

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

In re:

DBMP LLC,¹

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

**FOURTH INTERIM APPLICATION OF YOUNG CONAWAY
STARGATT & TAYLOR, LLP FOR ALLOWANCE OF COMPENSATION
AND REIMBURSEMENT OF EXPENSES FOR PROFESSIONAL
SERVICES RENDERED AS COUNSEL TO SANDER L. ESSERMAN,
THE LEGAL REPRESENTATIVE FOR FUTURE CLAIMANTS,
FOR THE PERIOD FROM MAY 1, 2021 THROUGH AUGUST 31, 2021**

Name of Applicant:	Young Conaway Stargatt & Taylor, LLP
Authorized to Provide Professional Services to:	Sander L. Esserman, Legal Representative for Future Claimants
Date of Retention:	June 9, 2020, effective as of April 16, 2020 [Docket No. 323]
Period for Which Compensation and Reimbursement is Sought:	May 1, 2021 to August 31, 2021
Amount of Compensation Sought as Actual, Reasonable and Necessary:	\$865,609.50
Amount of Expense Reimbursement Sought as Actual, Reasonable and Necessary:	\$10,290.51
Total Compensation and Expense Reimbursement Requested:	\$875,900.01
This is an: ___ monthly <u> x </u> interim ___ final application	

This is the fourth interim fee application filed for compensation of fees and expenses filed by Young Conaway Stargatt & Taylor, LLP.

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.

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION

In re:

DBMP LLC,¹

Debtor.

Chapter 11

Case No. 20-30080 (JCW)

**FOURTH INTERIM APPLICATION OF YOUNG CONAWAY
STARGATT & TAYLOR, LLP FOR ALLOWANCE OF COMPENSATION
AND REIMBURSEMENT OF EXPENSES FOR PROFESSIONAL
SERVICES RENDERED AS COUNSEL TO SANDER L. ESSERMAN,
THE LEGAL REPRESENTATIVE FOR FUTURE CLAIMANTS,
FOR THE PERIOD FROM MAY 1, 2021 THROUGH AUGUST 31, 2021**

Young Conaway Stargatt & Taylor, LLP (“YCST” or the “Applicant”), counsel to Sander L. Esserman, the legal representative for future claimants (the “Future Claimants’ Representative” or the “FCR”) in the chapter 11 case commenced by DBMP LLC (“DBMP” or the “Debtor”), files this Fourth Interim Application (the “Application”) of Young Conaway Stargatt & Taylor, LLP for Allowance of Compensation and Reimbursement of Expenses for Professional Services Rendered as Counsel to Sander L. Esserman, the Legal Representative for Future Claimants, for the Period From May 1, 2021 Through August 31, 2021 (the “Interim Period”), pursuant to sections 330 and 331 of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), and this Court’s *Amended Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals* (the “Interim Compensation Order”) entered August 6, 2020 [Docket No. 402].

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.

By this Application, YCST hereby moves this Court for an order awarding the Applicant reasonable compensation for the Interim Period for professional legal services rendered in the amount of \$865,609.50 and reimbursement for actual and necessary expenses incurred in the amount of \$10,290.51, for a total of \$875,900.01. In support of this Application, YCST states as follows:

BACKGROUND

1. On January 23, 2020 (the “Filing Date”), the Debtor filed a voluntary petition in this Court for relief under chapter 11 of the Bankruptcy Code.
2. The Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).
3. On June 9, 2020, YCST was retained as counsel to the FCR, effective as of April 16, 2020, pursuant to the *Ex Parte Order Authorizing Retention and Employment of Young Conway Stargatt & Taylor, LLP and Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation as Attorneys for the Future Claimants’ Representative* (the “Retention Order”) [Docket No. 323].
4. Pursuant to the Interim Compensation Order, professionals may request monthly compensation and reimbursement. Such requests are to be served on the Notice Parties (as further defined in the Interim Compensation Order, the “Notice Parties”) for review. The Interim Compensation Procedures require a fourteen (14) day objection period. Accordingly, if no objection to a professional’s request is received within **fourteen (14) days of such request**, the Debtor is authorized to pay 90% of the fees and 100% of the expenses requested. The Interim Compensation Order also requires each retained professional to file, approximately every four (4) months, an application for interim Court approval and allowance pursuant to section 331 of

the Bankruptcy Code of 100% of the compensation and reimbursement expenses for the prior four (4) months.

COMPENSATION RECEIVED DURING INTERIM PERIOD

5. All services for which the Applicant seeks compensation were performed in connection with YCST's role as counsel to the FCR. During the Interim Period, YCST has or should have received monthly payments from the Debtor pursuant to the Interim Compensation Order as follows:

Date Submitted	Period Covered	Requested Fees/Expenses	Amount Paid or to be Paid (90% of Fees, 100% of Expenses)	Amount of Holdback Requested
07/02/21	05/01/21 – 05/31/21	Fees: \$158,277.00 Expenses: \$1,683.30	Fees: \$142,449.30 Expenses: \$1,683.30	\$15,827.70
07/29/21	06/01/21 – 06/30/21	Fees: \$261,436.50 Expenses: \$1,957.66	Fees: \$235,292.85 Expenses: \$1,957.66	\$26,143.65
08/25/21	07/01/21 – 07/31/21	Fees: \$94,443.00 Expenses: \$3,071.24	Fees: \$84,998.70 Expenses: \$3,071.24	\$9,444.30
09/30/21	08/01/21 – 08/31/21	Fees: \$351,453.00 Expenses: \$3,578.31	Fees: \$316,307.70 Expenses: \$3,578.31	\$35,145.30
TOTAL		Fees: \$865,609.50 Expenses: \$10,290.51	Fees: \$779,048.55 Expenses: \$10,290.51	\$86,560.95

YCST's monthly fee requests were served upon the Notice Parties for review as directed by the Interim Compensation Order. As of the date of this Application, no interested party has objected to any of YCST's monthly fee requests.

SERVICES RENDERED BY YCST

6. Attached hereto as **Exhibit A-1 through A-4** are detailed descriptions of the services performed and expenses incurred by YCST during the Interim Period. In summary, YCST expended 1,258.10 hours in rendering necessary legal services involving this Chapter 11 proceeding for the Interim Period resulting in fees totaling \$865,609.50. The time that YCST devoted to these cases during the Interim Period includes time drafting, reviewing, and revising

an objection regarding the Debtor's PIQ motion. Additional time was spent on discovery related issues, including preparing for and attending depositions. YCST spent time reviewing and analyzing pertinent documents regarding the trust discovery motion and objection and developing argument for a hearing related to the same. YCST also prepared for and attended the August 12, 2021 hearing regarding the proposed findings of fact for the 105 injunction.

7. YCST believes that its billing rates for the Interim Period in these cases, which reflect customary billing rates for the years 2021, should be deemed "reasonable billing rates" for the purposes of this Court's determination of the "reasonableness" of the fees for services rendered.

8. The attached **Exhibit B** sets forth YCST's time entries by project categories recommended in the Guidelines for Compensation and Expense Reimbursement of Professionals (the "**Compensation Guidelines**") adopted by the United States Bankruptcy Court for the Western District of North Carolina.

9. A summary of the professionals and paraprofessional who have rendered services with respect to the Application is attached hereto as **Exhibit C**.

10. Attached hereto as **Exhibit D** is a summary of YCST's prior fee applications.

DISBURSEMENTS

11. YCST requests reimbursement for its actual and necessary expenses incurred during the Interim Period totaling \$10,290.51. Attached hereto as **Exhibit E**, YCST has itemized the costs and expenses that were incurred during the Interim Period.

NOTICE

12. In accordance with the Interim Compensation Order and agreement of counsel,

notice of the Application has been served on the following parties by email and first class mail (collectively, as further defined in the Interim Compensation Order, the “Notice Parties”): (i) the Debtor, DBMP LLC, 20 Moores Road, Malvern, Pennsylvania 19355 (Attn: Michael T. Starczewski, DBMP@saint-gobain.com); (ii) the Debtor’s counsel, (A) Jones Day, 1420 Peachtree Street, N.E., Suite 800, Atlanta, Georgia 30309 (Attn: Jeffrey B. Ellman, Esq., jbellman@jonesday.com and Danielle Barav-Johnson, Esq., dbarav@jonesday.com); and (B) Robinson, Bradshaw & Hinson, P.A., 101 North Tryon Street, Suite 1900, Charlotte, North Carolina 28246 (Attn: Garland S. Cassada, Esq., gcassada@robinsonbradshaw.com); (iii) the United States Bankruptcy Administrator for the Western District of North Carolina (the Bankruptcy Administrator”), 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, feeapplications@ncwba.uscourts.gov); (iv) counsel to the Debtor’s non-debtor affiliate, CertainTeed LLC (“New CT”), Goodwin Procter LLP, 1900 N Street NW, Washington, DC 20036 (Attn: Richard M. Wyner, rwyner@goodwinlaw.com); (v) counsel to the Committee, (A) 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), (B) 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., tphilips@capdale.com and (C) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com); and (vi) all parties that have filed a notice of appearance pursuant to the *Amended Order Establishing Certain Notice, Case Management and Administrative Procedures* entered on August 6, 2020 [Docket

No. 402]. YCST respectfully submits that further notice of this Application is neither required nor necessary.

WHEREFORE, for the reasons set forth herein, YCST respectfully requests: (i) interim allowance of compensation in the amount of \$865,609.50 as compensation for professional services rendered and in the amount of \$10,290.51 for reimbursement for actual and necessary expenses YCST incurred during the Fourth Interim Fee Period pursuant to Section 330 of the Bankruptcy Code; (ii) that the allowance of such compensation be without prejudice to YCST's right to seek additional compensation for services rendered and expenses incurred during the Fourth Interim Fee Period that were not processed at the time of this Application; and (iii) that the Court grant such other and further relief as is just and proper.

Dated: October 27, 2021

ALEXANDER RICKS PLLC

/s/ Felton E. Parrish

Felton E. Parrish (NC Bar No. 25448)
1420 E. 7th Street, Suite 100
Charlotte, NC 28204
Telephone: 980-334-2001
Facsimile: 704-375-8487
Email: fparrish@alexanderricks.com

- and -

YOUNG CONAWAY STARGATT & TAYLOR, LLP
James L. Patton, Jr. (Delaware Bar No. 2202)
Edwin J. Harron (Delaware Bar No. 3396)
Sharon M. Zieg (Delaware Bar No. 4196)
Sara Beth A.R. Kohut (Delaware Bar No. 4137)
Rodney Square
1000 North King Street
Wilmington, Delaware 19801
Telephone: (302) 571-6600
Facsimile: (302) 571-1253
Email: jpatton@ycst.com
eharron@ycst.com
szieg@ycst.com
skohut@ycst.com

Counsel to the Future Claimants' Representative

EXHIBIT A-1

INVOICE FOR MAY 1, 2021 TO MAY 31, 2021



WILMINGTON
GEORGETOWN
MIDDLETOWN
NEW YORK

Edwin J. Harron
P 302.571.6703
F 302.576.3298
eharron@ycst.com

July 2, 2021

TO: Notice Parties

**FROM: Young Conaway Stargatt & Taylor, LLP as Counsel to
Sander L. Esserman, the Future Claimants' Representative**

**RE: Monthly Compensation Statement - *In re DBMP LLC*, Case No. 20-30080
(JCW), U.S. Bankruptcy Court, Western District of North Carolina,
Charlotte Division**

Young Conaway Stargatt & Taylor, LLP ("Young Conaway") was retained as counsel to Sander L. Esserman, the legal representative for future asbestos claimants (the "Future Claimants' Representative") effective as of April 16, 2020, pursuant to the *Ex Parte Order Authorizing Retention and Employment of Young Conaway Stargatt & Taylor, LLP and Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation as Attorneys for the Future Claimants' Representative* dated June 9, 2020 [Docket No. 323]. Young Conaway hereby submits this Monthly Statement for Compensation and Reimbursement for the period from May 1, 2021 through May 31, 2021 (the "Fee Period").

During the Fee Period, Young Conaway incurred fees of \$158,277.00 and expenses of \$1,683.30, for a total of \$159,960.30. Pursuant to the *Order Establishing Procedures for Interim Compensation and Reimbursement of Retained Professionals* dated February 13, 2020 [Docket No. 150], retained professionals may request 90% of their fees and 100% of their expenses on a monthly basis. Accordingly, Young Conaway requests payment from the Debtors in the amount of **\$144,132.60**, which is calculated as follows: \$142,449.30 (90% of \$158,277.00) and \$1,683.30 (100% expenses); the remaining holdback is \$15,827.70.

Attached hereto and incorporated as part of this Monthly Compensation Statement is Young Conaway's billing invoice for the Fee Period.

Should you have any questions, please do not hesitate to contact me.

Very truly yours,

/s/ Edwin J. Harron

Edwin J. Harron

Counsel to the Future Claimants' Representative

EXHIBIT A

Time Records for the Fee Period

RODNEY SQUARE
1000 NORTH KING STREET
WILMINGTON, DELAWARE 19801

P.O. BOX 391
WILMINGTON, DELAWARE 19899-0391

(302) 571-6600
(800) 253-2234 (DE ONLY)

TAX I.D. NO. 51-0082644

(302) 571-1253 FAX
www.ycst.com

Writer's Direct Dial
(302) 571-6655

Writer's E-Mail
szieg@ycst.com

Sander L. Esserman
Stutzman, Bromberg, Esserman & Plifka
22nd Floor
2323 Bryan St.
Dallas, TX 75201

Invoice Date: June 24, 2021
Invoice Number: 50025181
Matter Number: 100722.1001

Re: Legal Representative for Future Asbestos Claimants In re DBMP, LLC
For the period ending May 31, 2021

CURRENT INVOICE

Professional Services	\$ 158,277.00
Disbursements	\$ <u>1,683.30</u>
Total Due This Invoice	\$ 159,960.30

Time Detail

Task Code: B001 Case Administration

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/11/21	SZIEG	Review memos re: recently filed pleadings and upcoming deadlines	0.10	885.00	88.50
05/11/21	LEDEN	Review 5/7/21 docket report regarding recently filed pleadings	0.10	310.00	31.00
05/11/21	LEDEN	Review 5/10/21 critical dates memo re: upcoming deadlines and hearings dates	0.10	310.00	31.00
05/17/21	SZIEG	Review memos re: recently filed pleadings and upcoming deadlines	0.10	885.00	88.50
05/25/21	LEDEN	Review 5/21/21 docket report re: recently filed pleadings	0.10	310.00	31.00
05/26/21	LEDEN	Update critical dates	0.10	310.00	31.00
05/27/21	ESBRA	Emails from M. Moore re: docket update and critical dates	0.10	660.00	66.00
Total			0.70		367.00

Task Code: B002 Court Hearings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/03/21	CCATH	Research and preparations for 5/4/21 hearing	0.20	310.00	62.00
05/04/21	SZIEG	Attend hearing	1.80	885.00	1,593.00
05/04/21	CCATH	Preparations for 5/4/21 hearing	0.20	310.00	62.00
05/04/21	SZIEG	Preparation for hearing re: Committee's Rule 2004 motion (4.4); teleconference with E. Edwards re: same (.5); correspondence to counsel for Committee re: same (.1); teleconference with N. Ramsey and D. Wright re: same (.3); attend hearing (2.1); correspondence with E. Harron re: same (.1); follow-up with Committee (.2)	7.70	885.00	6,814.50
05/05/21	SZIEG	Attend Aldrich hearing (divided between 2 clients)	3.30	885.00	2,920.50
05/06/21	NROHR	Attention to review of materials in advance of monitoring hearing in pending 524(g) case (divided between two matters)	0.20	685.00	137.00
05/06/21	NROHR	Teleconference with P. Loughman re: monitoring 524(g) matter (divided between two matters)	0.30	685.00	205.50
05/06/21	NROHR	Monitor hearing in pending 524(g) case (divided between two matters)	3.30	685.00	2,260.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/06/21	PLOUG	Call with N. Rohrer re Aldrich hearing (divided between two matters)	0.10	675.00	67.50
05/07/21	PLOUG	Attend Aldrich hearing and review materials (divided between two matters)	3.00	675.00	2,025.00
Total			20.10		16,147.50

Task Code: B004 Schedules & Statements, U.S. Trustee Reports

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/04/21	ESBRA	Review FTI financial report	0.10	660.00	66.00
Total			0.10		66.00

Task Code: B008 Meetings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/03/21	SZIEG	Draft agenda for 5/4/21 FCR team call and correspondence re: same	0.50	885.00	442.50
05/03/21	TBUCH	Review agenda re: FCR team call	0.10	645.00	64.50
05/04/21	ESBRA	Attend FCR team meeting	0.80	660.00	528.00
05/04/21	EEDWA	Prepare for (.3) and attend (.8) FCR team call	1.10	765.00	841.50
05/04/21	JMORT	Call with S. Esserman, S. Zieg, E. Bradley, E. Edwards, T. Buchanan, H. Panko, N. DeLuca, F. Parrish, D. Klingler, M. Berkin, K. Tirabassi, J. Shapiro, A. Brockman, and M. Moore re: case strategy	0.80	425.00	340.00
05/04/21	SZIEG	Teleconference with FCR team (.8); preparation for same (.3)	1.10	885.00	973.50
05/04/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.80	645.00	516.00
05/17/21	EHARR	Review draft agenda for FCR team call and emails with S. Zieg re: same	0.20	1,025.00	205.00
05/17/21	SZIEG	Draft agenda re: 5/18/21 FCR team call (.2); correspondence re: same (.2)	0.40	885.00	354.00
05/18/21	EHARR	Participate in FCR team call	0.70	1,025.00	717.50
05/18/21	SZIEG	Attend (.7) and prepare for (.1) FCR team meeting re: pending tasks and strategies	0.80	885.00	708.00
05/18/21	ESBRA	Attend FCR team meeting	0.70	660.00	462.00
05/18/21	EEDWA	Attend FCR team call	0.70	765.00	535.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/18/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.70	645.00	451.50
Total			9.40		7,139.50

Task Code: B011 Other Adversary Proceedings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
04/06/21	JMORT	Draft outline re: deposition of Charles Bates	0.90	425.00	382.50
04/12/21	JMORT	Draft re: outline for deposition of Charles Bates	7.00	425.00	2,975.00
04/13/21	JMORT	Call with S. Zieg, E. Edwards, and Committee counsel re: deposition of Charles Bates	1.40	425.00	595.00
04/14/21	JMORT	Call with K. Guerke re: objection to PIQ motion	0.20	425.00	85.00
04/14/21	JMORT	Call with S. Zieg, E. Edwards, and Committee counsel re: deposition of Charles Bates	2.00	425.00	850.00
04/14/21	JMORT	Review and revise outline re: deposition of Charles Bates	2.10	425.00	892.50
04/14/21	JMORT	Research and analysis re: motions in limine	0.30	425.00	127.50
04/14/21	JMORT	Emails with E. Edwards, C. Cathcart, K. Klausner, and H. Israeloff re: sharing exhibits during 4/16/21 deposition	0.10	425.00	42.50
04/14/21	JMORT	Prepare for call with Committee counsel re: deposition of Charles Bates	0.40	425.00	170.00
04/15/21	JMORT	Emails with S. Zieg re: Charles Bates deposition outline	0.10	425.00	42.50
04/15/21	JMORT	Call with E. Edwards re: deposition of Charles Bates and related pleadings	0.40	425.00	170.00
04/15/21	JMORT	Review and revise re: outline for deposition of Charles Bates	4.50	425.00	1,912.50
04/15/21	JMORT	Emails with N. Deluca re: deposition of Charles Bates	0.10	425.00	42.50
04/16/21	JMORT	Zoom conference with Committee counsel re: deposition of Charles Bates	0.70	425.00	297.50
04/16/21	JMORT	Preparation with S. Zieg and E. Edwards re: outline for deposition of Charles Bates	0.10	425.00	42.50
04/20/21	JMORT	Draft potential litigation pleadings	5.20	425.00	2,210.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/01/21	KGUER	Emails with YCST team re: response to trust discovery motion	0.10	825.00	82.50
05/01/21	ESBRA	Attend to preparation of objection to trust motion including email to E. Harron, S. Zieg, et al. re: same	2.40	660.00	1,584.00
05/01/21	KGUER	Review Bates deposition transcript	1.90	825.00	1,567.50
05/01/21	TBUCH	Email correspondence from E. Bradley re: issues related to Rule 2004 motions	0.10	645.00	64.50
05/02/21	KGUER	Review Bates deposition transcript	1.70	825.00	1,402.50
05/02/21	KGUER	Review edits and comments to PIQ response	0.20	825.00	165.00
05/02/21	KGUER	Review draft response to trust motion	0.30	825.00	247.50
05/03/21	ESBRA	Attend to preparation of objection to trust motion including communications with E. Harron, S. Zieg and S. Esserman re: same	3.70	660.00	2,442.00
05/03/21	EEDWA	Review exemplar plaintiff analysis (4.9); review draft objection to trust discovery motion	5.60	765.00	4,284.00
05/03/21	SZIEG	Review and analysis re: document review memo and correspondence re: follow-up for same	2.60	885.00	2,301.00
05/03/21	KGUER	Teleconference and emails with J. Morton re: PIQ motion	0.30	825.00	247.50
05/03/21	KGUER	Review Bates deposition transcript	0.20	825.00	165.00
05/03/21	KGUER	Emails with YCST team re: responses to Rule 2004 motions	0.20	825.00	165.00
05/03/21	KGUER	Review edits and comments to PIQ response and review and revise draft response	0.90	825.00	742.50
05/03/21	JMORT	Emails with E. Bradley, E. Harron, and S. Zieg re: revising and circulating drafts of trust and PIQ objections	0.20	425.00	85.00
05/03/21	JMORT	Call with K. Guerke re: FCR's objection to PIQ motion	0.30	425.00	127.50
05/03/21	TMAND	Email to/from R. Eastes re: review of pertinent documents and summary for potential discovery dispute	0.10	450.00	45.00
05/03/21	CCATH	Update file with transcript of Starczewski deposition re: PIQ and trust discovery motions	0.10	310.00	31.00
05/03/21	REAST	Email correspondence with T. Mandracchia re: discovery review	0.20	450.00	90.00
05/03/21	KDORV	Email to E. Bradley re: trust discovery objection	0.10	400.00	40.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/03/21	KDORV	Supplemental research (1.3) and further drafting (.4) of objection re: trust discovery	1.70	400.00	680.00
05/03/21	KDORV	Call with E. Bradley re: trust discovery motion objection	0.20	400.00	80.00
05/04/21	ESBRA	Emails with S. Zieg and E. Edwards re: document requests	0.10	660.00	66.00
05/04/21	ESBRA	Review draft objection to PIQ motion	0.30	660.00	198.00
05/04/21	EEDWA	Review Starczewski deposition transcript re: Rule 2004 objections	1.10	765.00	841.50
05/04/21	EEDWA	Teleconference with S. Zieg re: Debtor's and Saint Gobain's objections to Rule 2004 motion re: OSHA complaint and other Rule 2004 issues (.5); review same (5)	1.00	765.00	765.00
05/04/21	JMORT	Review and revise objection re: PIQ motion	5.60	425.00	2,380.00
05/04/21	TMAND	Email to/from S. Zieg re: review of pertinent documents and summary for potential discovery dispute (.2); email to/from R. Eastes re: same (.1); review pertinent documents and draft summary for potential discovery dispute (.1)	0.40	450.00	180.00
05/04/21	EHARR	Review objections to Rule 2004 motion (.8); emails with S. Zieg re: hearing on same (.2)	1.00	1,025.00	1,025.00
05/04/21	KGUER	Review and analyze Starczewski deposition transcript	2.80	825.00	2,310.00
05/04/21	KGUER	Review and revise draft response	0.30	825.00	247.50
05/04/21	KGUER	Emails with J. Morton re: response to PIQ motion	0.10	825.00	82.50
05/04/21	REAST	Email correspondence with S. Zieg, T. Mandracchia, J. Brooks, K. Dorvilier, and M. Milana re: document review (.3); email correspondence with T. Mandracchia re: same (.1)	0.40	450.00	180.00
05/04/21	TBUCH	Analysis of issues related to discovery	0.10	645.00	64.50
05/05/21	SZIEG	Correspondence with E. Harron re: objections to Debtor's Rule 2004 motions (.2); correspondence with J. Morton re: same (.1); review current draft objection re: PIQ motion (1.3)	1.60	885.00	1,416.00
05/05/21	ESBRA	Attend to review and revision of objection to trust motion	1.60	660.00	1,056.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/05/21	ESBRA	Attend to review and analysis of document requests including emails with S. Zieg and E. Edwards re: same	0.70	660.00	462.00
05/05/21	CCATH	Confer with TSG re: accessing exhibits to Starczewski deposition re: PIQ and trust discovery motions and update file with same	0.20	310.00	62.00
05/05/21	KGUER	Email with YCST team re: PIQ motion	0.10	825.00	82.50
05/05/21	KGUER	Multiple reviews and revisions to draft response to PIQ motion and review background material on PIQ motions	4.80	825.00	3,960.00
05/05/21	KGUER	Multiple emails with J. Morton re: draft response to PIQ motion and revisions to same	0.30	825.00	247.50
05/05/21	JMORT	Emails with K. Guerke re: FCR's objection to Debtor's PIQ motion	0.10	425.00	42.50
05/05/21	EEDWA	Multiple emails with S. Zieg and E. Bradley re: follow-up document requests re: Rule 2004	0.30	765.00	229.50
05/05/21	JMORT	Review and revise re: FCR's objection to Debtor's PIQ motion	2.30	425.00	977.50
05/06/21	ESBRA	Emails with S. Zieg and E. Edwards re: objections to Rule 2004 motions	0.10	660.00	66.00
05/06/21	ESBRA	Attend to review and revisions to Rule 2004 motions including communications with K. Dorvilier re: same	0.90	660.00	594.00
05/06/21	KGUER	Review deposition summaries for PIQ motion response	0.20	825.00	165.00
05/06/21	KGUER	Review and revise updated PIQ motion response	2.20	825.00	1,815.00
05/06/21	KGUER	Review draft trust motion objection	0.50	825.00	412.50
05/06/21	SZIEG	Review and revise objection re: PIQ motion (2.1); correspondence re: hearing date and objection deadline related to same and trust motion (.2)	2.30	885.00	2,035.50
05/06/21	SZIEG	Analysis re: Debtor's discovery responses	1.80	885.00	1,593.00
05/06/21	SZIEG	Review draft order re: Rule 2004 motion (.3) and correspondence re: same (.2)	0.50	885.00	442.50
05/06/21	EEDWA	Teleconference with S. Zieg re: Rule 2004 discovery and PIQ objection (.4); review and provide comments to draft PIQ objection (3.6); analyze and summarize outstanding discovery responses re: Rule 2004 discovery (3.8)	7.80	765.00	5,967.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/06/21	JMORT	Review, revise, and draft objection re: PIQ motion	1.10	425.00	467.50
05/06/21	KDORV	Supplemental research re: trust discovery objection	1.30	400.00	520.00
05/07/21	KGUER	Emails with YCST team re: comments to revised draft PIQ motion	0.20	825.00	165.00
05/07/21	KGUER	Review and comment on draft PIQ motion response	0.20	825.00	165.00
05/07/21	SZIEG	Correspondence with counsel to Committee re: follow-up to depositions (.3); correspondence to Debtor re: same (.1)	0.40	885.00	354.00
05/07/21	SZIEG	Analyze, review, and revise objection re: PIQ motion	6.60	885.00	5,841.00
05/07/21	ESBRA	Attend to incoming discovery	0.10	660.00	66.00
05/07/21	ESBRA	Attend to review of discovery responses and docket updates	1.20	660.00	792.00
05/07/21	ESBRA	Emails with F. Parrish re: Rule 2004 objections	0.30	660.00	198.00
05/07/21	ESBRA	Attend to Rule 2004 trust motion objection including emails with YCST team re: same	0.20	660.00	132.00
05/07/21	PFOSS	Load production volume DBMP Prod. Vol 37 to Committee into DISCO	0.50	165.00	82.50
05/07/21	JMORT	Draft, review, and revise re: FCR's objection to Debtor's PIQ motions	0.60	425.00	255.00
05/08/21	KGUER	Review comments and edits to PIQ response	0.20	825.00	165.00
05/08/21	EHARR	Review emails re: Rule 2004 discovery re: whistle blower	0.50	1,025.00	512.50
05/09/21	KDORV	Research re: trust discovery objection	2.60	400.00	1,040.00
05/09/21	JMORT	Draft, review, and revise objection re: Debtor's PIQ motion	0.80	425.00	340.00
05/10/21	EEDWA	Review revised PIQ objection	0.60	765.00	459.00
05/10/21	KDORV	Call with J. Morton re: PIQ objection	0.10	400.00	40.00
05/10/21	SZIEG	Review and revise draft objection re: PIQ objection (1.2); correspondence re: same (.4)	1.60	885.00	1,416.00
05/10/21	ESBRA	Emails from J. Morton and E. Harron re: PIQ motion objection	0.10	660.00	66.00
05/10/21	KDORV	Research re: trust discovery objection	7.30	400.00	2,920.00
05/10/21	ESBRA	Review revised draft PIQ motion and email from J. Morton re: same	0.20	660.00	132.00
05/10/21	JMORT	Draft, review, and revise objection re: Debtor's PIQ motion	7.60	425.00	3,230.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/10/21	CCATH	Research for FCR's objection to trust discovery motion	0.30	310.00	93.00
05/10/21	KGUER	Review, research and analyze re: PIQ motion	0.30	825.00	247.50
05/10/21	KGUER	Review PIQ motion decision in Bestwall	0.30	825.00	247.50
05/10/21	KGUER	Review deposition summaries re: PIQ motion	0.30	825.00	247.50
05/10/21	KGUER	Review edits and comments to updated draft PIQ response	0.40	825.00	330.00
05/10/21	KGUER	Emails with YCST and analysis re: PIQ motion	0.20	825.00	165.00
05/11/21	EEDWA	Review further revised PIQ objection (.4); review second Rule 2004 document production (1.1)	1.50	765.00	1,147.50
05/11/21	TBUCH	Review and revise objection to PIQ motion	2.70	645.00	1,741.50
05/11/21	KGUER	Emails with YCST team re: PIQ motion	0.20	825.00	165.00
05/11/21	KGUER	Review and revise response to PIQ motion	1.60	825.00	1,320.00
05/12/21	JMORT	Call with K. Guerke re: FCR's objection to Debtor's PIQ motion	0.30	425.00	127.50
05/12/21	ESBRA	Communications from Debtor's counsel re: attorneys eyes only designation	0.10	660.00	66.00
05/12/21	JMORT	Draft, review, and revise objection re: Debtor's PIQ motion	3.80	425.00	1,615.00
05/12/21	EEDWA	Emails with E. Bradley, C. Cathcart, and S. Zieg re: document production analysis (.3); letter from J. Ellman re: replacement production (.2); emails with M. Fratticci, E. Bradley, and S. Zieg re: same (.2)	0.70	765.00	535.50
05/12/21	KGUER	Teleconference with J. Morton re: PIQ motion	0.40	825.00	330.00
05/12/21	EHARR	Review further edits to Rule 2004 PIQ objection	0.50	1,025.00	512.50
05/12/21	KGUER	Emails with J. Morton, S. Zieg, and T. Buchanan re: revisions to PIQ motion response	0.20	825.00	165.00
05/12/21	KGUER	Review multiple rounds of revisions to PIQ response and research and analysis re: same	0.50	825.00	412.50
05/12/21	TBUCH	Review and revise objection to PIQ motion	4.20	645.00	2,709.00
05/12/21	PFOSS	Download production volume DBMP Prod. Vol 38 to Committee	0.50	165.00	82.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/12/21	MFRAT	Correspondence with E. Edwards and J. Robertson re: replacement document production	0.30	175.00	52.50
05/13/21	EEDWA	Review letter from V. Ross re: follow-up requests from Rule 2004 depositions (.1); emails from S. Zieg re: same (.1); emails with T. Eckholm re: hearing preparation for Rule 2004 motions (.1)	0.30	765.00	229.50
05/13/21	KGUER	Emails with E. Harron, J. Morton, S. Zieg, and T. Buchanan re: revisions to PIQ motion response	0.20	825.00	165.00
05/13/21	JMORT	Draft, review, and revise re: FCR's objection to Debtor's PIQ motion	1.80	425.00	765.00
05/13/21	ESBRA	Letter from V. Ross re: document request	0.10	660.00	66.00
05/13/21	KGUER	Review and revise updated PIQ response	0.70	825.00	577.50
05/13/21	CCATH	Update discovery-related files and production tracking chart	0.30	310.00	93.00
05/13/21	TBUCH	Review revisions to PIQ objection	0.10	645.00	64.50
05/14/21	JMORT	Review and revise re: FCR's objection to the PIQ motion	0.10	425.00	42.50
05/14/21	KGUER	Review revised PIQ response	0.70	825.00	577.50
05/14/21	ESBRA	Communications with S. Zieg re: response to V. Ross letter	0.10	660.00	66.00
05/14/21	SZIEG	Correspondence re: teleconference to discuss discovery issues	0.20	885.00	177.00
05/14/21	SZIEG	Correspondence re: hearing for Debtor's Rule 2004 discovery motions (multiple)	0.20	885.00	177.00
05/14/21	KGUER	Emails with J. Morton and S. Zieg re: PIQ response	0.20	825.00	165.00
05/15/21	SZIEG	Correspondence re: hearing for Debtor's Rule 2004 discovery motions	0.10	885.00	88.50
05/16/21	ESBRA	Prepare response to V. Ross letter re: request for information	2.10	660.00	1,386.00
05/17/21	ESBRA	Follow up with M. Neminski and S. Zieg re: response to V. Ross letter	0.40	660.00	264.00
05/17/21	ESBRA	Emails with YCST team re: PIQ objection	0.10	660.00	66.00
05/17/21	EEDWA	Review updated exemplar claims analysis from H. Panko	1.20	765.00	918.00
05/17/21	KGUER	Emails with S. Zieg and J. Morton re: response to PIQ motion	0.20	825.00	165.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/17/21	ESBRA	Attend to draft response to V. Ross letter re: document request including emails with S. Zieg re: same	2.20	660.00	1,452.00
05/17/21	TBUCH	Review objection to PIQ motion	0.40	645.00	258.00
05/17/21	JMORT	Emails with S. Zieg, E. Harron, K. Guerke, and T. Buchanan re: FCR's objection to Debtor's PIQ motion	0.10	425.00	42.50
05/17/21	EHARR	Call with S. Zieg and Committee counsel re: estimation discovery (.5); review draft Zieg letter re: same (.3)	0.80	1,025.00	820.00
05/17/21	ESBRA	Attend to case management re: letters and briefing	0.60	660.00	396.00
05/17/21	EHARR	Review draft objection to PIQ Rule 2004 motion	0.90	1,025.00	922.50
05/17/21	KGUER	Review updates and edits to draft PIQ response	0.30	825.00	247.50
05/17/21	JMORT	Draft, review, and revise FCR's objection re: Debtor's PIQ motion	1.30	425.00	552.50
05/17/21	MNEMI	Review deposition transcripts, correspondence, discovery responses, and legal authority re: discovery disputes	3.80	425.00	1,615.00
05/17/21	SZIEG	Review and revise response re: follow-up requests related to Bates and Starczewski depositions (.5); correspondence re: same (.2); teleconference with counsel for Committee and E. Harron, Edwards, and E. Bradley re: same (.5)	1.20	885.00	1,062.00
05/17/21	SZIEG	Review and revise revised draft objection re: Debtor's PIQ motion	1.70	885.00	1,504.50
05/17/21	ESBRA	Call with Committee and FCR counsel re: response to V. Ross letter re: document request	0.50	660.00	330.00
05/17/21	ESBRA	Emails with M. Neminski re: V. Ross letter	0.10	660.00	66.00
05/17/21	ESBRA	Attend to discovery motion objections including emails with S. Zieg, E. Edwards, and K. Dorvilier re: same	0.90	660.00	594.00
05/17/21	EEDWA	Teleconference with T. Phillips, J. Wehner, D. Wright, N. Ramsey, S. Goldman, S. Zieg, E. Harron, and E. Bradley re: Rule 2004 motions and discovery issues (.4); review draft letter to Debtor re: discovery issues related to Rule 2004 motion (.2)	0.60	765.00	459.00
05/18/21	KDORV	Research re: trust discovery objection	1.10	400.00	440.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/18/21	CCATH	Annotate Bates deposition transcript with corrections per request of S. Zieg	0.80	310.00	248.00
05/18/21	ESBRA	Emails with H. Panko, S. Esserman and E. Edwards re: settlements	0.20	660.00	132.00
05/18/21	KGUER	Emails with client re: PIQ response	0.10	825.00	82.50
05/18/21	KGUER	Emails with co-counsel re: PIQ response	0.10	825.00	82.50
05/18/21	SZIEG	Address discovery issues re: Debtor's Rule 2004 motions (.1.0); review and revise draft letter to V. Ross re: same (.4); correspondence with E. Bradley re: same (.2); correspondence to counsel for Committee re: same (.1); review comment from D. Wright re: same (.2)	1.90	885.00	1,681.50
05/18/21	ESBRA	Attend to revisions and finalization of response to V. Ross letter including emails with M. Neminski and S. Zieg re: same	3.40	660.00	2,244.00
05/18/21	EEDWA	Emails with E. Bradley re: objections to trust Rule 2004 motion (.2); research re: same (.4); multiple emails with H. Panko, S. Zieg, and S. Esserman re: group settlement issues (.3); emails from S. Zieg re: draft discovery issue letter to Debtor (.1)	1.00	765.00	765.00
05/18/21	MNEMI	Review deposition transcripts, correspondence, discovery responses, and legal authority re: discovery disputes (2.7); review and edit letter to V. Ross (.7)	3.40	425.00	1,445.00
05/19/21	ESBRA	Attend to objections to Rule 2004 motions including emails with K. Dorvilier re: same	0.20	660.00	132.00
05/19/21	SZIEG	Teleconference with S. Esserman, J. Patton (partial). and E. Harron (partial) re: pending issues and strategies	0.50	885.00	442.50
05/19/21	KDORV	Email to E. Bradley re: trust discovery objection	0.10	400.00	40.00
05/19/21	SZIEG	Correspondence re: hearing on Rule 2004 discovery motions (.1); correspondence and review proposed order re: order granting Committee's Rule 2004 discovery motion (.3)	0.40	885.00	354.00
05/20/21	EHARR	Call with S. Esserman, S. Zieg, and J. Patton re: case strategy	0.40	1,025.00	410.00
05/20/21	ESBRA	Email from D. Wright re: Rule 2004 order re: OSHA complaint	0.10	660.00	66.00
05/20/21	KDORV	Research re: trust discovery objection	3.60	400.00	1,440.00

Esserman, Sander L.

Document Page 24 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/20/21	EHARR	Emails re: Rule 2004 discovery	0.30	1,025.00	307.50
05/21/21	KDORV	Research re: trust discovery objection	2.40	400.00	960.00
05/21/21	KDORV	Email to E. Bradley re: trust discovery objection	0.10	400.00	40.00
05/24/21	ESBRA	Attend to discovery motion objections including communications with K. Dorvilier, F. Parrish, E. Harron, and S. Zieg re: same	2.30	660.00	1,518.00
05/24/21	CCATH	Update discovery-related files	0.10	310.00	31.00
05/24/21	KDORV	Email to E. Bradley re: trust discovery objection	0.10	400.00	40.00
05/24/21	ESBRA	Emails with S. Zieg, E. Edwards, C. Lambe, and C. Schwartz re: deposition designations	0.20	660.00	132.00
05/24/21	ESBRA	Emails with K. Dorvilier, S. Zieg and E. Edwards re: potential litigation pleading	0.20	660.00	132.00
05/24/21	EEDWA	Emails from S. Zieg and S. Esserman re: Rule 2004 objections (.1); emails from E. Bradley and S. Zieg re: potential pleading (.1)	0.30	765.00	229.50
05/25/21	JBROO	Research re: Rule 2004 motions	2.50	400.00	1,000.00
05/25/21	EHARR	Call with S. Esserman, S. Zieg, E. Bradley, E. Edwards, and T. Buchanan re: case strategy	0.30	1,025.00	307.50
05/25/21	ESBRA	Call with YCST team re: strategy and objections to Rule 2004 motions	0.30	660.00	198.00
05/25/21	ESBRA	Call with S. Esserman, E. Harron, E. Edwards, and T. Buchanan re: Rule 2004 motion objections	0.30	660.00	198.00
05/25/21	SZIEG	Teleconference with S. Esserman, E. Harron, E. Bradley, E. Edwards, and T. Buchanan re: objections to Rule 2004 discovery motions	0.30	885.00	265.50
05/25/21	CCATH	Assist with confirming accuracy of deposition designations	1.10	310.00	341.00
05/25/21	TBUCH	Teleconference with S. Zieg, E. Edwards, and E. Bradley re: strategy and open issues related to Rule 2004 motions (.3); teleconference with S. Esserman, E. Harron, S. Zieg, E. Edwards, E. Bradley, and F. Parrish re: same (.3); teleconference with J. Brooks re: same (.1)	0.70	645.00	451.50
05/25/21	CLAMB	Analyze Committee deposition designations re: preliminary injunction and stay relief motions	3.10	450.00	1,395.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/25/21	SZIEG	Teleconference with YCST team re: pending tasks and issues related to Rule 2004 discovery motions	0.30	885.00	265.50
05/25/21	EEDWA	Teleconference with S. Zieg, T. Buchanan, and E. Bradley re: open issues and case planning (.3); teleconference with S. Esserman, F. Parrish, E. Harron, S. Zieg, E. Bradley, and T. Buchanan re: Rule 2004 objections (.3)	0.60	765.00	459.00
05/25/21	KGUER	Emails with client re: objection deadline for Rule 2004 motion	0.10	825.00	82.50
05/26/21	ESBRA	Emails with S. Esserman, S. Zieg, E. Edwards, T. Buchanan, K. Dorvilier, and F. Parrish re: revised draft objections	0.50	660.00	330.00
05/26/21	ESBRA	Emails with S. Zieg, E. Edwards, and K. Dorvilier re: potential litigation pleading	0.10	660.00	66.00
05/26/21	KDORV	Revise objection draft re: trust discovery	0.90	400.00	360.00
05/26/21	KDORV	Emails with E. Bradley re: trust discovery objection	0.10	400.00	40.00
05/26/21	TBUCH	Review and revise analysis related to PIQ motion	1.10	645.00	709.50
05/26/21	KDORV	Email to E. Bradley re: potential litigation pleading	0.10	400.00	40.00
05/26/21	ESBRA	Communications with C. Lambe re: deposition designations	0.20	660.00	132.00
05/26/21	CLAMB	Cross-reference previously designated deposition testimony with proposed filing	2.50	450.00	1,125.00
05/26/21	CLAMB	Teleconference with E. Bradley re: deposition designations	0.20	450.00	90.00
05/26/21	EEDWA	Emails from S. Zieg re: Rule 2004 objection deadlines (.1); multiple emails from E. Bradley and T. Buchanan re: draft PIQ and trust Rule 2004 objections (.2)	0.30	765.00	229.50
05/27/21	EEDWA	Teleconference with Debtor and Committee re: trust discovery order	0.70	765.00	535.50
05/27/21	JBROO	Research re: Rule 2004 motions	4.10	400.00	1,640.00
05/27/21	ESBRA	Email to Committee counsel re: deposition designations	0.10	660.00	66.00
05/27/21	CLAMB	Complete final cross-reference of deposition designations for submission to Court	1.30	450.00	585.00

Esserman, Sander L.

Document Page 26 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/27/21	SZIEG	Teleconference (partial) with Debtor and counsel to Committee re: trust discovery motion and order	0.50	885.00	442.50
05/27/21	ESBRA	Multiple emails with C. Lambe re: deposition designations	0.20	660.00	132.00
05/28/21	ESBRA	Emails from S. Zieg and Committee counsel re: deposition of A. Gross	0.10	660.00	66.00
05/28/21	TBUCH	Email correspondence with S. Zieg, and D. Wright re: Gross deposition	0.10	645.00	64.50
05/28/21	ESBRA	Email from V. Ross re: Starczewski deposition errata sheet	0.10	660.00	66.00
05/28/21	EHARR	Emails re: Rule 2004 discovery motion	0.50	1,025.00	512.50
05/28/21	SZIEG	Correspondence re: deposition of A. Gross (.3); correspondence re: V. Ross related to Starczewski deposition (.2)	0.50	885.00	442.50
Total			215.30		131,521.00

Task Code: B017 Retention of Professionals/Fee Issues

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/04/21	LEDEN	Update, revise, and finalize Ankura's March 2021 fee invoice	0.40	310.00	124.00
05/04/21	LEDEN	Update, revise, and finalize Ankura's February 2021 fee invoice	0.40	310.00	124.00
05/05/21	LEDEN	Multiple emails re: status of YCST's February 2021 fee invoice	0.20	310.00	62.00
05/11/21	LEDEN	Email follow-up to S. Esserman re: Ankura's February/March fee invoices	0.10	310.00	31.00
05/13/21	SZIEG	Review and revise invoice re: SBEP's April fees and expenses; correspondence re: same	1.20	885.00	1,062.00
05/18/21	SZIEG	Teleconference with S. Esserman re: supplemental disclosure	0.10	885.00	88.50
05/25/21	LEDEN	Review Ankura's monthly fee invoice for April 2021; email same to S. Zieg for review	0.20	310.00	62.00
05/25/21	LEDEN	Follow up re: status of April monthly fee statement	0.10	310.00	31.00
05/26/21	LEDEN	Update electronic files re: monthly fee statements of FCR professionals	0.10	310.00	31.00
05/26/21	LEDEN	Email to Ankura re: final invoices for February and March 2021	0.10	310.00	31.00
Total			2.90		1,646.50

Esserman, Sander L.

Document Page 27 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

Task Code: B018 Fee Application Preparation

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
05/13/21	SZIEG	Review and revise YCST's April fee statement re: fee application preparation; correspondence re: same	1.50	885.00	1,327.50
05/18/21	LEDEN	Draft YCST's monthly fee application for April 2021	0.20	310.00	62.00
Total			1.70		1,389.50

Esserman, Sander L.

Document Page 28 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

Timekeeper Summary

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
CCATH	Casey Cathcart	Paralegal	3.30	310.00	1,023.00
CLAMB	Christopher M. Lambe	Associate	7.10	450.00	3,195.00
EHARR	Edwin J. Harron	Partner	6.10	1,025.00	6,252.50
ESBRA	Elisabeth S. Bradley	Partner	29.30	660.00	19,338.00
EEDWA	Erin D. Edwards	Partner	25.40	765.00	19,431.00
JMORT	Jacob D. Morton	Associate	52.30	425.00	22,227.50
JBROO	Joshua Brooks	Associate	6.60	400.00	2,640.00
KDORV	Kendeil A. Dorvilier	Associate	21.80	400.00	8,720.00
KGUER	Kevin A. Guerke	Partner	24.70	825.00	20,377.50
LEDEN	Lisa M. Eden	Paralegal	2.20	310.00	682.00
MNEMI	Michael E. Neminski	Associate	7.20	425.00	3,060.00
MFRAT	Monica Fratticci	Paralegal	0.30	175.00	52.50
NROHR	Nicholas J. Rohrer	Counsel	3.80	685.00	2,603.00
PFOSS	Patrick M. Foss	Paralegal	1.00	165.00	165.00
PLOUG	Paul J. Loughman	Partner	3.10	675.00	2,092.50
REAST	Roxanne M. Eastes	Associate	0.60	450.00	270.00
SZIEG	Sharon M. Zieg	Partner	43.80	885.00	38,763.00
TMAND	Thomas C. Mandracchia	Associate	0.50	450.00	225.00
TBUCH	Travis G. Buchanan	Associate	11.10	645.00	7,159.50
Total			250.20		\$158,277.00

Task Summary

Task Code:B001

Case Administration

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Elisabeth S. Bradley	Partner	0.10	660.00	66.00
Sharon M. Zieg	Partner	0.20	885.00	177.00
Lisa M. Eden	Paralegal	0.40	310.00	124.00
Total		0.70		367.00

Task Code:B002

Court Hearings

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Paul J. Loughman	Partner	3.10	675.00	2,092.50
Sharon M. Zieg	Partner	12.80	885.00	11,328.00
Nicholas J. Rohrer	Counsel	3.80	685.00	2,603.00
Casey Cathcart	Paralegal	0.40	310.00	124.00
Total		20.10		16,147.50

Task Code:B004

Schedules & Statements, U.S. Trustee Reports

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Elisabeth S. Bradley	Partner	0.10	660.00	66.00
Total		0.10		66.00

Task Code:B008

Meetings

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.90	1,025.00	922.50
Elisabeth S. Bradley	Partner	1.50	660.00	990.00
Erin D. Edwards	Partner	1.80	765.00	1,377.00
Sharon M. Zieg	Partner	2.80	885.00	2,478.00
Jacob D. Morton	Associate	0.80	425.00	340.00
Travis G. Buchanan	Associate	1.60	645.00	1,032.00
Total		9.40		7,139.50

Task Code:B011

Other Adversary Proceedings

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	5.20	1,025.00	5,330.00
Elisabeth S. Bradley	Partner	27.60	660.00	18,216.00
Erin D. Edwards	Partner	23.60	765.00	18,054.00
Kevin A. Guerke	Partner	24.70	825.00	20,377.50
Sharon M. Zieg	Partner	25.20	885.00	22,302.00
Christopher M. Lambe	Associate	7.10	450.00	3,195.00
Jacob D. Morton	Associate	51.50	425.00	21,887.50
Joshua Brooks	Associate	6.60	400.00	2,640.00
Kendell A. Dorvilier	Associate	21.80	400.00	8,720.00
Michael E. Neminski	Associate	7.20	425.00	3,060.00

Task Code:B011

Other Adversary Proceedings

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Roxanne M. Eastes	Associate	0.60	450.00	270.00
Thomas C. Mandracchia	Associate	0.50	450.00	225.00
Travis G. Buchanan	Associate	9.50	645.00	6,127.50
Casey Cathcart	Paralegal	2.90	310.00	899.00
Monica Fratticci	Paralegal	0.30	175.00	52.50
Patrick M. Foss	Paralegal	1.00	165.00	165.00
Total		215.30		131,521.00

Task Code:B017

Retention of Professionals/Fee Issues

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	1.30	885.00	1,150.50
Lisa M. Eden	Paralegal	1.60	310.00	496.00
Total		2.90		1,646.50

Task Code:B018

Fee Application Preparation

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	1.50	885.00	1,327.50
Lisa M. Eden	Paralegal	0.20	310.00	62.00
Total		1.70		1,389.50

Cost Detail

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
04/01/21	Docket Retrieval / Search	12.00	1.20
04/01/21	Docket Retrieval / Search	3.00	0.30
04/06/21	Docket Retrieval / Search	30.00	3.00
04/06/21	Docket Retrieval / Search	1.00	0.10
04/06/21	Docket Retrieval / Search	1.00	0.10
04/07/21	Docket Retrieval / Search	3.00	0.30
04/07/21	Docket Retrieval / Search	16.00	1.60
04/07/21	Docket Retrieval / Search	5.00	0.50
04/09/21	Docket Retrieval / Search	13.00	1.30
04/09/21	Docket Retrieval / Search	2.00	0.20
04/13/21	Docket Retrieval / Search	5.00	0.50
04/13/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	8.79
04/13/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	8.36
04/14/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	2.76
04/15/21	Docket Retrieval / Search	30.00	3.00
04/16/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	9.71
04/16/21	Docket Retrieval / Search	12.00	1.20
04/16/21	Docket Retrieval / Search	3.00	0.30
04/21/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	12.78
04/28/21	Docket Retrieval / Search	3.00	0.30
04/29/21	Docket Retrieval / Search	2.00	0.20
04/29/21	Docket Retrieval / Search	15.00	1.50
04/29/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	9.22
04/29/21	Docket Retrieval / Search	2.00	0.20
04/29/21	Docket Retrieval / Search	104.00	10.40
04/30/21	Docket Retrieval / Search	1.00	0.10
04/30/21	Docket Retrieval / Search	30.00	3.00
04/30/21	Docket Retrieval / Search	24.00	2.40
04/30/21	Docket Retrieval / Search	30.00	3.00
04/30/21	Docket Retrieval / Search	23.00	2.30
04/30/21	Docket Retrieval / Search	13.00	1.30
04/30/21	Docket Retrieval / Search	30.00	3.00
04/30/21	Docket Retrieval / Search	6.00	0.60
04/30/21	Docket Retrieval / Search	3.00	0.30
04/30/21	Docket Retrieval / Search	3.00	0.30
04/30/21	Docket Retrieval / Search	11.00	1.10
05/03/21	Docket Retrieval / Search	5.00	0.50
05/03/21	Computerized Legal Research	82.00	162.43

Esserman, Sander L.

Document Page 32 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
05/04/21	Docket Retrieval / Search	30.00	3.00
05/04/21	Docket Retrieval / Search	19.00	1.90
05/04/21	Docket Retrieval / Search	30.00	3.00
05/04/21	Docket Retrieval / Search	5.00	0.50
05/06/21	Computerized Legal Research	7.00	13.87
05/07/21	Computerized Legal Research	18.00	35.66
05/09/21	Computerized Legal Research	2.00	3.96
05/10/21	Docket Retrieval / Search	7.00	0.70
05/10/21	Docket Retrieval / Search	3.00	0.30
05/10/21	Docket Retrieval / Search	3.00	0.30
05/10/21	Computerized Legal Research	31.00	61.41
05/11/21	CS Disco, Inc. - Litigation Support / Web Hosting	1.00	1,063.28
05/11/21	Docket Retrieval / Search	5.00	0.50
05/11/21	Computerized Legal Research	14.00	27.73
05/12/21	Computerized Legal Research	11.00	21.79
05/12/21	Photocopy Charges Duplication BW	8.00	0.80
05/14/21	Docket Retrieval / Search	12.00	1.20
05/14/21	Docket Retrieval / Search	3.00	0.30
05/17/21	Computerized Legal Research	5.00	9.90
05/17/21	Computerized Legal Research	25.00	49.52
05/18/21	Photocopy Charges Duplication BW	25.00	2.50
05/18/21	Computerized Legal Research	35.00	69.33
05/18/21	Computerized Legal Research	2.00	3.96
05/21/21	Computerized Legal Research	1.00	1.98
05/21/21	Docket Retrieval / Search	88.00	8.80
05/21/21	Docket Retrieval / Search	19.00	1.90
05/21/21	Docket Retrieval / Search	2.00	0.20
05/21/21	Docket Retrieval / Search	4.00	0.40
05/21/21	Docket Retrieval / Search	30.00	3.00
05/21/21	Docket Retrieval / Search	3.00	0.30
05/21/21	Docket Retrieval / Search	30.00	3.00
05/24/21	Computerized Legal Research	2.00	3.96
05/25/21	Photocopy Charges Duplication BW	56.00	5.60
05/25/21	Color Photocopy Charges Duplication Color	6.00	4.80
05/25/21	Photocopy Charges Duplication BW	80.00	8.00
05/28/21	Docket Retrieval / Search	30.00	3.00

Esserman, Sander L.

Document Page 33 of 128

Invoice Date:

June 24, 2021

Invoice Number:

50025181

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
05/28/21	Docket Retrieval / Search	3.00	0.30
05/28/21	Docket Retrieval / Search	3.00	0.30
05/28/21	Docket Retrieval / Search	30.00	3.00
05/28/21	Docket Retrieval / Search	12.00	1.20
Total			\$1,683.30

EXHIBIT B

Expense Records for the Fee Period

Cost Summary

<u>Description</u>	<u>Amount</u>
Computerized Legal Research	465.50
Docket Retrieval / Search	81.20
Outside Litigation Support	1,063.28
Reproduction Charges	21.70
Teleconference / Video Conference	51.62
Total	\$1,683.30

EXHIBIT A-2

INVOICE FOR JUNE 1, 2021 TO JUNE 30, 2021



WILMINGTON
GEORGETOWN
MIDDLETOWN

Edwin J. Harron
P 302.571.6703
F 302.576.3298
eharron@ycst.com

July 29, 2021

TO: Notice Parties

FROM: Young Conaway Stargatt & Taylor, LLP as Counsel to
Sander L. Esserman, the Future Claimants' Representative

RE: Monthly Compensation Statement - *In re DBMP LLC*, Case No. 20-30080
(JCW), U.S. Bankruptcy Court, Western District of North Carolina,
Charlotte Division

Young Conaway Stargatt & Taylor, LLP ("Young Conaway") was retained as counsel to Sander L. Esserman, the legal representative for future asbestos claimants (the "Future Claimants' Representative") effective as of April 16, 2020, pursuant to the *Ex Parte Order Authorizing Retention and Employment of Young Conaway Stargatt & Taylor, LLP and Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation as Attorneys for the Future Claimants' Representative* dated June 9, 2020 [Docket No. 323]. Young Conaway hereby submits this Monthly Statement for Compensation and Reimbursement for the period from June 1, 2021 through June 30, 2021 (the "Fee Period").

During the Fee Period, Young Conaway incurred fees of \$261,436.50 and expenses of \$1,957.66, for a total of \$263,394.16. Pursuant to the *Order Establishing Procedures for Interim Compensation and Reimbursement of Retained Professionals* dated February 13, 2020 [Docket No. 150], retained professionals may request 90% of their fees and 100% of their expenses on a monthly basis. Accordingly, Young Conaway requests payment from the Debtors in the amount of **\$237,250.51**, which is calculated as follows: \$235,292.85 (90% of \$261,436.50) and \$1,957.66 (100% expenses); the remaining holdback is \$26,143.65.

Attached hereto and incorporated as part of this Monthly Compensation Statement is Young Conaway's billing invoice for the Fee Period.

Should you have any questions, please do not hesitate to contact me.

Very truly yours,

/s/ Edwin J. Harron

Edwin J. Harron

Counsel to the Future Claimants' Representative

EXHIBIT A

Time Records for the Fee Period

RODNEY SQUARE
1000 NORTH KING STREET
WILMINGTON, DELAWARE 19801

P.O. BOX 391
WILMINGTON, DELAWARE 19899-0391

(302) 571-6600
(800) 253-2234 (DE ONLY)

TAX I.D. NO. 51-0082644

(302) 571-1253 FAX
www.ycst.com

Writer's Direct Dial
(302) 571-6655

Writer's E-Mail
szieg@ycst.com

Sander L. Esserman
Stutzman, Bromberg, Esserman & Plifka
22nd Floor
2323 Bryan St.
Dallas, TX 75201

Invoice Date: July 15, 2021
Invoice Number: 50025738
Matter Number: 100722.1001

Re: Legal Representative for Future Asbestos Claimants In re DBMP, LLC

CURRENT INVOICE

Professional Services	\$	261,436.50
Disbursements	\$	<u>1,957.66</u>
Total Due This Invoice	\$	263,394.16

Time Detail

Task Code: B001 Case Administration

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/14/21	SZIEG	Review memos re: upcoming deadlines and recently filed pleadings	0.20	885.00	177.00
06/15/21	LEDEN	Review 6/11/21 docket report re: recently filed pleadings	0.10	310.00	31.00
06/15/21	LEDEN	Review 6/14/21 critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
06/15/21	CCATH	Update file with substantive pleadings	1.00	310.00	310.00
06/16/21	LEDEN	Review 6/16/21 docket report re: recently filed pleadings	0.10	310.00	31.00
06/22/21	SZIEG	Review memos re: critical dates and recently filed pleadings	0.10	885.00	88.50
06/22/21	LEDEN	Review 6/21/21 docket report re: recently filed pleadings	0.10	310.00	31.00
06/23/21	LEDEN	Continue drafting annual report as of 2021 for review with FCR	0.30	310.00	93.00
06/29/21	LEDEN	Review 6/28/21 docket report re: recently filed pleadings	0.10	310.00	31.00
Total			2.10		823.50

Task Code: B002 Court Hearings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/14/21	EHARR	Review pleadings re: preparation for 7/15/21 hearing	1.50	1,025.00	1,537.50
06/15/21	EEDWA	Attention to issues related to hearing re: Rule 2004 motion hearing	0.20	765.00	153.00
06/16/21	CCATH	Preparations for 6/17/21 hearing	1.00	310.00	310.00
06/16/21	EEDWA	Telephone to and email to C. Cathcart re: hearing preparation materials	0.20	765.00	153.00
06/17/21	EHARR	Attend hearing	0.90	1,025.00	922.50
06/17/21	SZIEG	Prepare for hearing (2.7); attend hearing (.9)	3.80	885.00	3,363.00
06/17/21	EEDWA	Attend hearing on motion to reopen record	0.70	765.00	535.50
06/24/21	EHARR	Continue review of draft hearing outline re: PIQ hearing	2.30	1,025.00	2,357.50
06/29/21	SZIEG	Teleconference with E. Edwards, T. Buchanan (portion), and E. Bradley re: preparation for 7/15/21 hearing	1.40	885.00	1,239.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/30/21	SZIEG	Teleconference with E. Edwards re: preparation for 7/15/21 hearing re: Rule 2004 discovery motions (1.5); review and comment re: draft outline re: same (1.6)	3.10	885.00	2,743.50
06/30/21	SZIEG	Teleconference with E. Edwards re: preparation for 7/15/21 hearing	0.30	885.00	265.50
Total			15.40		13,580.00

Task Code: B008 Meetings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/01/21	EEDWA	Attend FCR team call re: status (.5); call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel (1.0)	1.50	765.00	1,147.50
06/01/21	JPATT	Attend call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel	1.00	1,475.00	1,475.00
06/01/21	EHARR	Attend FCR team call re: case status (.5); call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel (1.0)	1.50	1,025.00	1,537.50
06/01/21	SZIEG	Attend FCR team call re: case status (.5); call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel (1.0)	1.50	885.00	1,327.50
06/01/21	TBUCH	Attend FCR team call re: case status (.5); call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel (1.0)	1.50	645.00	967.50
06/01/21	ESBRA	Attend FCR team call re: case status (.5); call with S. Esserman and counsel re: pending tasks and strategies with experts and counsel (1.0)	1.50	660.00	990.00
06/14/21	EEDWA	Review agenda for FCR team call (.1) and updated task list (.1)	0.20	765.00	153.00
06/14/21	SZIEG	Draft agenda re: FCR team call; correspondence re: same	0.40	885.00	354.00
06/15/21	JPATT	Attend FCR team call	0.80	1,475.00	1,180.00
06/15/21	ESBRA	Attend FCR team call	0.80	660.00	528.00
06/15/21	SZIEG	Prepare for (.3) and attend (.8) FCR team call re: pending issues and tasks	1.10	885.00	973.50

Esserman, Sander L.

Document Page 42 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/15/21	TBUCH	Prepare for (.1) and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues (.8)	0.90	645.00	580.50
06/15/21	EHARR	Attend FCR team call	0.80	1,025.00	820.00
06/15/21	EEDWA	Attend FCR team call	0.80	765.00	612.00
06/28/21	ESBRA	Email from S. Zieg re: agenda for FCR team call	0.10	660.00	66.00
06/29/21	JPATT	Attend FCR team call	0.80	1,475.00	1,180.00
06/29/21	EEDWA	Attend FCR team call	0.80	765.00	612.00
06/29/21	SZIEG	Prepare for (.2) and attend (.6) FCR team meeting	0.80	885.00	708.00
06/29/21	ESBRA	Attend FCR team call	0.80	660.00	528.00
06/29/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.80	645.00	516.00
Total			18.40		16,256.00

Task Code: B011 Other Adversary Proceedings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
04/21/21	EEDWA	Review and comment on potential motion to compel (1.3); teleconference with C. Lambe re: same (.2); research for same (3.7); multiple emails with C. Lambe re: same (.3); revise draft re: same (1.2)	6.70	765.00	5,125.50
06/01/21	EEDWA	Teleconference with S. Zieg re: preparation for deposition of A. Gross (.3); review materials related to same (2.8)	3.10	765.00	2,371.50
06/01/21	CLAMB	Confirm accuracy of proposed deposition designations in court submission	0.50	450.00	225.00
06/01/21	SZIEG	Preparation for deposition of A. Gross	5.10	885.00	4,513.50
06/01/21	SZIEG	Review and comment re: objections to Debtor's Rule 2004 discovery motions (.7); teleconference with E. Bradley re: same (.6)	1.30	885.00	1,150.50
06/01/21	CCATH	Preparations for A. Gross deposition	0.10	310.00	31.00
06/01/21	TBUCH	Review and revise analysis related to PIQ motion	0.20	645.00	129.00
06/01/21	ESBRA	Attend to review of draft trust motion objection	0.10	660.00	66.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/01/21	CCATH	Mark Starczewski deposition transcript with confidential designations	0.20	310.00	62.00
06/01/21	ESBRA	Review docket update and notice of hearing on discovery motion	0.10	660.00	66.00
06/01/21	ESBRA	Email to K. Dorvilier re: motion	0.10	660.00	66.00
06/01/21	ESBRA	Emails from Committee counsel and to S. Zieg, E. Edwards and C. Lambe re: deposition designations	0.20	660.00	132.00
06/01/21	ESBRA	Email to K. Dorvilier re: potential motion	0.10	660.00	66.00
06/01/21	ESBRA	Confer with S. Zieg re: motion	0.60	660.00	396.00
06/02/21	CLAMB	File maintenance	0.10	450.00	45.00
06/02/21	SZIEG	Attend deposition of A. Gross	5.00	885.00	4,425.00
06/02/21	SZIEG	Teleconference with E. Edwards re: follow-up from A. Gross deposition (.5); attention to follow-up re: same (1.4)	1.90	885.00	1,681.50
06/02/21	SZIEG	Draft summary of A. Gross deposition and correspondence to S. Esserman re: same	1.40	885.00	1,239.00
06/02/21	SZIEG	Teleconference with Committee and E. Edwards re: follow-up from A. Gross deposition	1.00	885.00	885.00
06/02/21	KDORV	Email to E. Bradley re: draft motion	0.10	400.00	40.00
06/02/21	CCATH	Research re: crime fraud exception to privilege per request of E. Edwards	0.50	310.00	155.00
06/02/21	ESBRA	Emails with Committee counsel re: deposition designations	0.10	660.00	66.00
06/02/21	ESBRA	Follow up with S. Zieg, E. Edwards, C. Lambe re: deposition designations	0.10	660.00	66.00
06/02/21	ESBRA	Review and revise draft motion including emails to S. Zieg, E. Edwards and K. Dorvilier re: same	3.20	660.00	2,112.00
06/02/21	ESBRA	Attention to letter from V. Ross re: document requests	0.20	660.00	132.00
06/02/21	ESBRA	Attention to transcript of deposition of A. Gross	1.20	660.00	792.00
06/02/21	EEDWA	Attend deposition of A. Gross (4.9); teleconference with N. Ramsey, S. Goldman, N. Ramsey, D. Wright, J. Clausen, and S. Zieg re: same (1.0); review research on related issues (.5); teleconference with S. Zieg re: same (.5)	6.90	765.00	5,278.50
06/03/21	TBUCH	Review and revise analysis related to PIQ motion	4.60	645.00	2,967.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/03/21	REAST	Email correspondence with N. Rohrer re: claim file review and review memo update	0.20	450.00	90.00
06/03/21	CCATH	Update file with A. Gross deposition transcript	0.10	310.00	31.00
06/03/21	SZIEG	Correspondence re: revised objections to Rule 2004 discovery motions	0.20	885.00	177.00
06/03/21	SZIEG	Review and comment re: draft pleading (1.4); correspondence re: same (.2)	1.60	885.00	1,416.00
06/03/21	SZIEG	Review, analyze and prepare memo re: Gross deposition (1.8); review potentially pertinent documents re: same (3.9)	5.70	885.00	5,044.50
06/03/21	ESBRA	Review and revised draft trust motion opposition	1.00	660.00	660.00
06/03/21	ESBRA	Review and revise draft motion including communications with S. Zieg, E. Edwards, T. Buchanan, and K. Dorvilier	0.10	660.00	66.00
06/03/21	ESBRA	Attend to deposition designation and confidentiality matters including communications with S. Zieg, E. Edwards, C. Cathcart and Committee counsel re: same	0.70	660.00	462.00
06/03/21	ESBRA	Email from S. Zieg re: Bates deposition designation	0.10	660.00	66.00
06/03/21	ESBRA	Attend to comments on draft motion	2.40	660.00	1,584.00
06/03/21	ESBRA	Email from T. Buchanan re: draft objection to PIQ motion	0.10	660.00	66.00
06/03/21	KDORV	Email to E. Bradley re: draft motion	0.10	400.00	40.00
06/03/21	EEDWA	Review and revise draft motion re: Rule 2004 motions (3.6); review S. Zieg's comments to same (.3)	3.90	765.00	2,983.50
06/04/21	EEDWA	Review and revise draft objection to trust Rule 2004 motion	1.40	765.00	1,071.00
06/04/21	SZIEG	Review pertinent documents and review, revise, and comment re: revised draft objection re: Debtor's trust motion	3.20	885.00	2,832.00
06/04/21	KDORV	Further revisions to objection re: trust discovery	2.90	400.00	1,160.00
06/04/21	KDORV	Research re: draft motion	4.50	400.00	1,800.00
06/04/21	KDORV	Review and revise draft re: draft motion	2.50	400.00	1,000.00
06/04/21	KDORV	Email to E. Bradley re: trust discovery objection	0.10	400.00	40.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/04/21	KDORV	Email to S. Zieg, E. Edwards, E. Bradley, and T. Buchanan re: trust discovery objection	0.10	400.00	40.00
06/04/21	SZIEG	Review pertinent documents and review, revise, and comment re: revised draft objection re: Debtor's PIQ motion	1.10	885.00	973.50
06/04/21	KDORV	Call with E. Bradley re: draft motion	0.30	400.00	120.00
06/04/21	KDORV	Research re: trust discovery objection	1.70	400.00	680.00
06/04/21	KDORV	Draft summary email memo to E. Bradley re: draft motion	0.30	400.00	120.00
06/04/21	EEDWA	Review and revise draft objection to PIQ motion	2.20	765.00	1,683.00
06/04/21	TBUCH	Review and revise analysis related to PIQ motion (3.7); teleconference with K. Dorvilier re: litigation strategy (.1)	3.80	645.00	2,451.00
06/04/21	ESBRA	Attend to revisions of draft Rule 2004 motion objections and draft motion including multiple communications with YCST team re: same	3.00	660.00	1,980.00
06/04/21	SZIEG	Analysis re: potential litigation issues (3.0); correspondence re: same (.2)	3.20	885.00	2,832.00
06/05/21	KDORV	Emails with E. Bradley re: trust discovery objection draft	0.20	400.00	80.00
06/05/21	KDORV	Further drafting re: trust discovery objection	1.90	400.00	760.00
06/05/21	TBUCH	Review and revise analysis related to PIQ motion	0.10	645.00	64.50
06/05/21	KDORV	Supplemental research re: trust discovery objection	0.80	400.00	320.00
06/05/21	KDORV	Email to S. Zieg, E. Edwards, and E. Bradley re: trust discovery objection	0.10	400.00	40.00
06/05/21	ESBRA	Attend to revisions of opposition to trust motion including communications with K. Dorvilier re: same	1.40	660.00	924.00
06/05/21	KDORV	Email to S. Zieg re: trust discovery objection draft	0.10	400.00	40.00
06/06/21	EHARR	Review draft potential motion	0.50	1,025.00	512.50
06/06/21	EHARR	Review updated draft PIQ objection	1.50	1,025.00	1,537.50
06/07/21	KDORV	Further drafting of objection re: trust discovery	0.80	400.00	320.00
06/07/21	KDORV	Calls with E. Bradley re: motion Bates and Starczewski testimony	0.30	400.00	120.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/07/21	ESBRA	Attend to objections to Rule 2004 discovery motions including multiple communications with S. Zieg, E. Harron, E. Edwards, T. Buchanan, and K. Dorvilier re: same	2.10	660.00	1,386.00
06/07/21	SZIEG	Teleconference with counsel to the trusts, Committee, and Debtor re: trust discovery motion	0.20	885.00	177.00
06/07/21	ESBRA	Email to S. Esserman re: draft objection to trust motion and draft motion	0.20	660.00	132.00
06/07/21	KDORV	Call with E. Bradley re: trust discovery objection	0.30	400.00	120.00
06/07/21	TBUCH	Review and revise PIQ objection	0.50	645.00	322.50
06/07/21	SZIEG	Analysis re: potential litigation issues (4.5); teleconference with E. Edwards re: same (.3)	4.80	885.00	4,248.00
06/07/21	KDORV	Confirm confidentiality designations re: draft motion and trust discovery objection	0.40	400.00	160.00
06/07/21	KDORV	Emails with E. Bradley re: draft motion	0.10	400.00	40.00
06/07/21	SZIEG	Teleconference with counsel to the Committee, E. Edwards, and E. Harron (partial) re: issues related to Debtor's Rule 2004 discovery motions	0.40	885.00	354.00
06/07/21	ESBRA	Email to counsel for Committee re: draft motion	0.10	660.00	66.00
06/07/21	KDORV	Review and revise draft motion	0.60	400.00	240.00
06/07/21	EEDWA	Teleconference with S. Zieg, E. Harron, P. Loughman, N. Ramsey, S. Goldman, and D. Wright re: estimation discovery and litigation strategy (.4); teleconference with S. Zieg re: discovery (.3)	0.70	765.00	535.50
06/07/21	KDORV	Review and revise motion re: Bates and Starczewski testimony	0.60	400.00	240.00
06/07/21	EHARR	Edit objection to Rule 2004 motions	1.30	1,025.00	1,332.50
06/08/21	TBUCH	Teleconference with E. Harron and S. Zieg re: PIQ objection (.5); review and revise same (1.9); teleconference with E. Harron, S. Zieg, and E. Bradley re: Rule 2004 objections (.4)	2.80	645.00	1,806.00
06/08/21	EEDWA	Teleconference with E. Harron, S. Zieg, and J. Patton re: A. Gross deposition	0.50	765.00	382.50
06/08/21	CCATH	Update production tracking chart	0.10	310.00	31.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/08/21	SZIEG	Teleconference with J. Patton, E. Harron, and E. Edwards re: A. Gross deposition	0.50	885.00	442.50
06/08/21	EHARR	Call with S. Zieg and T. Buchanan re: draft objection to PIQ motion (.5); call with S. Zieg, E. Bradley, and T. Buchanan re: Rule 2004 objection (.5); call with J. Patton, S. Zieg, and E. Edwards re: case strategy (.5); further review and edit objection to Rule 2004 motions (1.5)	3.00	1,025.00	3,075.00
06/08/21	JPATT	Call with E. Harron, S. Zieg, and E. Edwards re: case strategy	0.50	1,475.00	737.50
06/08/21	SZIEG	Teleconference with N. Ramsey re: A. Gross deposition and motion to open record and other litigation issues	0.90	885.00	796.50
06/08/21	ESBRA	Calls with E. Harron, S. Zieg, and T. Buchanan re: trust motions	0.50	660.00	330.00
06/09/21	ESBRA	Review draft motion to reopen hearing/discovery motion	0.50	660.00	330.00
06/09/21	ESBRA	Attend to revisions of Rule 2004 objections and motion including multiple emails with T. Buchanan, K. Dorvilier and F. Parrish re: same	0.90	660.00	594.00
06/09/21	KDORV	Further drafting re: potential motion	0.80	400.00	320.00
06/09/21	EHARR	Review draft motion re: crime fraud waiver and motion to reopen preliminary injunction record	0.50	1,025.00	512.50
06/09/21	CCATH	Update discovery-related files	0.20	310.00	62.00
06/09/21	KDORV	Email to T. Powell re: Rule 2004 objections	0.10	400.00	40.00
06/09/21	KDORV	Call with E. Bradley re: trust discovery objection draft and exhibits	0.30	400.00	120.00
06/09/21	EEDWA	Review draft motions re: crime fraud and motion to reopen	1.10	765.00	841.50
06/09/21	TPOWE	Teleconference with K. Dorvilier re: analyzing and reviewing PIQ motion	0.20	450.00	90.00
06/09/21	EHARR	Review motion to reopen record re: 105 injunction and A. Gross testimony (.5); emails with client re: same (.2)	0.70	1,025.00	717.50
06/09/21	KDORV	Emails with E. Bradley re: potential motion	0.20	400.00	80.00
06/09/21	TBUCH	Review and revise PIQ objection	3.20	645.00	2,064.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/10/21	SZIEG	Review pertinent documents (2.8) and review, revise, and comment re: potential pleading(s) related to A. Gross deposition (1.3)	4.10	885.00	3,628.50
06/10/21	KDORV	Emails with E. Harron, S. Zieg, E. Edwards, F. Parrish, E. Bradley, T. Buchanan, and T. Powell re: trust discovery objection	0.10	400.00	40.00
06/10/21	TBUCH	Teleconference with E. Bradley re: Rule 2004 objections (.3); review and revise same (.8); finalize PIQ objection (1.8)	2.90	645.00	1,870.50
06/10/21	TPOWE	Analyze and review PIQ objection (3.4); correspondence re: same (.2); teleconference with K. Dorvilier re: same (.2); review and analyze potential motion (.4)	4.20	450.00	1,890.00
06/10/21	EHARR	Review further edits to draft PIQ and trust Rule 2004 objections	1.20	1,025.00	1,230.00
06/10/21	CLAMB	Draft discovery responses	2.30	450.00	1,035.00
06/10/21	CCATH	Update discovery-related files	0.10	310.00	31.00
06/10/21	SZIEG	Review, revise and comment re: objection to Debtor's trust discovery motion (1.8); teleconference with E. Bradley re: same (.5)	2.30	885.00	2,035.50
06/10/21	KDORV	Review and revise draft re: trust discovery objection	0.40	400.00	160.00
06/10/21	KDORV	Calls with E. Bradley re: trust discovery objection and motion	0.20	400.00	80.00
06/10/21	ESBRA	Review and revise objection to Debtor's trust discovery motion (5.7); teleconference with T. Buchanan re: same (.3); teleconferences with K. Dorvilier re: same (.2); teleconference with S. Zieg re: same (.5)	6.70	660.00	4,422.00
06/10/21	ESBRA	Emails with S. Esserman et al. re: revised draft trust motion objection	0.20	660.00	132.00
06/11/21	LMUTH	Review cases and citations thereto in draft opposition to trust motion	4.40	625.00	2,750.00
06/11/21	TPOWE	Analyze and review PIQ objection (.4); correspondence with K. Dorvilier, T. Buchanan, and E. Bradley re: same (.2); and teleconference with K. Dorvilier re: same (.2)	0.80	450.00	360.00
06/11/21	KDORV	Call with E. Bradley re: trust discovery objection	0.30	400.00	120.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/11/21	SZIEG	Review objection re: Debtor's motion for PIQ (1.0); correspondence re: same (multiple) (.2)	1.20	885.00	1,062.00
06/11/21	ESBRA	Emails with S. Esserman re: trust motion objection	0.10	660.00	66.00
06/11/21	EHARR	Call with F. Parrish, S. Zieg, E. Edwards, and S. Esserman re: case strategy (.8); review edits to objections to Rule 2004 motions (1.3)	2.10	1,025.00	2,152.50
06/11/21	SZIEG	Review and comment re: motion to reopen preliminary injunction and stay relief record (2.7); teleconference with D. Wright re: same (.2); teleconference with S. Esserman, E. Harron, and E. Edwards re: same (.8)	3.70	885.00	3,274.50
06/11/21	EEDWA	Review revised draft motion to reopen preliminary injunction record (.3); teleconference with S. Esserman, E. Harron, S. Zieg, and F. Parrish re: same (.8); review draft third set of discovery requests to Debtor re: Rule 2004 motions (.3); telephone from C. Lambe re: same (.2); emails with S. Zieg, C. Lambe, and E. Bradley re: same (.1); revise draft third set of discovery requests (1.3); telephone to S. Zieg re: same (.1); emails with D. Wright, T. Phillips, and C. Harman re: same (.2)	3.30	765.00	2,524.50
06/11/21	KDORV	Review and revise objection re: trust discovery	1.10	400.00	440.00
06/11/21	KDORV	Further drafting re: trust discovery objection	3.30	400.00	1,320.00
06/11/21	KDORV	Call with T. Powell re: Rule 2004 objections	0.20	400.00	80.00
06/11/21	SZIEG	Review, revise and comment re: multiple revised and final version of objections to Debtor's motions for Rule 2004 discovery (3.8); teleconference with E. Bradley re: same (.3); correspondence with E. Harron re: same (.2)	4.30	885.00	3,805.50
06/11/21	CLAMB	Continue drafting final revisions to discovery requests	1.20	450.00	540.00
06/11/21	ESBRA	Emails with M. Fratticci, P. Foss, S. Zieg and E. Edwards re: document production	0.20	660.00	132.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/11/21	ESBRA	Finalize trust motion for filing including multiple emails with YCST team and F. Parrish re: same (8.0); teleconference with S. Zieg re: same (.3); teleconference with K. Dorvilier re: same (.3)	8.60	660.00	5,676.00
06/11/21	KDORV	Emails with F. Parrish, E. Bradley, T. Buchanan, and T. Powell re: trust discovery objection	0.10	400.00	40.00
06/11/21	SZIEG	Teleconference with N. Ramsey re: issues related to A. Gross deposition and other potential litigation issues (x2)	0.70	885.00	619.50
06/11/21	KDORV	Email to S. Zieg re: trust discovery objection	0.10	400.00	40.00
06/11/21	TBUCH	Finalize Rule 2004 objections and coordinate filing of same	2.20	645.00	1,419.00
06/14/21	TBUCH	Prepare argument outline re: PIQ motion	1.40	645.00	903.00
06/14/21	SZIEG	Correspondence re: call to discuss potential litigation issues	0.20	885.00	177.00
06/14/21	EEDWA	Multiple emails with D. Wright re: third set of discovery requests to Debtor (.2); emails with C. Lambe re; revisions to same (.3); finalize discovery requests (.2); email to Debtor re: third set of discovery requests (.1)	0.80	765.00	612.00
06/14/21	EEDWA	Emails with S. Zieg, N. Ramsey, E. Bradley, D. Wright, and T. Phillips re: potential motion	0.10	765.00	76.50
06/14/21	SZIEG	Correspondence re: discovery requests related to Rule 2004 discovery motions	0.40	885.00	354.00
06/14/21	APAPA	Emails with YCST team re: research related to potential litigation issue (.1); meet with S. Zieg re: same (.5); review emails from S. Zieg re: same (.1)	0.70	425.00	297.50
06/14/21	ESBRA	Attend to task list including communications with S. Zieg, E. Harron, E. Edwards and T. Buchanan re: same	0.50	660.00	330.00
06/14/21	ESBRA	Multiple email communications with S. Zieg, E. Edwards, M. Fratticci and FTI re: production of financial statements	0.30	660.00	198.00
06/14/21	SZIEG	Correspondence re: unredacted documents related motion to reopen preliminary injunction record (.2); teleconference with counsel for Committee re: Debtor's proposal related to same (.6)	0.80	885.00	708.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/14/21	MFRAT	Correspondence with E. Bradley and prepare Debtor's document production for attorney review	0.50	175.00	87.50
06/14/21	SZIEG	Call with E. Harron re: motion to reopen record	0.30	885.00	265.50
06/14/21	SZIEG	Teleconference with A. Papa re: research related to potential litigation issue (.4); preparation and follow-up re: same (.8) correspondence re: same (.3); correspondence to D. Klingler re: potential litigation issue (.1)	1.60	885.00	1,416.00
06/14/21	ESBRA	Emails with Committee counsel and S. Zieg re: potential motion	0.10	660.00	66.00
06/14/21	EEDWA	Teleconference with N. Ramsey, D. Wright, S. Goldman, J. Clausen, T. Phillips, J. Wehner, G. Thompson, C. Hardman, C. Calvar, and G. Mastoris re: motion to reopen preliminary injunction record (.6); multiple emails with same re: same (.3)	0.90	765.00	688.50
06/14/21	CLAMB	Analyze comments from co-counsel and finalize discovery requests	0.40	450.00	180.00
06/14/21	EHARR	Call with S. Esserman re: case strategy (.2); call with S. Zieg re: motion to reopen record (.3)	0.50	1,025.00	512.50
06/14/21	CCATH	Confer with E. Edwards re: service of Committee/FCR's third set of discovery requests re: PIQ and trust discovery motions	0.20	310.00	62.00
06/15/21	CCATH	Update discovery-related files	0.10	310.00	31.00
06/15/21	EHARR	Review Committee's objection to trust Rule 2004 motion	0.50	1,025.00	512.50
06/15/21	APAPA	Review and analyze documents in connection with adversarial issues (2.1); research law in connection with same (.8); review document with research (.3); additional researching of issues in connection with same (.4)	3.60	425.00	1,530.00
06/15/21	TPOWE	Prepare for PIQ objection oral argument	3.10	450.00	1,395.00
06/15/21	CLAMB	Draft discovery requests addressed to Debtors	2.20	450.00	990.00
06/15/21	EEDWA	Emails with S. Zieg re: motion to reopen record	0.10	765.00	76.50
06/15/21	KDORV	Email to E. Bradley re: potential motion (.1); draft revisions to same (.2)	0.30	400.00	120.00
06/15/21	TBUCH	Prepare argument outline re: PIQ motion	0.10	645.00	64.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/16/21	ESBRA	Teleconference with S. Zieg re: potential motion	0.30	660.00	198.00
06/16/21	TPOWE	Prepare for PIQ objection oral argument	2.10	450.00	945.00
06/16/21	ESBRA	Attend to preparation for hearing on Rule 2004 motions (.1); teleconference with T. Buchanan re: Rule 2004 objections (.1)	0.20	660.00	132.00
06/16/21	EEDWA	Teleconference with S. Zieg and D. Wright (partial) re: argument preparation for motion to reopen record (.4); teleconference (x2) with S. Zieg re: same (.6); work on argument for motion to reopen (5.9); teleconference with S. Zieg re: same (.6); review draft slides re: same (.6); multiple emails with S. Zieg and D. Wright re: same (.2); review and provide additional comments to draft slides re: motion to reopen (.8)	9.10	765.00	6,961.50
06/16/21	REAST	Email correspondence with A. Steadman and document review team re: billing (.1)	0.10	450.00	45.00
06/16/21	SZIEG	Teleconference with E. Bradley re: potential motion	0.30	885.00	265.50
06/16/21	SZIEG	Preparation for 6/17/21 hearing (3.6); review Debtor's objection re: motion to reopen preliminary injunction record (1.3)	4.90	885.00	4,336.50
06/16/21	SZIEG	Review and revise draft re: potential litigation issue (.8); review pertinent documents re: same (2.8); teleconference with counsel for the Committee re: same (.7); teleconference with E. Edwards re: same (x5) (1.0); teleconference with counsel for the Committee re: same (.3)	5.60	885.00	4,956.00
06/16/21	EEDWA	Teleconference with T. Phillips, J. Wehner, D. Wright, S. Zieg, E. Bradley, and T. Buchanan re: potential motion	0.80	765.00	612.00
06/16/21	ESBRA	Call with Committee counsel re: motion	0.70	660.00	462.00
06/16/21	TBUCH	Teleconference with E. Bradley re: Rule 2004 objections (.1); prepare argument outline re: PIQ objection (.2); teleconference with Committee team re: litigation strategy (.8)	1.10	645.00	709.50
06/16/21	APAPA	Analyze legal issues re: adversarial legal issues (.1); review notes in connection with same (.1)	0.20	425.00	85.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/17/21	EEDWA	Multiple emails with S. Zieg re: motion to reopen record	0.30	765.00	229.50
06/17/21	ESBRA	Attend to preparation for Rule 2004 hearing including emails with T. Buchanan re: same	0.30	660.00	198.00
06/17/21	ESBRA	Attend to review of Debtor's response to Committee and FCR's motion to reopen the record	0.20	660.00	132.00
06/17/21	EEDWA	Teleconference with S. Zieg re: Rule 2004 motions	0.30	765.00	229.50
06/17/21	APAPA	Research and analyze legal issues in connection with adversarial issues and draft memo re: same	3.30	425.00	1,402.50
06/17/21	EHARR	Review pleadings re: motion to reopen preliminary injunction hearing	0.30	1,025.00	307.50
06/17/21	SZIEG	Teleconference with E. Edwards re: 6/17/21 hearing and potential litigation issues (.2); teleconference with J. Kochenash re: potential litigation issues (.2)	0.40	885.00	354.00
06/17/21	TBUCH	Analysis related to argument outline re: PIQ objection	0.10	645.00	64.50
06/18/21	APAPA	Revise memo on adversarial issues (.6); additional research and analysis in connection with same (1.1)	1.70	425.00	722.50
06/18/21	ESBRA	Email from T. Buchanan re: preparation for Rule 2004 discovery hearing	0.10	660.00	66.00
06/18/21	EHARR	Review draft defense counsel questionnaire	0.50	1,025.00	512.50
06/18/21	TBUCH	Review and revise argument outline re: PIQ objection	0.30	645.00	193.50
06/20/21	APAPA	Additional research of adversarial legal issue (.8); review documents in connection with same (.3)	1.10	425.00	467.50
06/21/21	KDORV	Email to E. Bradley re: trust discovery argument	0.10	400.00	40.00
06/21/21	APAPA	Revise memo re: litigation issues (1.5); review case documents in connection with same (.4); research case law and statutes in connection with same (.4)	2.30	425.00	977.50
06/21/21	ESBRA	Email from S. Zieg to Committee counsel re: hearing logistics	0.10	660.00	66.00
06/21/21	TPOWE	Teleconference (x2) with T. Buchanan re: PIQ objection oral argument (.2); prepare for same (2.1); correspondence with T. Buchanan re: same (.1)	2.40	450.00	1,080.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/21/21	ESBRA	Attend to outline for oral argument on Rule 2004 motions including emails with K. Dorvilier and T. Buchanan re: same	1.50	660.00	990.00
06/21/21	ESBRA	Attend to docket update re: additional authority	0.10	660.00	66.00
06/21/21	CCATH	Assemble materials re: PIQ and trust discovery motions for E. Edwards	0.60	310.00	186.00
06/21/21	TBUCH	Teleconference with T. Powell (2x) re: outline for PIQ argument (.4); analysis related to same (.2)	0.60	645.00	387.00
06/21/21	EEDWA	Emails with C. Cathcart re: Rule 2004 objections (.1); review same (1.3)	1.40	765.00	1,071.00
06/21/21	ESBRA	Attend to outline for oral argument on Rule 2004 motions	1.20	660.00	792.00
06/21/21	ESBRA	Emails with T. Buchanan et al. re: outlines for oral argument	0.10	660.00	66.00
06/22/21	KDORV	Further drafting re: trust discovery argument outline	1.70	400.00	680.00
06/22/21	KDORV	Review and revise outline re: trust discovery argument	0.50	400.00	200.00
06/22/21	KDORV	Email to E. Bradley re: Rule 2004 argument outline	0.10	400.00	40.00
06/22/21	MNEMI	Call with E. Bradley re: drafting joint objection and deposition designations	0.50	425.00	212.50
06/22/21	EHARR	Review draft outline re: preparation for hearing on PIQ	0.90	1,025.00	922.50
06/22/21	MNEMI	Review and edit draft potential motion	3.60	425.00	1,530.00
06/22/21	ESBRA	Attend to revision of potential motion	0.40	660.00	264.00
06/22/21	ESBRA	Emails with S. Zieg re: D. Klingler assignment	0.10	660.00	66.00
06/22/21	ESBRA	Emails with S. Zieg and M. Neminski re: revisions to potential	0.10	660.00	66.00
06/22/21	ESBRA	Emails from E. Edwards re: preparation for hearing on Rule 2004 motions	0.10	660.00	66.00
06/22/21	ESBRA	Calls with M. Neminski re: revisions to potential motion	0.50	660.00	330.00
06/22/21	ESBRA	Teleconference with YCST team re: status and strategy	0.60	660.00	396.00
06/22/21	ESBRA	Emails with K. Dorvilier re: trust objection outline	0.10	660.00	66.00
06/22/21	ESBRA	Email from D. Klingler re: assignment	0.10	660.00	66.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/22/21	EEDWA	Teleconference with S. Zieg, T. Buchanan, E. Bradley, A. Steadman, N. Rohrer, and E. Harron re: status updates and planning	0.30	765.00	229.50
06/22/21	KDORV	Further drafting re: trust discovery argument outline	1.10	400.00	440.00
06/22/21	EEDWA	Emails with D. Wright and S. Zieg re: hearing on Rule 2004 motions (.1); research re: Rule 2004 motions (.4); emails with T. Eckholm re: same (.1)	0.60	765.00	459.00
06/22/21	APAPA	Review pertinent documents re: litigaiton issue (3.5); review and revise memo re: same (1.9)	5.40	425.00	2,295.00
06/23/21	APAPA	Review documents in connection adversarial memo (.7); additional drafting of memo re: same (.7); emails with S. Zieg re: same (.2)	1.60	425.00	680.00
06/23/21	MNEMI	Review and edit draft joint objection and deposition designations to declarations of C. Bates and M. Starczewski (3.1); call with E. Bradley re: edits to joint objection and deposition designations (.1)	3.20	425.00	1,360.00
06/23/21	ESBRA	Emails from F. Parrish and S. Zieg re: potential motion	0.10	660.00	66.00
06/23/21	ESBRA	Email from K. Dorvilier re: trust motion objection argument outline	0.10	660.00	66.00
06/23/21	ESBRA	Attend to docket update including review of 6/17/21 hearing transcript	0.20	660.00	132.00
06/23/21	EEDWA	Emails with T. Eckholm and C. Cathcart re: Rule 2004 objections (.1); review draft argument outline re: trust discovery (.9); review draft PIQ argument outline (.7); review Rule 2004 objections (1.1)	2.80	765.00	2,142.00
06/23/21	ESBRA	Email from E. Edwards re: preparation for argument on Rule 2004 motions	0.10	660.00	66.00
06/23/21	ESBRA	Attend to revision of potential motion and objection and designations including multiple emails with M. Neminski re: same	1.20	660.00	792.00
06/23/21	ESBRA	Attend to trust motion objection argument outline including emails with K. Dorvilier and email to YCST team re: same	0.50	660.00	330.00
06/23/21	ESBRA	Confer with M. Neminski re: potential motion	0.10	660.00	66.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/23/21	SZIEG	Review defense counsel questionnaire (.7); teleconference with counsel for the Debtor and Committee re: same (.5); teleconference with D. Wright re: 7/15/21 hearing logistics and correspondence re: same (.8)	2.00	885.00	1,770.00
06/23/21	APAPA	Emails with S. Zieg re: follow-up work on adversarial issues (.1); legal research and draft summary re: same (1.7)	1.80	425.00	765.00
06/24/21	MNEMI	Review and edit draft joint objection and deposition designations to declarations of C. Bates and M. Starczewski	3.70	425.00	1,572.50
06/24/21	ESBRA	Attend to revisions to objection and designations including multiple communications with M. Neminski, S. Zieg, E. Edwards and F. Parrish re: same	3.00	660.00	1,980.00
06/24/21	EEDWA	Telephone to and emails with E. Bradley re: objections to Rule 2004 declarations (.2); multiple emails with E. Bradley, M. Neminski, and S. Zieg re: same (.1); review same (.8); review Rule 2004 pleadings (1.8)	2.90	765.00	2,218.50
06/24/21	SZIEG	Review and comment re: draft outline related to hearing on PIQ motion	1.80	885.00	1,593.00
06/24/21	MNEMI	Multiple calls with E. Bradley re: edits to joint objection and deposition designations	0.40	425.00	170.00
06/25/21	EHARR	Meet with S. Zieg re: case strategy	0.50	1,025.00	512.50
06/25/21	ESBRA	Follow up with M. Neminski re: objection and deposition designations	0.10	660.00	66.00
06/25/21	SZIEG	Meet with E. Harron re: case strategy	0.50	885.00	442.50
06/26/21	ESBRA	Attention to email from S. Zieg re: email from J. Ellman re: motion to seal in connection with Rule 2004 motions	0.10	660.00	66.00
06/26/21	TBUCH	Email correspondence from S. Zieg re: motion to seal related to PIQ objection	0.10	645.00	64.50
06/28/21	EHARR	Review trust discovery argument outline	0.60	1,025.00	615.00
06/28/21	EHARR	Review motion for defense counsel PIQ	0.60	1,025.00	615.00
06/28/21	SZIEG	Review and comment re: outline and hearing preparation related to PIQ objection	2.70	885.00	2,389.50
06/28/21	CCATH	Assemble materials re: PIQ and trust discovery motions for S. Zieg	0.50	310.00	155.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/28/21	ESBRA	Attention to docket update including Committee motion for order directing submission of information by Debtor's defense counsel	0.20	660.00	132.00
06/29/21	SZIEG	Teleconference with YCST team re: preparation for estimation	1.40	885.00	1,239.00
06/29/21	EEDWA	Teleconference with S. Zieg, T. Buchanan (partial), and E. Bradley (partial) re: Rule 2004 motions	1.40	765.00	1,071.00
06/29/21	ESBRA	Attention to preparation for argument on Rule 2004 trust motion	3.60	660.00	2,376.00
06/29/21	CCATH	Prepare letter to Debtor re: FCR's financial information requests	0.20	310.00	62.00
06/29/21	ESBRA	Calls with S. Zieg and E. Edwards re: trust motion objection	1.30	660.00	858.00
06/29/21	TBUCH	Prepare for and attend teleconference with S. Zieg, E. Edwards, and E. Bradley re: Rule 2004 strategy and open issues	0.50	645.00	322.50
06/30/21	SZIEG	Teleconference with E. Edwards and E. Bradley re: Rule 2004 argument preparation	1.30	885.00	1,150.50
06/30/21	EEDWA	Teleconference with S. Zieg and E. Bradley re: Rule 2004 argument preparation (1.3); teleconference with S. Zieg, E. Harron, and S. Esserman re: PIQ (.1); review trust objection outline (.8); research re: same (1.1)	3.30	765.00	2,524.50
06/30/21	EEDWA	Review and revise objections and responses to Debtor's first set of discovery requests (.7); multiple emails and telephone to S. Zieg re: same (.2)	0.90	765.00	688.50
06/30/21	EEDWA	Draft proposed email to address evidence issues re: 7/15/21 hearing (.3); email to D. Wright, T. Phillips, and J. Wehner re: same (.2)	0.50	765.00	382.50
06/30/21	EHARR	Call with S. Esserman and S. Zieg re: case strategy	0.10	1,025.00	102.50
06/30/21	ESBRA	Preparation for argument on trust motion including email to S. Zieg and E. Edwards re: same	2.30	660.00	1,518.00
Total			320.60		219,586.00

Task Code: B017 Retention of Professionals/Fee Issues

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
-------------	-----------------	--------------------	--------------	-------------	---------------

Esserman, Sander L.

Document Page 58 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/03/21	LEDEN	Follow-up with P. Irvine re: Ankura's April 2021 fee invoice	0.10	310.00	31.00
06/03/21	SZIEG	Review and comment re: Ankura quarterly fee application and revisions to April 2021 fee invoice	0.80	885.00	708.00
06/04/21	LEDEN	Email to S. Esserman re: Ankura's monthly fee statement for April 2021	0.10	310.00	31.00
06/04/21	LEDEN	Email to S. Zieg re: Ankura's monthly fee statement for April 2021	0.10	310.00	31.00
06/08/21	LEDEN	Emails from/to P. Irvine re: Ankura's April fee statement	0.20	310.00	62.00
06/10/21	LEDEN	Review and finalize Ankura's quarterly fee statement for January-April 2021; email to F. Parrish re: filing and service of same	0.30	310.00	93.00
06/10/21	LEDEN	Follow-up re: submission of e-bill for April 2021 monthly fee statement of YCST	0.10	310.00	31.00
06/10/21	LEDEN	Review SBEP's draft quarterly fee statement for the period January-April 2021; email from/to S. Zieg re: same	0.20	310.00	62.00
06/17/21	JKOCH	Call with S. Zieg re: memo on chapter 11 trustees	0.10	450.00	45.00
06/22/21	JKOCH	Research re: potential litigation issue	1.00	450.00	450.00
06/23/21	JKOCH	Research re: potential litigation issue	1.60	450.00	720.00
06/24/21	LEDEN	Update and revise Ankura's monthly fee invoice for May 2021; per comments from S. Zieg (0.3); email to S. Esserman for approval (0.1)	0.40	310.00	124.00
06/24/21	LEDEN	Draft Ankura's monthly fee statement for May 2021	0.30	310.00	93.00
06/24/21	JKOCH	Research re: potential litigation issue	1.90	450.00	855.00
06/25/21	JKOCH	Research re: potential litigation issue (.6); draft memo re: same (4.8)	5.40	450.00	2,430.00
06/26/21	JKOCH	Draft memo re: potential litigation issue	4.10	450.00	1,845.00
06/27/21	JKOCH	Finalize memo re: potential litigation issue	0.30	450.00	135.00
06/29/21	LEDEN	Follow-up with S. Esserman re: May fee statements of YCST and Ankura	0.10	310.00	31.00
Total			17.10		7,777.00

Task Code: B018

Fee Application Preparation

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
-------------	-----------------	--------------------	--------------	-------------	---------------

Esserman, Sander L.

Document Page 59 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/02/21	LEDEN	Prepare, review, and revise quarterly fee statement of YCST for the period January-April 2021 (includes time reconciling discrepancies in monthly invoices)	3.80	310.00	1,178.00
06/03/21	LEDEN	Review and update YCST's draft quarterly fee statement	0.40	310.00	124.00
06/03/21	LEDEN	Draft Ankura's quarterly fee statement for the period January-April 2021	1.40	310.00	434.00
06/03/21	LEDEN	Review, update, and revise Ankura's monthly invoice for April 2021 (.6); prepare draft monthly fee statement re: same (.2)	0.80	310.00	248.00
06/03/21	SZIEG	Review and comment re: YCST quarterly fee application and revisions to March 2021 fee invoice	0.60	885.00	531.00
06/04/21	LEDEN	Revise Ankura's monthly fee invoice for April 2021; per comments from S. Esserman	0.40	310.00	124.00
06/08/21	LEDEN	Review and revise quarterly fee statement of YCST for January-April 2021	0.80	310.00	248.00
06/08/21	LEDEN	Draft, review and revise Ankura's quarterly fee statement for the period January-April 2021	1.20	310.00	372.00
06/10/21	LEDEN	Review and finalize YCST's quarterly fee statement for January-April 2021; email to F. Parrish re: filing and service of same	0.20	310.00	62.00
06/24/21	LEDEN	Draft YCST's monthly fee statement for May 2021	0.30	310.00	93.00
Total			9.90		3,414.00

Timekeeper Summary

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
APAPA	Andrew C. Papa	Associate	21.70	425.00	9,222.50
CCATH	Casey Cathcart	Paralegal	4.90	310.00	1,519.00
CLAMB	Christopher M. Lambe	Associate	6.70	450.00	3,015.00
EHARR	Edwin J. Harron	Partner	22.30	1,025.00	22,857.50
ESBRA	Elisabeth S. Bradley	Partner	58.70	660.00	38,742.00
EEDWA	Erin D. Edwards	Partner	60.70	765.00	46,435.50
JPATT	James L. Patton Jr	Partner	3.10	1,475.00	4,572.50
JKOCH	Jared W. Kochenash	Associate	14.40	450.00	6,480.00
KDORV	Kendeil A. Dorvilier	Associate	29.80	400.00	11,920.00

Esserman, Sander L.

Document Page 60 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
LMUTH	Lakshmi A. Muthu	Associate	4.40	625.00	2,750.00
LEDEN	Lisa M. Eden	Paralegal	12.00	310.00	3,720.00
MNEMI	Michael E. Neminski	Associate	11.40	425.00	4,845.00
MFRAT	Monica Fratticci	Paralegal	0.50	175.00	87.50
REAST	Roxanne M. Eastes	Associate	0.30	450.00	135.00
SZIEG	Sharon M. Zieg	Partner	92.10	885.00	81,508.50
TPOWE	Timothy R. Powell	Associate	12.80	450.00	5,760.00
TBUCH	Travis G. Buchanan	Associate	27.70	645.00	17,866.50
Total			383.50		\$261,436.50

Esserman, Sander L.

Document Page 61 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

Task Summary**Task Code:B001****Case Administration**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	0.30	885.00	265.50
Casey Cathcart	Paralegal	1.00	310.00	310.00
Lisa M. Eden	Paralegal	0.80	310.00	248.00
Total		2.10		823.50

Task Code:B002**Court Hearings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	4.70	1,025.00	4,817.50
Erin D. Edwards	Partner	1.10	765.00	841.50
Sharon M. Zieg	Partner	8.60	885.00	7,611.00
Casey Cathcart	Paralegal	1.00	310.00	310.00
Total		15.40		13,580.00

Task Code:B008**Meetings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	2.30	1,025.00	2,357.50
Elisabeth S. Bradley	Partner	3.20	660.00	2,112.00
Erin D. Edwards	Partner	3.30	765.00	2,524.50
James L. Patton Jr	Partner	2.60	1,475.00	3,835.00
Sharon M. Zieg	Partner	3.80	885.00	3,363.00
Travis G. Buchanan	Associate	3.20	645.00	2,064.00
Total		18.40		16,256.00

Task Code:B011**Other Adversary Proceedings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	15.30	1,025.00	15,682.50
Elisabeth S. Bradley	Partner	55.50	660.00	36,630.00
Erin D. Edwards	Partner	56.30	765.00	43,069.50
James L. Patton Jr	Partner	0.50	1,475.00	737.50
Sharon M. Zieg	Partner	78.00	885.00	69,030.00
Andrew C. Papa	Associate	21.70	425.00	9,222.50
Christopher M. Lambe	Associate	6.70	450.00	3,015.00
Kendeil A. Dorvilier	Associate	29.80	400.00	11,920.00
Lakshmi A. Muthu	Associate	4.40	625.00	2,750.00
Michael E. Neminski	Associate	11.40	425.00	4,845.00
Roxanne M. Eastes	Associate	0.30	450.00	135.00
Timothy R. Powell	Associate	12.80	450.00	5,760.00
Travis G. Buchanan	Associate	24.50	645.00	15,802.50
Casey Cathcart	Paralegal	2.90	310.00	899.00
Monica Fratticci	Paralegal	0.50	175.00	87.50
Total		320.60		219,586.00

Task Code:B017

Retention of Professionals/Fee Issues

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	0.80	885.00	708.00
Jared W. Kochenash	Associate	14.40	450.00	6,480.00
Lisa M. Eden	Paralegal	1.90	310.00	589.00
Total		17.10		7,777.00

Task Code:B018

Fee Application Preparation

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	0.60	885.00	531.00
Lisa M. Eden	Paralegal	9.30	310.00	2,883.00
Total		9.90		3,414.00

EXHIBIT B

Expense Records for the Fee Period

Cost Detail

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
06/01/21	Photocopy Charges Duplication BW	9.00	0.90
06/02/21	Computerized Legal Research	17.00	29.58
06/03/21	Computerized Legal Research	8.00	13.92
06/04/21	Computerized Legal Research	35.00	60.89
06/08/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	3.10
06/08/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	4.10
06/09/21	CS Disco, Inc. - Litigation Support / Web Hosting	1.00	1,087.67
06/10/21	Photocopy Charges Duplication BW	7.00	0.70
06/10/21	Computerized Legal Research	18.00	31.32
06/10/21	Photocopy Charges Duplication BW	19.00	1.90
06/10/21	Photocopy Charges Duplication BW	11.00	1.10
06/10/21	Computerized Legal Research	57.00	99.17
06/10/21	Photocopy Charges Duplication BW	9.00	0.90
06/11/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	10.83
06/11/21	Docket Retrieval / Search	12.00	1.20
06/11/21	Photocopy Charges Duplication BW	19.00	1.90
06/11/21	Color Photocopy Charges Duplication Color	7.00	5.60
06/11/21	Docket Retrieval / Search	3.00	0.30
06/11/21	Docket Retrieval / Search	30.00	3.00
06/14/21	Photocopy Charges Duplication BW	6.00	0.60
06/15/21	Docket Retrieval / Search	11.00	1.10
06/15/21	Docket Retrieval / Search	9.00	0.90
06/15/21	Docket Retrieval / Search	3.00	0.30

Esserman, Sander L.

Document Page 65 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	4.00	0.40
06/15/21	Docket Retrieval / Search	7.00	0.70
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	11.00	1.10
06/15/21	Docket Retrieval / Search	19.00	1.90
06/15/21	Docket Retrieval / Search	8.00	0.80
06/15/21	Docket Retrieval / Search	21.00	2.10
06/15/21	Docket Retrieval / Search	19.00	1.90
06/15/21	Docket Retrieval / Search	8.00	0.80
06/15/21	Computerized Legal Research	30.00	52.20
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	2.00	0.20
06/15/21	Docket Retrieval / Search	7.00	0.70
06/15/21	Docket Retrieval / Search	5.00	0.50
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Color Photocopy Charges Duplication Color	9.00	7.20
06/15/21	Docket Retrieval / Search	3.00	0.30
06/15/21	Docket Retrieval / Search	4.00	0.40
06/15/21	Photocopy Charges Duplication BW	5.00	0.50
06/15/21	Docket Retrieval / Search	26.00	2.60
06/15/21	Docket Retrieval / Search	12.00	1.20
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	3.00	0.30
06/15/21	Docket Retrieval / Search	20.00	2.00
06/15/21	Docket Retrieval / Search	5.00	0.50
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	8.00	0.80
06/15/21	Docket Retrieval / Search	11.00	1.10
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	9.00	0.90
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	8.00	0.80
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	22.00	2.20

Esserman, Sander L.

Document Page 66 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
06/15/21	Docket Retrieval / Search	20.00	2.00
06/15/21	Docket Retrieval / Search	8.00	0.80
06/15/21	Docket Retrieval / Search	2.00	0.20
06/15/21	Docket Retrieval / Search	15.00	1.50
06/15/21	Docket Retrieval / Search	2.00	0.20
06/15/21	Docket Retrieval / Search	16.00	1.60
06/15/21	Computerized Legal Research	2.00	3.48
06/15/21	Docket Retrieval / Search	4.00	0.40
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	3.00	0.30
06/15/21	Docket Retrieval / Search	22.00	2.20
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	17.00	1.70
06/15/21	Docket Retrieval / Search	13.00	1.30
06/15/21	Docket Retrieval / Search	27.00	2.70
06/15/21	Photocopy Charges Duplication BW	315.00	31.50
06/15/21	Docket Retrieval / Search	7.00	0.70
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	26.00	2.60
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	30.00	3.00
06/15/21	Docket Retrieval / Search	5.00	0.50
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Photocopy Charges Duplication BW	20.00	2.00
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Docket Retrieval / Search	3.00	0.30
06/16/21	Color Photocopy Charges Duplication Color	1.00	0.80
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Photocopy Charges Duplication BW	5.00	0.50
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Photocopy Charges Duplication BW	69.00	6.90
06/16/21	Docket Retrieval / Search	30.00	3.00
06/16/21	Photocopy Charges Duplication BW	13.00	1.30
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Docket Retrieval / Search	2.00	0.20
06/16/21	Docket Retrieval / Search	3.00	0.30

Esserman, Sander L.

Document Page 67 of 128

Invoice Date:

July 15, 2021

Invoice Number:

50025738

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
06/16/21	Docket Retrieval / Search	4.00	0.40
06/16/21	Photocopy Charges Duplication BW	19.00	1.90
06/16/21	Photocopy Charges Duplication BW	171.00	17.10
06/16/21	Docket Retrieval / Search	6.00	0.60
06/16/21	Color Photocopy Charges Duplication Color	9.00	7.20
06/17/21	Computerized Legal Research	33.00	57.42
06/17/21	Docket Retrieval / Search	2.00	0.20
06/17/21	Docket Retrieval / Search	2.00	0.20
06/20/21	Computerized Legal Research	6.00	10.44
06/21/21	Photocopy Charges Duplication BW	384.00	38.40
06/21/21	Docket Retrieval / Search	2.00	0.20
06/21/21	Docket Retrieval / Search	3.00	0.30
06/21/21	Docket Retrieval / Search	6.00	0.60
06/22/21	Computerized Legal Research	29.00	50.46
06/22/21	Computerized Legal Research	17.00	29.58
06/22/21	Docket Retrieval / Search	30.00	3.00
06/23/21	Docket Retrieval / Search	22.00	2.20
06/23/21	Docket Retrieval / Search	30.00	3.00
06/23/21	Docket Retrieval / Search	26.00	2.60
06/23/21	Docket Retrieval / Search	12.00	1.20
06/23/21	Docket Retrieval / Search	22.00	2.20
06/23/21	Photocopy Charges Duplication BW	22.00	2.20
06/24/21	Photocopy Charges Duplication BW	21.00	2.10
06/24/21	Color Photocopy Charges Duplication Color	3.00	2.40
06/24/21	Computerized Legal Research	31.00	53.94
06/25/21	Computerized Legal Research	32.00	55.68
06/25/21	Docket Retrieval / Search	3.00	0.30
06/25/21	Docket Retrieval / Search	3.00	0.30
06/25/21	Docket Retrieval / Search	12.00	1.20
06/25/21	Docket Retrieval / Search	3.00	0.30
06/26/21	Computerized Legal Research	17.00	29.58
06/29/21	Photocopy Charges Duplication BW	19.00	1.90
06/29/21	Photocopy Charges Duplication BW	33.00	3.30
Total			\$1,957.66

Cost Summary

<u>Description</u>	<u>Amount</u>
Computerized Legal Research	577.66
Docket Retrieval / Search	133.50
Outside Litigation Support	1,087.67
Reproduction Charges	140.80
Teleconference / Video Conference	18.03
Total	\$1,957.66

EXHIBIT A-3

INVOICE FOR JULY 1, 2021 TO JULY 31, 2021



WILMINGTON
GEORGETOWN
MIDDLETOWN
NEW YORK

Edwin J. Harron
P 302.571.6703
F 302.576.3298
eharron@ycst.com

August 25, 2021

TO: Notice Parties

**FROM: Young Conaway Stargatt & Taylor, LLP as Counsel to
Sander L. Esserman, the Future Claimants' Representative**

**RE: Monthly Compensation Statement - *In re DBMP LLC*, Case No. 20-30080
(JCW), U.S. Bankruptcy Court, Western District of North Carolina,
Charlotte Division**

Young Conaway Stargatt & Taylor, LLP ("Young Conaway") was retained as counsel to Sander L. Esserman, the legal representative for future asbestos claimants (the "Future Claimants' Representative") effective as of April 16, 2020, pursuant to the *Ex Parte Order Authorizing Retention and Employment of Young Conaway Stargatt & Taylor, LLP and Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation as Attorneys for the Future Claimants' Representative* dated June 9, 2020 [Docket No. 323]. Young Conaway hereby submits this Monthly Statement for Compensation and Reimbursement for the period from July 1, 2021 through July 31, 2021 (the "Fee Period").

During the Fee Period, Young Conaway incurred fees of \$94,443.00 and expenses of \$3,071.24, for a total of \$97,514.24. Pursuant to the *Order Establishing Procedures for Interim Compensation and Reimbursement of Retained Professionals* dated February 13, 2020 [Docket No. 150], retained professionals may request 90% of their fees and 100% of their expenses on a monthly basis. Accordingly, Young Conaway requests payment from the Debtors in the amount of **\$88,069.94**, which is calculated as follows: \$84,998.70 (90% of \$94,443.00) and \$3,071.24 (100% expenses); the remaining holdback is \$9,444.30.

Attached hereto and incorporated as part of this Monthly Compensation Statement is Young Conaway's billing invoice for the Fee Period.

Should you have any questions, please do not hesitate to contact me.

Very truly yours,
/s/ Edwin J. Harron
Edwin J. Harron
Counsel to the Future Claimants' Representative

EXHIBIT A

Time Records for the Fee Period

RODNEY SQUARE
1000 NORTH KING STREET
WILMINGTON, DELAWARE 19801

P.O. BOX 391
WILMINGTON, DELAWARE 19899-0391

(302) 571-6600
(800) 253-2234 (DE ONLY)

TAX I.D. NO. 51-0082644

(302) 571-1253 FAX
www.ycst.com

Writer's Direct Dial
(302) 571-6655

Writer's E-Mail
szieg@ycst.com

Sander L. Esserman
Stutzman, Bromberg, Esserman & Plifka
22nd Floor
2323 Bryan St.
Dallas, TX 75201

Invoice Date: August 19, 2021
Invoice Number: 50026537
Matter Number: 100722.1001

Re: Legal Representative for Future Asbestos Claimants In re DBMP, LLC
For the period ending July 31, 2021

CURRENT INVOICE

Professional Services	\$	94,443.00
Disbursements	\$	<u>3,071.24</u>
Total Due This Invoice	\$	97,514.24

Esserman, Sander L.

Document Page 73 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

Time Detail**Task Code:** B001 Case Administration

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/01/21	LEDEN	Review 7/1/21 docket report re: recently filed pleadings	0.10	310.00	31.00
07/07/21	CCATH	Confer with E. Edwards and M. Moore (SBEP) re: updates to critical dates calendar	0.20	310.00	62.00
07/08/21	LEDEN	Review 7/8/21 docket report re: recently filed pleadings	0.10	310.00	31.00
07/08/21	LEDEN	Review 7/8/21 critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
07/19/21	LEDEN	Review 7/16/21 docket report re: recently filed pleadings	0.10	310.00	31.00
07/20/21	LEDEN	Download incoming pleadings	0.10	310.00	31.00
07/21/21	LEDEN	Review 7/21/21 docket report re: recently filed pleadings	0.10	310.00	31.00
07/26/21	LEDEN	Review 7/26/21 docket report re: recently filed pleadings	0.10	310.00	31.00
07/26/21	LEDEN	Review 7/21/21 critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
Total			1.00		310.00

Task Code: B002 Court Hearings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/04/21	SZIEG	Correspondence re: 7/15/21 hearing	0.50	885.00	442.50
Total			0.50		442.50

Task Code: B008 Meetings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/06/21	SZIEG	Call with YCST team re: pending tasks and strategies	0.40	885.00	354.00
07/06/21	EHARR	Attend YCST team call	0.40	1,025.00	410.00
07/12/21	TBUCH	Review agenda re: FCR team call	0.10	645.00	64.50
07/12/21	EHARR	Review agenda for FCR team call	0.10	1,025.00	102.50
07/13/21	EEDWA	Attend FCR team call	0.50	765.00	382.50
07/13/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.50	645.00	322.50

Esserman, Sander L.

Document Page 74 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/13/21	SZIEG	Teleconference with FCR team re: pending tasks and strategies (.5); preparation for same (.2)	0.70	885.00	619.50
07/13/21	ESBRA	Attend FCR team call	0.50	660.00	330.00
07/13/21	EHARR	Attend FCR team call	0.50	1,025.00	512.50
07/26/21	SZIEG	Draft agenda re: FCR team call and correspondence re: same	0.30	885.00	265.50
07/27/21	ESBRA	Bi-weekly call with FCR team	0.50	660.00	330.00
07/27/21	SZIEG	Prepare for (.3) and attend FCR team meeting (.5)	0.80	885.00	708.00
07/27/21	EEDWA	Attend FCR team meeting	0.50	765.00	382.50
07/27/21	TBUCH	Prepare for (.1) and attend (.5) teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.60	645.00	387.00
Total			6.40		5,171.00

Task Code: B011 Other Adversary Proceedings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
06/01/21	ESBRA	Confer with S. Zieg re: deposition of A. Gross	0.30	660.00	198.00
06/28/21	SZIEG	Review and comment on draft outline re: hearing on trust motion	2.60	885.00	2,301.00
07/01/21	TBUCH	Analysis of issues related to Rule 2004 motions	0.20	645.00	129.00
07/01/21	ESBRA	Attention to docket update and monthly status/operating report	0.10	660.00	66.00
07/01/21	ESBRA	Emails from E. Edwards, S. Zieg and Trial Graphix re: preparation for trust motion argument	0.30	660.00	198.00
07/01/21	SZIEG	Review and analyze pertinent document re: trust discovery motion and objection and develop argument for hearing related to same (4.8); teleconference with E. Edwards re: same (.4)	5.20	885.00	4,602.00
07/01/21	EEDWA	Email to T. Buchanan re: PIQ argument research	0.30	765.00	229.50
07/01/21	EEDWA	Work on trust objection arguments (1.6); emails with S. Zieg and E. Bradley re: same (.2); teleconference with S. Zieg re: trust arguments (.4); further revise trust motion arguments (.4); email to T. Eckholm, E. Bradley, and S. Zieg re: same (.1)	2.70	765.00	2,065.50

Esserman, Sander L.

Document Page 75 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/01/21	EEDWA	Revise objections and response to Debtor's discovery requests (2.1); emails with S. Zieg re: same (.2)	2.30	765.00	1,759.50
07/02/21	TBUCH	Analysis of issues related to preliminary injunction	0.10	645.00	64.50
07/02/21	ESBRA	Email from R. Wyner re: A. Gross confidentiality designations	0.10	660.00	66.00
07/02/21	ESBRA	Email from J. Ellman re: A. Gross confidentiality designations	0.10	660.00	66.00
07/02/21	SZIEG	Review pertinent documents re: preparation for 7/15/21 hearing related to trust discovery motion (1.6); call with E. Edwards re: same (.3)	1.90	885.00	1,681.50
07/02/21	EEDWA	Call with S. Zieg re: argument for trust discovery motion	0.30	765.00	229.50
07/02/21	SZIEG	Review and analysis (1.3) of pertinent documents and correspondence from D. Klingler re: trust discovery motion (.1)	1.40	885.00	1,239.00
07/02/21	SZIEG	Review Debtor's motion re: extending deadline related to defense counsel PIQ	0.50	885.00	442.50
07/06/21	EHARR	Review draft order re: Committee's motion to reopen 105 litigation	0.20	1,025.00	205.00
07/06/21	NROHR	Weekly teleconference with YCST team	0.30	685.00	205.50
07/06/21	ESBRA	Teleconference with YCST team re: status and strategy	0.30	660.00	198.00
07/06/21	TBUCH	Prepare for and attend teleconference with E. Harron, S. Zieg, E. Edwards, E. Bradley, N. Rohrer, and A. Steadman re: case strategy and open issues	0.30	645.00	193.50
07/06/21	TBUCH	Analysis of issues related to Rule 2004 motions	0.10	645.00	64.50
07/06/21	EEDWA	Teleconference with E. Harron, S. Zieg, T. Buchanan, E. Bradley, N. Rohrer, and A. Steadman re: Rule 2004 motions (.3); teleconference with E. Bradley re: Rule 2004 trust discovery issues (.3); revise and finalize FCR's objection to Debtor's first set of discovery requests (.3); email to F. Parrish re: same (.1); email to D. Wright, T. Phillips, and J. Wehner re: same (.1); emails with D. Wright, N. Ramsey, and S. Zieg re: Debtor's request to revise deadlines related to Rule 2004 motions (.2); email to F. Parrish re: same (.1)	1.40	765.00	1,071.00
07/06/21	ESBRA	Teleconference with E. Edwards re: Rule 2004 motions	0.30	660.00	198.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/06/21	ESBRA	Emails from S. Zieg and T. Eckholm re: Rule 2004 motion argument	0.30	660.00	198.00
07/06/21	SZIEG	Review and analyze pertinent documents re: preparation for hearing related to Debtor's Rule 2004 trust discovery motion	2.80	885.00	2,478.00
07/08/21	SZIEG	Address issues re: Debtor's Rule 2004 discovery motions and review pertinent documents and pleadings related to same	3.80	885.00	3,363.00
07/08/21	SZIEG	Meet with E. Edwards re: preparation for argument re: Rule 2004 discovery and related issues	1.00	885.00	885.00
07/08/21	EEDWA	Meet with S. Zieg re: preparation for argument re: Rule 2004 discovery and related issues	1.00	765.00	765.00
07/12/21	ESBRA	Email from N. Ramsey re: defense counsel questionnaire	0.10	660.00	66.00
07/12/21	MFRAT	Teleconference with DISCO representative and prepare all data and attorney's work product for export	1.00	175.00	175.00
07/12/21	EEDWA	Multiple emails with N. Ramsey and G. Cassada re: Peterson deposition	0.10	765.00	76.50
07/13/21	ESBRA	Email from G. Cassada re: defense counsel questionnaire	0.10	660.00	66.00
07/13/21	EHARR	Develop strategy re: Rule 2004 discovery hearing	2.50	1,025.00	2,562.50
07/14/21	CCATH	Attention to project for S. Zieg re: PIQ and trust discovery motions	0.30	310.00	93.00
07/14/21	EHARR	Review emails re: Rule 2004 trust discovery	0.40	1,025.00	410.00
07/19/21	CCATH	Attention to project for S. Zieg re: PIQ and trust discovery motions	0.70	310.00	217.00
07/20/21	EHARR	Emails re: discovery in connection with Rule 2004 motions	0.30	1,025.00	307.50
07/20/21	CCATH	Attention to project for S. Zieg re: PIQ and trust discovery motions	0.50	310.00	155.00
07/21/21	ESBRA	Attention to docket update and order granting joint motion to reopen the record	0.10	660.00	66.00
07/24/21	EEDWA	Multiple emails with S. Zieg re: Debtor's Rule 2004 trusts discovery motion	0.20	765.00	153.00
07/24/21	SZIEG	Draft general outline re: structure for 8/12/21 hearing argument and review pertinent documents re: same	3.70	885.00	3,274.50

Esserman, Sander L.

Document Page 77 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/24/21	ESBRA	Emails from S. Zieg and E. Edwards re: trust motion argument (.1); email from S. Zieg re: plan (.1)	0.20	660.00	132.00
07/25/21	EHARR	Develop strategy for hearing re: PIQ	1.50	1,025.00	1,537.50
07/26/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	2.00	310.00	620.00
07/26/21	EHARR	Prepare for hearing re: Rule 2004 motions	0.30	1,025.00	307.50
07/26/21	SKOHU	Review pertinent documents re: Rule 2004 discovery motions	0.50	750.00	375.00
07/26/21	SZIEG	Attention to argument outline and slides re: 8/12/21 hearing	6.70	885.00	5,929.50
07/26/21	EEDWA	Research re: trust Rule 2004 discovery arguments (1.9); multiple emails with S. Zieg re: same (.1); teleconference with S. Zieg re: trust research (.3); work on trust Rule 2004 discovery issues (2.3)	4.60	765.00	3,519.00
07/27/21	ESBRA	Emails with S. Zieg and E. Edwards re: trust motion argument (.3); attention to draft trust motion order and emails with S. Zieg and E. Edwards re: same (.1); attention to Debtor's proposed plan (.4); emails with S. Zieg and E. Edwards re: same (.1)	0.90	660.00	594.00
07/27/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	0.70	310.00	217.00
07/27/21	EHARR	Develop strategy re: Rule 2004 discovery hearing	0.80	1,025.00	820.00
07/27/21	EEDWA	Multiple emails with S. Zieg and E. Bradley re: proposed order for Rule 2004 motions (.1); teleconference with E. Bradley re: Rule 2004 arguments and evidentiary issues (.9); email to S. Zieg and E. Bradley re: same (.2); analyze open Rule 2004 discovery issues (.4); review revised trust discovery argument outline (.6)	2.20	765.00	1,683.00
07/27/21	ESBRA	Call with E. Edwards re: trust discovery objection	0.90	660.00	594.00
07/27/21	SZIEG	Preparation for 8/12/2021 hearing and review and analysis of pertinent documents re: same	2.50	885.00	2,212.50
07/28/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	2.60	310.00	806.00
07/28/21	ESBRA	Call with C. Cathcart re: preparation for argument on Rule 2004 motions	0.20	660.00	132.00
07/28/21	KGUER	Emails with S. Zieg re: PIQ motion	0.10	825.00	82.50

Esserman, Sander L.

Document Page 78 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/28/21	SZIEG	Teleconference with E. Edwards and D. Wright re: Peterson deposition on defense counsel questionnaire (.4); teleconference with E. Edwards re: same (.2)	0.60	885.00	531.00
07/28/21	SZIEG	Teleconference with E. Edwards re: trust discovery argument outline	0.80	885.00	708.00
07/28/21	EEDWA	Teleconference with S. Zieg and D. Wright re: Peterson deposition on defense counsel questionnaire (.4); teleconference with S. Zieg re: same (.2)	0.60	765.00	459.00
07/28/21	EEDWA	Teleconference with S. Zieg re: trust argument outline (.8); revise argument outline and slides (5.2)	6.00	765.00	4,590.00
07/29/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	3.00	310.00	930.00
07/29/21	ESBRA	Emails with E. Edwards and S. Zieg re: Rule 2004 objections and argument	0.10	660.00	66.00
07/29/21	EEDWA	Review Debtor's replies in support of Rule 2004 motions	1.30	765.00	994.50
07/29/21	EEDWA	Review and finalize FCR's objections and responses to Debtor's discovery requests on Rule 2004 motions (.1); emails with F. Parrish and S. Zieg re: same (.1)	0.20	765.00	153.00
07/29/21	SZIEG	Teleconference with E. Edwards re: preparation for 8/12/21 hearing related to trust discovery motion (.5); briefly review reply (.6)	1.10	885.00	973.50
07/29/21	EEDWA	Further revise trust discovery argument outline and slides (3.1); emails with E. Bradley re: same (.1); research re: same (2.3); further revise same (.7); telephone to S. Zieg re: same (.5)	6.70	765.00	5,125.50
07/30/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	1.50	310.00	465.00
07/30/21	ESBRA	Emails with E. Edwards re: Rule 2004 argument	0.10	660.00	66.00
07/30/21	EEDWA	Multiple emails with E. Bradley re: trust argument preparation (.1); emails with C. Cathcart re: materials for same (.1); review additional pleadings and research re: trust argument objection (4.1)	4.30	765.00	3,289.50
07/30/21	SZIEG	Analyze and comment re: Debtor's replies in support of Rule 2004 discovery motions	3.20	885.00	2,832.00

Esserman, Sander L.

Document Page 79 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/30/21	ESBRA	Attention to preparation for Rule 2004 argument	0.90	660.00	594.00
07/31/21	EHARR	Review reply re: PIQ	1.00	1,025.00	1,025.00
07/31/21	EHARR	Review motion to estimate	1.50	1,025.00	1,537.50
07/31/21	EHARR	Review reply re: trust discovery	1.20	1,025.00	1,230.00
Total			101.00		77,915.00

Task Code: B012 Plan and Disclosure Statement

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/24/21	TBUCH	Review Debtor's plan of reorganization	0.30	645.00	193.50
07/24/21	EHARR	Review draft plan	1.00	1,025.00	1,025.00
07/24/21	EEDWA	Review Debtor's plan	1.10	765.00	841.50
07/25/21	EHARR	Continued review re: Debtor's plan	2.00	1,025.00	2,050.00
07/25/21	EEDWA	Review plan	1.10	765.00	841.50
07/26/21	TBUCH	Review Debtor's plan of reorganization	2.20	645.00	1,419.00
07/27/21	REAST	Email correspondence with T. Buchanan re: analysis of Debtor's plan	0.30	450.00	135.00
07/27/21	TBUCH	Analysis of Debtor's plan of reorganization	1.40	645.00	903.00
Total			9.40		7,408.50

Task Code: B017 Retention of Professionals/Fee Issues

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/01/21	LEDEN	Follow-up email to S. Zieg re: status of YCST and Ankura monthly fee statements for May 2021	0.10	310.00	31.00
07/01/21	LEDEN	Finalize and send YCST and Ankura's monthly fee statements for May 2021 to F. Parrish	0.10	310.00	31.00
07/02/21	LEDEN	Email to P. Irvine re: Ankura's final monthly invoice for May 2021	0.10	310.00	31.00
07/12/21	EHARR	Emails re: services agreement invoice	0.20	1,025.00	205.00
07/15/21	EHARR	Emails re: internal pricing policies	0.50	1,025.00	512.50
07/20/21	LEDEN	Review Ankura's invoice for June 2021; email same to S. Zieg for review	0.10	310.00	31.00
07/20/21	LEDEN	Email to J. Forbes re: e-bill for May 2021 fee invoice	0.10	310.00	31.00
07/20/21	LEDEN	Email to P. Irvine re: e-bill for May 2021 fee invoice	0.10	310.00	31.00
07/20/21	LEDEN	Review order approving YCST's third quarterly fee statement	0.10	310.00	31.00

Esserman, Sander L.

Document Page 80 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/21/21	LEDEN	Follow-up with S. Zieg re: monthly fee statements of YCST and Ankura	0.10	310.00	31.00
07/26/21	CCATH	Prepare notice for and finalize Ankura's monthly fee statement for June 2021	0.20	310.00	62.00
07/28/21	LEDEN	Update running spreadsheet re: requested fees and expenses of FCR professionals	0.10	310.00	31.00
07/28/21	LEDEN	Finalize Ankura's monthly fee statement for June 2021; email same to F. Parrish for service	0.10	310.00	31.00
Total			1.90		1,089.50

Task Code: B018 Fee Application Preparation

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
07/14/21	SZIEG	Review, revise and comment on June YCST invoice re: fee application preparation	2.10	885.00	1,858.50
07/15/21	LEDEN	Review YCST's monthly invoice for June 2021 per request of S. Zieg; email to J. Forbes re: same	0.50	310.00	155.00
07/20/21	LEDEN	Update YCST's monthly fee statement with revised invoice	0.20	310.00	62.00
07/28/21	LEDEN	Finalize YCST's monthly fee statement for June 2021; email same to F. Parrish for service	0.10	310.00	31.00
Total			2.90		2,106.50

Esserman, Sander L.

Document Page 81 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

Timekeeper Summary

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
CCATH	Casey Cathcart	Paralegal	11.70	310.00	3,627.00
EHARR	Edwin J. Harron	Partner	14.40	1,025.00	14,760.00
ESBRA	Elisabeth S. Bradley	Partner	6.40	660.00	4,224.00
EEDWA	Erin D. Edwards	Partner	37.40	765.00	28,611.00
KGUER	Kevin A. Guerke	Partner	0.10	825.00	82.50
LEDEN	Lisa M. Eden	Paralegal	2.60	310.00	806.00
MFRAT	Monica Fratticci	Paralegal	1.00	175.00	175.00
NROHR	Nicholas J. Rohrer	Counsel	0.30	685.00	205.50
REAST	Roxanne M. Eastes	Associate	0.30	450.00	135.00
SKOHU	Sara Beth A.R. Kohut	Counsel	0.50	750.00	375.00
SZIEG	Sharon M. Zieg	Partner	42.60	885.00	37,701.00
TBUCH	Travis G. Buchanan	Associate	5.80	645.00	3,741.00
Total			123.10		\$94,443.00

Esserman, Sander L.

Document Page 82 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

Task Summary**Task Code:B001****Case Administration**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Casey Cathcart	Paralegal	0.20	310.00	62.00
Lisa M. Eden	Paralegal	0.80	310.00	248.00
Total		1.00		310.00

Task Code:B002**Court Hearings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	0.50	885.00	442.50
Total		0.50		442.50

Task Code:B008**Meetings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	1.00	1,025.00	1,025.00
Elisabeth S. Bradley	Partner	1.00	660.00	660.00
Erin D. Edwards	Partner	1.00	765.00	765.00
Sharon M. Zieg	Partner	2.20	885.00	1,947.00
Travis G. Buchanan	Associate	1.20	645.00	774.00
Total		6.40		5,171.00

Task Code:B011**Other Adversary Proceedings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	9.70	1,025.00	9,942.50
Elisabeth S. Bradley	Partner	5.40	660.00	3,564.00
Erin D. Edwards	Partner	34.20	765.00	26,163.00
Kevin A. Guerke	Partner	0.10	825.00	82.50
Sharon M. Zieg	Partner	37.80	885.00	33,453.00
Nicholas J. Rohrer	Counsel	0.30	685.00	205.50
Sara Beth A.R. Kohut	Counsel	0.50	750.00	375.00
Travis G. Buchanan	Associate	0.70	645.00	451.50
Casey Cathcart	Paralegal	11.30	310.00	3,503.00
Monica Fratticci	Paralegal	1.00	175.00	175.00
Total		101.00		77,915.00

Task Code:B012**Plan and Disclosure Statement**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	3.00	1,025.00	3,075.00
Erin D. Edwards	Partner	2.20	765.00	1,683.00
Roxanne M. Eastes	Associate	0.30	450.00	135.00
Travis G. Buchanan	Associate	3.90	645.00	2,515.50
Total		9.40		7,408.50

Esserman, Sander L.

Document Page 83 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

Task Code:B017**Retention of Professionals/Fee Issues**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.70	1,025.00	717.50
Casey Cathcart	Paralegal	0.20	310.00	62.00
Lisa M. Eden	Paralegal	1.00	310.00	310.00
Total		1.90		1,089.50

Task Code:B018**Fee Application Preparation**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Sharon M. Zieg	Partner	2.10	885.00	1,858.50
Lisa M. Eden	Paralegal	0.80	310.00	248.00
Total		2.90		2,106.50

EXHIBIT B

Expense Records for the Fee Period

Esserman, Sander L.

Document Page 85 of 128

Invoice Date:

August 19, 2021

Invoice Number:

50026537

Matter Number:

100722.1001

Cost Detail

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
06/22/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	11.79
07/27/21	Photocopy Charges Duplication	5.00	0.50
07/27/21	Color Photocopy Charges Duplication	2.00	1.60
07/27/21	Photocopy Charges Duplication	225.00	22.50
07/27/21	Photocopy Charges Duplication	281.00	28.10
07/27/21	Color Photocopy Charges Duplication	3.00	2.40
07/27/21	Photocopy Charges Duplication	68.00	6.80
07/27/21	Color Photocopy Charges Duplication	66.00	52.80
07/27/21	Color Photocopy Charges Duplication	43.00	34.40
07/27/21	Photocopy Charges Duplication	79.00	7.90
07/27/21	Color Photocopy Charges Duplication	6.00	4.80
07/27/21	Color Photocopy Charges Duplication	6.00	4.80
07/28/21	Computerized Legal Research	122.00	258.78
07/29/21	Photocopy Charges Duplication	25.00	2.50
07/29/21	CS Disco, Inc. - Litigation Support / Web Hosting	1.00	950.52
07/29/21	TrialGraphix - Trial Support - preparation of slides re: trust motion	1.00	1,381.25
07/29/21	Photocopy Charges Duplication	231.00	23.10
07/29/21	Photocopy Charges Duplication	21.00	2.10
07/29/21	Photocopy Charges Duplication	1,976.00	197.60
07/29/21	Photocopy Charges Duplication	26.00	2.60
07/29/21	Color Photocopy Charges Duplication	93.00	74.40
Total			\$3,071.24

Cost Summary

<u>Description</u>	<u>Amount</u>
Computerized Legal Research	258.78
Outside Litigation Support	2,331.77
Reproduction Charges	468.90
Teleconference / Video Conference	11.79
Total	\$3,071.24

EXHIBIT A-4

INVOICE FOR AUGUST 1, 2021 TO AUGUST 31, 2021



WILMINGTON
GEORGETOWN
MIDDLETOWN
NEW YORK

Edwin J. Harron
P 302.571.6703
F 302.576.3298
eharron@ycst.com

September 30, 2021

TO: Notice Parties

**FROM: Young Conaway Stargatt & Taylor, LLP as Counsel to
Sander L. Esserman, the Future Claimants' Representative**

**RE: Monthly Compensation Statement - *In re DBMP LLC*, Case No. 20-30080
(JCW), U.S. Bankruptcy Court, Western District of North Carolina,
Charlotte Division**

Young Conaway Stargatt & Taylor, LLP ("Young Conaway") was retained as counsel to Sander L. Esserman, the legal representative for future asbestos claimants (the "Future Claimants' Representative") effective as of April 16, 2020, pursuant to the *Ex Parte Order Authorizing Retention and Employment of Young Conaway Stargatt & Taylor, LLP and Stutzman, Bromberg, Esserman & Plifka, a Professional Corporation as Attorneys for the Future Claimants' Representative* dated June 9, 2020 [Docket No. 323]. Young Conaway hereby submits this Monthly Statement for Compensation and Reimbursement for the period from August 1, 2021 through August 31, 2021 (the "Fee Period").

During the Fee Period, Young Conaway incurred fees of \$351,453.00 and expenses of \$3,578.31, for a total of \$355,031.31. Pursuant to the *Order Establishing Procedures for Interim Compensation and Reimbursement of Retained Professionals* dated February 13, 2020 [Docket No. 150], retained professionals may request 90% of their fees and 100% of their expenses on a monthly basis. Accordingly, Young Conaway requests payment from the Debtors in the amount of **\$319,886.01**, which is calculated as follows: \$316,307.70 (90% of \$351,453.00) and \$3,578.31 (100% expenses); the remaining holdback is \$35,145.30.

Attached hereto and incorporated as part of this Monthly Compensation Statement is Young Conaway's billing invoice for the Fee Period.

Should you have any questions, please do not hesitate to contact me.

Very truly yours,

/s/ Edwin J. Harron

Edwin J. Harron

Counsel to the Future Claimants' Representative

EXHIBIT A

Time Records for the Fee Period

RODNEY SQUARE
1000 NORTH KING STREET
WILMINGTON, DELAWARE 19801

P.O. BOX 391
WILMINGTON, DELAWARE 19899-0391

(302) 571-6600
(800) 253-2234 (DE ONLY)

TAX I.D. NO. 51-0082644

(302) 571-1253 FAX
www.ycst.com

Writer's Direct Dial
(302) 571-6655

Writer's E-Mail
szieg@ycst.com

Sander L. Esserman
Stutzman, Bromberg, Esserman & Plifka
22nd Floor
2323 Bryan St.
Dallas, TX 75201

Invoice Date: September 23, 2021
Invoice Number: 50027308
Matter Number: 100722.1001

Re: Legal Representative for Future Asbestos Claimants In re DBMP, LLC
For the period ending August 31, 2021

CURRENT INVOICE

Professional Services	\$ 351,453.00
Disbursements	\$ <u>3,578.31</u>
Total Due This Invoice	\$ 355,031.31

Esserman, Sander L.

Document Page 91 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Time Detail**Task Code:** B001 Case Administration

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/02/21	LEDEN	Review 7/29/21 docket report re: recently filed pleadings	0.10	310.00	31.00
08/02/21	LEDEN	Update critical dates	0.10	310.00	31.00
08/02/21	LEDEN	Review 7/30/21 docket report re: recently filed pleadings	0.10	310.00	31.00
08/06/21	LEDEN	Review critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
08/10/21	LEDEN	Review critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
08/10/21	LEDEN	Review 8/10/21 docket report re: recently filed pleadings	0.10	310.00	31.00
08/10/21	LEDEN	Download incoming pleadings from Court docket	0.10	310.00	31.00
08/10/21	CCATH	Prepare litigation calendar for S. Zieg and E. Edwards	0.40	310.00	124.00
08/12/21	LEDEN	Review 8/12/21 docket report re: recently filed pleadings	0.10	310.00	31.00
08/13/21	CCATH	Update litigation calendar	0.50	310.00	155.00
08/17/21	LEDEN	Review critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
08/17/21	LEDEN	Review 8/17/21 docket report re: recently filed pleadings	0.10	310.00	31.00
08/24/21	LEDEN	Review critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
08/24/21	LEDEN	Review 8/23/21 memo from C. Cathcart re: recently filed pleadings	0.10	310.00	31.00
08/25/21	CCATH	Update file with pleadings in main case and substantial contribution adversary	0.50	310.00	155.00
08/26/21	LEDEN	Update critical dates	0.10	310.00	31.00
08/30/21	ESBRA	Attention to docket update	0.10	660.00	66.00
08/31/21	LEDEN	Review 8/30/21 docket report re: recently filed pleadings	0.10	310.00	31.00
Total			2.90		934.00

Esserman, Sander L.

Document Page 92 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Task Code: B002 Court Hearings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/03/21	LEDEN	Assist with preparations for hearing re: Trust discovery motion	1.90	310.00	589.00
08/03/21	EHARR	Emails with court re: 8/12/21 hearing on proposed findings of fact for 105 injunction	0.20	1,025.00	205.00
08/03/21	EEDWA	Multiple emails with FCR team re: continuance of 8/12/21 hearing and related motions (.2); teleconference with S. Zieg, N. Ramsey (partial), and D. Wright (partial) re: same (1.2); meet with C. Cathcart re: same (.1)	1.50	765.00	1,147.50
08/03/21	SZIEG	Teleconference with E. Edwards, N. Ramsey (partial), and D. Wright (partial) re: continuance of 8/12/21 hearing and related motions	1.20	885.00	1,062.00
08/11/21	CCATH	Preparations for 8/12/21 hearing	0.70	310.00	217.00
08/12/21	EEDWA	Attend hearing	1.60	765.00	1,224.00
08/12/21	EEDWA	Teleconference with N. Ramsey, D. Wright, S. Zieg, and E. Harron re: hearing scheduling and related issues	0.50	765.00	382.50
08/12/21	EHARR	Emails re: hearing scheduling	0.30	1,025.00	307.50
08/12/21	CCATH	Preparations for 8/12/21 hearing	0.20	310.00	62.00
08/12/21	SZIEG	Attend hearing (1.6); preparation for same (1.8)	3.40	885.00	3,009.00
08/12/21	EHARR	Attend hearing	1.60	1,025.00	1,640.00
08/13/21	EEDWA	Attend continued status conference	0.40	765.00	306.00
08/13/21	EHARR	Attend hearing re: scheduling	0.40	1,025.00	410.00
08/13/21	SZIEG	Attend continued status conference	0.60	885.00	531.00
08/26/21	SZIEG	Attend Aldrich hearing (.5); correspondence to E. Harron and S. Esserman re: same (.2) (divided between two clients)	0.70	885.00	619.50

Total	15.20	11,712.00
--------------	--------------	------------------

Task Code: B007 Claims Analysis, Objections and Resolutions

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/01/21	EEDWA	Work on trust argument issues (3.1); multiple emails with S. Zieg re: same (.1); multiple emails with S. Zieg, E. Harron, and N. Ramsey re: PIQ issues (.1)	3.30	765.00	2,524.50
08/01/21	TBUCH	Analysis of issues related to Rule 2004 discovery	0.20	645.00	129.00
08/01/21	SZIEG	Review pertinent documents and preparation re: 8/12/21 hearing (6.40	885.00	5,664.00
08/02/21	TBUCH	Analysis re: preparing for hearing on Rule 2004 motions (.6); teleconference with T. Powell re: same (.3); prepare for and attend teleconference with teams from YCST and Committee re: strategy related to same (3.3)	4.20	645.00	2,709.00
08/02/21	MFRAT	Prepare Debtor's production for attorney review and correspondence with E. Bradley re: same	0.70	175.00	122.50
08/02/21	ESBRA	Teleconference with E. Edwards and S. Zieg re: Rule 2004 discovery matters and strategy (3.2); teleconferences with FCR and Committee counsel re: Rule 2004 discovery matters and strategy (3.1)	6.30	660.00	4,158.00
08/02/21	EEDWA	Email to T. Eckholm re: trust objection argument slides (.1); work on trust objection arguments (4.6); teleconference with S. Zieg (partial) and E. Bradley (partial) re: same (3.4)	8.10	765.00	6,196.50
08/02/21	EEDWA	Email to C. Cathcart re: deposition designations	0.10	765.00	76.50
08/02/21	SZIEG	Review and comment on draft outline re: 8/12/21 hearing (1.5); teleconference with E. Edwards and E. Bradley re: same (3.0)	4.50	885.00	3,982.50
08/02/21	CLAMB	Correspondence with S. Zieg re: Debtor discovery responses	0.10	450.00	45.00
08/02/21	TPOWE	Draft PIQ objection oral argument outline (1.0); and teleconference with T. Buchanan re: same (.2)	1.20	450.00	540.00
08/02/21	CLAMB	Review and analyze Debtor reply briefing	0.80	450.00	360.00
08/02/21	CCATH	Work on creating file of authorities cited in PIQ and trust discovery motions and objections per request of S. Zieg	1.50	310.00	465.00

Esserman, Sander L.

Document Page 94 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/02/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	1.80	310.00	558.00
08/02/21	SZIEG	Teleconference (x2) with N. Ramsey, D. Wright, S. Goldman, E. Edwards, T. Buchanan, E. Bradley, and C. Lambe re: Rule 2004 discovery and hearing issues	3.30	885.00	2,920.50
08/03/21	SZIEG	Call with E. Harron re: discovery status	0.30	885.00	265.50
08/03/21	TBUCH	Review analysis of issues related to PIQ motion	0.10	645.00	64.50
08/03/21	ESBRA	Emails with K. Dorvilier re: tasks (.1); multiple emails from FCR and Committee teams re: hearings and motions (.2)	0.30	660.00	198.00
08/03/21	TPOWE	Draft PIQ objection oral argument outline	1.70	450.00	765.00
08/03/21	KGUER	Emails with S. Zieg re: Rule 2004 motion follow up	0.10	825.00	82.50
08/03/21	EHARR	Call with S. Zieg re: discovery status	0.30	1,025.00	307.50
08/03/21	CCATH	Research and preparations for hearing on PIQ and trust discovery motions	1.10	310.00	341.00
08/03/21	SZIEG	Review pertinent documents re: preparation for issues to be addressed at 8/12/21 hearing	6.70	885.00	5,929.50
08/03/21	KDORV	Email to E. Bradley re: estimation issues and trust discovery issues	0.10	400.00	40.00
08/04/21	TBUCH	Review analysis of issues related to PIQ motion	1.10	645.00	709.50
08/04/21	ESBRA	Call with K. Dorvilier re: discovery motion arguments	0.20	660.00	132.00
08/04/21	EHARR	Emails re: scheduling of estimation motion	0.20	1,025.00	205.00
08/04/21	EHARR	Further review Debtor's replies re: Rule 2004 motion and develop hearing strategy re: same	4.00	1,025.00	4,100.00
08/04/21	KDORV	Call with E. Bradley re: estimation motion and Rule 2004 discovery	0.20	400.00	80.00
08/05/21	TBUCH	Analysis of issues related to Debtor's estimation motion and related discovery (.6); teleconference with K. Dorvilier re: same (.3); teleconference with S. Esserman, J. Patton, E. Harron, and S. Zieg re: discovery status and motion to compel (.2)	1.10	645.00	709.50
08/05/21	EHARR	Review draft motion to continue hearing on Rule 2004 motion	0.70	1,025.00	717.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/05/21	CCATH	Work on creating file of authorities cited in PIQ and trust discovery motions and objections per request of S. Zieg	0.10	310.00	31.00
08/05/21	EHARR	Review draft motions to compel	1.00	1,025.00	1,025.00
08/05/21	EHARR	Develop response to estimation motion	2.00	1,025.00	2,050.00
08/05/21	EEDWA	Review and revise draft motion to continue Rule 2004 motions (.8); multiple emails with S. Zieg, E. Bradley, T. Buchanan, and E. Harron re: same (.3)	1.10	765.00	841.50
08/05/21	ESBRA	Review and revise draft motion for extension (.9); email to S. Zieg re: same (.1)	1.00	660.00	660.00
08/05/21	KDORV	Call with T. Buchanan re: estimation objection	0.30	400.00	120.00
08/05/21	SZIEG	Multiple emails with S. Zieg, E. Bradley, T. Buchanan, and E. Harron re: draft motion to continue Rule 2004 motions	0.30	885.00	265.50
08/06/21	EEDWA	Review further revised motion to continue Rule 2004 discovery motions	0.20	765.00	153.00
08/06/21	KDORV	Review and analyze motion re: estimation	0.70	400.00	280.00
08/08/21	EEDWA	Identify and outline upcoming case issues	0.70	765.00	535.50
08/08/21	SZIEG	Call re: status of Section 105 injunction	0.50	885.00	442.50
08/08/21	EHARR	Call re: status of Section 105 injunction	0.50	1,025.00	512.50
08/09/21	SZIEG	Attention to issues related to 8/12/21 hearing (1.2); correspondence re: same (.3)	1.50	885.00	1,327.50
08/09/21	EEDWA	Multiple emails with S. Zieg re: 8/12/21 status conference and case planning	0.20	765.00	153.00
08/09/21	SZIEG	Teleconference with N. Ramsey re: schedule for pending matters and preparation for 8/12/21 hearing	0.50	885.00	442.50
08/10/21	EHARR	Review ruling re: Section 105 injunction	2.00	1,025.00	2,050.00
08/10/21	TBUCH	Analysis of preliminary injunction opinion	1.70	645.00	1,096.50
08/10/21	EEDWA	Review findings of fact and conclusions of law, and order re: order applying automatic stay and denying motion to lift stay	0.90	765.00	688.50
08/10/21	CLAMB	Review responses to discovery requests	0.40	450.00	180.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/11/21	TBUCH	Attend teleconference with Committee re: discovery issues related to preliminary injunction (..5); analysis of issues related to same (.9); analysis related to preliminary injunction opinion (.3)	1.70	645.00	1,096.50
08/11/21	EEDWA	Teleconference (x2) with S. Zieg re: status conference preparation issues	0.90	765.00	688.50
08/11/21	EEDWA	Emails from F. Parrish and S. Zieg re: preliminary injunction order appeal	0.10	765.00	76.50
08/11/21	KDORV	Email to T. Buchanan re: estimation objection and amended case management order	0.10	400.00	40.00
08/11/21	ESBRA	Emails from F. Parrish, S. Zieg and S. Esserman re: preliminary injunction order (.1); attention to docket update (.1); review injunction order (1.1)	1.30	660.00	858.00
08/11/21	SZIEG	Review pertinent documents and pleadings re: preparation for 8/12/21 hearing (3.8); teleconference (x2) with E. Edwards re: status conference preparation issues (.9)	4.70	885.00	4,159.50
08/11/21	SZIEG	Teleconference with counsel for the Committee, E. Edwards, and E. Harron re: pending issues and deadlines	0.50	885.00	442.50
08/11/21	SZIEG	Correspondence re: preliminary injunction order	0.30	885.00	265.50
08/12/21	KDORV	Research re: estimation objection	1.30	400.00	520.00
08/12/21	ESBRA	Review opposition to motion to continue	0.10	660.00	66.00
08/12/21	TBUCH	Analysis of issues related to issuance of preliminary injunction	0.40	645.00	258.00
08/12/21	EHARR	Call with Committee re: case strategy (.5); emails with S. Esserman re: same (.3)	0.80	1,025.00	820.00
08/12/21	EHARR	Further review Section 105 ruling (1.5); develop next steps strategy re: Section 105 injunction (2.0)	3.50	1,025.00	3,587.50
08/12/21	SZIEG	Teleconference with counsel for the Debtor and the Committee re: issues set for hearing on 9/19/21 and scheduling related to same (.4); teleconference with counsel for the Committee re: same (.5)	0.90	885.00	796.50
08/13/21	EEDWA	Attend meet and confer with Debtors and Committee re: estimation and Rule 2004 motions hearing and discovery dates	0.30	765.00	229.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/13/21	EHARR	Review draft motion to compel production of case files (.8); call with S. Zieg re: same (.3)	1.10	1,025.00	1,127.50
08/13/21	EEDWA	Emails with C. Cathcart, T. Buchanan, and E. Bradley re: new deadlines and hearings (.1); update tasks and assignments based on revised hearing dates and briefing schedules for various discovery motions (.4); email to S. Zieg and T. Buchanan re: same (.1)	0.60	765.00	459.00
08/13/21	KDORV	Emails with T. Buchanan re: estimation objection and amended case management order	0.20	400.00	80.00
08/13/21	EHARR	Meet and confer re: scheduling	0.30	1,025.00	307.50
08/13/21	EEDWA	Emails with T. Buchanan re: analysis of preliminary injunction order	0.10	765.00	76.50
08/13/21	TBUCH	Teleconference with E. Justison re: memo related to preliminary injunction (.7); analysis related to same (.5)	1.20	645.00	774.00
08/13/21	EJUST	Call with T. Buchanan re: preliminary injunction decision memo and case background (.7); review case background information for preliminary injunction appeal memo (2.4)	3.10	600.00	1,860.00
08/15/21	EEDWA	Review findings of facts and conclusions of law denying preliminary injunction	1.30	765.00	994.50
08/16/21	TBUCH	Prepare task list re: case strategy and open issues (.8); teleconference with K. Dorvilier re: estimation objection (.4)	1.20	645.00	774.00
08/16/21	KDORV	Call with T. Buchanan re: estimation objection	0.40	400.00	160.00
08/16/21	KDORV	Research re: estimation objection	1.20	400.00	480.00
08/16/21	EEDWA	Review materials re: Garelick and Winner depositions (1.1); attend deposition of J. Garelick (4.5); attend deposition of R. Winner (3.1)	8.70	765.00	6,655.50
08/16/21	SZIEG	Attend deposition of J. Garelick (4.5); attend deposition of R. Winner (3.1)	7.60	885.00	6,726.00
08/16/21	EJUST	Review background material for preliminary injunction decision (6.4); draft memo evaluating decision (1.6)	8.00	600.00	4,800.00
08/17/21	EEDWA	Draft email to J. Wehner, T. Phillips, D. Wright, and S. Zieg re: estimation motion discovery (.2); email to C. Cathcart and L. Eden re: research for same (.1)	0.30	765.00	229.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/17/21	CCATH	Estimation-related research and preparations per request of E. Harron and E. Edwards	1.20	310.00	372.00
08/17/21	TBUCH	Teleconference with YCST team re: case strategy and open issues (.4); review analysis related to preliminary injunction (1.9)	2.30	645.00	1,483.50
08/17/21	EHARR	Attend YCST team call	0.40	1,025.00	410.00
08/17/21	PLOUG	Attend YCST team call re: estimation proceeding	0.40	675.00	270.00
08/17/21	NROHR	Teleconference with YCST team re outstanding litigation tasks	0.40	685.00	274.00
08/17/21	SZIEG	Teleconference with YCST team re: pending tasks and strategies	0.40	885.00	354.00
08/17/21	EEDWA	Attend YCST team call	0.40	765.00	306.00
08/17/21	KDORV	Research re: estimation objection	4.80	400.00	1,920.00
08/17/21	SZIEG	Review and analysis re: estimation motion and potential response thereto	2.80	885.00	2,478.00
08/17/21	EJUST	Review pleadings related to preliminary injunction decision (2.1); draft memo re: analysis of preliminary injunction order (7.4)	9.50	600.00	5,700.00
08/17/21	SGREE	Emails with E. Harron re: estimation pleading preparation (.2); review precedent re: same (4.2)	4.40	765.00	3,366.00
08/17/21	EEDWA	Emails from F. Parrish re: motion to extend time to appeal preliminary injunction decision	0.10	765.00	76.50
08/17/21	ESBRA	Call with YCST team re: strategy	0.40	660.00	264.00
08/18/21	SGREE	Review hearing transcript re: estimation shaping issues	2.80	765.00	2,142.00
08/18/21	TBUCH	Analysis of strategy and open issues related to preliminary injunction	0.30	645.00	193.50
08/18/21	CCATH	Research for deposition of Dr. Bates re: estimation motion	1.30	310.00	403.00
08/18/21	EEDWA	Multiple emails from S. Esserman and F. Parrish re: appeal of preliminary injunction order	0.10	765.00	76.50
08/18/21	EJUST	Draft memo re: analysis of preliminary injunction order	8.90	600.00	5,340.00
08/18/21	EHARR	Review draft motion to bring estate claims	1.50	1,025.00	1,537.50
08/18/21	KDORV	Research re: estimation objection	1.60	400.00	640.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/18/21	EEDWA	Work on preparation for Bates deposition re: Debtor's motion for estimation (1.8); multiple emails with C. Cathcart and S. Zieg re: same (.2); teleconference (x2) with S. Zieg re: same (.3); emails with Committee team, E. Bradley, and S. Zieg re: estimation hearing discovery issues (.3)	2.60	765.00	1,989.00
08/19/21	EJUST	Draft memo re: analysis of preliminary injunction order	7.80	600.00	4,680.00
08/19/21	SGREE	Review and comment on draft substantial contribution complaint and motion (2.4); emails with E. Harron/co-counsel re: same (.3)	2.70	765.00	2,065.50
08/19/21	SGREE	Continue review of hearing transcript re: estimation shaping issues	1.00	765.00	765.00
08/19/21	EEDWA	Multiple emails with S. Zieg re: estimation issues (.3); emails with Committee and S. Zieg re: same (.1); work on Bates deposition preparation (2.3); multiple emails with S. Zieg and E. Bradley re: same (.2); analyze estimation discovery issues (1.7); teleconference with E. Bradley re: same (.4)	5.00	765.00	3,825.00
08/19/21	TBUCH	Analysis of strategy and open issues related to preliminary injunction	0.80	645.00	516.00
08/19/21	EHARR	Emails with R. Brady, S. Zieg, and S. Greecher, and D. Neier (1.0), call with Committee (1.0), call with client (.5), and emails with F. Parrish (.2) re: litigation strategy	2.70	1,025.00	2,767.50
08/19/21	EHARR	Review draft pleading re: estate causes of action	3.50	1,025.00	3,587.50
08/19/21	SZIEG	Review and comment re: motions for standing, substantial contribution and related relief (2.3); correspondence re: same (.6); teleconference with E. Harron and S. Esserman re: same (.5); teleconference with E. Harron and counsel for the Committee re: same (x2) (.8); teleconference with S. Goldberg re: discovery related motion (.4)	4.60	885.00	4,071.00
08/19/21	SGREE	Review and comment on draft standing motion (.7); emails with E. Harron (.2) and C. Cathcart (.1) re: same	1.00	765.00	765.00

Esserman, Sander L.

Document Page 100 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/19/21	ESBRA	Emails with E. Edwards re: Bates deposition (.2); emails with E. Harron and S. Zieg re: motions (.1); emails with E. Edwards et al. re: case strategy (.1); review and comment on draft motions (2.2); email to E. Harron, S. Zieg and E. Edwards re: same (.1)	2.70	660.00	1,782.00
08/20/21	EHARR	Review edits to motion to extend time to appeal Section 105 injunction and emails with F. Parish and S. Esserman re: same (1.3); call with N. Ramsey re: same (.2)	1.50	1,025.00	1,537.50
08/20/21	EHARR	Attend YCST team meeting	1.00	1,025.00	1,025.00
08/20/21	KDORV	Attend team meeting re: case strategy and planning	1.00	400.00	400.00
08/20/21	NROHR	Attend team meeting re: case strategy (portion)	0.70	685.00	479.50
08/20/21	SZIEG	Review and comment re: revised motions for standing, substantial contribution, and related relief (1.6); correspondence re: same (.6)	2.20	885.00	1,947.00
08/20/21	EEDWA	Attend team meeting re: case strategy and planning	1.00	765.00	765.00
08/20/21	TBUCH	Analysis of open issues related to litigation strategy (.3); analysis of issues related to estimation motion (.5); analysis of strategy and open issues related to preliminary injunction (.5); teleconference with E. Justison re: same (.3); review draft of motion to compel (1.8)	3.40	645.00	2,193.00
08/20/21	EEDWA	Meet with E. Bradley re: Bates deposition preparation (.2); emails with R. Eastes and E. Bradley re: same (.2); teleconference with Committee, S. Zieg, and E. Bradley re: estimation discovery issues (.4); teleconference with E. Bradley and S. Zieg re: same (.4); meet with S. Zieg re: same (1.1)	2.30	765.00	1,759.50
08/20/21	SGREE	Review and revise substantial contribution pleadings (.6); email counsel to Committee re: same (.1)	0.70	765.00	535.50
08/20/21	SGREE	Review and comment on draft standing motion (1.7); emails with E. Harron and S. Zieg re: same (.30)	2.00	765.00	1,530.00
08/20/21	SZIEG	Meet with E. Edwards re: estimation discovery issues	1.10	885.00	973.50

Esserman, Sander L.

Document Page 101 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/20/21	CCATH	Research for standing motion per request of E. Harron and S. Greecher	0.40	310.00	124.00
08/20/21	ESBRA	Team meeting re: case strategy (.8) (portion); call with Committee re: discovery related to estimation motion (.4); call with S. Zieg and E. Edwards re: discovery related to estimation motion (.4); email with R. Eastes, S. Zieg and E. Edwards re: discovery related to estimation motion (.5); emails with R. Eastes and E. Edwards re: deposition preparation (0.1	2.20	660.00	1,452.00
08/20/21	EHARR	Review edits to draft substantial contribution and fraudulent conveyance action pleadings	3.00	1,025.00	3,075.00
08/20/21	SZIEG	Teleconference with J. Wehner, E. Edwards, E. Bradley, and T. Phillips re: discovery related to estimation issues (.4); teleconference with E. Edwards and E. Bradley re: same (.4)	0.80	885.00	708.00
08/20/21	REAST	Email correspondence with E. Edwards, S. Zieg and E. Bradley re: deposition assistance	0.20	450.00	90.00
08/20/21	SZIEG	Attention to outstanding discovery issues re: Debtor's 2004 discovery motions (1.8); correspondence with T. Buchanan re: same (.3)	2.30	885.00	2,035.50
08/20/21	SZIEG	Team meeting re: case planning and strategy	1.00	885.00	885.00
08/20/21	SGREE	Review and comment on crime fraud exception motion (2.4); emails with E. Harron and S. Zieg re: same (.2)	2.60	765.00	1,989.00
08/20/21	TBUCH	Prepare for and attend YCST team meeting re case strategy and planning	1.00	645.00	645.00
08/20/21	EJUST	Review and revise motion re: preliminary injunction order (4.4); teleconference with T. Buchanan re: analysis of strategy and open issues related to preliminary injunction (.3)	4.70	600.00	2,820.00
08/21/21	SZIEG	Correspondence re: research related to estimation motion (.4); analysis of pertinent issues related to same (2.8)	3.20	885.00	2,832.00
08/22/21	SZIEG	Analysis re: preliminary injunction order and potential appeal related to same	2.80	885.00	2,478.00
08/22/21	SGREE	Review revised draft standing motion	0.50	765.00	382.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/22/21	EJUST	Review and revise memo re: preliminary injunction decision	0.30	600.00	180.00
08/22/21	TBUCH	Review and comment on analysis re: strategy and open issues related to preliminary injunction	1.10	645.00	709.50
08/22/21	SGREE	Review draft Rule 2004 motion and substantial contribution pleadings (.4); emails with E. Harron re: same (.2)	0.60	765.00	459.00
08/22/21	SZIEG	Review re: further revised motions for standing, substantial contribution and related relief (1.8); correspondence re: same (.6)	2.40	885.00	2,124.00
08/23/21	ESBRA	Emails with S. Zieg and R. Eastes re: Bates deposition	0.10	660.00	66.00
08/23/21	HSMIL	Legal research and analysis re: estimation-related issues (.3); attend YCST team call re: planning of same (.8)	1.10	400.00	440.00
08/23/21	SZIEG	Review analysis re: potential appeal of preliminary injunction order	1.30	885.00	1,150.50
08/23/21	SGREE	Review Rule 2004 motion (.3) and substantial contribution pleadings (.5); emails with Committee counsel/FCR team re: same (.4)	1.20	765.00	918.00
08/23/21	SZIEG	Prepare for (.1) and teleconference with (.4) YCST team re: legal research and analysis related to Debtor's estimation motion; draft memo and preparation for same (2.3)	2.80	885.00	2,478.00
08/23/21	REAST	Email correspondence with E. Bradley re: Bates deposition	0.20	450.00	90.00
08/23/21	CLYON	Call re: research re: estimation motion	0.80	450.00	360.00
08/23/21	SGREE	Emails with counsel to Committee and S. Zieg re: standing motion (.4); review revised draft re: same (.3)	0.70	765.00	535.50
08/23/21	EJUST	Review and revise preliminary injunction order appeal memo and email to E. Harron, S. Zieg, and E. Edwards re: same	1.90	600.00	1,140.00
08/23/21	SGREE	Emails with E. Harron and S. Zieg re: draft meet and confer email	0.20	765.00	153.00
08/23/21	EHARR	Review revised pleadings re: substantial contribution, estate causes of action, and crime fraud/waiver motion (1.3); review emails re: meet and confer on standing to bring estate causes of action (.5)	1.80	1,025.00	1,845.00

Esserman, Sander L.

Document Page 103 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/23/21	SZIEG	Review re: revised motions for standing, substantial contribution and related relief (1.2); correspondence re: same (.3)	1.50	885.00	1,327.50
08/23/21	SZIEG	Preparation re: potential deposition of C. Bates related to estimation motion declaration	2.10	885.00	1,858.50
08/23/21	TBUCH	Prepare for (.4) and attend meeting (.4) with S. Zieg, A. Mielke, C. Lyons, A. Faris, and H. Smillie re: analysis related to estimation motion; analysis related to same (.6); email correspondence from E. Harron re: memo related to preliminary injunction (.1)	1.50	645.00	967.50
08/23/21	SGREE	Review revised draft and exhibits re: crime fraud exception motion (.5); emails with E. Harron and S. Zieg re: same (.2)	0.70	765.00	535.50
08/23/21	EHARR	Review memo re: appeal options for Section 105 injunction (.6); email to E. Justison re: same (.3)	0.90	1,025.00	922.50
08/23/21	REAST	Email correspondence with S. Zieg, E. Bradley and C. Cathcart re: Bates deposition	0.20	450.00	90.00
08/23/21	AMIEL	Confer with YCST team re: legal research and analysis of estimation-related issues (.8); review legal memorandum re: same (.3)	1.10	550.00	605.00
08/23/21	AFARI	Prepare for and participate in call with YCST team re: estimation issues (1.1); legal research and analysis re: same (.6); review estimation motion (1.3)	3.00	485.00	1,455.00
08/24/21	REAST	Email correspondence with S. Zieg, E. Bradley and C. Cathcart re: Bates deposition (.3); telephone conference with C. Cathcart re: same (.1); review documents, briefs, and deposition transcripts re: deposition preparation (1.3); Telephone conference with E. Bradley re: same (.2)	1.90	450.00	855.00
08/24/21	CCATH	Preparations for deposition of Dr. Bates	0.20	310.00	62.00
08/24/21	ESBRA	Attention to preparation for Bates deposition (3.2); call with Committee re: same (1.0); call with S. Zieg re: same and other matters relating to pending motions (1.0)	5.20	660.00	3,432.00

Esserman, Sander L.

Document Page 104 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/24/21	SZIEG	Review and extensively revise motion to compel re: documents withheld as privileged related to Rule 2004 discovery motions	2.80	885.00	2,478.00
08/24/21	SZIEG	Preparation for deposition of C. Bates (4.8); teleconference with E. Bradley, J. Wehner, and T. Phillips re: same (1.0); teleconference with E. Bradley re: same (1.0)	6.80	885.00	6,018.00
08/24/21	EEDWA	Review draft motion to compel	0.40	765.00	306.00
08/24/21	SGREE	Review hearing transcript/precedent re: estimation shaping issues	4.50	765.00	3,442.50
08/24/21	CLYON	Legal research and analysis re: Estimation-related issues	3.20	450.00	1,440.00
08/25/21	EHARR	Meet with E. Justison, T. Buchanan, and S. Zieg re: strategy for potential appeal of Section 105 injunction	1.00	1,025.00	1,025.00
08/25/21	SZIEG	Review and comment re: revised draft motion to compel related to withheld documents (1.7); correspondence with T. Buchanan re: same (.2); teleconference with D. Wright re: same (.3)	2.20	885.00	1,947.00
08/25/21	CCATH	Preparations for deposition of Dr. Bates	1.20	310.00	372.00
08/25/21	EJUST	Draft memo re: preliminary injunction order and decision re: appeal	1.20	600.00	720.00
08/25/21	REAST	Email correspondence with E. Bradley and E. Edwards re: deposition of Dr. Bates	0.20	450.00	90.00
08/25/21	EJUST	Review and revise memo re: appeal of preliminary injunction order NOTE FOR JFORB - COMBINED ENTRY. FIX THIS ONE IF SHARON EDITS.	1.10	600.00	660.00
08/25/21	KDORV	Draft objection re: Debtor's estimation motion	2.10	400.00	840.00
08/25/21	AMIEL	Conduct legal research and analysis re: estimation-related issues	1.80	550.00	990.00
08/25/21	SZIEG	Meet with E. Harron and S. Greecher re: Debtor's estimation motion	1.00	885.00	885.00
08/25/21	SZIEG	Meet with E. Harron, T. Buchanan, and E. Justison re: analysis of preliminary injunction order	1.00	885.00	885.00
08/25/21	EHARR	Email correspondence re: discovery	0.20	1,025.00	205.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/25/21	SGREE	Participate in call with S. Zieg/Committee advisors re: estimation motion/discovery matters and estimation shaping motion issues	0.80	765.00	612.00
08/25/21	CCATH	Collect exhibits to FCR's motion to compel production of documents re: Bates expert report in Garlock	0.70	310.00	217.00
08/25/21	EHARR	Review strategy options re: Section 105 appeal	2.50	1,025.00	2,562.50
08/25/21	TBUCH	Prepare for and attend meeting with E. Harron, S. Zieg, and E. Justison re: analysis of issues related to preliminary injunction (1.2); analysis related to same (.1); review and revise motion to compel re: sample case files (1.0)	2.30	645.00	1,483.50
08/25/21	SZIEG	Teleconference with E. Bradley re: Bates deposition	0.40	885.00	354.00
08/25/21	SGREE	Review hearing transcript/precedent re: estimation shaping issues (1.5); review Debtor's estimation motion (.9); meet with E. Harron and S. Zieg re: same (1.0); begin drafting estimation scope motion (5.3)	8.70	765.00	6,655.50
08/25/21	ESBRA	Preparation for Bates deposition (3.3); call with Committee counsel re: same (.7); call with S. Zieg re: same (.4)	4.40	660.00	2,904.00
08/25/21	LEDEN	Assist with preparations for deposition of C. Bates	0.90	310.00	279.00
08/25/21	SZIEG	Teleconference with counsel for the Committee re: estimation motion and Bates deposition	0.80	885.00	708.00
08/25/21	AFARI	Legal research and analysis re: estimation related issues	1.30	485.00	630.50
08/26/21	KDORV	Further drafting re: estimation motion	5.70	400.00	2,280.00
08/26/21	EHARR	Review pleadings re: motion to compel	1.50	1,025.00	1,537.50
08/26/21	AFARI	Legal research and analysis re: estimation related issues	1.20	485.00	582.00
08/26/21	EJUST	Review and revise memo re: appeal of preliminary injunction order	4.90	600.00	2,940.00
08/26/21	CLYON	Research re: estimation motion	7.40	450.00	3,330.00
08/26/21	HSMIL	Legal research and analysis re: estimation-related issues	0.30	400.00	120.00
08/26/21	AMIEL	Conduct legal research and analysis re: estimation-related issues	3.60	550.00	1,980.00

Esserman, Sander L.

Document Page 106 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/26/21	SZIEG	Teleconference with E. Harron re: motion to compel (.2); teleconference with K. Maclay re: same (.4); teleconference with T. Phillips re: same (.2); teleconference with F. Parrish re: same (.2); review and comment on draft (1.5)	2.30	885.00	2,035.50
08/26/21	SZIEG	Preparation for deposition of Dr. Bates re: estimation motion	7.30	885.00	6,460.50
08/26/21	EEDWA	Review revised motion to compel	0.30	765.00	229.50
08/26/21	TBUCH	Review and comment on motion to compel re: at-issue waiver and coordinate filing of same	1.40	645.00	903.00
08/26/21	SGREE	Continue drafting estimation scope motion (6.3); review Bates declaration (.5); call S. Zieg re: same (.1)	6.90	765.00	5,278.50
08/27/21	KDORV	Further drafting re: estimation motion	0.70	400.00	280.00
08/27/21	EHARR	Review revised memo re: strategies for Section 105 ruling	0.90	1,025.00	922.50
08/27/21	AFARI	Legal research and analysis re: estimation related issues	2.30	485.00	1,115.50
08/27/21	SGREE	Participate in Bates deposition in connection with estimation proceeding	4.40	765.00	3,366.00
08/27/21	AMIEL	Legal research and analysis re: estimation issues	9.10	550.00	5,005.00
08/27/21	ESBRA	Prepare for and participate in Bates deposition	5.40	660.00	3,564.00
08/27/21	REAST	Attend deposition of Dr. Bates	4.00	450.00	1,800.00
08/27/21	CLYON	Research re: estimation motion	9.30	450.00	4,185.00
08/27/21	CCATH	Preparations for deposition of Dr. Bates	0.70	310.00	217.00
08/27/21	HSMIL	Legal research and analysis re: estimation-related issues	2.80	400.00	1,120.00
08/27/21	EJUST	Review and revise memo re: appeal of preliminary injunction order	3.00	600.00	1,800.00
08/27/21	SZIEG	Preparation for (3.2); and attend deposition of Dr. Bates (4.0)	7.20	885.00	6,372.00
08/27/21	EHARR	Review Aldrich ruling re: Section 105 injunction	1.00	1,025.00	1,025.00
08/27/21	EEDWA	Review complaint and motion for substantial contribution	1.40	765.00	1,071.00
08/27/21	TBUCH	Teleconference with A. Faris re: research issues related to estimation (.3); analysis related to same (.2)	0.50	645.00	322.50
08/27/21	SGREE	Continue drafting estimation scope motion	2.30	765.00	1,759.50

Esserman, Sander L.

Document Page 107 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/27/21	REAST	Email correspondence with S. Zieg and E. Bradley re: deposition research (.1); email correspondence with C. Cathcart re: same (.2); telephone conference with E. Bradley re: same (.3); legal research re: same (2.0); email correspondence with E. Bradley re: legal research (.5)	3.10	450.00	1,395.00
08/28/21	TBUCH	Email correspondence from H. Smillie re: research issues related to estimation	0.10	645.00	64.50
08/28/21	HSMIL	Legal research and analysis re: estimation-related issues	5.60	400.00	2,240.00
08/28/21	AFARI	Legal research and analysis re: estimation related issues	3.20	485.00	1,552.00
08/30/21	EHARR	Call with K. Maclay re: litigation schedule	0.20	1,025.00	205.00
08/30/21	EHARR	Pre-call with Committee counsel re: litigation schedule	0.20	1,025.00	205.00
08/30/21	AFARI	Legal research and analysis re: estimation related issues	3.80	485.00	1,843.00
08/30/21	EHARR	Review emails from S. Esserman re: litigation schedule	0.20	1,025.00	205.00
08/30/21	EHARR	Scheduling call with Debtors' representatives re: litigation schedule	0.30	1,025.00	307.50
08/30/21	SZIEG	Teleconference with counsel for the Committee re: meet and confer with the Debtor re: recent filings and 9/17/21 hearing (.2); teleconference with Committee and Debtor re: same (.3)	0.50	885.00	442.50
08/30/21	CCATH	Update file with deposition transcripts and exhibits	0.10	310.00	31.00
08/30/21	SGREE	Participate in call with Committee/FCR advisors (.2) and meet and confer call with Debtor/New CT counsel (.6) re: scheduling/briefing of various Committee/FCR motions; prepare summary of call for S. Zieg and E. Harron (.2)	1.00	765.00	765.00
08/30/21	SGREE	Continue drafting estimation scope motion (4.4); email to E. Harron and S. Zieg re: same (.1)	4.50	765.00	3,442.50

Esserman, Sander L.

Document Page 108 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/31/21	EHARR	Call with T. Phillips re: litigation	0.20	1,025.00	205.00
08/31/21	CCATH	Review public filings re: performance of Garlock Trust per request of S. Zieg	1.60	310.00	496.00
08/31/21	SGREE	Emails with E. Harron re: proposed correspondence to Debtor on scheduling matters	0.20	765.00	153.00
Total			459.40		323,064.50

Task Code: B008 Meetings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/02/21	EEDWA	Teleconference (x2) with N. Ramsey, D. Wright, S. Goldman, S. Zieg, T. Buchanan, E. Bradley, and C. Lambe re: Rule 2004 discovery and hearing issues	3.30	765.00	2,524.50
08/02/21	CLAMB	Teleconference (x2) with N. Ramsey, D. Wright, S. Goldman, S. Zieg, T. Buchanan, E. Bradley, and E. Edwards re: Debtor reply briefing, discovery responses, and required next steps	3.30	450.00	1,485.00
08/05/21	EHARR	Teleconference with S. Esserman, J. Patton, S. Zieg, and T. Buchanan re: motion to compel	0.20	1,025.00	205.00
08/05/21	SZIEG	Teleconference with S. Esserman, J. Patton, E. Harron, and T. Buchanan re: discovery status and motion to compel	0.20	885.00	177.00
08/05/21	JPATT	Call with S. Esserman, E. Harron, and S. Zieg re: discovery status and motion to compel	0.20	1,475.00	295.00
08/13/21	ESBRA	Weekly call with FCR	0.60	660.00	396.00
08/13/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.60	645.00	387.00
08/13/21	SZIEG	Preparation for (.6) and attend (.5) FCR team call	1.10	885.00	973.50
08/13/21	EHARR	Attend FCR team call	0.60	1,025.00	615.00
08/13/21	EEDWA	Attend FCR team call	0.60	765.00	459.00
08/24/21	ESBRA	Attend FCR team call	0.60	660.00	396.00
08/24/21	JPATT	Attend FCR team call	0.60	1,475.00	885.00
08/24/21	SZIEG	Preparation for (1.7) and attend (.5) FCR team call re: pending matters and tasks	2.20	885.00	1,947.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/24/21	TBUCH	Prepare for and attend teleconference with FCR and teams from YCST, Ankura, and FTI re: case strategy and open issues	0.50	645.00	322.50
Total			14.60		11,067.50

Task Code: B011 Other Adversary Proceedings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/25/21	EHARR	Meet with S. Greecher and S. Zieg re: litigation options	0.70	1,025.00	717.50
Total			0.70		717.50

Task Code: B012 Plan and Disclosure Statement

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/01/21	REAST	Review filed plan and draft summary re: plan comparison document	3.60	450.00	1,620.00
08/02/21	REAST	Review and update memo re: plan summary (1.1); email correspondence with T. Buchanan re: same (.2)	1.30	450.00	585.00
08/03/21	TBUCH	Review analysis of Debtor's plan	0.30	645.00	193.50
08/04/21	TBUCH	Analysis of Debtor's plan	0.30	645.00	193.50
08/11/21	TBUCH	Review and revise analysis of Debtor's plan	0.70	645.00	451.50
08/12/21	TBUCH	Review and revise analysis of Debtor's plan	0.60	645.00	387.00
Total			6.80		3,430.50

Task Code: B017 Retention of Professionals/Fee Issues

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/02/21	LEDEN	Update running spreadsheet re: monthly fees and expenses requested by FCR professionals	0.10	310.00	31.00
08/02/21	LEDEN	Email to P. Irvine re: final June 2021 fee invoice	0.10	310.00	31.00
08/02/21	LEDEN	Update electronic files re: monthly fee statements of FCR professionals for June 2021	0.10	310.00	31.00
08/03/21	LEDEN	Email to and from F. Parrish re: status of order approving Ankura's quarterly fee statement for January-April 2021	0.10	310.00	31.00

Esserman, Sander L.

Document Page 110 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/10/21	LEDEN	Email to P. Irvine and D. Lehman re: order approving Ankura's third quarterly fee statement	0.10	310.00	31.00
08/13/21	LEDEN	Email to P. Irvine re: submission of e-bill re: Ankura's monthly fee statement for June 2021	0.10	310.00	31.00
08/18/21	LEDEN	Update running spreadsheet re: requested and paid fees and expenses	0.10	310.00	31.00
08/19/21	LEDEN	Respond to email from P. Irvine re: Ankura's monthly fee statement for June 2021	0.10	310.00	31.00
08/26/21	LEDEN	Confer with S. Kohut re: review of Ankura's monthly invoices (.2); email to S. Zieg re: same (.1)	0.30	310.00	93.00
08/26/21	LEDEN	Update running spreadsheet re: requested fees and expenses of FCR professionals	0.10	310.00	31.00
08/26/21	LEDEN	Update electronic files re: July 2021 fees invoices of FCR professionals	0.10	310.00	31.00
Total			1.30		403.00

Task Code: B018 Fee Application Preparation

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
08/18/21	LEDEN	Draft YCST's monthly fee statement for July 2021	0.30	310.00	93.00
08/19/21	LEDEN	Review and finalize YCST's July fee statement; email same to S. Esserman for review	0.10	310.00	31.00
Total			0.40		124.00

Esserman, Sander L.

Document Page 111 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Timekeeper Summary

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
AMIEL	Allison S. Mielke	Associate	15.60	550.00	8,580.00
CCATH	Casey Cathcart	Paralegal	14.20	310.00	4,402.00
CLYON	Catherine C. Lyons	Associate	20.70	450.00	9,315.00
CLAMB	Christopher M. Lambe	Associate	4.60	450.00	2,070.00
EHARR	Edwin J. Harron	Partner	44.90	1,025.00	46,022.50
ESBRA	Elisabeth S. Bradley	Partner	30.90	660.00	20,394.00
EJUST	Elizabeth S. Justison	Associate	54.40	600.00	32,640.00
EEDWA	Erin D. Edwards	Partner	48.40	765.00	37,026.00
HSMIL	Heather P. Smillie	Associate	9.80	400.00	3,920.00
JPATT	James L. Patton Jr	Partner	0.80	1,475.00	1,180.00
KDORV	Kendeil A. Dorvilier	Associate	20.40	400.00	8,160.00
KGUER	Kevin A. Guerke	Partner	0.10	825.00	82.50
LEDEN	Lisa M. Eden	Paralegal	5.90	310.00	1,829.00
MFRAT	Monica Fratticci	Paralegal	0.70	175.00	122.50
NROHR	Nicholas J. Rohrer	Counsel	1.10	685.00	753.50
PLOUG	Paul J. Loughman	Partner	0.40	675.00	270.00
REAST	Roxanne M. Eastes	Associate	14.70	450.00	6,615.00
AFARI	S. Alexander Faris	Associate	14.80	485.00	7,178.00
SGREE	Sean T. Greecher	Partner	54.40	765.00	41,616.00
SZIEG	Sharon M. Zieg	Partner	111.00	885.00	98,235.00
TPOWE	Timothy R. Powell	Associate	2.90	450.00	1,305.00
TBUCH	Travis G. Buchanan	Associate	30.60	645.00	19,737.00
Total			501.30		\$351,453.00

Esserman, Sander L.

Document Page 112 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Task Summary**Task Code:B001****Case Administration**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Elisabeth S. Bradley	Partner	0.10	660.00	66.00
Casey Cathcart	Paralegal	1.40	310.00	434.00
Lisa M. Eden	Paralegal	1.40	310.00	434.00
Total		2.90		934.00

Task Code:B002**Court Hearings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	2.50	1,025.00	2,562.50
Erin D. Edwards	Partner	4.00	765.00	3,060.00
Sharon M. Zieg	Partner	5.90	885.00	5,221.50
Casey Cathcart	Paralegal	0.90	310.00	279.00
Lisa M. Eden	Paralegal	1.90	310.00	589.00
Total		15.20		11,712.00

Task Code:B007**Claims Analysis, Objections and Resolutions**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	40.90	1,025.00	41,922.50
Elisabeth S. Bradley	Partner	29.60	660.00	19,536.00
Erin D. Edwards	Partner	40.50	765.00	30,982.50
Kevin A. Guerke	Partner	0.10	825.00	82.50
Paul J. Loughman	Partner	0.40	675.00	270.00
Sean T. Greecher	Partner	54.40	765.00	41,616.00
Sharon M. Zieg	Partner	101.60	885.00	89,916.00
Nicholas J. Rohrer	Counsel	1.10	685.00	753.50
Allison S. Mielke	Associate	15.60	550.00	8,580.00
Catherine C. Lyons	Associate	20.70	450.00	9,315.00
Christopher M. Lambe	Associate	1.30	450.00	585.00
Elizabeth S. Justison	Associate	54.40	600.00	32,640.00
Heather P. Smillie	Associate	9.80	400.00	3,920.00
Kendeil A. Dorvilier	Associate	20.40	400.00	8,160.00
Roxanne M. Eastes	Associate	9.80	450.00	4,410.00
S. Alexander Faris	Associate	14.80	485.00	7,178.00
Timothy R. Powell	Associate	2.90	450.00	1,305.00
Travis G. Buchanan	Associate	27.60	645.00	17,802.00
Casey Cathcart	Paralegal	11.90	310.00	3,689.00
Lisa M. Eden	Paralegal	0.90	310.00	279.00
Monica Fratticci	Paralegal	0.70	175.00	122.50
Total		459.40		323,064.50

Esserman, Sander L.

Document Page 113 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Task Code:B008**Meetings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.80	1,025.00	820.00
Elisabeth S. Bradley	Partner	1.20	660.00	792.00
Erin D. Edwards	Partner	3.90	765.00	2,983.50
James L. Patton Jr	Partner	0.80	1,475.00	1,180.00
Sharon M. Zieg	Partner	3.50	885.00	3,097.50
Christopher M. Lambe	Associate	3.30	450.00	1,485.00
Travis G. Buchanan	Associate	1.10	645.00	709.50

Total		14.60		11,067.50
--------------	--	--------------	--	------------------

Task Code:B011**Other Adversary Proceedings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.70	1,025.00	717.50

Total		0.70		717.50
--------------	--	-------------	--	---------------

Task Code:B012**Plan and Disclosure Statement**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Roxanne M. Eastes	Associate	4.90	450.00	2,205.00
Travis G. Buchanan	Associate	1.90	645.00	1,225.50

Total		6.80		3,430.50
--------------	--	-------------	--	-----------------

Task Code:B017**Retention of Professionals/Fee Issues**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Lisa M. Eden	Paralegal	1.30	310.00	403.00

Total		1.30		403.00
--------------	--	-------------	--	---------------

Task Code:B018**Fee Application Preparation**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Lisa M. Eden	Paralegal	0.40	310.00	124.00

Total		0.40		124.00
--------------	--	-------------	--	---------------

EXHIBIT B

Expense Records for the Fee Period

Esserman, Sander L.

Document Page 115 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

Cost Detail

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
07/06/21	Docket Retrieval / Search	14.00	1.40
07/06/21	Docket Retrieval / Search	30.00	3.00
07/06/21	Docket Retrieval / Search	30.00	3.00
07/09/21	Docket Retrieval / Search	13.00	1.30
07/09/21	Docket Retrieval / Search	2.00	0.20
07/20/21	Docket Retrieval / Search	2.00	0.20
07/20/21	Docket Retrieval / Search	2.00	0.20
07/20/21	Docket Retrieval / Search	6.00	0.60
07/26/21	Docket Retrieval / Search	7.00	0.70
07/26/21	Docket Retrieval / Search	10.00	1.00
07/27/21	Docket Retrieval / Search	30.00	3.00
07/27/21	Docket Retrieval / Search	5.00	0.50
07/27/21	Docket Retrieval / Search	5.00	0.50
07/28/21	Docket Retrieval / Search	30.00	3.00
07/28/21	Docket Retrieval / Search	5.00	0.50
08/02/21	Photocopy Charges Duplication	12.00	1.20
08/02/21	Docket Retrieval / Search	5.00	0.50
08/02/21	Photocopy Charges Duplication	112.00	11.20
08/02/21	Photocopy Charges Duplication	20.00	2.00
08/02/21	Photocopy Charges Duplication	50.00	5.00
08/02/21	Photocopy Charges Duplication	90.00	9.00
08/02/21	Photocopy Charges Duplication	58.00	5.80
08/02/21	Photocopy Charges Duplication	12.00	1.20
08/02/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	22.57
08/02/21	Photocopy Charges Duplication	18.00	1.80
08/02/21	Photocopy Charges Duplication	66.00	6.60
08/02/21	Photocopy Charges Duplication	54.00	5.40
08/02/21	Photocopy Charges Duplication	22.00	2.20
08/02/21	Docket Retrieval / Search	5.00	0.50
08/02/21	Docket Retrieval / Search	5.00	0.50
08/02/21	Docket Retrieval / Search	1.00	0.10
08/02/21	Photocopy Charges Duplication	8.00	0.80
08/02/21	Photocopy Charges Duplication	38.00	3.80
08/02/21	Docket Retrieval / Search	2.00	0.20
08/02/21	Docket Retrieval / Search	30.00	3.00
08/02/21	Docket Retrieval / Search	30.00	3.00
08/03/21	Color Photocopy Charges Duplication	17.00	13.60
08/03/21	Color Photocopy Charges Duplication	18.00	14.40

Esserman, Sander L.

Document Page 116 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/03/21	Docket Retrieval / Search	4.00	0.40
08/03/21	Photocopy Charges Duplication	16.00	1.60
08/03/21	Docket Retrieval / Search	30.00	3.00
08/03/21	Color Photocopy Charges Duplication	17.00	13.60
08/03/21	Photocopy Charges Duplication	218.00	21.80
08/03/21	Color Photocopy Charges Duplication	27.00	21.60
08/03/21	Docket Retrieval / Search	5.00	0.50
08/03/21	Docket Retrieval / Search	12.00	1.20
08/03/21	Photocopy Charges Duplication	3,717.00	371.70
08/03/21	Docket Retrieval / Search	6.00	0.60
08/03/21	Photocopy Charges Duplication	16.00	1.60
08/03/21	Photocopy Charges Duplication	2.00	0.20
08/03/21	Photocopy Charges Duplication	9.00	0.90
08/03/21	Photocopy Charges Duplication	60.00	6.00
08/03/21	Photocopy Charges Duplication	24.00	2.40
08/03/21	Color Photocopy Charges Duplication	106.00	84.80
08/03/21	Photocopy Charges Duplication	189.00	18.90
08/03/21	Color Photocopy Charges Duplication	102.00	81.60
08/04/21	Federal Express Corporation - S. Zieg, Kennett Square, PA	1.00	44.67
08/06/21	Docket Retrieval / Search	13.00	1.30
08/06/21	Docket Retrieval / Search	2.00	0.20
08/10/21	Photocopy Charges Duplication	79.00	7.90
08/10/21	Photocopy Charges Duplication	79.00	7.90
08/10/21	Photocopy Charges Duplication	5.00	0.50
08/10/21	Photocopy Charges Duplication	79.00	7.90
08/10/21	Docket Retrieval / Search	2.00	0.20
08/11/21	Docket Retrieval / Search	7.00	0.70
08/11/21	Photocopy Charges Duplication	5.00	0.50
08/11/21	Docket Retrieval / Search	3.00	0.30
08/11/21	Docket Retrieval / Search	2.00	0.20
08/11/21	Docket Retrieval / Search	30.00	3.00
08/11/21	Docket Retrieval / Search	5.00	0.50
08/11/21	Docket Retrieval / Search	5.00	0.50
08/11/21	Docket Retrieval / Search	6.00	0.60
08/11/21	Photocopy Charges Duplication	11.00	1.10
08/11/21	Photocopy Charges Duplication	38.00	3.80
08/11/21	Docket Retrieval / Search	2.00	0.20
08/11/21	Photocopy Charges Duplication	19.00	1.90
08/12/21	Docket Retrieval / Search	6.00	0.60

Esserman, Sander L.

Document Page 117 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/12/21	Photocopy Charges Duplication	79.00	7.90
08/12/21	Docket Retrieval / Search	5.00	0.50
08/12/21	Docket Retrieval / Search	2.00	0.20
08/12/21	Docket Retrieval / Search	5.00	0.50
08/13/21	Photocopy Charges Duplication	24.00	2.40
08/16/21	Photocopy Charges Duplication	193.00	19.30
08/17/21	Photocopy Charges Duplication	72.00	7.20
08/17/21	Photocopy Charges Duplication	24.00	2.40
08/17/21	Photocopy Charges Duplication	15.00	1.50
08/17/21	Photocopy Charges Duplication	24.00	2.40
08/17/21	Photocopy Charges Duplication	151.00	15.10
08/17/21	Photocopy Charges Duplication	39.00	3.90
08/17/21	Photocopy Charges Duplication	186.00	18.60
08/17/21	Photocopy Charges Duplication	783.00	78.30
08/17/21	Photocopy Charges Duplication	209.00	20.90
08/17/21	Photocopy Charges Duplication	11.00	1.10
08/17/21	Photocopy Charges Duplication	15.00	1.50
08/17/21	Photocopy Charges Duplication	28.00	2.80
08/17/21	Photocopy Charges Duplication	79.00	7.90
08/17/21	Photocopy Charges Duplication	72.00	7.20
08/17/21	Photocopy Charges Duplication	27.00	2.70
08/17/21	Photocopy Charges Duplication	259.00	25.90
08/18/21	Photocopy Charges Duplication	68.00	6.80
08/18/21	Photocopy Charges Duplication	1,616.00	161.60
08/19/21	CS Disco, Inc. - Litigation Support / Web Hosting	1.00	1,075.49
08/19/21	Computerized Legal Research	10.00	31.80
08/20/21	Docket Retrieval / Search	2.00	0.20
08/20/21	Docket Retrieval / Search	13.00	1.30
08/20/21	Photocopy Charges Duplication	5.00	0.50
08/20/21	Photocopy Charges Duplication	23.00	2.30
08/20/21	Computerized Legal Research	12.00	38.16
08/23/21	Photocopy Charges Duplication	20.00	2.00
08/23/21	Photocopy Charges Duplication	40.00	4.00
08/23/21	Photocopy Charges Duplication	72.00	7.20
08/24/21	Photocopy Charges Duplication	38.00	3.80
08/24/21	Photocopy Charges Duplication	25.00	2.50
08/24/21	Computerized Legal Research	29.00	92.22
08/24/21	Photocopy Charges Duplication	14.00	1.40
08/24/21	Photocopy Charges Duplication	102.00	10.20

Esserman, Sander L.

Document Page 118 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/24/21	Photocopy Charges Duplication	9.00	0.90
08/24/21	Photocopy Charges Duplication	80.00	8.00
08/24/21	Photocopy Charges Duplication	28.00	2.80
08/24/21	Photocopy Charges Duplication	13.00	1.30
08/24/21	Photocopy Charges Duplication	22.00	2.20
08/24/21	Photocopy Charges Duplication	10.00	1.00
08/25/21	Color Photocopy Charges Duplication	3.00	2.40
08/25/21	Docket Retrieval / Search	17.00	1.70
08/25/21	Color Photocopy Charges Duplication	20.00	16.00
08/25/21	Color Photocopy Charges Duplication	7.00	5.60
08/25/21	Docket Retrieval / Search	2.00	0.20
08/25/21	Docket Retrieval / Search	5.00	0.50
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Docket Retrieval / Search	4.00	0.40
08/25/21	Docket Retrieval / Search	6.00	0.60
08/25/21	Docket Retrieval / Search	17.00	1.70
08/25/21	Docket Retrieval / Search	4.00	0.40
08/25/21	Photocopy Charges Duplication	6.00	0.60
08/25/21	Docket Retrieval / Search	15.00	1.50
08/25/21	Docket Retrieval / Search	2.00	0.20
08/25/21	Docket Retrieval / Search	30.00	3.00
08/25/21	Docket Retrieval / Search	11.00	1.10
08/25/21	Docket Retrieval / Search	8.00	0.80
08/25/21	Docket Retrieval / Search	4.00	0.40
08/25/21	Docket Retrieval / Search	10.00	1.00
08/25/21	Color Photocopy Charges Duplication	20.00	16.00
08/25/21	Docket Retrieval / Search	29.00	2.90
08/25/21	Docket Retrieval / Search	8.00	0.80
08/25/21	Docket Retrieval / Search	30.00	3.00
08/25/21	Docket Retrieval / Search	2.00	0.20
08/25/21	Docket Retrieval / Search	30.00	3.00
08/25/21	Docket Retrieval / Search	24.00	2.40
08/25/21	Computerized Legal Research	7.00	22.26
08/25/21	Photocopy Charges Duplication	7.00	0.70
08/25/21	Docket Retrieval / Search	1.00	0.10
08/25/21	Photocopy Charges Duplication	2.00	0.20
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Docket Retrieval / Search	30.00	3.00
08/25/21	Docket Retrieval / Search	30.00	3.00

Esserman, Sander L.

Document Page 119 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/25/21	Photocopy Charges Duplication	26.00	2.60
08/25/21	Docket Retrieval / Search	7.00	0.70
08/25/21	Docket Retrieval / Search	9.00	0.90
08/25/21	Docket Retrieval / Search	1.00	0.10
08/25/21	Photocopy Charges Duplication	18.00	1.80
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Docket Retrieval / Search	29.00	2.90
08/25/21	Docket Retrieval / Search	15.00	1.50
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Color Photocopy Charges Duplication	20.00	16.00
08/25/21	Photocopy Charges Duplication	26.00	2.60
08/25/21	Computerized Legal Research	11.00	34.98
08/25/21	Docket Retrieval / Search	12.00	1.20
08/25/21	Docket Retrieval / Search	4.00	0.40
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Docket Retrieval / Search	14.00	1.40
08/25/21	Docket Retrieval / Search	5.00	0.50
08/25/21	Photocopy Charges Duplication	929.00	92.90
08/25/21	Docket Retrieval / Search	6.00	0.60
08/25/21	Docket Retrieval / Search	7.00	0.70
08/25/21	Docket Retrieval / Search	3.00	0.30
08/25/21	Photocopy Charges Duplication	18.00	1.80
08/26/21	Computerized Legal Research	81.00	257.58
08/26/21	Computerized Legal Research	4.00	12.72
08/26/21	Computerized Legal Research	20.00	63.60
08/26/21	Computerized Legal Research	3.00	9.54
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Docket Retrieval / Search	15.00	1.50
08/27/21	Computerized Legal Research	5.00	15.90
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	10.00	1.00
08/27/21	Docket Retrieval / Search	2.00	0.20
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Computerized Legal Research	11.00	34.98
08/27/21	Docket Retrieval / Search	6.00	0.60

Esserman, Sander L.

Document Page 120 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/27/21	Docket Retrieval / Search	6.00	0.60
08/27/21	Docket Retrieval / Search	27.00	2.70
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	7.00	0.70
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Docket Retrieval / Search	7.00	0.70
08/27/21	Docket Retrieval / Search	9.00	0.90
08/27/21	Docket Retrieval / Search	10.00	1.00
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Docket Retrieval / Search	18.00	1.80
08/27/21	Docket Retrieval / Search	16.00	1.60
08/27/21	Docket Retrieval / Search	7.00	0.70
08/27/21	Docket Retrieval / Search	6.00	0.60
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	12.00	1.20
08/27/21	Docket Retrieval / Search	6.00	0.60
08/27/21	Docket Retrieval / Search	7.00	0.70
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	5.00	0.50
08/27/21	Computerized Legal Research	32.00	101.76
08/27/21	Docket Retrieval / Search	23.00	2.30
08/27/21	Photocopy Charges Duplication	29.00	2.90
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	28.00	2.80
08/27/21	Computerized Legal Research	26.00	82.68
08/27/21	Docket Retrieval / Search	4.00	0.40
08/27/21	Docket Retrieval / Search	3.00	0.30
08/27/21	Docket Retrieval / Search	9.00	0.90
08/27/21	Docket Retrieval / Search	10.00	1.00
08/28/21	Computerized Legal Research	17.00	54.06

Esserman, Sander L.

Document Page 121 of 128

Invoice Date:

September 23, 2021

Invoice Number:

50027308

Matter Number:

100722.1001

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
08/30/21	Computerized Legal Research	1.00	3.18
08/31/21	Docket Retrieval / Search	3.00	0.30
08/31/21	Docket Retrieval / Search	256.00	25.60
08/31/21	Computerized Legal Research	2.00	6.36
08/31/21	Docket Retrieval / Search	138.00	13.80
08/31/21	Docket Retrieval / Search	217.00	21.70
08/31/21	Docket Retrieval / Search	15.00	1.50
08/31/21	Docket Retrieval / Search	30.00	3.00
08/31/21	Docket Retrieval / Search	12.00	1.20
08/31/21	Docket Retrieval / Search	249.00	24.90
08/31/21	Docket Retrieval / Search	16.00	1.60
08/31/21	Docket Retrieval / Search	1.00	0.10
08/31/21	Docket Retrieval / Search	2.00	0.20
08/31/21	Docket Retrieval / Search	12.00	1.20
08/31/21	Docket Retrieval / Search	26.00	2.60
08/31/21	Docket Retrieval / Search	1.00	0.10
08/31/21	Docket Retrieval / Search	14.00	1.40
08/31/21	Docket Retrieval / Search	9.00	0.90
Total			\$3,578.31

Cost Summary

<u>Description</u>	<u>Amount</u>
Computerized Legal Research	861.78
Docket Retrieval / Search	222.00
Federal Express	44.67
Outside Litigation Support	1,075.49
Reproduction Charges	1,351.80
Teleconference / Video Conference	22.57
Total	\$3,578.31

EXHIBIT B

CUMULATIVE COMPENSATION SUMMARY
BY PROJECT CATEGORY

May 1, 2021 through August 31, 2021

Matter Number	Matter Description	Total Hours for the Period	Total Hours from the Petition Date	Total Fees for the Period	Total Fees from the Petition Date
B001	Case Administration	6.70	35.40	\$2,434.50	\$19,822.00
B002	Court Hearings	57.60	209.40	\$47,053.00	\$169,658.00
B004	Schedules & Statements, U.S. Trustee Reports	0.10	0.80	\$66.00	\$596.50
B005	Lease/Executory Contract Issues	0.00	0.10	\$0.00	\$83.50
B007	Claims Analysis, Objections and Resolutions	459.40	466.20	\$323,064.50	\$328,758.00
B008	Meetings	42.40	347.80	\$34,463.00	\$291,908.50
B009	Stay Relief Matters	0.00	27.20	\$0.00	\$14,298.50
B011	Other Adversary Proceedings	637.60	5,022.40	\$429,739.50	\$3,159,502.62
B012	Plan and Disclosure Statement	16.20	30.70	\$10,839.00	\$24,523.00
B016	Asset Analysis	0.00	1.10	\$0.00	\$894.50
B017	Retention of Professionals / Fee Issues	23.20	73.40	\$10,916.00	\$37,907.00
B018	Fee Application Preparation	14.90	54.10	\$7,034.00	\$29,481.50
TOTALS:		1,258.10	6,188.10¹	\$865,609.50	\$4,006,639.62²

¹ This amount reflects all voluntary hourly reductions to date (6,268.60 – 80.50 = 6,188.10).

² This amount reflects all voluntary fee reductions to date (\$4,077,433.662 - \$70,794.00 = \$4,006,639.62).

EXHIBIT C

PROFESSIONALS / PARAPROFESSIONALS
INCLUDED IN THIS APPLICATION

May 1, 2021 through August 31, 2021

Professional	Most Recent Hourly Billing Rate	Total Billed Hours for the Period	Total Billed Hours From the Petition Date	Total Compensation for the Period	Total Compensation From the Petition Date
James L. Patton, Jr., Partner	\$1,475	3.90	61.10	\$5,752.50	\$87,917.50
Edwin J. Harron, Partner	\$1,025	87.70	407.40	\$89,892.50	\$409,373.50
Sharon M. Zieg, Partner	\$885	289.50	1,483.40	\$256,207.50	\$1,285,608.62
Kevin A. Guerke, Partner	\$825	24.90	79.80	\$20,542.00	\$64,195.00
Erin D. Edwards, Partner	\$765	171.90	748.00	\$131,503.50	\$564,810.00
Sean T. Greecher, Partner	\$765	54.40	54.40	\$41,616.00	\$41,616.00
Paul J. Loughman, Partner	\$675	3.50	3.50	\$2,362.50	\$2,362.50
Sara Beth A.R. Kohut, Counsel	\$750	0.50	25.30	\$375.00	\$18,170.00
Nicholas J. Rohrer, Counsel	\$685	5.20	5.20	\$3,562.00	\$3,562.00
Elisabeth S. Bradley, Associate	\$660	125.30	692.60	\$82,698.00	\$441,721.00
Travis Buchanan, Associate	\$645	75.20	362.30	\$48,504.00	\$230,563.50
Lakshmi A. Muthu, Associate	\$625	4.40	4.40	\$2,750.00	\$2,750.00
Elizabeth E. Justison, Associate	\$600	54.40	54.40	\$32,640.00	\$32,640.00
Lakshmi A. Muthu, Associate	\$575	0.00	3.30	\$0.00	\$1,897.50
Allisson S. Mielke, Associate	\$550	15.60	15.60	\$8,580.00	\$8,580.00
Lauren Dunkle Fortunato, Associate	\$525	0.00	1.00	\$0.00	\$525.00
Tara C. Pakrouh, Associate	\$500	0.00	0.60	\$0.00	\$300.00
S. Alexander Faris, Associate	\$480	14.80	14.80	\$7,178.00	\$7,178.00
Roxanne M. Eastes, Associate	\$450	15.90	159.80	\$7,155.00	\$71,430.00
Jared W. Kochenash, Associate	\$450	14.40	14.40	\$6,480.00	\$6,480.00
Christopher M. Lambe, Associate	\$450	18.40	443.10	\$8,280.00	\$192,630.00
Catherine C. Lyons, Associate	\$450	20.70	20.70	\$9,315.00	\$9,315.00
Thomas C. Mandracchia, Associate	\$450	0.50	7.20	\$225.00	\$3,240.00
Matthew Milana, Associate	\$450	0.00	17.60	\$0.00	\$7,920.00
Timothy R. Powell, Associate	\$450	15.70	91.00	\$7,065.00	\$40,950.00
Malak S. Doss, Associate	\$425	0.00	88.70	\$0.00	\$35,337.50
Jacob D. Morton, Associate	\$425	52.30	201.40	\$22,227.50	\$82,560.00
Andrew C. Papa, Associate	\$425	21.70	65.90	\$9,222.50	\$28,007.50
Caleb G. Johnson, Associate	\$415	0.00	91.20	\$0.00	\$37,848.00
Mae Oberste, Associate	\$415	0.00	5.20	\$0.00	\$2,158.00
Joshua Brooks, Associate	\$400	6.60	11.10	\$2,640.00	\$4,440.00
Kendeil A. Dorvilier, Associate	\$400	72.00	329.20	\$28,800.00	\$126,295.00

Professional	Most Recent Hourly Billing Rate	Total Billed Hours for the Period	Total Billed Hours From the Petition Date	Total Compensation for the Period	Total Compensation From the Petition Date
Heather P. Smillie, Associate	\$400	9.80	106.60	\$3,920.00	\$41,210.00
Steven W. Lee, Associate	\$375	0.00	41.10	\$0.00	\$15,412.50
Michael E. Neminski, Associate	\$375	18.60	77.90	\$7,905.00	\$30,142.50
Skyler Spped, Associate	\$375	0.00	5.60	\$0.00	\$2,100.00
M. Paige Valeski, Associate	\$375	0.00	38.20	\$0.00	\$16,617.00
Joel. W. Glazer, Associate	\$325	0.00	14.40	\$0.00	\$4,680.00
Casey Cathcart, Paralegal	\$310	34.10	203.20	\$10,571.00	\$62,291.50
Lisa Eden, Paralegal	\$310	22.70	112.90	\$7,037.00	\$34,274.50
Karen Luongo, Paralegal	\$275	0.00	0.60	\$0.00	\$165.00
Patrick Foss, Paralegal	\$175	1.00	12.80	\$165.00	\$2,112.00
Monica Fratticci, Paralegal	\$175	2.50	91.70	\$437.50	\$16,047.50
TOTALS:		1,258.10	6,188.10¹	\$865,609.00	\$4,006,639.62²

¹This amount reflects all voluntary hourly reductions to date (6,268.60 – 80.50 = 6,188.10).

²This amount reflects all voluntary fee reductions to date (\$4,077,433.662 - \$70,794.00 = \$4,006,639.62).

EXHIBIT D

SUMMARY OF PRIOR INTERIM FEE APPLICATIONS

Date Filed; Docket No.	Period Covered	Requested Fees/Expenses	Order Approving Interim Application	Amount Approved and/or Paid
10/16/20; D.I. 527	04/16/20 – 08/31/20	Fees: \$455,867.00 Expenses: \$4,642.93	11/04/20; D.I. 549	Fees: \$455,867.00 Expenses: \$4,642.93
02/17/21; D.I. 673	09/01/20 – 12/31/20	Fees: \$830,467.12 Expenses: \$7,492.30	03/08/21; D.I. 725	Fees: \$830,467.12 Expenses: \$7,492.30
06/04/21; D.I. 888	01/01/21 – 04/30/21	Fees: \$1,854,696.00 Expenses: \$75,939.09	07/15/21; D.I. 928	Fees: \$1,854,696.00 Expenses: \$75,939.09

SUMMARY OF PRIOR FEE STATEMENTS

Date Submitted	Period Covered	Requested Fees/Expenses	Amount Paid or to be Paid (90% of Fees, 100% of Expenses)	Amount of Holdback Requested
07/29/20	04/16/20 – 06/30/20	Fees: \$110,281.50 Expenses: \$253.40	Fees: \$99,253.35 Expenses: \$253.40	\$11,028.15
08/18/20	07/01/20 – 07/31/20	Fees: \$148,149.00 ¹ Expenses: \$189.46	Fees: \$133,334.10 Expenses: \$189.46	\$14,814.90
09/21/20	08/01/20 – 08/31/20	Fees: \$197,436.50 ² Expenses: \$4,200.07	Fees: \$177,692.85 Expenses: \$4,200.07	\$19,743.65
10/16/20	09/01/20 – 09/30/20	Fees: \$95,317.50 Expenses: \$630.92	Fees: \$85,785.75 Expenses: \$630.92	\$9,531.75
11/20/20	10/01/20 – 10/31/20	Fees: \$354,256.62 Expenses: \$4,310.94	Fees: \$318,830.96 Expenses: \$4,290.54	\$35,425.66
12/29/20	11/01/20 – 11/30/20	Fees: \$135,824.00 Expenses: \$642.04	Fees: \$122,241.60 Expenses: \$642.04	\$13,582.40
01/28/21	12/01/20 – 12/31/20	Fees: \$245,069.00 ³ Expenses: \$1,908.40	Fees: \$220,562.10 Expenses: \$1,908.40	\$24,506.90

¹ Amount reflects a voluntary reduction of \$776.00 pursuant to discussions with the Debtor regarding YCST's July 2020 fee invoice (\$148,925.00 - \$776.00 = \$148,149.00). A revised invoice reflecting the reduced amount of fees was submitted in accordance with the e-billing procedures established in this case.

² Amount reflects a voluntary reduction of \$2,505.00 to correct a billing error found in YCST's August 2020 fee invoice (\$199,941.50 - \$2,505.00 = \$197,436.50). An invoice reflecting the reduced amount of fees was submitted in accordance with the e-billing procedures established in this case.

³ Amount reflects a voluntary reduction of \$1,358.50 in order to correct a billing error found in YCST's December 2020 fee invoice and pursuant to discussions with the Debtor (\$246,427.50 - \$1,358.50 = \$245,069.00). The invoice

Date Submitted	Period Covered	Requested Fees/Expenses	Amount Paid or to be Paid (90% of Fees, 100% of Expenses)	Amount of Holdback Requested
02/22/21	01/01/21 – 01/31/21	Fees: \$154,210.00 Expenses: \$32.00	Fees: \$138,789.00 Expenses: \$32.00	\$15,421.00
03/23/21	02/01/21 – 02/28/21	Fees: \$832,948.50 ⁴ Expenses: \$11,756.55	Fees: \$749,653.65 Expenses: \$11,756.55	\$83,294.85
04/28/21	03/01/21 – 03/31/21	Fees: \$427,272.00 ⁵ Expenses: \$57,406.83	Fees: \$384,544.80 Expenses: \$57,406.83	\$42,727.20
05/25/21	04/01/21 – 04/30/21	Fees: \$440,265.50 Expenses: \$6,743.71 ⁶	Fees: \$396,238.95 Expenses: \$6,743.71	\$44,026.55
07/02/21	05/01/21 – 05/31/21	Fees: \$158,277.00 Expenses: \$1,683.30	Fees: \$142,449.30 Expenses: \$1,683.30	\$15,827.70
07/29/21	06/01/21 – 06/30/21	Fees: \$261,436.50 Expenses: \$1,957.66	Fees: \$235,292.85 Expenses: \$1,957.66	\$26,143.65
08/25/21	07/01/21 – 07/31/21	Fees: \$94,443.00 Expenses: \$3,071.24	Fees: \$84,998.70 Expenses: \$3,071.24	\$9,444.30
09/30/21	08/01/21 – 08/31/21	Fees: \$351,453.00 Expenses: \$3,578.31	Fees: \$316,307.70 Expenses: \$3,578.31	\$35,145.30

reflecting the reduced amount of fees was submitted in accordance with the e-billing procedures established in this case.

⁴ Amount reflects a voluntary reduction of \$66,109.50 in order to correct a billing error found in YCST's February 2021 fee invoice and pursuant to discussions with the Debtor (\$899,058.00 - \$66,109.50 = \$832,948.50). The corrected invoice reflecting the reduced amount of fees was submitted in accordance with the e-billing procedures established in this case.

⁵ Amount reflects a voluntary reduction of \$45.00 in order to correct a billing error found in YCST's March 2021 fee invoice and pursuant to discussions with the Debtor (\$427,317.00 - \$45.00 = \$427,272.00). The holdback fees will be submitted in accordance with the e-billing procedures established in this case and will account for the reduction.

⁶ Amount reflects a voluntary reduction of \$0.50 in order to correct a mathematical billing error found in YCST's April 2021 fee invoice (\$6,744.21 - \$0.50 = \$6,743.71). The corrected invoice reflecting the reduced amount of expenses was submitted in accordance with the e-billing procedures established in this case.

EXHIBIT E

CUMULATIVE EXPENSE SUMMARY

<u>Expense Category</u>	<u>Total Expenses for the Period 05/01/21 – 08/31/21</u>	<u>Total Expenses from the Petition Date</u>
Computerized Legal Research	\$2,163.72	\$10,418.54
Corporation Service Co. – UCC/Lien Search	\$0.00	\$82.25
Deposition / Transcript	\$0.00	\$1,128.75
Docket Retrieval/Search	\$436.70	\$1,288.80
Federal Express	\$44.67	\$691.20
Litigation Support / Scan	\$0.00	\$10.00
Outside Litigation	\$5,558.21	\$76,758.73
Reproduction Charges	\$1,983.20	\$6,983.20
Secretary of State	\$0.00	\$185.00
Teleconference / Video Conference	\$104.01	\$551.71
Working Meals	\$0.00	\$266.65
TOTALS:	\$10,290.51	\$98,364.83¹

¹ This amount reflects all voluntary expense reductions to date (\$98,365.33 - \$0.50 = \$98,364.83).