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

In re

DBMP LLC,<sup>1</sup>

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

## SUMMARY OF FIFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTOR <u>FOR THE PERIOD FROM MAY 1, 2021 THROUGH AUGUST 31, 2021</u>

Name of Applicant:	Jones Day
Authorized to Provide Professional Services to:	The above-captioned Debtor and Debtor in Possession
Date of Order Approving Retention:	January 24, 2020 (as of the Petition Date), and amended on March 17, 2020
Petition Date:	January 23, 2020
Period for which compensation and reimbursement are sought:	May 1, 2021 through August 31, 2021
Amount of Compensation sought as actual, reasonable and necessary:	\$1,672,952.50
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$121,843.37
Total Compensation Approved by Interim Fee Order to Date:	\$14,186,771.25
Total Expenses Approved by Interim Fee Order to Date:	\$87,051.83
Total Allowed Compensation Paid to Date:	\$14,186,771.25

<sup>&</sup>lt;sup>1</sup> The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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Total Allowed Expenses Paid to Date:	\$87,051.83
Compensation Already Paid Pursuant to a Monthly Fee Statement But Not Yet Allowed:	\$738,339.75
Expenses Already Paid Pursuant to a Monthly Fee Statement But Not Yet Allowed:	\$81,103.55

This is a(n): <u>X</u> interim \_\_\_\_\_ final application

Prior Monthly Fee Statements Submitted:

Date Submitted	Month Covered	Fees	Expenses
August 9, 2021	May 1 – May 31, 2021	\$375,357.50	\$79,258.55
August 9, 2021	June 1 – June 30, 2021	\$445,020.00	\$1,845.00
September 7, 2021	July 1 – July 31, 2021	\$342,765.00	\$0.00
October 13, 2021	August 1 – August 31, 2021	\$509,810.00	\$40,739.82

To date, no objections have been received to any prior monthly fee statements. The objection deadline relating to the *Nineteenth Monthly Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtor for the Period from August 1, 2021 Through August 31, 2021* has not yet passed.

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# SUMMARY OF HOURS AND COMPENSATION BY PROFESSIONAL

Name of Professional	Position - Bar Year	Hourly Billing Rate	Total Hours Billed	Total Compensation
R E BLAKE	PARTNER – 2011	\$1,150.00	48.00	\$55,200.00
J B ELLMAN	PARTNER – 1991	\$1,225.00	375.60	\$460,110.00
G M GORDON	PARTNER – 1980	\$1,450.00	185.30	\$268,685.00
J M JONES	PARTNER – 1986	\$1,350.00	129.00	\$174,150.00
T B LEWIS	PARTNER – 1987	\$1,150.00	48.30	\$55,545.00
C K MARSHALL	PARTNER – 2001	\$1,175.00	5.90	\$6,932.50
D S TORBORG	PARTNER - 1998	\$1,125.00	40.70	\$45,787.50
R LUTHER III	OF COUNSEL – 2010	\$900.00	2.20	\$1,980.00
D B PRIETO	OF COUNSEL – 2000	\$1,050.00	5.00	\$5,250.00
M R SEIDEN	OF COUNSEL – 1992	\$1,300.00	87.20	\$113,360.00
H N BASTA	ASSOCIATE – 2019	\$525.00	45.50	\$23,887.50
M K CHAN	ASSOCIATE – 2021	\$650.00	5.50	\$3,575.00
L R FISHER	ASSOCIATE - 2020	\$575.00	3.30	\$1,897.50
A J FITZSIMMONS	ASSOCIATE – 2014	\$750.00	5.30	\$3,975.00
T K FUJII	ASSOCIATE – 2020	\$650.00	8.60	\$5,590.00
T C JANAK	ASSOCIATE – 2019	\$575.00	46.60	\$26,795.00
A P JOHNSON	ASSOCIATE - 2018	\$625.00	11.60	\$7,250.00
R C KARPOFF	ASSOCIATE - 2018	\$725.00	.40	\$290.00
I M PEREZ	ASSOCIATE - 2016	\$625.00	271.30	\$169,562.50
A RUSH	ASSOCIATE - 2011	\$975.00	127.80	\$124,605.00
A L WAKS	ASSOCIATE – 2014	\$975.00	66.50	\$64,837.50
B J WIERENGA	ASSOCIATE – 2018	\$625.00	2.30	\$1,437.50
L C FISCHER	STAFF ATTORNEY – 1996	\$575.00	24.50	\$14,087.50
C L SMITH	PARALEGAL	\$400.00	86.40	\$34,560.00
K M WAAG	PARALEGAL	\$425.00	3.20	\$1,360.00
A CARRAZCO	LEGAL SUPPORT	\$325.00	6.90	\$2,242.50

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Professionals	Blended Rate	<b>Total Hours</b>	<b>Total Compensation</b>
Partners & Counsel	\$1,280.20	927.20	\$1,187,000.00
Associates	\$729.28	594.70	\$433,702.50
Staff Attorney	\$575.00	24.50	\$14,087.50
Paralegals & Legal Support	\$395.47	96.50	\$38,162.50
TOTAL	\$1,018.29	1,642.90	\$1,672,952.50

# **BLENDED RATE OF PROFESSIONALS – TOTAL**

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Project Category	Total Hours	<b>Total Fees</b>
Case Administration and Business Operations	126.30	\$132,155.00
Automatic Stay/Adequate Protection	9.50	\$12,465.00
Plan of Reorganization and Disclosure Statement	106.90	\$97,437.50
Claims Administration	25.00	\$16,305.00
Court Hearings	64.50	\$72,230.00
General Corporate and Real Estate	105.30	\$115,695.00
Schedules/SOFA/Bankruptcy Administrator Reporting	39.40	\$31,822.50
Litigation and Adversary Proceedings	637.30	\$704,560.00
Professional Retention/Fee Issues	156.80	\$111,697.50
Fee Application Preparation	67.10	\$48,510.00
Asbestos Matters	304.80	\$330,075.00
TOTAL	1,642.90	\$1,672,952.50

# **COMPENSATION BY PROJECT CATEGORY**

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# EXPENSE SUMMARY

Expense Category	Service Provider (if applicable)	Total Expenses
Travel – Air Fare	N/A	\$29.66
Consultants and Agents Fees	N/A	\$116,581.25
Court Reporter Fees	N/A	\$5,199.30
Federal Express Charges	N/A	\$33.16
Imaging Services	N/A	\$0.00
Printing Charges	N/A	\$0.00
United Parcel Service	N/A	\$0.00
TOTAL		\$121,843.37

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

In re

Chapter 11

DBMP LLC,<sup>1</sup>

Debtor.

Case No. 20-30080 (JCW)

# FIFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTOR FOR THE PERIOD FROM MAY 1, 2021 THROUGH AUGUST 31, 2021

Jones Day, counsel to the above-captioned debtor and debtor in possession (the "<u>Debtor</u>"), makes its fifth interim application for allowance of compensation of \$1,672,952.50 and reimbursement of expenses of \$121,843.37 for the period from May 1, 2021 through August 31, 2021 (the "<u>Compensation Period</u>") in accordance with the *Amended Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals*, dated August 6, 2020 [Dkt. 402] (the "<u>Amended Interim Compensation Order</u>"). In support of this Application, Jones Day respectfully represents as follows:

#### <u>Overview</u>

1. Jones Day attorneys and paraprofessionals expended a total of 1,642.90

hours during the Compensation Period for which compensation is requested.

2. During the Compensation Period, Jones Day did not receive any payments or promises of payment from any source other than the Debtor for services rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application. No agreement or understanding exists between Jones Day or any third person for the sharing of

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The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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compensation, except as allowed by section 504(b) of the Bankruptcy Code and Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>") with respect to the sharing of compensation between and among partners of Jones Day.

3. Pursuant to the Amended Interim Compensation Order, included with this Application are: (a) a schedule identifying all Jones Day professionals and paraprofessionals who have performed services in this chapter 11 case during the Compensation Period, the capacities in which each individual is employed by Jones Day, the hourly billing rate charged by Jones Day for the services performed by each such individual, the aggregate number of hours expended in this case during the Compensation Period for each professional and paraprofessional, the total fees billed therefor and the year in which each professional was first licensed to practice law (as applicable); (b) a summary of services by billing category for services rendered by Jones Day during the Compensation Period; and (c) a schedule summarizing, by category, the actual and necessary disbursements that Jones Day incurred during the Compensation Period in connection with the performance of professional services for the Debtor and for which it seeks reimbursement.

4. Attached hereto collectively as part of <u>Exhibit A</u> are Jones Day's itemized monthly time records for professionals and paraprofessionals performing services for the Debtor during the Compensation Period and Jones Day's itemized records detailing expenses incurred on behalf of the Debtor during the Compensation Period.

5. This Application complies with sections 330 and 331 of title 11 of the United Stated Code (the "<u>Bankruptcy Code</u>"), the Bankruptcy Rules, the Amended Interim Compensation Order, the *Guidelines for Compensation and Expense Reimbursement of Professionals* issued by this Court (the "<u>Compensation Guidelines</u>") and the Rules of Practice

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and Procedure of the United States Bankruptcy Court for the Western District of North Carolina (the "Local Rules").

#### **Background**

6. On January 23, 2020 (the "<u>Petition Date</u>"), the Debtor commenced this case (the "<u>Chapter 11 Case</u>") by filing a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtor is authorized to continue to manage its property and operate its business as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

7. On the Petition Date, the Debtor filed the *Ex Parte Application of the Debtor for an Order Authorizing It to Retain and Employ Jones Day as Counsel as of the Petition Date* [Dkt. 16] (the "<u>Retention Application</u>"), by which the Debtor sought authority to retain and employ Jones Day as its counsel in the Chapter 11 Case. On January 24, 2020, the Court entered an order [Dkt. 34] (the "<u>Original Retention Order</u>") authorizing the retention of Jones Day as the Debtor's counsel as of the Petition Date.

8. On February 14, 2020, the Court entered an order [Dkt. 155] appointing the official committee of asbestos personal injury claimants (the "<u>Asbestos Committee</u>") in this Chapter 11 Case. On June 1, 2020, the Court entered an order [Dkt. 310] appointing Sander L. Esserman as the representative of future claimants in the Chapter 11 Case (the "<u>Future Claimants' Representative</u>" and, together with the Asbestos Committee, the "<u>Claimant Representatives</u>").

9. The Debtor and the Asbestos Committee agreed on an amendment to the Original Retention Order. On March 17, 2020, the Court entered the amended retention order agreed upon by the Debtor and the Asbestos Committee [Dkt. 201] (the "Jones Day Retention Order"), which superseded the Original Retention Order.

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#### **Jurisdiction**

10. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue for this matter is proper in this district pursuant to 28 U.S.C. § 1409.

#### **Summary of Services**

11. The professional services performed by Jones Day were necessary and appropriate to the administration of the Debtor's Chapter 11 Case, as described in detail below. These services were in the best interests of the Debtor and other parties in interest. The compensation requested is commensurate with the complexity and nature of the issues and tasks involved.

12. All of the services for which compensation is requested hereunder were rendered at the request of and solely on behalf of the Debtor, and not on behalf of any other entity.

#### Progress of the Chapter 11 Case to Date

13. During the Compensation Period, the Debtor, with the assistance of Jones Day, has worked diligently to administer and advance this case. The Debtor's actions and achievements in this case during the Compensation Period include, among others:

• in connection with the Debtor's request for preliminary injunctive and declaratory relief [Adv. Pro. No. 20-03004, Adv. Pro. Dkt. 2] (the "<u>PI</u><u>Motion</u>"), reviewing and evaluating the Court's findings of fact, conclusions of law and order (a) declaring that the automatic stay applies to certain actions against non-debtors, (b) denying the Asbestos Committee's motion to lift the automatic stay for certain asbestos claimants to proceed against the Debtor in the tort system [Dkt. 614; Adv. Pro. No. 20-03004, Adv. Pro. Dkt. 195] (the "<u>Motion to Lift Stay</u>") and (c) preliminarily enjoining such actions [Dkts. 972, 973; Adv. Pro. No. 20-03004, Adv. Pro. Dkts. 343, 344] (together, the "<u>Injunction Decision</u>"), which was issued on August 10, 2021;

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- preparing and filing the Debtor's *Plan of Reorganization* [Dkt. 944] (the "<u>Plan</u>"), which included forms of a trust agreement and trust distribution procedures as exhibits, and is intended to form the basis for negotiations with the Claimant Representatives;
- preparing the Debtor's *Motion for Estimation of Current and Future Mesothelioma Claims* [Dkt. 948] (the "<u>Estimation Motion</u>"), which was granted after the end of the Compensation Period by an oral ruling of the Court on October 14, 2021;
- preparing replies in support of the *Debtor's Motion for Bankruptcy Rule 2004 Examination of Asbestos Trusts* [Dkt. 416] (the "<u>Trust Motion</u>") and the *Debtor's Motion for Order Pursuant to Bankruptcy Rule 2004 Directing Submission of Personal Injury Questionnaires by Pending Mesothelioma Claimants* [Dkt. 417] (the "<u>PIQ Motion</u>" and, together with the Trust Motion, the "<u>Debtor's Discovery Motions</u>"), which were heard by the Court after the end of the Compensation Period on October 21 and 22, 2021;
- preparing an application to retain Donlin, Recano and Company, Inc. ("<u>Donlin</u>") as agent to establish a portal for submissions of the personal injury questionnaires in the event the PIQ Motion is approved by the Court [Dkt. 942], which was approved by the Court by an order entered on July 23, 2021 [Dkt. 943];
- engaging in discovery with the Claimant Representatives, the Delaware Claims Processing Facility (the "<u>DCPF</u>") and the Manville Personal Injury Settlement Trust (the "<u>Manville Trust</u>") regarding the Debtor's Discovery Motions, which included: (a) the production of additional discovery materials and information to the Claimant Representatives; (b) affirmative discovery from the Claimant Representatives, the DCPF and the Manville Trust, including the depositions of declarants for the DCPF and the Manville Trust, Richard Winner and Jared S. Garelick; and (c) defending the deposition of the Debtor's expert, Dr. Charles E. Bates;
- preparing a response to the Asbestos Committee's conditional motion, pursuant to Bankruptcy Rule 2004, for an order directing the submission of information by the Debtor's defense counsel [Dkt. 904] (the "<u>DCQ</u> <u>Motion</u>"), which response was filed after the end of the Compensation Period on September 30, 2021 [Dkt. 1091], and participating in the deposition of Dr. Mark A. Peterson, an expert for the Asbestos Committee who submitted a declaration [Dkt. 905] in connection with the DCQ Motion, which motion was heard after the end of the Compensation Period on October 21, 2021;
- responding to (a) the Asbestos Committee's motion for an order authorizing and directing depositions and document requests pursuant to

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Bankruptcy Rule 2004 in connection with the PI Motion and the Motion to Lift Stay [Dkt. 805] (the "<u>Committee's Rule 2004 Motion</u>"), to which the Future Claimants' Representative filed a joinder [Dkt. 807] and which the Court granted in part [Dkt. 841], and (b) the Claimant Representatives' related motion to reopen the record on the PI Motion and the Motion to Lift Stay [Adv. Pro. No. 20-03004, Adv. Pro. Dkt. 325] (the "<u>Motion to Reopen the Record</u>"), as well as participating in the deposition of a former, seconded in-house attorney of the Debtor as a result of the Committee's Rule 2004 Motion and preparing a rebuttal declaration to be included in the record as part of the resolution of the Motion to Reopen the Record;

- negotiating amendments to the funding agreement between the Debtor and CertainTeed LLC ("<u>New CT</u>") with counsel to New CT, and preparing a motion for authorization to enter into an amended funding agreement, which was filed after the end of the Compensation Period on September 15, 2021 [Dkt. 1051] and heard by the Court on October 14, 2021;
- preparing and filing a fourth motion for entry of an order extending the period within which the Debtor may remove actions pursuant to 28 U.S.C. § 1452 and Bankruptcy Rule 9027 through and including December 22, 2021 [Dkt. 884] (the "<u>Fourth Removal Motion</u>"), which was unopposed and granted by the Court on July 12, 2021 [Dkt. 923];
- reviewing and addressing a series of joint filings made by the Claimant Representatives, including (a) a complaint for entry of an order substantively consolidating the estates of the Debtor and New CT or, in the alternative, reallocating the asbestos liabilities of the Debtor to New CT [Adv. Pro. No. 21-03023, Adv. Pro. Dkt. 1]; (b) a motion for an order substantively consolidating the Debtor's estate and New CT or, in the alternative, reallocating the asbestos liabilities of the Debtor to New CT [Dkt. 1005; Adv. Pro. No. 21-03023, Adv. Pro. Dkt. 2] (the "Substantive Consolidation Motion"); (c) a motion seeking authorization under Bankruptcy Rule 2004 to subpoena New CT for the names and addresses of New CT's creditors and, to the extent known, counsel for such creditors for the purpose of providing notice of the request for substantive consolidation [Dkt. 1002] (the "Motion for Discovery on New CT"); (d) a motion to compel discovery pursuant to the crime-fraud exception and/or waiver of the attorney client privilege and work product protection [Dkt. 1006] (the "Privilege Waiver Motion"); and (e) a motion for an order (A) granting leave, standing and authority to investigate, commence, prosecute and settle certain causes of action, and (B) to conduct related examinations pursuant to Bankruptcy Rule 2004 [Dkt. 1008] (the "Standing Motion"). After the end of the Compensation Period, the Motion for Discovery on New CT was resolved by the parties,

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and the Standing Motion was granted, in part, by an oral ruling of the Court on October 14, 2021;

- reviewing and analyzing the Asbestos Committee's informational brief [Dkt. 1003], which was filed in response to the informational brief filed by the Debtor on the Petition Date [Dkt. 22];
- completing various other reporting obligations required in the Chapter 11 Case, including the preparation of: quarterly reports of ordinary course professionals for the periods from January 1, 2021 through March 31, 2021 and April 1, 2021 through June 30, 2021; and monthly status reports for April, May, June and July 2021; and
- engaging in discussions with the Claimant Representatives, the Debtor's advisors and parties in interest regarding various matters relating to the Debtor's Chapter 11 Case.

## **Prior Monthly Fee Statements**

14. Pursuant to the Amended Interim Compensation Order, Jones Day has submitted the following monthly fee statements (collectively, the "<u>Prior Monthly Fee</u> <u>Statements</u>") to the Debtor for the four months comprising the Compensation Period, each of which is incorporated herein by reference in its entirety:<sup>2</sup>

Date Submitted	Period Covered	Requested Fees	Requested Expenses	Payment Received	Amount Outstanding
August 9, 2021	May 1 – May 31, 2021	\$375,357.50	\$79,258.55	\$417,080.30	\$37,535.75
August 9, 2021	June 1 – June 30, 2021	\$445,020.00	\$1,845.00	\$402,363.00	\$44,502.00
September 7, 2021	July 1 – July 31, 2021	\$342,765.00	\$0.00	\$0.00	\$342,765.00
October 13, 2021	August 1 – August 31, 2021	\$509,810.00	\$40,739.82	\$0.00	\$550,549.82

15. In total, Jones Day has submitted the Prior Monthly Fee Statements during the Compensation Period for total fees of \$1,672,952.50 and total expenses of \$121,843.37. As

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

of the date of this Application, no party has objected to any of Jones Day's Prior Monthly Fee Statements.<sup>3</sup>

## **Compensation by Project Category**

The following is a summary of the activities performed by Jones Day professionals and paraprofessionals during the Compensation Period, organized by project billing category.<sup>4</sup>

# 16. Case Administration and Business Operations — 126.30 hours —

## \$132,155.00

In light of the size and complexity of the Debtor's bankruptcy case, daily case administration matters necessarily required attention from Jones Day during the Compensation Period. These services included the following:

- maintaining a detailed work in process report (the "<u>WIP Report</u>") that is distributed to the Debtor and other professionals to track the progress of motions, applications and other matters relating to this case. The WIP Report assists the Debtor in assigning tasks and responsibilities, coordinating activities, tracking deadlines, reporting progress and avoiding duplication of effort among the Debtor and its professionals;
- participating in regular conference calls with the Debtor's management and other professionals to discuss and review key case developments, pending motions and applications, compliance with the requirements of chapter 11 and other work in process as identified in the WIP Report;
- maintaining case management tools, including a case calendar and docket to monitor filings and related litigation deadlines;
- working with the claims and noticing agent to (a) address and coordinate service of pleadings, (b) manage and update notice party contact

<sup>&</sup>lt;sup>3</sup> The objection deadline relating to the *Nineteenth Monthly Statement of Fees and Expenses Incurred by Jones Day as Counsel for the Debtor for the Period from August 1, 2021 Through August 31, 2021* has not yet passed.

<sup>&</sup>lt;sup>4</sup> The summary set forth below is qualified in its entirety by reference to the time and services detail attached to each Prior Monthly Fee Statement. Project billing categories for which no time was charged during the Compensation Period are not listed below.

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information and (c) maintain compliance with case management procedures established in this case;

- reviewing and coordinating administrative filings; and
- communicating with parties in interest regarding the Chapter 11 Case.

Jones Day believes that it has adopted appropriate procedures for the effective and efficient administration of this case that have resulted, and will continue to result, in cost savings inuring to the direct benefit of the Debtor and its estate and creditors.

## 17. Automatic Stay — 9.50 hours — \$12,465.00

During the Compensation Period, Jones Day professionals incurred time advising the Debtor on the application of the automatic stay to various matters and assisting the Debtor in preserving the protections afforded by the automatic stay. Jones Day assisted the Debtor in these matters by, among other things:

- reviewing issues regarding discovery subpoenas issued in violation of the automatic stay; and
- communicating with the Debtor, its other advisors and plaintiffs' counsel regarding certain subpoenas issued in violation of the automatic stay and preparing a response to these subpoenas.

# 18. Plan of Reorganization and Disclosure Statement — 106.90 hours —

## \$97,437.50

During the Compensation Period, Jones Day professionals spent time addressing

plan-related matters, including the following:

- reviewing precedent materials to assist the Debtor in the development of a plan of reorganization;
- drafting the Debtor's Plan and the forms of the trust agreement and trust distribution procedures that were attached thereto as exhibits, as well as communicating with the Debtor and the Debtor's other advisors regarding these materials; and

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• preparing a proposed order for the fourth motion requesting an extension of the exclusive periods during which the Debtor may file a plan of reorganization and solicit acceptances thereof [Dkt. 781], which was filed prior to the start of the Compensation Period and which the Court granted on May 12, 2021 [Dkt. 827].

#### 19. Claims Administration — 25.00 hours — \$16,305.00

During the Compensation Period, Jones Day Professionals spent time drafting a

non-asbestos bar date motion and reviewing precedent materials related to that motion.

## 20. Court Hearings — 64.50 hours — \$72,230.00

Jones Day's activities during the Compensation Period included preparations for

and participation in multiple hearings and status conferences before the Court on a variety of

matters described elsewhere in this Application. In particular, Jones Day devoted time to:

- preparing for and participating in the hearing on May 4, 2021 regarding the Committee's Rule 2004 Motion;
- preparing for and participating in the hearing on June 17, 2021 regarding the Motion to Reopen the Record;
- preparing for and participating in the hearing and status conferences on August 12 and 13, 2021 regarding the Estimation Motion, the Debtor's Discovery Motions, the DCQ Motion and the Claimant Representatives' motion to continue the hearings on the Debtor's Discovery Motions and the DCQ Motion [Dkt. 960];
- communicating with the Court, counsel to the Claimant Representatives and other parties in interest regarding scheduling, planning and cancellation of hearings; and
- preparing notices and hearing agendas consistent with the case management procedures in the Chapter 11 Case.

## 21. General Corporate/Real Estate — 105.30 hours — \$115,695.00

Jones Day assisted the Debtor with various corporate tasks during

the Compensation Period, including the following:

• assisting with the review of intercompany invoices issued to the Debtor under the terms of certain intercompany agreements between the Debtor

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and its non-debtor affiliates and in compliance with the terms of an order entered by the Court [Dkt. 154, amended and superseded by Dkt. 204] (the "<u>Intercompany Agreements Order</u>");

- preparing notices to the Claimant Representatives and the Bankruptcy Administrator regarding intercompany invoices as required by the Intercompany Agreements Order;
- assisting in the negotiation and drafting of amendments to the funding agreement between the Debtor and New CT, and preparing a motion for authorization to enter into an amended funding agreement, which was filed after the end of the Compensation Period on September 15, 2021 [Dkt. 1051] and presented at a hearing on October 14, 2021;
- attending and participating in meetings of the Debtor's board held on June 18, 2021 and July 16, 2021; and
- preparing board meeting presentations and board meeting minutes.

# 22. Schedules/SOFA/Bankruptcy Administrator Reporting —

## 39.40 hours — \$31,822.50

During the Compensation Period, Jones Day assisted the Debtor in addressing and

complying with its chapter 11 reporting requirements, including the following activities:

- assisting the Debtor in preparing monthly status reports for (a) April 2021 [Dkt. 846], (b) May 2021 [Dkt. 909], (c) June 2021 [Dkt. 953] and (d) July 2021 [Dkt. 1023], as required by the Bankruptcy Administrator's operating guidelines and the *Chapter 11 Operating Order* [Dkt. 82]; and
- assisting the Debtor in calculating and coordinating the payment of quarterly fees.

# 23. Litigation and Adversary Proceedings — 637.30 hours — \$704,560.00

Jones Day professionals devoted time during the Compensation Period to various

litigation-related tasks. These services included the following:

• preparing and filing responses to the Committee's Rule 2004 Motion and related Motion to Reopen the Record [Dkt. 812; Adv. Pro. No. 20-03004, Adv. Pro. Dkt. 332], as well as (a) preparing a rebuttal declaration to be included as part of the record on the PI Motion and the Motion to Lift Stay; (b) researching issues regarding the motions; (c) communicating with the Debtor, the Debtor's other advisors and counsel to New CT

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regarding the motions and the rebuttal declaration; and (d) communicating with the Debtor, the Debtor's other advisors, counsel to New CT and counsel to the Claimant Representatives regarding the proposed orders for the motions;

- preparing for and participating in the deposition of former seconded inhouse counsel, Mr. Amiel Gross, including by: (a) reviewing documents, materials and deposition protocols; (b) communicating with the Debtor, the Debtor's other advisors, counsel for New CT and counsel for the Claimant Representatives regarding the scheduling of and the scope and conduct of the deposition; (c) researching privilege and other issues related to the deposition; and (d) preparing memoranda regarding these issues;
- reviewing deposition transcripts and preparing errata and confidentiality designations for depositions, as well as communicating with the Debtor, the Debtor's other advisors and counsel for New CT regarding these confidentiality designations;
- reviewing the Court's Injunction Decision, researching related issues and addressing issues regarding the Injunction Decision with the Debtor, the Debtor's other advisors and counsel for the Claimant Representatives;
- preparing and filing a motion to continue the hearing on the Standing Motion, the Privilege Waiver Motion, the Substantive Consolidation Motion and the Motion for Discovery on New CT, which was filed after the end of the Compensation Period on September 2, 2021 [Dkt. 1026], as well as communicating with the Debtor, the Debtor's other advisors, counsel for New CT and counsel for the Claimant Representatives, including in meet-and-confers, regarding scheduling of the various motions;
- reviewing and analyzing the Claimant Representatives' Standing Motion and the Privilege Waiver Motion, researching issues regarding these motions, communicating with the Debtor, the Debtor's other advisors and counsel to New CT regarding responses to these motions and preparing responses, which were filed after the end of the Compensation Period [Dkts. 1071, 1072]. After a hearing on the Standing Motion and the Privilege Waiver Motion on October 5, 2021, the Court issued an oral ruling granting the Standing Motion, in part, on October 14, 2021 and took the Privilege Waiver Motion under advisement;
- reviewing and analyzing the Claimant Representatives' Substantive Consolidation Motion and the Motion for Discovery on New CT, and communicating with the Debtor, the Debtor's other advisors and counsel to New CT regarding the motions;

- resolving the Motion for Discovery on New CT after meet-and-confers with the Claimant Representatives and New CT;
- evaluating and responding to both informal and formal requests of the Claimant Representatives for document productions, including by: (a) discussing the requests with the Debtor, its other advisors and counsel to New CT; (b) reviewing documents for relevance and privilege; and (c) producing additional discovery materials and information to the Claimant Representatives;<sup>5</sup> and
- preparing and filing the Fourth Removal Motion and preparing a proposed order granting the Fourth Removal Motion, which the Court entered on July 12, 2021 [Dkt. 923].

## 24. Asbestos Matters — 304.80 hours — \$330,075.00

Jones Day professionals devoted time during the Compensation Period to

addressing various asbestos-related matters, including the following:

- communicating with the Debtor and the Debtor's other advisors regarding the Debtor's Discovery Motions, potential discovery matters relating to those motions, related work streams and other planning issues related to asbestos matters;
- communicating with the Debtor's other advisors and the Claimant Representatives, including through meet-and-confers, regarding the Debtor's Discovery Motions and the DCQ Motion, proposed discovery requests in connection with these motions, scheduling of these motions and related issues;
- reviewing and preparing a response [Dkt. 978] to the Claimant Representatives' motion to continue the hearings on the Debtor's Discovery Motions and the DCQ Motion [Dkt. 960];
- evaluating and responding to requests of the Claimant Representatives for discovery regarding the Debtor's Discovery Motions, including by: (a) discussing the requests with the Debtor and its advisors; (b) reviewing documents for relevance and privilege; and (c) producing additional discovery materials and information to the Claimant Representatives;
- preparing and serving discovery requests on the Asbestos Committee with respect to the DCQ Motion and on the Claimant Representatives, the

<sup>&</sup>lt;sup>5</sup> Informal discovery related to the Debtor's Chapter 11 Case and asbestos liabilities generally, and not related to Adv. Pro. No. 20-03004 or any pending litigation, were charged to the "Asbestos Matters" category, as described below.

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DCPF and the Manville Trust with respect to the Debtor's Discovery Motions;

- preparing for and participating in the depositions of (a) the Debtor's expert, Dr. Charles E. Bates; (b) the Asbestos Committee's expert, Dr. Mark A. Peterson; (c) the DCPF declarant, Richard Winner; and (d) the Manville Trust declarant, Jared S. Garelick, all in connection with the Debtor's Discovery Motions and the DCQ Motion;
- reviewing the objections to the Debtor's Discovery Motions filed by the Claimant Representatives, the DCPF, the Manville Trust and certain law firms representing asbestos claimants [Dkts. 861-864, 866, 869, 870, 872-873], as well as the notice of supplemental authority filed by the DCPF and the Manville Trust [Dkt. 881], and assisting in the preparation of replies in support of the Debtor's Discovery Motions [Dkts. 947, 949] and a revised form of order granting the Trust Motion [Dkt. 859];
- reviewing the DCQ Motion, researching related issues, communicating with the Debtor and the Debtor's other advisors regarding the DCQ Motion and preparing an opposition to the DCQ Motion [Dkt. 1091], which was filed after the end of the Compensation Period;
- preparing and filing a motion to continue the hearing on the DCQ Motion [Dkt. 912];
- reviewing the Future Claimants' Representative's motion to seal its objection to the PIQ Motion [Dkt. 871], communicating with the Debtor, the Debtor's other advisors and counsel to New CT regarding a response and communicating with counsel to the Future Claimants' Representative regarding a proposed agreed order resolving the motion to seal;
- reviewing the Claimant Representatives' motion to compel discovery of privileged material related to the exemplar cases cited in the Trust Motion [Dkt. 1019] and the Future Claimants' Representative's motion to compel production of documents related to the work of the Debtor's expert, Bates White LLC, in the *Garlock* bankruptcy case [Dkt. 1018], oppositions to which were filed after the end of the Compensation Period [Dkts. 1039, 1038];
- reviewing proposed draft legislation relevant the Chapter 11 Case and conducting research regarding same; and
- preparing the Debtor's Estimation Motion, which was granted after the end of the Compensation Period by an oral ruling of the Court on October 14, 2021.

### 25. Professional Retention and Fee Issues — 156.80 hours — \$111,697.50

During the Compensation Period, Jones Day professionals devoted time to

assisting the Debtor in various professional retention and fee issues, including:

- assisting the Debtor with the review of professional monthly statements and interim fee applications, communicating with other professionals regarding monthly fee statements and the interim fee application process and reviewing the interim fee applications of the Debtor's professionals;
- assisting the Debtor in preparing quarterly reports of ordinary course professionals for the periods from January 1, 2021 through March 31, 2021 [Dkt. 825] and April 1, 2021 through June 30, 2021 [Dkt. 966], as required by the Court's order granting the Ordinary Course Professionals Motion [Dkt. 149], as such order was amended on March 17, 2020 [Dkt. 200];
- communicating with the Debtor, the Debtor's other advisors, counsel to the Claimant Representatives and the Bankruptcy Administrator to reach agreement on, and then document, a protocol for the retention and payment of experts in this case (the "Expert Protocol");
- assisting the Debtor with the preparation of an engagement letter and application authorizing the retention of Donlin to establish a portal for submissions of the personal injury questionnaires in the event the PIQ Motion is approved by the Court, which retention was authorized by an order entered on July 23, 2021 [Dkt. 943]; and
- assisting the Debtor with the review of supplemental disclosures in connection with the retention of the Debtor's other advisors, as well as preparing supplemental disclosures in connection with Jones Day's retention.

#### 26. Fee Application Preparation — 67.10 hours — \$48,510.00

During the Compensation Period, Jones Day devoted time to: (a) reviewing its invoices for February, March, April, May, June and July 2021 for privilege and to ensure compliance with the Local Rules and the Compensation Guidelines; (b) drafting the related Prior Monthly Fee Statements to accompany these monthly invoices; and (c) preparing the *Fourth Interim Application of Jones Day for Allowance of Compensation for Services Rendered and Reimbursement of Expenses as Counsel to the Debtor for the Period From January 1, 2021*  *Through April 30, 2021* [Dkt. 897], which application was approved by the Court on July 15, 2021 [Dkt. 930].

## 27. Bankruptcy Write-Offs — 21.10 hours — \$15,407.50

This category reflects all amounts that Jones Day has voluntarily determined not to charge the Debtor. Those amounts include 21.10 hours (\$15,407.50) of working hours.

## **Expenses Incurred by Jones Day**

28. Section 330 of the Bankruptcy Code authorizes "reimbursement for actual,

necessary expenses" incurred by professionals employed in a chapter 11 case. Accordingly, Jones Day seeks reimbursement for expenses ("<u>Expenses</u>") incurred in rendering services to the Debtor during the Compensation Period in the amount of \$121,843.37. Itemized records detailing the Expenses incurred during the Compensation Period are attached to the Prior Monthly Fee Statements.

- 29. Jones Day maintains the following policies with respect to Expenses:
- No amortization of the cost of any investment, equipment or capital outlay is included in the expenses. In addition, for those items or services that Jones Day purchased from or contracted with a third party (such as outside copy services), Jones Day seeks reimbursement only for the exact amount billed to Jones Day by the third party vendor and paid by Jones Day to the third party vendor.
- Jones Day generally does not charge for ordinary photocopying performed by lawyers, paraprofessionals and assistants. With respect to large photocopying jobs necessitating the use of Jones Day's specialized duplication staff and equipment, such photocopying was charged at 10 cents per page. To the extent practicable, Jones Day utilizes less expensive outside copying services.
- Any meals charged to the Debtor either are associated with: (a) out-oftown travel; (b) meetings at Jones Day with the Debtor and other professionals; or (c) attorneys working late on urgent matters concerning the Debtor.
- Any charges for airline and train travel include the cost of each coachclass airline or train ticket purchased in connection with the provision of

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services to the Debtor, plus, for each airline or train ticket issued by the travel service regularly used by Jones Day, a \$40 transaction fee to cover travel service expenses.

• The time pressures associated with the services rendered by Jones Day at times require Jones Day's professionals and paraprofessionals to devote substantial amounts of time during the evenings and on weekends. Jones Day may charge for secretarial and other staff overtime expense that is directly associated with such after-hours work and is necessary given the circumstances of the case. Jones Day does not consider such expenses to be part of its ongoing overhead expenses because they are special incremental expenses arising from the specific services being provided to the Debtor. Nevertheless, no such charges are included in any of the Prior Monthly Fee Statements.

30. Jones Day's Expenses include fees for a consultant to the Debtor, retained

by Jones Day and included in the Prior Monthly Fee Statements consistent with the Expert Protocol.

31. In addition, Jones Day has written off \$55.00 in expenses in connection with services performed during the Compensation Period.

#### **Conclusion**

32. The fees and expenses requested herein by Jones Day are billed in accordance with its existing billing rates and procedures in effect during the Compensation Period. Such fees are reasonable based on the customary compensation charged by comparably skilled practitioners in comparable nonbankruptcy cases in a competitive national legal market and should be approved on an interim basis pursuant to sections 330 and 331 of the Bankruptcy Code, the Amended Interim Compensation Order and applicable Bankruptcy Rules and Local Rules.

## **Notice**

33. This Application has been served in accordance with the Amended Interim Compensation Order on the Notice Parties, as defined therein. In accordance with the Amended

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Interim Compensation Order, a notice of opportunity for hearing on this Application in accordance with Local Rule 9013-1(e)(7) has been served on the Notice Parties and all parties that have filed a notice of appearance with the Clerk of this Court and requested such notice. The Debtor submits that, in light of the nature of the relief requested, no other or further notice need be provided.

# <u>No Prior Request</u>

34. No prior request for the relief sought in this Application has been made to this or any other court.

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WHEREFORE, Jones Day respectfully requests that, pursuant to sections 330 and 331 of the Bankruptcy Code, the Amended Interim Compensation Order and applicable Bankruptcy Rules and Local Rules, the Court (i) enter an order substantially in the form attached hereto as <u>Exhibit B</u> granting the relief requested herein and (ii) grant such other and further relief to Jones Day as the Court may deem just and proper.

Dated: October 27, 2021 Atlanta, Georgia Respectfully submitted,

/s/ Jeffrey B. Ellman

Gregory M. Gordon (TX Bar No. 08435300) Amanda Rush (TX Bar No. 24079422) JONES DAY 2727 North Harwood Street, Suite 500 Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com asrush@ jonesday.com (Admitted *pro hac vice*)

Jeffrey B. Ellman (GA Bar No. 141828) JONES DAY 1221 Peachtree Street, N.E., Suite 400 Atlanta, Georgia 30361 Telephone: (404) 581-3939 Facsimile: (404) 581-8330 E-mail: jbellman@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTOR AND DEBTOR IN POSSESSION

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# EXHIBIT A

**Prior Monthly Fee Statements** 

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

In re

DBMP LLC,<sup>1</sup>

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

# SIXTEENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTOR FOR THE PERIOD FROM MAY 1, 2021 THROUGH MAY 31, 2021

In accordance with the Amended Order Establishing Procedures for Interim

Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 402]

(the "Interim Compensation Order"), Jones Day, counsel to DBMP LLC as debtor and debtor in

possession (the "Debtor"), submits its Sixteenth Monthly Statement of Fees and Expenses

Incurred by Jones Day as Counsel for the Debtor for the Period From May 1, 2021 Through

May 31, 2021 (the "Monthly Fee Statement").

# **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as Exhibit A is Jones Day's invoice for the period

May 1, 2021 Through May 31, 2021 (the "Statement Period").

# **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$375,357.50
Total Expenses	\$79,258.55
TOTAL	\$454,616.05

1

The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$417,080.30 from the Debtor for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

## **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the

"reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and has determined that certain fees and expenses should not be charged to the Debtor. In particular, Jones Day has voluntarily determined that \$7,772.50 in fees and \$55.00 in expenses will not be charged to the Debtor. This Monthly Fee Statement reflects these adjustments.

#### **Notice and Objection Procedures**

 In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtor, DBMP LLC, 20 Moores Road, Malvern, Pennsylvania 19355 (Attn: Michael T. Starczewski, DBMP@saint-gobain.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtor's non-debtor affiliate, CertainTeed LLC, Goodwin Procter LLP, 1900 N Street, NW, Washington, DC 20036 (Attn: Richard M. Wyner, Esq., rwyner@goodwinlaw.com); (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd

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E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC,
525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson,
Esq., gthompson@lawhssm.com); and (e) counsel to the Future Claimants' Representative,
(I) Young Conaway Stargatt & Taylor, LLP, Rodney Square, 1000 North King Street,
Wilmington, Delaware 19801 (Attn: Ed Harron, Esq., eharron@ycst.com and Sharon Zieg, Esq.,
szieg@ycst.com) and (II) Alexander Ricks PLLC, 1420 E. 7th Street, Suite 100, Charlotte, North
Carolina 28204 (Attn: Felton Parrish, Esq., felton.parrish@alexanderricks.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than August 23, 2021 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtor will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: August 9, 2021 Atlanta, Georgia Respectfully submitted,

/s/ Jeffrey B. Ellman

Gregory M. Gordon (TX Bar No. 08435300) Amanda Rush (TX Bar No. 24079422) JONES DAY 2727 North Harwood Street, Suite 500 Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com asrush@jonesday.com (Admitted *pro hac vice*)

Jeffrey B. Ellman (GA Bar No. 141828) JONES DAY 1221 Peachtree Street, N.E., Suite 400 Atlanta, Georgia 30361 Telephone: (404) 581-3939 Facsimile: (404) 581-8330 E-mail: jbellman@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTOR AND DEBTOR IN POSSESSION Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 31 of 275

# EXHIBIT A

**Jones Day Invoice** 

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# JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Total Fees       USD       375,357         Less 10% Holdback       USD       (37,535.7)         Total Fees       USD       337,821.	Case Administration and Business Operations Plan of Reorganization and Disclosure Statement Court Hearings General Corporate and Real Estate Schedules/SOFA/Bankruptcy Administrator Reporting Litigation and Adversary Proceedings Professional Retention/Fee Issues Fee Application Preparation	26,682.50 2,150.00 21,417.50 4,497.50 7,302.50 203,860.00 44,117.50 13,945.00		
TOTAL AMOUNT DUE AT THIS TIME USD 417.080.	Total Fees Less 10% Holdback Total Fees Total Disbursements & Charges	51,385.00	USD USD USD	375,357.50 (37,535.75) 337,821.75 79,258.55 417,080.30

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265685

# DBMP LLC

Page: 2 June 30, 2021 Invoice: 211601098

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	14.30	1,150.00	16,445.00
J B Ellman	Partner	1991	81.40	1,225.00	99,715.00
G M Gordon	Partner	1980	48.10	1,450.00	69,745.00
J M Jones	Partner	1986	55.70	1,350.00	75,195.00
T B Lewis	Partner	1987	3.00	1,150.00	3,450.00
Total			202.50		264,550.00
M R Seiden	Of Counsel	1992	13.20	1,300.00	17,160.00
Total			13.20		17,160.00
T C Janak	Associate	2019	23.00	575.00	13,225.00
I M Perez	Associate	2016	43.40	625.00	27,125.00
A Rush	Associate	2011	18.00	975.00	17,550.00
A L Waks	Associate	2014	27.40	975.00	26,715.00
Total			111.80		84,615.00
C L Smith	Paralegal		16.90	400.00	6,760.00
K M Waag	Paralegal	_	2.90	425.00	1,232.50
Total			19.80		7,992.50
A Carrazco, Jr.	Legal Support	-	3.20	325.00	1,040.00
Total			3.20		1,040.00
TOTAL		-	350.50	USD	375,357.50

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021			265685.601001 Invoice: 211601098
DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355			111Volce. 211001098
For legal services rendered for the period through May 31	, 2021:		
Case Administration and Business Operations		USD	26,682.50
Disbursement & Charges	Summary		
Consultants and Agents Fees Court Reporter Fees Travel - Air Fare	75,881.25 3,354.30 23.00		
		USD	79,258.55
TOTAL		USD	105,941.05

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JONES DAY

# 265685.601001

# Case Administration and Business Operations

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
1 vanie	11110	i cai	mount	Hate	mount
R E Blake	Partner	2011	2.00	1,150.00	2,300.00
J B Ellman	Partner	1991	6.90	1,225.00	8,452.50
G M Gordon	Partner	1980	2.40	1,450.00	3,480.00
J M Jones	Partner	1986	1.50	1,350.00	2,025.00
T B Lewis	Partner	1987	0.60	1,150.00	690.00
Total			13.40		16,947.50
M R Seiden	Of Counsel	1992	1.00	1,300.00	1,300.00
Total			1.00		1,300.00
I M Perez	Associate	2016	2.20	625.00	1,375.00
A Rush	Associate	2011	5.60	975.00	5,460.00
Total			7.80		6,835.00
C L Smith	Paralegal	-	4.00	400.00	1,600.00
Total			4.00		1,600.00
TOTAL		-	26.20	USD	26,682.50

Page: 2 June 30, 2021

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265685.601001

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# Case Administration and Business Operations

## Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/03/21 Review and dis with same (.10	C L Smith stribute docket (.10); obtain recently-filed documents and ).	0.20 update electronic manageme	80.00 nt system
05/04/21 Review and re-	J B Ellman vise work in process report (.70); attend work in process o	1.20 all with client and advisors (.	1,470.00 50).
05/04/21 Telephone cor	G M Gordon Inference with Starczewski, Geise, Ross, Cassada regarding	0.50 work in process report.	725.00
	A Rush n process report (.20); review email from Ellman in conne ing same (.10); review Smith, Epiq emails regarding servic s (.10).		
	C L Smith stribute docket (.10); obtain recently-filed documents and ); review email from Epiq regarding service matters (.10);	1 0	2
05/05/21 Review and dis	C L Smith stribute docket (.10); review and distribute precedent dock	0.30 tet (.10); update case calendat	120.00 : (.10).
05/06/21 Review work i	I M Perez n process report and upcoming case deadlines.	0.20	125.00
05/06/21 Review and dis	C L Smith stribute docket.	0.10	40.00
05/07/21 Review and dis	C L Smith stribute docket.	0.10	40.00
05/10/21 Review and re-	J B Ellman vise work in process report (1.10); review related materials	1.30 s (.20).	1,592.50
05/10/21 Update work i regarding same	A Rush n process report, including review of materials in connect e (.10).	0.60 ion with same (.50); email to	585.00 Ellman
05/10/21 Review and dis	C L Smith stribute docket (.10); review and distribute precedent dock	0.20 set (.10).	80.00
05/11/21 Participate in c	R E Blake call with internal team regarding status and planning.	1.00	1,150.00
	J B Ellman Il with internal team regarding updates and next steps (.30 advisors (.90).	1.20 ); attend weekly work in proc	1,470.00 cess call
05/11/21 Telephone cor	G M Gordon Iference with Starczewski, Ellman, Geise, Ross, Cassada, V	0.90 Worf regarding work in proce	1,305.00 ess report.

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JONES DAY

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# Case Administration and Business Operations

265685.601001

05/11/21 T B Lewis Participate in call with internal team to discuss status and next steps.	0.30	345.00
05/11/21 A Rush Call with Ellman regarding work in process.	0.10	97.50
05/11/21 M R Seiden Conference call with internal team regarding status and planning.	1.00	1,300.00
05/11/21 C L Smith Review and distribute docket (.10); obtain recently-filed documents and with same (.10).	0.20 d update electronic 1	80.00 management system
05/12/21 I M Perez Communicate with Epiq regarding service matters.	0.10	62.50
05/12/21 A Rush Review email from Ellman regarding work in process update.	0.10	97.50
05/12/21 C L Smith Review and distribute docket (.10); obtain recently-filed documents and with same (.10); update case calendar (.10); emails with Rush, Perez reg Jones Day Atlanta (.10); draft same (.20).		
05/13/21 A Rush Review emails from Smith, Perez regarding notice of change of addres emails from Ellman regarding same (.10).	0.20 is for Jones Day Atla	195.00 inta (.10); review
05/13/21 C L Smith Review and distribute docket (.10); obtain recently-filed documents and with same (.10); update case calendar (.10); review and distribute prece		160.00 management system
05/14/21 C L Smith Review and distribute docket.	0.10	40.00
05/17/21 A Rush Revise work in process report, including review of materials relating to regarding same (.20); call with Perez regarding same (.20).	1.20 9 same (.80); emails v	1,170.00 vith Ellman
05/17/21 C L Smith Review and distribute docket.	0.10	40.00
05/18/21 J B Ellman Review and revise work in process report (.80); review related materials advisors regarding work in process (.70).	1.70 s (.20); conference w	2,082.50 with client and
05/18/21 C L Smith Review and distribute docket (.10); review and distribute precedent doc	0.20 cket (.10).	80.00
05/19/21 C L Smith Review and distribute docket.	0.10	40.00
05/20/21 I M Perez Communicate with Rush regarding work in process report.	0.10	62.50

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	JUNES DAY		
265685.601001			Page: 5
		June	30, 2021
Case Administration	and Business Operations	5	,
05/20/21	A Rush	0.20	195.00
	z regarding work in process report (.10); review same (.10).	0.20	195.00
Call with I citz	regarding work in process report (.10), review same (.10).		
05/20/21	C L Smith	0.10	40.00
	stribute docket.	0.10	10.00
05/21/21	J B Ellman	0.30	367.50
	nation for updates to work in process report (.20); communic	ate with Rush regarding	
		0 0	( )
05/21/21	I M Perez	0.20	125.00
Communicate	with Rush regarding work in process report (.10); review con	mmunication from Ellm	an
regarding work	x in process report (.10).		
05/21/21	A Rush	1.70	1,657.50
	process report (.80); review of materials in connection with		
regarding same	e (.10); emails with Perez regarding same (.20); call with Pere	z regarding work in proc	cess (.10).
05/21/21	C L Smith	0.20	80.00
Review and dis	stribute docket (.10); review and distribute precedent docket	(.10).	
o <b>-</b> / <b>-</b> / / <b>-</b> /			
05/24/21	J B Ellman	0.20	245.00
Conference wi	th Perez regarding work in process report.		
OF /24 /21	I M Dama	0.40	250.00
05/24/21 Povice work in	I M Perez		250.00 with Epig
	a process report (.20); communicate with Ellman regarding state matters (.10).	ame (.10); communicate	with Epiq
regarding servi	tee matters (.10).		
05/24/21	A Rush	0.20	195.00
	from Perez regarding work in process report updates.	0.20	175.00
	from Perez regularing worm in process report aparates		
05/24/21	C L Smith	0.10	40.00
	stribute docket.		
05/25/21	R E Blake	1.00	1,150.00
Participate in c	call with internal team regarding status and planning.		
-			
05/25/21	J B Ellman	1.00	1,225.00
Prepare for (.1	0) and attend (.90) weekly work in process call with client an	d advisors.	
05/25/21	G M Gordon	1.00	1,450.00
	nference with Starczewski, Geise, Ross, Cassada, Worf, Ellm	an, Jones regarding work	in process
report.			
05 /05 /01		1 50	0.005.00
05/25/21	J M Jones	1.50	2,025.00
	n process call with client and advisors (1.00); attend call with	internal team regarding	status and
planning (.50).			
05/25/21	T B Lewis	0.30	345.00
	call with internal team to discuss status and next steps.	0.00	575.00
i articipate in c	and ment internal course of the status and next steps.		
05/25/21	I M Perez	0.20	125.00
	l work in process report (.10); review communications regard		
	1 1 //	J	
05/25/21	C L Smith	0.20	80.00
	stribute docket (.10); obtain recently-filed documents and up	date electronic managen	nent system
	*	2	

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	TOTAL	26.20 USD	26,682.50
05/28/21	C L Smith Review and distribute docket.	0.10	40.00
05/28/21	A Rush Call with Perez regarding notice and service matters (.4	0.60 0); review emails from Perez regardiną	585.00 g same (.20).
:	Communicate with Worf, Ellman and Rush regarding s service matters (.30).		
05/27/21	C L Smith Review and distribute docket.	0.10	40.00
05/26/21	C L Smith Review and distribute docket (.10); review and distribut	0.20 te precedent docket (.10).	80.00
	with same (.10).		
Case Ad	ministration and Business Operations		
265685.6			Page: 6 June 30, 2021
	J 0 1 (=0 =		

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#### 265685.601001

Case Administration and Business Operations

#### Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
<b>TRAVEL - AIR FARE</b>				
05/13/21	G M Gordon	DAL	19.00	
Airfare (Other) I	n-flight internet - worked on plane during personal trij	p, 04-May-2021		
05/13/21	G M Gordon	DAL	4.00	
Airfare (Other) I	n-flight internet - worked on plane during personal trij	p, 27-Apr-2021		
Travel - Air Fare Subtot	al			23.00
CONSULTANTS AND	AGENTS FEES			
03/18/21	J B Ellman	ATL	75,881.25	
Expert A				
Consultants and Agents	Fees Subtotal			75,881.25
COURT REPORTER H	FEES			
05/06/21	C L Smith	DAL	2,879.30	
Court reporter fe	ees - TSG REPORTING, INC.			
05/06/21	C L Smith	DAL	475.00	
Court reporter fe	ees - TSG REPORTING, INC.			
Court Reporter Fees Su	btotal			3,354.30
Total Disburser	ments and Charges		USD	79,258.55

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#### JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601006 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Plan of Reorganization and Disclosure Statement	USD	2,150.00
TOTAL	USD	2,150.00

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#### 265685.601006

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Plan of Reorganization and Disclosure Statement

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	0.30	1,225.00	367.50
Total			0.30		367.50
I M Perez A Rush	Associate Associate	2016 2011	1.10 1.00	625.00 975.00	687.50 975.00
Total			2.10		1,662.50
C L Smith	Paralegal		0.30	400.00	120.00
Total			0.30		120.00
TOTAL			2.70	USD	2,150.00

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# 265685.601006

Plan of Reorganization and Disclosure Statement

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/06/21 Review draft o	I M Perez of plan of reorganization (.20); communicate with Re	0.30 ush regarding same (.10).	187.50
05/07/21 Review email same (.40).	A Rush from Perez regarding draft plan of reorganization (.1	0.50 0); review precedent in conne	487.50 ection with
05/11/21 Prepare propo	I M Perez osed order for exclusivity motion (.30); communicate	0.40 e with Rush regarding order (.	250.00 10).
05/11/21 Emails with Pe	A Rush erez regarding order regarding extension of exclusiv	0.20 ity (.10); review draft of same	195.00 (.10).
	J B Ellman ivity order for submission (.10); communicate with I ce to Asbestos Committee and Future Claimants' Re		
	I M Perez osed order for exclusivity motion (.10); communicate er; communicate with Robinson Bradshaw regarding		250.00 (.10) regarding
	A Rush from Perez, Ellman regarding order granting extens ng same (.10); review draft of same (.10).	0.30 sion of exclusivity (.10); review	292.50 v emails from
1	C L Smith granting exclusivity motion for submission (.10); en hission to court and forward to Rush (.10).	0.30 nail to Rush regarding same (.7	120.00 10); prepare
	TOTAL	2.70 USD	2,150.00

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#### JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601010 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Court Hearings	USD	21,417.50
TOTAL	USD	21,417.50

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#### 265685.601010

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#### Court Hearings

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	4.30	1,225.00	5,267.50
G M Gordon	Partner	1980	7.10	1,450.00	10,295.00
J M Jones	Partner	1986	0.30	1,350.00	405.00
Total			11.70		15,967.50
M R Seiden	Of Counsel	1992 _	1.70	1,300.00	2,210.00
Total			1.70		2,210.00
I M Perez	Associate	2016	1.60	625.00	1,000.00
A Rush	Associate	2011 _	1.60	975.00	1,560.00
Total			3.20		2,560.00
C L Smith	Paralegal	_	1.70	400.00	680.00
Total			1.70		680.00
TOTAL		-	18.30	USD	21,417.50

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265685.601010

Court Hearings

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#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	J B Ellman ate with Hamilton regarding May 4, 2021 hearing log 0); communicate with Gordon and Wyner regarding		1,225.00 n for hearing
Jones, Ellm	G M Gordon conference with Ellman regarding May 4, 2021 hearing an regarding updates for hearing (.30); draft presents a connection with same (.50).		
05/03/21 Review and	J M Jones I respond to correspondence concerning May 4, 202	0.30 1 hearing.	405.00
	J B Ellman ate with Gordon, Wyner, Jones, client regarding prep ow up call with Gordon regarding same (.10).	2.30 parations for hearing (.50); atte	2,817.50 nd hearing
telephone c	G M Gordon thearing, including review pleadings and revise argur conference with Ellman regarding same (.10); telepho review and respond to email from Wyner regarding	one conference with Starczews	
05/04/21 Attend hear	M R Seiden ring.	1.70	2,210.00
	J B Ellman ate with Perez regarding hearing dates (.10); review r rding same (.10).	0.30 notice relating to same (.10); co	367.50 mmunicate with
	I M Perez ate with Rush (.10) and Smith (.10) regarding draft n ; communicate with Ellman regarding same (.10).	0.50 otice of rescheduled hearing; re	312.50 eview draft
05/05/21 Review Elli	A Rush man email regarding notice of rescheduled hearing (.	0.20 10); emails with Perez regardin	195.00 g same (.10).
	C L Smith rez email regarding rescheduling of June 2021 omnib ations with Perez regarding draft of same (.10).	0.30 us hearing (.10); draft notice of	120.00 f same (.10);
05/07/21 Emails with	I M Perez n Smith regarding June 2021 omnibus hearing matter	0.10 rs.	62.50
	C L Smith ring transcript and update electronic file managemer request (.10).	0.20 ht system with same (.10); forw	80.00 ard same to
05/10/21 Review age	J B Ellman nda for May 13, 2021 hearing (.10); communicate wi	0.20 th Rush regarding same and he	245.00 earing (.10).
	A Rush ith email regarding May 13, 2021 hearing (.10); email ); email to Smith regarding comments to same (.10);		

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265685.	601010	JUNES DAT			Page: 4
Court H	Iearings			J	une 30, 2021
Gouiti	<b>1041111</b> 80				
Date of	Service T.	imekeeper/Fee Earner Name	Hours		Amount
	Ellman regarding:	same (.10).			
05/10/2	Review work in pr agenda; emails wit (.10); review Rush	L Smith cocess report (.10) and court calendar (.10) h Rush regarding same (.10); draft May 13, comments to May 13, 2021 hearing agend )21 hearing agenda (.10).	2021 hearing agenda	(.10); email s	same to Rush
05/11/2		B Ellman n the court regarding cancellation of May 1	0.20 3, 2021 hearing.		245.00
05/11/2	Review and respon	M Gordon nd to emails from Ellman regarding cancell garding same (.20).	0.40 lation of May 13, 2021	(.20); review	580.00 v emails from
05/11/2	Communicate with	M Perez n Rush regarding May 13, 2021 hearing age e with Robinson Bradshaw regarding filing (10).			
05/11/2	Review emails from	Rush m Ellman regarding notice of cancellation ling same (.10); email to Ellman regarding s ing of same (.10).			
05/12/2	Communicate with	B Ellman n court regarding cancellation of May 13, 2 e with Perez regarding same (.10).	0.30 021 hearing (.10); revi	ew notice of	367.50 cancellation
05/12/2	Review and finaliz	M Perez e cancellation notice for May 13, 2021 hea ding notice; communicate with Robinson I			
05/12/2	Review email from	Rush n Ellman regarding status of notice of canc ding notice of cancellation of May 13, 202 cancellation (.10).			
05/12/2	Review agenda for	L Smith May 13, 2021 hearing and prepare and cir ncellation of May 13, 2021 hearing (.10); dr 0).			
05/15/2	Review and respon	M Gordon nd to emails from Ellman regarding July 20 n regarding same (.20); review email from F			725.00 ad review emails
	Т	OTAL	18.30	USD	21,417.50

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#### JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601011 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

General Corporate and Real Estate	USD	4,497.50
TOTAL	USD	4,497.50

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#### 265685.601011

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#### General Corporate and Real Estate

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman T B Lewis	Partner Partner	1991 1987	1.70 2.10	1,225.00 1,150.00	2,082.50 2,415.00
Total			3.80		4,497.50
TOTAL		-	3.80	USD	4,497.50

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June 30, 2021

#### 265685.601011

General Corporate and Real Estate

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/11/21 Review and an	T B Lewis nalyze form of corporate agreement.	1.00	1,150.00
05/12/21 Review materi (.10).	J B Ellman als relating to old insurance claim assets (.10); commun	0.20 nicate with Starczewski re	245.00 egarding same
05/12/21 Review, analyz	T B Lewis ze and propose revisions to corporate agreement.	0.80	920.00
	J B Ellman ompany invoices for March 2021 and April 2021 (.20); uture Claimants' Representative and Bankruptcy Admin		
05/24/21 Review inform (.10) regarding	J B Ellman nation regarding potential insurance asset (.20); commu 5 same.	0.40 inicate with Starczewski (	490.00 (.10) and Lewis
	J B Ellman als regarding insurance claim (.20); communicate with with Lewis regarding same (.10).	0.40 Starczewski regarding sar	490.00 me (.10);
05/25/21 Review and an	T B Lewis nalyze materials regarding insurance claim (.20); commu	0.30 inicate with Ellman rega	345.00 rding same (.10).
	TOTAL	3.80 USD	4,497.50

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#### JONES DAY

#### **Dallas Office** 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601012 Invoice: 211601098

7,302.50

USD

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021: Schedules/SOFA/Bankruptcy Administrator Reporting USD 7,302.50 TOTAL

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#### 265685.601012

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# Schedules/SOFA/Bankruptcy Administrator Reporting

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	1.40 0.70	1,225.00 1,450.00	1,715.00 1,015.00
Total			2.10		2,730.00
I M Perez A Rush	Associate Associate	2016 2011	5.60 1.10	625.00 975.00	3,500.00 1,072.50
Total			6.70		4,572.50
TOTAL		-	8.80	USD	7,302.50

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#### Schedules/SOFA/Bankruptcy Administrator Reporting

TOTAL

#### Fee Detail

Date of Servic	ce Timekeeper/Fee Earner Name	Hours	Amount
05/11/21 Revie	J B Ellman ew court correspondence regarding quarterly fees.	0.10	122.50
	I M Perez se draft of April 2021 monthly status report (1.80); com are exhibits for April 2021 monthly status report (.40).	2.30 nmunicate with Ellman regarding s	1,437.50 name (.10);
	A Rush ew email from Starczewski regarding April 2021 month ding same (.10).	0.20 ly status report (.10); review email	195.00 s from Perez
05/25/21 Revie (.10).	J B Ellman ew and comment on monthly status report for April 20	0.70 21 (.60); communicate with Perez	857.50 regarding same
05/25/21 Revis same	I M Perez se April 2021 monthly status report (.30); communicate e.	0.50 with Ellman (.10) and Starczewsk	312.50 ii (.10) regarding
	A Rush ew revised draft of April 2021 monthly status report (.2 e (.10).	0.30 20); review email from Perez, Starc	292.50 zewski regarding
	I M Perez se exhibits to April 2021 monthly status report (.20); co thly status report (.10).	0.30 ommunicate with Gordon regardin	187.50 g April 2021
	J B Ellman municate with Starczewski, Perez regarding April 2021 lon regarding same (.20); draft additional language for o		
	G M Gordon ew and comment on draft April 2021 monthly status re z regarding same (.30).	0.70 port (.40); review and respond to (	1,015.00 emails from
mate revise	I M Perez municate with Gordon and Ellman regarding edits to A rials for revisions to same (.50); communicate with Rus e and finalize April 2021 monthly status report (.70); co g of same (.30); communicate with Starczewski and Epie	sh regarding April 2021 monthly st ommunicate with Robinson Bradsl	atus report (.30);
(.20);	A Rush ew emails from Perez regarding April 2021 monthly sta ; emails with Perez regarding revisions to same (.20); re ; of same (.10).		
			<b>F</b> 202 <b>F</b> 2

USD 7,302.50

8.80

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#### JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601016 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Litigation and Adversary Proceedings	USD	203,860.00
TOTAL	USD	203,860.00

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#### 265685.601016

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#### Litigation and Adversary Proceedings

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	7.10	1,150.00	8,165.00
J B Ellman	Partner	1991	39.00	1,225.00	47,775.00
G M Gordon	Partner	1980	23.80	1,450.00	34,510.00
J M Jones	Partner	1986	50.60	1,350.00	68,310.00
T B Lewis	Partner	1987	0.30	1,150.00	345.00
Total			120.80		159,105.00
M R Seiden	Of Counsel	1992	10.50	1,300.00	13,650.00
Total			10.50		13,650.00
I M Perez	Associate	2016	1.50	625.00	937.50
A Rush	Associate	2011	1.10	975.00	1,072.50
A L Waks	Associate	2014	27.10	975.00	26,422.50
Total			29.70		28,432.50
C L Smith	Paralegal		1.00	400.00	400.00
K M Waag	Paralegal	-	2.90	425.00	1,232.50
Total			3.90		1,632.50
A Carrazco, Jr.	Legal Support	-	3.20	325.00	1,040.00
Total			3.20		1,040.00
TOTAL		-	168.10	USD	203,860.00

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265685.601016

Litigation and Adversary Proceedings

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/01/21 Communica regarding sa	R E Blake ate with Wyner regarding documents produced (. 1me (.20).	0.40 20); communicate with vendor and	460.00 d Waks
review mult	G M Gordon to Wyner regarding Saint-Gobain opposition to iple emails from Jones, Ellman regarding same (. in opposition (.20).		
vendor rega	R E Blake ate with Wyner and Waks regarding documents p arding documents for production (.20); communi ocument for proposed filing in response to Asbe	cate with Waks, Ellman, Jones and	l Seiden
motion (.20 opposition and declara with addition	J B Ellman spondence to Wyner regarding declaration and op ); conference with Wyner regarding approach to for Saint-Gobain and CT (.90); review comments tion (.20); revise opposition to address same and nal issues for same (.40); review email from Wak nunicate with Wyner regarding same (.10); commu- time (.30).	same (.30); review and comment o s from Starczewski regarding Debt other comments (.80); review ema s regarding evaluation of evidentia	on updated draft or's opposition ils from Wyner iry materials
motion (.20 review email emails from	G M Gordon respond to email from Ellman regarding draft op ); review and respond to email from Starczewski ils from Ellman, Jones regarding status of opposi Wyner, Ellman, Jones regarding same and Saint r, Ellman, Jones regarding exhibits in support of ).	regarding issue on Starczewski dec ition and Starczewski declaration (. -Gobain opposition (.30); review n	claration (.20); 20); review nultiple emails
2004 motio document-r client inquis	J M Jones ate with Ellman regarding draft declaration in sup n (.20); review and respond to correspondence fr elated requests and related internal memos (.80); ry on draft declaration (.20); review documents for to Asbestos Committee Rule 2004 motion (.30).	com counsel for CT regarding deck review and prepare correspondence	aration and ce concerning
05/02/21 Communica	A L Waks ate with Blake regarding opposition to Asbestos (	0.30 Committee Rule 2004 motion.	292.50
response to	R E Blake rczewski final deposition transcript (1.50); common Asbestos Committee Rule 2004 motion (1.20); c ocument production (.30); review opposition to A	communication with vendor and C	lements
declaration same (.50); (.40); confe	J B Ellman ise and finalize opposition to Asbestos Committe (.70); review and comment on CT/Saint-Gobain communicate with Jones, Seiden regarding same rence with Starczewski regarding same (.40); com ne (.20); conference call with client and CT regard	response (1.50); conference with V (.30); communicate with Gordon r municate with Robinson Bradshav	Wyner regarding regarding same w regarding

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265685.601016

Litigation and Adversary Proceedings

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2004 motion (.50); communicate with court regarding same (.10).

05/03/21 G M Gordon 2.80 4,060.00 Telephone conference with Starczewski, Ellman, Hackney, Wyner, Brutsch, Bouchard, Charnley regarding Asbestos Committee Rule 2004 motion (.60); telephone conference with Bates, Gallardo-Garcia, Cassada, Worf regarding Starczewski deposition, status of PIQ and trust motions (.40); review and respond to emails from Wyner, Ellman, Jones regarding potential exhibits for objections to Asbestos Committee Rule 2004 motion (.50); review and forward email from Davis regarding potential resolution of Asbestos Committee Rule 2004 motion (.20); review multiple emails from Starczewski, Jones, Ellman regarding revisions to objection to Asbestos Committee Rule 2004 motion and Starczewski declaration in support thereof (.50); review emails from Starczewski regarding privilege issues on Gross complaint (.20); review emails from Brigham regarding information on Gross complaint (.20); review emails from Waks, Blake regarding potential exhibits for objection to Asbestos Committee Rule 2004 motion (.20). 05/03/21 1.401,890.00 J M Jones Review and respond to memos regarding draft oppositions to Asbestos Committee Rule 2004 motion (.80); attend call with client and counsel for CT regarding oppositions to Asbestos Committee Rule 2004 motion (.40); call with Ellman regarding opposition (.20). 05/03/21 A Rush 0.10 97.50 Email notices of preservation of testimony to Starczewski, Geise, Ross and Worf. 05/03/21 6.00 7,800.00 M R Seiden Review and revise declaration, exhibits and objection to Asbestos Committee Rule 2004 motion (4.40); review materials for exhibits regarding same (1.20); communicate with Ellman regarding Asbestos Committee Rule 2004 motion (.20); communicate with Waks regarding same (.20). 05/03/21 C L Smith 0.30 120.00 Update electronic file management system with deposition transcripts (.10); obtain deposition exhibits (.10); update electronic file management system with same (.10). 05/03/21 K M Waag 1.30 552.50 Prepare materials to facilitate attorney review relating to objection to Asbestos Committee Rule 2004 motion. 05/03/21 A L Waks 1.00975.00 Finalize opposition to Asbestos Committee Rule 2004 motion (.80); communicate with Seiden regarding same (.20). 05/04/21 R E Blake 0.30 345.00 Communication with vendor regarding document production. 0.70 05/04/21 G M Gordon 1,015.00 Review and respond to emails from Ramsey, Wyner regarding Asbestos Committee meet and confer on Rule 2004 matters (.20); review further emails from Wyner, Ellman regarding issue on objections to Asbestos Committee Rule 2004 motion (.30); draft and review emails to and from Ellman, Jones regarding Asbestos Committee findings and conclusions on preliminary injunction motion (.20) 05/04/21 0.50 675.00 J M Jones Review and respond to memos concerning Asbestos Committee Rule 2004 motion. 05/04/21 M R Seiden 0.30 390.00 Review Saint-Gobain opposition to Asbestos Committee Rule 2004 motion.

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265685.601016 Page: 5 June 30, 2021 Litigation and Adversary Proceedings 05/04/21 K M Waag 0.80 340.00 Update deposition exhibit list. 05/05/21 J B Ellman 2.20 2,695.00 Communicate with Jones regarding Gross deposition and related matters (.40); review and revise order on Asbestos Committee Rule 2004 motion (.70); communicate with Rush and Perez regarding same (.10); communicate with Gordon regarding same (.20); communicate with Starczewski (.10) and Wyner (.30) regarding same; review Seiden comments (.10); review research relating to same (.30). 05/05/21 G M Gordon 1.50 2,175.00 Review and respond to emails from Starczewski, Ellman, Jones regarding deposition of Gross (.30); review and respond to emails from Ellman, Seiden, Wyner, regarding privilege issues (.40); review research on same (.50); review draft order on Asbestos Committee Rule 2004 motion (.30). 05/05/21 0.50 675.00 J M Jones Review and respond to correspondence concerning Gross deposition. 05/05/21 I M Perez 1.00625.00 Draft and revise order on Asbestos Committee Rule 2004 motion (.60); communicate with Rush regarding order (.20); communicate with Ellman regarding order (.10); review revisions to order (.10). 975.00 05/05/21 A Rush 1.00Communicate with Ellman regarding order with respect to Asbestos Committee's Rule 2004 motion (.10); email to Perez regarding preparation of draft of same (.20); review draft of same (.20); follow up communications with Perez regarding same (.20); review Ellman revisions to same (.10); call with Gordon, Prieto regarding Asbestos Committee's Rule 2004 motion (.20). 05/05/21 M R Seiden 0.40520.00 Communicate with Wyner regarding privilege matters relating to Gross deposition. 05/06/21 J B Ellman 2.002,450.00 Revise order relating to Asbestos Committee Rule 2004 motion (.50); review communications from Wyner regarding same (.30); communicate with Gordon regarding same (.20); draft correspondence to Wyner regarding same (.20); draft correspondence to Asbestos Committee counsel regarding same (.20); communicate with Seiden regarding issues for same (.20); review materials relating to same (.40). 05/06/21 G M Gordon 0.701.015.00 Review and respond to email from Seiden regarding privilege issues (.20); review and respond to emails from Ellman, Wyner regarding issues on form of order on Asbestos Committee Rule 2004 motion (.30); draft and review emails to and from Ellman regarding same (.20). 675.00 05/06/21 0.50 J M Jones Review correspondence concerning Gross deposition. 05/06/21 M R Seiden 0.50 650.00 Communicate with Gordon regarding issues related to Gross deposition and related privilege matters (.20); communicate with Ellman regarding order on Asbestos Committee Rule 2004 motion (.30). 05/07/21 325.00 A Carrazco, Jr. 1.00Prepare documents for production to Asbestos Committee. 05/07/21 0.40 490.00 J B Ellman Review comments of Asbestos Committee on order granting in part the Asbestos Committee's Rule 2004 motion (.20); communicate with internal team regarding same (.20).

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	G M Gordon ail from Wright regarding Asbestos Committee/Future Cl on Rule 2004 motion (.10); review email from Ellman reg		290.00 tive comments on
05/07/21 Review and	J M Jones respond to correspondence concerning Gross deposition	0.20	270.00
05/07/21 Review tran 2004 motion	I M Perez ascript from May 4, 2021 hearing in connection with draft n.	0.50 ing order on Asbest	312.50 os Committee Rule
	C L Smith forward May 4, 2021 hearing transcript to Perez in conne Rule 2004 motion.	0.10 ection with drafting	40.00 order on Asbestos
05/08/21 Call with St	J M Jones arczewski regarding litigation matters.	0.30	405.00
	J B Ellman ring transcript relating to Gross deposition and Asbestos es regarding order on Asbestos Committee Rule 2004 mot		612.50 04 motion (.30);
05/10/21 Review ema	G M Gordon ails from Jones, Starczewski regarding Gross deposition.	0.20	290.00
	J M Jones respond to correspondence regarding Gross deposition ( injunction issues (.20).	0.70 .50); review corresp	945.00 ondence regarding
05/10/21 Review rese	M R Seiden earch regarding privilege (.60); confer with Jones regarding	0.80 g same (.20).	1,040.00
05/11/21 Review doc	R E Blake uments for production (.30); communicate regarding sam	0.50 e with Geise (.20).	575.00
05/11/21 Prepare doc	A Carrazco, Jr. cuments for production to Asbestos Committee.	1.20	390.00
05/11/21 Review and same (.20).	J B Ellman revise order on Asbestos Committee Rule 2004 motion (	0.90 .70); communicate v	1,102.50 with Seiden regarding
05/11/21 Review ema	G M Gordon ail from Geise regarding Gross deposition.	0.20	290.00
05/11/21 Review and	J M Jones respond to memos concerning Gross deposition.	0.50	675.00
05/11/21 Revise prop same (.20).	M R Seiden posed order on Asbestos Committee Rule 2004 motion (.1	0.30 0); communicate wi	390.00 th Ellman regarding
	J B Ellman revise order regarding Asbestos Committee Rule 2004 m rding same (20): conference call with client and Cordon s		•

Seiden regarding same (.20); conference call with client and Gordon regarding same (.50); revise order to

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address comments (.30); communicate with Wyner regarding same (.20); draft correspondence to Asbestos Committee counsel regarding same (.10).

- 05/12/21 G M Gordon 1.30 1,885.00 Telephone conference with Starczewski, Jones, Ellman regarding Gross deposition (.70); review revised draft order on Asbestos Committee Rule 2004 motion (.20); review and respond to emails from Ellman, Starczewski regarding same (.20); review emails from Wyner, Ellman regarding same (.20).
- 05/12/21 J M Jones 1.10 1,485.00 Review and comment on proposed order concerning Asbestos Committee Rule 2004 motion (.30); review comments on order (.30); call with client regarding Gross deposition (.50).
- 05/13/21 R E Blake 0.50 575.00 Communicate with Geise regarding confidentiality designations.
- 05/13/21 J B Ellman 0.80 980.00 Attend conference call with client and CT and advisors regarding Gross deposition issues (.60); review related materials (.20).
- 05/13/21 G M Gordon 1.20 1,740.00 Telephone conference with client, CT and advisors regarding Gross deposition (.60); review information on Gross (.30); review emails from Geise, Jones, Blake, Ross regarding confidentiality issues (.30).
- 05/13/21 J M Jones 2.10 2,835.00 Prepare for (.20) and participate in (.60) call with client and counsel for Saint-Gobain and CT regarding Gross deposition; outline issues concerning deposition (.50); communications with Waks regarding developing protocol for submission to court regarding deposition of Gross (.50); review and respond to memos concerning confidentiality of recent deposition testimony and communicate with Blake regarding confidentiality determinations (.30).
- 05/13/21 K M Waag 0.30 127.50 Prepare materials for attorney review relating to Gross deposition.
- 05/13/21 A L Waks 0.90 877.50 Communicate with Jones regarding protocol for submission to court relating to Gross deposition (.50); review documents regarding same (.40).
- 05/14/21
   R E Blake
   0.50
   575.00

   Communicate with Geise regarding deposition confidentiality designations (.20); communicate with Waks regarding historical document production and privilege log (.30).
   05/14/21
   A Carrazco, Jr.
   1.00
   325.00

   05/14/21
   A Carrazco, Jr.
   1.00
   325.00

   05/14/21
   J B Ellman
   0.60
   735.00
- Review information relating to Gross deposition.

   05/14/21
   G M Gordon
   0.60
   870.00

   Review and respond to emails from Starczewski, Ellman regarding Gross deposition (.30); review emails from Ross, Geise, Starczewski, Blake regarding confidentiality designations (.30).
   870.00
- 05/14/21 J M Jones 0.70 945.00 Review information regarding Gross deposition (.50); review and respond to memos concerning confidentiality protocol (.20).

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05/14/21 A L Waks 3.50 Review and analyze documents concerning Gross deposition (3.20); communications with privilege log and historical document production matters (.30).	3,412.50 h Blake regarding
05/17/21 A L Waks 1.00 Draft and revise submission to court regarding Gross deposition.	975.00
05/18/21 J B Ellman 0.60 Review update regarding Gross deposition (.20); communicate with Jones regarding plant communicate with Wyner regarding same (.20).	735.00 ning for same (.20);
05/18/21 J M Jones 0.50 Communicate with Waks regarding draft submission concerning Gross deposition (.30); r correspondence from Starczewski regarding Gross deposition (.20).	675.00 review and respond to
05/18/21 C L Smith 0.40 Update electronic file management system with document productions and related corres	160.00 pondence.
05/18/21 A L Waks 2.40 Draft and revise submission regarding Gross deposition (2.10); communicate with Jones a	2,340.00 regarding same (.30).
05/19/21 J B Ellman 0.60 Conference with Wright relating to Gross deposition and order on Asbestos Committee H (.20); review related correspondence (.20); draft update to Jones and Wyner regarding sam	
05/19/21 G M Gordon 0.20 Review emails from Ellman, Starczewski regarding order on Asbestos Committee Rule 20	290.00 004 motion.
05/19/21 J M Jones 1.60 Review and annotate draft submission concerning Gross deposition (.50); call with Waks supplemental research for submission (.30); review summary of documents for submission with Waks regarding summary (.30); review and respond to correspondence from Wyner deposition (.30).	n (.20); communicate
05/19/21 A L Waks 3.20 Review and analyze documents for submission concerning Gross deposition (2.90); call w same (.30).	3,120.00 with Jones regarding
05/20/21 R E Blake 0.30 Communicate with Geise and Waks regarding privilege log.	345.00
05/20/21 J B Ellman 1.40 Draft correspondence to client regarding order on Asbestos Committee Rule 2004 motion Asbestos Committee draft order (.20); revise same (.30); conference with Gordon regarding communicate with Wright regarding same (.20); conference with Tarr regarding same and review transcript regarding same (.20).	ng same (.10);
05/20/21G M Gordon0.70Review and respond to emails from Ellman, Starczewski regarding draft order on Asbesto2004 motion (.30); review emails from Wright, Ellman regarding same (.20); review emailsWaks regarding motion for protocols relating to Gross deposition (.20).	
05/20/21 J M Jones 5.00 Review Asbestos Committee revisions to order on Rule 2004 motion and comment on pr (.30); review correspondence to counsel for Asbestos Committee regarding revisions to or	

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communicate with Waks and review memos regarding research in connection with motion for protocols relating to Gross deposition (.50); revise motion (3.50); review and respond to memos with comments on motion (.50).

05/20/21 Edit motion f	M R Seiden or protocols relating to Gross deposition (.40); emails with	0.70 Jones regarding same (.30).	910.00
05/20/21 Draft and revi same (.50).	A L Waks ise protocol motion relating to Gross deposition (1.70); con	2.20 nmunications with Jones reg	2,145.00 garding
	J B Ellman omment on materials related to Gross deposition (.80); con- elated pleadings (.50).	1.60 ference with Jones regarding	1,960.00 g same
draft of same Starczewski, J	G M Gordon espond to email from Jones regarding draft protocol motior (.30); review further emails from Jones, Ellman, Wyner rega ones regarding same (.20); review emails from Waks regardi lman regarding potential meet and confer on protocol moti	arding same (.20); review en ng privilege research (.20); r	nails from
Gross deposit	J M Jones espond to internal correspondence regarding and comments ion (1.00); revise motion (2.00); review correspondence fro epare correspondence to and respond to correspondence fr on (.50).	m and call with Wyner rega	rding
05/21/21 Draft and revi	A L Waks ise protocol motion relating to Gross deposition.	3.50	3,412.50
05/22/21 Revise protoc	J M Jones ol motion relating to Gross deposition and review related r	2.50 esearch.	3,375.00
05/22/21 Draft and revi	A L Waks ise protocol motion relating to Gross deposition.	1.10	1,072.50
05/23/21 Review and co order granting	J B Ellman comment on updated protocol motion relating to Gross dep 5 motion (.50).	1.50 osition (1.00); review and re	1,837.50 vise
05/23/21 Review draft o	J M Jones order on protocol motion relating to Gross deposition and	0.30 revisions to same.	405.00
05/23/21 Draft and revi	A L Waks ise protocol motion relating to Gross deposition.	0.60	585.00
Gobain and a to Gross depo	J B Ellman pondence regarding preparations for Gross deposition (.30 dvisors regarding same (1.30); review and comment on upd osition (.60); conference with Jones regarding same (.20); re- for Gross deposition (.40); communicate with Waks regarding	ated draft of protocol motio view additional information	on relating

05/24/21 G M Gordon 2.20 3,190.00 Telephone conference with Ellman regarding issues on Gross deposition (.30); telephone conference with Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 63 of 275 JONES DAY

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Jones, Ellman regarding draft protocol motion regarding Gross of to Jones, Ellman regarding same (.20); review and respond to em review emails from Wyner, Starczewski regarding Gross depositi on Asbestos Committee Rule 2004 motion (.10).	nails from Jones, Ellman regard	ing same (.30);
05/24/21 J M Jones Revise protocol motion and order relating to Gross deposition ( counsel for CT regarding motion (.20); review and respond to m call with client and counsel regarding Gross deposition (.80); revi counsel for CT regarding Gross deposition (.30); call with Starcz review of documents (.30); prepare correspondence to and review concerning review of documents shared with Gross (.70); call wit review of correspondence from Gordon regarding protocol mot regarding same (.70).	nemos from counsel regarding r riew and respond to correspond wwski regarding protocol motion w responses from Waks and El ith Ellman regarding protocol n	notion (.50); lence from on and related llman notion (.20);
05/24/21 K M Waag Update case files to facilitate attorney review.	0.50	212.50
05/24/21 A L Waks Draft and revise protocol motion relating to Gross deposition (2 same (.70); call with Ellman regarding same (.20).	3.10 2.20); emails with Jones, Ellman	3,022.50 n regarding
05/25/21 R E Blake Communicate with Waks and Seiden regarding document product. (.20).	0.40 action (.20); review documents f	460.00 for the same
05/25/21 J B Ellman Review materials from Waks relating to Gross deposition (.80); c same (.50); review related correspondence (.20).	1.50 communicate with Jones and W	1,837.50 Vaks regarding
05/25/21 G M Gordon Telephone conference with Jones, Torborg, Ellman regarding sta discovery.	0.30 atus of Gross deposition, trust	435.00 and PIQ
05/25/21 J M Jones Outline plan for collection and review of documents for Gross d regarding same (.50); prepare correspondence to client regarding Gross deposition (.20); communications with Waks concerning f correspondence from counsel for Saint-Gobain regarding Gross Gordon and client regarding Asbestos Committee's communicat	collection and review of docur follow-up review of same (.30); deposition (.20); review corres	ments for review pondence from
05/25/21 M R Seiden Call with Jones, Torborg, Gordon, Ellman, Blake and others reg (1.00); review documents in connection with attorney-client prive same (.50).		
05/25/21 A L Waks Review and analyze materials in connection with Gross deposition regarding same (.50).	2.10 on (1.60); communicate with in	2,047.50 ternal team
05/26/21 J B Ellman Review correspondence regarding Gross deposition (.40); confer preparations for Gross deposition (.50); review related document correspondence to client regarding same (.20); review and respon	ts (.30); review and comment o	n

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scheduling of deposition (.60); communicate with client, Gordon, Jones, Wyner regarding same (.40); communicate with Robinson Bradshaw regarding same and scheduling (.20).

2,030.00 05/26/21 G M Gordon 1.40 Telephone conference with Starczewski, Jones, Ellman, Waks regarding issues related to Gross deposition (.30); further telephone conference with Jones, Ellman regarding same (.30); review and respond to email from Jones regarding same (.20); review and respond to emails from Starczewski, Jones, Ellman regarding scheduling of Gross deposition (.30); review emails from Waks, Jones, Starczewski regarding information for Gross deposition (.30). 05/26/21 J M Jones 3.10 4,185.00 Prepare correspondence to and call with counsel for Saint-Gobain regarding Gross deposition (.70); prepare memos to and review responses from Waks regarding preparation for Gross deposition (.50); review and comment on report to client regarding communications with Gross (.50); review and respond to memos concerning planning for and scheduling of deposition of Gross (.70); call with Starczewski and internal team regarding documents gathered in connection with Gross deposition and deposition scheduling (.50); review correspondence from Ellman to counsel for Asbestos Committee regarding Gross deposition (.20). 05/26/21 A L Waks 2.202,145.00 Communicate with Starczewski, Jones, Ellman and Gordon regarding Gross deposition (.50); review materials regarding same (1.70). 05/27/21 2.70 3,307.50 J B Ellman Review correspondence regarding Gross deposition (.30); conference call with Jones, Gordon, client, CT regarding planning (.60); review correspondence from Wright regarding same (.20); draft response to same (.40); conference with Miller regarding same (.20); conference with client regarding same (.10); draft correspondence to court regarding same (.40); communicate with Wright, Ramsey and Zieg regarding same (.30); communicate with Gordon regarding same (.20).

05/27/21 1.90 G M Gordon 2,755.00 Telephone conference with Starczewski, Jones, Wyner, Brutsch, Ellman regarding issues on Gross deposition (.50); telephone conference with Ellman regarding scheduling of Gross deposition (.20); further telephone conference with Ellman regarding same (.10); review and forward email from Wright regarding scheduling of Gross deposition (.20); review emails from Ellman, Jones, Wyner regarding same (.30); draft email to Wright, Ramsey, Harron, Zieg regarding scheduling of Gross deposition (.30); review email from Starczewski regarding Gross deposition (.10); review emails from Ramsey, Wright, Zieg regarding scheduling of Gross deposition (.20).

05/27/21 J M Jones 2.703,645.00 Review correspondence from client regarding scheduling of Gross deposition (.20); review and respond to correspondence from Asbestos Committee, client and counsel regarding scheduling of and preparation for Gross deposition (.70); call with client and counsel regarding Gross deposition (.30); outline privilege and scope concerns regarding Gross deposition and review related briefing (1.50).

05/27/21 80.00 C L Smith 0.20Review Jones email regarding Asbestos Committee Rule 2004 filings relating to Gross (.10); research and forward same (.10).

05/28/21 3.90 J B Ellman 4,777.50 Attend client preparation session for Gross deposition (1.00); communicate with Jones regarding same (.20); conference call with Jones and Gordon regarding same (.40); review response from the court relating to deposition (.10); communicate with Gordon regarding same (.20); communicate with Jones and client regarding same (.20); draft correspondence to Wright regarding same (.20); review Wright response to same (.10); draft and revise responsive letter (.40); review and comment on presentation on planning for deposition

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(.80); communicate with Jones regarding same (.10); communicate with Wyner regarding Gross deposition (.20).

05/28/21 G M Gordon Telephone conference with Starczewski, H telephone conference with Jones, Ellman r Hackney, Charnley, Jones regarding same deposition (.10); review and respond to em review and forward email from Wright reg response email (.30); review and respond to further email from Ellman regarding same Gross deposition (.50); review Starczewski review information from Charnley regarding regarding Gross deposition (.10).	regarding same (.30); further telephone c (.70); review email from Fryling regardin, nails from Ellman, Jones, Wyner, Starcze arding Gross deposition (.20); review an o email from Wyner regarding same (.20) (.20); review and comment on slide decl comments on same (.30); review Wyner	onference with Starczewski, g court's availability for wski regarding same (.30); d comment on draft ); review and respond to k from Jones regarding comments on same (.10);
05/28/21 J M Jones Prepare for (.50) and participate in (1.00) of deck for meeting with client, CT, and cour correspondence concerning scheduling of Committee and court on scheduling (.50); regarding corporate governance matters (.5 outline in aid of deposition preparation (.5) preparation for Gross deposition (.50); rev regarding deposition matters (.50).	sel concerning Gross deposition (4.50); deposition and communication with cou prepare correspondence to and review r 50); call with Gordon and Ellman regard 0); follow-up call with client and outside	review and respond to insel for Asbestos esponse from Lewis ing slide deck (.20); draft e counsel regarding
05/28/21 T B Lewis Communicate with Jones regarding corpor	0.30 rate governance matters relating to Gross	345.00 s deposition preparation.
05/29/21 J M Jones Review slide deck concerning deposition o	0.50 f Gross and related memos.	675.00
05/30/21 J M Jones Review and annotate materials and draft or	2.50 utline for Gross deposition.	3,375.00
05/31/21 G M Gordon Review emails from Wyner, Jones regardin	g Gross deposition.	290.00
05/31/21 J M Jones Review and respond to correspondence fre deposition (.30); draft outline for Gross de		3,780.00 on regarding Gross
TOTAL	168.10	USD 203,860.00

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Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601017 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Professional Retention/Fee Issues	USD	44,117.50
TOTAL	USD	44,117.50

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#### Professional Retention/Fee Issues

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	5.40	1,225.00	6,615.00
G M Gordon	Partner	1980	1.60	1,450.00	2,320.00
J M Jones	Partner	1986	0.30	1,350.00	405.00
Total			7.30		9,340.00
T C Janak	Associate	2019	23.00	575.00	13,225.00
I M Perez	Associate	2016	23.20	625.00	14,500.00
A Rush	Associate	2011	6.70	975.00	6,532.50
Total			52.90		34,257.50
C L Smith	Paralegal		1.30	400.00	520.00
Total		-	1.30	_	520.00
TOTAL			61.50	USD	44,117.50

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#### Professional Retention/Fee Issues

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/03/21 Communicate	J B Ellman with Wright regarding expert protocol.	0.20	245.00
	A Rush y course professionals report, including review of mater egarding same (.20).	0.70 als in connection with same (	682.50 .50); emails
05/04/21 Review Bates Y	J B Ellman White supplemental disclosure.	0.10	122.50
	T C Janak orandum regarding Asbestos Committee professionals' m arding same (.10).	0.40 nonthly statements (.30); comm	230.00 municate
	I M Perez ary of Asbestos Committee professionals' monthly states maries of monthly statements (.20).	0.50 nents (.30); communicate with	312.50 n Janak
05/05/21 Review supple	J B Ellman mental disclosure of Bates White (.10); communicate wi	0.20 h Starczewski regarding same	245.00 e (.10).
05/05/21 Communicate	I M Perez with Rush (.10), Smith (.10) and client (.10) regarding or	0.30 dinary course professionals re	187.50 eport.
05/06/21 Communicate issues (.20).	J B Ellman with client regarding billing issues for estate professiona	0.40 ls (.20); review consultant rete	490.00 ention
05/06/21 Review and re	G M Gordon spond to emails from Ellman regarding expert matters.	0.20	290.00
	I M Perez vise ordinary course professionals report (1.00); commu y course professionals order (.20); communicate with El		1,000.00 port (.30);
	A Rush ordinary course professionals quarterly report (4.00); ema ent in connection with same (.20); communicate with Sm report (.10).		
	C L Smith email regarding quarterly ordinary course professionals r with Rush regarding same (.10); draft email to Perez rega		240.00
respond to con review related	J B Ellman ry course professionals report (.20); communicate with I rrespondence regarding same (.10); communicate with co materials (.10); communicate with Wright regarding sam egarding supplemental disclosure (.10).	onsultant regarding expert pro	tocol (.10);

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#### Professional Retention/Fee Issues

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05/10/21 I M Perez Revise and finalize ordinary course professionals report (.70); com client (.10) regarding report; communicate with Robinson Bradshar professionals report (.20); communicate with Epiq regarding filing (.10); review Future Claimants' Representative professionals' mont (.20); communicate with Ellman regarding same (.10).	w regarding filing of ordinary co of ordinary course professionals	ourse s report
05/10/21 A Rush Review emails from Perez, Ellman regarding ordinary course profe Perez regarding same (.10).	0.30 essionals quarterly report (.20); c	292.50 all with
05/11/21 J B Ellman Communicate with Starczewski regarding review of Future Claimar	0.10 nts' Representative invoices.	122.50
05/13/21 J B Ellman Draft correspondence to Abel regarding expert protocol (.30); corr	0.40 nmunicate with Wright regarding	490.00 g same (.10).
05/13/21 T C Janak Review and revise memorandum regarding Asbestos Committee an professionals' monthly statements (.50); communicate with Perez r		345.00 trive
05/13/21 I M Perez Review Asbestos Committee professionals' monthly statements for Janak regarding same (.10).	0.30 r January 2021 (.20); communica	187.50 te with
05/14/21 I M Perez Revise draft of summary of Future Claimants' Representative profe communicate with Janak (.10) and Ellman and Gordon (.10) regard		375.00 40);
05/17/21 T C Janak Review Asbestos Committee professionals' monthly statements (.3 Rush regarding same (.10).	0.40 0); communicate with Perez, Ba	230.00 sta and
05/17/21 I M Perez Review Asbestos Committee professionals' monthly statements (.2 regarding same (.20).	0.40 0); communicate with Janak and	250.00 I Ellman
05/17/21 A Rush Review email from Ellman regarding professional fee matters (.20) (.20).	0.40 ; review emails from Perez regar	390.00 rding same
05/18/21 J B Ellman Review correspondence from client regarding evaluation of counse regarding same (.20).	0.40 el fees (.20); communicate with S	490.00 Starczewski
05/18/21 T C Janak Review January 2021 monthly statements for Asbestos Committee	4.10 professionals.	2,357.50
05/18/21 C L Smith Review Epiq April 2021 invoice and draft summary of same (.10); electronic file management system with Epiq invoice (.10).	0.30 email to Rush regarding same (.1	120.00 10); update
05/19/21 J B Ellman Conference with Wright regarding expert protocol (.20); communic	0.40 cate with client regarding same (	490.00 (.20).

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	JONES DAY		
265685.601017			Page: 5
		Jun	e 30, 2021
Professional Retention	on/Fee Issues	2	
	,		
05/19/21	T C Janak	3.70	2,127.50
	y 2021 Asbestos Committee professionals' monthly statemer		
regarding same		( ),	
0 0			
05/19/21	A Rush	0.10	97.50
Review Smith	email regarding summary of Epiq April 2021 invoice.		
05/20/21	T C Janak	6.70	3,852.50
	y 2021 Asbestos Committee professionals' monthly statemen	nts (3.50); draft memora	ındum
regarding same	e (3.00); communicate with Perez regarding same (.20).		
05/00/01		4.00	2 000 00
05/20/21	I M Perez	4.80	3,000.00
	with Janak regarding summary of Asbestos Committee profi		
review Aspesto	os Committee professionals' February 2021 statements (2.30)	; draft summary of sam	ie (2.30).
05/21/21	J B Ellman	0.90	1,102.50
	with Bates White regarding supplemental disclosure (.10); co		
	urding same (.10); draft correspondence to Future Claimants'		
	unsel regarding monthly statement issues (.50); communicate		
(.20).	8 8 2	0	0
05/21/21	T C Janak	2.50	1,437.50
Draft memora	ndum regarding Asbestos Committee professionals' monthly	v statements.	
05/21/21	I M Perez	5.40	3,375.00
	ush, Smith regarding matters relating to Asbestos Committee		
	Janak regarding same (.10); communicate with Ellman regard		
Committee pro	ofessionals' monthly statements for February 2021 (2.00); dra	aft summary of same (3	.00).
05/21/21	A Rush	0.50	487.50
	erez, Smith regarding matters relating to Asbestos Committe		
	erez email to Janak regarding same (.10); review Perez email		
	y statement in connection with same (.10); further communi		
(.10).	, «»,		8
05/21/21	C L Smith	0.40	160.00
Emails with Po	erez, Rush regarding matters relating to Asbestos Committee	professionals' monthly	statements
(.10); review sa	ame (.10); review Perez email to Janak regarding same (.10); r	eview Perez email to E	llman
regarding same	e (.10).		
05/04/04		0.00	
05/24/21	J B Ellman	0.90	1,102.50
	spond to emails regarding expert protocol (.30); communicat		ng same and
status (.20); co	nference with Abel regarding same (.20); review related mate	erials (.20).	
05/24/21	T C Janak	2.00	1,150.00
	ndum relating to Asbestos Committee professionals' monthl		1,150.00
Diart memora	neum remains to respectos committee professionais month	y statements.	
05/24/21	I M Perez	0.50	312.50
	ry of Asbestos Committee professionals' February 2021 mor	nthly statements (.30); c	
	nd Riggins regarding interim fee applications (.20).		
05/25/21	J B Ellman	0.30	367.50
Communicate	with Abel regarding expert protocol (.20); communicate with	h Gordon regarding sar	ne (.10).

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JONES DAY

265685.601017 Page: 6 June 30, 2021 Professional Retention/Fee Issues 0.90 05/25/21 G M Gordon 1,305.00 Telephone conference with Ramsey regarding expert protocol (.40); draft email to DBMP team regarding same (.30); review and respond to email from Starczewski regarding same (.20). 05/25/21 T C Janak 2.60 1,495.00 Draft and finalize memorandum relating to Asbestos Committee professionals' monthly statements (1.80); communicate with Perez, Gordon and Ellman regarding same (.20); review and revise memorandum (.60). 05/25/21 2,375.00 I M Perez 3.80 Review Future Claimants' Representative's professionals' monthly statements for April 2021 (1.50); draft summary of same (1.30); communicate with Janak regarding Asbestos Committee professionals' monthly statements for January 2021 and February 2021 (.20); review draft of summaries for same (.80). 05/26/21 J B Ellman 0.30 367.50 Communicate with Starczewski regarding expert protocol (.10); communicate with Gordon regarding same (.20).0.30 05/26/21 G M Gordon 435.00 Draft and review emails to and from Ramsey regarding expert protocol (.20); review email from Ellman regarding same (.10). 05/26/21 I M Perez 1.50 937.50 Review Future Claimants' Representative's professionals' monthly statements for April 2021 (.50); draft summary of same (1.00). 05/27/21 G M Gordon 0.20 290.00 Review and respond to email from Ramsey regarding expert protocol. 05/27/21 0.30 405.00 J M Jones Review memos concerning expert protocol matters. 05/27/21 I M Perez 1.30 812.50 Revise summary of Future Claimants' Representative's professionals' monthly statements (1.20); communicate with Ellman and Gordon regarding same (.10). 05/28/21 I M Perez 0.30 187.50 Communicate with Rush regarding Future Claimants' Representative monthly statements (.10); review same (.20).

TOTAL

61.50 USD 44,117.50

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#### JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601018 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Fee Application Preparation	USD	13,945.00
TOTAL	USD	13,945.00

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#### 265685.601018

Page: 2 June 30, 2021

# Fee Application Preparation

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	4.80	1,225.00	5,880.00
Total			4.80		5,880.00
I M Perez	Associate	2016	7.40	625.00	4,625.00
Total			7.40		4,625.00
C L Smith	Paralegal	-	8.60	400.00	3,440.00
Total			8.60		3,440.00
TOTAL		-	20.80	USD	13,945.00

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June 30, 2021

#### 265685.601018

Fee Application Preparation

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
05/03/21 Communicate	J B Ellman with client regarding Jones Day March 2021 monthly state	0.20 ement.	245.00
	I M Perez fee application for Jones Day (1.20); communicate with Sm connection with drafting interim fee application (.10).	1.30 aith regarding monthly stater	812.50 nents for
05/04/21 Draft Jones D same to notice	C L Smith Pay February 2021 monthly statement (.20); emails with Elle e parties (.10).	0.40 nan regarding same (.10); su	160.00 bmit
05/05/21 Draft and revi	I M Perez se interim fee application for Jones Day.	3.70	<b>2,312.5</b> 0
05/07/21 Review Jones	J B Ellman Day March 2021 invoice for compliance and privilege.	1.40	1,715.00
05/10/21 Email to Ellm	C L Smith an, Rush, Perez regarding monthly statement matters.	0.10	40.00
05/14/21 Draft interim	I M Perez fee application for Jones Day.	0.80	500.00
05/19/21 Review Jones	J B Ellman Day monthly statement (.10) and related correspondence (.	0.20 10).	245.00
05/19/21 Draft Jones D	C L Smith ay March 2021 monthly statement (.10); emails with Ellma	0.20 n regarding same (.10).	80.00
05/20/21 Review and re	C L Smith vise Jones Day April 2021 invoice for privilege and compli	2.80 ance.	1,120.00
05/24/21 Draft interim	I M Perez fee application for Jones Day.	1.30	812.50
statement for	C L Smith vise Jones Day April 2021 invoice for privilege and compli March 2021 (.10); email to Ellman regarding same (.10); su 1 to notice parties (.10).		
05/25/21 Review April 2 same (.10).	J B Ellman 2021 Jones Day invoice for privilege and compliance (2.30)	2.40 ; communicate with Smith r	2,940.00 egarding
	I M Perez with Smith regarding Jones Day interim fee application man nan comments to Jones Day April 2021 invoice in connection		
05/25/21 Communicate	C L Smith with Perez regarding Jones Day interim fee application ma	0.60 utters (.20); review Bornheim	240.00 1 emails

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265685.601018	<i>y</i> = - <u>-</u> = - <u>-</u>		Ь	Page: 4 ne 30, 2021
Fee Application Pre	paration		Ju	iie 30, 2021
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	e (.10); review Ellman comments to Jones Day Apri e in connection with interim fee application matters			
05/26/21 Communicate	J B Ellman with client regarding Jones Day April 2021 invoice.	0.10		122.50
05/28/21 Communicate	J B Ellman with Marseille regarding Jones Day April 2021 invo	0.50 bice (.20); review r	elated materi	612.50 als (.30).
	TOTAL	20.80	USD	13,945.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

June 30, 2021

265685.601019 Invoice: 211601098

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through May 31, 2021:

Asbestos Matters	USD	51,385.00
TOTAL	USD	51,385.00

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#### 265685.601019

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# Asbestos Matters

# Timekeeper/Fee Earner Summary – May 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	5.20	1,150.00	5,980.00
J B Ellman	Partner	1991	17.60	1,225.00	21,560.00
G M Gordon	Partner	1980	12.50	1,450.00	18,125.00
J M Jones	Partner	1986	3.00	1,350.00	4,050.00
Total			38.30		49,715.00
I M Perez	Associate	2016	0.80	625.00	500.00
A Rush	Associate	2011	0.90	975.00	877.50
A L Waks	Associate	2014 _	0.30	975.00	292.50
Total			2.00		1,670.00
TOTAL		-	40.30	USD	51,385.00

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Asbestos Matters

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#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
-	J M Jones mo to internal team regarding draft responses to trust motions.	0.20 Asbestos Committee discovery r	270.00 equests relating
	J B Ellman comment on responses to Asbestos Committee 00); call with client and advisors regarding same		2,572.50 Q and trust
	G M Gordon ils from Worf, Ross, Geise, Ellman regarding re ive discovery on PIQ and trust motions.	0.30 sponses to Asbestos Committee/	435.00 'Future Claimants'
05/04/21 Review and	J M Jones respond to memos concerning PIQ-related disc	0.30 overy responses.	405.00
05/04/21 Revise summ same (.50).	A Rush mary of precedent matter with respect to asbesto	0.90 os issues (.40); review pleadings in	877.50 connection with
	R E Blake ation with vendor and Ross regarding document equests in connection with PIQ and trust motion		1,725.00 Committee
with interna requests rela	J B Ellman ate with Asbestos Committee counsel regarding al team regarding same (.20); review and commen- ating to PIQ and trust motions (1.10); communi- e letter for same (.30); communicate with Blake a	nt on responses to Asbestos Com cate with Ross regarding same (.2	mittee discovery 0); review and
05/05/21 Review draf	G M Gordon It responses to Asbestos Committee discovery re	0.80 equests relating to PIQ and trust r	1,160.00 notions.
discovery re	R E Blake ation with vendor and Ross regarding document equests in connection with PIQ and trust motion production cover letter to Asbestos Committee	as (.30); review documents for pro-	oduction (.30);
with interna	J B Ellman respond to correspondence from Ramsey regard l team and Robinson Bradshaw regarding same production (.30); communicate with Geise and B	(.30); review and comment on let	
motions (.10 and trust dis	G M Gordon il from Ramsey regarding deadlines for objectio 0); review emails from Ramsey, Worf, Ellman re scovery motions (.20); review emails from Cassa I to emails from Worf, Ellman regarding electron	garding potential change in hearin da, Ellman regarding notice of he	ng date for PIQ aring (.20); review
05/07/21	R E Blake	0.70	805.00

Communication with vendor and Ross regarding document production (.50); serve document production (.20).

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Asbestos Matters

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05/07/21 J B Ellman Review additional questions relating to discovery from Future C communicate with Starczewski regarding scheduling issues for d		490.00 eel (.20);
05/07/21 G M Gordon Review and respond to emails from Ellman, Worf regarding hea (.20); review email from Erens regarding same (.10); review and Ross regarding Asbestos Committee/Future Claimants' Represe discovery motions (.30); review discovery (.30); review emails fro email from Rubinstein regarding potential partial resolution of the Blake regarding DBMP document production (.10).	respond to emails from Starcze entatives follow up discovery or om Worf, Geise regarding sam	ewski, Geise, n PIQ and trust e (.20); review
05/07/21 J M Jones Review and respond to memo from Starczewski regarding prece	0.10 edent asbestos case.	135.00
05/10/21 R E Blake Communication with vendor and Geise regarding document pro discovery requests relating to PIQ and trust motions (.80); revise Committee and Future Claimants' Representative (.30).		
05/10/21 J B Ellman Communicate with Cassada regarding planning relating to discor- emails from DCPF counsel regarding same (.20); communicate v next steps (.20).		
05/10/21 G M Gordon Review emails from Cassada, Rubinstein regarding scheduling o conference with Bates, Gallardo-Garcia, Cassada, Worf regardin Representative discovery on PIQ and trust discovery (.30); revie issues on trust discovery (.20); review further emails from Rubin review emails from Cassada, Geise regarding damages issues and	ng Asbestos Committee/Future w email from Cassada regardin astein, Cassada, Ellman regardin	e Claimants' g resolution of
05/10/21 J M Jones Review correspondence concerning trust discovery.	0.30	405.00
05/11/21 J B Ellman Communicate with Davis regarding scheduling of discovery mor Robinson Bradshaw regarding same (.10).	0.20 tions (.10); communicate with (	245.00 Gordon and
05/11/21 G M Gordon Review emails from Ellman, Ramsey regarding date for hearing telephone conference with Jones, Ellman regarding Asbestos Co PIQ and trust discovery requests (.20).		
05/12/21 R E Blake Finalize cover letter to Asbestos Committee and Future Claimar connection with Asbestos Committee PIO and trust motion dis		

connection with Asbestos Committee and Future Claimants Representative for document production in connection with Asbestos Committee PIQ and trust motion discovery requests (.30); review documents for production (.20); serve document production (.20); communicate with client, Ellman, and Waks regarding document production (.20).

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265685.601019 Page: 5 June 30, 2021 05/12/21 J B Ellman 1.30 1,592.50 Review and comment on letter to Asbestos Committee and Future Claimants' Representative counsel regarding discovery requests relating to PIQ and trust discovery motions (.70); review related materials (.20); communicate with client and Schiff regarding same (.20); review cover letter for additional production to the Asbestos Committee and Future Claimants' Representative (.10); draft correspondence regarding same (.10). 05/12/21 G M Gordon 0.30 435.00 Review multiple emails from Ross, Geise, Starczewski, Ellman, Jones regarding response to additional discovery requests from Asbestos Committee/Future Claimants' Representative in connection with Asbestos Committee PIQ and trust motion discovery requests. 05/12/21 0.50 675.00 J M Jones Review draft informal discovery responses in connection with Asbestos Committee PIQ and trust motion discovery requests (.20); communicate with counsel and client regarding responses (.30). 292.50 05/12/21 A L Waks 0.30Review documents for potential production relating Asbestos Committee PIQ and trust motions discovery.

- 05/13/21 0.60735.00 J B Ellman Review and respond to emails relating to discovery motions and requests from Asbestos Committee and Future Claimants' Representative.
- 05/13/21 G M Gordon 0.40580.00 Review draft email responding to Asbestos Committee/Future Claimants' Representative informal discovery requests relating to PIQ and trust motions (.20); review emails from Ross, Geise regarding same (.20).
- 05/14/21 J B Ellman 0.60 735.00 Communicate with Cassada regarding scheduling for discovery motions (.20); communicate with Asbestos Committee counsel regarding same (.20); review correspondence regarding same (.10); communicate with Gordon regarding same (.10).
- 05/14/21 G M Gordon 0.40 580.00 Review emails from Rubinstein, Cassada regarding issues on trust discovery (.20); review emails from Ellman, Maclay regarding scheduling of discovery motions (.20).

05/18/21 J B Ellman 0.50 612.50 Communicate with Erens regarding certain potential next steps and issues (.30); review issues regarding same (.20).

05/18/21 G M Gordon 0.20290.00 Review correspondence from Zieg regarding discovery on PIQ and trust discovery motions.

- 05/19/21 J B Ellman 0.60 735.00 Communicate with Wright regarding hearing on discovery motions (.20); draft update regarding same (.20); conference with Cassada regarding same (.20).
- 05/19/21 G M Gordon 0.80 1,160.00 Review correspondence from Zieg regarding additional discovery on PIQ and trust discovery motions (.20); review emails from Geise, Starczewski regarding same (.20); review emails from Rubinstein, Cassada regarding revised form of trust order (.20); review emails from Starczewski, Cassada regarding trust discovery order (.20).

05/20/21 735.00 J B Ellman 0.60 Conference with Cassada regarding discovery motions and related matters (.40); review related materials (.20).

Asbestos Matters

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Asbestos Matters

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from Geise, Starczewski,	rdon e, Cassada regarding hearings on PIQ and t Cassada regarding form of order for trust c e for filing of objections to PIQ and trust d	discovery motion (.20); review	
05/21/21 R E Blak Communicate with Ellma to PIQ and trust motions	an and Geise regarding responses to Asbest	0.20 tos Committee discovery reque	230.00 ests relating
motions and related pote correspondence regardin	an Future Claimants' Representative discover- ntial responses (.70); communicate with Scl g discovery matters (.20); review materials r communicate with Wright regarding same (	hiff regarding same (.40); revie regarding scheduling of hearing	w claimant
05/21/21 G M Go Review emails from Cass regarding discovery issue	ada, Starczewski regarding trust discovery is	0.50 ssues (.30); review emails from	725.00 1 Ross, Geise
	es from counsel concerning Asbestos Commit ag to PIQ and trust motions.	0.30 tee/Future Claimants' Represe	405.00 entative
	rdon ith Bates, Gallardo-Garcia, Cassada, Worf r Rubinstein, Cassada on trust discovery ord		580.00 1st discovery
05/25/21 G M Go Review emails from Wor	rdon f, Starczewski regarding PIQ issues.	0.20	290.00
05/25/21 J M Jone Review memos from cou on trust discovery (.20).	es Insel and client regarding PIQ issues (.30); r	0.50 review memos regarding meet	675.00 and confer
Cassada regarding same ( Future Claimants' Repres	an ht regarding scheduling of hearings on disco (.20); review materials relating to discovery n sentative related to the debtor's discovery m .)); review documents regarding same (.20).	requests of Asbestos Committ	ee and
emails from Ross, Geise,	rdon nan, Cassada regarding briefing schedule for Starczewski, Ellman, Jones, Cassada regard Cassada regarding trust discovery issues (.2	ling email on discovery issues	
05/26/21 J M Jone Review correspondence of	es concerning meet and confer on trust discov	0.30 very.	405.00
Representative regarding	an n Bradshaw and trust counsel, Asbestos Co trust discovery order and planning for hear inson Bradshaw regarding same (.30); draft	ring (.80); review related corres	spondence

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Asbestos Matters

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Worf, Cass Cassada, P Geise rega	G M Gordon aft email to court regarding hearing on PIQ sada regarding same (.20); telephone confer Pratt regarding issues on revised trust discov rding additional Asbestos Committee/Futu ft discovery requests (.30).	ence with Rubinstein, Hagger very order (.70); review emails	ty, Wright, Ed from Starczev	lwards, wski, Ross,
relating to comment	J B Ellman ee call with Schiff, Robinson Bradshaw, inte PIQ and trust motions (1.00); communicat on hearing notice and service issue (.20); co cate with Worf regarding service issues for s	e with court regarding hearing mmunicate with Perez regard	g on same (.20	); review and
	G M Gordon e conference with Starczewski, Ross, Geise, e/Future Claimants' Representative discove (.50).			
05/28/21 Review dra	J M Jones aft discovery requests and related correspon	0.50 ndence concerning PIQ and th	rust matters.	675.00
	I M Perez ce of hearing for discovery motions (.30); c filing and service of same (.50).	0.80 ommunicate with Ellman and	Robinson Br	500.00 adshaw
	TOTAL	40.30	USD	51,385.00

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

In re

DBMP LLC,<sup>1</sup>

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

#### SEVENTEENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTOR FOR THE PERIOD FROM JUNE 1, 2021 THROUGH JUNE 30, 2021

In accordance with the Amended Order Establishing Procedures for Interim

Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 402]

(the "Interim Compensation Order"), Jones Day, counsel to DBMP LLC as debtor and debtor in

possession (the "Debtor"), submits its Seventeenth Monthly Statement of Fees and Expenses

Incurred by Jones Day as Counsel for the Debtor for the Period From June 1, 2021 Through

June 30, 2021 (the "Monthly Fee Statement").

# **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as Exhibit A is Jones Day's invoice for the period

June 1, 2021 Through June 30, 2021 (the "Statement Period").

#### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$445,020.00
Total Expenses	\$1,845.00
TOTAL	\$446,865.00

1

The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$402,363.00 from the Debtor for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the

"reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and has determined that certain fees should not be charged to the Debtor. In particular, Jones Day has voluntarily determined that \$3,737.50 in fees will not be charged to the Debtor. This Monthly Fee Statement reflects this adjustment.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this

Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtor, DBMP LLC, 20 Moores Road, Malvern, Pennsylvania 19355 (Attn: Michael T. Starczewski, DBMP@saint-gobain.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtor's non-debtor affiliate, CertainTeed LLC, Goodwin Procter LLP, 1900 N Street, NW, Washington, DC 20036 (Attn: Richard M. Wyner, Esq., rwyner@goodwinlaw.com); (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC,

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525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com); and (e) counsel to the Future Claimants' Representative,
(I) Young Conaway Stargatt & Taylor, LLP, Rodney Square, 1000 North King Street,
Wilmington, Delaware 19801 (Attn: Ed Harron, Esq., eharron@ycst.com and Sharon Zieg, Esq., szieg@ycst.com) and (II) Alexander Ricks PLLC, 1420 E. 7th Street, Suite 100, Charlotte, North Carolina 28204 (Attn: Felton Parrish, Esq., felton.parrish@alexanderricks.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than August 23, 2021 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtor will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: August 9, 2021 Atlanta, Georgia Respectfully submitted,

/s/ Jeffrey B. Ellman

Gregory M. Gordon (TX Bar No. 08435300) Amanda Rush (TX Bar No. 24079422) JONES DAY 2727 North Harwood Street, Suite 500 Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com asrush@jonesday.com (Admitted *pro hac vice*)

Jeffrey B. Ellman (GA Bar No. 141828) JONES DAY 1221 Peachtree Street, N.E., Suite 400 Atlanta, Georgia 30361 Telephone: (404) 581-3939 Facsimile: (404) 581-8330 E-mail: jbellman@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTOR AND DEBTOR IN POSSESSION Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 87 of 275

# <u>EXHIBIT A</u>

**Jones Day Invoice** 

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Case Administration and Business Operations	43,765.00		
Automatic Stay/Adequate Protection	12,220.00		
Plan of Reorganization and Disclosure Statement	26,345.00		
Claims Administration	7,222.50		
Court Hearings	21,930.00		
General Corporate and Real Estate	9,480.00		
Schedules/SOFA/Bankruptcy Administrator			
Reporting	6,710.00		
Litigation and Adversary Proceedings	206,512.50		
Professional Retention/Fee Issues	29,380.00		
Fee Application Preparation	21,122.50		
Asbestos Matters	60,332.50		
Total Fees		USD USD	445,020.00
Less 10% Holdback		USD	<u>(44,502.00)</u> 400,518.00
Total Fees Total Disbursements & Charges		USD	1,845.00
Total Disburschients & Charges			
			402 262 00
TOTAL AMOUNT DUE AT THIS TIME		USD	402,363.00

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265685

#### DBMP LLC

Page: 2 July 11, 2021 Invoice: 211601017

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	8.90	1,150.00	10,235.00
J B Ellman	Partner	1991	87.20	1,225.00	106,820.00
G M Gordon	Partner	1980	45.40	1,450.00	65,830.00
J M Jones	Partner	1986	47.90	1,350.00	64,665.00
T B Lewis	Partner	1987	1.50	1,150.00	1,725.00
D S Torborg	Partner	1998	11.30	1,125.00	12,712.50
Total			202.20		261,987.50
M R Seiden	Of Counsel	1992	38.00	1,300.00	49,400.00
Total			38.00		49,400.00
H N Basta	Associate	2019	7.10	525.00	3,727.50
T C Janak	Associate	2019	17.10	575.00	9,832.50
R C Karpoff	Associate	2018	0.40	725.00	290.00
I M Perez	Associate	2016	73.30	625.00	45,812.50
A Rush	Associate	2011	32.70	975.00	31,882.50
A L Waks	Associate	2014	29.60	975.00	28,860.00
Total			160.20		120,405.00
C L Smith	Paralegal		31.20	400.00	12,480.00
Total			31.20		12,480.00
A Carrazco, Jr.	Project Manager		2.30	325.00	747.50
Total			2.30		747.50
TOTAL			433.90	USD	445,020.00

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021		265685.601001 Invoice: 211601017
DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355		111001017
For legal services rendered for the period through June 30, 2	2021:	
Case Administration and Business Operations	USD	43,765.00
Disbursement & Charges Sur	mmary	
Court Reporter Fees	1,845.00	
	USD	1,845.00
TOTAL	USD	45,610.00

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## 265685.601001

# Case Administration and Business Operations

## Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
R E Blake	Partner	2011	2.40	1,150.00	2,760.00
J B Ellman	Partner	1991	11.80	1,225.00	14,455.00
G M Gordon	Partner	1980	5.90	1,450.00	8,555.00
J M Jones	Partner	1986	2.30	1,350.00	3,105.00
D S Torborg	Partner	1998	1.00	1,125.00	1,125.00
Total			23.40		30,000.00
M R Seiden	Of Counsel	1992	2.70	1,300.00	3,510.00
Total			2.70		3,510.00
I M Perez	Associate	2016	3.50	625.00	2,187.50
A Rush	Associate	2011	6.10	975.00	5,947.50
Total			9.60		8,135.00
C L Smith	Paralegal		5.30	400.00	2,120.00
Total			5.30		2,120.00
TOTAL			41.00	USD	43,765.00

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#### 265685.601001

Case Administration and Business Operations

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/01/21 Review and re	J B Ellman vise work in process report (1.00); attend work in process	2.00 s call with client and advisors	2,450.00 s (1.00).
06/01/21 Telephone con	G M Gordon nference with Starczewski, Geise, Ross, Jones, Ellman, Ca	1.00 assada regarding work in pro-	1,450.00 cess report.
06/01/21 Attend work is	J M Jones n process call with client and advisors.	1.00	1,350.00
06/01/21 Call with Gord	A Rush don regarding update regarding work in process.	0.10	97.50
	C L Smith stribute docket (.10); obtain recently-filed documents and ); review and distribute precedent docket (.10); manage c		160.00 ent system
06/02/21 Review work i	I M Perez n process report.	0.20	125.00
06/02/21 Review and di	C L Smith stribute docket.	0.10	40.00
06/03/21 Review and di	C L Smith stribute docket.	0.10	40.00
06/04/21 Communicatio	A Rush ons with Smith regarding comments to work in process re	0.10 eport.	97.50
	C L Smith stribute docket (.10); review and distribute precedent doc ments to work in process report (.10); revise same (.10).	0.40 ket (.10); communications w	160.00 ith Rush
06/07/21 Participate in o	R E Blake call with internal team regarding status and planning.	0.60	690.00
06/07/21 Conference ca process report	J B Ellman Il with internal team regarding case updates and planning : (.70).	1.00 (.30); review and revise work	1,225.00 k in
06/07/21 Revise work ir	A Rush n process report (.60); review of communications and doc	0.90 ket in connection with same	877.50 (.30).
06/07/21 Communicate	M R Seiden with internal team regarding status and planning.	1.00	1,300.00
06/07/21 Review and di	C L Smith stribute docket.	0.10	40.00
06/07/21 Attend telepho	D S Torborg	0.20	225.00

Attend telephone conference with internal team regarding status and planning.

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		JONES DAY	
265685	5.601001	-	Page: 4 July 11, 2021
Case A	dministration and Business Operat	ions	July 11, 2021
Date of	f Service Timekeeper/Fee Earne	r Name Hours	Amount
06/08/	21 J B Ellman Attend and participate in work in proces	1.20 ss call with client and advisors.	1,470.00
06/08/		1.20 , Geise, Ross, Jones, Cassada, Ellman regarding v	1,740.00 vork in process report.
06/08/	21 J M Jones Attend work in process call with client a	nd advisors.	1,350.00
06/08/	21 I M Perez Review work in process report.	0.10	62.50
06/08/	21 C L Smith Review and distribute docket.	0.10	40.00
06/09/	21 C L Smith Review and distribute docket (.10); revie	0.20 w and distribute precedent docket (.10).	80.00
06/10/		0.30 rvice matter (.10); review service matter (.10); cor	187.50 nmunicate with Epiq
06/10/	21 C L Smith Review and distribute docket (.10); revie	0.20 w and distribute precedent docket (.10).	80.00
06/11/		0.30 and communications from Rush regarding same.	187.50
06/11/	Communications with Perez regarding v	1.00 work in process report updates (.60); communicat report (.20); review materials in connection with	
06/11/	Review and distribute docket (.10); obta	0.60 in recently-filed documents and update electronic 0); communicate with Rush regarding comments ion with same (.10).	
06/14/	21 R E Blake Attend call with internal team regarding	0.80 case status and planning.	920.00
06/14/	5	1.30 ding status and next steps (.40); review and revise	1,592.50 e work in process
06/14/		1.10 nmunicate with Ellman regarding revised report ( port (.10); review related materials (.10).	687.50 .10); communicate
06/14/		0.20 s (.10); review revised work in process report (.10	195.00 )).
06/14/		0.60	240.00

Review and distribute docket (.10); obtain recently-filed documents and update electronic management system

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JONES DAY		
265685.601001		Page: 5 July 11, 2021
Case Administration and Business Operations		<i>July</i> 11, <u>20</u> 21
Date of Service Timekeeper/Fee Earner Name	Hours	Amount
Date of Service Thinekeeper/ ree Earlier Name	riours	Amount
with same (.20); review and distribute precedent docket (.10); comprocess report (.10); review related materials (.10).	municate with Perez rega	arding work in
06/14/21 D S Torborg Attend telephone conference with internal team regarding status a	0.30 and planning.	337.50
06/15/21 J B Ellman Attend and participate in work in process call with client and advi	1.00 isors.	1,225.00
	1 1 0	1 505 00
06/15/21 G M Gordon Telephone conference with Starczewski, Geise, Ross, Cassada, Wo	1.10 forf, Ellman regarding wor	1,595.00 rk in process report.
06/15/21 I M Perez	0.50	312.50
Review revised work in process report (.20); communicate with E (.30).	Ilman regarding workstre	ams and next steps
06/15/21 A Rush Review email from Perez regarding work in process report update	0.10 e.	97.50
06/15/21 C L Smith	0.20	80.00
Review and distribute docket (.10); obtain recently-filed documen with same (.10).	0.20	
06/16/21 A Rush	0.50	487.50
Review email from Smith regarding service question (.10); review inquiry (.10); emails with Epiq regarding same (.30).	email from Smith to Epic	
06/16/21 C L Smith	0.50	200.00
Review email regarding service inquiry (.10); draft email to Epiq, I distribute docket (.10); obtain recently-filed documents and updat (.10); review emails from Epiq regarding service inquiry (.10).		
06/17/21 A Rush Emails with Perez regarding work in process matters.	0.10	97.50
06/17/21 C L Smith	0.30	120.00
Review and distribute docket (.10); obtain recently-filed documen with same (.10); review and distribute precedent docket (.10).		
06/21/21 R E Blake Participate in call with internal team regarding status and planning	1.00 g.	1,150.00
06/21/21 A Rush	1.80	1,755.00
Revise work in process report (.70); review of communications an review June 17, 2021 hearing audio in connection with same (.50);	nd docket in connection w	vith same (.50);
06/21/21 M R Seiden	1.00	1,300.00
Communicate with internal team regarding status and planning.		<u>,</u>
06/21/21 C L Smith	0.20	80.00
Review and distribute docket $(.10)$ ; obtain recently-filed documen with same $(.10)$	ts and update electronic r	management system

with same (.10).

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265685.6010	JOINES DAT		Page: 6
Case Admin	istration and Business Operations		July 11, 2021
Date of Servi	ce Timekeeper/Fee Earner Name	Hours	Amount
06/21/21 Atte	D S Torborg nd telephone conference with internal team regarding st	0.30 ratus and planning.	337.50
06/22/21 Revi	J B Ellman new and revise work in process report (.90); communicat	1.10 e with Rush and Perez regarding	1,347.50 ; same (.20).
06/22/21 Tele	G M Gordon phone conference with Starczewski, Wyner, representati	0.60 ives of Debtor's affiliates regardi	870.00 ng case status.
06/22/21 Revi	I M Perez ise work in process report (.60); communicate with Rush	0.80 n, Ellman regarding same (.20).	500.00
06/22/21 Corr	A Rush nmunications with Perez regarding revisions to work in p	0.10 process report.	97.50
06/22/21 Revi	C L Smith iew and distribute docket.	0.10	40.00
06/23/21 Prep	J B Ellman pare for (.10) and attend and participate in (1.10) work in	1.20 process call with client and advi	1,470.00
06/23/21 Tele repo	G M Gordon phone conference with Starczewski, Geise, Ross, Cassac rt.	1.10 da, Worf, Jones, Ellman regardin	1,595.00 g work in process
06/23/21 Atte	J M Jones nd work in process call with client and advisors.	0.30	405.00
	C L Smith ew and distribute docket (.10); obtain recently-filed doc same (.10); review and distribute precedent docket (.10)		120.00 anagement system
06/24/21 Prep	J B Ellman pare for (.10) and attend and participate in (1.00) work in	1.10 process call with client and advi	1,347.50
06/24/21 Revi	C L Smith ew and distribute docket.	0.10	40.00
	C L Smith lew and distribute docket (.10); obtain recently-filed dock same (.10).	0.20 uments and update electronic ma	80.00 anagement system
06/28/21 Revi	J B Ellman new and revise work in process report.	0.90	1,102.50
	I M Perez iew revised draft of work in process report (.10); commu ous tasks (.10).	0.20 inicate with Rush, Ellman regard	125.00 ling status of
06/28/21 Revi	A Rush se work in process report (.80); review pleadings, comm	1.20 nunications in connection with sa	1,170.00 me (.30); email to

Revise work in process report (.80); review pleadings, communications in connection with same (.30); email to Ellman regarding same (.10).

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265685.601001	J01(20 2111		Page: 7
Case Administration	n and Business Operations		July 11, 2021
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/28/21 Communicate	M R Seiden e with internal team regarding status and planning.	0.70	910.00
06/28/21 Review and d	C L Smith listribute docket (.10); review and distribute precedent	0.20 docket (.10).	80.00
06/28/21 Attend teleph	D S Torborg none conference with internal team regarding status an	0.20 Id planning.	225.00
06/29/21 Attend and p	J B Ellman articipate in work in process call with client and advise	1.00 ors (.90); prepare for sar	1,225.00 me (.10).
06/29/21 Telephone co	G M Gordon onference with Starczewski, Geise, Ross, Cassada, Wor	0.90 rf, Ellman regarding wo	1,305.00 rk in process report.
06/29/21 Review and d	C L Smith listribute docket.	0.10	40.00
06/30/21 Review and d	C L Smith listribute docket (.10); review and distribute precedent	0.30 docket (.10); manage ca	120.00 ase materials (.10).
	TOTAL	41.00 USD	43,765.00

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#### 265685.601001

Case Administration and Business Operations

# Disbursement Detail

Date	Timekeeper/Fee Earner Name	Location	Amount	Total
COURT REPOR	TER FEES			
06/07/21 Vendor: 7	C L Smith ISG Reporting, Inc.; Date: 6/7/2021	DAL	1,505.00	
06/07/21 Vendor: 7	C L Smith ISG Reporting, Inc.; Date: 6/7/2021	DAL	190.00	
06/08/21 Vendor: 7	C L Smith ISG Reporting, Inc.; Date: 6/8/2021	DAL	150.00	
Court Reporter F	Sees Subtotal		_	1,845.00
Total Di	sbursements and Charges		USD	1,845.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601005 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Automatic Stay/Adequate Protection	USD	12,220.00
TOTAL	USD	12,220.00

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265685.601005

Page: 2 July 11, 2021

# Automatic Stay/Adequate Protection

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	5.00 2.90	1,225.00 1,450.00	6,125.00 4,205.00
J M Jones Total	Partner	1986 _	9.30	1,350.00	1,890.00 12,220.00
TOTAL		_	9.30	USD	12,220.00

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July 11, 2021

#### 265685.601005

## Automatic Stay/Adequate Protection

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	J B Ellman st for documents in violation of stay (.10); review draft le with Geise and Starczewski regarding same (.30).	0.60 tter response regarding same	735.00 (.20);
06/18/21 Review corres	J B Ellman spondence regarding subpoenas and automatic stay.	0.20	245.00
	J B Ellman e with Schiff Hardin team regarding subpoena in violation ce regarding same (.20).	0.40 a of automatic stay (.20); revie	490.00 w
06/21/21 Review and re	G M Gordon espond to email from Geise regarding subpoena in violati	0.20 on of automatic stay.	290.00
06/21/21 Review memo	J M Jones os regarding subpoena for documents in violation of auto	0.20 matic stay.	270.00
06/22/21 Review and re	J B Ellman espond to correspondence regarding subpoena in violatio	0.20 n of the automatic stay.	245.00
06/22/21 Review emails	G M Gordon s from Jones, Geise regarding subpoena served in violatio	0.30 n of automatic stay.	435.00
06/22/21 Review and re	J M Jones espond to memos concerning subpoenas in violation of a	0.30 utomatic stay.	405.00
06/23/21 Review email	G M Gordon from Ellman regarding subpoena in violation of automat	0.20 ic stay.	290.00
06/23/21 Review memo	J M Jones concerning subpoena in violation of automatic stay.	0.20	270.00
	J B Ellman omment on letter objection to subpoena in violation of av nes regarding same (.20); draft correspondence to claiman )).		
06/24/21 Review emails	G M Gordon s from Geise, Ellman regarding subpoena served in violat	0.20 ion of stay.	290.00
	J M Jones comment on letter objection to subpoena in violation of a ension of subpoena (.20).	0.50 utomatic stay (.30); review me	675.00 mos
same (.30); co	J B Ellman ials relating to subpoena in violation of automatic stay (.3 mmunicate with Wyner regarding same (.10); communica nicate with Starczewski regarding same (.20).		
	G M Gordon espond to email from Ellman regarding proposed continu ); review multiple emails from Geise, Ross, Ellman regard		

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# Automatic Stay/Adequate Protection

265685.601005

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	llman regarding legal issues with respect to subpoena (.10 quested by subpoena (.20).	); review email from Geise r	egarding
06/27/21 Conference wi	J B Ellman th Wyner regarding discovery subpoena.	0.20	245.00
06/27/21 Review emails	G M Gordon from Wyner, Ellman regarding discovery subpoenas.	0.20	290.00
06/27/21 Review memo	J M Jones s concerning discovery subpoena.	0.20	270.00
	J B Ellman aluate correspondence regarding discovery subpoena (.20 nmunicate with Schiff regarding same (.20).	0.60 ); conference with Wyner re	735.00 garding
06/28/21 Review emails	G M Gordon from Wyner, Jones regarding subpoenas in violation of a	0.20 nutomatic stay.	290.00
	J B Ellman regarding subpoena in violation of automatic stay (.20); co seise memo regarding same (.20); communicate with Wyn		857.50 rding same
06/29/21 Telephone cor regarding same	G M Gordon nference with plaintiffs' counsel regarding discovery subp e (.20).	0.80 oena (.60); review emails fro	1,160.00 m Geise
06/30/21 Communicate	J B Ellman with Wyner regarding discovery subpoena.	0.20	245.00
	TOTAL	9.30 USD	12,220.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601006 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Plan of Reorganization and Disclosure Statement	USD	26,345.00
TOTAL	USD	26,345.00

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#### 265685.601006

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Plan of Reorganization and Disclosure Statement

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	7.70	1,225.00	9,432.50
Total			7.70		9,432.50
I M Perez A Rush	Associate Associate	2016 2011	7.20 9.90	625.00 975.00	4,500.00 9,652.50
Total			17.10		14,152.50
C L Smith	Paralegal		6.90	400.00	2,760.00
Total			6.90		2,760.00
TOTAL			31.70	USD	26,345.00

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#### 265685.601006

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## Plan of Reorganization and Disclosure Statement

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	A Rush blan of reorganization (1.80); review precedent in connect erez regarding same (.10).	3.40 ion with same (1.20); revise sa	3,315.00 ame (.30);
06/02/21 Review draft p	I M Perez blan of reorganization.	0.30	187.50
06/02/21 Review draft p	A Rush blan of reorganization (1.80); revise same (.40).	2.20	2,145.00
06/03/21 Review revised (.30).	I M Perez d draft plan of reorganization and related materials (.50); o	0.80 communicate with Rush regar	500.00 ding same
	A Rush lan of reorganization (.90); call with Perez regarding same regarding same (.60); draft email to Ellman regarding dra		2,340.00 ding same
06/04/21 Review corres	J B Ellman pondence from Rush regarding plan of reorganization.	0.20	245.00
06/04/21 Email to Ellm	A Rush an regarding draft plan of reorganization.	0.30	292.50
06/14/21 Review and re	J B Ellman vise draft plan of reorganization (4.20); communicate with	4.40 n Rush regarding same (.20).	5,390.00
06/15/21 Review edits to plan (.10).	I M Perez o draft plan of reorganization (.20); communicate with El	0.30 Iman, Rush regarding status o	187.50 of draft
06/18/21 Review and re (.30).	J B Ellman vise draft plan of reorganization (2.80); communicate with	3.10 n Rush regarding same and ex	3,797.50 chibits
06/18/21 Review Ellman	I M Perez n edits to draft plan of reorganization (.20); revise plan ac	0.30 cordingly (.10).	187.50
	A Rush d draft plan of reorganization (.30); emails to Ellman rega regarding draft plan exhibits (.10).	0.50 rding same and plan matters (	487.50 (.10);
06/21/21 Communicate (.10).	I M Perez with Rush regarding revisions to draft plan of reorganiza	0.20 tion (.10); review revisions to	125.00 same
	A Rush an regarding draft plan matters (.20); emails with Perez re e (.10); meeting with Smith regarding preparation of plan		585.00 h Smith
06/21/21 Review email	C L Smith from Rush regarding plan exhibits (.10); review precedent	3.60 for same (.10); draft and revi	1,440.00 se plan

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265685.601006	JUILLODAI			Page: 4 July 11, 2021
Plan of Reorganizati	ion and Disclosure Statement			July 11, 2021
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	; draft email to Rush regarding same (.10); meeting with Ru		ing prepar	
06/22/21 Communicatio	A Rush ons with Smith regarding revisions to draft plan exhibits (.2	0.20 0).		195.00
06/22/21 Communicate	C L Smith with Rush regarding plan exhibits (.10); draft and revise sa	0.30 me (.20).		120.00
06/24/21 Revise draft p	I M Perez lan of reorganization.	1.30		812.50
06/25/21 Revise draft p	I M Perez lan exhibits (1.00); call with Smith regarding plan exhibits (	1.20 .20).		750.00
06/25/21 Draft and revi	C L Smith se plan exhibits (2.80); call with Perez regarding same (.20).	3.00		1,200.00
06/28/21 Email to Ellm	A Rush an regarding plan exhibits.	0.10		97.50
06/29/21 Review and re	I M Perez vise drafts of plan exhibits (2.60); communicate with Rush	2.80 regarding	; same (.20)	1,750.00
06/29/21 Emails with P	A Rush erez regarding plan exhibits.	0.20		195.00
	TOTAL	31.70	USD -	26,345.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601009 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Claims Administration	USD	7,222.50
TOTAL	USD	7,222.50

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#### 265685.601009

#### Page: 2 July 11, 2021

#### Claims Administration

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
H N Basta I M Perez	Associate Associate	2019 2016 _	7.10 3.80	525.00 625.00	3,727.50 2,375.00
Total			10.90		6,102.50
C L Smith	Paralegal	_	2.80	400.00	1,120.00
Total			2.80		1,120.00
TOTAL		-	13.70	USD	7,222.50

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Claims Administration

Page: 3 July 11, 2021

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/16/21 Review mate Perez (.20).	H N Basta erials relating to non-asbestos bar date motion (	0.60 .40); discuss non-asbestos bar date r	315.00 notion with
asbestos bar	I M Perez Smith regarding non-asbestos bar date motion date motion (.20); communicate with Basta reg of non-asbestos bar date motion (.30); commu	arding same (.20); review precedent	materials (.70);
(2.30); comr	C L Smith Perez regarding non-asbestos bar date motion nunicate with Perez regarding non-asbestos bar I forward precedent relating to non-asbestos bar	date motion (.20); review related m	
06/17/21 Draft and re	H N Basta vise non-asbestos bar date motion.	2.40	1,260.00
06/18/21 Draft and re	H N Basta vise non-asbestos bar date motion.	1.10	577.50
06/21/21 Draft and re	H N Basta vise non-asbestos bar date motion.	1.30	682.50
06/24/21 Draft and re	H N Basta vise non-asbestos bar date motion (1.40); comm	1.70 nunicate with Perez regarding same	892.50 (.30).
	I M Perez revise draft non-asbestos bar date motion (1.10 te with Basta regarding same and next steps (.30 ).		
06/25/21 Revise draft	I M Perez non-asbestos bar date motion.	0.30	187.50
	TOTAL	13.70 USD	7,222.50

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601010 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Court Hearings	USD	21,930.00
TOTAL	USD	21,930.00

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## 265685.601010

#### Page: 2 July 11, 2021

## Court Hearings

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	4.10	1,225.00	5,022.50
G M Gordon	Partner	1980	4.40	1,450.00	6,380.00
J M Jones	Partner	1986	3.20	1,350.00	4,320.00
D S Torborg	Partner	1998	0.20	1,125.00	225.00
Total			11.90		15,947.50
M R Seiden	Of Counsel	1992	1.60	1,300.00	2,080.00
Total			1.60		2,080.00
I M Perez	Associate	2016	2.60	625.00	1,625.00
A Rush	Associate	2011	0.60	975.00	585.00
A L Waks	Associate	2014	0.30	975.00	292.50
Total			3.50		2,502.50
C L Smith	Paralegal	_	3.50	400.00	1,400.00
Total			3.50		1,400.00
TOTAL		_	20.50	USD	21,930.00

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Court Hearings

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#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/09/21 Emails with Sr regarding same	I M Perez nith, Rush regarding June 2021 omnibus hearing (.10); e (.20).	0.30 review transcripts from prior h	187.50 nearing
06/09/21 Emails with Sr	A Rush nith, Perez regarding June 17, 2021 omnibus hearing.	0.10	97.50
	C L Smith ons with Stone regarding matters relating to resumptio ns with Perez, Rush regarding June 2021 omnibus hea		120.00
	I M Perez email regarding June 17, 2021 hearing (.10); communi- s (.10); emails with Rush regarding June 17, 2021 hear		187.50 7, 2021
06/11/21 Emails with Sr	A Rush nith, Perez regarding June 17, 2021 hearing agenda an	0.30 d related matters.	292.50
communicate	C L Smith with Gordon regarding June 17, 2021 hearing (.10); er with Rush regarding June 17, 2021 hearing matters (.10 Rush regarding same (.10).		
	J B Ellman mment on agenda for June 17, 2021 hearing (.10); rev regarding same (.10); communicate with Perez regard		735.00 municate
	I M Perez with Smith regarding agenda for June 17, 2021 hearin iew draft agenda for June 17, 2021 hearing (.10); com		
06/14/21 Review emails	A Rush from Perez, Smith, Ellman regarding June 17, 2021 he	0.20 earing agenda.	195.00
	C L Smith for June 17, 2021 hearing (.20); review docket in conne g same (.10); review agenda for June 17, 2021 hearing		
06/15/21 Communicate	J B Ellman with court regarding hearing logistics (.10); revise ager	0.20 nda for June 17, 2021 hearing (.	245.00 10).
06/15/21 Review draft J	G M Gordon une 17, 2021 hearing agenda.	0.10	145.00
hearing (.10); e hearing (.10); e 17, 2021 hearin connection wit	I M Perez ons with Smith regarding agenda for June 17, 2021 hea emails with Smith regarding same (.10); review Ellman communicate with Smith regarding same (.10); email to ng (.10); communicate with Smith regarding further co th preparing agenda for June 17, 2021 hearing (.10); co wither revised agenda for June 17, 2021 hearing (.10); r	comments to agenda for June 1 Ellman regarding revised agen mment to same (.10); monitor ( mmunicate with Smith regardir	17, 2021 Ida for June docket in Ig same

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Court Hearings

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Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
from Thor	nunicate with Ellman regarding matters scheduled npson regarding matters scheduled for June 17, 20 earing (.10); communicate with Robinson Bradshav	21 hearing (.10); review revised ag	enda for June
hearing (.1 hearing (.1 June 17, 20 agenda for June 17, 20 matters sch	C L Smith cations with Perez regarding agenda for June 17, 20 0); emails with Perez regarding same (.10); review 1 0); communicate with Perez regarding same (.10); m 21 hearing and further comment on same (.10); m June 17, 2021 hearing (.10); communicate with Pe 21 hearing (.10); email to Perez regarding same (.1 neduled for June 17, 2021 hearing (.10); revise agent evised agenda (.10).	Ellman comments to agenda for Jureview email from Perez and revise onitor docket in connection with rez regarding same (.10); further re 0); review email from Thompson	ine 17, 2021 ed agenda for preparing evise agenda for regarding
	J B Ellman cate with Hamilton regarding hearing planning and tatus report for hearing (.30); communicate with J		
status repo	G M Gordon review emails to and from Ellman regarding inform rt for hearing, including review correspondence ar conference with Jones regarding hearing preparation	nd pleadings in connection with sa	
06/16/21 Communic	J M Jones cate with Ellman, Gordon regarding hearing preser	0.20 ntation.	270.00
	C L Smith d circulate materials for June 17, 2021 hearing (.20 te materials for June 17, 2021 hearing (.10).	0.40 ); review Jones comments to same	160.00 e (.10); revise
conference review rela	J B Ellman terials in advance of hearing, including additional call with client, Wyner, Jones, Gordon regarding ted correspondence (.30); draft email to Wright reg d hearing (.70); follow up call with Gordon and Jo	same and hearing preparations and garding confidentiality issues relati	l planning (.70);
Starczewsk telephone Jones, Wal	G M Gordon preparing for hearing, including revise status report i, Wyner, Ellman, Jones regarding hearing prepara conference with Jones, Ellman regarding same (.30 ss regarding confidentiality issues related to hearing w emails from Jones, Torborg regarding same (.20)	tions and planning (.70); attend he )); review emails from Wright, Wyr g (.30); review Asbestos Committe	aring (.70); ner, Ellman,
	J M Jones adings and materials to prepare for hearing (1.40); hearing preparations (.70); attend hearing (.70); deb		
06/17/21 Review ma	M R Seiden terials to assist in preparation for hearing (.90); att	1.60 end hearing (.70).	2,080.00
06/17/21 Update ele	C L Smith ctronic file management system with hearing mate	0.10 rials.	40.00

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Court Hearings			July 11, 2021
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/17/21	D S Torborg	0.20	225.00
Review Asbes	stos Committee presentation (.10); emails with	Gordon, Jones regarding same (.1	0).
06/17/21	A L Waks	0.30	292.50
	Gordon, Wright, Wyner, Ellman, Jones regardin tos Committee presentation (.10).	g confidentiality issues related to	hearing (.20);
06/23/21	C L Smith	0.20	80.00
	ng transcript and update electronic file manager Moore per request (.10).	nent system with same (.10); forw	ard hearing
	TOTAL	20.50 USD	21,930.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601011 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

General Corporate and Real Estate	USD	9,480.00
TOTAL	USD	9,480.00

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# General Corporate and Real Estate

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon T B Lewis	Partner Partner Partner	1991 1980 1987 _	4.20 1.80 1.50	1,225.00 1,450.00 1,150.00	5,145.00 2,610.00 1,725.00
Total			7.50		9,480.00
TOTAL		-	7.50	USD	9,480.00

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# 265685.601011

# General Corporate and Real Estate

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/01/21 Review email f	G M Gordon from Starczewski regarding potential corporate transaction	0.10 n.	145.00
06/10/21 Review board	J B Ellman meeting materials.	0.80	980.00
with Gordon r	J B Ellman vise board presentation (1.40); conference with Starczews regarding same (.10); review intercompany invoices (.10); o iture Claimants' Representative, Bankruptcy Administrate	draft correspondence	to Asbestos
	J B Ellman b board presentation and finalize same (.30); communicate with Starczewski regarding same (.10).	0.50 e with Gordon regardi	612.50 ng same (.10);
06/17/21 Review and co Ellman regardi	G M Gordon mment on draft presentation for board meeting (.50); dra ing same (.20).	0.70 aft and review emails to	1,015.00 o and from
06/18/21 Attend and par	J B Ellman rticipate in board meeting.	1.00	1,225.00
06/18/21 Participate in b	G M Gordon board meeting.	1.00	1,450.00
06/22/21 Participate in t review and ana	T B Lewis elephone conference with Starczewski regarding potentia lysis of same.	1.00 l corporate transaction	1,150.00 a, including
06/24/21 Participate in c	T B Lewis call with Starczewski regarding potential corporate transac	0.50 ction.	575.00
	TOTAL	7.50 USD	9,480.00

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601012 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Schedules/SOFA/Bankruptcy Administrator Reporting	USD	6,710.00
TOTAL	USD	6,710.00

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## 265685.601012

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# Schedules/SOFA/Bankruptcy Administrator Reporting

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	1.40 0.40	1,225.00 1,450.00	1,715.00 580.00
Total			1.80		2,295.00
I M Perez A Rush	Associate Associate	2016 2011	5.00 1.20	625.00 975.00	3,125.00 1,170.00
Total			6.20		4,295.00
C L Smith	Paralegal		0.30	400.00	120.00
Total			0.30		120.00
TOTAL			8.30	USD	6,710.00

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## Schedules/SOFA/Bankruptcy Administrator Reporting

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/16/21 Draft May 202	I M Perez 21 monthly status report.	0.50	312.50
06/18/21 Revise draft of	I M Perez f May 2021 monthly status report.	1.00	625.00
relating to sam	I M Perez rding updated monthly status report form (.20); co ne (.10); revise draft of May 2021 monthly status re s report (.30); communicate with Rush regarding M	eport (.30); prepare exhibits to	May 2021
06/21/21 Emails with Po status report.	A Rush erez regarding monthly status report form revision	0.20 as and updated draft of May 20	195.00 21 monthly
06/21/21 Communicate obtain same (	C L Smith with Perez regarding matters relating to updated r 20).	0.30 nonthly status report form (.10	120.00 )); research and
	I M Perez edits to May 2021 monthly status report (.30); com with Ellman regarding same (.10).	0.50 municate with Rush regarding	312.50 same (.10);
06/24/21 Review May 2	A Rush 021 monthly status report (.30); revise same (.50);	0.90 emails with Perez regarding sa	877.50 me (.10).
06/28/21 Review and co (.10).	J B Ellman omment on May 2021 monthly status report draft (	0.80 (.70); conference with Perez re	980.00 garding same
	I M Perez d draft of May 2021 status report (.20); communica licate with Gordon regarding same (.10).	0.50 ate with Ellman, Starczewski re	312.50 egarding same
Scholtz regard	J B Ellman ed certificate of insurance (.10); communicate with ing same (.20); review additional comments on Ma with Perez regarding same (.10).		
06/30/21 Review draft M (.20).	G M Gordon May 2021 monthly status report (.20); review and r	0.40 espond to emails from Perez r	580.00 egarding same
regarding same team regarding	I M Perez with Gordon regarding May 2021 monthly status e (.10); communicate with Ellman regarding same g same (.30); revise May 2021 monthly status repor g (.50); communicate with Epiq regarding service	(.10); communicate with Robin ct (.30); finalize May 2021 mon	nson Bradshaw thly status
06/30/21 Emails with Po	A Rush erez regarding May 2021 monthly status report.	0.10	97.50

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Schedules/SOFA/Bankruptcy Administrator Reporting

Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	TOTAL	8.30	USD	6,710.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601016 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Litigation and Adversary Proceedings	USD	206,512.50
TOTAL	USD	206,512.50

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# Litigation and Adversary Proceedings

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	6.20	1,150.00	7,130.00
J B Ellman	Partner	1991	23.40	1,225.00	28,665.00
G M Gordon	Partner	1980	19.50	1,450.00	28,275.00
J M Jones	Partner	1986	40.10	1,350.00	54,135.00
D S Torborg	Partner	1998	6.30	1,125.00	7,087.50
Total			95.50		125,292.50
M R Seiden	Of Counsel	1992	33.70	1,300.00	43,810.00
Total			33.70		43,810.00
R C Karpoff	Associate	2018	0.40	725.00	290.00
I M Perez	Associate	2016	5.50	625.00	3,437.50
A Rush	Associate	2011	3.70	975.00	3,607.50
A L Waks	Associate	2014	29.30	975.00	28,567.50
Total			38.90		35,902.50
C L Smith	Paralegal		1.90	400.00	760.00
Total			1.90		760.00
A Carrazco, Jr.	Project Manager		2.30	325.00	747.50
Total			2.30		747.50
TOTAL			172.30	USD	206,512.50

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#### 265685.601016

Litigation and Adversary Proceedings

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	R E Blake on with Carrazco regarding production of quarterly financ garding Gross deposition (.20).	0.50 cial statement (.30); commun	575.00 ication
06/01/21 Prepare produ	A Carrazco, Jr. action of quarterly financial statements (.50); communicate	0.80 e with Blake regarding same	260.00 (.30).
regarding sam	J B Ellman e with internal team regarding preparations for Gross depo e (.20); conference call with client, Saint-Gobain and advi regarding same (.20).		
	G M Gordon nference with Starczewski, Hackney, Jones, Rayfield, cour ew emails to and from Ellman regarding Gross deposition 0).		
counsel for Sa	J M Jones 20) and participate in (.50) call with client and counsel reg aint-Gobain regarding Gross deposition (.50); revise depos and counsel for Saint-Gobain regarding deposition and re	sition outline (.50); prepare n	
06/01/21 Research and	C L Smith forward materials for Gross deposition to Jones.	0.10	40.00
06/01/21 Review notes	D S Torborg and transcripts for information relevant to Gross deposit	0.20	225.00
06/01/21 Review and an	A L Waks nalyze documents for potential production.	1.20	1,170.00
06/02/21 Communicati	R E Blake on with Carrazco regarding production of CT quarterly fi	0.20 nancial statement.	230.00
06/02/21 Prepare produ	A Carrazco, Jr. action of CT quarterly financial statements (.80); commun	1.00 icate with Blake regarding sa	325.00 me (.20).
	J B Ellman deposition (4.40); conference with client, Wyner, Gordor documents (.20).	5.20 a, Jones regarding deposition	6,370.00 (.60);
regarding sam	G M Gordon Gross deposition (4.40); telephone conferences with Starc e (.60); telephone conference with Starczewski, Hackney, from Jones, Wyner regarding preparation for Gross depo	Jones, Rayfield regarding sar	
attend Gross	J M Jones espond to memos from counsel for Saint-Gobain and Ellr deposition (4.40); prepare for same (3.10); debrief with cli pare slides for meeting with client regarding deposition (1	ent regarding deposition (.60	

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265685.601016 Page: 4 July 11, 2021: Litigation and Adversary Proceedings Date of Service Timekeeper/Fee Earner Name Hours Amount 06/02/21 I M Perez 1.00625.00 Draft motion for extension of removal period. 06/02/21 C L Smith 0.20 80.00 Circulate deposition transcripts to internal team (.10); update electronic file management system with same (.10).06/03/21 R E Blake 2.30 2,645.00 Review summary of Gross deposition (.30); communicate regarding Gross deposition and deposition designations with Seiden (.30); prepare notice of filing of deposition designations (.50); communicate regarding same with Scott (.20); review transcript of Gross deposition (1.00). 06/03/21 0.901,102.50 J B Ellman Review and comment on slides relating to Gross deposition (.50); conference with Jones regarding same (.10); conference with Phillips regarding deposition designations (.10); communicate with Blake regarding same (.10); review related information (.10). 06/03/21 G M Gordon 1.10 1,595.00 Telephone conference with Starczewski, Hackney, Rayfield, counsel, Jones regarding Gross deposition (.70); telephone conference with Jones regarding same (.20); review emails from Ellman, Jones regarding slides for same (.20). 06/03/21 J M Jones 3.70 4,995.00 Revise slides concerning Gross Deposition (2.00); call with client and counsel for non-debtor affiliates regarding Gross deposition (1.00); review and respond to memos concerning Gross testimony and update slides regarding Gross deposition (.70). 06/03/21 187.50 I M Perez 0.30 Revise draft of motion to extend removal period (.20); communicate with Rush regarding same (.10). 06/03/21 C L Smith 0.1040.00 Update electronic file management system with deposition transcript. 06/03/21 D S Torborg 0.50 562.50 Review Jones summary of Gross deposition. 06/04/21 0.40490.00 J B Ellman Communicate with Phillips regarding deposition designations and timing (.20); communicate with Blake regarding same (.20). 06/04/21 J M Jones 0.60 810.00 Review and respond to memos concerning Gross deposition transcript and exhibits (.30); review memos concerning document production and deposition designations (.30). 06/04/21 C L Smith 0.20 80.00 Obtain deposition exhibits and circulate same to internal team (.10); update electronic file management system with same (.10). 06/07/21 R E Blake 0.20 230.00 Communicate with Wyner and Carrazco regarding document productions.

06/07/21 A Carrazco, Jr. 0.50 162.50 Communicate with vendor regarding edits to the document review database.

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	JUNES DIT		
265685.601016			Page: 5 July 11, 2021
Litigation and A	dversary Proceedings		
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/07/21 Review er	G M Gordon mail from Wyner regarding Gross deposition.	0.10	145.00
	J M Jones nemos to Lewis and Torborg regarding Gross depo n and responses to potential follow-on submissions		1,080.00 garding Gross
	I M Perez icate with Rush regarding motion for extension of cate with Ellman regarding motion (.10).	0.50 removal period (.10); review edit	312.50 ts to motion (.30);
with Smit	A Rush notion to extend removal period (.60); revise same ( th regarding matters relating to Goss deposition (.10) garding document production correspondence (.10)	0); review transcript relating to s	
06/07/21 Review G	M R Seiden Bross deposition transcript.	1.50	1,950.00
review en	C L Smith ith Rush regarding matters relating to Goss deposit nail from Rush regarding document production cor ame (.10); update electronic file management system	rrespondence (.10); review case r	naterials and
06/07/21 Discuss ( (.10).	D S Torborg Gross deposition and potential next steps with Jone	0.90 es (.80); review Jones summary o	1,012.50 f Gross deposition
regarding	R E Blake icate with Wyner and Carrazco regarding documen deposition designations filing (.40); revise draft no ins regarding filing of the same (.10).	1 ( )	
	J B Ellman icate with Blake and Starczewski regarding depositi same (.20); revise notice of filing same (.20).	0.60 ion designations (.20); communic	735.00 cate with Phillips
06/08/21 Review an	A L Waks nd analyze Gross deposition transcript.	1.40	1,365.00
revise dra	R E Blake icate with Ellman regarding deposition designation ft notice of deposition designations (.50); commun ew Asbestos Committee/Future Claimants' Repres	icate with Riggins regarding filin	g of the same
	J B Ellman ce with Blake regarding filing of deposition designa same (.10).	0.30 ations (.20); review Asbestos Con	367.50 mmittee filing

06/09/21J M Jones0.70945.00Review and respond to memo from Waks regarding review of Gross transcript and confidentiality matters<br/>(.50); communicate with counsel for Saint-Gobain regarding Gross deposition (.20).

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# Litigation and Adversary Proceedings

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/09/21 Review Gro	D S Torborg oss deposition transcript.	1.30	1,462.50
06/09/21 Communica	A L Waks ate with Jones regarding Gross deposition.	0.20	195.00
06/10/21 Review and (.10).	J B Ellman comment on motion to extend removal period	0.80 d (.70); communicate with Perez reg	980.00 arding same
06/10/21 Review and	J M Jones respond to memos concerning deposition desi	0.20 ignations.	270.00
06/10/21 Review Gro	D S Torborg oss deposition transcript.	1.00	1,125.00
(.10); confe Gordon, St	J B Ellman respondence from Ramsey regarding motion to rences with Starczewski (.30), Jones (.30), Gord arczewski and Wyner (.40) regarding same; revi with Ramsey regarding same (.20); communicate (.20).	lon (.20), Jones and Gordon (.40) an iew and revise email to Ramsey regar	d Jones, rding same (.30);
hearing (.40 Ramsey reg same (.30); motion to r regarding sa from Perez.	G M Gordon conference with Jones, Ellman regarding motio ); telephone conference with Ellman regarding arding same (.30); review Ellman comments on telephone conference with Jones regarding sam eopen preliminary injunction record (.30); draft ame (.20); review additional emails from Wyner , Ellman regarding motion to extend removal d regarding confidentiality issues on Gross depo	same (.20); review and comment or a same (.20); review emails from Jon- ne (.20); review emails from Ramsey t and review emails to and from Star c, Starczewski regarding same (.20); r leadline (.20); review emails from W	a draft email to es regarding regarding czewski, Wyner eview emails
regarding re (.20); outlin and Waks r to reopen r prepare cor	J M Jones respond to memos from counsel for Asbestos copening of record of preliminary injunction he e points of response to inquiry from counsel for egarding potential response (.50); calls with clie ecord of preliminary injunction hearing (.40); re respondence to counsel for Asbestos Committe thereon (.50).	earing (.50); communicate internally or Asbestos Committee and prepare ent and counsel for Saint-Gobain reg eview memo concerning claw back is	regarding same memo to Seiden garding motion ssues (.30);
with Gordo Asbestos C	I M Perez ion to extend removal period (.20); communica on regarding removal extension motion (.10); re ommittee motion to reopen record of prelimina and Future Claimants' Representative motion t	eview prior research in preparation for ary injunction hearing (.20); review A	or responding to
06/11/21 Review terr	M R Seiden ns of protective order and consideration of issu	0.40 ues related to production of docume	520.00 nts.
06/11/21 Review Gro	A L Waks oss transcript (.70); communicate with internal t	0.90 team regarding research relating to s	877.50 ame (.20).

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265685.601016 Page: 7 July 11, 2021 Litigation and Adversary Proceedings Date of Service Timekeeper/Fee Earner Name Hours Amount 06/12/21 0.50 725.00 G M Gordon Review emails from Jones, Ellman regarding Asbestos Committee motion to reopen preliminary injunction record (.30); review further emails from Waks, Jones, Ellman regarding same (.20). 06/12/21 2,700.00 J M Jones 2.00Review motion to reopen record of preliminary injunction hearing and prepare memos regarding response (.50); outline opposition to motion to reopen the record of preliminary injunction hearing (.50); review and respond to memos from Seiden and Waks regarding preparation of opposition (.70); call with Seiden regarding preparation of opposition (.30). 06/12/21 3,640.00 M R Seiden 2.80Draft and revise opposition to motion to reopen the record of preliminary injunction hearing (1.80); emails with Gordon, Jones, Waks regarding same (.70); call with Jones regarding same (.30). 06/12/21 A L Waks 4.504,387.50 Draft and revise response to motion to reopen record of preliminary injunction hearing (3.80); emails with Gordon, Jones, Seiden regarding same (.70). 06/13/21 G M Gordon 0.10 145.00 Review email from Starczewski regarding information for response to Asbestos Committee/Future Claimants' Representative motion to reopen preliminary injunction record. 06/13/21 0.20 270.00 J M Jones Review memo from Starczewski regarding motion to reopen record of preliminary injunction hearing. 06/13/21 M R Seiden 10,660.00 8.20 Draft and revise opposition to motion to reopen the record of preliminary injunction hearing. 06/13/21 4.90 4,777.50 A L Waks Draft and revise response to motion to reopen record of preliminary injunction hearing. 06/14/21 R E Blake 0.70805.00 Review motion to reopen the record of preliminary injunction hearing (.50); communicate with Djurovic regarding document production matters (.20). 06/14/21 1.80 2,205.00 J B Ellman Review materials regarding Gross deposition confidentiality review (.40); communicate with Waks, Wyner, Jones regarding same (.30); communicate with Jones regarding response to motion to reopen the record of preliminary injunction hearing (.30); review materials regarding same (.40); communicate with Asbestos Committee and Future Claimants' Representative counsel regarding removal period (.20); review Ramsey request relating to Gross deposition transcript and motion to reopen (.10); communicate with Gordon regarding same (.10). 06/14/21 1,740.00 1.20 G M Gordon Telephone conference with Jones, Ellman regarding update on Asbestos Committee motion to reopen preliminary injunction record (.20); review emails from Jones, Starczewski, Ellman regarding response to Asbestos Committee motion to reopen preliminary injunction record (.30); review emails from Ellman, Jones, Starczewski, Wyner regarding confidentiality issues on Gross deposition (.30); review and forward email from Ramsey regarding Gross deposition (.20); review emails from Jones, Ellman regarding same (.20).

06/14/21 J M Jones 3.10 4,185.00 Communicate with Seiden and Ellman regarding preparation of response to motion to reopen record of preliminary injunction hearing (.30); outline response points (.20); prepare memo to internal team regarding response to motion to reopen record of preliminary injunction hearing (.30); review and respond to memos Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 128 of 275 JONES DAY

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# Litigation and Adversary Proceedings

265685.601016

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
testimony reg from counsel reopen recor preliminary in	onfidentiality review of Gross transcript (.30); a garding response to motion to reopen record o for Saint-Gobain regarding motion to seal (.30 d of preliminary injunction hearing (.20); review njunction hearing (.70); review memos concern ponsent to file rebuttal declaration of Starczews	f preliminary injunction hearing (.50) 0); review memo from court regardin w draft response to motion to reopen ing Asbestos Committee's response to	; review memo g motion to a the record of
06/14/21 Emails with I	A Rush Perez, Smith regarding motion to reopen the re	0.10 ecord of preliminary injunction hearing	97.50 ng.
	M R Seiden rise opposition to motion to reopen the record with Jones regarding same (.30); communicate		10 <b>,</b> 270.00 30);
06/14/21 Review Asbe response.	D S Torborg stos Committee motion to reopen record of pr	1.80 reliminary injunction hearing and drat	2,025.00 ft outline for
	A L Waks rise response to motion to reopen record of pr egarding same (.30); communicate with Ellman y (.30).		
related mater (.20); commu	J B Ellman evise response to motion to reopen the record ials (.40); communicate with Jones regarding sa nicate with Wyner regarding confidentiality rev n response to motion to reopen record of preli-	ame (.30); communicate with client re view of Gross transcript (.20); review	egarding same
respect to G1 motion to rec same (.70); re regarding sam	G M Gordon espond to emails from Ellman, Jones, Wyner r oss deposition (.30); review email from Miller open the record of preliminary injunction heari view Wyner and Ellman comments on same (. ne (.30); review emails from Ellman, Wright, Z a from Jones, Wyner regarding status of respon	regarding same (.20); review Asbesto ing (.30); review and comment on dra 30); review and respond to emails fro ieg regarding extension of removal po	s Committee aft response to om Jones eriod (.10);
	J M Jones nse to motion to reopen record of preliminary ons with Seiden, Ellman, Gordon, and Torbor		8,775.00 ous
06/15/21 Review mater	R C Karpoff rials for response to motion to reopen record o	0.40 of preliminary injunction hearing.	290.00
	M R Seiden vise opposition to motion to reopen the record e with Jones regarding same (.40).	5.20 of preliminary injunction hearing (4.	6,760.00 80);
	A L Waks rise response motion to reopen record of prelin ng research for same (.20).	6.30 minary injunction hearing (6.10); com	6,142.50 municate with
06/16/21 Conference v	J B Ellman with Jones, Wyner, Gordon, Starczewski regard	5.60 ling response to motion to reopen the	6,860.00 e record of

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#### Litigation and Adversary Proceedings

regarding same (.10).

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Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
response f regarding Schilli reg support o Asbestos Claimants	cy injunction hearing (.60); review memo from Jo from various parties (.70); review and revise upda information regarding same (.30); communicate v arding same and final edits (.30); conference with f response (.40); review and comment on support Committee regarding motion to reopen record ( ' Representative regarding hearing issues and con garding same (.10); communicate with Miller and	ted response (1.30); communicate w with Jones regarding same (.30); com Cassada regarding same (.10); review ting declaration (.60); review corresp 10); draft email to Asbestos Commit fidentiality designations (.40); comm	ith Waks municate with w materials in ondence from tee and Future nunicate with
06/16/21	G M Gordon	3.80	5,510.00
reopen the to reopen Jones Ellr Wyner reg Starczews Ellman co on draft e Wright reg	e conference with Starczewski, Wyner, Jones, Elli e record of preliminary injunction hearing (.50); t preliminary injunction record (.10); draft email re nan regarding same (.30); review and respond to a garding Starczewski declaration (.50); review and re ki, Wyner regarding response to motion to reope omments on response (.40); review and comment mail regarding confidentiality designations (.20); r garding same (.30); review and comment on furth v emails to and from Starczewski regarding issues	elephone conference with Ramsey re- egarding same (.10); telephone confe- multiple emails from Jones, Ellman, respond to multiple emails from Jon n preliminary injunction record (.50) on drafts of response (.50); review a review further emails from Ellman, J er draft email on confidentiality issue	egarding motion rrences with Starczewski, es, Ellman, ; review Wyner, and comment fones, Wyner, ues (.20); draft
06/16/21	J M Jones	6.60	8,910.00
Revise res (4.00); con review res counsel for review and	ponse to motion to reopen record of preliminary nmunicate with Ellman, Seiden, Gordon, and Wa ponses from client and counsel for Saint-Gobain or Saint-Gobain on response to motion to reopen d comment on correspondence concerning confid Asbestos Committee request for deposition of St	aks regarding response (.80); prepare regarding response (.50); call with c record of preliminary injunction he dentiality designations (.30); call with	ng declaration e memos to and lient and aring (.50); n Gordon
06/16/21	I M Perez	0.50	312.50
	otion for extension of removal period (.30); draft	notice of hearing regarding same (.2	
	M R Seiden revise opposition to motion to reopen the record ted to confidentiality (.50); discussion with Jones		5,590.00 3.50); review
	C L Smith th Waks regarding research in support of respons preliminary injunction hearing (.10); review mater		80.00 o reopen the
06/16/21	D S Torborg	0.60	675.00
	visions to response to the motion to reopen the r me with Jones (.20).	ecord of preliminary injunction hea	ring (.40),
	A L Waks revise response to motion to reopen record of p an regarding same (.30); conference call with clien		
06/17/21	I M Perez	0.20	125.00
	cate with Ellman regarding motion to extend ren	noval period (.10); communicate wit	h client

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265685.601016			Page: 10
Litigation and Adve	rsary Proceedings	-	July 11, 2021
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/18/21 Review revised	I M Perez d draft of removal extension motion (.10);	0.20 communicate with Gordon regarding s	125.00 same (.10).
06/21/21 Communicate	J B Ellman with Robinson Bradshaw regarding remov	0.10 val extension motion.	122.50
Garcia, Cassac	G M Gordon nference with Jones regarding litigation star da, Worf regarding litigation status (.30); re- subsestos Committee (.10); review emails fro	view email from Ross regarding claim	submissions
06/21/21 Review, consid	J M Jones der, and respond to memo from counsel fo	0.30 or Saint-Gobain regarding Rule 502(d)	405.00 order.
	I M Perez with Ellman regarding status of motion to g same (.10); communicate with Tarr regard e (.10).	1 , , ,	
06/21/21 Communicatic regarding sam	A Rush ons with Perez regarding removal extension e (.10).	0.20 n motion (.10); review emails from Per	195.00 rez, Ellman
06/22/21 Review and co (.10).	J B Ellman omment on final draft of removal extension	0.30 n order (.20); communicate with Perez	367.50 regarding same
06/22/21 Communicatio	J M Jones ons with Wyner on Rule 502(d) issue.	0.50	675.00
regarding sam for filing (.40)	I M Perez with Gordon regarding motion to extend e (.10); communicate with Ellman regardin ; communicate with Robinson Bradshaw re communicate with Epiq regarding service of	g same (.20); finalize motion to extend egarding filing of same (.10); prepare re	l removal period
regarding draf reopen the rec	A Rush ons with Perez regarding finalization of mo t of order regarding Asbestos Committee a cord of preliminary injunction hearing (.10) view pleadings in connection with same (.40	nd Future Claimants' Representative r ; review email from Smith regarding sa	notion to ame (.10); revise
06/22/21 Communicate regarding sam	M R Seiden with Jones regarding research regarding R e (.30).	0.60 ule 502(d) issues (.30); communicate w	780.00 rith Waks
	C L Smith from Rush regarding order on motion to re ne (.40); draft email to Rush regarding sam		240.00 tion hearing
06/23/21	M R Seiden	1.50 20): research recording arms (1.20)	1,950.00

Communicate with Waks regarding Rule 502(d) issues (.30); research regarding same (1.20).

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# Litigation and Adversary Proceedings

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/24/21	G M Gordon	0.10	145.00
Review email f	from Erens regarding anticipated timing of prelimina	ry injunction decisio	
06/24/21	M R Seiden	1.30	1,690.00
Review Waks	research regarding Rule 502(d) issues (.60); draft mer	no regarding same (	.70).
06/25/21	J B Ellman	0.20	245.00 declaration.
Draft correspo	ondence to Asbestos Committee counsel regarding fi	ling of Starczewski o	
06/25/21	G M Gordon	0.20	290.00
Review email f	from Ellman regarding confidentiality issues on Starc	czewski deposition t	ranscript.
06/28/21	J M Jones	0.30	405.00 unction record.
Review and re	spond to memos concerning order on motion to reo	pen preliminary inju	
06/28/21 A Rush 1.00 975.00 Review email from Ellman regarding order with respect to motion to reopen the record of preliminary injunction hearing (.10); review materials in connection with same (.40); email to Ellman regarding same (.20); revise same (.20); emails to Gordon, Starczewski regarding same (.10).			
	TOTAL	172.30 U	SD 206,512.50

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601017 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Professional Retention/Fee Issues	USD	29,380.00
TOTAL	USD	29,380.00

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### Professional Retention/Fee Issues

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980 _	6.10 0.90	1,225.00 1,450.00	7,472.50 1,305.00
Total			7.00		8,777.50
T C Janak I M Perez A Rush	Associate Associate Associate	2019 2016 2011	17.10 13.20 1.60	575.00 625.00 975.00	9,832.50 8,250.00 1,560.00
Total			31.90		19,642.50
C L Smith	Paralegal	_	2.40	400.00	960.00
Total			2.40		960.00
TOTAL		_	41.30	USD	29,380.00

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#### Professional Retention/Fee Issues

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/01/21 Draft email to	J B Ellman Phillips regarding monthly statement (.30); conference wi	0.50 th Phillips regarding same (.2	612.50 20).
06/01/21 Review Future (3.00).	I M Perez e Claimants' Representative professionals' monthly stateme	5.30 ents (2.30); draft summary of	3,312.50 same
06/02/21 Communicate	J B Ellman with Starczewski regarding professional fee review.	0.10	122.50
with Gordon	I M Perez ary of Future Claimants' Representative professionals' mor and Ellman regarding same (.10); prepare communication plications (.10).		
06/03/21 Communicate	J B Ellman with Starczewski and Phillips regarding Caplin invoices.	0.20	245.00
06/03/21 Draft commu	I M Perez nication to debtor's professionals regarding interim fee ap	0.10 plications.	62.50
06/03/21 Communicatio	C L Smith ons with Bornheim regarding payment matters.	0.10	40.00
06/04/21 Communicate	J B Ellman with Abel regarding expert protocol (.10); communicate v	0.20 with Zieg regarding same (.10	245.00 )).
06/04/21 Draft email to (.20).	G M Gordon Ramsey, Zieg regarding expert protocol (.20); review ema	0.40 iils from Zieg, Ellman regard	580.00 ing same
06/04/21 Communicatio payment matt	I M Perez ons with Smith regarding payment matters (.10); communi- ers (.10).	0.20 cations with Bornheim regar	125.00 ding
	C L Smith ons with Perez regarding payment matters (.10); communi etention matters (.10); communicate with internally regard		120.00 g
	J B Ellman spond to Asbestos Committee counsel proposals to addre with Starczewski regarding same (.10).	0.30 ess monthly statement comm	367.50 ents (.20);
	I M Perez with the debtor's professionals regarding interim fee appl ush regarding same (.10); communicate with Future Claim		
06/07/21 Review emails	A Rush from Ellman, Perez regarding interim fee application mat	0.10 tters.	97.50

Review emails from Ellman, Perez regarding interim fee application matters.

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Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/08/21 Review and co	J B Ellman nference with client regarding new ordinary course profe	0.10 ssional declaration.	122.50
06/08/21 Communicate	T C Janak with Perez regarding monthly statement matters for Asbe	0.10 estos Committee professionals	57.50 s.
06/08/21 Communicate	I M Perez with Ellman and Janak regarding monthly statements for	0.20 Asbestos Committee professi	125.00 ionals.
	A Rush ry course professional declaration (.10); review emails from Schilli, Tarr, Riggins regarding filing of same (.10); review		
06/09/21 Communicate (.10).	J B Ellman with Abel regarding expert protocol (.10); communicate	0.20 with client and Schaffer regard	245.00 ling same
06/09/21 Review email f	G M Gordon from Ellman regarding Bankruptcy Administrator approv	0.10 al of expert protocol.	145.00
	I M Perez tos Committee professionals' monthly statements for Apr interim fee application (.40); communicate with Rush and		
06/10/21 Emails with Pe	A Rush erez regarding debtor's professionals' interim fee applicati	0.20 on.	195.00
regarding prof	I M Perez with Rush regarding ordinary course professional declara ressionals' monthly statements (.10); review Asbestos Corr March 2021 (.30).		
06/16/21 I M Perez 1.30 812.50 Emails with Smith, Rush regarding Jones Day supplemental disclosure (.10); review interim fee applications from the debtor's professionals (.40); communicate with Rush, debtor's professionals regarding same (.20); draft notice of hearing for interim fee applications (.30); draft communication to Asbestos Committee and Future Claimants' Representative professionals regarding interim fee applications (.10); communicate with Rush regarding same (.10); communicate with Asbestos Committee and Future Claimants' Representative professionals regarding interim fee applications (.10).			
	A Rush nith, Perez regarding Jones Day supplemental disclosure im fee application matters (.10).	0.20 (.10); review emails from prof	195.00 essionals
06/16/21 Emails with Pe (.10).	C L Smith erez, Rush regarding Jones Day supplemental disclosure (.	0.20 10); review precedent regardi	80.00 ng same
06/17/21 Review March	T C Janak 2021 monthly statements of Asbestos Committee profes	2.20 sionals.	1,265.00

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265685.601017 Page: 5 July 11, 2021 Professional Retention/Fee Issues Date of Service Timekeeper/Fee Earner Name Hours Amount 06/17/21 0.20 125.00 I M Perez Review email from Smith regarding draft list of potentially interested parties in connection with preparing Jones Day supplemental disclosure (.10); review list (.10). 06/17/21 0.20 195.00 A Rush Review email from Smith regarding summary of Epiq May 2021 invoice (.10); review email from Smith regarding draft list of potentially interested parties in connection with Jones Day supplemental disclosure (.10). 06/17/21 C L Smith 1.80 720.00 Review Epiq May 2021 invoice and draft summary of same (.10); email to Rush regarding same (.10); update electronic file management system with Epiq invoice (.10); review dockets, notices of appearances and pro hac vice orders for potentially interested parties in connection with preparing Jones Day supplemental disclosure (1.20); draft list of potentially interested parties (.20); draft email to Perez, Rush regarding same (.10). 06/21/21 G M Gordon 0.40580.00 Review draft application to retain Donlin Recano as agent for PIQs (.20); review emails from Worf, Ellman regarding same (.20). 06/21/21 T C Janak 3.50 2,012.50 Draft memorandum regarding analysis of Asbestos Committee professionals' monthly statements. 06/22/21 T C Janak 3.60 2,070.00 Review Asbestos Committee professional's March 2021 monthly statement. 4.20 2,415.00 06/23/21 T C Janak Review Asbestos Committee professional's March 2021 monthly statements (3.00); draft memorandum regarding same (1.20). 06/23/21 1.00625.00 I M Perez Review interim fee applications for debtor's professionals (.60); communicate with BRG regarding interim fee application (.10); communicate with Rush regarding BRG interim fee application (.20); communicate with client regarding same (.10). 06/24/21 J B Ellman 2.703,307.50 Review and comment on BRG interim fee application (.80); communicate with Perez (.20) and Starczewski (.10) regarding same; review and comment on materials for the retention of Donlin Recano as PIQ agent (1.20); communicate with Worf regarding same (.20); communicate with Starczewski regarding same (.20). 06/24/21 T C Janak 2.101,207.50 Draft memorandum regarding Asbestos Committee professionals' monthly statements (2.00); confer with Perez regarding same (.10). 06/24/21 I M Perez 2.40 1,500.00 Communicate with Rush regarding BRG interim fee application (.20); communicate with Ellman regarding same (.20); review and revise same (.40); communicate with BRG regarding same (.20); draft notice of hearing for interim fee applications for all parties (.50); communicate with Ellman and Robinson Bradshaw regarding filing of interim fee applications and notice of hearing (.40); communicate with Epiq regarding service of same (.10); review memorandum summarizing Asbestos Committee professionals' monthly statements (.30); communicate with Janak regarding same (.10).

06/24/21 A Rush 0.50 487.50 Review draft BRG interim fee application (.20); communications with Perez regarding same (.20); review communications with Ellman, Havercamp, Starczewski regarding same (.10).

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Professional Reter	ntion/Fee Issues		<i>Jury</i> ,,
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/25/21	J B Ellman	1.10	1,347.50
Review and	comment on engagement documents for Donl te with Starczewski and Worf regarding same (.		,
06/25/21	T C Janak	1.40	805.00
	finalize memorandum on Asbestos Committee te with Perez regarding same (.10).	professionals' monthly statemer	nts (1.30);
06/29/21	J B Ellman	0.30	367.50
	s to Donlin Recano agreement relating to engag and Worf regarding same (.10).	gement as PIQ agent (.20); com	municate with
06/30/21	J B Ellman	0.40	490.00
	uation of certain professionals' monthly statem rding same (.20).	ents (.20); draft correspondence	e to Winston &
	TOTAL	41.30 USD	29,380.00

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601018 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Fee Application Preparation	USD	21,122.50
TOTAL	USD	21,122.50

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# Fee Application Preparation

## Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
R E Blake	Partner	2011	0.30	1,150.00	345.00
J B Ellman	Partner	1991	5.50	1,225.00	6,737.50
G M Gordon	Partner	1980 -	1.20	1,450.00	1,740.00
Total			7.00		8,822.50
I M Perez	Associate	2016	8.40	625.00	5,250.00
A Rush	Associate	2011	4.40	975.00	4,290.00
Total			12.80		9,540.00
C L Smith	Paralegal	_	6.90	400.00	2,760.00
Total			6.90		2,760.00
TOTAL		-	26.70	USD	21,122.50

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Fee Application Preparation

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
06/01/21 Revise draft o	I M Perez f Jones Day interim fee application (1.90); commu	2.00 inicate with Rush regarding sam	1,250.00 me (.10).
06/01/21 Review Jones	A Rush Day April 2021 monthly statement (.10); commun	0.20 nicate with Smith regarding sar	195.00 ne (.10).
	C L Smith ay April 2021 monthly statement (.10); communic egarding same (.10); submit Jones Day April 2021		
06/03/21 Review revised	I M Perez d draft of Jones Day interim fee application.	0.30	187.50
06/04/21 Review revised (.10) regarding	I M Perez d draft of Jones Day interim fee application (.30); g same.	0.50 communications with Bornhei	312.50 im (.10), Rush
06/07/21 Review edits t	I M Perez o Jones Day interim fee application.	0.10	62.50
	I M Perez vise draft of Jones Day interim fee application (.7 naterials relating to same (.20); communicate with 0).		
	A Rush Day interim fee application (2.60); revise same (.6 drafts of same (.20).	3.60 0); emails with Perez regarding	3,510.00 g same (.20);
06/11/21 Review and re	J B Ellman vise Jones Day interim fee application (2.10); com	2.20 nmunicate with Perez regarding	2,695.00 g same (.10).
06/11/21 Review Ellman	I M Perez n comments to Jones Day interim fee application.	0.20	125.00
06/11/21 Review revised	A Rush d draft of Jones Day interim fee application.	0.20	195.00
06/12/21 Revise Jones I	I M Perez Day interim fee application (.40); communicate wi	0.50 th Ellman regarding same (.10)	312.50
06/14/21 Revise draft o	I M Perez f Jones Day interim fee application (.20); commur	0.30 nicate with Ellman regarding sa	187.50 ame (.10).
06/14/21 Review and re	C L Smith vise Jones Day May 2021 invoice for privilege and	2.30 d compliance.	920.00
06/15/21 Communicate	I M Perez with Gordon (.10), Starczweski (.10) regarding Jo	0.20 ones Day interim fee applicatio	125.00 n.
06/16/21 Emails with P	A Rush erez regarding Jones Day interim fee application.	0.10	97.50

Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 141 of 275 JONES DAY

265685.601018       Prage: 4 July 11, 2021         Fee Application Preparation       06/17/21       R.E. Blake       0.30       345.00         06/17/21       R.E. Blake       0.30       1.002.50         Communicate with brerz regarding issues to finalize Jones Day interim fee application (.30); review communication with branczewski regarding same (.20); follow up with internal team regarding same (.20); communicate with Starczewski regarding same (.20); follow up with internal team regarding same (.20); communicate with Starczewski regarding same (.20); follow up with internal team regarding same (.20); Communicate with Starczewski regarding same (.20); follow up with internal team regarding same (.20); Communicate with Gordon regarding same (.20).       125.00         06/18/21       J. B. Ellman       1.20       1.470.00         Review comments to Jones Day interim fee application (.50); communicate with Prezz (.40) and Gordon (.10)       regarding same (.10).       0.714.000         Review and revise Jones Day interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (.20).       0.60       375.00         06/12/21       J. M. Perez       0.10       6.250       Review revisions to Jones Day interim fee application.       0.10       6.250         06/22/21       J. B. Ellman       0.30       307.500       357.00       357.00       357.00         06/22/21       J. B. Ellman and Bornbeim regarding revisions to Jones Day interim fee application (.10); communica	JONES DAY		
Fcc Application Preparation       06/17/21       R.E. Blake       0.30       345.00         06/17/21       J.B. Ellman       0.90       1,102.50         06/17/21       J.B. Ellman       0.90       1,202.50         06/17/21       J.B. Ellman       0.90       1,202.50         06/17/21       I.M. Perez regarding issues to finalize jones Day interim fee application (30); review comments on same (20); communicate with Starczewski regarding same (20); follow up with internal team regarding same (20); Communicate with Gordon regarding Jones Day interim fee application (10); review client communication regarding same (10).         06/18/21       J.B. Ellman       1.20       1,470.00         Review romments to Jones Day interim fee application (20).       1.20       1,740.00         06/18/21       G.M. Gordon       1.20       1,740.00         Review and revise Jones Day interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (20).       0.60       375.00         06/18/21       I.M. Perez       0.10       62.50         Review revisions to Jones Day interim fee application.       0.30       367.50         Review regarding Jones Day interim fee application (10); conference with Perez regarding same (20).       06/22/21       I.M. Perez       0.60       375.00         Review realist from Llman, Perez regarding Jones Day interim fee application (10); confer	265685.601018		Page: 4
06/17/21       R.E. Blake       0.30       345.00         Communicate with internal team regarding Jones Day interim fee application.       0.90       1,102.50         Communicate with Perez regarding issues to finalize Jones Day interim fee application (30); review comments on same (20); communicate with Starzewski regarding same (20); follow up with internal team regarding same (20).       125.00         06/17/21       I M Perez       0.20       125.00         Communicate with Gordon regarding Jones Day interim fee application (10); review client communication regarding same; revise insert to interim fee application (50); communicate with Perez (40) and Gordon (10)       1,470.00         Review comments to Jones Day interim fee application (20).       1,20       1,470.00         Review comments to Jones Day interim fee application (100); draft and review emails to and from Ellman, Perez regarding same; revise insert to interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (20).       375.00         06/18/21       I M Perez       0.60       375.00         Review ones Day interim fee application.       0.10       62.50         Review revisions to Jones Day interim fee application.       0.00       375.00         06/22/21       J B Ellman       0.30       367.50         Communicate with Filma and Bornheim regarding revisions to Jones Day interim fee application (10); conference with Perez regarding same (20).       375.00			0
Communicate with internal team regarding Jones Day interim fee application.       0.90       1,102.50         Communicate with Perez regarding issues to finalize Jones Day interim fee application (30); review comments on same (20); communicate with Starzewski regarding same (20); follow up with internal team regarding same (20).       0.20       125.00         06/17/21       I M Perez       0.20       125.00         Communicate with Gordon regarding Jones Day interim fee application (10); review client communication regarding same (10).       1.20       1,470.00         Review comments to Jones Day interim fee application (50); communicate with Perez (40) and Gordon (10)       regarding same; revise insert to interim fee application (20).       1.20       1,470.00         Review and revise Jones Day interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (20).       0.60       375.00         06/18/21       I M Perez       0.60       375.00         Review revisions to Jones Day interim fee application.       0.30       367.50         06/22/21       I M Perez       0.60       375.00         06/22/21       J M Perez       0.60       375.00         Communicate with Ellman and Bombeim regarding same (10); communications with Smith regarding same (20).       0.60       375.00         06/22/21       A Rush       0.30       367.50       375.00         Review renals fro	Fee Application Preparation		
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06/18/21       G M Gordon       1.20       1,740.00         Review and revise Jones Day interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (20).       0.60       375.00         06/18/21       I M Perez       0.60       375.00         Revise Jones Day interim fee application to include edits from Gordon and Ellman (40); communicate with Ellman regarding edits (20).       0.10       62.50         06/21/21       I M Perez       0.10       62.50         Review revisions to Jones Day interim fee application.       0.30       367.50         06/22/21       J B Ellman       0.30       375.00         Communicate with Ellman and Bornheim regarding revisions to Jones Day interim fee application (.10); conference with Perez regarding same (.20).       06/22/21       I M Perez       0.60       375.00         06/22/21       I M Perez       0.60       375.00       292.50         Review updates regarding same (.10); communications with Smith regarding same (.20).       06/22/21       A Rush       0.30       292.50         Review emails from Ellman, Perez regarding Jones Day interim fee application (.10); call with Perez regarding same (.10); communicate with Smith regarding same (.10).       06/22/21       C L Smith       0.40       160.00         06/22/21       C L Smith       0.90       1,102.50       Communicate with Ellman regardin		icate with Perez (.40)	) and Gordon (.10)
Review and revise Jones Day interim fee application (1.00); draft and review emails to and from Ellman, Perez regarding same (.20).         06/18/21       I M Perez       0.60       375.00         Revise Jones Day interim fee application to include edits from Gordon and Ellman (.40); communicate with Ellman regarding edits (.20).       0.10       62.50         06/21/21       I M Perez       0.10       62.50         Review revisions to Jones Day interim fee application.       0.30       367.50         06/22/21       J B Ellman       0.30       375.00         06/22/21       I M Perez       0.60       375.00         06/22/21       A Rush       0.30       292.50         Review emails from Ellman, Perez regarding Jones Day interim fee application (.10); call with Perez regarding same (.10); communicate with Smith regarding: same (.10); call with Perez regarding same (.20); communicate with Rush regarding same (.10).       0.60       292.50         06/22/21       C L Smith       0.40       160.00         Review email from Perez regarding Jones Day interim fee application (.10); call with Perez regarding same (.20); communicate with Rush regarding same (.10);       0.20       125	regarding same, revise insert to interim ree application (.20).		
regarding same (.20).       I M Perez       0.60       375.00         Revise Jones Day interim fee application to include edits from Gordon and Ellman (.40); communicate with Ellman regarding edits (.20).       06/21/21       I M Perez       0.10       62.50         Review revisions to Jones Day interim fee application.       0.30       367.50         06/22/21       J B Ellman       0.30       367.50         Review updates regarding Jones Day interim fee application (.10); conference with Perez regarding same (.20).       06/22/21       I M Perez       0.60       375.00         06/22/21       I M Perez       0.60       375.00       292.50         Communicate with Ellman and Bornheim regarding revisions to Jones Day interim fee application (.30); draft email to Smith regarding same (.10); communications with Smith regarding same (.20).       06/22/21       A Rush       0.30       292.50         Review emails from Ellman, Perez regarding Jones Day interim fee application (.10); call with Perez regarding same (.10); communicate with Smith regarding same (.10).       160.00         Review email from Perez regarding Jones Day interim fee application and related exhibits.       0.60       125.00         06/22/21       C L Smith Rush regarding same (.10).       0.90       1,102.50         Review materials to finalize Jones Day interim fee application (.50); communicate with Ellman regarding same (.10).       0.60/24/21       J B Ellman <td< td=""><td>06/18/21 G M Gordon</td><td>1.20</td><td>1,740.00</td></td<>	06/18/21 G M Gordon	1.20	1,740.00
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with Robinson Bradshaw regarding filing of interim fee application (.10).	communicate with Ellman regarding same (.10); finalize interim fee ap	plication for filing (.3	
	with Robinson Bradshaw regarding filing of interim fee application (.10	0).	

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#### 265685.601018Page: 5 July 11, 2021 Fee Application Preparation 06/28/21 C L Smith 1.60 640.00 Review revised Jones Day May 2021 invoice and further revise same for privilege and compliance. 06/29/21 C L Smith 2.20 880.00 Review revised Jones Day May 2021 invoice and further revise same for privilege and compliance. TOTAL 26.70 USD 21,122.50

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## JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

July 11, 2021

265685.601019 Invoice: 211601017

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through June 30, 2021:

Asbestos Matters	USD	60,332.50
TOTAL	USD	60,332.50

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#### 265685.601019

#### Page: 2 July 11, 2021

#### Asbestos Matters

# Timekeeper/Fee Earner Summary – June 30, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	18.00	1,225.00	22,050.00
G M Gordon	Partner	1980	8.40	1,450.00	12,180.00
J M Jones	Partner	1986	0.90	1,350.00	1,215.00
D S Torborg	Partner	1998	3.80	1,125.00	4,275.00
Total			31.10		39,720.00
I M Perez	Associate	2016	24.10	625.00	15,062.50
A Rush	Associate	2011	5.20	975.00	5,070.00
Total			29.30		20,132.50
C L Smith	Paralegal		1.20	400.00	480.00
Total			1.20		480.00
TOTAL		-	61.60	USD	60,332.50

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265685.601019

Asbestos Matters

Page: 3 July 11, 2021

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
related to PIQ	G M Gordon filed in connection with joinders in motions to quash (.50) and trust discovery motions (.30); review emails from Ro- pestos Committee/Future Claimants' Representative discov	ss, Ellman regarding respons	
revise discove with Schiff reg	J B Ellman omment on estimation motion (3.40); communicate with R ry requests to Asbestos Committee and Future Claimants' garding same (.20); draft correspondence to Asbestos Com e counsel regarding same (.20).	Representative (.70); comm	unicate
06/04/21 Review emails Representative	G M Gordon from Geise, Ellman regarding service of discovery on Asl e.	0.30 pestos Committee/Future C	435.00 laimants'
06/04/21 Emails with P	A Rush erez, Ellman regarding asbestos matters.	0.20	195.00
06/06/21 Review and co	J B Ellman omment on estimation motion.	1.10	1,347.50
	J B Ellman vise estimation motion (1.60); communicate with Rush reg ce to Gordon regarding same (.20).	2.00 garding same (.20); draft	2,450.00
telephone con	G M Gordon nference with Jones, Ellman regarding status of discovery ference with Bates, Gallardo-Garcia, Cassada, Worf regard regarding draft discovery requests to DCPF (.20).		
06/07/21 Revise estimat	I M Perez ion motion per edits from Ellman (1.00); communicate wi	1.30 th Rush regarding same (.30	812.50 ).
	A Rush d draft of estimation motion (.30); emails with Perez regard g same (.30); email to Ellman regarding revised draft of es		1,072.50 call with
regarding sam continue moti	G M Gordon from Starczewski, Ross regarding potential discovery to the e (.10); review email from Cassada regarding response to I on on trust discovery (.20); review emails from Ramsey, C ; review email from Ellman regarding draft estimation mo	DCPF and Manville Trust re- assada regarding issues on P	quest to
06/08/21 Review memo	J M Jones s from counsel on trust discovery.	0.50	675.00
06/08/21 Review revisio	I M Perez ons to estimation motion.	0.20	125.00
06/09/21 Review filings	J B Ellman relating to new appearances (.10); communicate with Wyr	0.20 her regarding same (.10).	245.00

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265685.601019 Page: 4 July 11, 2021 Asbestos Matters 06/09/21 0.20 270.00 J M Jones Review memo from counsel regarding revised discovery requests. 1.70 06/11/21 J B Ellman 2,082.50 Review discovery responses to DCPF (.40); review correspondence regarding same (.30); communicate with Cassada regarding same (.10); conference with Miller regarding debtor discovery motions (.30); begin review of responses to same (.60). 06/11/21 G M Gordon 1.10 1,595.00 Review draft discovery to trusts in connection with trust discovery motion (.30); review and respond to email from Cassada regarding same (.20); review emails from Ross, Geise regarding same (.20); review Cassada comments on same (.20); review Starczewski comments on same (.20). 06/11/21 I M Perez 1.20750.00 Review Asbestos Committee objection to PIQ motion (.50); communicate with Rush regarding response deadline for PIQ motion (.10); review joinders to Asbestos Committee objections to PIQ and trust motions (.20); review Future Claimants' Representative objection to PIQ motion (.40). 06/11/21 D S Torborg 2.002,250.00 Review objections to PIQ filed by various parties. 0.50 06/14/21 J B Ellman 612.50 Communicate internally regarding opposition to trust discovery motion (.30); review proposed defense counsel questionnaire (.20). 06/14/21 1.20 1,740.00 G M Gordon Telephone conference with Bates, Gallardo-Garcia, Cassada, Worf regarding update on PIQ and trust discovery (.40); review email from Cassada regarding objections to trust discovery and PIQ motions (.20); review discovery requests from Asbestos Committee/Future Claimants' Representative on PIQ and trust discovery (.40); review emails from Erens, Ellman regarding issue on objections to trust discovery (.20). 06/14/21 I M Perez 1.00625.00 Review Asbestos Committee, Future Claimants' Representative and trust objections to trust discovery motion. D S Torborg 1.80 2,025.00 06/14/21Review objections to PIQ filed by various parties (1.50); associated discussions with internal team (.30). 06/15/21 1.50 1,837.50 J B Ellman Review responses to the debtors' discovery motions (1.20) and new discovery requests from the Asbestos Committee/Future Claimants' Representative (.30). 06/15/21 G M Gordon 0.20 290.00 Review email from Ross regarding information for PIQ and trust discovery. 0.20 290.00 06/16/21 G M Gordon Review emails from Ross, Geise regarding Asbestos Committee objection to trust discovery. 0.30 435.00 06/17/21 G M Gordon Telephone conference with Bates, Gallardo-Garcia, Kincheloe, Starczewski, Taylor, Cassada regarding Bates White work streams.

06/18/21J B Ellman0.30367.50Communicate with Cassada and Gordon regarding planning for discovery motions and next steps.367.50

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Asbestos Matters

Page: 5 July 11, 2021

06/18/21 G M Gordon Draft and review emails to and from Cassada, Worf regard on defense counsel questionnaire (.30); review and respond discovery (.20).		
06/10/21 C.M.Cardan	0.10	145.00
06/19/21 G M Gordon Review email from Cassada regarding meet and confer on o		145.00
06/21/21 G M Gordon Review email from Wright regarding defense counsel quest	0.20 tionnaire meet and confer.	290.00
06/23/21 J B Ellman Attend meet and confer with Asbestos Committee/Future and Asbestos Committee's proposed defense counsel quest regarding same (.50); meet and confer with claimants counse discovery subpoenas (.40).	tionnaire (.60); follow up with internal	team
06/23/21 G M Gordon	0.70	1,015.00
Telephone conference with Davis, Ramsey, Zieg, Cassada, counsel questionnaire (.60); review email from Ross regards		defense
06/24/21 J B Ellman Meet and confer with Robinson Bradshaw, Gordon and As Representative counsel regarding discovery motions, Asbes follow up with Robinson Bradshaw and Gordon regarding Bradshaw draft correspondence to Asbestos Committee/F issues (.30).	stos Committee counter motion and pl same (.30); review and comment on R	obinson
06/25/21 J B Ellman Draft correspondence to Future Claimants' Representative exhibits to PIQ opposition (.20); communicate with Robin discovery motions (.30); review correspondence regarding s	son Bradshaw regarding issues for repl	
06/25/21 G M Gordon	0.30	435.00
Review and respond to emails from Worf, Ellman regardin questionnaire (.20); review email from Ross regarding inser		ense counsel
06/25/21 I M Perez	1.50	937.50
Review Asbestos Committee's motion for defense counsel Rush regarding same (.30); research regarding same (.70).		
06/25/21 A Rush Communications with Perez regarding Asbestos Committee	0.30 ee's motion for defense counsel questio	292.50 onnaire.
06/26/21 J B Ellman Review motion of Asbestos Committee for defense counse declaration (.20); conference with Worf and Perez regarding		1,960.00 ng
06/26/21 I M Perez Review materials regarding Asbestos Committee's motion f in call with Ellman and Worf to discuss same (.50).	0.80 for defense counsel questionnaire (.30)	500.00 ; participate
06/26/21 A Rush Communications with Perez regarding Asbestos Committe	0.20 e's motion for defense counsel questio	195.00 onnaire.

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	JUINE	LS DAT	
265685.60101	9		Page: 6
			July 11, 2021
Asbestos Mat	ters		
06/28/21	G M Gordon	0.40	580.00
		unction issues (.20); review and respond to em	nail from Worf
regard	ing information for PIQ discovery (.20).		
06/28/21	I M Ionos	0.20	270.00
	J M Jones y of memos from and to counsel for Certai	inTeed concerning asbestos claims matters.	270.00
iteviev	w of memos nom and to counsel for Certai	inteed concerning assestos cianto matters.	
06/28/21	I M Perez	8.50	5,312.50
		for defense counsel questionnaire (3.20); resea	arch case law
and re	view case materials for same (5.20); commu	inicate with Rush regarding same (.10).	
07/29/21	A Decel	0.20	105.00
06/28/21	A Rush	0.20 Committee's defense counsel questionnaire m	195.00
Comm	funcations with refer regarding risbestos	sommate s defense courser questionnaire m	0000
06/29/21	J B Ellman	0.40	490.00
Comm	nunicate with Perez and Rush regarding mo	tion to continue defense counsel questionnair	te motion $(.20)$ ;
comm	unicate with Gordon regarding same (.20).		
06/00/01		0.20	200.00
06/29/21 Barrier	G M Gordon	0.20 Asbestos Committee/Future Claimants' Repre	290.00
discov	0 0	Asbestos Committee/ Future Claimants Repre	esentative
uiscov	cry.		
06/29/21	I M Perez	4.30	2,687.50
Revise	e draft of response to Asbestos Committee'	s defense counsel questionnaire motion (3.60)	; communicate
		cations from Ellman, Rush regarding motions	
	*	ire motion (.10); communicate with Rush, Smi	ith regarding
same (	(.10); draft same (.30).		
06/29/21	A Rush	3.20	3,120.00
		n for defense counsel questionnaire (2.60); em	,
		ig motions related to Asbestos Committee's m	
		ions with Perez regarding same (.20); review p	leadings in
conne	ction with same (.20).		
06/30/21	J B Ellman	0.80	980.00
		ounsel regarding continuance of defense couns	
		ng same (.10); review correspondence regardin	
	ning discovery (.30); review issues for disco		01 0
06/30/21	G M Gordon	0.20	290.00
Review	v emails from Starczewski, Geise, Ross rega	arding PIQ reply.	
06/30/21	I M Perez	5.30	3,312.50
		notion to continue hearing on Asbestos Comn	
		to continue hearing (2.50); draft motion to sh	
motion	n to continue hearing (1.50); draft response	e to Asbestos Committee defense counsel ques	stionnaire
		motion to continue and to shorten notice (.10	
		sponse to Asbestos Committee defense couns	sel questionnaire
motio	n (.10).		
06/30/21	C L Smith	1.20	480.00
		hearing on Asbestos Committee motion direct	
		to same (.10); draft and revise motion to cont	

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

In re

DBMP LLC,<sup>1</sup>

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

#### EIGHTEENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTOR FOR THE PERIOD FROM JULY 1, 2021 THROUGH JULY 31, 2021

In accordance with the Amended Order Establishing Procedures for Interim

Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 402]

(the "Interim Compensation Order"), Jones Day, counsel to DBMP LLC as debtor and debtor in

possession (the "Debtor"), submits its Eighteenth Monthly Statement of Fees and Expenses

Incurred by Jones Day as Counsel for the Debtor for the Period From July 1, 2021 Through

July 31, 2021 (the "Monthly Fee Statement").

# **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as Exhibit A is Jones Day's invoice for the period

July 1, 2021 through July 31, 2021 (the "Statement Period").

### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$342,765.00
Total Expenses	\$0.00
TOTAL	\$342,765.00

1

The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$308,488.50 from the Debtor for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the

"reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and has determined that certain fees should not be charged to the Debtor. In particular, Jones Day has voluntarily determined that \$2,497.50 in fees will not be charged to the Debtor. This Monthly Fee Statement reflects this adjustment.

#### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this

Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtor, DBMP LLC, 20 Moores Road, Malvern, Pennsylvania 19355 (Attn: Michael T. Starczewski, DBMP@saint-gobain.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtor's non-debtor affiliate, CertainTeed LLC, Goodwin Procter LLP, 1900 N Street, NW, Washington, DC 20036 (Attn: Richard M. Wyner, Esq., rwyner@goodwinlaw.com); (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC,

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525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com); and (e) counsel to the Future Claimants' Representative,
(I) Young Conaway Stargatt & Taylor, LLP, Rodney Square, 1000 North King Street,
Wilmington, Delaware 19801 (Attn: Ed Harron, Esq., eharron@ycst.com and Sharon Zieg, Esq., szieg@ycst.com) and (II) Alexander Ricks PLLC, 1420 E. 7th Street, Suite 100, Charlotte, North Carolina 28204 (Attn: Felton Parrish, Esq., felton.parrish@alexanderricks.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than September 21, 2021 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtor will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: September 7, 2021 Atlanta, Georgia Respectfully submitted,

/s/ Jeffrey B. Ellman

Gregory M. Gordon (TX Bar No. 08435300) Amanda Rush (TX Bar No. 24079422) JONES DAY 2727 North Harwood Street, Suite 500 Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com asrush@jonesday.com (Admitted *pro hac vice*)

Jeffrey B. Ellman (GA Bar No. 141828) JONES DAY 1221 Peachtree Street, N.E., Suite 400 Atlanta, Georgia 30361 Telephone: (404) 581-3939 Facsimile: (404) 581-8330 E-mail: jbellman@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTOR AND DEBTOR IN POSSESSION Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 153 of 275

# EXHIBIT A

**Jones Day Invoice** 

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# JONES DAY

Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Case Administration and Business Operations	31,845.00		
Plan of Reorganization and Disclosure Statement	68,942.50		
Claims Administration	882.50		
Court Hearings	5,562.50		
General Corporate and Real Estate	36,457.50		
Schedules/SOFA/Bankruptcy Administrator	50,157150		
Reporting	11,772.50		
Litigation and Adversary Proceedings	5,162.50		
Professional Retention/Fee Issues	20,982.50		
Fee Application Preparation	9,087.50		
Asbestos Matters	152,070.00		
Total Fees		LICD	242 745 00
Less 10% Holdback		USD USD	342,765.00 (34,276.50)
Total Fees		COD	308,488.50
			500,400.50
TOTAL AMOUNT DUE AT THIS TIME		USD	308,488.50

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265685

# DBMP LLC

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	7.30	1,150.00	8,395.00
J B Ellman	Partner	1991	104.40	1,225.00	127,890.00
G M Gordon	Partner	1980	42.40	1,450.00	61,480.00
J M Jones	Partner	1986	4.90	1,350.00	6,615.00
T B Lewis	Partner	1987	11.50	1,150.00	13,225.00
D S Torborg	Partner	1998	2.00-	1,125.00	2,250.00
Total			172.50		219,855.00
R Luther III	Of Counsel	2010	2.20	900.00	1,980.00
M R Seiden	Of Counsel	1992 _	7.40	1,300.00	9,620.00
Total			9.60		11,600.00
L R Fisher	Associate	2020	3.30	575.00	1,897.50
A J Fitzsimmons	Associate	2014	5.30	750.00	3,975.00
T C Janak	Associate	2019	4.70	575.00	2,702.50
I M Perez	Associate	2016	82.60	625.00	51,625.00
A Rush	Associate	2011	35.40	975.00	34,515.00
A L Waks	Associate	2014 _	5.40	975.00	5,265.00
Total			136.70		99,980.00
L C Fischer	Staff Attorney	1996	9.20	575.00	5,290.00
Total			9.20		5,290.00
C L Smith	Paralegal	_	15.10	400.00	6,040.00
Total			15.10		6,040.00
TOTAL		_	343.10	USD	342,765.00

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601001 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Case Administration and Business Operations	USD	31,845.00
TOTAL	USD	31,845.00

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#### 265685.601001

# Case Administration and Business Operations

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
	_				
R E Blake	Partner	2011	2.10	1,150.00	2,415.00
J B Ellman	Partner	1991	9.70	1,225.00	11,882.50
G M Gordon	Partner	1980	4.20	1,450.00	6,090.00
D S Torborg	Partner	1998 _	0.70	1,125.00	787.50
Total			16.70		21,175.00
M R Seiden	Of Counsel	1992 _	2.40	1,300.00	3,120.00
Total			2.40		3,120.00
T C Janak	Associate	2019	0.10	575.00	57.50
I M Perez	Associate	2016	1.60	625.00	1,000.00
A Rush	Associate	2011	5.10	975.00	4,972.50
Total			6.80		6,030.00
C L Smith	Paralegal	_	3.80	400.00	1,520.00
Total			3.80		1,520.00
TOTAL		_	29.70	USD	31,845.00

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## 265685.601001

# Case Administration and Business Operations

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#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/01/21 Review and dis	T C Janak stribute docket.	0.10	57.50
	I M Perez with Ellman and Worf regarding service matter (. elated materials (.20).	0.40 10); communicate with Epiq	250.00 regarding same
07/02/21 Conference wi	J B Ellman th Starczewski regarding case updates.	0.50	612.50
07/02/21 Review and dis with same (.10	C L Smith stribute docket (.10); obtain recently-filed docume ).	0.20 ents and update electronic ma	80.00 anagement system
07/05/21 Review revised	I M Perez l draft of work in process report.	0.10	62.50
07/05/21 Revise work in	A Rush process report (1.00); email to Ellman, Perez reg	1.10 arding same (.10).	1,072.50
	J B Ellman vise work in process report (.90); prepare for (.10) th client and advisors.	1.90 and attend and participate in	2,327.50 n (.90) work in
07/06/21 Telephone cor	G M Gordon nference with Starczewski, Geise, Ross, Cassada, E	0.90 Ellman regarding work in pro	1,305.00 ocess report.
07/06/21 Communicate (.10).	I M Perez with Robinson Bradshaw regarding notice matter	0.20 s (.10); communicate with E <sub>1</sub>	125.00 piq regarding same
	C L Smith stribute docket (.10); obtain recently-filed docume ); review and distribute precedent docket (.10).	0.30 ents and update electronic ma	120.00 anagement system
07/08/21 Communicate	I M Perez with Riggins, Epiq regarding service matters.	0.20	125.00
07/08/21 Review and dia with same (.10	C L Smith stribute docket (.10); obtain recently-filed docume ).	0.20 ents and update electronic ma	80.00 anagement system
07/09/21 Review and dis	C L Smith stribute docket.	0.10	40.00
07/12/21 Attend call wit	R E Blake h internal team regarding status and planning.	0.50	575.00
07/12/21 Attend call wit report (.90).	J B Ellman h internal team regarding case updates and planni	1.40 ng (.50); review and update v	1,715.00 vork in process

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JONES DAY	
265685.601001	Page: 4 August 27, 2021
Case Administration and Business Operations	Invoice: 211601860
07/12/21 G M Gordon 0.20 Telephone conference with internal team regarding status and planning.	290.00
07/12/21 I M Perez 0.20 Communicate with Rush regarding status of work in process report (.10); review report (.10).	
07/12/21 A Rush 1.50 Revise work in process report (1.20); communications with Perez regarding same regarding same (.10).	,
07/12/21 M R Seiden 1.00 Communicate with internal team regarding status and planning.	1,300.00
07/12/21 C L Smith 0.20 Review and distribute docket (.10); review and distribute precedent docket (.10).	80.00
07/12/21 D S Torborg 0.20 Attend telephone conference with internal team regarding status and planning.	225.00
07/13/21 J B Ellman 1.20 Attend work in process call with client and advisors (1.00); prepare for same (.20)	,
07/13/21 G M Gordon 1.10 Telephone conference with Starczewski, Ellman, Geise, Ross, Cassada, Worf reg	,
07/13/21 I M Perez 0.20 Communicate with Epiq regarding notice matters (.10); review affidavit of service	
07/13/21 A Rush 0.40 Communications with Smith regarding case status, next steps (.20); call with Gor	
07/13/21 C L Smith 0.50 Review and distribute docket (.10); obtain recently-filed documents and update e with same (.10); update case calendar (.10); communications with Rush regarding	lectronic management system
07/14/21 A Rush 0.10 Email to Perez regarding service matters.	97.50
07/14/21 C L Smith 0.20 Review and distribute docket (.10); obtain recently-filed documents and update en with same (.10).	
07/15/21 I M Perez 0.10 Communicate with Epiq, Rush regarding service matters.	62.50
07/15/21 A Rush 0.10 Communications with Perez regarding service matters.	97.50
07/15/21 C L Smith 0.20 Review and distribute docket (.10); review and distribute precedent docket (.10).	80.00
07/16/21 C L Smith 0.10 Review and distribute docket	40.00

Review and distribute docket.

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JONES DAY		
265685.601001		Page: 5
		August 27, 2021
Case Administration and Business Operations		Invoice: 211601860
07/19/21 R E Blake Attend call with internal team regarding status and planning.	0.80	920.00
Attend can with internal team regarding status and planning.		
07/19/21 J B Ellman	1.40	1,715.00
Attend internal team call regarding status and planning (.50); review and conference with Perez regarding upcoming case matters (.20).	revise work i	n process report (.70);
conference with refez regarding upcoming ease matters (.20).		
07/19/21 G M Gordon	0.20	290.00
Telephone conference with internal team regarding status and planning.		
07/19/21 I M Perez	0.10	62.50
Communicate with Ellman regarding upcoming case matters.		
07/19/21 A Rush	1.00	975.00
Revise work in process report (.80); email to Ellman regarding same (.10	); emails with	Perez regarding same
(.10).		
07/19/21 M R Seiden	0.60	780.00
Communicate with internal team regarding status and planning.		
07/19/21 C L Smith	0.10	40.00
Review and distribute docket.		
07/19/21 D S Torborg	0.30	337.50
07/19/21 D S Torborg Attend telephone conference with internal team regarding status and pla		557.50
07/20/21 J B Ellman Conference call with client and advisors regarding work in process repo	1.10 rt ( 90): prepa	1,347.50 re for same (20)
Conference can with energian advisors regarding work in process repo	it (.90), prepa	te for same (.20).
07/20/21 G M Gordon	0.80	1,160.00
Telephone conference with Starczewski, Geise, Ross, Cassada, Ellman r	egarding work	in process report.
07/20/21 C L Smith	0.20	80.00
Review and distribute docket (.10); review and distribute precedent docl	xet (.10).	
07/21/21 C L Smith	0.20	80.00
Review and distribute docket (.10); obtain recently-filed documents and		onic management system
with same (.10).		
07/22/21 C L Smith	0.10	40.00
Review and distribute docket.		
07/23/21 C L Smith	0.30	120.00
Review and distribute docket (.10); obtain recently-filed documents and		
with same (.10); review and distribute precedent docket (.10).		
07/26/21 R E Blake	0.80	920.00
Attend call with internal team regarding status and planning.		
07/26/21 J B Ellman	0.50	612.50
Conference call with internal team regarding status and planning (.40); c		
status (.10).		
07/26/21 I M Perez	0.10	62.50
Communicate with Ellman regarding status		02.00

Communicate with Ellman regarding status.

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JONES 1	DAY	
265685.601001		Page: 6
		August 27, 2021
Case Administration and Business Operations		Invoice: 211601860
07/26/21 A Rush	0.90	877.50
Revise work in process report (.70); emails with Ellma	n regarding same (.20).	
07/26/21 M R Seiden	0.80	1,040.00
Communicate with internal team regarding status and	planning.	
07/26/21 C L Smith	0.20	80.00
Review and distribute docket (.10); obtain recently-file		
with same (.10).		
07/26/21 D S Torborg	0.20	225.00
Attend telephone conference with internal team regard	ding status and planning.	
07/27/21 C L Smith	0.10	40.00
Review and distribute docket.	0.10	+0.00
07/29/21 LD Ellerer	0.70	957 50
07/28/21 J B Ellman Review and revise work in process report (.50); review	0.70 related case materials (.20).	857.50
07/28/21 C L Smith Review and distribute docket (.10); review and distribute	0.20 hte precedent docket (10)	80.00
Review and distribute docket (.10), review and distribu-	the precedent docket (.10).	
07/29/21 J B Ellman	1.00	1,225.00
Attend work in process call with client and advisors.		
07/29/21 G M Gordon	1.00	1,450.00
Telephone conference with Starczewski, Geise, Ross,	Cassada, Ellman, Worf regarding	work in process report.
07/29/21 C L Smith	0.10	40.00
Review and distribute docket.		
07/30/21 C L Smith	0.30	120.00
Review and distribute docket (.10); obtain recently-file with same (.10); review and distribute precedent docket	d documents and update electron	
TOTAL	29.70 U	SD 31,845.00

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601006 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Plan of Reorganization and Disclosure Statement	USD	68,942.50
TOTAL	USD	68,942.50

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### 265685.601006

Plan of Reorganization and Disclosure Statement

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	21.80 5.60	1,225.00 1,450.00	26,705.00 8,120.00
Total			27.40		34,825.00
I M Perez A Rush	Associate Associate	2016 2011	25.20 18.10	625.00 975.00	15,750.00 17,647.50
Total			43.30		33,397.50
C L Smith	Paralegal	-	1.80	400.00	720.00
Total			1.80		720.00
TOTAL		-	72.50	USD	68,942.50

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# 265685.601006

Plan of Reorganization and Disclosure Statement

Page: 3 August 27, 2021 Invoice: 211601860

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/01/21 Communicate	I M Perez with Rush regarding plan exhibits (.60); review materials	1.80 and revise plan exhibits (1.20	1,125.00 )).
	A Rush blan exhibits (2.80); review precedent materials in connect iments to same (.60).	4.60 ion with same (1.20); emails	4,485.00 with Perez
	I M Perez of plan exhibits (.60); communicate with Rush regarding s its of plan exhibits (.10).	0.80 ame (.10); communicate with	500.00 ı Ellman
07/04/21 Review and co	J B Ellman omment on exhibits for plan of reorganization.	5.70	6,982.50
07/05/21 Review and co same (.20).	J B Ellman omment on exhibits for the plan of reorganization (3.60);	3.80 communicate with Perez reg	4,655.00 arding
(.70); commur	I M Perez n edits to plan exhibits (.50); communicate with Rush rega nicate with Ellman regarding edits to plan exhibits (.20); co ng to plan exhibits (.40).		
	A Rush ents to plan exhibits (.50); communications with Perez re mmunications with Perez regarding same (.40).	1.80 garding same (.30); research :	1,755.00 regarding
07/06/21 Review and co	J B Ellman omment on edits to plan exhibits (.50); communicate with	0.70 Perez regarding same (.20).	857.50
07/06/21 Review email	G M Gordon from Perez regarding draft plan.	0.10	145.00
	I M Perez with Rush regarding revisions to plan exhibits (.20); com an exhibits (1.00); draft email to Smith regarding materials		
07/06/21 Communicatio	A Rush ons with Perez regarding revisions to plan exhibits.	0.20	195.00
07/06/21 Review email (.30).	C L Smith from Perez regarding materials relating to plan (.10); revie	0.40 w materials, obtain and forw	160.00 rard same
07/07/21 Communicate	J B Ellman with Perez regarding plan and plan exhibits.	0.20	245.00
07/08/21 Review comm Perez regardin	J B Ellman eents and updates to exhibits for the plan (1.00); draft resp ag same (.20).	1.40 ponses to same (.20); commu	1,715.00 nicate with

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 165 of 275 JONES DAY

	JONES DAY		
265685.601006			Page: 4
Plan of Reorga	inization and Disclosure Statement	0	1st 27, 2021 211601860
Date of Service	Timekeeper/Fee Earner Name	Hours	
(.20); re	G M Gordon and comment on draft plan (1.20); review and respo eview and respond to emails from Ellman regarding s hibits (.20).		
	I M Perez exhibits to plan per comments from Ellman (.40); con ng exhibits to plan (.10); review emails from Gordon,		
	J B Ellman Gordon comments on plan exhibits (.30); respond to inicate with Perez regarding same (.10).	0.90 o same (.20); review revisions to draf	1,102.50 ft plan (.30);
	G M Gordon and comment on drafts of plan exhibits (2.50); draft garding same (.20); review email from Ellman regard		4,205.00 nan, Perez,
Gordon	I M Perez unicate with Rush regarding revisions to plan (.10); re n regarding same (.10); communicate with Robinson I r comments from Gordon (.30); review communicati	Bradshaw regarding same (.10); revis	se exhibits to
07/09/21 Emails	A Rush with Perez, Gordon regarding plan exhibits.	0.20	195.00
07/11/21 Review	G M Gordon email from Cassada regarding plan exhibits.	0.20	290.00
07/11/21 Review	A Rush email from Cassada regarding draft plan and plan ex	0.10 hibits.	97.50
	J B Ellman updates to plan documents (.40); draft email to Starc egarding plan documents (.20).	0.80 czewski regarding same (.20); commu	980.00 unicate with
07/12/21 Revise e	I M Perez exhibits to plan (.20); communicate with Ellman rega	0.40 rding drafts of plan and plan exhibit	250.00 rs (.20).
	J B Ellman and respond to memo regarding open issues to final ng same (.20); communicate with Starczewski regardin		612.50 sh and Perez
07/19/21 Review	G M Gordon emails from Starczewski, Ellman regarding plan mat	0.20 ters.	290.00
drafts o	I M Perez drafts of plan and plan exhibits (1.30); communicate of plan and exhibits (1.70); draft email to Smith regard ng research relating to same (.10).		
	A Rush email from Perez regarding revisions to plan exhibits rez regarding same (.30); review further revised draft		

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 166 of 275 **JONES DAY**

	JONES DAY		
265685.601006		Au	Page: 5 gust 27, 2021
Plan of Reorgar	nization and Disclosure Statement	Invoic	e: 211601860
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	ez regarding same (.20); review email from Starczew garding plan filing matter (.10).	ski regarding plan comments (.10)	; emails with
	C L Smith Perez email regarding plan-related matters (.10); rese g same (.10).	0.30 earch regarding same (.10); draft er	120.00 nail to Perez
memo fr	J B Ellman client comments on plan and plan exhibits (.70); con com Rush regarding same (.20); conference call with g same (.90).		
07/20/21 Telephor	G M Gordon ne conference with Rush regarding matters relating	0.20 to draft plan.	290.00
	I M Perez proposed edits to plan (.20); participate on call with rski regarding plan and exhibits (1.20); revise plan (.5		
Cassada,	A Rush comments to draft plan (2.30); email to Ellman regat Perez regarding plan and plan exhibits (1.20); review g plan comments (.10).		
07/21/21	J B Ellman	0.90	1,102.50
	correspondence regarding revisions to the plan and p mmunicate with Rush and Perez regarding same (.20		iment on same
07/21/21 Revise de	I M Perez rafts of plan and plan exhibits (1.10); communicatio	1.30 ns with Ellman, Rush regarding sa	812.50 ame (.20).
	A Rush comments to plan exhibits (.50); communications wi riew revised drafts of same (.60); communications wi		1,657.50 an and exhibits
Cassada	J B Ellman and comment on updates to plan exhibits (.70); com correspondence regarding same (.20); communicate White with open issues (.20).		
(.10); em	I M Perez and revise drafts of plan and plan exhibits (3.30); em tail to Smith regarding plan exhibits (.10); review Sm regarding same (.20).		
07/22/21 Review f	A Rush finalized drafts of plan and plan exhibits (.30); emails	0.50 s with Perez regarding same (.20).	487.50
regarding	C L Smith with Perez regarding plan of reorganization (.10); rev g revised plan of reorganization (.10); review Perez e aft email to Perez regarding comments to same (.10).	email regarding plan exhibits (.10);	

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265685.601006	JOINED EI		Page: 6
203003.001000		Au	gust 27, 2021
Plan of Reorganizati	ion and Disclosure Statement		e: 211601860
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
conference cal review update	J B Ellman nalize draft of plan of reorganization (.50); ll with Bates White, Robinson Bradshaw, R d draft of plan exhibits for filing (.70); conf with Starczewski regarding same (.20); con	ush, Perez regarding edits to plan exh ferences with Perez regarding same (.3	libits (1.00); 30);
07/23/21 Telephone con	G M Gordon nference with Ellman regarding status of pl	0.10 lan draft.	145.00
same (.10); con Robinson Brac finalize plan au (.30); commur	I M Perez f exhibits to plan (1.60); email to Smith reg mmunicate with Ellman, Rush regarding sa dshaw, Ellman, Rush regarding plan and pl nd plan exhibits for filing (1.50); communic nicate with Starczewski regarding filing of p g filing of plan (.20).	me (.50); participate in call with Bates an exhibits (.80); review precedent ma cate with Robinson Bradshaw regardir	White, aterials (.30); ng filing of plan
to plan exhibit plan (.20); call emails to Cran exhibits (.30);	A Rush r comments to plan exhibits (.40); email to ts (.40); email to Starczewski regarding plan with Ellman, Perez, Cassada, Gallardo-Ga adall, Perez, Kincheloe in connection with s emails with Perez regarding filing of same g of same (.20).	filing (.10); emails with Perez regardi rcia regarding revisions to plan and pl same (.10); review updated draft of pla	ng service of an exhibits (.80); an and plan
07/23/21 Review Perez (.10).	C L Smith email regarding draft plan (.10); review sam	0.30 ne (.10); draft email to Perez with com	120.00 aments to plan

TOTAL	72.50	USD	68,942.50

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601009 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Claims Administration	USD	882.50
TOTAL	USD	882.50

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265685.601009

### Claims Administration

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
I M Perez A Rush	Associate Associate	2016 2011 _	1.10 0.20	625.00 975.00	687.50 195.00
Total			1.30		882.50
TOTAL		_	1.30	USD	882.50

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265685.601009

Claims Administration

Page: 3 August 27, 2021 Invoice: 211601860

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/02/21 Revise draft o	I M Perez of non-asbestos bar date motion (.20); con	0.30 nmunicate with Rush regarding same (.10	187.50 0).
07/02/21 Email to Pere	A Rush z regarding draft non-asbestos bar date m	0.10 notion.	97.50
	I M Perez e with Rush regarding non-asbestos bar da ling same (.10).	0.80 ate motion (.10); revise same (.60); comn	500.00 nunicate with
07/05/21 Communicati	A Rush ons with Perez regarding non-asbestos ba	0.10 r date motion.	97.50
	TOTAL	1.30 USD	882.50

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601010 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Court Hearings	USD	5,562.50
TOTAL	USD	5,562.50

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#### 265685.601010

# Court Hearings

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980 _	2.30 0.90	1,225.00 1,450.00	2,817.50 1,305.00
Total			3.20		4,122.50
I M Perez A Rush	Associate Associate	2016 2011	0.70 0.70	625.00 975.00	437.50 682.50
Total			1.40		1,120.00
C L Smith	Paralegal	_	0.80	400.00	320.00
Total			0.80		320.00
TOTAL		_	5.40	USD	5,562.50

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Court Hearings

Page: 3 August 27, 2021 Invoice: 211601860

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/11/21 Review email f	G M Gordon from Zieg regarding cancellation of July 15, 2021 hearing.	0.10	145.00
	J B Ellman with Future Claimants' Representative counsel (.20), Rusl egarding cancellation of July 15, 2021 hearing; review notic		980.00 .10) and
07/12/21 Review and re	G M Gordon spond to email from Ellman regarding cancellation of July	0.20 v 15, 2021 hearing.	290.00
07/12/21 Emails with Sr	A Rush nith, Perez regarding July 15, 2021 hearing agenda (.20); e	0.30 mail to Ellman regarding san	292.50 ne (.10).
	C L Smith email regarding cancellation of July 15, 2021 hearing (.10); ling draft of same (.10).	0.30 draft notice of cancellation (	120.00 .10); email
	J B Ellman with Zieg and Parrish regarding July 15, 2021 hearing (.20 nmunicate with Rush regarding same (.20).	0.50 ); communicate with Fryling	612.50 regarding
07/13/21 Review emails	G M Gordon from Fryling, Ellman regarding cancellation of July 15, 20	0.20 )21 hearing.	290.00
review draft of cancellation of regarding same	I M Perez unications from court, Rush regarding notice of cancellati f notice of cancellation of July 15, 2021 hearing (.10); revie f July 15, 2021 hearing (.10); review revised notice of cance e (.10); coordinate filing of same with Robinson Bradshaw ice of same (.10).	ew Ellman comments to noti- ellation (.10); communicate w	ce of vith Smith
of same (.10);	A Rush ons with Smith regarding update with respect to July 15, 24 review emails from the court, Ellman regarding same (.10) on regarding same (.10).		
Ellman comm	C L Smith ons with Rush regarding July 15, 2021 hearing and notice of ents to notice of cancellation of July 15, 2021 hearing (.10 g same (.10); prepare same for filing (.10).		
07/28/21 Conference ca discovery mot	J B Ellman ll with Schiff, Robinson Bradshaw and consultant regardin ions.	1.00 ng preparations for hearing o	1,225.00 m
07/28/21 Telephone cor discovery mot	G M Gordon nference with Cassada, Ellman, Geise, Ross, consultant re- ions (partial).	0.40 garding demonstratives for h	580.00 earing on

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# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601011 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

General Corporate and Real Estate	USD	36,457.50
TOTAL	USD	36,457.50

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#### 265685.601011

### General Corporate and Real Estate

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon T B Lewis	Partner Partner Partner	1991 1980 1987 _	8.30 3.70 11.50	1,225.00 1,450.00 1,150.00	10,167.50 5,365.00 13,225.00
Total			23.50		28,757.50
A J Fitzsimmons I M Perez A Rush	Associate Associate Associate	2014 2016 2011	5.30 4.40 1.00	750.00 625.00 975.00	3,975.00 2,750.00 975.00
Total			10.70		7,700.00
TOTAL		-	34.20	USD	36,457.50

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# 265685.601011

## General Corporate and Real Estate

Page: 3 August 27, 2021 Invoice: 211601860

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/01/21 Conference w	J B Ellman ith Lewis regarding sales and marketing agreement a	0.40 ind related matters.	490.00
07/01/21 Communicate	T B Lewis with Ellman regarding sales and marketing agreeme	0.50 ent and related matters.	575.00
07/02/21 Review sales a	T B Lewis and marketing agreement and prepare materials relati	4.00 ing to same.	4,600.00
07/05/21 Draft board n	A J Fitzsimmons neeting minutes.	1.50	1,125.00
07/06/21 Review and co	J B Ellman comment on board meeting minutes (.40); communic	0.50 ate with Fitzsimmons rega	612.50 rding same (.10).
07/06/21 Review and co (.20).	T B Lewis comment on draft board meeting minutes (.80); comm	1.00 nunication with Fitzsimmo	1,150.00 ns regarding same
	J B Ellman omment on materials relating to sales and marketing le (.10); review materials for board presentation (.10)		
	I M Perez neeting presentation (2.00); review materials regardin e (.10); communicate with Rush regarding same (.40)		2,062.50 e with Ellman
07/07/21 Emails with P same (.10).	A Rush Perez regarding board meeting presentation (.20); revi	0.50 iew same (.20); email to Pe	487.50 rez regarding
communicate	J B Ellman omment on presentation for board meeting (1.00); co with Starczewski regarding board meeting (.10); revi ordon comments on board meeting materials (.20).		
	G M Gordon comment on presentation for board meeting (.80); rev nda for board meeting (.30).	1.10 view emails from Starczews	1,595.00 ki, Ellman
	I M Perez meeting presentation (.30); communicate with Gorde with Rush regarding board meeting presentation (.20		375.00 (.10);
	A Rush on comments to board meeting presentation (.20); er regarding same (.10).	0.50 mails with Perez regarding	487.50 same (.20); emails
07/09/21 Review and co	J B Ellman comment on updates to board meeting presentation (.	0.40 .30); communicate with Pe	490.00 rez regarding

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265685.601011

General Corporate and Real Estate

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same (.10).

07/09/21 Revise board	I M Perez meeting presentation (.30); communicate with Ellman regard	0.50 ding same (.20).	312.50
	J B Ellman company invoices (.10); draft correspondence to Future Clair nd Bankruptcy Administrator regarding same (.20).	0.30 nants' Representative, Asbe	367.50 estos
07/12/21 Participate in analysis of sar	T B Lewis call with Starczewski to discuss matters related to seconded me.	0.50 employees, including review	575.00 v and
07/13/21 Communicate	J B Ellman e with client regarding planning for board meeting.	0.30	367.50
07/13/21 Review email	G M Gordon s from Starczewski, Ellman regarding matters related to upc	0.20 oming board meeting.	290.00
07/14/21 Review mater	J B Ellman tials for board meeting (.50); communicate with Starczewski	0.60 regarding same (.10).	735.00
07/14/21 Communicate	T B Lewis e with Starczewski regarding secondment matters, including	1.00 review and analysis of same	1,150.00
07/15/21 Review agree: regarding sam	J B Ellman ment relating to secondment of employees (.40); review and ne (.20).	0.60 respond to correspondence	735.00
07/15/21 Review and re regarding sam	T B Lewis evise agreement relating to secondment of employees (2.00); ne (.20).	2.20 communication with Starc:	2,530.00 zewski
07/16/21 Attend and p	J B Ellman articipate in board meeting.	2.20	<b>2,695</b> .00
07/16/21 Attend board	A J Fitzsimmons meeting.	2.20	1 <b>,</b> 650.00
07/16/21 Participate in	G M Gordon board meeting.	2.20	3,190.00
07/16/21 Attend board	T B Lewis meeting.	2.20	<b>2,53</b> 0.00
	J B Ellman from Zieg regarding request for New CT corporate informa egarding same (.10).	0.20 tion (.10); conference with	245.00
07/26/21 Review corres	G M Gordon spondence from Zieg regarding request for New CT corpora	0.20 ate information.	290.00
07/26/21 Communicate	T B Lewis e with Gordon and Ellman regarding status and next steps re	0.10 elating to corporate matters	115.00

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265685.601011

General Corporate and Real Estate

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07/29/21	J B Ellman	0.50		612.50
Commu (.20).	nicate with Wyner regarding Futur	e Claimants' Representative information	requests (.3	0); review same
07/29/21 Draft bo	A J Fitzsimmons bard meeting minutes.	1.60		1,200.00
	TOTAL	34.20	USD	36,457.50

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 179 of 275

# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601012 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Schedules/SOFA/Bankruptcy Administrator Reporting	USD	11,772.50
TOTAL	USD	11,772.50

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 180 of 275 JONES DAY

## 265685.601012

Schedules/SOFA/Bankruptcy Administrator Reporting

Page: 2 August 27, 2021 Invoice: 211601860

# Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980 _	2.20 0.20	1,225.00 1,450.00	2,695.00 290.00
Total			2.40		2,985.00
I M Perez A Rush	Associate Associate	2016 2011	8.60 3.50	625.00 975.00	5,375.00 3,412.50
Total			12.10		8,787.50
TOTAL		_	14.50	USD	11,772.50

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265685.601012

Schedules/SOFA/Bankruptcy Administrator Reporting

Page: 3 August 27, 2021 Invoice: 211601860

### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
statement (.10)	J B Ellman vise monthly status report for June 2021 (.80); review and ; review correspondence from Bankruptcy Administrator arding same (.10).		
(.50); commun draft of quarte	I M Perez June 2021 monthly status report (1.70); prepare exhibits icate with Rush regarding same (.20); communicate with I rly fee statement (.60); communicate with Rush regarding e (.10); review matters related to prior quarterly fee statem g same (.20).	Ellman regarding same (.10); same (.20); communicate wi	revise th Ellman
revised draft o	A Rush 021 monthly status report (.20); revise same (.50); emails v f same (.10); review email from Ellman regarding quarterl terly fee statement (.30); review draft of same (.10); email	y fee statement (.10); call with	h Perez
07/16/21 Review and re- same (.10).	I M Perez vise draft of June 2021 monthly status report (.20); comm	0.30 unicate with Starczewski rega	187.50 arding
07/19/21 Communicate	I M Perez with Ellman, Rush regarding prior quarterly fee statemen	0.50 ts (.30); review same (.20).	312.50
07/19/21 Review email s same (.10).	A Rush summary from Perez regarding quarterly fee statement ma	0.40 atters (.30); email to Perez reg	390.00 garding
07/20/21 Communicate	J B Ellman with Perez regarding quarterly fee matters (.10); draft ema	0.30 ail to Scholz regarding same (	367.50 (.20).
	I M Perez unications from Ellman, Bankruptcy Administrator regard with Ellman regarding same (.10).	0.20 ling quarterly fee statement (	125.00 .10);
07/20/21 Emails with Pe	A Rush erez regarding quarterly fee matters.	0.30	292.50
	I M Perez f quarterly fee statement (.10); communicate with client re dshaw regarding same (.10); communicate with Ellman reg		312.50 nicate with
	A Rush from Ellman, Perez regarding quarterly fee statement (.20 terly fee matters (.20).	0.40 )); communications with Pere	390.00 ez
07/22/21 Revise draft of	I M Perez June 2021 monthly status report.	0.30	187.50
07/23/21 Revise draft of	I M Perez June 2021 monthly status report.	0.20	125.00

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JONES DAY			
265685.601012			Page: 4
Schedules/SOFA/Bankruptcy Administrator Reporting		0	ust 27, 2021 : 211601860
07/26/21 I M Perez Revise June 2021 monthly status report (.20); communicate with Rus	0.30 h, Ellman rega	rding same (	187.50 .10).
07/26/21 A Rush Emails with Perez regarding June 2021 monthly status report (.10); re	0.20 eview updated	draft of same	195.00 e (.10).
07/27/21 J B Ellman Review and comment on monthly status report for June 2021 (.50); c (.10).	0.60 communicate v	vith Perez reg	735.00 garding same
07/27/21 I M Perez Review and revise draft of June 2021 monthly status report (.20); cor (.10); communicate with client regarding same (.10).	0.40 mmunicate witl	n Ellman reg	250.00 arding same
07/27/21 A Rush Review emails from Perez regarding June 2021 monthly status report regarding same (.10).	0.20 t (.10); review e	email from St	195.00 carczewski
07/29/21 I M Perez Revise and finalize monthly status report for June 2021 (.30); commu finalize quarterly fee statement (.10).	0.50 inicate with El	lman regardi	312.50 ng same (.10);
07/30/21 J B Ellman Review updated June 2021 monthly status report for filing.	0.20		245.00
07/30/21 G M Gordon Review and respond to emails from Perez regarding June 2021 mont	0.20 hly status repo	rt.	290.00
07/30/21 I M Perez Communicate with Gordon, Ellman regarding June 2021 monthly sta Robinson Bradshaw regarding June 2021 monthly status report and o revise June 2021 monthly status report (.30); communicate with clien Epiq regarding same (.10).	quarterly fee st	atement (.30)	; review and
07/30/21 A Rush Review emails from Perez regarding quarterly fee statement and June emails from Ellman regarding same (.10); review emails from Schilli,			
TOTAL	14.50	USD	11,772.50

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 183 of 275

### JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601016 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Litigation and Adversary Proceedings	USD	5,162.50
TOTAL	USD	5,162.50

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### 265685.601016

### Litigation and Adversary Proceedings

Page: 2 August 27, 2021 Invoice: 211601860

### Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
R E Blake	Partner	2011	0.30	1,150.00	345.00
J B Ellman	Partner	1991	1.70	1,225.00	2,082.50
G M Gordon	Partner	1980	0.80	1,450.00	1,160.00
J M Jones	Partner	1986	0.40	1,350.00	540.00
Total			3.20		4,127.50
I M Perez	Associate	2016	0.50	625.00	312.50
A Rush	Associate	2011	0.30	975.00	292.50
A L Waks	Associate	2014	0.40	975.00	390.00
Total			1.20		995.00
C L Smith	Paralegal		0.10	400.00	40.00
Total			0.10		40.00
TOTAL			4.50	USD	5,162.50

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### 265685.601016

### Litigation and Adversary Proceedings

Page: 3 August 27, 2021 Invoice: 211601860

### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/02/21 Review corresp	R E Blake pondence regarding confidentiality designation for Gross	0.30 deposition.	345.00
	J B Ellman nalize correspondence regarding Gross deposition confide e (.10); communicate with Jones and Waks regarding sam		612.50 etter
07/02/21 Review and res	G M Gordon spond to email from Starczewski regarding precedent on	0.30 Rule 524(g) injunction.	435.00
	J M Jones with Waks and Ellman concerning confidentiality design ondence from CertainTeed regarding confidentiality desi		540.00 20);
07/02/21 Update electro	C L Smith nic file management system with deposition transcript co	0.10 onfidentially designations.	40.00
	A L Waks with Starczewski regarding confidentiality designations fo l Ellman regarding same (.20).	0.40 or Gross deposition (.20); con	390.00 nmunicate
communicate	J B Ellman with Rush regarding order to reopen record of prelimina with Gordon regarding same (.10); communicate with As e counsel regarding same (.20).		490.00 aimants'
07/06/21 Review draft o	G M Gordon rder regarding Asbestos Committee motion to reopen th	0.20 e record.	290.00
07/12/21 Review remov	J B Ellman al extension order (.10); communicate with Perez regardi	0.20 ng same and related matters (	245.00 .10).
same (.10); cor	I M Perez d order for motion to extend removal period (.20); comm nmunicate with Robinson Bradshaw regarding submissio g service of same (.10).		
	A Rush from Perez, Schilli, Riggins regarding order granting rem )); email to Perez regarding same (.10).	0.30 oval extension motion (.10); r	292.50 review
07/15/21 Telephone cor	G M Gordon nference with Starczewski, Hackney, Brutsch, Rayfield reg	0.30 garding Rule 524(g) matters.	435.00
	J B Ellman with Thompson regarding order on motion to reopen th communicate with Robinson Bradshaw regarding same (		245.00 etion
	J B Ellman Il with counsel to Asbestos Committee and Future Claim pen the record of preliminary injunction hearing (.20); con same (.10).		

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Litigation and Adversary Proceedings

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07/26/21	J B Ellman	0.10	122.50
Comm	nunicate with Starczewski regarding p	planning for court preliminary injunction decision.	

TOTAL

4.50 USD 5,162.50

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### JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601017 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Professional Retention/Fee Issues	USD	20,982.50
TOTAL	USD	20,982.50

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### 265685.601017

### Professional Retention/Fee Issues

Page: 2 August 27, 2021 Invoice: 211601860

### Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	5.20	1,225.00	6,370.00
G M Gordon	Partner	1980 _	0.40	1,450.00	580.00
Total			5.60		6,950.00
T C Janak	Associate	2019	4.60	575.00	2,645.00
I M Perez	Associate	2016	6.40	625.00	4,000.00
A Rush	Associate	2011	1.70	975.00	1,657.50
Total			12.70		8,302.50
L C Fischer	Staff Attorney	1996	9.20	575.00	5,290.00
Total			9.20		5,290.00
C L Smith	Paralegal	_	1.10	400.00	440.00
Total		_	1.10		440.00
TOTAL			28.60	USD	20,982.50

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265685.601017

### Professional Retention/Fee Issues

Page: 3 August 27, 2021 Invoice: 211601860

#### Fee Detail

Date of .	Service	Timekeeper/Fee Earner Name	Hours	Amount
07/01/2	Communicate v Worf regarding	J B Ellman vith Epiq regarding claims-related portal options and coor same (.20); review related materials (.20); follow up with M thly statements for Future Claimants' Representative/Asb	Mailloux regarding same (.20)	
07/01/2		G M Gordon rom Ellman, Worf, Starczewski regarding retention of PIC	0.20 Q agent.	290.00
07/02/2		I M Perez Claimants' Representative's professionals' May 2021 mont	3.50 hly statements (1.30); draft su	2,187.50 immary
07/06/2	Review material	J B Ellman ls regarding Asbestos Committee/Future Claimants' Repre e to same regarding questions (.40).	0.60 esentative fees (.20); draft	735.00
07/07/2	Communicate w	J B Ellman with Wright regarding Robinson Cole interim fee application arding same (.10).	0.20 on (.10); communicate with	245.00
07/08/2	Communicate w	J B Ellman with Asbestos Committee professionals regarding interim a regarding same (.10).	0.30 fee applications (.20); commu	367.50 inicate
07/08/2	Review Future	I M Perez Claimants' Representative's professionals' monthly stateme ne (.80); communicate with Ellman, Gordon regarding sar		812.50
07/12/2	Review and con	J B Ellman nment on Donlin Recano retention application as PIQ age (.10); communicate with Starczewski and Robinson Brads		1,837.50 Bostian
07/15/2		I M Perez vith Robinson Bradshaw regarding professionals' interim f	0.10 fee applications orders.	62.50
07/19/2		T C Janak )21 Asbestos Committee professionals' monthly statement	2.50 ts (2.40); confer with Perez re	1,437.50 garding
07/19/2		I M Perez with Janak regarding Asbestos Committee professionals' m	0.20 nonthly statements (.10); revie	125.00 ew same
07/21/2	Review applicat	J B Ellman ion relating to Donlin Recano retention as PIQ agent (.40 (.10); review correspondence regarding Jones Day suppler		857.50
07/21/2	Emails with Ells same (.10); ema	A Rush man regarding Jones Day supplemental disclosure (.10); en il to Fischer regarding same (.10); emails with Smith, Pere es (.10); review email from Smith regarding Epiq June 202	z regarding updated schedule	0

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	JONES DA	Y	
265685.601017	·		Page: 4 gust 27, 2021
Professional Ret	ention/Fee Issues	Invoice	: 211601860
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
	C L Smith piq June 2021 invoice and draft summary of same ectronic file management system with Epiq June 2		120.00 same (.10);
07/22/21 Review St	I M Perez mith email to Rush regarding Jones Day supplem	0.10 ental disclosure.	62.50
	A Rush Fischer regarding Jones Day supplemental disclos lemental disclosure (.10).	0.20 sure (.10); review emails from Smith 1	195.00 regarding Jones
07/22/21 Emails wi	C L Smith ith Rush, Perez regarding Jones Day supplementa	0.10 al disclosure.	40.00
07/23/21 Review ar disclosure	L C Fischer nd analyze updated conflict inquiry reports in con e.	3.00 njunction with preparing Jones Day su	1,725.00 upplemental
	I M Perez ith Rush, Smith regarding Jones Day supplementa interested parties list (.10); review Smith email re		187.50 nents to
suppleme	A Rush Smith, Perez regarding comments to updated list ntal disclosure (.20); review docket in connection ); email to Smith, Perez regarding same (.10).		
additional	C L Smith ith Rush, Perez regarding Jones Day supplementa l interested parties list (.10); research regarding san Rush, Perez regarding same (.10).		
	J B Ellman prrespondence from client regarding comments o tative professional invoices.	0.20 on Asbestos Committee and Future C	245.00 Claimants'
	L C Fischer nd analyze updated conflict inquiry reports in con e (1.00); email to Perez regarding additional intere		690.00 upplemental
	I M Perez mail from Smith regarding revised additional inter e (.10); review same (.10); review Rush email regar ).		
	A Rush evised list of interested parties in connection with hith regarding same (.10); review email to Fischer		390.00 (.20); email to
	C L Smith ditional interested parties list relating to Jones Da arding same (.10).	0.20 ay supplemental disclosure (.10); emai	80.00 il to Rush,

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265685.601017	Joi (Lo Dill			Page: 5
Professional Retent	ion/Fee Issues		0	ust 27, 2021 211601860
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
07/27/21 Review April	T C Janak 2021 Asbestos Committee professionals' monthly state	0.50 ements.		287.50
07/27/21 Review mater	I M Perez ials for Jones Day supplemental disclosure (.20); draft	0.50 declaration rega	rding same (	312.50 .30).
07/28/21 Conference w same (.10).	J B Ellman with BRG and Gordon regarding retention matters (.20	0.30 ); conference wi	ith Starczews	367.50 ki regarding
	G M Gordon Inference with Coulombe, Ellman regarding retention regarding same (.10).	0.20 matters (.10); fu	rther telepho	290.00 one conference
07/28/21 Review April	T C Janak 2021 Asbestos Committee professionals' monthly state	1.60 ements.		920.00
07/29/21 Review and an disclosure.	L C Fischer nalyze updated conflict inquiry reports in conjunction	5.00 with preparing J	ones Day su	2,875.00 pplemental
	TOTAL	28.60	USD	20,982.50

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### JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601018 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Fee Application Preparation	USD	9,087.50
TOTAL	USD	9,087.50

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265685.601018

Fee Application Preparation

Page: 2 August 27, 2021 Invoice: 211601860

### Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	5.40	1,225.00 _	6,615.00
Total			5.40		6,615.00
I M Perez	Associate	2016	0.50	625.00	312.50
Total			0.50		312.50
C L Smith	Paralegal		5.40	400.00	2,160.00
Total			5.40		2,160.00
TOTAL			11.30	– USD	9,087.50

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### 265685.601018

# Fee Application Preparation

Page: 3 August 27, 2021 Invoice: 211601860

### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
07/02/21 Review revi	C L Smith ised Jones Day May 2021 invoice (.20); email to E	0.30 Bornheim regarding same	(.10).
07/08/21 Review Jon	J B Ellman es Day May 2021 invoice for compliance and priv	2.30 vilege (2.10); review relate	2,817.50 d materials (.20).
	C L Smith nan email regarding Jones Day May 2021 invoice ame (.10); review Ellman comments to Jones Day		120.00 ate with Bornheim
07/12/21 Review revi and compli	C L Smith ised Jones Day May 2021 invoice (.20); review and ance (1.20).	1.40 d revise Jones Day June 2	560.00 021 invoice for privilege
(.10); comn	I M Perez osed order for Jones Day interim fee application nunications with Smith regarding same (.10); revie Bradshaw (.10).		
	C L Smith ations with Perez regarding order approving Jone ion to court and forward to Perez (.10).	0.20 s Day interim fee applicat	80.00 tion (.10); prepare same
07/19/21 Review revi	C L Smith ised Jones Day June 2021 invoice and further rev	2.20 ise same for privilege and	880.00 compliance.
07/20/21 Conference	J B Ellman with Smith regarding monthly statement matters	0.10	122.50
	C L Smith ised Jones Day June 2021 invoice and further rev ite with Ellman regarding monthly statement mat		200.00 compliance (.40);
	J B Ellman es Day June 2021 invoice for compliance and pri ones Day May 2021 invoice (.10); draft email to S		
	J B Ellman es Day June 2021 invoice for privilege and comp lanning (.10).	0.90 liance (.80); communicate	1,102.50 with Smith regarding
07/27/21 Review revi	C L Smith ised Jones Day June 2021 invoice.	0.50	200.00
	TOTAL	11.30 U	JSD 9,087.50

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### JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

August 27, 2021

265685.601019 Invoice: 211601860

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through July 31, 2021:

Asbestos Matters	USD	152,070.00
TOTAL	USD	152,070.00

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### 265685.601019

### Asbestos Matters

Page: 2 August 27, 2021 Invoice: 211601860

### Timekeeper/Fee Earner Summary – July 31, 2021

Timekeeper/Fee Earner	671 <b>1</b>	Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	4.90	1,150.00	5,635.00
J B Ellman	Partner	1991	47.80	1,225.00	58,555.00
G M Gordon	Partner	1980	26.60	1,450.00	38,570.00
J M Jones	Partner	1986	4.50	1,350.00	6,075.00
D S Torborg	Partner	1998 _	1.30	1,125.00	1,462.50
Total			85.10		110,297.50
R Luther III	Of Counsel	2010	2.20	900.00	1,980.00
M R Seiden	Of Counsel	1992 _	5.00	1,300.00	6,500.00
Total			7.20		8,480.00
L R Fisher	Associate	2020	3.30	575.00	1,897.50
I M Perez	Associate	2016	33.60	625.00	21,000.00
A Rush	Associate	2011	4.80	975.00	4,680.00
A L Waks	Associate	2014 _	5.00	975.00	4,875.00
Total			46.70		32,452.50
C L Smith	Paralegal	_	2.10	400.00	840.00
Total			2.10		840.00
TOTAL		_	141.10	USD	152,070.00

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Asbestos Matters

Page: 3 August 27, 2021 Invoice: 211601860

### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
with Robinson	J B Ellman rs relating to Asbestos Committee motion for defense n Bradshaw regarding same (.10); communicate with G arding same (.20).		
(1.90); commu (2.10); review	J B Ellman vise motion to continue hearing on Asbestos Committe inicate with Perez regarding same (.20); review and cor comments of others to same (.40); review transcript su with Worf regarding same (.20).	nment on reply in support of I	PIQ motion
email to Starcz (.10); review d hearing on mo	G M Gordon nference with Prieto regarding draft legislation (.10); re zewski regarding same (.20); draft and review emails to raft email to Asbestos Committee/Future Claimants' I otion for defense counsel questionnaire (.20); review en st discovery and estimation (.20).	and from Prieto, Rush regardi Representative regarding contin	ing same nuance of
Committee mo	I M Perez with Ellman, Rush, Robinson Bradshaw regarding mo otion for defense counsel questionnaire and motion to iles and related materials (.20); revise motion to contin	shorten notice regarding same	e (.40);
defense couns	A Rush erez regarding motion to continue hearing with respec el questionnaire (.20); review revised drafts of motion ion to shorten in connection with same (.20).		
counsel questi communicate (.40); commun	J B Ellman with Perez regarding motion to continue hearing on A onnaire (.20); review and finalize motion to continue (. with Asbestos Committee regarding same (.20); draft c icate with Schilli regarding motion to continue (.20); r (3.10); conference with Gordon regarding estimation	80) and motion to shorten (.60 orrespondence to court regard eview and comment on reply in	0); ling same
emails from E questionnaire counsel questi comment on c regarding same	G M Gordon vise draft estimation motion (2.10); communications w llman, Wright regarding continuance of hearing on As motion (.20); review and comment on draft motion fo onnaire (.80); review and respond to emails from Ellm lraft email to court regarding motion for continuance ( e (.20); review and respond to emails from Wright, Elli- spond to same (.30); review emails from Starczewski, R 7 (.20).	bestos Committee defense cou r continuance of hearing on de an regarding same (.30); review (.20); review emails from Ellma nan regarding potential extens	insel efense v and an, Schilli ion of

07/02/21	J M Jones	0.30	405.00
Revie	w memos concerning draft legislation.		

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Asbestos Matters

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questionnaire Robinson Bra	I M Perez n to continue and motion to shorten notice relating to Asbe motion (1.00); communicate with Ellman, Gordon regardin dshaw regarding communications with court and filing of r e (.40); communicate with Epiq regarding same (.20); review	ng same (.40); communicate notions to continue and motions	with tion to
	A Rush s from Ellman, Gordon regarding motion to continue hearing punsel questionnaire (.20); communications with Perez regar- motion (.30).		
communicate	J B Ellman evise opposition to Asbestos Committee defense counsel qu with Perez regarding same (.20); communicate with Wright ense counsel questionnaire motion (.10).		2,940.00 eadline to
	G M Gordon from Ellman regarding continuance of deadline to object to ionnaire motion (.10); review email from Fryling regarding s		290.00 nse
	I M Perez in edits to opposition to Asbestos Committee defense coun with Ellman regarding same (.10); communicate with Rush		375.00 0);
07/03/21 Emails with F	A Rush Perez regarding opposition to Asbestos Committee motion b	0.10 for defense counsel question	97.50 maire.
07/04/21 Review and re	J B Ellman espond to court email regarding Asbestos Committee defen	0.30 se counsel questionnaire mo	367.50 tion.
07/04/21 Review emails questionnaire	G M Gordon s from Ellman, Ramsey regarding motion for continuance o motion.	0.20 f hearing on defense counse	290.00 el
07/04/21 Review memo	J M Jones os concerning hearings on discovery motions.	0.20	270.00
	I M Perez of opposition to Asbestos Committee defense counsel quest d Blake regarding same (.10); review and revise estimation r		812.50 nunicate
corresponden	J B Ellman ons to estimation motion (.50); communicate with Perez reg ice from court regarding continuance of discovery motions idshaw regarding same (.20).		1,102.50 rdon and
from Fryling,	G M Gordon s from Worf, Ross, Geise regarding draft reply in support o Worf regarding continuance of discovery motions (.20); rev ling same (.20); review email from Ross regarding reply in s	view and respond to email fr	om

(.10).

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**JONES DAY** 265685.601019 Page: 5 August 27, 2021 Asbestos Matters Invoice: 211601860 0.10 07/05/21 J M Jones 135.00 Review memo from court concerning continuance of discovery motions. 07/05/21 I M Perez 1.00625.00 Revise draft of opposition to Asbestos Committee defense counsel questionnaire motion (.80); communicate with Rush, Ellman regarding edits to estimation motion (.20). 07/05/21 0.20 195.00 A Rush Communications with Perez regarding comments to opposition to Asbestos Committee motion for defense counsel questionnaire. 07/06/21 1.201.380.00 R E Blake Review Asbestos Committee motion for defense counsel questionnaire and draft objection to same (1.00); communicate regarding same with Perez (.20). 07/06/21 J B Ellman 2.002,450.00 Communicate with Robinson Bradshaw regarding estimation motion (.20); review related issues (.30); communicate with Gordon and Jones regarding Asbestos Committee defense counsel questionnaire motion (.20); communicate with Perez regarding matters relating to same (.10); review correspondence relating to continuance of discovery motions (.30); respond to same (.20); review order to continue hearings on discovery motions (.10); communicate with Gordon and Cassada regarding timing for replies and discovery (.30); review correspondence from Asbestos Committee/Future Claimants' Representative and DCPF regarding same (.30). 07/06/21 G M Gordon 4.30 6,235.00 Review emails from Perez, Worf, Ellman regarding draft estimation motion (.20); review email from Ross regarding estimation matters (.10); telephone conference with Rush regarding status of discovery motions (.20); draft email to Worf, Cassada, Ellman, Geise, Ross, DBMP team regarding need to modify briefing schedule for discovery motions (.20); review and respond to emails from Cassada, Ellman regarding modification of discovery motions briefing schedule (.30); review Asbestos Committee motion for defense counsel questionnaire (.70); draft and review emails to and from Ellman, Jones regarding same (.20); review Asbestos Committee objection to PIQ motion (.50); review draft reply in support of PIQ motion (.80); review emails from Worf, Geise, Ross regarding same (.30); draft and review emails to and from Jones, Ellman regarding objection to motion for defense counsel questionnaire (.20); review emails from Ross, Crandall regarding reply in support of trust discovery motion (.20); review emails from Fryling, Ellman regarding order continuing hearing on PIQ and trust discovery motions (.20); review emails from Rubinstein, Cassada regarding continuance of hearing on trust discovery motion (.20). 07/06/21 0.50675.00 J M Jones Review memos regarding briefing schedule on discovery motions (.30); communicate with Gordon regarding Asbestos Committee motion for defense counsel questionnaire (.20). 07/06/21 812.50 1.30 I M Perez Draft email to Smith regarding scheduling order for discovery motions (.10); review draft and revise same (.30); communications with Smith regarding same (.10); communicate with Ellman regarding same (.10); communicate with Blake regarding response to Asbestos Committee's defense counsel questionnaire motion (.20); review order continuing same (.10); communicate with Gordon and Robinson Bradshaw regarding estimation motion (.10); review and revise draft of same (.30). 0.90 07/06/21 A Rush 877.50

Draft email to Smith regarding order on Future Claimants' Representatives' motion to seal PIQ objection (.10); communications with Smith regarding draft of same (.10); review draft of same (.10); review same (.20); review pleadings in connection with same (.20); communications with Smith regarding scheduling of discovery

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265685.601019

Asbestos Matters

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motions, next steps (.20).

07/06/21

 1
 C L Smith
 1.10
 440.00

 Review email from Rush regarding order on Future Claimants' Representatives' motion to seal relating to PIQ
 objection (.10); review related materials (.10); draft and revise order (.10); communications with Rush regarding same (.10); communications with Rush regarding scheduling of discovery motions, next steps (.20); review

 Perez email regarding scheduling order for discovery motions (.10); draft and revise same (.30); communications with Perez regarding same (.10).

07/07/21 R E Blake 0.50 575.00 Further review of Asbestos Committee's motion for defense counsel questionnaire and draft objection to same (.20); communicate with Perez and Karpoff regarding research for objection (.30).

07/07/21J B Ellman3.103,797.50Draft outline of response to Asbestos Committee defense counsel questionnaire motion (.80); review materials<br/>regarding same (.20); communicate with Gordon, Jones, Perez regarding same (.50); follow up with Perez<br/>regarding same (.20); communicate with Schiff regarding discovery responses and timing (.30); communicate<br/>with Waks and Seiden regarding research in support of response to defense counsel questionnaire motion<br/>(.10); review and respond to correspondence among debtor, Asbestos Committee, Future Claimants'<br/>Representative, DCPF counsel regarding briefing schedule for discovery motions (.50); communicate with<br/>Cassada and Gordon regarding same (.20); revise order continuing hearing on discovery motions (.10); draft<br/>correspondence to court regarding same (.10); communicate with Schilli regarding same (.10).

07/07/21 G M Gordon 2.50 3,625.00 Telephone conference with Jones regarding Asbestos Committee defense counsel questionnaire motion (.20); telephone conference with Jones, Ellman, Perez regarding same (.80); review email from Ellman regarding potential response to same (.20); analyze potential objections (.30); review and comment on draft order continuing hearing on PIQ and trust discovery motions (.20); review emails from Ellman, Cassada regarding same (.20); review and respond to emails from Cassada, Geise regarding Rubinstein email on briefing schedule for discovery motions (.20); review further emails from Cassada, Ross, Geise regarding same (.30); review Taylor comments on reply in support of trust discovery (.10).

07/07/21 J M Jones 2.102,835.00 Review Asbestos Committee motion for defense counsel questionnaire (.70); review and annotate outline of proposed objection to same (.30); call with Gordon regarding motion for defense counsel questionnaire (.30); call with Gordon, Ellman, and Perez regarding objection to same (.50); prepare memo to Seiden and Waks regarding review of questionnaire (.30). 07/07/21 I M Perez 1.30 812.50 Communicate with Ellman regarding response to Asbestos Committee defense counsel questionnaire motion (.30); participate on call with Ellman, Gordon and Jones regarding same (.50); communicate with Seiden, Waks and Blake regarding same (.30); review draft of response to same (.20). 07/07/21 A Rush 0.20 195.00 Email to Ellman regarding draft order regarding Future Claimants' Representative's motion to seal PIQ objection (.10); email to Smith regarding pleading in connection with same (.10). 2,990.00 07/07/21 M R Seiden 2.30 Review email from Jones regarding Asbestos Committee motion for defense counsel questionnaire (.30);

review and analyze defense counsel questionnaire (2.00). 07/08/21 R E Blake 1.70 1,955.00

Review Asbestos Committee motion for defense counsel questionnaire and draft objection to same (1.20);

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communicate Waks and Perez regarding the same (.20); communicate with Rush and Waks regarding Future Claimants' Representative motion to seal PIQ objection (.30).

	J B Ellman comment on order to address Future Claimants' Re		
questionnaire for response conference w	inicate with Rush regarding same (.20); communicate proposed by Asbestos Committee (.20); review reto defense counsel questionnaire motion (.20); convith Perez regarding opposition to defense counsel no, Robinson Bradshaw, Bates White regarding PIO	elated materials (.20); review out nmunicate with Gordon regard questionnaire motion (.30); atte	line of issues ing same (.10);
07/08/21	G M Gordon	1.40	2,030.00
Review email	l from Starczewski regarding reply in support of tru ne (.10); draft outline of issues with respect to Asbo	ust discovery (.10); review email	from Geise
07/08/21	J M Jones	1.00	1,350.00
Prepare for ( proposed det	(.10) and attend (.40) call with Seiden and Waks reg fense counsel questionnaire; review and respond to e (.30); prepare memo to Seiden and Waks regardin	memos from Gordon and Ellr	mittee
07/08/21	I M Perez	1.30	812.50
(.20); commu	te with Blake, Waks regarding Asbestos Committee unicate with Ellman regarding same (.20); review G urding objection (.60).		
	A Rush ks, Blake regarding Future Claimants' Representativ th Waks, Blake regarding same (.20).	0.30 ve's motion to seal PIQ objection	292.50 on (.10); follow
	M R Seiden les and Waks regarding Asbestos Committee defen- oposed questionnaire (.40).	0.80 se counsel questionnaire (.40); c	1,040.00 call with Waks
	A L Waks analyze Asbestos Committee motion for defense co e (1.80); call with Jones, Seiden regarding same (.40		
	J B Ellman espondence regarding opposition to Asbestos Com- inicate with Bates White regarding estimation moti		
	G M Gordon ls from Geise, Ross, Starczewski regarding reply in regarding estimation matters (.10).	0.30 support of trust discovery (.20)	435.00 ; review email
07/09/21	I M Perez	1.30	812.50

Research matters related to Asbestos Committee motion for defense counsel questionnaire.

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07/09/21 Rev	A L Waks view and analyze Asbestos Committee proposed defense	1.50 e counsel questionnaire.	1,462.50
07/12/21 Co	R E Blake mmunicate with Waks and Rush regarding Future Claim	0.50 nants' Representative motion to seal	575.00 PIQ objection.
wit	J B Ellman view correspondence regarding deposition of Peterson a th Perez regarding opposition to Asbestos Committee de mmunicate with Perez regarding estimation motion (.20)	efense counsel questionnaire motion	
07/12/21 Rev	G M Gordon view emails from Ramsey, Cassada regarding potential d	0.20 eposition of Peterson.	290.00
	I M Perez vise draft of opposition to Asbestos Committee defense th Ellman regarding same (.30); communicate with Ellma		
	A Rush nails with Blake and Waks regarding matters in connection I PIQ objection (.30); email to Ellman regarding same (.		390.00 tative motion to
07/12/21 Co	A L Waks ommunicate with Rush and Blake regarding Future Claim	0.30 nants' Representative motion to seal	292.50 PIQ objection.
07/13/21 Rev	J B Ellman view order on Future Claimants' Representative's motion	0.10 n to seal PIQ objection.	122.50
reg	G M Gordon view email from Cassada regarding scheduling of Peterso garding Asbestos Committee request for privileged docus positions of trusts' representatives (.10).		
07/13/21 Rev	I M Perez vise draft of response to Asbestos Committee defense c	0.80 ounsel questionnaire motion.	500.00
	J B Ellman view updated order for Future Claimants' Representative th Rush regarding same (.10).	0.20 e motion to seal PIQ objection (.10)	245.00 ; communicate
tele rela dec	G M Gordon lephone conference with Bates, Mullin regarding Asbest ephone conference with Bates, Gallardo-Garcia, Cassada ated issues (.30); review and respond to emails from Cas clarants (.30); review emails from Rubinstein, Cassada re garding case sample (.10).	a, Worf regarding defense counsel qu sada, Ellman, Geise regarding depos	uestionnaire and itions of trust
	I M Perez vise response to Asbestos Committee motion for defens man regarding same (.10).	0.50 se counsel questionnaire (.40); comm	312.50 nunicate with
	A Rush nails with Ellman regarding order with respect to Future jection.	0.20 Claimants' Representative motion t	195.00 o seal PIQ

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07/15/21 0.70 J B Ellman 857.50 Communicate with Wyner regarding Future Claimants' Representative motion to seal PIQ objection and order to resolve same (.20); communicate with Rush (.10) and Miller (.10) regarding same; review information from Bates White for estimation motion (.20); communicate with Gordon, Perez, Robinson Bradshaw regarding same (.10). 07/15/21 G M Gordon 1.20 1,740.00 Telephone conference with Starczewski, Taylor, Kincheloe, Gallardo-Garcia, Cassada regarding estimation matters (.50); review email from Geise regarding information for trust discovery motion (.10); review emails from Ross, Geise regarding same (.20); review emails from Haggerty, Cassada, Geise, Ross, Ellman regarding trust objections to depositions (.30); review email from Ellman regarding information for estimation motion (.10).07/15/21 0.20 125.00 I M Perez Review Ellman emails regarding estimation motion. 0.70 07/15/21 A Rush 682.50 Review email from Ellman regarding order with respect to Future Claimants' Representative motion to seal PIQ objection (.10); review email from Wyner regarding same (.10); email to Smith regarding revision to order (.10); review revised draft of same (.10); emails with Smith regarding same (.10); email same to Wyner, Ellman (.10); review email from Ellman regarding estimation matters (.10). 07/15/21 0.30 C L Smith 120.00 Communicate with Rush regarding order relating to Future Claimants' Representative motion to seal PIQ objection (.10); revise same (.10); emails with Rush regarding same (.10). 07/16/21 G M Gordon 1.10 1,595.00 Review and respond to emails from Cassada, Ellman regarding depositions of trust declarants (.20); review draft email from Cassada regarding same (.20); review and respond to emails from Cassada, Geise, Ross, Ellman regarding same (.30); review email from Geise regarding information in support of trust discovery (.30); review email from Ross regarding same (.10). 07/16/21 1.00 625.00 I M Perez Revise draft of estimation motion (.50); revise draft of response to Asbestos Committee defense counsel questionnaire motion (.50). 07/19/21 0.20 245.00 J B Ellman Communicate with Perez regarding open issues for estimation motion. 07/19/21 G M Gordon 0.40580.00 Telephone conference with Bates, Cassada regarding discovery motions and related matters (.20); review email from Haggerty regarding trust depositions (.20). 07/19/21 1,000.00 I M Perez 1.60 Research regarding response to Asbestos Committee defense counsel questionnaire motion (.50); revise draft of response to same (.50); communicate with Ellman regarding same (.10); revise draft of estimation motion (.40); communicate with Rush, Ellman regarding same (.10). 07/19/21 A Rush 0.30 292.50 Review revised draft of estimation motion (.20); communicate with Perez regarding same (.10).

07/19/21	D S Torborg	1.30	1,462.50
Review	w Asbestos Committee defense couns	el questionnaire motion.	

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07/20/2	21 G M Gordon Review email from Perez regarding Asbestos Committee defense c	0.10 ounsel questionnaire.	145.00
07/21/2	21 G M Gordon Review and comment on draft email to Haggerty regarding deposit from Cassada, Ellman, Geise, Ross regarding same (.30); review en motion (.10); review email from Crandall regarding revised trust di	nail from Starczewski regarc	
07/21/2	21 I M Perez Review comments to estimation motion (.20); revise draft of estim	0.50 ation motion (.30).	312.50
07/21/2	21 A Rush Review comments to estimation motion.	0.10	97.50
07/22/2	21 G M Gordon Review emails from Ross regarding trust discovery order.	0.10	145.00
07/23/2	21 J B Ellman Review updated trust discovery order (.20); conference with client same (.40).	0.60 and Schiff, Robinson Brads	735.00 haw regarding
07/23/2	21 L R Fisher Research regarding draft legislation.	0.10	57.50
07/23/:	21 G M Gordon Review emails from Jones, Ellman, Perez regarding Asbestos Com review email from Cassada regarding depositions of trust declarant Starczewski regarding draft trust discovery order (.20); review email Asbestos Committee/Future Claimants' Representative discovery of Starczewski on estimation motion (.20).	s (.20); review emails from l from Ross regarding draft	Cassada, responses to
07/23/2	21 J M Jones Communicate with Ellman, Seiden, and Perez regarding opposition defense counsel questionnaire.	0.30 n to Asbestos Committee m	405.00 notion for
07/23/2	21 I M Perez Review edits to estimation motion (.20); revise draft of same (.30); regarding response to Asbestos Committee defense counsel questo		500.00 Ellman, Waks
07/23/2	21 M R Seiden Review and analyze Asbestos Committee proposed defense counse Waks regarding questionnaire (.30); communicate with Jones, Wak Committee motion for defense counsel questionnaire (.30); evaluat supporting opposition to Asbestos Committee proposed defense c	s, Perez regarding opposition the matters regarding docume	on to Asbestos
07/23/2	21 A L Waks Communicate with Seiden regarding Asbestos Committee propose communicate with Seiden, Perez, Jones regarding opposition to sar		487.50 naire (.30);
07/24/2	21 J B Ellman Review and revise estimation motion.	1.10	1,347.50

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Asbestos Matters			gust 27, 2021 e: 211601860
Aspestos Matters		mvoic	e. 211001000
07/24/21	L R Fisher	0.20	115.00
Research re	garding draft legislation.		
07/24/21	I M Perez	0.30	187.50
Review revi	sed draft of estimation motion.		
07/25/21	J B Ellman	0.50	612.50
	ate with Worf regarding estimation motion $(.20)$ ; regarding $(.10)$	eview comments from Worf on s	ame (.20);
communica	te with Perez regarding same (.10).		
07/25/21	I M Perez	0.30	187.50
Review con	nments to estimation motion (.20); communicate w	vith Ellman regarding same (.10).	
07/26/21	J B Ellman	1.00	1,225.00
	comment on edits to estimation motion (.40); rev	ise same (.30); communicate with	Worf (.10) and
Perez (.20)	regarding same.		
07/26/21	G M Gordon	0.80	1,160.00
	conference with Ellman, Jones, Torborg regarding with Bates, Gallardo-Garcia, Cassada, Worf regard		
	evised form of trust discovery order (.20).		Guodada
07/26/21	I M Perez	0.80	500.00
	t of estimation motion (.50); communicate with Ru		
	n, Schiff Hardin regarding response to Asbestos Co	ommittee motion for defense cou	ınsel
questionnai	re (.20).		
07/26/21	A Rush	0.10	97.50
Review ema	il from Perez regarding estimation motion.		
07/27/21	J B Ellman	8.30	10,167.50
	erson deposition (6.10); review materials to prepare time (.20); draft outline of potential questions (.80);		
	and opposition to Asbestos Committee defense co		
with Gordo	n regarding Peterson deposition (.20).		
07/27/21	L R Fisher	0.50	287.50
	erials regarding draft legislation.		
07/27/21	G M Gordon	0.90	1,305.00
	conferences with Starczewski regarding draft legisl une (.20); review email from Starczewski regarding		
	otential amicus brief (.20); review emails from Rub		
(.20).			
07/27/21	I M Perez	4.30	2,687.50
Revise draft	t of response to Asbestos Committee motion for d		00);
	te with Ellman regarding Peterson deposition (.20) motion for defense counsel questionnaire (.60); co		
	); revise draft of estimation motion (1.30).	with Emilian regardin	
07/28/21	LB Ellmon	1.10	1 347 50
01/20/21	J B Ellman		1,347.50

Conference with Perez (.20) and Bates White (.20) regarding information for estimation motion; communicate

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Invoice: 211601860 Asbestos Matters with client regarding same (.20); review and comment on updated reply in support of PIQ motion (.50). 07/28/21 1,437.50 L R Fisher 2.50Monitor House Judiciary Committee hearing on draft legislation and draft summary memorandum of same. 07/28/21 G M Gordon 0.30 435.00 Telephone conference with Cassada regarding trust discovery issues (.20); review draft legislation (.10). R Luther III 2.20 1,980.00 07/28/21 Monitor House Judiciary Committee hearing on draft legislation and revise Fisher's summary of same (2.00); draft email to Prieto regarding same (.20). 07/28/21 7.00 I M Perez 4,375.00 Revise draft of response to Asbestos Committee defense counsel questionnaire motion (2.50); review materials regarding same (1.80); emails with Smith regarding estimation motion (.10); call with Smith regarding comments to estimation motion (.60); communicate with Smith regarding exhibits to estimation motion (.10); revise estimation motion (1.50); communicate with Ellman regarding estimation motion (.30); communicate with Bates White regarding same (.10). 07/29/21 0.50575.00 R E Blake Communicate with Ross regarding document production (40); communicate with Carrazco regarding document production (.10). 07/29/21 J B Ellman 5,390.00 4.40 Review and comment on response to exemplar cases (1.60); review and comment on discovery responses (1.00); review additional comments regarding same (.30); review edits regarding same (.10); prepare correspondence to Asbestos Committee and Future Claimants' Representative counsel regarding same (.10); revise and finalize estimation motion (.70); review and comment on notice of hearing of same (.10); communicate with Perez regarding final edits and filing of estimation motion (.20); communicate with Starczewski (.20) and Bates White (.10) regarding information for estimation motion. 07/29/21 G M Gordon 1.90 2,755.00 Review and comment on draft reply in support of PIQ motion (.70); review and comment on draft reply in support of trust discovery (.60); review emails from Starczewski, Ross, Geise regarding discovery responses (.20); review further emails from Cassada, Worf regarding same (.20); review emails from Geise, Ramsey regarding amicus brief (.20). 07/29/21 I M Perez 2.001,250.00 Review Smith email regarding comments to estimation motion (.10); review and revise estimation motion and exhibits (1.00); communicate with Smith regarding same (.10); communicate with Ellman regarding same (.40); communicate with client regarding same (.10); communicate with Robinson Bradshaw regarding same and filing (.30). 07/29/21 0.50 200.00 C L Smith Review estimation motion (.20); email to Perez regarding comments to same (.10); review revised estimation motion (.10); communicate with Perez regarding same (.10). 07/30/21 0.50 R E Blake 575.00 Communicate with Carrazco (.20) and Waks (.10) regarding document production; review documents for production (.20). 07/30/21 1.80

07/30/21 J B Ellman 1.80 2,205.00 Review of opposition to Asbestos Committee defense counsel questionnaire motion (.50); attend meet and

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confer with DCPF counsel regarding trust discovery issues and depositions (.80); follow up call with Cassada and Ross regarding same (.50).

- 07/30/21 G M Gordon 1.00 1,450.00 Review email from Wright regarding request to continue hearing on PIQ and trust discovery motions (.10); review and respond to emails from Cassada, Ellman regarding same (.20); review emails from Geise, Ramsey regarding amicus brief (.20); review emails from Cassada, Ross, Geise, Ellman regarding Asbestos Committee/Future Claimants' Representative discovery responses (.30); review email from Cassada regarding meet and confer with DCPF and Manville Trust on trust discovery issues (.20).
- 07/30/21
   C L Smith
   0.20
   80.00

   Emails with Ellman regarding matters relating to future briefing (.10); review docket in connection with same (.10).
   07/30/21
   A L Waks
   0.10
   97.50

   07/30/21
   A L Waks
   0.10
   97.50

   Communicate with Blake regarding document production.
   0.10
   97.50
- 07/31/21 J B Ellman 4.10 5,022.50 Review and revise objection to Asbestos Committee defense counsel questionnaire motion (3.60); communicate with Perez regarding same (.20); review related materials (.30).

TOTAL

141.10 USD 152,070.00

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

In re

DBMP LLC,<sup>1</sup>

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

### NINETEENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY JONES DAY AS COUNSEL FOR THE DEBTOR FOR THE PERIOD FROM AUGUST 1, 2021 THROUGH AUGUST 31, 2021

In accordance with the Amended Order Establishing Procedures for Interim

Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 402]

(the "Interim Compensation Order"), Jones Day, counsel to DBMP LLC as debtor and debtor in

possession (the "Debtor"), submits its Nineteenth Monthly Statement of Fees and Expenses

Incurred by Jones Day as Counsel for the Debtor for the Period From August 1, 2021 Through

August 31, 2021 (the "Monthly Fee Statement").

### **Itemization of Services Rendered and Expenses Incurred**

1. Attached hereto as Exhibit A is Jones Day's invoice for the period

August 1, 2021 through August 31, 2021 (the "Statement Period").

### **Total Fees and Expenses for the Statement Period**

2. The total amounts of fees and expenses incurred by Jones Day during

the Statement Period are as follows:

Total Fees	\$509,810.00
Total Expenses	\$40,739.82
TOTAL	\$550,549.82

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The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

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Pursuant to the Interim Compensation Order, Jones Day seeks payment of \$499,568.82 from the Debtor for the Statement Period (the "<u>Interim Amount</u>"), representing
 (a) 90% of Jones Day's fees and (b) 100% of its incurred expenses.

#### **Billing Adjustments**

4. Consistent with its own internal policies and to comply with the

"reasonableness" requirements of section 330 of the Bankruptcy Code, Jones Day has reviewed its monthly service descriptions and has determined that certain fees should not be charged to the Debtor. In particular, Jones Day has voluntarily determined that \$1,400.00 in fees will not be charged to the Debtor. This Monthly Fee Statement reflects this adjustment.

### **Notice and Objection Procedures**

5. In accordance with the Interim Compensation Order, notice of this

Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "<u>Notice Parties</u>"): (a) the Debtor, DBMP LLC, 20 Moores Road, Malvern, Pennsylvania 19355 (Attn: Michael T. Starczewski, DBMP@saint-gobain.com); (b) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (c) counsel to the Debtor's non-debtor affiliate, CertainTeed LLC, Goodwin Procter LLP, 1900 N Street, NW, Washington, DC 20036 (Attn: Richard M. Wyner, Esq., rwyner@goodwinlaw.com); (d) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC,

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525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com); and (e) counsel to the Future Claimants' Representative,
(I) Young Conaway Stargatt & Taylor, LLP, Rodney Square, 1000 North King Street,
Wilmington, Delaware 19801 (Attn: Ed Harron, Esq., eharron@ycst.com and Sharon Zieg, Esq., szieg@ycst.com) and (II) Alexander Ricks PLLC, 1420 E. 7th Street, Suite 100, Charlotte, North Carolina 28204 (Attn: Felton Parrish, Esq., felton.parrish@alexanderricks.com).

6. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "<u>Objection</u>"), if any, must be served upon the Notice Parties, including Jones Day, no later than October 27, 2021 (the "<u>Objection Deadline</u>"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.

7. Upon the expiration of the Objection Deadline, the Debtor will be authorized to pay Jones Day an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

8. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Jones Day at a later date.

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Dated: October 13, 2021 Atlanta, Georgia Respectfully submitted,

/s/ Jeffrey B. Ellman

Gregory M. Gordon (TX Bar No. 08435300) Amanda Rush (TX Bar No. 24079422) JONES DAY 2727 North Harwood Street, Suite 500 Dallas, Texas 75201 Telephone: (214) 220-3939 Facsimile: (214) 969-5100 E-mail: gmgordon@jonesday.com asrush@jonesday.com (Admitted *pro hac vice*)

Jeffrey B. Ellman (GA Bar No. 141828) JONES DAY 1221 Peachtree Street, N.E., Suite 400 Atlanta, Georgia 30361 Telephone: (404) 581-3939 Facsimile: (404) 581-8330 E-mail: jbellman@jonesday.com (Admitted *pro hac vice*)

ATTORNEYS FOR DEBTOR AND DEBTOR IN POSSESSION Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 212 of 275

## EXHIBIT A

**Jones Day Invoice** 

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### JONES DAY

#### **Dallas Office**

2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Case Administration and Business Operations	29,862.50		
Automatic Stay/Adequate Protection	245.00		
Claims Administration	8,200.00		
Court Hearings	23,320.00		
General Corporate and Real Estate	65,260.00		
Schedules/SOFA/Bankruptcy Administrator			
Reporting	6,037.50		
Litigation and Adversary Proceedings	289,025.00		
Professional Retention/Fee Issues	17,217.50		
Fee Application Preparation	4,355.00		
Asbestos Matters	66,287.50		
Total Fees		USD	509,810.00
Less 10% Holdback		USD	(50,981.00)
Total Fees		USD	458,829.00
Total Disbursements & Charges		USD	40,739.82
TOTAL		USD	499,568.82

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### DBMP LLC

Page: 2 September 28, 2021 Invoice: 211602856

### Timekeeper/Fee Earner Summary – August 31, 2021

<i>Timekeeper/Fee Earner</i>		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	17.50	1,150.00	20,125.00
J B Ellman	Partner	1991	102.60	1,225.00	125,685.00
G M Gordon	Partner	1980	49.40	1,450.00	71,630.00
J M Jones	Partner	1986	20.50	1,350.00	27,675.00
T B Lewis	Partner	1987	32.30	1,150.00	37,145.00
C K Marshall	Partner	2001	5.90	1,175.00	6,932.50
D S Torborg	Partner	1998	27.40	1,125.00	30,825.00
Total			255.60		320,017.50
D B Prieto	Of Counsel	2000	5.00	1,050.00	5,250.00
M R Seiden	Of Counsel	1992	28.60	1,300.00	37,180.00
Total			33.60		42,430.00
H N Basta	Associate	2019	38.40	525.00	20,160.00
M K Chan	Associate	2021	5.50	650.00	3,575.00
T K Fujii	Associate	2020	8.60	650.00	5,590.00
T C Janak	Associate	2019	1.80	575.00	1,035.00
A P Johnson	Associate	2018	11.60	625.00	7,250.00
I M Perez	Associate	2016	72.00	625.00	45,000.00
A Rush	Associate	2011	41.70	975.00	40,657.50
A L Waks	Associate	2014	4.10	975.00	3,997.50
B J Wierenga	Associate	2018	2.30	625.00	1,437.50
Total			186.00		128,702.50
L C Fischer	Staff Attorney	1996	15.30	575.00	8,797.50
Total			15.30		8,797.50
C L Smith	Paralegal		23.20	400.00	9,280.00
K M Waag	Paralegal		0.30	425.00	127.50
Total			23.50		9,407.50
A Carrazco, Jr.	Project Manager		1.40	325.00	455.00
Total			1.40		455.00
Total			515.40	USD	509,810.00

### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 215 of 275

# JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021 DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355			265685.601001 Invoice: 211602856		
For legal services rendered for the period through August 31, 2021:					
Case Administration and Business Operations		USD	29,862.50		
Disbursement & Charges Summary					
Consultants and Agents Fees Federal Express Charges Travel - Air Fare	40,700.00 33.16 6.66				
		USD	40,739.82		
TOTAL		USD	70,602.32		

### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 216 of 275 JONES DAY

Timekeeper/Fee Earner Summary – August 31, 2021

### 265685.601001

# Case Administration and Business Operations

Page: 2 September 28, 2021 Invoice: 211602856

	1		0		
<i>Timekeeper/Fee Earner</i>		Bar			
Name	Title	Year	Hours	Rate	Amount
R E Blake	Partner	2011	0.80	1,150.00	920.00
J B Ellman	Partner	1991	9.00	1,225.00	11,025.00
G M Gordon	Partner	1980	3.80	1,450.00	5,510.00
J M Jones	Partner	1986	0.50	1,350.00	675.00
T B Lewis	Partner	1987	0.40	1,150.00	460.00
D S Torborg	Partner	1998	0.40	1,125.00	450.00
Total			14.90		19,040.00
M R Seiden	Of Counsel	1992	2.00	1,300.00	2,600.00
Total			2.00		2,600.00
T C Janak	Associate	2019	0.10	575.00	57.50
I M Perez	Associate	2016	3.00	625.00	1,875.00
A Rush	Associate	2011	4.40	975.00	4,290.00
Total			7.50		6,222.50
C L Smith	Paralegal		5.00	400.00	2,000.00
Total			5.00		2,000.00
Total			29.40	USD	29,862.50

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#### 265685.601001

# Case Administration and Business Operations

Page: 3 September 28, 2021 Invoice: 211602856

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/02/21 Attend call wit	R E Blake h internal team regarding status and no	0.80 ext steps.	920.00
	J B Ellman th internal team regarding case update view related materials (.10).	1.20 s and planning (.40); review and revise work	1,470.00 x in process
08/02/21 Telephone con	G M Gordon ference with internal team regarding s	0.20 status and next steps.	290.00
08/02/21 Review and dis	T C Janak stribute docket.	0.10	57.50
08/02/21 Participate in c	T B Lewis all with internal team regarding status	0.20 and next steps.	230.00
08/02/21 Revise work in	I M Perez process report (.70); communicate wi	0.80 th Rush regarding same (.10).	500.00
	A Rush regarding revisions to work in proces Ellman regarding same (.10).	0.80 s report (.10); review draft of same (.30); rev	780.00 vise same
08/02/21 Conference cal	M R Seiden l with internal team regarding status a	1.00 nd next steps.	1,300.00
08/03/21 Prepare for (.20	J B Ellman 0) and attend and participate in (.80) w	1.00 vork in process call with client and advisors.	1,225.00
08/03/21 Telephone con report (partial).		0.60 ssada, Worf, Ross, Geise regarding work in p	870.00 process
08/03/21 Review revised	I M Perez work in process report.	0.20	125.00
08/03/21 Review and dis system with sar		0.20 led documents and update electronic manaş	80.00 gement
08/04/21 Review and dis	C L Smith stribute docket.	0.10	40.00
08/05/21 Review and dis	C L Smith stribute docket.	0.10	40.00
08/06/21 Review and dis	C L Smith stribute docket.	0.10	40.00
08/09/21 Review and rev	J B Ellman vise work in process report.	0.80	980.00

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 218 of 275 IONES DAY

	JONES DAY		
265685.601001	5		Page: 4 September 28, 2021
Case Administration	and Business Operations		Invoice: 211602856
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/09/21 Revise work in	I M Perez process report (.70); communicate with Ellman,	0.80 Rush regarding same	500.00 e (.10).
08/09/21 Revise work in	A Rush process report (.30); email to Perez regarding fu	0.40 rther revisions to sam	390.00 ne (.10).
08/09/21 Attend call with	M R Seiden h internal team regarding status and next steps.	1.00	1,300.00
08/09/21 Review and dis system with sam	C L Smith tribute docket (.10); obtain recently-filed docum me (.10).	0.20 ents and update electr	80.00 ronic management
08/10/21 Attend and par	J B Ellman ticipate in work in process call with client and ac	1.00 lvisors.	1,225.00
08/10/21 Telephone con report.	G M Gordon ference with Starczewski, Geise, Ross, Cassada, T	1.00 Worf, Ellman regardi	1,450.00 ng work in process
	C L Smith stribute docket (.10); obtain recently-filed docum me (.10); review and distribute precedent docket		120.00 ronic management
08/11/21 Review and dis system with sar	C L Smith tribute docket (.10); obtain recently-filed docum- me (.10).	0.20 ents and update electr	80.00 ronic management
08/12/21 Review and dis system with sar	C L Smith tribute docket (.10); obtain recently-filed docum me (.10).	0.20 ents and update electr	80.00 ronic management
08/13/21 Review and dis	C L Smith tribute docket (.10); review and distribute preced	0.20 lent docket (.10).	80.00
08/16/21 Update work in	A Rush 1 process report (1.00); emails with Perez regardi	1.10 ng same (.10).	1,072.50
	C L Smith tribute docket (.10); review and distribute preced with internal team regarding case administration i		120.00 ate case calendar (.10);
	J B Ellman rise work in process report (1.30); review related participate in (1.00) work in process call with cli		3,185.00 20); prepare for (.10)
08/17/21 Telephone con	G M Gordon ference with Starczewski, Geise, Ross, Cassada, 1	1.00 Ellman regarding wor	1,450.00 k in process report.
08/17/21 Review updated	A Rush d work in process report.	0.20	195.00
08/17/21	C I Smith	0.10	40.00

08/17/21 C L Smith 0.10 40.00 Review and distribute docket.

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	JONES DA	AY	
265685.60100	Č,		Page: 5 September 28, 2021
Case Adminis	stration and Business Operations		Invoice: 211602856
Date of Service	e Timekeeper/Fee Earner Name	Hours	Amount
08/18/21 Review	I M Perez w revised work in process report.	0.20	125.00
08/18/21 Review	C L Smith w and distribute docket (.10); review and distribute	0.20 precedent docket (.10).	80.00
08/19/21 Call w	A Rush ith Ellman regarding work in process report.	0.30	292.50
08/19/21 Review	C L Smith w and distribute docket.	0.10	40.00
08/20/21 Review	C L Smith w and distribute docket.	0.10	40.00
	J B Ellman regarding case updates an $(1.00)$ .	1.40 d planning (.40); review and	1,715.00 revise work in process
08/23/21 Partic	T B Lewis ipate in call with internal team regarding status and	0.20 next steps.	230.00
08/23/21 Review	I M Perez w revised work in process report.	0.20	125.00
	A Rush e work in process report (1.00); call with Perez rega n regarding same (.10).	1.30 rding work in process report	1,267.50 t (.20); emails with
	C L Smith w and distribute docket (.10); obtain recently-filed on with same (.10); review and distribute precedent of	÷	120.00 onic management
08/23/21 Attene	D S Torborg d call with internal team regarding status and plann	0.40 ing.	450.00
08/24/21 Attene	J B Ellman d and participate in work in process call with client	1.00 and advisors.	1,225.00
	G M Gordon hone conference with Starczewski, Geise, Ross, Ca ss report.	1.00 ssada, Worf, Jones, Ellman r	1,450.00 egarding work in
08/24/21 Attene	J M Jones d and participate in work in process call with client	0.50 and advisors.	675.00
08/24/21 Comm	I M Perez nunicate with Epiq regarding service matters.	0.20	125.00
systen	C L Smith w and distribute docket (.10); obtain recently-filed o n with same (.10); update case calendar (.60); emails further update case calendar (.10).		

## Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 220 of 275 JONES DAY

	JUNES DA	41		
265685.601001			Sontombo	Page: 6
Case Administration	on and Business Operations		September Invoice: 2	
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
08/25/21 Communica	I M Perez ate with Epiq regarding service matters.	0.20		125.00
08/25/21	C L Smith	0.30		120.00
Review and	distribute docket (.10); obtain recently-filed a same (.10); update case calendar (.10).		lectronic managen	
08/26/21 Review and	C L Smith distribute docket (.10); review and distribute	0.20 precedent docket (.10).		80.00
08/27/21 Communica	I M Perez ate with Robinson Bradshaw, Epiq regarding	0.20 service matters.		125.00
	C L Smith distribute docket (.10); obtain recently-filed a same (.10); update case calendar (.10); coord			160.00 nent
08/30/21 Review and	C L Smith distribute docket.	0.10		40.00
08/31/21	I M Perez	0.20		125.00
	ate with Riggins regarding service matters (.10		piq regarding same	(.10).
08/31/21 Communica	A Rush ations with Perez regarding work in process r	0.30 eport.		292.50
	C L Smith distribute docket (.10); obtain recently-filed same (.10); review and distribute precedent of		lectronic managen	120.00 hent
	Total	29.40	USD	29,862.50

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265685.601001	-		Page	e: 7
Case Administration and Business Operations			ptember 28, 2 voice: 211602	
	Disbursement Detail			
Date	Timekeeper/Fee Earner Name	Location	Amount	Total
TRAVEL - AIR FARE				
08/12/21	G M Gordon	DAL	6.66	
Date: 7/30/2021	Airfare Other In-flight internet - personal trip, wor	ked on plane		
Travel - Air Fare Subtot	al			6.66
CONSULTANTS AND	AGENTS FEES			
09/28/21 Expert A	J B Ellman	ATL	15,158.75	
09/28/21 Expert A	J B Ellman	ATL	25,541.25	
Consultants and Agents	Fees Subtotal			40,700.00
FEDERAL EXPRESS C	CHARGES			
08/24/21 Federal Express	K M Waag Corporation 08/24/21	NYC	33.16	

33.16

40,739.82

USD

Federal Express Charges Subtotal

Total Disbursements and Charges

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 222 of 275

## JONES DAY

#### **Dallas Office** 2727 North Harwood Street Dallas, Texas 75201-1515 **(214) 220-3939**

Federal Identification Number: 34-0319085

September 28, 2021

265685.601005 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Automatic Stay/Adequate Protection	USD	245.00
TOTAL	USD	245.00

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 223 of 275 JONES DAY

## 265685.601005

## Automatic Stay/Adequate Protection

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	0.20	1,225.00	245.00
Total			0.20	-,	245.00
Total					
Total			0.20	USD	245.00

# Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 224 of 275 JONES DAY

## 265685.601005

## Automatic Stay/Adequate Protection

Page: 3 September 28, 2021 Invoice: 211602856

### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/12/21 Review court ro (.10).	J B Ellman eport on case status relating to automati	0.20 c stay (.10); communicate with Sc	245.00 hiff regarding same

Total

USD 245.00

0.20

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601009 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Claims Administration	USD	8,200.00
TOTAL	USD	8,200.00

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#### 265685.601009

## Claims Administration

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	3.80	1,225.00	4,655.00
Total	T WITCH		3.80		4,655.00
	A	2010		E25.00	,
H N Basta I M Perez	Associate Associate	2019 2016	3.30 2.90	525.00 625.00	1,732.50 1,812.50
Total			6.20		3,545.00
Total			10.00	USD	8,200.00

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#### 265685.601009

Claims Administration

Page: 3 September 28, 2021 Invoice: 211602856

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/03/21 Review and re	J B Ellman vise motion for non-asbestos bar date	1.70 (1.60); communicate with Perez reg	2,082.50 garding same (.10).
08/04/21 Review revisio	I M Perez ons to non-asbestos bar date motion.	0.20	125.00
08/06/21 Review and re regarding sam	J B Ellman vise exhibits to non-asbestos bar date r e (.20).	1.60 notion (1.40); communicate with P	1,960.00 erez and Basta
	I M Perez with Ellman, Basta regarding revisions ate motion (.30); communicate with Ba		375.00 .20); revise non-
08/09/21 Review and re	H N Basta vise non-asbestos bar date motion.	0.90	472.50
08/10/21 Review and re	H N Basta vise non-asbestos bar date motion.	0.90	472.50
08/12/21 Email to Perez	H N Basta z regarding non-asbestos bar date motio	0.10 Dn.	52.50
08/12/21 Communicate	I M Perez with Basta regarding non-asbestos bar	0.10 date motion.	62.50
08/13/21 Draft and revi	H N Basta se non-asbestos bar date motion (.70);	0.90 communicate with Perez regarding	472.50 same (.20).
08/13/21 Review update	J B Ellman es to non-asbestos bar date motion (.30	0.50 ); communicate with Perez regardin	612.50 ng same (.20).
of non-asbesto	I M Perez ons with Ellman, Basta regarding non-a os bar date motion (.70); communicatio garding same (.10).		
08/16/21 Review and an	H N Basta alyze publication notice for non-asbest	0.50 cos bar date motion.	262.50
	I M Perez of proof of claim for non-asbestos bar ate (.20); communicate with Ellman reg		312.50 regarding non-
	I M Perez es regarding non-asbestos bar date mo licate with Epiq regarding same (.10).	0.30 tion (.10); communicate with Ellma	187.50 an regarding same

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265685.601009

Claims Administration

Page: 4 September 28, 2021 Invoice: 211602856

Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	Total	10.00	USD	8,200.00

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 229 of 275

## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601010 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Court Hearings	USD	23,320.00
TOTAL	USD	23,320.00

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#### 265685.601010

## Court Hearings

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
J B Ellman	Partner	1991	8.70	1,225.00	10,657.50
G M Gordon	Partner	1980	6.50	1,450.00	9,425.00
J M Jones	Partner	1986	0.20	1,350.00	270.00
Total			15.40		20,352.50
I M Perez	Associate	2016	3.20	625.00	2,000.00
A Rush	Associate	2011	0.50	975.00	487.50
Total			3.70		2,487.50
C L Smith	Paralegal	-	1.20	400.00	480.00
Total			1.20		480.00
Total		-	20.30	USD	23,320.00

Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 231 of 275 JONES DAY

265685.601010

Court Hearings

Page: 3 September 28, 2021 Invoice: 211602856

## Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/02/21 Review emails 2021 hearing.	I M Perez from court, Asbestos Committee and Fu	0.10 ature Claimants' Representative a	62.50 regarding August 12,
Bradshaw, clier correspondenc	J B Ellman mail regarding August 12, 2021 hearing nt regarding same (.20); communicate wi e to counsel to Asbestos Committee and scheduling issues (.30); communicate wit	th Crandall regarding planning f l Future Claimants' Representati	or same (.10); draft ve regarding meet
	G M Gordon rward email from Fryling regarding conti ail from Ellman regarding scheduling issu		580.00 ing (.20); review and
	J B Ellman th Schiff, Robinson Bradshaw and consu very motions (1.50); communicate with R		
08/09/21 Review and con (.10).	J B Ellman mment on agenda for August 12, 2021 h	0.30 tearing (.20); communicate with	367.50 Perez regarding same
August 12, 202	I M Perez genda for August 12, 2021 hearing (.10); 11 hearing (.10); revise same (1.20); comm with Ellman regarding same (.20).		
	A Rush genda for August 12, 2021 hearing (.20); 11 hearing (.10).	0.30 emails with Smith, Perez regard	292.50 ing agenda for
	C L Smith or August 12, 2021 hearing (.20); email to g agenda for August 12, 2021 hearing (.1 e (.20).		
same (.20); con	J B Ellman vise agenda for August 12, 2021 hearing nmunicate with Asbestos Committee/Fu er relating to same (.20).		
08/10/21 Review and co	G M Gordon mment on drafts of August 12, 2021 hea	0.30 ring agenda.	435.00
Robinson Brad	I M Perez with Ellman, Gordon regarding agenda f Ishaw regarding same (.20); revise draft o nmunicate with Epiq regarding same (.10	of same (.10); communicate with	
08/10/21 Communicatio	C L Smith ns with Perez regarding matters relating	0.10 to August 12, 2021 hearing ager	40.00 nda.

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		JONES DAY		
	.601010			Page: 4 September 28, 2021
Court I	Hearings			Invoice: 211602856
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
08/11/2	Conference with review related r follow up with	J B Ellman h Gordon, Cassada and Worf regarding plann naterials (.20); communicate with Hamilton re Jones regarding same (.10); revise agenda for A rding same and hearing (.10).	garding logistics for stat	tus conference (.10);
08/11/2		G M Gordon ference with Cassada, Worf, Ellman, consultar	0.30 nt regarding preparation	435.00 for August 12, 2021
08/12/2	Conference wit with Gordon an	J B Ellman h Gordon to prepare for status conference (.3 nd Robinson Bradshaw regarding same (.40); r as with Gordon regarding scheduling issues (.2	eview scheduling issues	
08/12/2	Prepare for stat	G M Gordon rus conference, including draft presentation ou erence with Starczewski, Geise, Ross, Cassada		
08/13/2	Conference with regarding same conference with	J B Ellman h Gordon regarding scheduling issues for upc (.10); conference with Cassada, Gordon and V n same and Asbestos Committee/Future Clain (.30); attend status conference relating to sche (.20).	Worf regarding hearing phants' Representative co	preparations (.50); punsel regarding same
08/13/2	Telephone con conference with conference rela forward email f	G M Gordon ference with Ellman, Cassada, Worf regarding n Ramsey, Wright, Zieg, Ellman, Cassada, Wor ting to scheduling (.50); telephone conference from Ramsey regarding scheduling proposal (.2 arding same (.30); review and respond to email	rf regarding same (.30); with Ellman regarding 20); review and respond	attend status same (.30); review and to emails from
08/13/2		J M Jones mails regarding in-person hearings.	0.20	270.00
08/17/2		C L Smith transcripts and update electronic file manager test (.10).	0.20 ment system with same	80.00 (.10); forward same to
08/20/2		J B Ellman with Gordon regarding omnibus hearing dates	0.10	122.50
08/20/2		G M Gordon w emails to and from Ellman regarding Septer	0.20 nber 2021 hearing dates	290.00
08/23/2		J B Ellman court regarding September 2021 omnibus hear	0.20 ing (.10); communicate	245.00 with Gordon regarding
08/23/2	Review draft er	G M Gordon nail to court regarding September 16, 2021 on nan regarding same ( 10)	0.20 nnibus hearing (.10); rev	290.00 iew and respond to

email from Ellman regarding same (.10).

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265685.601010	-			Page: 5
			Septem	ber 28, 2021
Court Hearings			Invoice	: 211602856
		TT		4
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
08/24/21	J B Ellman	0.30		367.50
	cate with Fryling regarding September 2021 of	mnibus hearing date (.20);	review notice	e of
reschedule	d date (.10).			
08/24/21	G M Gordon	0.20		290.00
	ails from Ellman, Fryling regarding change in	September 16, 2021 heari	ing date.	
00/01/01		0.50		212 50
08/24/21	I M Perez	0.50		312.50
	cate with Rush regarding notice of reschedulin ame (.20); communicate with Ellman regardir			
	regarding filing of same (.10).	ig same (.10), communicat	e with Robin	5011
Diadona	cogarand ring of ourie (110).			
08/24/21	A Rush	0.20		195.00
	ail from Ellman regarding rescheduling of Se	ptember 16, 2021 omnibus	s hearing (.10	); email to
Perez rega	rding notice with respect to same (.10).			
	Total	20.30	USD	23,320.00

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 234 of 275

## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601011 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

General Corporate and Real Estate	USD	65,260.00
TOTAL	USD	65,260.00

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#### 265685.601011

## General Corporate and Real Estate

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	13.20 7.90	1,225.00	16,170.00
T B Lewis	Partner	1980	25.90	1,450.00 1,150.00	11,455.00 29,785.00
Total			47.00		57,410.00
I M Perez A Rush	Associate Associate	2016 2011	10.60 0.60	625.00 975.00	6,625.00 585.00
Total			11.20		7,210.00
C L Smith	Paralegal		1.60	400.00	640.00
Total			1.60		640.00
Total		_	59.80	USD	65,260.00

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#### 265685.601011

#### General Corporate and Real Estate

Page: 3 September 28, 2021 Invoice: 211602856

#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/02/21 Review and re	T B Lewis vise draft minutes of board meetings.	3.00	3,450.00
	J B Ellman vise board meeting minutes (.50); comr to client regarding same (.10); respond		980.00 e (.10); review
08/04/21 Review and re	T B Lewis vise draft board meeting minutes (.10);	0.20 communicate with Ellman regardi	230.00 ng same (.10).
08/09/21 Review interco Lewis regardin	J B Ellman ompany invoices (.20); review services a og same (.30).	0.80 agreement regarding same (.30); co	980.00 mmunicate with
	J B Ellman with Starczewski regarding press inqui communicate with Wyner regarding sau		490.00 eliminary injunction
	G M Gordon omment on draft press release regarding ails from Ellman, Starczewski regardin		580.00 20); review and
08/11/21 Review and re	G M Gordon spond to email from Lewis regarding b	0.20 oard meeting.	290.00
08/12/21 Review and re	G M Gordon spond to email from Starczewski regard	0.20 ding funding agreement matters.	290.00
08/12/21 Review and an	T B Lewis alyze preliminary injunction ruling rela	4.30 ted to potential amendments to fu	4,945.00 nding agreement.
	G M Gordon spond to email from Lewis regarding fu g potential funding agreement amendr	00	
08/13/21 Review and an (.60).	T B Lewis alyze potential amendments to funding	2.80 g agreement (2.20); emails with Go	3,220.00 rdon regarding same
	J B Ellman ith Gordon, Starczewski, Smith regardi ollowing preliminary injunction decisio		
08/16/21 Telephone cor agreement.	G M Gordon nference with Starczewski, Smith, Ellm	1.10 an, Lewis regarding potential amen	1,595.00 adments to funding
	T B Lewis call with Starczewski, Smith, Gordon ar preparation for same (.70).	1.80 nd Ellman regarding funding agree	2,070.00 ment (1.10); review

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#### 265685.601011

General Corporate and Real Estate

Page: 4 September 28, 2021 Invoice: 211602856

Date of Servic	re Timekeeper/Fee Earner Name	Hours	Amount
08/17/21	J B Ellman	1.00	1,225.00
	nd meeting with board regarding case update an		
08/17/21 Atter	G M Gordon nd board meeting regarding status and planning.	1.00	1,450.00
08/18/21 Revie	G M Gordon ew and forward email to Starczewski regarding p	0.20 press inquiry.	290.00
08/20/21 Conf	J B Ellman Ference with Starczewski, Gordon, Rosen and L	0.70 oBello regarding communications issu	857.50 les.
08/20/21 Telep	G M Gordon phone conference with Rosen, LoBello, Starczev	0.70 wski, Ellman regarding press matters.	1,015.00
	G M Gordon ew and respond to email from Rosen regarding an regarding same (.20).	0.50 press statement (.30); review further e	725.00 mails from Rosen,
-	T B Lewis are potential amendments to funding agreement g and funding agreement.	4.00 t, including review and analysis of prel	4,600.00 iminary injunction
	C L Smith ew Perez email regarding motion relating to pot ); email to Perez regarding same (.10).	1.60 ential corporate action (.10); draft and	640.00 revise same
same regar	J B Ellman ew summary of potential amendments to fundir e (.20); review and comment on draft amended f ding same (.20); begin drafting order to approve ces (.10).	funding agreement (1.20); communicat	te with Lewis
revie	G M Gordon ew and respond to emails from Ellman, Lewis o w email from Starczewski regarding same (.20); ding same (.20); review and comment on poten	review and respond to further emails	
	T B Lewis t potential amendments to funding agreement ( ls with Gordon regarding same (.40).	4.00 3.20); communicate with Ellman regar	4,600.00 rding same (.40);
08/24/21 Revis	I M Perez se draft motion relating to potential corporate tr	1.00 ransaction.	625.00
confe regar	J B Ellman ew updated funding agreement draft (.40); review erence with Rush regarding motion to approve se ding funding agreement approval order (1.10); re zewski regarding same and related matters (.20)	same (.20); conference with Gordon a review order for same (.80); communic	nd Lewis
	G M Gordon phone conference with Lewis, Ellman regarding of same (.20); review and respond to email from		

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265685.601011 Page: 5 September 28, 2021 General Corporate and Real Estate Invoice: 211602856 Date of Service *Timekeeper/Fee Earner Name* Hours Amount 08/25/21 T B Lewis 3.00 3,450.00 Revise draft amended funding agreement (2.00); telephone conference with Gordon and Ellman regarding funding agreement (1.00). 0.40 08/25/21 I M Perez 250.00 Revise draft of motion regarding potential corporate transaction. 2.00 08/26/21 J B Ellman 2,450.00 Prepare for (.20) and attend (1.00) meeting with Starczewski, Gordon, Lewis regarding potential amendments to funding agreement; review additional edits to funding agreement (.30); review and revise form of court order to approve same (.30); follow up with Lewis and Gordon regarding same (.20). 08/26/21 0.901,305.00 G M Gordon Telephone conference with Starczewski, Lewis, Ellman regarding potential amendments to funding agreement. 2,645.00 08/26/21 T B Lewis 2.30 Draft and revise amended funding agreement (1.30); participate in call with Starczewski, Gordon and Ellman to discuss same (1.00). 08/26/21 0.70437.50 I M Perez Review proposed amendments to funding agreement (.40); revise motion regarding potential corporate action (.30). 0.50 08/27/21 J B Ellman 612.50 Conference with Wyner, Gordon, Lewis, Steel regarding potential funding agreement amendments. 0.40 08/27/21 G M Gordon 580.00 Telephone conference with Wyner, Steele, Ellman, Lewis regarding potential amendments to funding agreement. 0.50 08/27/21 T B Lewis 575.00 Participate in call with Gordon, Ellman and CertainTeed counsel to discuss potential amendments to funding agreement. 08/27/21 4.002,500.00 I M Perez Draft motion to approve amended funding agreement (3.00); review materials for same (1.00). 2,187.50 08/30/21 I M Perez 3.50 Draft motion to approve amended funding agreement (2.10); review materials regarding same (1.00); communications with Rush regarding same (.40). 08/30/21 0.60 585.00 A Rush Communications with Perez regarding proposed amendments to funding agreement (.40); review proposed amendments (.20) 08/31/21 I M Perez 1.00 625.00 Revise draft of motion to approve amended funding agreement (.90); communicate with Rush regarding same (.10).

Total

59.80	USD	65,260.00
57.00	000	05,200.00

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601012 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Schedules/SOFA/Bankruptcy Administrator Reporting	USD	6,037.50
TOTAL	USD	6,037.50

#### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 240 of 275 JONES DAY

## 265685.601012

Schedules/SOFA/Bankruptcy Administrator Reporting

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman G M Gordon	Partner Partner	1991 1980	1.00 0.30	1,225.00 1,450.00	1,225.00 435.00
Total			1.30		1,660.00
I M Perez A Rush	Associate Associate	2016 2011	5.60 0.90	625.00 975.00	3,500.00 877.50
Total			6.50		4,377.50
Total			7.80	USD	6,037.50

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265685.601012

#### Schedules/SOFA/Bankruptcy Administrator Reporting Invoice: 211602856 Fee Detail Date of Service Timekeeper/Fee Earner Name Hours Amount 08/12/21 I M Perez 0.70 437.50 Revise draft of July 2021 monthly status report (.50); prepare exhibits for July 2021 monthly status report (.20). 08/17/21 I M Perez 1.00 625.00 Revise draft of July 2021 monthly status report (.80); review materials for same (.20). 08/18/21 I M Perez 0.50 312.50 Revise draft of July 2021 monthly status report (.20); prepare exhibits for July 2021 monthly status report (.20); communicate with Rush regarding same (.10). 08/24/21 I M Perez 0.80 500.00 Communicate with Rush regarding July 2021 monthly status report (.10); revise draft of same (.60); communicate with Ellman regarding same (.10). 08/24/21 0.70 682.50 A Rush Revise July 2021 monthly status report (.60); email to Perez regarding same (.10). ....

08/26/21	I M Perez	0.10	62.50
(	Communicate with Ellman regarding July 2021 1	nonthly status report.	

08/27/21 J B Ellman 1.00 1,225.00 Review and revise monthly status report for July 2021 (.80); communicate with Perez regarding same (.20).

08/27/2	1 I M Perez	0.80	500.00	
Communications with Ellman regarding July 2021 monthly status report (.20); review and revise draft of				
	same (.40); communications with Gordon and St	arczewski regarding same (.20).		

#### 08/30/21 G M Gordon 0.30 Review July 2021 monthly status report (.20); communicate with Perez regarding same (.10).

08/30/21 I M Perez Review and revise draft of July 2021 monthly status status report for filing (.50); communicate with Robi Gordon regarding filing of same (.10); communicate		Robinson Bradshaw regarding same (.20); con	nmunicate with		
08/30/21	A Rush	0.20	195.00		
1	Review emails from Perez, Tarr regarding July 2021 monthly status report.				
08/31/21 I	I M Perez Review draft of Rule 2015.3 report.	0.30	187.50		

7.80

USD

Total

Page: 3 September 28, 2021

435.00

6,037.50

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601016 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Litigation and Adversary Proceedings	USD	289,025.00
TOTAL	USD	289,025.00

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#### 265685.601016

#### Litigation and Adversary Proceedings

Page: 2 September 28, 2021 Invoice: 211602856

## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
R E Blake	Partner	2011	15.20	1,150.00	17,480.00
J B Ellman	Partner	1991	35.10	1,225.00	42,997.50
G M Gordon	Partner	1980	19.20	1,450.00	27,840.00
J M Jones	Partner	1986	17.50	1,350.00	23,625.00
T B Lewis	Partner	1987	6.00	1,150.00	6,900.00
C K Marshall	Partner	2001	5.90	1,175.00	6,932.50
D S Torborg	Partner	1998	27.00	1,125.00 _	30,375.00
Total			125.90		156,150.00
D B Prieto	Of Counsel	2000	5.00	1,050.00	5,250.00
M R Seiden	Of Counsel	1992	26.60	1,300.00	34,580.00
Total			31.60		39,830.00
H N Basta	Associate	2019	35.10	525.00	18,427.50
M K Chan	Associate	2021	5.50	650.00	3,575.00
T K Fujii	Associate	2020	8.60	650.00	5,590.00
T C Janak	Associate	2019	1.50	575.00	862.50
A P Johnson	Associate	2018	11.60	625.00	7,250.00
I M Perez	Associate	2016	29.90	625.00	18,687.50
A Rush	Associate	2011	32.70	975.00	31,882.50
A L Waks	Associate	2014	4.10	975.00	3,997.50
B J Wierenga	Associate	2018	2.30	625.00	1,437.50
Total			131.30		91,710.00
C L Smith	Paralegal		2.20	400.00	880.00
Total			2.20		880.00
A Carrazco, Jr.	Project Manager		1.40	325.00	455.00
Total			1.40		455.00
Total			292.40	USD	289,025.00

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## 265685.601016

## Litigation and Adversary Proceedings

Page: 3 September 28, 2021 Invoice: 211602856

## Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/02/21 Review emai	J M Jones ls from court and internal team regarding	0.30 ruling on preliminary injunction an	405.00 ad related matters.
of fact and c filings and hi	R E Blake te with Ellman, Jones, Perez, Rush, Seider onclusions of law confidentiality issues ( istorical correspondence regarding confid nd Seiden (1.50).	50); review findings of fact and cond	clusions of law
communicat review past c regarding sar Asbestos Co	J B Ellman t request regarding the preliminary injunc e with internal team regarding same (.40); correspondence to Asbestos Committee of me (.10); draft correspondence to Fryling mmittee and Future Claimants' Represen me (.10); communicate with Jones regardi	review findings and conclusions of ounsel regarding same (.20); comm regarding same (.40); communicate tative regarding same (.20); communicate	the parties (.40); unicate with Perez with counsel to
08/03/21 Review emai injunction de	G M Gordon ls from Fryling, Ellman regarding confide ecision.	0.30 entiality issues associated with the p	435.00 reliminary
	J M Jones respond to memos concerning confidenti ons (.70); review memo to court regardin		1,215.00 njunction findings
Claimants' R injunction m Asbestos Co	I M Perez Ellman, Jones, Rush, Smith, Waks, Blake epresentative proposed findings of fact a ootion (1.00); review debtor's proposed fir mmittee/Future Claimants' Representativ s regarding confidentiality (1.10).	nd conclusions of law relating to pr ndings of fact and conclusions of law	eliminary w (.40); review
	M R Seiden minary injunction findings and conclusion (.80); call with Waks and Blake regarding		1,430.00 arding confidential
	C L Smith Perez regarding matters relating to entry njunction (.10); review docket and case m		
	A L Waks estos Committee/Future Claimants' Repr ons in response to request from court (1.		
	J B Ellman comment on Asbestos Committee motion th redacted version (.20); communicate w		490.00 deposition
08/05/21 Communicat	R E Blake te with Rush and Waks regarding depositi	0.20 ion confidentiality designations.	230.00

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			S DAY	<b>,</b>		
265685.6	601016	<b>3</b>	-		P September 28	age: 4 , 2021
Litigation	n and Adver	sary Proceedings			Invoice: 2116	02856
Date of S	ervice	Timekeeper/Fee Earner Name	Но	ours	A	mount
08/05/21		A Rush aks, Blake regarding deposition con		.20		195.00
08/05/21		A L Waks with Blake, Rush regarding depositi		.40 esignations.		390.00
		R E Blake alyze decision on preliminary injunc		.50 communicate w	,	375.00 ing
	Review opinion	J B Ellman n granting preliminary injunction m regarding same (.50); review emails	otion and denying li			287.50 s with
1	Review court d respond to ema	G M Gordon lecision on motions for preliminary ails from Ellman, Jones regarding sa regarding same (.20); review emails	injunction and to lif ame (.30); review mu	ultiple emails fro	(1.00); review an	
		J M Jones on motions for preliminary injunctio		.30 ); communicate		755.00 urding
08/10/21		C K Marshall s regarding decision on preliminary		.20	2	235.00
		I M Perez egarding preliminary injunction and (.10).		.20 .10); communic		750.00
		A Rush nary injunction and automatic stay g same (.20).		.00 sions (.80); com		975.00
		M R Seiden n on preliminary injunction and lift e (.20).		.70 ; confer with Fu		210.00 eers
08/10/21		D S Torborg alyze preliminary injunction order (		.40 with Jones (.20).	1,5	575.00
08/10/21		A L Waks alyze preliminary injunction order.	0	.40	2	390.00
08/11/21		M K Chan egarding preliminary injunction opi		.90 nd draft summa		535.00
	Communicate (.30); communi	J B Ellman with Gordon regarding automatic s icate with internal team regarding sa ce with Jones regarding opinion and	tay and injunction o ame (.30); communic	cate with Starcz	iew related mater	
08/11/21		T K Fujii alyze preliminary injunction opinior		.60 an regarding sa		590.00

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**JONES DAY** 265685.601016 Page: 5 September 28, 2021 Litigation and Adversary Proceedings Invoice: 211602856 Date of Service *Timekeeper/Fee Earner Name* Hours Amount 08/11/21 G M Gordon 1.50 2,175.00 Telephone conference with Starczewski, Brutsch, Hackney, Rayfield, Vignial regarding preliminary injunction ruling (.70); telephone conference with Ellman, Cassada, Worf regarding preliminary injunction ruling (.40); telephone conference with Lewis regarding same (.20); telephone conference Wyner regarding same (.20). 08/11/21 J M Jones 1.30 1,755.00 Review and annotate preliminary injunction ruling (.70); prepare memo to Gordon and Ellman regarding preliminary injunction ruling (.30); review and respond to memos from Seiden regarding annotated court ruling (.30). 08/11/21 T B Lewis 3.504,025.00 Review and analyze preliminary injunction ruling (3.30); communicate with Gordon regarding same (.20). 08/11/21 1.90 1,852.50 A Rush Further review of court findings and conclusions regarding preliminary injunction and lift stay motions. 08/11/21 M R Seiden 1.60 2,080.00 Analyze rulings on preliminary injunction and lift stay motions (1.40); communicate with Jones regarding same (.20). 08/11/21 D S Torborg 1.20 1,350.00 Review preliminary injunction decision. 08/12/21 M K Chan 1.60 1,040.00 Draft summary of preliminary injunction opinion (1.30); revise summary (.30). 08/12/21 3 1 0 3,797.50 J B Ellman Review preliminary injunction opinion and annotate same (1.20); draft outline of same (.30); attend call with internal team to discuss same and next steps (1.00); review related correspondence (.30); review corporate documents regarding same (.30). 08/12/21 G M Gordon 2.303,335.00 Telephone conference with Ellman, Jones, Torborg regarding preliminary injunction decision (1.20); review emails from Ellman, Torborg regarding same (.20); review and forward press coverage on preliminary injunction opinion (.20); review email from Lewis regarding preliminary injunction decision (.20); telephone conference with Ramsey, Maclay regarding potential standstill agreement to permit settlement negotiations (.10); draft emails to Starczewski, Geise, Ross, Cassada, Worf, Ellman regarding same (.40). 08/12/21 J M Jones 2.00 2,700.00 Review memos concerning potential standstill agreement (.50); review annotated order on preliminary injunction (.50); review memos regarding Asbestos Committee/Future Claimants' Representative potential motion for derivative standing and response thereto (.50); participate in call with internal team on preliminary injunction ruling and next steps (.50). 08/12/21 T B Lewis 1.001,150.00 Participate in call with internal team to discuss preliminary injunction ruling and next steps. 08/12/21 C K Marshall 3.70 4,347.50 Review decision on preliminary injunction (2.70); participate in call with internal team to discuss decision on preliminary injunction (1.00).

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	JONES DA	AY	
265685.601016			Page: 6 September 28, 2021
Litigation and A	Adversary Proceedings		Invoice: 211602856
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/12/21 Further 1	A Rush review of findings and conclusions regarding pro	0.40 eliminary injunction and lift sta	390.00 y motions.
	M R Seiden review of decisions on preliminary injunction an team to discuss same (1.20); review analysis of fi		
	D S Torborg oreliminary injunction decision and draft outline e conference with internal team to discuss prelim		
	H N Basta and summarize cases cited in court order approv sh regarding same (.20); discuss research regardi		1,680.00 0); review emails
	J B Ellman additional materials regarding preliminary injunc g same (1.20); follow up with Rush regarding res		2,327.50 call with internal team
and resp from Cas	G M Gordon ne conference with Ellman, Jones, Torborg rega ond to email from Ellman regarding matters rela ssada, Worf regarding question on preliminary in regarding Future Claimants' Representative finar	ating to same (.20); draft and re njunction decision (.30); review	eview emails to and v emails from Zieg,
08/13/21 Research same (.10	T C Janak regarding preliminary injunction opinion (1.40) )).	1.50 ); communications with Rush a	862.50 nd Perez regarding
	J M Jones preliminary injunction conclusions of law as ann l with internal team regarding preliminary injunc		1,350.00 no to internal team
08/13/21 Prepare f	T B Lewis for (.50) and participate in (1.00) internal team c	1.50 all to discuss court preliminary	1,725.00 injunction ruling.
	C K Marshall with Wierenga research relating to preliminary in g preliminary injunction (.30).	0.70 njunction opinion (.40); analyze	822.50 e prior research
	I M Perez nications with Rush, Basta regarding research re d order granting preliminary injunction (.30).	0.50 lating to preliminary injunction	312.50 opinion (.20); review
regarding same (.30 additiona	A Rush nications with internal team regarding prelimina: g research with respect to same (.20); call with B )); communications with Perez, Basta regarding al research materials with respect to same (.20); ta regarding same (.20); conduct research regard	basta regarding same (.30); call v same (.20); communications w review research from Basta (.40	with Lewis regarding ith Smith regarding

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	JONES DA	Y	
265685.601016			Page: 7 September 28, 2021
Litigation and Ad	versary Proceedings		Invoice: 211602856
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/13/21 Communic	M R Seiden cate with Gordon, Torborg and Ellman regardi	1.30 ing preliminary injunction orde	1,690.00 er.
08/13/21 Communic forward sat	C L Smith cate with Rush regarding materials relating to p me (.20).	0.40 oreliminary injunction matters	160.00 (.20); research and
	D S Torborg phone conference with internal team relating l on preliminary injunction opinion (.30).	1.00 to preliminary injunction opin	1,125.00 ion (.70); review
	B J Wierenga Iarshall regarding research regarding prelimina imunicate with Marshall regarding same (.20).	2.30 ry injunction opinion (.20); re	1,437.50 search regarding same
08/14/21 Research re same (.10).	H N Basta egarding matters relating to preliminary injunct	5.50 tion opinion (5.40); emails wit	2,887.50 h Rush regarding
08/14/21 Emails wit	A Rush h Basta regarding preliminary injunction resear	0.10 rch matters.	97.50
08/16/21 Research re	H N Basta egarding matters relating to preliminary injunct	4.20 tion opinion.	2,205.00
08/16/21 Participate	${\bf R} \to {\bf B}$ lake in call with Jones and Seiden regarding prelim	0.50 inary injunction opinion.	575.00
08/16/21 Communic	J B Ellman rate with Gordon regarding issues relating to p	0.30 reliminary injunction opinion.	367.50
respond to (.30); review	G M Gordon conference with Bates, Gallardo-Garcia, Worf emails from Marshall, Torborg, Ellman, Jones w research regarding same (.20); review email f mijunction opinion (.20).	s regarding preliminary injunct	ion-related matters
08/16/21 Review res	J M Jones earch memo and follow-on comments regarding	0.50 ng preliminary injunction find	675.00 ings and conclusions.
08/16/21 Review res same (.10)	C K Marshall earch from Wierenga regarding preliminary inj	1.30 unction opinion (1.20); draft e	1,527.50 email to Jones regarding
08/16/21 Review res regarding:	A Rush earch from Basta regarding matters relating to same (.10); communications with Smith regard 0); review research from Basta regarding prelim	ing next steps relating to preli	minary injunction
08/16/21 Call with Jo	M R Seiden ones, Torborg, Blake regarding preliminary inju	0.50 unction ruling.	650.00
08/17/21 Research re	H N Basta	3.30	1,732.50

1H N Basta3.30Research regarding matters relating to preliminary injunction opinion.

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	JONES DA	AY	
265685.601016	5		Page: 8 September 28, 2021
Litigation and Adv	ersary Proceedings		Invoice: 211602856
Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/17/21 Review email	G M Gordon I from Jones regarding preliminary injunction	0.10 n issues.	145.00
	J M Jones comment on research concerning preliminar don regarding same (1.00).	0.50 y injunction findings and con	675.00 clusions (.40); draft
08/17/21 Communicat	C L Smith ions with Rush regarding next steps relating	0.30 to preliminary injunction ma	120.00 atters.
08/17/21 Review prece	D S Torborg edent relating to preliminary injunction matte	1.20 ers (1.00); conduct research r	1,350.00 egarding same (.20).
08/18/21 Research ma	H N Basta tters relating to preliminary injunction opinio	1.50 on.	787.50
08/20/21 Conference v	J B Ellman with BRG to follow up on preliminary injune	0.30 ction ruling.	367.50
	J B Ellman on of Future Claimants' Representative to ex ommunicate with client regarding same (.10)		490.00 liminary injunction
	G M Gordon ls from Ellman, Starczewski regarding Futur njunction opinion appeal deadline.	0.20 e Claimants' Representative r	290.00 motion to extend
	I M Perez l from Ellman regarding Future Claimants' F y injunction order (.10); review same (.20).	0.30 Representative motion to exte	187.50 end time to file appeal
	H N Basta analyze Asbestos Committee and Future Cla and Perez regarding same (.20).	1.50 imants' Representative filings	787.50 (1.30); review emails
Representativ	R E Blake e with Wyner, Ellman, and Waks regarding . we filings (.20); review motion to compel disc beiden regarding the same (.10).		
and Jones reg regarding sar to compel dis support of ne with Gordon Claimants' Re Asbestos Cor	J B Ellman Iman email regarding standing motion and re- garding response to same (.20); conference v ne (.20); begin review of motion of Asbestos scovery under crime-fraud exception (.50); r- poticing of substantive consolidation motion I, Rush, Erens, Torborg, Jones regarding var epresentative (.50); review memo on substan- mmittee and Future Claimants' Representati- ry injunction (.40).	with Jones, Gordon, Wyner, S s Committee and Future Clair eview Rule 2004 motion for o (.40); draft summary of same ious filings of Asbestos Com tive consolidation (.80); revie	Starczewski, CT mants' Representative discovery from CT in (.20); communicate mittee and Future ew overview of

08/23/21 G M Gordon 2.40 3,480.00 Telephone conference with Bates, Cassada, Worf regarding status of pending motions (.40); telephone conference with Jones, Ellman regarding same (.20); telephone conference with Starczewski, Jones, Ellman, Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 250 of 275 JONES DAY

265685.601016

## Litigation and Adversary Proceedings

Page: 9 September 28, 2021 Invoice: 211602856

Date of Se	antica	Timekeeper/Fee Earner Name	Hours	Amount
V V E F f f	Wyner, Brutsch Wyner regarding email to Hardma Ellman, Wyner, oleadings filed b rom Torborg re	regarding response to Hardman email on star g same (.10); draft email to Hardman regardin an responding to questions (.30); draft and re Brutsch regarding same (.20); review and resp y Asbestos Committee/Future Claimants' Re egarding same (.20); review further emails from the Claimants' Representative motion to exter	nding issues (.30); telephone cor g questions on standing (.10); dr view emails to and from Starcze pond to email from Ellman rega presentative (.20); review and re m Torborg, Erens, Ellman regar	aference with raft further wski, Jones, rding multiple spond to email rding same
r n a d r	Review Future C elated memos ( notion for stand and discovery (.2 liscovery reques	J M Jones Claimants' Representative motion to extend ti .40); review memos from and response to cor- ding and related discovery (.30); communicate 20); call with Gordon, Ellman, and Wyner reg sts (.30); review draft correspondence concern oncerning additional motions to be filed by A .30).	unsel for Asbestos Committee r e with Gordon regarding motior garding standing motion and ass ning motion for standing and dis	egarding a for standing ociated scovery (.20);
n A C	Communicate w natters regardin Asbestos Comm	I M Perez ith Rush regarding Asbestos Committee/Fut g same (.20); communications with Ellman, F hittee/Future Claimants' Representative Rule tting to noticing of substantive consolidation fief (.60).	Rush, Basta regarding same (.30) 2004 motion for information fro	; review
(. ii (. c	Call with Perez a .30); emails to F n support of no .10); review Fut connection with	A Rush regarding Asbestos Committee/Future Claim Ellman, Wyner regarding information in conn sticing of substantive consolidation motion (.2 ure Claimants' Representatives' substantive c same (2.80); communications with Perez, Joh n, Jones, Torborg regarding same (.20).	ection with discovery requests t 20); review pleadings in connect onsolidation motion (.20); resea	o CertainTeed ion with same rch in
	Call with Jones, notion.	M R Seiden Ellman, Gordon, Blake regarding follow up t	1.00 to court ruling on preliminary in	1,300.00 junction
s	Review Asbesto substantive cons	D S Torborg s Committee/Future Claimants' Representati solidation and related discovery requests (.80) g response to standing motion (.80).		
		H N Basta port of opposition to Asbestos Committee st solidation (1.00).	4.00 anding motion (3.00); research r	2,100.00 egarding
		R E Blake filed by Asbestos Committee/Future Claima 0); communicate with Jones, Ellman, Waks, S		3,220.00 anding and
(*	Review Asbesto 1.00); review m	J B Ellman s Committee motion for standing (1.20); revie aterials relating to Asbestos Committee Rule tantive consolidation motion (.40); communic	2004 requests to CertainTeed in	support of

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**JONES DAY** 265685.601016 Page: 10 September 28, 2021 Litigation and Adversary Proceedings Invoice: 211602856 Date of Service Timekeeper/Fee Earner Name Hours Amount communicate with Gordon, Jones regarding approaches to Asbestos Committee/Future Claimants' Representative filings (.40); review and respond to Torborg regarding issues for same (.30); review defective filing notices regarding substantive consolidation complaint (.10); communicate with Seiden and Blake regarding planning for privilege waiver motion (.30); communicate with Wyner regarding planning relating to Asbestos Committee/Future Claimants' Representative motions (.20). 08/24/21 G M Gordon 2.103,045.00 Telephone conference with Bates, Mullin regarding status of pending motions (.20); telephone conference with Rush regarding Asbestos Committee/Future Claimants' Representative filings (.20); telephone conference with Ellman regarding same (.20); review and respond to emails from Jones, Torborg regarding same (.20); review Asbestos Committee/Future Claimants' Representative privilege waiver motion and substantive consolidation motion (1.00); review research on substantive consolidation issues (.30). 08/24/21 2,295.00 J M Jones 1.70Review Asbestos Committee/Future Claimants' Representative standing motion and related filings (.50); communicate with internal team regarding response to same (.70); review Asbestos Committee filings (.50). 08/24/21 I M Perez 4.60 2,875.00 Review derivative standing motion, motion and complaint for substantive consolidation and related discovery motions filed by Asbestos Committee/Future Claimants' Representative (2.50); research issues regarding substantive consolidation (2.00); communicate with Rush regarding same (.10). 08/24/21 D B Prieto 2.502,625.00 Review derivative standing motion filed by Asbestos Committee and Future Claimants' Representative (.70); review Asbestos Committee/Future Claimants' Representative motion for substantive consolidation and related pleadings (1.00); analyze issues related to same (.50); conference with Rush regarding same (.30). 08/24/21 A Rush 5.004,875.00 Review Asbestos Committee motion for derivative standing (1.80); research in connection with same (.30); emails with Erens, Ellman, Perez, Gordon, Jones regarding Asbestos Committee and Future Claimant Representatives filings (.20); review substantive consolidation pleadings (2.10); email to Basta regarding research regarding derivative standing (.20); email to Perez regarding research in connection with substantive consolidation motion (.20); call with Gordon regarding derivative standing and substantive consolidation pleadings (.20). 08/24/21 2.403,120.00 M R Seiden Review Asbestos Committee/Future Claimants' Representative filings (2.10); communications with internal team regarding same (.30). 08/24/21 D S Torborg 4.50 5,062.50 Review Asbestos Committee/Future Claimants' Representative motions relating to derivative standing, privilege, and substantive consolidation (2.30); prepare outline for opposition to standing motion (1.50); discuss opposition briefing with Gordon, Ellman, and Jones (.70). 08/25/21 892.50 H N Basta 1.70Discuss Asbestos Committee/Future Claimants' Representative standing motion and related discovery requests with Rush (.60); review and analyze same (1.10). 08/25/21 R E Blake 0.30 345.00 Communicate with Waks regarding response to Asbestos Committee/Future Claimants' Representative motion regarding privilege waiver.

08/25/21 J B Ellman 4.80 5,880.00 Review and evaluate motion for substantive consolidation of Asbestos/Future Claimants' Representative Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 252 of 275 JONES DAY

265685.601016 Page: 11 September 28, 2021 Litigation and Adversary Proceedings Invoice: 211602856 Date of Service *Timekeeper/Fee Earner Name* Hours Amount (1.30); review standing-related papers (1.00); review related discovery motion and materials (.90); conference call with Gordon, Jones, Torborg, Prieto, Rush regarding planning to address Asbestos Committee/Future Claimants' Representative filings (1.20); draft correspondence to Ramsey and other counsel to Asbestos Committee and Future Claimants' Representative regarding meet and confer on Asbestos Committee and Future Claimants' Representative filings (.20); review responses to same (.20). 08/25/21 G M Gordon 1.702,465.00 Telephone conference with Jones, Torborg, Ellman, Rush regarding Asbestos Committee/Future Claimants' Representative filings and responses thereto (1.00); review and respond to email from Ellman regarding meet and confer on same (.20); review emails from Neier, Ellman regarding same (.20); review and respond to emails from Wyner regarding Future Claimants' Representative financial information requests (.30). 08/25/21 2.803,780.00 J M Jones Review memos regarding potential responses to Asbestos Committee/Future Claimants' Representative filings (.50); review and analyze same (1.00); call with internal team regarding response to same (1.00); call with Seiden and Waks regarding opposition to privilege waiver motion (.30). 08/25/21 I M Perez 5.60 3,500.00 Research issues relating to substantive consolidation (4.50); communications with Rush regarding research findings (.50); communications with Rush regarding next steps on Asbestos Committee/Future Claimants' Representative filings (.40); communicate with Johnson regarding research (.20). 08/25/21 D B Prieto 2.502,625.00 Review Asbestos Committee/Future Claimants' Representative derivative standing motion, motion for substantive consolidated, motion related to privilege and related documents in preparation for internal meeting regarding same (1.00); telephone conference with Gordon, Ellman, Torborg, Rush and Jones regarding same (1.00); conferences with Rush regarding same (.50). 5.40 08/25/21 5,265.00 A Rush Call with Ellman regarding Asbestos Committee/Future Claimants' Representative motion for substantive consolidation (.30); emails with Torborg regarding same (.20); follow up communications with Perez regarding research with respect to same (.30); further review of substantive consolidation pleadings (1.50); review research with respect to same (.70); communications with Johnson in connection with same (.10); call with Gordon, Jones, Torborg, Ellman, Prieto regarding Asbestos Committee/Future Claimants' Representative filings (1.00); call with Perez regarding research to prepare for same (.40); call with Ellman regarding Asbestos Committee/Future Claimants' Representative motion for derivative standing and discovery motions (.40); call with Basta regarding research regarding Asbestos Committee motion for derivative standing (.40); emails with internal team regarding same (.10). 08/25/21 M R Seiden 1.50 1,950.00 Call with Jones and Waks regarding Asbestos Committee and Future Claimants' Representative privilege waiver motion (.40): follow up call with Waks regarding same (.30); review of Asbestos Committee and Future Claimants' Representative privilege waiver motion (.80). 08/25/21 80.00 C L Smith 0.20 Review Basta email regarding precedent relating to Asbestos Committee standing motion (.10); research and forward same (.10). 08/25/21 D S Torborg 3.90 4,387.50 Review precedent on derivative standing issues and draft outline for response to Asbestos

Committee/Future Claimants' Representative standing motion (1.30); review Asbestos Committee/Future Claimants' Representative substantive consolidation motion and draft email to Ellman and Rush regarding response to same (1.40); attend telephone conference with internal team to discuss responses to Asbestos Committee/Future Claimants' Representative filings (1.20).

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**JONES DAY** 265685.601016 Page: 12 September 28, 2021 Litigation and Adversary Proceedings Invoice: 211602856 Date of Service *Timekeeper/Fee Earner Name* Hours Amount A L Waks 08/25/21 1.30 1,267.50 Review and analyze Asbestos Committee/Future Claimants' Representative motion on crimefraud/privilege waiver (.90); communicate with Jones and Seiden regarding same (.40). 08/26/21 2.50H N Basta 1,312.50 Review and analyze background materials in preparation for objection to Asbestos Committee/Future Claimants' Representative standing motion. 0.40 08/26/21 R E Blake 460.00 Communicate with Waks regarding response to Asbestos Committee/Future Claimants' Representative motion regarding privilege waiver (.20); communicate with client regarding production of quarterly financial statement (.20). 08/26/21 3.70 J B Ellman 4,532.50 Draft tolling agreement (1.60); communicate with Jones regarding same (.20); review precedent regarding same (.40); communicate with Rush regarding same (.20); communicate with Brutsch, Wyner, Gordon, Jones, Starczewski regarding planning for Asbestos Committee and Future Claimants' Representative filings (.90); communicate with counsel for Asbestos Committee regarding setting a meet and confer on same (.30); conference with Gordon regarding same (.10). 08/26/21 G M Gordon 1.90 2,755.00 Telephone conference with Starczewski, Brutsch, Wyner, Ellman, Jones regarding filings by Asbestos Committee/Future Claimants' Representative (1.00); telephone conference with Ellman regarding meet and confer on same (.20); review emails from Ellman, Neier, Ramsey, Maclay regarding same (.20); review and respond to email from Ramsey regarding decision on Panaro deposition (.20); review email from Haggerty regarding confidentiality of deposition transcripts (.10); review email from Ellman regarding status of Future Claimants' Representative financial information requests (.10); review email from Torborg regarding substantive consolidation research (.10). 08/26/21 A P Johnson 0.30 187.50 Review memorandum on substantive consolidation. 2.20 **J** M Jones 2,970.00 08/26/21 Outline points for call with client regarding responses to Asbestos Committee/Future Claimants' Representative filings (.50); call with client regarding responses to Asbestos Committee/Future Claimants' Representative filings (1.00); call with Ellman regarding tolling agreement (.20); review Asbestos Committee/Future Claimants' Representative privilege waiver motion (.50). 3,750.00 08/26/21 I M Perez 6.00 Communicate with Rush regarding motion to continue hearings on Asbestos Committee/Future Claimants' Representative's standing and substantive consolidation motions and related discovery motions (.20); communications with Smith regarding same (.10); draft motion to continue hearings on Asbestos Committee/Future Claimants' Representative's standing and substantive consolidation motions and related discovery motions (3.00); research issues regarding substantive consolidation (2.60); communicate with Johnson regarding same (.10). 08/26/21 2.00 1,950.00 A Rush Call with Ellman regarding draft tolling agreement (.20); email to Basta regarding same (.10); review draft tolling agreement (.20); review Asbestos Committee/Future Claimants' discovery motion relating to standing motion (.30); further review of Asbestos Committee/Future Claimants' Representative substantive consolidation pleadings (.70); call with Ellman regarding potential motion to continue hearing on motion for

substantive consolidation, motion for derivative standing and discovery motions filed by Asbestos Committee (.10); call with Perez regarding same (.30); email to Gordon, Starczewski regarding order

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		JONES DAY		
265685	.601016	5		Page: 13 September 28, 2021
Litigatio	on and Advers	sary Proceedings		Invoice: 211602856
Date of	Service	Timekeeper/Fee Earner Name	Hours	Amount
	granting Future	Claimants' Representative's motion to contin	nue (.10).	
08/26/2		M R Seiden	3.80	4,940.00
	Draft oppositio	n to Asbestos Committee and Future Claima	nts' Representative privil	ege waiver motion.
08/26/2	21	C L Smith	0.10	40.00
		ns with Perez regarding motion to continue h resentative's standing and substantive consoli		
08/26/2		D S Torborg	4.60	5,175.00
	Committee/Fut	esearch on derivative standing issues and asso ture Claimants' Representative standing motion g to substantive consolidation (.50).	. ,	11
08/27/2		J B Ellman	1.80	2,205.00
		ise motion to continue hearing on Asbestos ( filings (1.60); communicate with Perez regard		laimants'
08/27/2		A P Johnson	1.10	687.50
	Research regard	ling substantive consolidation matters.		
08/27/2	Review memos	J M Jones regarding Asbestos Committee/Future Clain and privilege waiver (.30); communicate with		
08/27/2	21	I M Perez	2.00	1,250.00
	consolidation is motions filed by regarding motio (.30); revise draw	related to substantive consolidation matters sues (.30); communicate with Rush regarding y Asbestos Committee and Future Claimants' on to continue hearing on Asbestos Committe ft of motion to continue hearing on Asbestos filings (.50); communicate with Rush, Ellman	same (.10); review addit Representative (.30); rev ee/Future Claimants' Rep s Committee and Future	ional discovery dispute riew local rules presentative filings
08/27/2		A Rush	4.40	4,290.00
	standing, substa with same (.30); review Asbestos research from F	to continue hearing on Asbestos Committee a antive consolidation, and certain discovery mo ; email to Ellman regarding same (.10); comm s Committee motions to compel based on cri Perez regarding substantive consolidation (.40 Ellman regarding same (.10).	otions (1.80); review plea nunications with Perez re me-fraud and privilege w	dings in connection garding same (.20); vaiver (1.30); review
08/27/2		M R Seiden	4.70	6,110.00
		n to Asbestos Committee and Future Claima l privilege waiver.	nts' Representative motio	on to compel based on
08/27/2		D S Torborg	2.00	2,250.00
	Draft and revise motion.	e opposition to Asbestos Committee/Future	Claimants' Representativ	e derivative standing
08/28/2		H N Basta	7.00	3,675.00
		lyze background materials relating to Asbeston (3.50); research regarding Rule 2004 discover		

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	JONES I	DAY	
265685.60101	16		Page: 14
Litigation and	d Adversary Proceedings		September 28, 2021 Invoice: 211602856
Date of Service	e Timekeeper/Fee Earner Name	Hours	Amount
Repre	I M Perez w and revise motion to continue hearing on filing esentative (.60); communicate with Rush, Ellman ons to continue hearing (.20).		
Repre	A Rush w revisions to motion to continue hearing on As esentative's motion for standing, substantive cons nunications with Perez regarding same (.10); revis	solidation, and certain discover	y motions (.40);
	H N Basta w emails from Rush regarding Asbestos Commit review research related to derivative standing (.50		367.50 ntative standing motion
the sa motio comm	R E Blake nunicate with Carrazco regarding production of o me (.10); review outline of opposition to Asbesto on regarding privilege waiver (.80); communicate nunicate with Wyner and Rush regarding motions esentative (.20); review research relating to same (	os Committee/Future Claimant regarding same with Waks and s filed by Asbestos Committee/	ts' Representative Seiden (.20);
	A Carrazco, Jr. are documents for production to Asbestos Comm nunicate with Blake regarding same (.20).	0.70 nittee/Future Claimants' Repres	227.50 sentative (.50);
Claim (.10) a same regard	J B Ellman w and revise motion to continue hearing on motion ants' Representative including substantive consol and Wyner (.10) regarding same; review commen (.20); attend meet and confer with Asbestos Com ding same (.30); follow up with Gordon regarding punicate with Wyner regarding same (.20); comm	lidation and standing (.90); com ts on same (.30); communicate nmittee and Future Claimants' l g same (.20); review draft tolling	nmunicate with client with Perez regarding Representative g agreement (.10);
sched (.30); (.20);	G M Gordon hone conference with Ramsey, Wright, Phillips, 2 uling on Asbestos Committee filings (.40); further review and respond to email from Ellman regard review and respond to emails from Ellman, Wyn from Starczewski regarding same (.10).	er telephone conferences with I ling motion for continuance wi	Ellman regarding same th respect to same
08/30/21 Resea	A P Johnson rch substantive consolidation matters (2.80); revi	3.40 iew complaint and motion relat	2,125.00 ed to same (.60).
	J M Jones w memos concerning motion to continue hearing ments (.20); review motion to continue hearing (.		675.00 tee filings and tolling
(1.00) resear (.10); ; filings	I M Perez rch issues regarding Asbestos Committee substan ; communications with Rush, Johnson, Basta reg rch relating to Asbestos Committee motion for st revise draft of motion to continue hearing on As s (.30); communicate with Ellman regarding motion regarding same (.10).	garding same (.20); draft email to tanding (.10); review Smith ema sbestos Committee/Future Clai	o Smith regarding iil regarding research mants' Representative

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265685.601016 Page: 15 September 28, 2021 Litigation and Adversary Proceedings Invoice: 211602856 Date of Service *Timekeeper/Fee Earner Name* Hours Amount 1,072.50 08/30/21 A Rush 1.10 Review email from Torborg regarding substantive consolidation research (.20); review email from Perez regarding same (.30); research regarding same (.20); review email from Ellman regarding motion to continue hearing on Asbestos Committee/Future Claimants' filings (.10); communicate with Perez regarding same (.10); email to Blake regarding Asbestos Committee motion for derivative standing (.10); review docket in connection with same (.10). 08/30/21 M R Seiden 2.30 2,990.00 Draft opposition to Asbestos Committee and Future Claimants' Representative motions to compel based on crime-fraud and privilege waiver. 08/30/21 C L Smith 0.50200.00 Review Perez email regarding research relating to Asbestos Committee motion for standing (.10); research regarding same (.30); draft email to Perez regarding same (.10). 08/30/21 D S Torborg 0.30 337.50 Review materials relating to Asbestos Committee filings. 08/30/21 0.40 390.00 A L Waks Review and analyze memo regarding privilege matters. 08/31/21 R E Blake 1.40 1,610.00 Review outline of opposition to Asbestos Committee/Future Claimants' Representative motion regarding privilege waiver and crime-fraud (.20); communicate regarding same with Waks and Seiden (.20); prepare and serve production of New CT financials (.80); communicate with Carrazco regarding the same (.20). 08/31/21 A Carrazco, Jr. 0.70 227.50 Prepare documents for production to Asbestos Committee/Future Claimants' Representative (.50); communicate with Blake regarding same (.20). 0.90 08/31/21 J B Ellman 1,102.50 Review response to meet and confer proposal on Asbestos Committee/Future Claimants' Representative filings (.10); communicate with Gordon regarding same (.10); conference with Rush regarding motion to continue hearing and related matters (.40); review production letter for CertainTeed financials (.10); communicate with Blake regarding same (.10); communicate with Lewis regarding same (.10). 08/31/21 G M Gordon 0.801,160.00 Review and forward proposal from Phillips regarding scheduling for Asbestos Committee/Future Claimants' Representative filings (.20); review and respond to emails from Ellman regarding same (.20); review emails from Ellman, Rush regarding same (.20); draft email to Asbestos Committee/Future Claimants' Representative counsel regarding same (.20). 08/31/21 6.80 4,250.00 A P Johnson Analyze substantive consolidation research (3.90); draft summary of same (2.50); draft email to Perez regarding same (.40). 08/31/21 0.30 405.00 J M Jones Review memos concerning meet and confer on schedule of Asbestos Committee/Future Claimants' Representative filings. 08/31/21 I M Perez 3.00 1,875.00 Communications with Rush regarding motion to continue hearings on Asbestos Committee and Future

Claimants' Representative filings (.70); review emails with Rush, Ellman regarding same (.20); revise draft of

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265685.601016				Page: 16
			Septem	ber 28, 2021
Litigation and Adversary Pro-	reedings		1	e: 211602856
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Date of Service Timekee	per/Fee Earner Name	Hours		Amount
(.60); communicate with	ngs (1.10); review research re Johnson, Rush regarding san naterials regarding same (.10)	ne (.20); draft email to Smith		
08/31/21 A Rush		2.10		2,047.50
Representative filings (.20 with Perez regarding sam	iding motion to continue hea )); call with Ellman regarding e (.30); communications with ng (.30); revise same (.50); co	g status in connection with sa h Miller regarding same (.30)	ame (.30) con ; review revis	nmunications ed draft of
08/31/21 M R Seid	len	0.80		1,040.00
	e for opposition to Asbestos		ts' Representa	,
08/31/21 C L Smi	th	0.40		160.00
	regarding research relating t	0.10	esearch regard	
08/31/21 D S Tor	hora	2.30		2,587.50
Draft and revise oppositi motion (1.10); review cas	on to Asbestos Committee/I es pertinent to same (.50); di nants' Representative derivati	Future Claimants' Represent scuss research for opposition	n to Asbestos	ve standing
08/31/21 A L Wal	ζS	0.30		292.50
	ne for opposition to Asbesto		nts' Represer	
Total		292.40	USD	289,025.00

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601017 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Professional Retention/Fee Issues	USD	17,217.50
TOTAL	USD	17,217.50

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### 265685.601017

### Professional Retention/Fee Issues

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### Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner		Bar			
Name	Title	Year	Hours	Rate	Amount
J B Ellman	Partner	1991	3.00	1,225.00	3,675.00
Total			3.00		3,675.00
T C Janak	Associate	2019	0.20	575.00	115.00
I M Perez	Associate	2016	5.50	625.00	3,437.50
A Rush	Associate	2011	1.10	975.00	1,072.50
Total			6.80		4,625.00
L C Fischer	Staff Attorney	1996	15.30	575.00	8,797.50
Total		_	15.30		8,797.50
C L Smith	Paralegal		0.30	400.00	120.00
Total	0	_	0.30		120.00
Total			25.40	USD	17,217.50

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### Professional Retention/Fee Issues

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#### Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours	Amount
08/02/21 Review and an supplemental d	L C Fischer alyze Jones Day conflict inquiry reports lisclosure.	4.00 in conjunction with preparing Jone	2,300.00 es Day
08/03/21 Draft and revis	L C Fischer e Jones Day supplemental disclosure.	5.00	2,875.00
	J B Ellman with Starczewski and Perez regarding or vith Rush regarding ordinary course pro		490.00 matters (.30);
prior ordinary	I M Perez ns with Rush, Ellman, Starczewski rega course professional reports (.20); draft o rding same (.10).		
connection wit	A Rush , Ellman regarding ordinary course prof h same (.10); email to Starczewski regar ssionals report (.20).		
08/05/21 Draft and revis	L C Fischer e Jones Day supplemental disclosure.	6.30	3,622.50
08/05/21 Communicate regarding same	T C Janak with Perez regarding professional fee re : (.10).	0.20 eview matters (.10); communicate w	115.00 rith Ellman
with Janak, Elli statements (.30	I M Perez ns with Rush, Ellman regarding ordinar man regarding professional fee review r ); review revised ordinary course profes nary course professional report (.10).	natters (.20); review of professional	l monthly
08/05/21 Communicatio (.10).	A Rush ns with Perez regarding ordinary course	0.30 e professionals report (.20); review s	292.50 revised draft report
and Future Cla	J B Ellman communications relating to professional imants' Representative professionals reg ional report (.20); review client commer	garding same (.40); review and com	ment on ordinary
regarding same	I M Perez y course professional report and finalize (.20); communications with Epiq and I Day supplemental disclosure (.30).		
08/06/21 Communicatio	A Rush ns with Perez regarding finalization of o	0.20 ordinary course professionals repor	195.00 t.

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265685.601017	у (Г. Т.		1	Page: 4 ber 28, 2021
Professional Retentio	on/Fee Issues		Invoice	: 211602856
Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
	I M Perez ay supplemental disclosure declaration ( garding same (.10).	0.60 .20); review materials for sa	me (.30); com	375.00 municate
08/19/21 Communicate v Janak regarding	I M Perez with Ellman regarding professional fee s same (.10).	0.20 tatement matters (.10); com	municate wit	125.00 h Rush,
08/19/21 Review Epiq Ju	C L Smith ly 2021 invoice and draft summary of sa	0.30 ame (.20); email to Rush reg	garding same (	120.00 (.10).
08/20/21 Communicate v statements (.10	I M Perez with Janak regarding professional fee rev ).	0.20 iew matters (.10); review pr	rofessional mo	125.00 onthly
	J B Ellman ise declaration relating to Jones Day sup review and revise disclosure schedule for (.10).			
review emails r	I M Perez with Ellman regarding Jones Day supple egarding objections to professional mon ce of ordinary course professional declar	thly statements (.10); comm		
08/24/21 Email to Schilli	A Rush regarding ordinary course professional	0.10 declaration.		97.50
	Total	25.40	USD	17,217.50

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## JONES DAY

#### **Dallas Office** 2727 North Harwood Street Dallas, Texas 75201-1515 **(214) 220-3939**

Federal Identification Number: 34-0319085

September 28, 2021

265685.601018 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Fee Application Preparation	USD	4,355.00
TOTAL	USD	4,355.00

### Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 263 of 275 JONES DAY

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Fee Application Preparation

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## Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
J B Ellman	Partner	1991	1.20	1,225.00	1,470.00
Total			1.20		1,470.00
I M Perez	Associate	2016	0.20	625.00	125.00
Total			0.20		125.00
C L Smith	Paralegal		6.90	400.00	2,760.00
Total			6.90		2,760.00
Total			8.30	USD	4,355.00

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## 265685.601018

# Fee Application Preparation

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## Fee Detail

Date of Service	Timekeeper/Fee Earner Name	Hours		Amount
08/09/21 Review May 20 (.10).	I M Perez 21 and June 2021 monthly statements for Jones	0.20 Day (.10); email	with Smith rega	125.00 rding same
	C L Smith y May 2021 monthly statement (.10); draft Jones man, Perez regarding same (.10); submit Jones D s (.10).			
08/11/21 Review and rev	C L Smith rise Jones Day July 2021 invoice for privilege and	1.80 l compliance.		720.00
08/12/21 Review and rev	C L Smith ise Jones Day July 2021 invoice for privilege and	2.30 l compliance.		920.00
08/13/21 Review and rev regarding same	C L Smith rise Jones Day July 2021 invoice for privilege and (.10).	0.20 l compliance (.10	0); email to Born	80.00 heim
08/16/21 Review revised	C L Smith Jones Day July 2021 invoice and further revise s	1.30 ame for privileg	e and complianc	520.00 e.
08/19/21 Review revised	C L Smith Jones Day 2021 invoice.	0.40		160.00
08/26/21 Review Jones I	J B Ellman Day July 2021 invoice for compliance and privileg	1.20 ge.		1,470.00
	C L Smith comments to Jones Day July 2021 invoice (.10); ernal team regarding same (.10).	0.30 review materials	s relating to same	120.00 e (.10);
08/27/21 Review revised	C L Smith Jones Day July 2021 invoice.	0.20		80.00
	Total	8.30	USD	4,355.00

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## JONES DAY

#### Dallas Office 2727 North Harwood Street Dallas, Texas 75201-1515 (214) 220-3939 Federal Identification Number: 34-0319085

September 28, 2021

265685.601019 Invoice: 211602856

DBMP LLC c/o Leslie Dallas 20 Moores Road Malvern, PA 19355

For legal services rendered for the period through August 31, 2021:

Asbestos Matters	USD	66,287.50
TOTAL	USD	66,287.50

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### 265685.601019

## Asbestos Matters

Page: 2 September 28, 2021 Invoice: 211602856

### Timekeeper/Fee Earner Summary – August 31, 2021

Timekeeper/Fee Earner Name	Title	Bar Year	Hours	Rate	Amount
R E Blake	Partner	2011	1.50	1,150.00	1,725.00
J B Ellman	Partner	1991	27.40	1,225.00	33,565.00
G M Gordon	Partner	1980	11.70	1,450.00	16,965.00
J M Jones	Partner	1986	2.30	1,350.00	3,105.00
Total			42.90		55,360.00
I M Perez	Associate	2016	11.10	625.00	6,937.50
A Rush	Associate	2011	1.50	975.00	1,462.50
Total			12.60		8,400.00
C L Smith	Paralegal		6.00	400.00	2,400.00
K M Waag	Paralegal		0.30	425.00	127.50
Total			6.30		2,527.50
Total			61.80	USD	66,287.50

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265685.601019

Asbestos Matters

Page: 3 September 28, 2021 Invoice: 211602856

#### Fee Detail

Date of .	Service	Timekeeper/Fee Earner Name	Hours	Amount
07/28/2	Emails with Per regarding comm		4.00 D); review and comment on same (2.80); call n (.30); communicate with Perez regarding e	
08/01/2	Review and revi	J B Ellman se updated draft of opposition to A .60); communicate with Perez (.20)	2.90 Asbestos Committee motion for defense cou and Jones (.10) regarding same.	3,552.50 ansel
08/01/2	Review revision	.30); communicate with Schiff Har	3.00 tee defense counsel questionnaire motion (.3 din regarding same (.20); communicate with	
08/02/2	Communicate w Claimants' Repr		0.80 ment production to Asbestos Committee ar tions (.30); draft cover letter (.30); coordinat h Wyner (.10).	
08/02/2	Conference with communicate with hearings on disc with Gordon an same to address review commen revise same (1.1 communicate with Manville deposition hearing on debte with Cassada reg with Rubenstein	ith Wyner regarding upcoming hea overy motions (.30); review Asbest d Robinson Bradshaw regarding re comments (.10); review additional ts on objection to Asbestos Comm 0); communicate with Jones (.20); I ith Starczewski regarding same (.10 tions (.20); draft response to Wrigh or's discovery motions (.20); comm garding same (.10); communicate w regarding same (.10); review and f	4.80 garding planning for discovery hearings (.50 ring (.10); communicate with court regarding tos Committee emails regarding same (.10); esponse to same (.20); draft response to sam correspondence from the court regarding same dittee motion for defense counsel questionna Perez (.20) and Gordon (.10) regarding same (.20); review and respond to emails regarding D it regarding Asbestos Committee request to punicate with Gordon regarding same (.10); with Wyner and Miller regarding same (.10); finalize correspondence to Asbestos Commi g additional document production relating to	g upcoming communicate e (.30); revise ame (.10); aire (.40); e; OCPF and continue communicate communicate ttee and
08/02/2	Telephone conf motions (.20); te defense counsel email seeking fu to email from E	elephone conference with Ellman re- questionnaire (.10); review and res- rther continuance of hearings on P llman regarding Ramsey email on s	1.20 , Worf regarding update and planning for di- egarding response to Asbestos Committee r pond to email from Ellman regarding respo IQ and trust discovery motions (.20); review ame (.20); review and comment on draft em- ance (.30); review emails from Fryling regard	notion for nse to Wright w and respond nail to court
08/02/2	Revise opposition	J M Jones on to Asbestos Committee motion regarding same (.20).	1.70 to issue defense counsel questionnaire (1.50	2,295.00 ); review of
08/02/2	1	I M Perez	0.50	312.50

Review and revise draft of response to Asbestos Committee defense counsel questionnaire motion (.40); communicate with Ellman regarding same (.10).

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265685.601019 Page: 4 September 28, 2021 Asbestos Matters Invoice: 211602856 Date of Service Timekeeper/Fee Earner Name Hours Amount 08/03/21 1.30 J B Ellman 1,592.50 Conference call with Schiff, Robinson Bradshaw and Bates White regarding planning for trust discovery and related activities (1.10); review Rubenstein correspondence regarding Manville and DCPF depositions (.10); communicate with Cassada regarding same (.10). 08/03/21 G M Gordon 1.30 1,885.00 Telephone conference with Starczewski, Cassada, Geise, Ross, Ellman, Gallardo-Garcia, Sun regarding estimation work (.60); review draft email from Cassada regarding meet and confer with Asbestos Committee/Future Claimants' Representative on multiple issues (.20); review and respond to email from Cassada regarding trust depositions (.20); review emails from Crandall, Rubinstein regarding same (.30). 08/03/21 0.40540.00 I M Jones Review memos concerning communication from court relating to debtor's discovery motions (.20); call with Ellman regarding same (.20). 08/03/21 I M Perez 1.00625.00 Emails with Smith regarding opposition to Asbestos Committee defense counsel questionnaire motion (.10); review comments to same (.30); revise draft of same (.50); communicate with Ellman regarding same (.10). 08/03/21 0.50 200.00 C L Smith Review estimation motion (.20) email to Perez regarding comments to same (.10); review revised estimation motion (.10); communicate with Perez regarding same (.10). 08/04/21 I M Perez 0.20 125.00 Review emails from Ellman, counsel to Asbestos Committee regarding deadline to respond to Asbestos Committee defense counsel questionnaire motion (.10); email to Smith regarding same (.10). 08/05/21 J B Ellman 0.60 735.00 Communicate with Ramsey regarding discovery sought for estimation motion (.20); communicate with Starczewski regarding same (.10); conference with Cassada regarding same and planning (.30). 08/05/21 G M Gordon 0.30 435.00 Review email from Ramsey regarding discovery sought for estimation motion (.10); review emails from Ellman, Ramsey regarding meet and confer on estimation scheduling (.20). 08/06/21 0.50612.50 J B Ellman Review Schiff correspondence regarding trust discovery and hearing preparations (.40); review correspondence from DCPF counsel regarding discovery (.10). 08/06/21 G M Gordon 0.30 435.00 Review emails from Geise, Starczewski regarding comments on objection to Asbestos Committee motion for defense counsel questionnaire (.10); review email from Geise regarding trust discovery issues (.10); review email from Ross regarding same (.10). 08/06/21 I M Perez 0.60 375.00 Communicate with Ellman regarding revisions to response to Asbestos Committee defense counsel questionnaire motion (.10); review proposed revisions to draft of same (.30); review Asbestos Committee/Future Claimants' Representative motions to continue hearing on debtor's discovery motions and to shorten notice relating to same (.20). 08/06/21 K M Waag 0.30 127.50 Prepare materials for attorney review for potential production relating to Asbestos Committee/Future

Prepare materials for attorney review for potential production relating to Asbestos Committee/Fu Claimants' Representative discovery motions. Case 20-30080 Doc 1179 Filed 10/27/21 Entered 10/27/21 12:03:13 Desc Main Document Page 269 of 275 JONES DAY

265685.601019 Page: 5 September 28, 2021 Asbestos Matters Invoice: 211602856 Date of Service Timekeeper/Fee Earner Name Hours Amount 08/09/21 0.20 230.00 R E Blake Communicate with Waks and Waag regarding order on Future Claimants' Representative motion to seal information regarding objection to PIQ motion. 08/09/21 0.80 500.00 I M Perez Communications with Rush regarding order on Future Claimants' Representative motion to seal information regarding objection to PIQ motion (.10); communications with Waag regarding same (.10); communications with Smith regarding same (.20); review materials regarding same (.20); review revised draft of order and exhibits (.20). 08/09/21 C L Smith 0.30 120.00 Communicate with Perez regarding order relating to Future Claimants' Representative motion to seal PIQ objection (.20); revise same (.10). 08/10/21 0.30 J B Ellman 367.50 Communicate with Perez regarding opposition to Asbestos Committee motion to continue hearing on debtor's discovery motions (.20); review same (.10). 08/10/21 I M Perez 1.701,062.50 Communicate with Ellman regarding response to Asbestos Committee/Future Claimants' Representative motion to continue hearing on PIQ and trust motions (.10); review Asbestos Committee/Future Claimants' Representative motion to continue hearing (.30); draft response to same (1.30). 08/11/21 J B Ellman 2.50 3,062.50 Attend meet and confer with Asbestos Committee and Future Claimants' Representative counsel, Gordon, Robinson Bradshaw regarding scheduling and related matters for estimation and discovery motions (.50); review related materials (.20); review and revise opposition to Asbestos Committee/Future Claimants' Representative motion to continue hearing on debtor's discovery motions (.90); review additional comments and supporting materials (.20); communicate with Perez regarding same (.20); communicate with Robinson Bradshaw regarding support for same (.20); communicate with Worf regarding comments (.10); finalize opposition (.20). 08/11/21 G M Gordon 2.40 3,480.00 Telephone conference with Ramsey, Zieg, Jones, Ellman, Cassada, Worf regarding scheduling of estimation and discovery motions (.60); telephone conference with Ellman regarding objection to Asbestos Committee/Future Claimants' motion to continue hearing on debtor's discovery motions (.20); review and comment on drafts of the objection (.80); telephone conference with Maclay regarding scheduling (.30); telephone conference with Starczewski regarding same (.20); draft email to Starczewski, Ellman, Cassada, Worf, Geise, Ross regarding same (.30); review email from Cassada regarding meet and confer on trust discovery responses (.10); review emails from Haggerty, Cassada regarding same (.20). 08/11/21 I M Perez 2.801,750.00 Review and revise draft of response to Asbestos Committee/Future Claimants' Representative motion to continue hearing on debtor's discovery motions (.70); communicate with Ellman, Gordon regarding response (.50); communicate with Robinson Bradshaw regarding response (.50); communicate with Starczewski regarding response (.10); review materials in support of response (1.00). 08/12/21 0.80 G M Gordon 1,160.00 Review and forward email from Ramsey regarding scheduling of estimation-related motions (20); review and respond to email from Cassada regarding scheduling of debtor's discovery motions (.20); review and respond to further emails from Starczewski, Cassada, Worf, Ellman, Ramsey, Zieg regarding scheduling (.40).

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<b>JONES DAY</b>						
265685	601019		Page: 6 September 28, 2021			
Asbesto	os Matters		Invoice: 211602856			
Date of	Service Timekeeper/Fee Earner Name	Hours	Amount			
08/13/2	1 J B Ellman Communicate with Bates regarding deposition requested	0.10	122.50			
08/13/2	1 G M Gordon Review and respond to emails from Starczewski regardin (.20); review and respond to email from Bates regarding					
08/13/2	1 G M Gordon Review emails from Crandall, Rubinstein regarding depo email to Ramsey, Zieg regarding availability of Bates for Starczewski regarding estimation issues (.20).					
08/13/2	1 J M Jones Review and respond to memo concerning discovery issu	0.20 e.	270.00			
08/16/2	1 J B Ellman Attend deposition of Manville witness (partial) (2.50); att conferences with Cassada, Crandall, Geise and Ross rega		5,390.00 tness (partial) (1.50);			
08/17/2	1 G M Gordon Review and respond to email from Ellman regarding hea (.20); review email from Geise regarding information on		435.00 or pending motions			
08/19/2	1 G M Gordon Review emails from Ross regarding discovery issues (.20) same (.20).	0.40 ); review emails from Starcze	580.00 wski, Geise regarding			
08/20/2	1 R E Blake Communicate with Wyner regarding document production (.30).	0.50 on matters (.20); review docu	575.00 aments for the same			
08/20/2	1 J B Ellman Call with Schiff, Robinson Bradshaw, client and Gordon motion (1.20); review materials to prepare for same (.40)		1,960.00 d use in pending trust			
08/20/2	1 G M Gordon Telephone conference with Starczewski, Geise, Ross, Ca (1.50); review and forward email from Ramsey regarding regarding same (.10); draft and review emails to Ramsey, Wyner regarding response to Future Claimants' Represen Ross regarding information on discovery issues (.10).	Bates deposition (.20); revie Wright regarding same (.20)	w email from Bates ; review email from			
08/23/2	1 J B Ellman Conference with Starczewski, Geise, Ross, Worf, Cassad discovery (1.00); review Cassada draft email to Asbestos Schiff comments on same (.20).					
08/23/2	1 G M Gordon Telephone conference with Starczewski, Geise, Ross, Ca Committee/Future Claimants' Representative request for from Cassada, Ramsey regarding Bates deposition (.20); Geise regarding response to Ramsey on privilege waiver	r privileged documents (part review emails from Cassada,	ial) (.50); review emails			

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	JONES	DAY	
265685.6010	019	S	Page: 7 eptember 28, 2021
Asbestos Ma	atters		nvoice: 211602856
Date of Servi	ce Timekeeper/Fee Earner Name	Hours	Amount
with on F	I M Perez lew and revise proposed order on Future Claiman objection to PIQ motion (.20); communicate wi Future Claimants' Representative motion to conti munications from Ellman, Rush regarding same	ith Rush regarding same (.10); revie nue hearing on debtor's discovery r	w proposed order
on d sche revie with	A Rush alls with Smith regarding ordering granting Futur lebtor's discovery motions (.10); call with Smith re duling order for discovery motions (.10); revise of ew transcript in connection with same (.10); email Perez regarding revisions to order regarding Fut ect to PIQ objection (.20).	regarding same (.10); emails with Sn draft regarding order granting motic ils with Ellman regarding same (.10)	nith regarding draft on to continue (.50); ; communications
on d conr	C L Smith tils with Rush regarding ordering granting Future lebtor's discovery motions (.10); call with Rush re- nection with drafting same (.40); draft scheduling rding same (.10).	egarding same (.10); review hearing	transcript in
	J B Ellman ew and comment on order to continue hearing o ame and estimation-related motions (.50); comm		
	A Rush ew comments to order continuing hearings on P rding same (.10).	0.30 IQ and trust discovery motions (.20	292.50 )); email to Ellman
08/25/21 Revi	G M Gordon lew draft order on motion to introduce PIQ subr	0.20 nissions.	290.00
mate	J B Ellman ew request from Future Claimants' Representativ erials (.20); review prior requests for information ada, Worf regarding same (.30); review response	and responses (.40); communicate	
	G M Gordon ew emails from Zieg, Ross, Geise, Ellman regard resentative request for Garlock information.	0.20 ling Asbestos Committee/Future C	290.00 Elaimants'
Ross Starc moti	J B Ellman nd deposition of Bates in connection with estima s, Worf, Cassada regarding same (.50); review con czewski, Ross, Worf, Cassada, Gallardo-Garcia a ions to compel filed by Asbestos Committee and ; communicate with client, Schiff, Robinson Bra	respondence relating to same (.20); nd Bates to debrief after deposition   Future Claimants' Representative r	conference with (.20); review new relating to estimation
	G M Gordon iew emails from Ellman, Jones, Starczewski regar resentative motions to compel relating to estimat		290.00 Claimants'
	Total		ED 66 287 50

Total	61.80	USD	66,287.50

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# EXHIBIT B

**Proposed Order** 

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

In re

Chapter 11

DBMP LLC,<sup>1</sup>

Case No. 20-30080 (JCW)

### ORDER GRANTING THE FIFTH INTERIM APPLICATION OF JONES DAY FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS COUNSEL TO THE DEBTOR FOR THE PERIOD FROM MAY 1, 2021 THROUGH AUGUST 31, 2021

Debtor.

This matter coming before the Court on the Fifth Interim Application of Jones

Day for Allowance of Compensation for Services Rendered and Reimbursement of Expenses as

Counsel to the Debtor for the Period From May 1, 2021 Through August 31, 2021 (the "Interim

Fee Application")<sup>2</sup> filed by Jones Day as counsel to the above-captioned debtor and debtor in

possession (the "Debtor"); the Court having reviewed the Interim Fee Application; the Court

having found that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157

<sup>&</sup>lt;sup>1</sup> The last four digits of the Debtor's taxpayer identification number are 8817. The Debtor's address is 20 Moores Road, Malvern, Pennsylvania 19355.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the meanings given to them in the Interim Fee Application.

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and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b), (c) notice of the Interim Fee Application and the notice of an opportunity for hearing were served upon the parties required by Local Rule 2002-1(g) and the *Amended Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals* [Dkt. 402] (the "<u>Amended Interim Compensation Order</u>") and no other or further notice is required, (d) the compensation requested in the Interim Fee Application is reasonable and for actual and necessary services rendered by Jones Day on behalf of the Debtor during the period from May 1, 2021 through August 31, 2021 (the "<u>Compensation Period</u>"), (e) the expenses for which reimbursement is sought in the Interim Fee Application are actual and necessary expenses incurred by Jones Day during the Compensation Period on behalf of the Debtor and (f) the Interim Fee Application fully complies with the Amended Interim Compensation Order, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules and the Compensation Guidelines; and the Court having determined that the legal and factual bases set forth in the Interim Fee Application establish just cause for the relief granted herein;

#### IT IS HEREBY ORDERED THAT:

1. The Interim Fee Application is GRANTED.

2. Jones Day is awarded, on an interim basis, compensation for professional services rendered during the Compensation Period in the amount of \$1,672,952.50 and reimbursement for actual and necessary expenses incurred by Jones Day during the Compensation Period in the amount of \$121,843.37.

3. The Debtor is authorized and directed to pay promptly to Jones Day the amount of fees and expenses approved by this Order, to the extent that such amounts have not previously been paid by the Debtor.

-2-

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4. The Debtor and Jones Day are authorized and empowered to take all actions necessary to implement the relief granted in this Order.

5. This Court shall retain exclusive jurisdiction over any and all matters

arising from or related to the implementation, enforcement or interpretation of this Order.

This Order has been signed electronically. The Judge's signature and Court's seal appear at the top of the Order. United States Bankruptcy Court