thomas Vazquez	4/8/2019 Solicitation Consultant	Consultation Consultation / Solicitation RESPOND TO INQUIRIES REGARDING THE SOLICITATION MATERIALS Consultation	0.70 \$172.00	\$120.40
Thomas Vazquez	4/10/2019 Solicitation Consultant		0.40 \$172.00	\$68.80
Thomas Vazquez	4/12/2019 Solicitation Consultant		0.30 \$172.00	\$51.60
Tim Conklin	1/16/2018 Senior Case Manager	Consultation CASE SETUP	0.20 \$135.00	\$27.00
	:	Total Total	67.4	\$11,598.60