

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

In re:

PATRIOT COAL CORPORATION, *et al.*,

Debtors.

**Chapter 11
Case No. 12-51502-659
(Jointly Administered)**

**Objection Deadline:
May 20, 2013 at 4:00 p.m.
(prevailing Central Time)**

**MONTHLY FEE STATEMENT OF DAVIS POLK & WARDWELL LLP FOR
PROFESSIONAL SERVICES AND DISBURSEMENTS FOR THE PERIOD OF
MARCH 1, 2013 THROUGH MARCH 31, 2013**

NAME OF APPLICANT:

Davis Polk & Wardwell LLP

ROLE IN THE CASE:

Counsel to the Debtors

TIME PERIOD:

March 1, 2013 through and including
March 31, 2013

CURRENT APPLICATION¹:

Total Fees Requested: \$3,328,134.50
80% of Fees Requested: \$2,662,507.60
Total Expenses Requested: \$66,304.68

¹ These amounts reflect \$64,915.79 in voluntary reductions of fees and expenses, which voluntary reductions are in addition to reductions of \$33,655.15 on account of Southern District of New York and U.S. Trustee guidelines. These amounts also reflect \$750.00 in further fee concessions agreed to by Davis Polk with respect to the first review of certain litigation documents.

1. In accordance with the *Order To Establish Procedures for Interim Monthly Compensation and Reimbursement of Expenses of Professionals* [ECF No. 262] (the “**Interim Compensation Order**”), Davis Polk & Wardwell LLP (“**Davis Polk**”), counsel to the above-captioned debtors and debtors in possession (collectively, the “**Debtors**”), hereby submits its Monthly Statement for Professional Services and Disbursements (the “**Fee Statement**”) for the period of March 1, 2013 through and including March 31, 2013 (the “**Fee Statement Period**”).

2. Pursuant to the Interim Compensation Order, Davis Polk seeks payment of \$2,728,812.28, representing (a) 80% of Davis Polk’s fees for services rendered and (b) 100% of actual and necessary expenses incurred.

3. Attached hereto as Exhibit A is a listing of Davis Polk professionals and paraprofessionals (collectively, the “**Davis Polk Professionals**”), including the hourly rate for each Davis Polk Professional who rendered services to the Debtors in connection with these chapter 11 cases during the Fee Statement Period and the title, aggregate hours worked and the amount of fees billed by each Davis Polk Professional.

4. Attached hereto as Exhibit B is a schedule specifying the categories of actual and necessary expenses for which Davis Polk is seeking reimbursement and the total amount for each such expense category.

5. Attached hereto as Exhibit C is a summary of the number of hours and amounts billed by Davis Polk during the Fee Statement Period, organized by project categories. Such services included:

- Participating in numerous meetings and telephone conferences with the Debtors’ management and employees covering topics

such as the chapter 11 cases generally, interpretation of court orders, determination of the status of claims, contract and lease rejection issues, operational issues and general business issues;

- Advising the Patriot Coal Corporation board of directors regarding fiduciary duty issues, disclosure obligations, business and reorganization issues, the bankruptcy process and its options regarding all of the above;
- Assisting with the Debtors' retention of professionals in the Debtors' chapter 11 cases and in the ordinary course of business;
- Responding to numerous telephone calls and letters from creditors, equityholders and other parties in interest concerning the Debtors' chapter 11 cases, the filing of claims against the Debtors and the rights of creditors under the Bankruptcy Code and conducting associated legal research;
- Research and analysis related to the Debtors' rights and obligations under coal supply agreements and other commercial contracts;
- Research and negotiations with various parties with respect to the Debtors' pre- and post-petition selenium-related environmental obligations;
- Researching and analyzing environmental and regulatory issues, including with respect to the U.S. Securities and Exchange Commission, the Financial Industry Regulatory Authority, and the

Mine Safety and Health Administration, and advising the Debtors regarding the same;

- Preparation and filing of Exchange Act filings;
- Providing advice generally to the Debtors about the debtor-in-possession financing facilities;
- Defending against a motion to appoint an official committee of equityholders;
- Assisting the Debtors with and analyzing issues related to the Debtors' section 503(b)(9) Report and negotiating with creditors regarding related issues;
- Analyzing various creditor issues and assisting the Debtors with the claims reconciliation process;
- Analyzing and researching issues related to numerous executory contracts and advising the Debtors regarding the assumption, rejection and extending the time to assume or reject the same;
- Defending against and developing strategies with respect to parties filing motions seeking to lift the automatic stay;
- Coordinating and communicating with the Debtors and various parties regarding potential violations of the automatic stay;
- Seeking declaratory judgments regarding the Debtors' contractual rights under various royalty agreements;
- Participating in numerous teleconferences with the Debtors and other parties regarding critical vendor issues;

- Participating in numerous meetings and teleconferences to provide advice to the Debtors' management concerning financial matters (e.g., cost reductions), union negotiations, union and non-union communications, and litigation and non-litigation strategy with respect to labor issues;
- Preparing proposals in connection with section 1113 and 1114 of the Bankruptcy Code and advising the Debtors with respect to the same;
- Communicating and negotiating with professionals engaged by the Debtors' union concerning collective bargaining agreements and various other matters;
- Researching and drafting the Debtors' motion under sections 1113 and 1114 of the Bankruptcy Code, including coordinating the preparation of declarations from numerous professionals engaged by the Debtors with respect to their labor and retiree obligations;
- Preparing for hearings on the Debtors' section 1113 and 1114 motion and coordinating extensive negotiations and discovery with respect thereto;
- Responding to objections to the Debtors' motion seeking court approval of an annual incentive program and critical retention program and coordinating discovery and hearing preparation in connection with the same;

- Researching and analyzing tax issues and advising the Debtors regarding the same;
- Participating in numerous telephone conferences with the Office of the U.S. Trustee regarding various procedural, case management and other issues;
- Researching and analyzing various legal issues related to potential claims against certain counterparties;
- Researching and preparing several non-first-day procedural and substantive motions;
- Coordinating with the Creditors' Committee regarding various pleadings and administration of the Debtors' estates generally and responding to comments and concerns of the Creditors' Committee;
- Preparing for, attending and taking part in bankruptcy court hearings; and
- Filing and service of court papers.

6. Attached hereto as Exhibit D are the time records of Davis Polk, which provide a daily summary of the time spent by each Davis Polk Professional during the Fee Statement Period by project category.

Notice

7. Consistent with the procedures described in the Interim Compensation Order, the Debtors will serve this Fee Statement, by hand or overnight delivery, on (i) the Debtors, Patriot Coal Corporation, 12312 Olive Boulevard, Suite 400, St. Louis,

Missouri, 63141, Attn: Jacquelyn A. Jones, (ii) the Office of the United States Trustee for the Eastern District of Missouri, 111 South 10th Street, Suite 6.353, St. Louis, MO 63102, Attn: Leonora S. Long and Paul A. Randolph, (iii) attorneys for the administrative agent for the Debtors' postpetition lenders, (a) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Marcia Goldstein and Joseph Smolinsky, and (b) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019, Attn: Margot B. Schonholtz and Ana Alfonso, and (iv) counsel to the official committee of unsecured creditors, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Adam C. Rogoff, Esq. and Gregory G. Plotko, Esq.

8. WHEREFORE, the Debtors respectfully request that the Court grant the relief requested herein and such other and further relief as is just and proper.

Dated: New York, New York
May 3, 2013

By: /s/ Brian M. Resnick
Marshall S. Huebner
Damian S. Schaible
Brian M. Resnick
Michelle M. McGreal

DAVIS POLK & WARDWELL LLP
450 Lexington Avenue
New York, New York 10017
Telephone: (212) 450-4000
Facsimile: (212) 607-7983

*Counsel to the Debtors
and Debtors in Possession*

EXHIBIT A

Professionals and Rates

I.A. Partners/Counsel

NAME OF PARTNER/ COUNSEL	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES
Partners					
Sarah E. Beshar	1986-NY	Capital Markets	5.4	\$985	\$5,319.00
Edmond T. FitzGerald	1992-NY	Executive Compensation and Employee Benefits	16.3	\$985	\$16,055.50
Marshall S. Huebner	1994-NY	Insolvency & Restructuring	69.0	\$985	\$67,965.00
Benjamin Kaminetzky	1996-NY	Litigation	134.5	\$985	\$132,482.50
Paul R. Kingsley	1984-NY	Mergers and Acquisitions	1.3	\$985	\$1,280.50
Elliot Moskowitz	2002-NY	Litigation	172.4	\$975	\$168,090.00
Brian M. Resnick	2004-NY	Insolvency & Restructuring	117.0	\$975	\$114,075.00
Amelia T. R. Starr	1995-NY	Litigation	103.7	\$985	\$102,144.50
Mischa Travers	1998-NY	Corporate	34.5	\$985	\$33,982.50
Counsel					
Ron M. Aizen	2006-NY	Executive Compensation and Employee Benefits	34.3	\$915	\$31,384.50
Hayden S. Baker	2003-NY	Environmental	33.7	\$915	\$30,835.50
Erin K. Cho	1998-NY	Executive Compensation and Employee	27.5	\$985	\$27,087.50
Betty M. Huber	1997-NY	Environmental	1.2	\$985	\$1,182.00
Jonathan D. Martin	2004-NY	Litigation	191.9	\$915	\$175,588.50
Michael J. Russano	2002-NY	Litigation	227.4	\$915	\$208,071.00
Total Partners and Counsel			1170.1		\$1,115,543.50

II.A. Associates

NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE ¹	TOTAL FEES
Jeremy Adler	2010-NY	Litigation	151.2	\$750	\$113,400.00
Jessica Agostinho	2011-NY	Executive Compensation and Employee Benefits	73.4	\$675	\$49,545.00
Adam Balin	2012-NY	Litigation	52.3	\$575	\$30,072.50
Patrick Blakemore	Admission Pending	Litigation	58.8	\$465	\$27,342.00
Jeffrey Brenner	2012-NY	Capital Markets	3.4	\$575	\$1,955.00
Tenley L. Chepiga	2009-NY	Credit	3.8	\$795	\$3,021.00
Kevin J. Coco	2010-NY	Insolvency and Restructuring	141.6	\$750	\$106,200.00
Deryn Darcy	2010-NJ	Litigation	68.4	\$675	\$46,170.00
Amishi Desai	Admission Pending	Litigation	83.9	\$575	\$48,242.50
Lauren Howard Elbert	2010-NY	Litigation	49.5	\$750	\$37,125.00
Richard Estacio	2010-NY	Litigation	102.4	\$750	\$76,800.00
Aryeh E. Falk	2013-NY	Insolvency and Restructuring	76.4	\$465	\$35,526.00
Dharma B. Frederick	2007-NY	Litigation	71.2	\$795	\$56,604.00
Joshua Friedman	Admission Pending	Litigation	38.9	\$575	\$22,367.50
Andrew S. Gehring	2010-NY	Litigation	234.8	\$750	\$176,100.00
Elyse Glazer	2010-NY	Litigation	174.0	\$750	\$130,500.00
Trevor L. Gleason	Admission Pending	Capital Markets	7.7	\$675	\$5,197.50
Shirin Hakimzadeh	2011-NY	Litigation	22.3	\$675	\$15,052.50
Rayiner Hashem	Admission Pending	Litigation	29.1	\$465	\$13,531.50
Mhairi C. Immerman	2005-NY	Credit	2.2	\$575	\$1,265.00
Darren S. Klein	2007-NY	Insolvency and Restructuring	2.1	\$795	\$1,669.50
Steven C. Krause	2007-MA 2008-NY	Insolvency and Restructuring	1.8	\$795	\$1,431.00
Angela Libby	2012-NY	Insolvency and Restructuring	199.3	\$575	\$114,597.50
Daniel M. Loss	2005-NY	Litigation	175.8	\$795	\$139,761.00
Christopher Lynch	2008-NY	Litigation	93.6	\$795	\$74,412.00
Ferrell Maguire	Admission Pending	Capital Markets	2.3	\$465	\$1,069.50
Michelle M. McGreal	2007-NJ 2008-NY	Insolvency and Restructuring	122.9	\$795	\$97,705.50
Adam Mehes	2011-NY	Litigation	52.8	\$675	\$35,640.00
Damon P. Meyer	2006-NY	Insolvency and Restructuring	18.0	\$795	\$14,310.00

¹ As an accommodation to the Debtors, Davis Polk agreed to cap all rates at \$275 per hour for work performed in the “First Review” project category (as detailed on Exhibit D attached hereto).

NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE ¹	TOTAL FEES
Gerald M. Moody	2010-MA 2010-NY	Litigation	87.9	\$750	\$65,925.00
Lina Peng	Admission Pending	Litigation	50.2	\$465	\$23,343.00
Markus Pflieger	Admission Pending	Non-NY Foreign	15.0	\$275	\$4,125.00
Craig M. Reiser	2011-NY	Litigation	114.0	\$675	\$76,950.00
Christopher Robertson	Admission Pending	Insolvency and Restructuring	21.7	\$465	\$10,090.50
Lara Samet	2008-NJ 2009-NY	Litigation	270.4	\$795	\$214,968.00
Daniel Silberger	2012-NY	Insolvency and Restructuring	23.9	\$575	\$13,742.50
Eugene Sokoloff	Admission Pending	Litigation	136.9	\$465	\$63,658.50
Marc J. Tobak	2009-NY	Litigation	82.0	\$795	\$65,190.00
Amy E. Turner	2009-NY	Environmental	6.3	\$795	\$5,008.50
Adam VanWagner	Admission Pending	Insolvency and Restructuring	128.9	\$465	\$59,938.50
Amit Vora	2011-NY	Litigation	157.7	\$675	\$106,447.50
Total Associates			3,208.8		\$2,186,000.00

Attorney Blended Rates

	ATTORNEY BLENDED RATE	TOTAL ATTORNEY HOURS BILLED	TOTAL ATTORNEY FEES¹
Partners and Counsel	953.4	1170.1	\$1,115,543.50
Associates	681.3	3208.8	\$2,186,000.00
Total	754.0	4378.9	\$3,301,543.50

¹ These figures reflect reductions as referenced above.

III.A. Paraprofessionals

NAME OF PARAPROFESSIONAL	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES¹
C. Downer	Legal Assistant Corporate	3.0	\$325	\$975.00
Jen Eum	Legal Assistant Corporate	61.4	\$325	\$19,955.00
Elliot Law	Legal Assistant Corporate	34.7	\$400	\$13,880.00
Charles Lilly	Legal Assistant Corporate	3.5	\$325	\$1,137.50
Diego Lopez	Legal Assistant Corporate	7.2	\$325	\$2,340.00
Michael Pucci	Legal Assistant Corporate	28.0	\$325	\$9,100.00
Philip Song	Legal Assistant Corporate	7.2	\$205	\$1,476.00
Christopher Tumminello	Legal Assistant Corporate	11.4	\$325	\$3,705.00
Edgar Halford	Litigation Support	5.0	\$320	\$1,600.00
Marlon Oliva	Litigation Support	4.0	\$320	\$1,280.00
Mark Zaleck	Research Services	6.7	\$365	\$2,445.50
Total Paraprofessionals		172.1		\$57,894.00

¹ These figures reflect voluntary reductions as referenced above.

EXHIBIT B

Expenses

ACTUAL AND NECESSARY EXPENSES
INCURRED BY DAVIS POLK & WARDWELL LLP ON
BEHALF OF THE DEBTORS DURING THE COMPENSATION PERIOD

CATEGORY OF EXPENSES	AMOUNTS
Computer research	\$35,763.66
Duplication	\$6,709.53
Postage, courier and freight	\$278.34
Court and related fees	\$2,036.77
Outside document retrieval (transcript, PACER, etc.)	\$2,222.14
Travel	\$16,046.29
Meals	\$3,248.02
Total	\$66,304.68

EXHIBIT C

Summary by Project Code

**SUMMARY OF HOURS AND AMOUNTS BILLED DURING
THE COMPENSATION PERIOD BY DAVIS POLK & WARDWELL LLP
ORGANIZED BY INTERNAL PROJECT CATEGORY**

PROJECT CATEGORY	DESCRIPTION	HOURS	AMOUNT
1.	ASSET DISPOSITIONS	23.4	\$22,172.00
2.	AUTOMATIC STAY	35.2	\$26,301.00
3.	CLAIMS INVESTIGATIONS	605.5	\$416,540.50
4.	CREDITOR/EQUITYHOLDER\UCC ISSUES	697.4	\$523,750.50
5.	DPW RETENTION	1.5	\$968.50
6.	EMPLOYEE LABOR ISSUES	2,219.2	\$1,651,078.50
7.	EXECUTORY CONTRACTS	61.0	\$44,250.50
8.	FINANCING	8.3	\$6,319.50
9.	FIRST REVIEW	15.0	\$4,125.00
10.	GENERAL CASE ADMINISTRATION	135.3	\$94,859.00
11.	GOVERNANCE COMMUNICATIONS	17.9	\$16,885.50
12.	LITIGATION	393.5	\$300,633.00
13.	NON-DPW RETENTION	27.9	\$15,449.50
14.	NON-WORKING TRAVEL	70.2	\$31,303.00
15.	PLAN/DISCLOSURE STATEMENT	79.1	\$57,247.50
16.	PREPARATION OF FEE STATEMENTS/APPLICATIONS	64.9	\$35,157.00
17.	REGULATORY AND ENVIRONMENTAL	95.7	\$81,199.00
Total Hours and Compensation Requested:		4551.0	\$3,328,134.50¹

¹ This figure reflects reductions as referenced above.

EXHIBIT D

Time Record

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
ASSET DISPOSITIONS			
McGreal MM	03/01/13	1.8	Review non-disclosure agreement (0.2); correspondence with J. Jones and M. Buschmann regarding non-disclosure agreements (0.2); correspondence with B. Resnick regarding same (0.3); correspondence with K. Coco regarding same (0.2); review precedent nondisclosure agreements (0.8); correspondence with S. Beshar regarding same (0.1).
Resnick BM	03/01/13	0.9	Review non-disclosure agreement (0.2); correspondence with M. McGreal and S. Beshar regarding same (0.7).
Resnick BM	03/02/13	0.2	Call with M. Travers regarding non-disclosure agreement (0.1); emails regarding same (0.1).
Travers M	03/02/13	0.4	Call with B. Resnick regarding non-disclosure agreement.
McGreal MM	03/03/13	0.2	Correspondence with B. Resnick regarding revised non-disclosure agreement.
Resnick BM	03/03/13	0.4	Emails with M. Travers, S. Beshar and M. McGreal regarding non-disclosure agreement (0.3); review mark-up of same (0.1).
Travers M	03/03/13	0.7	Mark-up non-disclosure agreement (0.4); emails regarding non-disclosure agreement and potential release of confidential information (0.3).
Kingsley PR	03/04/13	1.3	Telephone conferences with B. Resnick regarding non-disclosure agreement (0.3); review precedent non-disclosure agreements (1.0).
McGreal MM	03/04/13	1.1	Revise non-disclosure agreement (0.7); correspondence with B. Resnick regarding same (0.2); teleconference with M. Travers regarding same (0.1); correspondence with J. Jones regarding same (0.1).
Resnick BM	03/04/13	0.8	Review non-disclosure agreement (0.2); calls with P. Kingsley regarding same (0.3); discuss same with M. McGreal (0.3).
Travers M	03/04/13	0.5	Call with M. McGreal regarding non-disclosure agreement and emails regarding same.
Travers M	03/05/13	0.4	Review materials regarding environmental issues in precedent asset sale.
McGreal MM	03/13/13	0.1	Correspondence with S. Schutzenhofer regarding asset dispositions.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Travers M	03/13/13	0.8	Emails regarding asset sales (0.3); review asset sales materials (0.5).
McGreal MM	03/14/13	1.2	Teleconference with Blackstone, C. Ebetino, B. Resnick and others regarding asset dispositions (1.1); correspondence with K. Coco regarding de minimis asset sales report (0.1).
Resnick BM	03/14/13	1.2	Call with clients and Blackstone regarding potential asset sales.
Travers M	03/14/13	1.6	Update call regarding potential asset dispositions.
Travers M	03/15/13	1.0	Call with C. Ebetino, Blackstone and others on Patriot team to discuss intercompany issues.
Resnick BM	03/18/13	0.3	Review materials in preparation for meeting regarding asset sales.
Travers M	03/18/13	1.4	Revise form of non-disclosure agreement and send to C. Ebetino (0.5); review slide deck on intercompany obligations (0.6); review precedent Patriot non-disclosure agreements (0.3).
Resnick BM	03/19/13	0.3	Review documents in preparation for meeting with clients regarding asset sales.
Travers M	03/19/13	0.9	Review intercompany presentation deck (0.8); email revised non-disclosure agreement to C. Ebetino and Blackstone (0.1).
Travers M	03/20/13	5.5	Meet with C. Ebetino and Blackstone regarding intercompany issues (4.5); update meeting with Patriot management and Blackstone (1.0).
Travers M	03/21/13	0.4	Review updated intercompany chart.
Total ASSET DISPOSITIONS		23.4	
AUTOMATIC STAY			
Coco KJ	03/01/13	1.0	Research regarding automatic stay issue and emails with J. Martin regarding same.
Estacio R	03/07/13	0.7	Emails with A. Libby and others regarding local rules regarding automatic stay (0.3); conduct research regarding same (0.3); conference with A. Libby regarding same (0.1).
Libby A	03/07/13	1.2	Research local rules in connection with automatic stay motion (0.6); emails with M. McGreal and K. Coco regarding same (0.3); confer with R. Estacio regarding same (0.3).
Martin JD	03/07/13	1.1	Review Artisan lift stay motion and related communications with A. Starr and R. Estacio.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Coco KJ	03/08/13	0.5	Emails with E. Waller and counterparty regarding lift stay stipulation.
Estacio R	03/08/13	2.2	Research regarding proving adequate protection in Eighth Circuit.
McGreal MM	03/08/13	0.3	Review and comment on lift stay stipulation.
McGreal MM	03/11/13	0.2	Correspondence with E. Waller regarding lift stay stipulation (0.1); correspondence with D. Klein regarding same (0.1).
McGreal MM	03/12/13	0.2	Correspondence with R. Mead and E. Waller regarding lift stay stipulation.
Estacio R	03/13/13	2.1	Research and draft objection to Artisan motion for relief from automatic stay (1.7); read Burns motion for relief from automatic stay and draft analysis regarding the same for A. Starr and J. Martin (0.4).
Martin JD	03/13/13	1.1	Review Burns lift stay motion (0.5); communications with E. Waller, R. Estacio and A. Starr regarding same (0.6).
McGreal MM	03/13/13	0.6	Teleconference with counsel to lift stay claimant regarding stipulation (0.1); correspondence with A. Starr and D. Klein regarding same (0.2); review insurance policy (0.2); emails with R. Mead, E. Waller and J. Jones regarding same (0.1).
Starr AT	03/13/13	0.7	Review Burns stay motion (0.3); emails with J. Martin and R. Estacio regarding the same (0.4).
Coco KJ	03/14/13	0.7	Lift stay call with clients (0.1); analysis of Logan lawsuit lift stay issues and stipulation (0.6).
Estacio R	03/14/13	5.5	Research and draft analysis regarding grounds for objection to Artisan motion for relief from automatic stay and evidence needed to support the same (4.8); correspond with J. Martin and M. McGreal regarding response to Burns motion for relief from automatic stay (0.3); analyze insurance coverage letter regarding same (0.4).
Martin JD	03/14/13	0.7	Communications with E. Waller, R. Estacio and M. McGreal regarding Burns lift stay motion.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
McGreal MM	03/14/13	1.3	Teleconference with J. Jones, E. Waller and K. Coco regarding lift stay stipulation (0.2); teleconference with A. Starr regarding same (0.1); correspondence with K. Coco regarding same (0.1); revise lift stay stipulation (0.2); correspondence with counsel to lift stay claimant (0.2); correspondence with K. Coco and R. Estacio regarding lift stay stipulation (0.3); review insurance policy and motion for same (0.2).
Starr AT	03/14/13	0.3	Emails with R. Estacio and J. Martin regarding Burns lift stay litigation.
Coco KJ	03/15/13	0.9	Review and coordinate regarding lift stay motion filed by creditor (0.5); emails with M. French and M. McGreal regarding lift stay stipulation (0.4).
Estacio R	03/15/13	2.3	Research and draft analysis for J. Martin regarding objection to Artisan's request for relief from automatic stay.
McGreal MM	03/15/13	0.2	Email insurer regarding lift stay stipulation (0.1); correspondence with K. Coco regarding potential lift stay stipulation (0.1).
Coco KJ	03/18/13	0.6	Emails with M. French regarding lift stay stipulation (0.3); review lift stay motion filed by creditor (0.3).
Falk AE	03/18/13	1.9	Finalize Logan lift stay stipulation and draft email to chambers regarding same (0.6); review Campbell lift stay stipulation (1.3).
McGreal MM	03/18/13	0.1	Correspondence with Company and K. Coco regarding Logan lift stay stipulation.
Coco KJ	03/19/13	0.4	Email to S. Elliott regarding automatic stay stipulation comments and communication with Davis Polk team regarding same.
Falk AE	03/19/13	0.7	Review lift stay stipulation and proofs of claim.
Coco KJ	03/20/13	1.1	Emails with clients regarding draft lift stay stipulation for Tetryl litigation and related issues (0.7); call with S. Elliott regarding lift stay stipulation and revise same (0.4).
McGreal MM	03/20/13	0.4	Review and comment on lift stay stipulation (0.3); correspondence with K. Coco and A. Falk regarding same (0.1).
Coco KJ	03/21/13	0.4	Draft and revise Campbell lift stay stipulation (0.3); email to clients regarding same (0.1).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Coco KJ	03/22/13	0.9	Emails with counsel to claimant Ernie Burns regarding lift stay stipulation (0.2); two calls with E. Waller regarding same and stipulation for Tetryl litigation (0.4); modify agreements in connection with same (0.3).
Coco KJ	03/25/13	2.1	Draft lift stay stipulation (1.0); call and emails with A. Wong regarding lift stay motions and stipulations (0.3); coordinate with Davis Polk team regarding response to Artisan and Burns lift stay motions (0.8).
Estacio R	03/25/13	0.3	Conference with K. Coco regarding objection to Artisan motion for relief to automatic stay (0.1); emails with K. Coco, J. Martin and others regarding the same (0.2).
Libby A	03/25/13	0.3	Research procedures and local rules regarding objection deadlines in connection with Artisan automatic stay.
Martin JD	03/25/13	0.2	Call with E. Waller, K. Coco and others regarding Burns lift stay motion.
Coco KJ	03/26/13	0.9	Calls with R. Estacio regarding Artisan lift stay matter (0.2); call with Artisan counsel regarding lift stay matter and follow-up emails to same (0.5); call with Ernie Burns counsel regarding lift stay matter and follow-up email to clients regarding same (0.2).
Estacio R	03/26/13	0.7	Review Artisan lift stay motion (0.4); confer with K. Coco regarding the same (0.3).
Libby A	03/26/13	0.1	Emails regarding Artisan motion to lift stay.
McGreal MM	03/26/13	0.1	Teleconference with A. Starr regarding lift stay stipulation.
Estacio R	03/28/13	0.1	Conference with A. Starr regarding motion to lift stay.
Resnick BM	03/29/13	0.1	Emails regarding automatic stay issues.
Total AUTOMATIC STAY		35.2	
CLAIMS INVESTIGATIONS			
Balin A	03/01/13	3.4	Second review of documents related to claims investigation.
Desai A	03/01/13	4.1	Review of documents for second review process.
Gehring AS	03/01/13	2.8	Emails with document review team regarding document review (0.9); conduct quality check of confidentiality coding (0.3); revise document search terms (0.7); call with M. Tobak regarding same (0.3); call with M. Tobak to M. Phillips at company regarding transition of data (0.6).
Hashem R	03/01/13	5.8	Second review of documents relevant to claims investigation and confidentiality review.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Reiser CM	03/01/13	5.9	Second review of documents pertinent to potential claims investigation (5.4); calls with M. Pucci regarding hard copy document processing project (0.1); confer with A. Gehring regarding status of second review of documents (0.4).
Russano MJ	03/01/13	2.4	Review Blackstone analysis regarding solvency (0.4); email to M. Huebner regarding same (0.1); review and revise proposed electronic search terms (0.5); confer with M. Tobak and A. Gehring regarding same (0.2); emails with J. Bean regarding same (0.3); review and analyze notable documents (0.9).
Tobak MJ	03/01/13	1.9	Telephone conference with M. Phillips and A. Gehring regarding spinoff (0.8); revise draft search terms (0.7); correspondence with M. Russano and A. Gehring regarding conversation with M. Phillips (0.4).
Vora A	03/01/13	3.6	Second review of documents in connection with potential claims investigations.
Reiser CM	03/03/13	1.1	Second review of documents pertinent to potential claims investigation.
Darcy D	03/04/13	6.6	Meet with M. Russano and J. Friedman regarding outline memorandum summarizing fraudulent transfer choice of law research to date (0.5); review comments to outline memorandum (0.5); meet with J. Friedman regarding workstreams on fraudulent transfer choice of law research (0.4); conduct research and review case law relating to fraudulent transfer choice of law (5.2).
Desai A	03/04/13	4.3	Review of documents for second review process.
Friedman J	03/04/13	1.0	Confer with M. Russano and D. Darcy regarding research on potential claims (0.6); confer with D. Darcy regarding same (0.4).
Gehring AS	03/04/13	0.5	Emails with M. Russano and M. Tobak regarding Rule 2004 discovery (0.3); emails with document review team regarding document review (0.1); review letter from Peabody regarding assumption of retirees (0.1).
Reiser CM	03/04/13	7.6	Second review of documents pertinent to potential claims investigation (7.3); review Peabody's response to Patriot's notice of dispute (0.1); emails with review team regarding second review of documents pertinent to potential claims investigation (0.2).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/04/13	5.5	Review and comment on revised electronic search term list (0.5); confer with M. Tobak and A. Gehring regarding same (0.2); review and analyze summary of call with M. Phillips regarding sources of electronic data (0.6); confer with M. Tobak and A. Gehring regarding same (0.2); review and analyze legal research regarding statute of limitations and choice of law (1.4); meet with D. Darcy and J. Friedman regarding same (0.5); draft meet and confer discovery correspondence (1.1); confer with A. Gehring regarding same (0.2); review and analyze Peabody response to letter from J. Bean regarding liability assumption agreement dispute (0.5); confer with E. Moskowitz, A. Gehring and M. Tobak regarding same (0.3).
Tobak MJ	03/04/13	2.6	Draft and revise email memorandum to Jones Day regarding separation of documents (1.3); correspondence regarding Epiq retention (0.2); review memorandum of C. Reiser regarding spinoff (0.7); correspondence regarding assumed retirees dispute (0.4).
Vora A	03/04/13	3.1	Second review of documents in connection with potential claims investigations.
Darcy D	03/05/13	7.9	Review cases relating to fraudulent transfer choice of law research (3.7); conduct case law research regarding fraudulent transfer choice of law (2.1); discuss same with J. Friedman (0.1); review and summarize federal claim data (1.5); confer with J. Friedman regarding same (0.3); confer with M. McGreal regarding same (0.2).
Desai A	03/05/13	3.9	Review of documents for second review process.
Friedman J	03/05/13	5.4	Conduct research regarding potential claims (3.5); confer with D. Darcy regarding same (0.4); review report on Patriot by B. Rader (0.7); draft email to team regarding same (0.8).
Gehring AS	03/05/13	0.6	Emails and calls with document review team regarding document review.
Reiser CM	03/05/13	6.5	Second review of documents pertinent to potential claims investigation (3.9); confer with A. Gehring regarding status of case and potential declaratory judgment complaint (1.5); research contract rescission issue (0.9); review report of B. Rader concerning Patriot's bankruptcy (0.2).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/05/13	1.8	Review and analyze response to request to arbitrate (0.5); confer with E. Moskowitz, A. Gehring and M. Tobak regarding same (0.4); confer with M. Huebner regarding timing of solvency analysis (0.1); review summary of report by B. Radar and email to M. Huebner regarding same (0.8).
Vora A	03/05/13	3.3	Second review of documents in connection with potential claims investigations.
Darcy D	03/06/13	4.1	Conduct research and review case law relating to fraudulent transfer choice of law.
Desai A	03/06/13	3.9	Review of documents for second review process.
Friedman J	03/06/13	0.7	Conduct research regarding potential claims.
Gehring AS	03/06/13	4.4	Review letter from Jones Day regarding indemnification (0.1); review report on Patriot's formation (0.4); call with M. Russano and M. Tobak to Kramer Levin regarding Rule 2004 subpoenas (0.3); call with M. Russano and M. Tobak to Jones Day regarding Rule 2004 subpoena (1.8); draft summary of same (1.6); email to M. Russano regarding same (0.2).
Huebner MS	03/06/13	0.3	Review letters from Peabody regarding various issues.
Reiser CM	03/06/13	6.0	Review emails pertaining to United Mine Workers of America action (0.1); second review of documents pertinent to potential claims investigation (5.7); confer with A. Gehring regarding status of case and potential declaratory judgment complaint (0.2).
Russano MJ	03/06/13	2.4	Call with B. O'Neill regarding Peabody discovery (0.8); prepare for and attend meet and confer with Peabody (1.3); confer with M. Tobak and A. Gehring regarding same and next steps (0.3).
Tobak MJ	03/06/13	5.4	Telephone conference with B. O'Neill, M. Russano and A. Gehring regarding meet and confer (0.3); meet-and-confer teleconference with Jones Day, B. O'Neill, B. Schulman, M. Russano and A. Gehring (1.5); confer with M. Russano and A. Gehring regarding same (0.5); draft letter to Peabody regarding discovery (2.5); revise summary of meet-and-confer (0.6).
Vora A	03/06/13	0.5	Second review of documents in connection with potential claims investigations.
Darcy D	03/07/13	1.9	Review meet and confer email summary (0.1); review scheduled claims data for government entities (0.6); draft summary of same (0.2); review case law relating to fraudulent transfer choice of law (1.0).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Desai A	03/07/13	1.9	Review of documents for second review process.
Gehring AS	03/07/13	1.0	Calls and emails with document review team regarding document review (0.2); calls with M. Tobak to M. Phillips at company regarding Rule 2004 subpoena (0.5); email to M. Russano regarding same (0.3).
Reiser CM	03/07/13	8.4	Second review of documents pertinent to potential claims investigation (4.5); review emails regarding Rule 2004 negotiations with Peabody (0.2); confer with A. Gehring regarding status of second review of documents (0.2); download and review filings in United Mine Workers of America action and prepare email memorandum summarizing same (3.5).
Russano MJ	03/07/13	4.4	Draft, review and revise discovery letter (1.3); confer with M. Tobak and A. Gehring and call to M. Phillips regarding same (0.4); email to J. Bean and C. Ebetino regarding meet and confer update (0.7); review discovery documents and update investigation summary regarding same (2.0).
Tobak MJ	03/07/13	4.8	Draft and revise letter to Peabody regarding discovery (3.5); conference with M. Phillips regarding electronic documents (0.7); prepare for same (0.3); confer with A. Gehring regarding same (0.3).
Vora A	03/07/13	3.4	Second review of documents in connection with potential claims investigations.
Darcy D	03/08/13	1.1	Confer with A. Gehring regarding casemap database (0.2); review case law in connection with fraudulent transfer choice of law (0.9).
Desai A	03/08/13	3.8	Review of documents for second review process.
Friedman J	03/08/13	0.2	Confer with D. Darcy regarding research on potential claims.
Gehring AS	03/08/13	1.0	Meet with M. Russano and M. Tobak regarding Rule 2004 discovery (0.3); edit letter to Peabody regarding same (0.3); review email from C. Reiser regarding United Mine Workers of America action against Peabody and Arch (0.2); call and emails with D. Darcy regarding potential claims investigation (0.1); emails with document review team regarding document review (0.1).
Reiser CM	03/08/13	6.6	Second review of documents pertinent to potential claims investigation.
Russano MJ	03/08/13	1.4	Draft, review and revise discovery letter (0.9); meet with M. Tobak and A. Gehring regarding same (0.3); confer with B. O'Neill regarding same (0.2).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Tobak MJ	03/08/13	1.7	Conferences with M. Russano and A. Gehring regarding discovery letter (0.3); revise discovery letter (1.4).
Hashem R	03/09/13	2.2	Second review of documents relevant to claims investigation.
Friedman J	03/10/13	0.7	Conduct research regarding potential claims.
Tobak MJ	03/10/13	0.4	Review article in connection with solvency issues.
Desai A	03/11/13	3.7	Review of documents for second review process.
Gehring AS	03/11/13	0.5	Edit letter to Peabody regarding Rule 2004 discovery (0.4); emails with document review team regarding document review (0.1).
Hashem R	03/11/13	5.3	Second review of documents relevant to claims investigation.
Reiser CM	03/11/13	4.8	Second review of documents pertinent to potential claims investigation.
Russano MJ	03/11/13	0.7	Review and revise discovery letter to incorporate Unsecured Creditors' Committee comments (0.5); confer with M. Tobak and A. Gehring regarding same (0.2).
Tobak MJ	03/11/13	0.6	Revise draft discovery letter.
Balin A	03/12/13	3.1	Second review of documents related to claims investigation.
Desai A	03/12/13	2.8	Review of documents for second review process.
Gehring AS	03/12/13	1.2	Emails with M. Russano and M. Tobak regarding Rule 2004 discovery (0.2); call with B. Schulman at Kramer Levin regarding same (0.1); letter to Peabody regarding same (0.4); review draft confidentiality agreement with Peabody (0.2); call with S. Ravi regarding document review (0.1); call with C. Reiser regarding same (0.2).
Hashem R	03/12/13	3.1	Second review of documents relevant to claims investigation.
Reiser CM	03/12/13	6.6	Second review of documents pertinent to potential claims investigation (4.8); prepare relevant documents email memorandum (1.4); confer with A. Gehring regarding status of second review of documents (0.2); emails with review team regarding second review of documents (0.2).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/12/13	1.9	Confer with C. Ebetino regarding Unsecured Creditors' Committee production and confidentiality (0.1); confer with A. Gehring and M. Tobak regarding document review status and investigation strategy (0.3); emails with Jones Day and Kramer Levin regarding meet and confer scheduling (0.2); review and analyze Jones Day discovery letter (0.6); confer with M. Huebner and E. Moskowitz regarding same (0.4); confer with M. Tobak and A. Gehring regarding same and draft discovery motion (0.3).
Tobak MJ	03/12/13	0.8	Review draft confidentiality order (0.4); correspondence with M. Russano and A. Gehring regarding discovery planning (0.4).
Desai A	03/13/13	5.4	Review of documents for second review process (3.3); compile updated document summaries of relevant documents (2.1).
Gehring AS	03/13/13	0.8	Call with M. Tobak regarding Rule 2004 discovery (0.4); call and emails with C. Reiser regarding document review (0.4).
Hashem R	03/13/13	6.2	Second review of documents relevant to claims investigation.
Reiser CM	03/13/13	4.4	Second review of documents pertinent to potential claims investigation (3.6); calls and emails with A. Gehring regarding documents identified in second review of documents (0.4); download and review Peabody filing in United Mine Workers of America action (0.4).
Tobak MJ	03/13/13	3.0	Conduct fact research in connection with Arch and ArcLight (2.0); revise draft discovery documents (0.8); correspondence with A. Libby regarding case management order (0.2).
Balin A	03/14/13	4.6	Second review of documents related to claims investigation (4.5); meet with A. Gehring regarding same (0.1).
Desai A	03/14/13	3.7	Review of documents for second review process.
Gehring AS	03/14/13	2.5	Call with M. Tobak regarding Rule 2004 discovery (0.3); call with C. Reiser regarding same (0.6); calls and emails with document review team regarding document review (0.6); calls with M. Russano and M. Tobak to Peabody and Kramer Levin regarding Rule 2004 discovery (1.0).
Hashem R	03/14/13	0.5	Draft memo to S. Ravi regarding notable documents since last update.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Reiser CM	03/14/13	11.2	Second review of documents pertinent to potential claims investigation (7.4); calls with A. Gehring regarding second review of documents and status of the case (0.7); calls with M. Tobak regarding electronic discovery research (0.5); research electronic discovery standards (2.6).
Russano MJ	03/14/13	1.8	Confer with C. Ebetino and J. Bean regarding Unsecured Creditors' Committee production and confidentiality (0.4); prepare for and attend Peabody meet and confer (0.8); confer with A. Gehring and M. Tobak regarding same (0.2); send summary email to clients regarding same (0.4).
Tobak MJ	03/14/13	3.7	Confer with A. Gehring regarding document review (0.3); confer with A. Gehring regarding Rule 2004 discovery (0.1); confer with C. Reiser regarding legal research in connection with discovery (0.4); telephone conference with M. Russano, A. Gehring, B. O'Neill, B. Schulman and Peabody counsel regarding discovery requests (0.5); confer with M. Russano, A. Gehring, B. O'Neill and B. Schulman regarding same (0.4); draft memorandum to clients regarding meet-and-confer (0.6); review revisions to discovery documents (0.6); review and revise confidentiality agreement (0.8).
Balin A	03/15/13	4.1	Second review of documents related to claims investigation.
Darcy D	03/15/13	0.1	Email with M. Russano regarding memorandum summarizing fraudulent transfer choice of law research.
Desai A	03/15/13	3.6	Review of documents for second review process.
Gehring AS	03/15/13	4.0	Emails and calls with M. Russano, M. Tobak and litigation technical services regarding production of documents to the Unsecured Creditors' Committee (0.9); review document search terms provided by the Unsecured Creditors' Committee (0.9); review Unsecured Creditors' Committee edits to Rule 2004 motion (0.3); call with M. Tobak to Kramer Levin regarding Rule 2004 discovery (1.1); email to M. Russano regarding same (0.2); email to B. Schulman at Kramer Levin regarding same (0.1); calls and emails with document review team regarding document review (0.5).
Hashem R	03/15/13	6.0	Second review of documents relevant to claims investigation.
Huebner MS	03/15/13	0.3	Conversation with J. Bean regarding meet and confer.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Reiser CM	03/15/13	6.6	Research electronic discovery standards and prepare email memorandum regarding same (3.3); download and review filings in United Mine Workers of America action and prepare email memorandum summarizing same (1.4); confer with A. Gehring regarding status of case (0.7); confer with M. Tobak regarding electronic discovery research (0.2); second review of documents pertinent to claims investigation (1.0).
Russano MJ	03/15/13	0.6	Confer with B. O'Neill regarding Unsecured Creditors' Committee production (0.2); confer with A. Gehring regarding same (0.4).
Tobak MJ	03/15/13	1.6	Review search terms in advance of Rule 2004 discovery call (0.3); telephone conference with A. Gehring, B. Schulman and A. Dove regarding Rule 2004 discovery (0.4); conferences with A. Gehring regarding search terms, discovery and review (0.7); review legal research of C. Reiser (0.2).
Gehring AS	03/16/13	2.9	Emails with litigation technical services regarding production of documents to the Unsecured Creditors' Committee (0.3); conduct quality check of production to Unsecured Creditors' Committee (2.6).
Tobak MJ	03/16/13	0.9	Conduct targeted review of documents for production (0.7); correspondence with A. Gehring regarding same (0.2).
Darcy D	03/17/13	3.1	Review outline memorandum summarizing fraudulent transfer choice of law research to date (1.2); brainstorm open research workstreams concerning same (0.8); research fraudulent transfer case law in particular state (1.1).
Gehring AS	03/17/13	1.3	Conduct quality check of production to Unsecured Creditors' Committee.
Tobak MJ	03/17/13	1.3	Conduct final quality control review of documents for production.
Balin A	03/18/13	7.9	Review documents in preparation for production in connection with claims investigation (7.5); speak with A. Gehring regarding same (0.4).
Darcy D	03/18/13	0.8	Meet with J. Friedman concerning research workstreams for memorandum summarizing fraudulent transfer (0.6); prepare for same (0.2).
Desai A	03/18/13	1.1	Review of documents for second review process.
Friedman J	03/18/13	0.8	Review memo regarding research on potential claims (0.2); confer with D. Darcy regarding same (0.6).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Gehring AS	03/18/13	6.2	Calls and emails with document review team regarding document production to Unsecured Creditors' Committee (1.3); conduct quality check of same (3.8); emails with M. Tobak regarding production of metadata (0.2); email to M. Tobak regarding document search terms (0.2); summarize relevant emails from document review (0.7).
Tobak MJ	03/18/13	6.3	Conduct final privilege review of documents for production (4.1); correspondence and conferences with A. Gehring regarding same (0.2); revise draft discovery document (0.9); revise search term proposal (0.7); review production specifications (0.4).
Balin A	03/19/13	2.2	Review documents related to claims investigation (0.2); search for and review documents pertaining to withdrawal liability (1.8); emails with regard to same (0.2).
Darcy D	03/19/13	0.2	Confer with J. Friedman regarding research in connection with memorandum summarizing fraudulent transfer choice of law.
Desai A	03/19/13	2.1	Review of documents for second review process.
Friedman J	03/19/13	7.6	Conduct research regarding potential claims (7.4); confer with D. Darcy regarding same (0.2).
Gehring AS	03/19/13	3.3	Emails with M. Tobak and litigation technical services regarding production of documents to the Unsecured Creditors' Committee (0.4); calls with M. Tobak to B. Schulman at Kramer Levin regarding same (0.1); call with M. Tobak to Kramer Levin regarding Rule 2004 discovery (1.0); review letter from Peabody regarding same (0.3); call and emails with M. Tobak regarding same (0.3); edit Rule 2004 motion (0.7); call with A. Balin regarding same (0.1); review Retiree Committee Rule 2004 motion and objection (0.4).
Russano MJ	03/19/13	2.3	Review and analyze correspondence from Peabody regarding discovery (0.8); confer with M. Tobak and A. Gehring regarding same (0.4); calls with M. Huebner and E. Moskowitz regarding same and response strategy (0.4); planning regarding Rule 2004 motion (0.7).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Tobak MJ	03/19/13	5.8	Revise Rule 2004 subpoena on Peabody (1.9); correspondence with M. Russano regarding Peabody letter (1.6); correspondence and conferences with A. Gehring and C. Hinton regarding production to Unsecured Creditors' Committee (0.8); correspondence with B. Schulman regarding search terms (0.5); telephone conference with B. O'Neill, B. Schulman, A. Dove and A. Gehring regarding search terms (0.5); review search term proposal in advance of same (0.3); call with B. O'Neill, B. Schulman, A. Dove and A. Gehring regarding Unsecured Creditors' Committee production (0.2).
Balin A	03/20/13	2.1	Search for and review documents pertaining to withdrawal liability and speak with A. Gehring regarding same (1.7); speak with M. Tobak about Rule 2004 motion (0.4).
Darcy D	03/20/13	3.6	Meet with J. Friedman regarding research relating to memorandum summarizing fraudulent transfer choice of law (0.7); review case law relating to same (0.7); compile facts relating to fraudulent transfer choice of law analysis (2.2).
Desai A	03/20/13	2.1	Review of documents for second review process.
Friedman J	03/20/13	5.8	Conduct research regarding potential claims (3.2); draft memo regarding same (2.0); confer with D. Darcy regarding same (0.6).
Gehring AS	03/20/13	3.5	Meet with M. Russano and M. Tobak regarding Rule 2004 discovery (1.4); coordinate production of documents to the Unsecured Creditors' Committee (1.7); emails with document review team regarding document review (0.1); emails with M. Russano regarding potential claims investigation (0.3).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/20/13	6.7	Prepare for and attend call with B. Hatfield, J. Bean, M. Huebner and E. Moskowitz regarding potential third-party claims (0.8); confer with A. Gehring and M. Tobak regarding same (0.4); meet with A. Gehring and M. Tobak regarding Peabody discovery, Rule 2004 subpoena, committee correspondence, motion to compel and document review and production (0.9); review correspondence regarding document production (0.3); call with B. O'Neill regarding same (0.2); confer with E. Moskowitz and E. Cowgill regarding assignment staffing (0.4); confer with E. Moskowitz regarding potential third-party claims (0.4); confer with D. Loss, M. Tobak and A. Gehring regarding same (0.3); review document production letter (0.4); review correspondence from J. Bean regarding potential claim under environmental statute and conduct research regarding same (1.0); confer with M. Tobak regarding same (0.3); email to H. Baker regarding same (0.2); review and analyze research regarding same (0.9); confer with B. O'Neill regarding motion to compel timing (0.2).
Tobak MJ	03/20/13	6.3	Confer with A. Balin regarding Rule 2004 research (0.7); confer with M. Russano and A. Gehring regarding Peabody discovery (1.0); confer with A. Gehring regarding same (0.6); revise draft Peabody discovery documents (2.8); review legal research in connection with same (1.2).
Balin A	03/21/13	6.8	Conduct research for Rule 2004 motion and draft summaries of findings for M. Tobak.
Darcy D	03/21/13	5.2	Review case law relating to fraudulent transfer choice of law (1.3); review case documents to compile facts for fraudulent transfer choice of law analysis (3.3); draft memorandum summarizing choice of law analysis (0.6).
Desai A	03/21/13	4.1	Review of documents for second review process.
Friedman J	03/21/13	6.6	Research regarding potential claims (3.2); draft memo regarding same (3.4).
Gehring AS	03/21/13	5.7	Edit Rule 2004 motion (3.9); edit Rule 2004 subpoena (1.0); meet with M. Tobak regarding Rule 2004 discovery (0.5); emails with D. Darcy regarding potential claims investigation (0.3).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/21/13	0.7	Review correspondence from J. Bean regarding potential third-party claims (0.2); emails with E. Moskowitz and M. Huebner regarding same (0.2); confer with M. Tobak and A. Gehring regarding same (0.3).
Tobak MJ	03/21/13	3.3	Draft summary of investigation projects for client meeting (1.7); draft agenda for same (0.4); review legal research of A. Balin regarding Rule 2004 (0.8); confer with A. Gehring regarding Rule 2004 motion (0.4).
Vora A	03/21/13	3.5	Second review of documents in connection with potential claims investigations.
Balin A	03/22/13	4.8	Research assent and acknowledgment agreement with United Mine Workers of America (1.5); research and review Rule 2004 motion (3.3).
Darcy D	03/22/13	5.3	Review case law relating to fraudulent transfer choice of law (0.9); conduct case law research relating to fraudulent transfer choice of law (0.5); draft memorandum summarizing fraudulent transfer choice of law analysis (3.9).
Desai A	03/22/13	4.2	Review of documents for second review process.
Friedman J	03/22/13	0.3	Confer with D. Darcy regarding research on potential claims.
Gehring AS	03/22/13	3.4	Call with M. Tobak regarding case status (0.2); emails with document review team regarding document review (0.5); review meeting agenda document (0.2); review draft Peabody confidentiality order (0.2); review updated document search terms (0.2); call with M. Huebner, E. Moskowitz and M. Tobak to Blackstone and company regarding potential claims investigation (1.1); meet with M. Tobak regarding Rule 2004 discovery (0.7); emails with E. Moskowitz, M. Russano and M. Tobak regarding same (0.3).
Moskowitz E	03/22/13	1.6	Prepare for and participate in call with clients regarding investigation status and next steps.
Pucci MV	03/22/13	2.2	Organize and consolidate documents in DocuMatrix system.
Russano MJ	03/22/13	1.2	Confer with E. Moskowitz, M. Tobak and A. Gehring regarding investigation status, planning and call with clients (0.2); review correspondence regarding same (0.4); review and comment on call agenda regarding same (0.6).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Tobak MJ	03/22/13	4.3	Telephone conference with B. Hatfield, J. Bean, M. Huebner, E. Moskowitz and A. Gehring regarding investigation status (1.5); confer with A. Gehring regarding discovery and Rule 2004 motion (0.9); revise draft Rule 2004 subpoena (0.9); revise agenda for client call (0.4); revise draft Rule 2004 motion (0.6).
Tobak MJ	03/23/13	4.5	Revise Rule 2004 subpoena on Peabody (0.3); revise draft Rule 2004 motion (4.2).
Balin A	03/24/13	1.7	Review Rule 2004 motion and research in connection with same.
Darcy D	03/24/13	5.9	Draft memorandum summarizing fraudulent transfer choice of law research (2.6); conduct research relating to fraudulent transfer choice of law analysis (1.7); review case law relating to fraudulent transfer choice of law (1.5); compile research materials (0.1).
Gehring AS	03/24/13	2.8	Edit Rule 2004 subpoena (0.3); edit Rule 2004 motion (2.4); emails with document review team regarding document review (0.1).
Tobak MJ	03/24/13	4.0	Revise draft Rule 2004 motion (3.9); correspondence with Curtis Mallet regarding conflicts discovery (0.1).
Balin A	03/25/13	1.1	Discuss comments to Rule 2004 motion with J. Martin (0.5); review motion and meet with A. Gehring (0.6).
Darcy D	03/25/13	7.7	Review case law relating to fraudulent transfer choice of law (1.6); meet with M. Russano regarding memorandum summarizing fraudulent transfer choice of law research (0.3); draft memorandum summarizing fraudulent transfer choice of law research (5.4); conduct research relating to same (0.4).
Desai A	03/25/13	2.1	Review of documents for second review process.
Gehring AS	03/25/13	5.6	Meet with M. Pflieger regarding document review (0.8); emails with document review team regarding same (0.2); emails with M. Russano and C. Reiser regarding Rule 2004 discovery (0.3); edit Rule 2004 subpoena (0.6); call with A. Dove at Kramer Levin regarding same (0.2); review privilege protocol (0.6); meet with C. Reiser regarding same (0.5); edit Rule 2004 motion (2.2); meet with A. Balin regarding same (0.2).
Pucci MV	03/25/13	2.3	Organize and consolidate documents in DocuMatrix system.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Reiser CM	03/25/13	8.0	Draft privilege protocol for second review (4.0); retrieve examples of privileged documents for meeting with review team (0.6); emails with review team regarding protocol (0.2); calls with A. Gehring regarding status of case and second review of documents (0.3); meet with A. Gehring regarding draft privilege protocol (0.5); second review of documents pertinent to claims investigation (2.4).
Russano MJ	03/25/13	5.1	Draft, review and revise Rule 2004 discovery motion (2.1); confer with M. Tobak, A. Gehring and A. Balin regarding same (0.4); confer with Unsecured Creditors' Committee counsel regarding same (0.3); review and revise Rule 2004 subpoena (1.0); review and revise draft confidentiality order and confer with M. Tobak and A. Gehring regarding same (0.6); email to J. Bean regarding confidentiality order (0.4); confer with D. Darcy regarding choice of law research (0.3).
Vora A	03/25/13	0.5	Second review of documents in connection with potential claims investigations.
Balin A	03/26/13	3.9	Conduct research related to the United Mine Workers of America (0.2); read privilege protocol (0.3); attend meeting to discuss privilege coding over the course of review (1.4); second review of documents related to claims investigation (2.0).
Darcy D	03/26/13	7.6	Draft memorandum summarizing fraudulent transfer choice of law research (2.0); review draft of same (2.8); revise draft of same (2.8).
Desai A	03/26/13	1.1	Meet with A. Gehring, C. Reiser, A. Balin and A. Vora to discuss privilege review for second review process.
Gehring AS	03/26/13	3.5	Edit Rule 2004 motion (1.7); call with C. Reiser regarding same (0.1); meet with C. Reiser, A. Vora, A. Balin and A. Desai regarding document review (1.3); calls and emails with document review team regarding same (0.4).
Pucci MV	03/26/13	0.5	Retrieve and print documents from DocuMatrix for meeting as per C. Reiser.

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Reiser CM	03/26/13	7.9	Calls with A. Gehring regarding status of case and document review (0.3); review selected privilege examples to prepare for meeting with review team (0.2); review draft Rule 2004 motion (0.4); second review of documents pertinent to potential claims investigation (4.9); meet with A. Gehring, A. Vora, A. Balin and A. Desai regarding privilege review (1.3); revise privilege protocol and email to team regarding same (0.2); emails and calls with review team regarding second review of documents (0.6).
Russano MJ	03/26/13	7.3	Draft, review and revise motion for Rule 2004 discovery (1.9); confer with A. Gehring, M. Tobak and A. Balin regarding same (0.4); email to J. Bean and C. Ebetino regarding same (0.5); call with J. Bean regarding same (0.4); confer with B. O'Neill and A. Dove regarding same (0.4); review media reports regarding Peabody (0.6); emails with J. Bean regarding proposed confidentiality agreement (0.2); review and analyze documents and update investigation summary (1.4); review and revise draft Rule 2004 subpoena (0.9); review and analyze statute of limitations memo (0.6).
Vora A	03/26/13	5.9	Confer with team members on privilege issues related to document review (1.3); second review of documents in connection with claims investigation (4.6).
Balin A	03/27/13	0.7	Review emails related to investigation (0.2); meet with A. Gehring to discuss relevant documents (0.5).
Darcy D	03/27/13	1.1	Research venue statute (0.1); prepare for and attend meeting with M. Russano and J. Friedman regarding memorandum summarizing fraudulent transfer choice of law research (0.6); draft list of questions for meeting with J. Butler on spin-off mechanics (0.2); email with J. Butler regarding meeting (0.2).
Desai A	03/27/13	1.9	Prepare relevant documents summary for internal distribution.
Friedman J	03/27/13	1.6	Review memo regarding potential claims (0.6); confer with M. Russano and D. Darcy regarding same (0.6); conduct research regarding potential claims (0.4).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Gehring AS	03/27/13	2.5	Calls and meeting with C. Reiser regarding Rule 2004 motion and ancillary documents (0.8); edit motion (0.7); call with A. Dove at Kramer Levin regarding same (0.2); review draft confidentiality agreement (0.1); meet with M. Russano regarding presentation to the board (0.3); emails with document review team regarding document review (0.1); meet with A. Balin regarding same (0.3).
Reiser CM	03/27/13	7.7	Review emails regarding precedent case and email M. Russano regarding same (0.2); second review of documents pertinent to potential claims investigation (0.8); calls and meetings with A. Gehring regarding declaration in support of Rule 2004 motion (1.2); review draft Rule 2004 motion (0.5); retrieve documents to be filed as exhibits in connection with Rule 2004 motion (2.0); draft declaration regarding same (2.2); emails with M. Russano and A. Gehring regarding same (0.4); review and summarize documents for relevant document email circulation (0.4).
Russano MJ	03/27/13	7.0	Review CERCLA and fraudulent transfer research from H. Baker (1.1); confer with C. Reiser regarding same (0.2); call with H. Baker regarding same (0.3); review and analyze precedent cases in connection with same (0.8); draft, review and revise discovery motion (0.7); email to A. Dove and B. O'Neill regarding same (0.2); confer with A. Gehring and A. Balin regarding motion declaration (0.3); confer with investigation team regarding potential claims (0.3); review and analyze statute of limitations research and revise memorandum regarding same (2.0); meet with D. Darcy and J. Friedman regarding same (0.5); call to J. Butler regarding same (0.2); review proposed confidentiality stipulation from Peabody (0.6); email to P. Wilson regarding meet and confer scheduling (0.2); review and incorporate client comments regarding discovery motion (0.4).
Vora A	03/27/13	4.6	Second review of documents in connection with potential claims investigations.
Balin A	03/28/13	5.9	Review and cite check Rule 2004 motion (5.7); confer with A. Gehring in regards to same (0.2).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Darcy D	03/28/13	1.9	Prepare for and attend meeting with J. Butler (0.9); review distribution and separation agreement from spin-off (0.6); review M. Russano's comments to memorandum summarizing fraudulent transfer choice of law analysis (0.2); meet with J. Friedman regarding next steps on memorandum (0.2).
Friedman J	03/28/13	2.5	Conduct research regarding potential claims (1.4); confer with D. Darcy regarding same (0.3); confer with J. Butler regarding spin-off (0.8).
Gehring AS	03/28/13	5.6	Emails with M. Russano regarding Rule 2004 motion (0.4); calls and emails with M. Tobak regarding same (0.7); calls with C. Reiser regarding same (0.3); edit same (0.7); meet with A. Balin regarding same (0.2); quality check document review (0.4); prepare outline for board presentation (2.6); edit proposed discovery search terms (0.3).
Reiser CM	03/28/13	5.8	Edit draft Rule 2004 motion and draft exhibits declaration (0.3); second review of documents pertinent to potential claims investigation (3.6); calls with A. Gehring regarding Rule 2004 motion and second review of documents (0.3); call with M. Tobak regarding same (0.3); call with E. Sokoloff regarding bankruptcy court motion filing requirements (0.1); draft exhibit summary for Rule 2004 motion (0.4); calls with A. Balin regarding Rule 2004 motion (0.2); review and summarize documents for relevant document email circulation (0.1); review and edit status summary of Patriot bankruptcy proceedings (0.5).
Russano MJ	03/28/13	5.5	Draft, review and revise discovery motion (1.1); confer with J. Bean regarding same and timing of filing (0.2); confer with Unsecured Creditors' Committee counsel regarding same (0.3); review and comment on proposed confidentiality agreement (0.6); review covenant agreement and confer with M. McGreal regarding same (0.3); review and revise discovery motion declaration and confer with C. Reiser regarding same (0.7); confer with M. Tobak regarding document review progress and management (0.3); call with P. Wilson and S. Cousins regarding discovery motion (0.4); review and comment on proposed confidentiality order (0.9); review proposed keyword terms and confer with A. Gehring and M. Tobak regarding same (0.7).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Tobak MJ	03/28/13	4.6	Confer with A. Gehring regarding status of Rule 2004 motion (0.5); confer and correspondence with A. Libby regarding Rule 2004 motion filing (0.6); confer with C. Reiser regarding exhibits to motion (0.4); correspondence with M. Russano and A. Gehring regarding search term proposal (0.7); review confidentiality stipulation (0.6); review and revise Rule 2004 motion (1.3); correspondence and conferences with D. MacGregor regarding Epiq retention (0.5).
Darcy D	03/29/13	3.5	Review spin-off distribution and separation agreement (0.3); review notes regarding spin-off (0.3); meet with J. Friedman regarding open research items from memorandum summarizing fraudulent transfer choice of law research (0.7); confer with M. Tobak regarding jurisdiction and venue questions (1.0); follow-up with J. Friedman regarding same (0.4); research case law regarding jurisdiction question (0.3); review case law on same (0.5).
Friedman J	03/29/13	3.1	Research potential claims (1.7); confer with D. Darcy regarding same (1.4).
Gehring AS	03/29/13	2.9	Prepare outline of presentation to the board regarding potential claims investigation (0.9); email to M. Russano regarding same (0.1); meet and call with M. Tobak to Kramer Levin regarding Rule 2004 discovery (1.2); review comments from Kramer Levin on Rule 2004 motion (0.2); edit Rule 2004 motion (0.5).
Reiser CM	03/29/13	6.4	Second review of documents pertinent to potential claims investigation (6.3); call with A. Gehring regarding case (0.1).

Time Detail By Project

Timekeeper	Work Date	Hours	Narrative
Russano MJ	03/29/13	8.9	Draft, review and revise discovery motion and related papers (2.6); review Unsecured Creditors' Committee comments regarding same (0.8); confer with M. Tobak and A. Gehring regarding same (0.5); call with B. O'Neill regarding same (0.3); review and analyze proposed electronic search terms (0.7); confer with M. Tobak and A. Gehring regarding same (0.2); prepare for board presentation regarding third-party investigation and declaratory judgment action, including review of documents regarding same (2.1); confer with B. Resnick, H. Baker and A. Gehring regarding same (0.4); draft, review and revise talking points regarding same (1.1); email to B. Resnick regarding same (0.1); emails with J. Bean regarding discovery motion and timing (0.1).
Tobak MJ	03/29/13	2.9	Correspondence with B. Schulman and A. Gehring regarding search terms (0.3); telephone conference with B. Schulman and A. Gehring regarding search terms and Rule 2004 motion (0.5); confer with A. Gehring regarding Rule 2004 motion and confidentiality stipulation (0.5); confer with D. Darcy regarding statute of limitations research (1.0); revise draft email regarding search terms (0.3); review changes to draft Rule 2004 motion (0.3).
Reiser CM	03/30/13	1.4	Second review of documents pertinent to potential claims investigation.
Tobak MJ	03/30/13	0.6	Revise draft Rule 2004 motion.
Darcy D	03/31/13	0.8	Review spin-off documents.
Friedman J	03/31/13	2.6	Conduct research regarding potential claims.
Gehring AS	03/31/13	0.7	Emails with document review team regarding document review (0.1); draft motion to exceed page limit for Rule 2004 motion (0.6).
Tobak MJ	03/31/13	0.4	Correspondence with A. Libby and A. Gehring regarding Rule 2004 motion.
Total CLAIMS INVESTIGATIONS		605.5	
CREDITOR\EQUITYHOLDER\UCC ISSUES			
Adler J	03/01/13	0.8	Meet with A. Starr and L. Elbert regarding expert declaration filed by equityholders in support of motion to appoint an equity committee.

Coco KJ	03/01/13	1.6	Emails with company and counterparties regarding Natural Resource Partners issues (0.6); emails with company and counterparties regarding §503(b)(9) claims and questions (0.4); review objection to reclamation report filed by Tire Centers and emails regarding same (0.6).
Elbert LH	03/01/13	1.3	Confer with A. Starr and J. Adler regarding expert reports submitted by experts for the shareholders seeking an equity committee (0.8); review expert reports (0.5).
Eum JS	03/01/13	0.5	Coordinate circulation of expert report as per L. Elbert.
Gehring AS	03/01/13	1.1	Review equity committee expert report (1.0); email to L. Samet regarding same (0.1).
Lynch C	03/01/13	0.9	Team meeting to discuss expert reports from interested shareholders (0.8); correspond with M. Carney regarding depositions and testifying experts (0.1).
McGreal MM	03/01/13	0.1	Correspondence with J. Eagan regarding Bank of America diligence request.
Starr AT	03/01/13	3.3	Review equity committee reports (0.9); plan Patriot responses to same (1.2); emails and calls regarding equity committee issues with J. Jones, M. Day, B. Bennett, C. Lynch, J. Adler, B. O'Neill, A. Schlesinger, S. Schwartz and L. Elbert (0.9); review materials relating to equity committee opposition (0.3).
VanWagner AB	03/01/13	2.9	Conduct research regarding claims issue (2.2); discuss same with K. Coco (0.2); call with attorney regarding 503(b)(9) report (0.2); email K. Coco regarding same (0.2); email R. McWilliams regarding same (0.1).
Starr AT	03/02/13	0.1	Emails with E. Moskowitz regarding equity committee.
Adler J	03/04/13	3.1	Review expert report in support of motion to appoint an equity committee (1.9); calls with client, A. Starr and C. Lynch regarding same (1.2).
Coco KJ	03/04/13	0.7	Emails with clients and R. McWilliams regarding §503(b)(9) inquiries (0.4); communications with A. Libby regarding Bulldog Excavating issues (0.3).
Lynch C	03/04/13	3.5	Conference call with A. Starr, J. Adler and clients regarding equity committee expert reports (1.0); call with A. Starr and B. O'Neill regarding equity committee expert reports (0.5); correspond with M. Carney regarding expert reports and deposition scheduling (1.0); review and analyze expert reports (1.0).
McGreal MM	03/04/13	0.1	Correspondence with Willkie regarding Bank of America information request.

Starr AT	03/04/13	4.4	Conference call with client regarding expert reports (1.1); conference call with Unsecured Creditors' Committee regarding expert reports (1.3); emails with S. Schwartz and Blackstone regarding expert reports (0.6); prepare expert analysis (1.0); calls regarding motion to strike with D. Frederick, K. Wagner, B. Kaminetzky and B. Resnick (0.4).
Adler J	03/05/13	7.9	Conference call with Blackstone, A. Starr and C. Lynch regarding expert report in response to the expert report filed by equityholders (2.0); draft email to M. Carney regarding his deposition (0.3); review expert reports filed in support of equityholders' motion to appoint an equity committee (1.2); call with Houlihan, Blackstone, A. Starr and C. Lynch regarding expert report in response to the expert report filed by equityholders (1.2); prepare deposition outline for witness (3.2).
Coco KJ	03/05/13	2.0	Call with J. Tucker regarding Strata Mine Services and follow-up (0.3); coordinate regarding §503(b)(9) issues and queries (0.4); draft and send letter regarding Tier 2 sale contract notification (0.6); coordinate with GCG regarding government claims issues (0.3); coordinate with GCG and clients regarding late filed claims issue (0.4).
Huebner MS	03/05/13	0.2	Conversation with J. Bean regarding claim reconciliation and related matters.
Lynch C	03/05/13	2.9	Conference call with A. Starr, J. Adler and Blackstone regarding expert reports (1.0); correspond with M. Carney regarding deposition scheduling and expert reports (0.5); conference call with A. Starr, J. Adler, B. O'Neill, Blackstone and Houlihan regarding expert reports (1.0); correspond with J. Adler regarding deposition preparation (0.4).
McGreal MM	03/05/13	2.1	Teleconference with E. Waller, J. Linden and others regarding potential settlement of claims (0.7); review materials regarding same (0.6); legal research regarding same (0.2); correspondence with A. Starr, D. Klein and K. Coco regarding same (0.2); teleconference with E. Waller regarding same (0.1); correspondence with K. Coco regarding late proof of claim (0.1); correspondence with M. Huebner and J. Bean regarding Unsecured Creditors' Committee (0.2).

Starr AT	03/05/13	5.3	Conference call with Blackstone regarding equity committee reports (2.0); conference call with Unsecured Creditors' Committee counsel, Blackstone and Houlihan regarding equity committee reports (1.0); calls and emails with C. Lynch, M. Carney, J. Jones, B. Bennett, E. Moskowitz, P. Schnapp, A. Alfonso and A. Saavedra regarding equity committee (1.1); review materials regarding S. Schwartz report (1.2).
VanWagner AB	03/05/13	1.5	Review §503(b)(9) issue (0.4); discuss same with K. Coco (0.2); draft email to company regarding same (0.3); phone call with §503(b)(9) claimant (0.2); draft status chart of §503(b)(9) claims (0.3); call with additional 503(b)(9) claimant (0.1).
Adler J	03/06/13	6.2	Schedule court reporters for witness depositions (0.2); prepare outline for witness depositions (4.7); call with expert regarding report (0.6); call with counsel for DIP lenders regarding expert reports (0.7).
Coco KJ	03/06/13	2.5	Analysis of IVS Hydro claims (0.4); coordinate regarding Strata Mine Services issues and critical vendor agreement (1.0); coordinate regarding 503(b)(9) claim queries and issues (1.1).
Huebner MS	03/06/13	0.3	Conversation with J. Bean regarding Unsecured Creditors' Committee issues.
Libby A	03/06/13	0.8	Review IVS Hydro claims (0.3); call with J. Caldwell regarding same and email to client regarding same (0.5).
Lynch C	03/06/13	2.3	Call with B. O'Neill regarding equity committee depositions (0.1); call with A. Starr, J. Adler and S. Schwartz regarding equity committee depositions (0.7); correspond with M. Carney regarding equity committee (0.2); draft correspondence with M. Carney regarding equity committee scheduling and other issues (0.5); review and prepare materials for equity committee depositions (0.8).
Starr AT	03/06/13	4.7	Conference call with S. Schwartz (0.7); conference call with DIP Lenders regarding equity Committee (1.0); plan expert report (1.6); calls and emails with J. Jones, P. Schnapp, C. Ebetino, B. Bennett, A. Schlesinger and C. Lynch regarding equity committee (0.9); emails and calls regarding depositions with C. Lynch (0.3); call to B. O'Neill regarding equity committee discovery (0.2).
VanWagner AB	03/06/13	1.4	Correspondence with K. Coco regarding 503(b)(9) claimants (0.4); review fax from claimant (0.2); prepare email to company regarding same (0.3); phone calls with §503(b)(9) claimants (0.4); email to K. Coco regarding same (0.1).

Zaleck M	03/06/13	1.0	Search for articles and testimony by expert witness for J. Adler.
Adler J	03/07/13	9.2	Call with Z. Mitschrich regarding deposition of witness (0.5); draft witness deposition outline (8.7).
Coco KJ	03/07/13	1.5	Emails with clients and counterparty regarding Unsecured Creditors' Committee mark-up issues (0.5); analysis of §503(b)(9) claims issues and emails with clients and creditors regarding same (1.0).
Frederick DB	03/07/13	0.8	Review background materials (0.3); conference with A. Starr regarding case status and strategy (0.5).
Lynch C	03/07/13	1.4	Correspond with J. Adler regarding court reporters for upcoming depositions (0.1); correspond with M. Carney regarding equity committee depositions (0.8); correspond with B. O'Neill regarding equity committee depositions (0.1); call with M. Carney regarding equity committee depositions (0.2); review deposition preparation material (0.2).
McGreal MM	03/07/13	0.5	Teleconference with counsel to creditor and K. Coco regarding claims (0.1); confer with K. Coco regarding same (0.1); teleconferences with J. Bean and R. McWilliams regarding same (0.1); confer with M. Huebner regarding same (0.1); review materials regarding vendor claims (0.1).
Starr AT	03/07/13	4.2	Review §§ 1113 and 1114 papers and analyze regarding equity committee (1.1); calls with E. Glazer regarding confidentiality (0.2); calls and emails regarding depositions with C. Lynch, J. Adler, B. O'Neill, A. Alfonso, A. Saavedra, J. Jones, J. Bean and M. Carney (1.7); calls and emails regarding analyzing witness report with C. Lynch, J. Adler, A. Schlesinger, Z. Mitschrich and B. O'Neill (0.9); review coal forecasts from analysts' report (0.3).
VanWagner AB	03/07/13	2.6	Phone calls with §503(b)(9) claimants (0.5); review issues regarding same (0.7); meet with K. Coco to discuss same (0.3); draft emails to company regarding same (0.6); discuss same with K. Coco (0.2); update chart regarding same (0.3).
Adler J	03/08/13	5.3	Draft emails to M. Carney regarding witness report and deposition (1.3); draft outline for witness deposition (2.2); meet with A. Starr, C. Lynch and D. Frederick regarding equity committee depositions (1.2); call with Blackstone, A. Starr, C. Lynch and D. Frederick regarding same (0.6).
Coco KJ	03/08/13	0.4	Emails and coordinate regarding 503(b)(9) claims.

Frederick DB	03/08/13	3.5	Review of background materials (2.5); conferences with A. Starr, J. Adler, C. Lynch and experts regarding case status and strategy (1.0).
Huebner MS	03/08/13	0.9	Emails with clients regarding Unsecured Creditors' Committee issues (0.1); conversation with L. Long regarding same (0.3); review and markup of Unsecured Creditors' Committee incentive pleading (0.3); emails to T. Mayer regarding Unsecured Creditors' Committee pleading (0.2).
Lynch C	03/08/13	1.2	Meet with A. Starr, J. Adler and D. Frederick regarding equity committee depositions (0.5); draft correspondence for M. Carney regarding same (0.3); review materials received from M. Carney in connection with upcoming depositions and correspond with J. Adler regarding same (0.4).
McGreal MM	03/08/13	0.2	Correspondence with Kramer Levin regarding March 19 hearing (0.1); teleconference with K. Coco regarding Unsecured Creditors' Committee issues (0.1).
Starr AT	03/08/13	4.6	Meet with C. Lynch, J. Adler and D. Frederick regarding deposition preparation (1.2); calls with B. O'Neill regarding depositions (0.3); emails and calls regarding depositions and discovery to A. Alfonso, A. Saavedra, J. Jones and J. Bean (1.0); review expert disclosures (0.5); review expert back up materials (0.3); calls regarding witness deposition with C. Lynch (0.1); conference call with Blackstone regarding witness deposition (0.5); plan witness deposition (0.7).
VanWagner AB	03/08/13	0.4	Emails to §503(b)(9) claimant counsel (0.3); call with K. Coco regarding same (0.1).
Starr AT	03/09/13	0.7	Emails with J. Adler, C. Lynch, A. Schlesinger and Z. Mitschrich regarding witness data (0.4); review and revise draft email to M. Carney (0.3).
Adler J	03/10/13	5.0	Telephone call with A. Starr and C. Lynch regarding deposition of witness (0.5); draft outline for deposition of witness (4.5).
Lynch C	03/10/13	2.0	Review deposition preparation materials, correspond with J. Adler regarding same (1.5); conference call with A. Starr and J. Adler regarding same (0.5).
Resnick BM	03/10/13	0.1	Emails with T. Mayer regarding Unsecured Creditors' Committee issues.
Starr AT	03/10/13	0.9	Emails regarding preparing for expert depositions with C. Lynch and J. Adler (0.4); conference call regarding C. Lynch and J. Adler regarding witness deposition (0.5).

Adler J	03/11/13	6.9	Call with Blackstone regarding witness deposition (0.5); call with Blackstone and Patriot regarding witness deposition (0.6); prepare exhibits for witness deposition (0.5); draft deposition outline for witness deposition (5.3).
Eum JS	03/11/13	2.5	Compile documents for witness deposition binder as per J. Adler.
Lynch C	03/11/13	1.8	Conference call with Blackstone and client regarding equity committee motion and response (0.6); prepare materials for production to counsel for interested shareholders (0.2); correspond with M. Carney regarding upcoming depositions and latest productions (0.5); prepare for upcoming expert depositions (0.5).
Resnick BM	03/11/13	0.4	Correspondence with Blackstone, M. Huebner and E. Moskowitz regarding Navigant diligence request.
Starr AT	03/11/13	3.3	Conference call with J. Jones, B. Bennett, C. Ebetino, P. Schnapp, A. Schlesinger and Z. Mitschrich regarding equity committee expert analysis (1.0); calls with A. Alfonso and A. Saavedra regarding witness deposition (0.3); prepare for witness deposition (2.0).
VanWagner AB	03/11/13	1.9	Call with M. McGreal regarding 503(b)(9) claim (0.1); call with 503(b)(9) claimant counsel (0.2); review of records in connection with same (0.3); emails with K. Coco regarding same (0.4); emails to clients regarding same (0.6); update chart related to same (0.3).
Adler J	03/12/13	8.9	Call with Blackstone regarding witness deposition (0.3); draft deposition outline (6.0); prepare exhibits for witness deposition (2.6).
Downer CA	03/12/13	3.0	Create and revise deposition preparation binders as per J. Adler.
Frederick DB	03/12/13	2.5	Review of witness deposition materials.
Lilly CJ	03/12/13	3.5	Assist in creation of deposition binder as per P. Song and J. Adler.
Lynch C	03/12/13	6.0	Prepare for deposition of witness.
Resnick BM	03/12/13	1.0	Correspondence with E. Moskowitz, H. Baker and A. Schlesinger regarding Navigant due diligence request (0.4); correspondence with A. McCallister, H. Baker and A. Schlesinger regarding same (0.6).
Song PJ	03/12/13	7.2	Create and revise deposition preparation binders as per J. Adler.
Starr AT	03/12/13	1.8	Prepare for witness depositions (1.0); calls and emails with J. Adler, C. Lynch and B. O'Neill regarding the same (0.8).
Tumminello CJ	03/12/13	3.2	Create and revise deposition preparation binders as per J. Adler.

VanWagner AB	03/12/13	1.2	Emails with M. McGreal and K. Coco regarding §503(b)(9) claimants (0.3); email to clients regarding same (0.2); call with §503(b)(9) claimant (0.2); review records related to same (0.3); email to K. Coco regarding same (0.2).
Adler J	03/13/13	11.5	Finalize witness deposition outline (0.8); meet with A. Starr and C. Lynch regarding witness deposition (0.8); attend witness deposition (6.9); review and highlight transcript of witness deposition (3.0).
Elbert LH	03/13/13	0.5	Review emails relating to expert discovery.
Frederick DB	03/13/13	7.8	Attend witness deposition (6.0); review transcript of same (1.8).
Libby A	03/13/13	0.4	Attend weekly claims update call and update M. McGreal and K. Coco regarding same.
Lynch C	03/13/13	10.0	Meet with A. Starr and J. Adler to prepare for witness deposition (0.8); depose witness (6.7); prepare materials for witness deposition (2.5).
McGreal MM	03/13/13	1.4	Update call with Kramer Levin, M. Huebner and B. Resnick (0.4); correspondence with K. Coco and creditor regarding proof of claim (0.1); correspondence with B. Resnick and A. VanWagner regarding §503(b)(9) claim (0.2); review legal research regarding same (0.2); teleconference with counsel to §503(b)(9) claimant (0.1); teleconference with A. Saavedra regarding case update (0.2); email Willkie regarding information request (0.1).
Resnick BM	03/13/13	0.8	Weekly update call with Kramer Levin (0.5); correspondence with M. McGreal regarding potential §503(b)(9) objection (0.3).
Starr AT	03/13/13	12.6	Prepare for witness deposition (4.0); meet with J. Adler and C. Lynch regarding the same (0.5); depose witness (7.1); emails and calls with D. Frederick, C. Lynch, A. Alfonso, A. Saavedra and J. Adler regarding witness deposition follow-up (1.0).
VanWagner AB	03/13/13	1.4	Phone calls with §503(b)(9) claimants (0.3); emails to clients regarding same (0.2); emails to M. McGreal and K. Coco regarding same (0.3); conduct review of claims and research regarding same (0.5); call with M. McGreal regarding same (0.1).
Adler J	03/14/13	7.0	Review materials for witness deposition (1.5); meet with A. Starr, C. Lynch, D. Frederick and L. Elbert regarding deposition of witness (0.7); draft outline for expert report (4.8).
Coco KJ	03/14/13	2.9	Coordinate responses and analysis of 503(b)(9) claims issues (1.6); call with creditor and discussions with B. Resnick regarding creditor claims issues (0.8); analysis of Boehl Stopher claims (0.5).

Elbert LH	03/14/13	1.1	Conference with A. Starr, C. Lynch and J. Adler regarding expert depositions.
Eum JS	03/14/13	2.5	Compile declaration exhibits and Patriot 10-K and 10-Q for deposition preparation binder as per J. Adler.
Frederick DB	03/14/13	5.8	Draft witness deposition outline (4.5); review of related correspondence (0.2); confer with A. Starr, C. Lynch and J. Adler regarding same (1.1).
Huebner MS	03/14/13	0.4	Internal emails regarding Unsecured Creditors' Committee requests (0.2); emails with clients and U.S. Trustee regarding Unsecured Creditors' Committee resignation (0.2).
Lynch C	03/14/13	5.3	Meet with A. Starr, D. Frederick, L. Elbert and J. Adler regarding preparation for witness deposition (0.5); prepare materials for witness deposition (4.5); correspond with M. Carney regarding depositions (0.3).
Resnick BM	03/14/13	0.2	Emails with Kramer Levin regarding various issues.
Starr AT	03/14/13	4.2	Meet with D. Frederick, C. Lynch and J. Adler regarding witness deposition (0.8); calls and emails regarding same (1.0); draft deposition outline (2.3); emails with A. Alfonso regarding witness deposition (0.1).
VanWagner AB	03/14/13	4.3	Review status of §503(b)(9) responses (0.6); update chart regarding same (0.4); calls and emails with M. McGreal and K. Coco regarding same (0.5); email §503(b)(9) claimant and counsel (0.3); coordinate call with clients and AlixPartners regarding same (0.2); research §503(b)(9) issue (1.7); email to M. McGreal and K. Coco regarding same (0.4); call with 503(b)(9) claimant counsel (0.2).
Zaleck M	03/14/13	1.6	Search for expert testimony by witness for C. Lynch.
Adler J	03/15/13	8.7	Attend witness deposition (4.0); review materials for witness deposition (1.0); meet with A. Starr and D. Frederick regarding same (0.5); call with expert regarding report (1.0); call with A. Schlesinger regarding expert report (0.4); call with A. Starr regarding expert reports (0.2); review deposition transcripts and draft summaries of same (1.6).
Coco KJ	03/15/13	1.2	Call with clients and advisors regarding responses to §503(b)(9) claims issues and prepare for same (1.0); emails with clients and claimants regarding §503(b)(9) claims questions (0.2).
Elbert LH	03/15/13	0.4	Conference with J. Alder regarding witness deposition (0.2); review witness deposition transcript (0.2).
Frederick DB	03/15/13	7.5	Attend witness deposition (4.0); review deposition transcript (1.0); conduct research regarding Daubert motion (2.5).

Lynch C	03/15/13	2.5	Attend witness deposition telephonically (1.5); review transcript of witness deposition (1.0).
Martin JD	03/15/13	0.8	Communications with C. Panos, M. Huebner, C. Ebetino and others regarding RoyaltyCo claim.
McGreal MM	03/15/13	0.2	Correspondence with §503(b)(9) claimant (0.1); review legal research regarding same (0.1).
Resnick BM	03/15/13	0.6	Call with Morgan Lewis and others regarding diligence request (0.4); follow-up emails regarding same (0.2).
Starr AT	03/15/13	9.0	Prepare for witness deposition (3.7); meet with J. Adler and D. Frederick regarding witness deposition (0.6); depose witness (2.8); calls and emails with J. Adler, D. Frederick, J. Jones, J. Bean, L. Elbert and A. Schlesinger regarding equity committee issues (1.9).
VanWagner AB	03/15/13	1.7	Phone call with client and AlixPartners regarding §503(b)(9) responses (0.5); meet with K. Coco to discuss same (0.2); email to M. McGreal regarding same (0.1); call with counsel to §503(b)(9) claimant (0.1); review of claim and email to company regarding same (0.3); update chart regarding same (0.5).
Elbert LH	03/17/13	2.1	Review witness deposition transcript.
Adler J	03/18/13	2.0	Summarize depositions of witnesses and send to client.
Coco KJ	03/18/13	3.0	Emails with company regarding responses to §503(b)(9) claimants' requests (0.6); review objections filed to §503(b)(9) report (1.9); summarize same (0.5).
Elbert LH	03/18/13	0.2	Call with C. Lynch regarding expert issues in connection with equity committee motion.
Frederick DB	03/18/13	7.5	Research regarding Daubert motion.
McGreal MM	03/18/13	0.1	Correspondence with K. Coco and A. VanWagner regarding objections to 503(b)(9) report.
Resnick BM	03/18/13	0.2	Correspondence with H. Baker regarding Navigant diligence requests (0.1); correspondence with A. Starr regarding equity committee depositions (0.1).
Starr AT	03/18/13	1.1	Emails and calls regarding Foight deposition with C. Lynch, J. Jones and J. Bean (0.7); review engagement letter (0.2); emails to C. Lynch regarding the same (0.2).
VanWagner AB	03/18/13	3.0	Call with creditor counsel regarding 503(b)(9) claims (0.2); send summary of same to company (0.4); review §503(b)(9) objections and associated claims (1.3); draft summaries of §503(b)(9) objections (0.8); emails with M. McGreal and K. Coco regarding same (0.3).
Adler J	03/19/13	5.5	Calls with Blackstone regarding expert report (0.2); call with expert regarding report (0.6); review and perform research for expert report (4.3); email with M. Carney regarding witness expert report (0.4).

Coco KJ	03/19/13	4.5	Review and summarize objections to 503(b)(9) report (2.8); communications with B. Resnick and M. McGreal regarding objections filed or threatened by electricity vendors (0.5); emails with Tire Centers regarding claims (0.2); review and comment on critical vendor agreement with Strata (0.4); emails with AlixPartners regarding settlement reports (0.2); review claims settlement procedures order (0.2); review claim settlement letter forms (0.2).
Frederick DB	03/19/13	8.8	Draft Daubert brief.
Lynch C	03/19/13	1.6	Correspond with counsel for interested shareholders regarding scheduling and depositions (0.5); correspond with A. Starr and J. Adler regarding expert reports for equity committee hearing (0.5); correspond with local counsel regarding scheduling for equity committee hearing (0.3); correspond with client regarding information requests for expert reports (0.3).
McGreal MM	03/19/13	0.6	Confer with K. Coco regarding 503(b)(9) objections (0.2); teleconference with B. Resnick and K. Coco regarding same (0.2); correspondence with K. Coco regarding claims settlement reports (0.2).
Resnick BM	03/19/13	0.8	Emails with Kramer Levin regarding various issues (0.1); correspondence with M. McGreal and K. Coco regarding 503(b)(9) claims (0.4); review various §503(b)(9) objections (0.3).
Starr AT	03/19/13	0.4	Review expert report outline (0.3); emails regarding expert issues with C. Lynch and J. Adler (0.1).
VanWagner AB	03/19/13	4.2	Phone calls with creditor counsel regarding §503(b)(9) claims (0.3); email company regarding same (0.6); review 503(b)(9) objections and associated claims (0.9); prepare summaries of same (1.6); calls with K. Coco to discuss same (0.2); update status chart of same (0.6).
Adler J	03/20/13	6.5	Call with A. Starr, C. Lynch, D. Frederick and L. Elbert regarding expert reports and brief (0.6); meet with C. Lynch and L. Elbert regarding brief (0.8); review expert materials in connection with preparation of expert reports (1.4); draft brief in opposition to motion to appoint an equity committee (3.7).
Coco KJ	03/20/13	2.3	Review amended claims filed by Fairmont (0.5); emails with Davis Polk team regarding same (0.2); review 503(b)(9) report objections (0.8); emails with clients regarding same (0.3); attend weekly claims analysis call (0.5).
Elbert LH	03/20/13	2.4	Draft brief in opposition to equity committee motion.
Falk AE	03/20/13	2.0	Revise Campbell lift stay stipulation.
Frederick DB	03/20/13	4.8	Draft Daubert brief.

Huebner MS	03/20/13	1.1	Conversation with L. Long regarding Unsecured Creditors' Committee and related issues and emails to client regarding same (0.4); conversation with F. Huffard regarding issues outstanding with Unsecured Creditors' Committee (0.7).
Libby A	03/20/13	1.7	Review amended and newly filed Fairmont claims (1.2); participate in claims call (0.5).
Lynch C	03/20/13	2.5	Correspond with M. Carney regarding equity committee motion, scheduling and document issues (0.8); team conference call to discuss status of briefs and expert reports (0.5); correspond with counsel for Unsecured Creditors' Committee and lenders regarding equity committee motion (0.4); meet with L. Elbert and J. Adler regarding opposition brief (0.8).
Starr AT	03/20/13	2.1	Calls and emails regarding experts with C. Lynch (0.4); conference call regarding equity committee briefing and analysis with D. Frederick, C. Lynch, J. Adler and L. Elbert (0.7); prepare strategy for equity committee brief (1.0).
VanWagner AB	03/20/13	3.6	Review responses to §503(b)(9) report and associated claims (0.6); emails with M. McGreal and K. Coco regarding same (0.2); update and revise 503(b)(9) response chart (1.8); correspondence with K. Coco regarding same (0.4); coordinate call with company and AlixPartners regarding same (0.6).
Adler J	03/21/13	9.1	Draft opposition to equityholders motion to appoint an equity committee.
Coco KJ	03/21/13	2.5	Meet with M. McGreal and others regarding §503(b)(9) objections and responses (0.7); call with company regarding same (0.7); review claims filed by Fairmont and emails with Davis Polk team regarding same (0.4); respond to claims-related question from Kramer Levin (0.2); respond to claims-related question from AlixPartners (0.2); emails with GCG regarding claims analysis (0.3).
Elbert LH	03/21/13	5.4	Draft brief in opposition to equity committee motion.
Frederick DB	03/21/13	5.5	Draft Daubert brief.
Huebner MS	03/21/13	0.2	Emails with clients and Davis Polk regarding equity committee litigation.
Huebner MS	03/21/13	1.6	Conference call with Unsecured Creditors' Committee professionals regarding multiple topics (0.7); conversations with clients regarding Unsecured Creditors' Committee vacancies and 3/20 meeting and positions (0.9).
Klein DS	03/21/13	0.2	Emails with M. McGreal regarding bankruptcy procedural issues.

Libby A	03/21/13	0.3	Review Fairmont claims.
Lynch C	03/21/13	2.9	Conference call with Unsecured Creditors' Committee and DIP lenders regarding equity committee opposition (0.5); correspond with A. Starr regarding equity committee opposition (0.4); team correspondence and analysis regarding equity committee opposition brief (1.5); correspond with M. Carney regarding equity committee scheduling order (0.5).
McGreal MM	03/21/13	1.2	Confer with A. VanWagner and K. Coco regarding §503(b)(9) claims (0.4); teleconference with J. Jones, R. McWilliams, K. Coco and others regarding same (0.7); review status chart of §503(b)(9) objections (0.1).
Moskowitz E	03/21/13	1.1	Call with clients and H. Baker to prepare for call with Navigant regarding diligence questions.
Resnick BM	03/21/13	0.7	Correspondence with Kramer Levin regarding various issues.
VanWagner AB	03/21/13	2.5	Meet with M. McGreal and K. Coco to discuss §503(b)(9) report responses (0.7); review claimant responses and email summary of same to company (0.8); update status chart of claimant responses (0.2); phone call with company and AlixPartners to discuss same (0.7); phone calls with K. Coco regarding §503(b)(9) issues (0.1).
Adler J	03/22/13	3.5	Conference call with experts (0.5); revise brief in opposition to motion to appoint an equity committee (3.0).
Coco KJ	03/22/13	0.9	Analysis of §503(b)(9) claims (0.4); call with W. Elkins regarding electricity contracts and claims and follow-up emails with clients and AlixPartners (0.5).
Elbert LH	03/22/13	1.9	Revise draft brief in opposition to equity committee motion.
Frederick DB	03/22/13	9.5	Draft Daubert brief.
Huebner MS	03/22/13	1.1	Emails with client group regarding committee resignation (0.1); conversation with L. Long regarding Unsecured Creditors' Committee issues (0.2); conversation with T. Mayer regarding Unsecured Creditors' Committee issues (0.2); call with bondholder counsel (0.2); conversation with oversight committee counsel and with J. Bean and B. Resnick regarding same (0.4).
Lynch C	03/22/13	4.5	Conference call with Unsecured Creditors' Committee and experts regarding equity committee opposition (0.5); team correspondence regarding equity committee opposition filing (1.0); draft and review equity committee opposition brief (3.0).
McGreal MM	03/22/13	0.1	Correspondence with K. Coco regarding claims transfers.

Moskowitz E	03/22/13	1.1	Prepare for and participate in call with Navigant regarding diligence questions.
VanWagner AB	03/22/13	4.9	Email to GCG regarding certain claims (0.2); review report regarding same and discuss with K. Coco (0.4); phone call with AlixPartners regarding §503(b)(9) claimant (0.3); review company information related to §503(b)(9) objections (2.4); review of claims in connection with same (0.7); correspondence with K. Coco regarding same (0.5); draft email to §503(b)(9) claimant counsel (0.4).
Adler J	03/23/13	6.0	Conference call with A. Starr and C. Lynch regarding Blackstone expert report (0.9); review and revise Blackstone expert report (5.1).
Elbert LH	03/23/13	1.1	Revise brief in opposition to equity committee motion.
Lynch C	03/23/13	6.0	Conference call with A. Starr and J. Adler regarding equity committee expert reports (1.0); draft and revise brief in opposition to equity committee motion (5.0).
Resnick BM	03/23/13	0.2	Email to clients regarding Aurelius.
Starr AT	03/23/13	2.7	Review equity committee briefs and expert reports (2.1); conference call with J. Adler and C. Lynch regarding the same (0.6).
Adler J	03/24/13	6.4	Conference call with A. Starr, C. Lynch, D. Frederick and L. Elbert regarding brief in opposition to motion to appoint an equity committee (0.9); legal research for brief in opposition to motion to appoint an equity committee (0.5); review and revise Blackstone declaration (5.0).
Elbert LH	03/24/13	2.3	Meet with team regarding draft equity committee opposition (1.0); revise equity committee opposition brief (1.3).
Frederick DB	03/24/13	1.0	Telephone conference with A. Starr, C. Lynch, J. Adler and L. Elbert regarding brief and associated follow up.
Lynch C	03/24/13	4.5	Conference call with A. Starr, J. Adler and L. Elbert regarding equity committee opposition brief (1.0); draft and revise brief in opposition to equity committee motion (3.5).
Starr AT	03/24/13	4.1	Review and revise equity committee briefs and expert reports (3.2); conference call with J. Adler, C. Lynch, D. Frederick and L. Elbert regarding the same (0.9).
Adler J	03/25/13	4.0	Meet with A. Starr, C. Lynch, D. Frederick and L. Elbert regarding brief in opposition to motion to appoint an equity committee (1.0); review revised Blackstone declaration (0.5); review expert declaration (1.0); perform research for brief in opposition to motion to appoint an equity committee (1.5).

Coco KJ	03/25/13	1.5	Call with L. Elbert regarding equity committee objection and follow-up email (0.2); emails with §503(b)(9) claimants that filed objections (0.3); analysis of same (0.5); review AlixPartners spreadsheet of §503(b)(9) claims to be expunged from register and emails regarding same (0.5).
Elbert LH	03/25/13	4.2	Revise objection to equity committee motion (2.0); draft motion to seal (1.0); review expert declarations (1.2).
Frederick DB	03/25/13	3.7	Confer with A. Starr and Davis Polk team to discuss revisions to brief and associated follow-up (1.0); review transcript of annual incentive plan and critical employee retention plan hearing (1.2); review revised brief (1.5).
Gehring AS	03/25/13	1.9	Review equity committee brief.
Libby A	03/25/13	1.9	Review 1993 Plan claims (0.6); research potential statutory claims in connection with same and summarize same for M. McGreal (1.2); discuss same with J. Agostinho (0.1).
Lynch C	03/25/13	6.8	Meet with A. Starr, J. Adler, L. Elbert and D. Frederick regarding equity committee opposition (1.0); draft and revise equity committee opposition brief (4.5); team correspondence regarding equity committee opposition brief and related issues (1.0); correspond with Patriot regarding opposition brief comments (0.3).
McGreal MM	03/25/13	0.5	Confer with A. Libby regarding claims (0.2); review research regarding same (0.3).
Starr AT	03/25/13	5.1	Emails and calls with J. Jones and J. Bean regarding equity committee issues (0.3); revise equity committee opposition brief (2.1); review and revise Blackstone expert report (1.4); meet with L. Elbert, C. Lynch, D. Frederick and J. Adler regarding equity committee briefing (1.1); calls to B. O'Neill regarding the same (0.2).
VanWagner AB	03/25/13	0.9	Review §503(b)(9) objection (0.2); send email summary of same to K. Coco (0.3); review additional §503(b)(9) claims and discuss same with K. Coco (0.4).
Adler J	03/26/13	6.1	Review and revise brief in opposition to motion to appoint an equity committee (2.2); review and revise expert declaration (2.8); meet with A. Starr and C. Lynch regarding expert declaration (0.6); review and revise Blackstone declaration (0.5).

Coco KJ	03/26/13	2.5	Analysis of issue concerning mechanic's liens on land owned by Natural Resource Partners (0.4); emails with clients and AlixPartners regarding same (0.5); call and emails with A. VanWagner regarding responses to §503(b)(9) inquiries (0.4); emails with S. Elliott and AlixPartners regarding process for withdrawing proofs of claim (0.3); emails with GCG and Bryan Cave regarding same (0.2); analysis of creditor notice provisions and Rule 2002 (0.5); call with R. McWilliams regarding §503(b)(9) claim settlement strategy and follow-up email to Davis Polk team regarding same (0.2).
Elbert LH	03/26/13	6.7	Revise brief in opposition to equity committee motion (4.7); draft declaration of A. Starr in connection with same (0.5); revise motion to seal (0.5); confer with L. Samet regarding sealing logistics (1.0).
Law EC	03/26/13	2.6	Obtain precedents regarding pension fund filings (2.3); communications with A. Libby regarding same (0.3).
Libby A	03/26/13	1.7	Research in connection with 1993 Plan claims (1.1); discuss same with E. Law (0.2); summarize research and email same to M. McGreal (0.4).
Lynch C	03/26/13	4.5	Meet with A. Starr and J. Adler regarding equity committee opposition expert reports (0.8); team correspondence regarding equity committee opposition issues (0.2); meet with L. Elbert to discuss filing logistics (0.5); correspond with J. Adler regarding equity committee document production (0.3); draft and revise equity committee opposition filings (2.2); correspond with counsel for Unsecured Creditors' Committee and DIP lenders regarding equity committee opposition (0.5).
McGreal MM	03/26/13	0.4	Conference with K. Coco regarding 503(b)(9) objection (0.2); teleconference with L. Howard regarding objection to equity committee motion (0.2).
Resnick BM	03/26/13	0.2	Correspondence with Kramer Levin and M. McGreal regarding information sharing.
Samet L	03/26/13	1.3	Review objection to equity committee motion (1.1); emails with C. Lynch regarding same (0.2).
Starr AT	03/26/13	5.1	Revise brief (1.1); revise expert reports (1.2); calls and emails regarding comments to brief with J. Bean, J. Jones, B. Bennett, P. Schnapp, C. Ebetino and C. Lynch (1.0); calls and emails regarding revisions to expert reports with J. Jones, B. Bennett, J. Bean, Z. Mitschrich, A. Schlesinger, P. Schnapp, C. Lynch, J. Adler and expert (1.1); calls and emails to A. Alfonso, A. Saavedra and B. O'Neill regarding equity committee issues (0.5); call with M. McGreal regarding the same (0.2).

VanWagner AB	03/26/13	1.3	Review §503(b)(9) claims (0.7); correspondence with K. Coco regarding same (0.3); call with counsel to 503(b)(9) claimant (0.2); email to K. Coco regarding same (0.1).
Adler J	03/27/13	6.3	Correspond with experts regarding expert reports and revise expert reports (2.0); review and revise expert reports (2.3); call with expert, A. Starr and C. Lynch regarding reports (1.0); review and revise brief in opposition to motion to appoint an equity committee (1.0).
Coco KJ	03/27/13	2.8	Emails with clients and analysis regarding mechanic's liens (0.6); participate in weekly claims call (0.4); call with E. Pagorski and communications with M. McGreal regarding Kentucky Utilities' claims (0.4); review equity committee documents and coordinate logistics of filing and serving same (1.4).
Elbert LH	03/27/13	1.9	Draft table of contents and table of authorities for opposition to equity committee (0.4); emails with L. Samet regarding redactions to draft opposition to equity committee and declarations in support (0.5); revise motion to seal, motion to expand page limits and A. Starr declaration in support of opposition to equity committee (1.0).
Halford EB	03/27/13	2.5	Cite check and generate a manual table of authorities for equity committee opposition draft brief (2.0); check citations in the table of authorities of same (0.5).
Lynch C	03/27/13	4.7	Draft and revise equity committee opposition submissions.
McGreal MM	03/27/13	1.2	Teleconference with K. Coco and counsel to §503(b)(9) claimant (0.2); correspondence with Weil and B. Resnick regarding equity committee motion (0.2); correspondence with C. Robertson regarding same (0.2); email to L. Samet regarding claims issues (0.3); review research regarding same (0.3).
Resnick BM	03/27/13	1.0	Review objection to equity committee motion.
Starr AT	03/27/13	4.8	Calls and emails with J. Jones, J. Bean, C. Ebetino, B. Bennett, B. O'Neill, A. Saavedra, A. Alfonso and P. Schnapp regarding equity committee briefs and experts (2.1); conference call with J. Adler and expert regarding expert report (0.5); emails with J. Adler, Z. Mitschrich and A. Schlesinger regarding expert reports (0.5); revise brief (0.6); revise reports (0.9); email with L. Elbert regarding filing (0.2).

Adler J	03/28/13	9.9	Cite check brief in opposition to appointing an equity committee (1.1); meet with A. Starr, C. Lynch and B. Resnick regarding brief (1.0); revise brief (2.7); review Unsecured Creditors' Committee draft brief (0.5); meet with A. Starr, C. Lynch and L. Elbert regarding brief (0.9); review and revise expert declarations (3.7).
Coco KJ	03/28/13	1.7	Emails with clients regarding mechanic's liens issues (0.2); call with AlixPartners regarding various claim and lien issues and follow-up emails regarding same (0.5); review motion filed by Aurelius and Knighthead and emails with Davis Polk team regarding same (1.0).
Elbert LH	03/28/13	6.8	Revise equity committee opposition (2.5); prepare exhibits to equity committee opposition (2.5); confer with A. Starr, C. Lynch and J. Adler regarding equity committee opposition (0.5); revise motion to exceed page limits (1.3).
Libby A	03/28/13	1.1	Emails with M. McGreal and analysis regarding 1993 claims (0.4); coordinate filing of equity committee objection pleadings with Davis Polk team (0.6); communications regarding same with L. Hughes (0.1).
Lynch C	03/28/13	7.3	Meet with A. Starr, B. Resnick and J. Adler to discuss equity committee opposition (1.0); meet with A. Starr to discuss comments on opposition brief (0.8); meet with A. Starr, J. Adler and L. Elbert to discuss comments on opposition brief (0.5); draft and revise equity committee opposition submissions (5.0).
McGreal MM	03/28/13	0.7	Correspondence with Kramer Levin regarding Unsecured Creditors' Committee data room (0.1); review motion to appoint trustee (0.6).
Resnick BM	03/28/13	3.6	Meet with A. Starr and others regarding equity committee motion (0.8); review Aurelius motion (0.6); summarize same for clients (0.3); call with E. Moskowitz regarding same (0.4); emails with M. Huebner and E. Moskowitz regarding same (0.2); emails with D. Meyer and A. Libby regarding same (0.2); draft reply outline regarding same (1.1).
Starr AT	03/28/13	8.8	Revise equity committee briefs (2.4); review and revise expert reports (1.8); calls and emails regarding same with C. Lynch, L. Elbert, J. Adler, J. Bean, J. Jones, B. O'Neill, A. Saavedra, A. Alfonso and M. Shonholtz (1.3); meet with B. Resnick and C. Lynch regarding comments to brief (1.0); review Unsecured Creditors' Committee brief (0.6); review Unsecured Creditors' Committee expert report (0.4); discuss same with B. O'Neill (0.4); emails and calls regarding expert issues with J. Schwartz, A. Schlesinger and Z. Mitschrich (0.9).

VanWagner AB	03/28/13	0.8	Review claims and backup for §503(b)(9) objections (0.5); draft email regarding same (0.3).
Adler J	03/29/13	5.4	Review and revise opposition to motion to appoint an equity committee (1.2); cite check opposition (3.0); review and revise expert declarations (1.2).
Coco KJ	03/29/13	5.4	Analysis of Aurelius and Knighthead motion and emails with Davis Polk team and clients regarding same (0.9); draft Rule 2019 motion and order (2.3); coordinate equity committee filings (1.2); emails and analysis regarding objection filed by Kentucky Utilities (1.0).
Elbert LH	03/29/13	11.2	Prepare opposition to equity committee motion for filing.
Frederick DB	03/29/13	2.5	Review and comment on brief and expert declarations.
Hakimzadeh S	03/29/13	7.9	Review Aurelius and Knighthead motion to appoint trustee (1.1); meet with B. Resnick, D. Meyer and others regarding response to same (0.9); meet with L. Samet regarding same (0.3); conduct legal research and review regarding same (5.6).
Huebner MS	03/29/13	1.3	Review of trustee pleading (0.3); multiple emails with clients and Davis Polk regarding same (0.5); calls with E. Moskowitz, B. Resnick and F. Huffard regarding same (0.5).
Libby A	03/29/13	11.3	Read motion to appoint trustee (0.5); research cases denying noteholder request for trustee (1.0); meet with B. Resnick, D. Meyer, D. Silberger and S. Hakimzadeh regarding motion to appoint a trustee (0.4); meet with D. Meyer, D. Silberger and S. Hakimzadeh regarding same (0.3); research standard for appointment of trustee (2.1); read cases cited in trustee motion and draft memo regarding same (3.3); coordinate filing of equity committee objection and service of unredacted exhibits (2.0); finalize equity committee objection pleadings for filing (0.4); file equity committee pleadings (0.8); coordinate service of same (0.2); coordinate service of exhibits and posting of same to case website (0.3).
Lynch C	03/29/13	8.5	Draft and finalize equity committee opposition submissions.
Meyer DP	03/29/13	9.0	Review noteholder motion to appoint trustee (2.0); conduct research regarding same (5.9); correspondence with B. Resnick regarding same and follow up regarding same (0.5); meet with A. Libby and D. Silberger regarding same (0.6).

Resnick BM	03/29/13	3.2 Strategy meeting regarding trustee motion (0.5); call with F. Huffard, M. Huebner and E. Moskowitz regarding same and other issues (0.5); draft outline of objection to same (0.8); meet with D. Meyer regarding same (0.2); review and revise letter to court regarding same (0.3); discuss same with M. McGreal and B. Walsh (0.2); correspondence with K. Coco and others regarding 2019 motion (0.3); emails with litigation team regarding objection to equity committee motion (0.2); call with L. Long regarding Unsecured Creditors' Committee composition (0.2).
Silberger DM	03/29/13	7.2 Meet with B. Resnick, D. Meyer, A. Libby and S. Hakimzadeh regarding trustee motion (0.3); conduct research on §1104 issues (6.9).
Starr AT	03/29/13	2.0 Calls and emails with L. Elbert, J. Adler, C. Lynch, J. Jones, J. Bean and B. O'Neill regarding equity committee briefing.
VanWagner AB	03/29/13	4.4 Draft and revise Rule 2019 motion (3.1); discuss with K. Coco regarding same (0.6); draft proposed order in connection with same (0.7).
Hakimzadeh S	03/30/13	3.1 Conduct legal research regarding response to Aurelius and Knighthead's motion to appoint trustee.
Libby A	03/30/13	7.6 Respond to emails regarding service of equity committee pleadings (0.2); research standard for appointment of trustee in chapter 11 case (5.6); draft summary memo of research on same (1.3); discuss legal strategy for response with D. Meyer and D. Silberger (0.5).
Meyer DP	03/30/13	5.0 Conduct research regarding noteholder motion to appoint trustee.
Silberger DM	03/30/13	3.3 Conduct research on §1104 issues (1.0); prepare for meeting with company on §1104 issues (2.3).
Starr AT	03/30/13	0.6 Emails with C. Lynch, L. Elbert and J. Adler regarding follow up to equity committee opposition briefing.
Hakimzadeh S	03/31/13	5.8 Conduct legal research regarding response to Aurelius and Knighthead's motion to appoint trustee.
Libby A	03/31/13	7.6 Research standard for appointment of trustee in chapter 11 case (3.6); draft summary memo of research on same (3.4); emails with S. Hakimzadeh regarding trustee research and precedent cases (0.2); review precedent first day declarations regarding same (0.4).
Meyer DP	03/31/13	4.0 Conduct research regarding noteholder motion to appoint trustee.
Resnick BM	03/31/13	1.5 Review 2019 motion (1.0); revise letter to court regarding trustee motion (0.2); email to clients regarding same (0.2); emails regarding same with F. Huffard (0.1).

VanWagner AB 03/31/13 0.9 Conduct research related to rule 2019 motion.
Total 697.4

**CREDITOR\EQUITYHOLDE
R\UCC ISSUES**

DPW RETENTION

Travers M 03/01/13 0.1 Email A. VanWagner regarding conflicts check.
 VanWagner AB 03/01/13 0.2 Coordinate conflict check of counterparty.
 VanWagner AB 03/12/13 0.2 Review conflict reports related to certain counterparty.
 Krause SC 03/13/13 0.2 Emails regarding conflicts counsel.
 Resnick BM 03/14/13 0.3 Correspondence with K. Coco regarding conflicts issue.
 VanWagner AB 03/14/13 0.5 Review conflicts for counterparty and email to K. Coco regarding same.

Total DPW RETENTION 1.5

EMPLOYEE LABOR ISSUES

Agostinho JN 03/01/13 2.9 Prepare summary of plan documents for distribution of documents to retiree committee (2.3); review retiree medical and life insurance documents (0.6).
 Aizen RM 03/01/13 1.5 Email from H. Morgan regarding retiree medical (0.1); email from E. Cho regarding multi-employer pension plan (0.1); discussion with B. Resnick and M. McGreal regarding supplemental 401(k) (0.2); review 10-K/A (0.3); call with J. Tucker and J. Bean regarding 10-K/A (0.6); review retiree medical letters (0.2).
 Cho EK 03/01/13 0.5 Correspondence regarding retiree medical liabilities (0.2); correspondence regarding motion to terminate supplemental 401(k) plan (0.3).
 Eum JS 03/01/13 1.5 Redact email files in preparation for exhibits as per E. Sokoloff.
 FitzGerald ET 03/01/13 1.2 Review of 10-K/A (0.7); conference call on 10-K/A (0.5).
 Gehring AS 03/01/13 3.5 Edit status updates regarding United Mine Workers of America information requests (0.3); emails with E. Moskowitz regarding same (0.3); emails with E. Sokoloff regarding same (0.2); emails and calls with data room group regarding uploading documents responsive to United Mine Workers of America information requests (0.6); review same for confidentiality (0.2); upload documents to the United Mine Workers of America data room (0.3); emails with E. Glazer regarding potential expert declaration (0.2); emails and call with D. Lucha at company regarding same (0.3); emails with potential expert regarding same (0.3); edit declaratory judgment complaint (0.8).

Glazer E	03/01/13	0.5	Emails with L. Samet, A. Gehring and others regarding experts for §§ 1113 and 1114 process.
Huebner MS	03/01/13	2.4	Call with Blackstone and company regarding deck and response to union and regarding §§ 1113 and 1114 issues (1.7); conversation with L. Long and B. Kaminetzky regarding possible resolution of incentive motion (0.4); meet with Davis Polk team and review materials regarding possible resolution of incentive motion (0.3).
Kaminetzky BS	03/01/13	5.6	Emails regarding participants, Peabody, strategy, data, hearing and tasks (0.9); meet with M. Huebner, D. Loss and M. Russano regarding update and strategy (0.3); call with L. Long and follow-up meeting with Davis Polk team (1.1); follow up and analysis regarding U.S. Trustee settlement (1.0); calls with M. Huebner and D. Loss regarding strategy and hearing (0.6); analysis regarding settlement and hearing (1.7).
Loss DM	03/01/13	6.6	Confer with M. Huebner, B. Kaminetzky, M. Russano and A. Vora regarding insider issues (0.5); preparation for teleconference with U.S. Trustee regarding insider issues (1.5); teleconference with U.S. Trustee regarding insider issues and follow-up regarding same (0.6); confer with M. Russano regarding U.S. Trustee and discovery issues (0.2); draft email to U.S. Trustee (0.4); confer with B. Kaminetzky and M. Russano regarding hearing preparation issues (0.4); manage document discovery (1.4); analysis of employee attrition issues (1.6).
McGreal MM	03/01/13	2.2	Teleconference with Blackstone, M. Huebner, B. Hatfield and others regarding §§ 1113 and 1114 presentation (1.9); correspondence with R. Aizen and B. Resnick regarding supplemental 401(k) claims (0.3).
Moskowitz E	03/01/13	4.1	Call with Blackstone regarding declaration, strategy and follow-up (1.6); review and edit brief and related materials (1.4); correspondence with team regarding labor strategy and negotiations (1.1).
Resnick BM	03/01/13	0.2	Emails with R. Aizen and M. McGreal regarding supplemental 401(k) diligence questions.

Russano MJ	03/01/13	6.4	Review and analyze compensation charts relating to proposed incentive and retention plans (0.9); review correspondence from D. Loss regarding same (0.4); email to M. Huebner regarding same (0.2); confer with B. Kaminetzky and D. Loss regarding discovery relating to same (0.6); call to Morgan Lewis regarding deposition scheduling and expert discovery (0.4); conduct research regarding expert discovery obligations (0.5); email to B. O'Neill regarding discovery (0.2); review company attrition and replacement chart and confer with D. Loss regarding same (0.8); meet with M. Huebner, B. Kaminetzky and D. Loss regarding proposed incentive and retention plans (0.6); confer with D. Loss regarding call with U.S. Trustee regarding same (0.2); review and analyze legal research regarding Bankruptcy Code §503(c) (1.0); confer with A. Vora regarding same (0.1); plan for hearing on proposed retention and incentive plans and confer with B. Kaminetzky and D. Loss regarding same (0.5).
Samet L	03/01/13	8.0	Revise §§ 1113 and 1114 memorandum of law (3.9); revise draft §§ 1113 and 1114 declarations (3.3); emails and telephone calls with M. Luna, J. Collins and others regarding company data (0.5); research regarding filing procedures and emails with E. Moskowitz and E. Sokoloff regarding same (0.3).
Sokoloff EA	03/01/13	1.9	Calls with B. Walsh to discuss filing procedures (0.3); circulate summary of same (0.2); discuss exhibit preparation with legal assistant (0.2); assemble exhibits for §§ 1113 and 1114 declarations (1.2).
Travers M	03/01/13	2.0	Telephone call with Blackstone regarding draft United Mine Workers of America presentation.
Vora A	03/01/13	3.7	Confer with team members on next steps and case strategy (0.9); research issues arising from Bubnovich deposition (2.8).
Aizen RM	03/02/13	1.3	Comment on compensation discussion and analysis.
Gehring AS	03/02/13	3.3	Calls and emails with K. Kinder at company regarding documents responsive to United Mine Workers of America information requests (0.5); review same for confidentiality (1.8); emails with potential expert and D. Lucha at company regarding declaration (0.9); emails with L. Samet regarding same (0.1).
Glazer E	03/02/13	5.2	Revise draft declaration in support of 1113 and 1114 motion (4.9); confer with L. Samet regarding same (0.3).

Loss DM	03/02/13	4.5	Review and prepare documents for production including correspondence with R. Cheong regarding same (1.6); draft email to U.S. Trustee regarding Board appointees and conduct research regarding same (2.1); review coal compensation survey (0.6); correspondence with A. Yerramalli regarding discovery (0.2).
Russano MJ	03/02/13	0.7	Email with B. Kaminetzky regarding deposition scheduling (0.1); review and comment on proposed email to U.S. Trustee regarding proposed incentive and retention plans (0.6).
Samet L	03/02/13	4.7	Revise draft §§ 1113 and 1114 declarations (3.4); telephone call with K. Hartsog regarding §§ 1113 and 1114 court papers (0.3); analyze company data (0.4); review expert declaration and emails with A. Gehring and E. Moskowitz regarding related issues (0.6).
Sokoloff EA	03/02/13	0.3	Correspondence regarding exhibits for 1113 and 1114 declarations.
Travers M	03/02/13	1.3	Review revised version of United Mine Workers of America presentation from Blackstone (0.2); telephone call with Patriot team and Blackstone regarding United Mine Workers of America presentation (1.1).
Agostinho JN	03/03/13	1.7	Compile list of open issues for company in connection with plan documents (0.4); review new plan documents provided by Arch and update summary to reflect same (1.3).
Gehring AS	03/03/13	3.0	Emails with D. Lucha and M. Phillips at company regarding expert declaration (0.4); call with company and potential expert regarding same (0.4); emails with potential expert regarding same (0.7); review potential expert declaration (1.1); post documents to United Mine Workers of America data room (0.2); emails with E. Glazer regarding United Mine Workers of America information requests (0.2).
Glazer E	03/03/13	9.9	Revise draft declarations in support of §§ 1113 and 1114 motion (7.7); review draft §§ 1113 and 1114 filings (2.2).
Huebner MS	03/03/13	0.1	Review of draft email to L. Long and voicemail to B. Kaminetzky regarding same.
Kaminetzky BS	03/03/13	0.6	Review and revise correspondence to U.S. Trustee (0.3); emails regarding same and strategy (0.3).
Loss DM	03/03/13	0.8	Correspondence with B. Kaminetzky and M. Huebner regarding U.S. Trustee compromise (0.3); review and comment on demonstratives (0.5).
Martin JD	03/03/13	1.6	Review and comment on draft papers in support of §§ 1113 and 1114 proceedings.

Samet L	03/03/13	5.9	Revise draft §§ 1113 and 1114 declarations (5.6); emails with E. Moskowitz, E. Glazer and E. Sokoloff regarding same (0.3).
Sokoloff EA	03/03/13	2.3	Fact-check §§ 1113 and 1114 declarations.
Agostinho JN	03/04/13	1.3	Review additional plan documents provided by Patriot (0.8); update document list for retiree committee (0.2); correspondence regarding same (0.3).
Aizen RM	03/04/13	2.9	Discussions with E. FitzGerald, E. Cho, J. Agostinho and J. Tucker regarding 10-K/A (0.7); comment on 10-K/A (2.2).
FitzGerald ET	03/04/13	1.5	Meet with R. Aizen and J. Agostinho regarding 2012 Form 10-K/A drafting (0.5); review of Form 10-K/A (0.6); review and revise edits to Form 10-K/A (0.5).
Gehring AS	03/04/13	11.5	Review potential expert declaration (2.7); revise declaratory judgment complaint (2.8); meet with J. Martin regarding same (0.4); prepare for same (0.2); calls with E. Moskowitz, L. Samet and E. Glazer to Blackstone and company regarding declarations and 1113 and 1114 process (4.8); prepare for same (0.2); calls with potential expert regarding declaration (0.2); upload documents to the United Mine Workers of America data room (0.2).
Glazer E	03/04/13	12.5	Revise and update draft declarations in support of §§ 1113 and 1114 motion and confer with E. Moskowitz and L. Samet regarding same (7.5); calls and emails with Company regarding same (5.0).
Huebner MS	03/04/13	0.6	Conversation with T. Mayer regarding incentive plan (0.2); emails with B. Kaminetzky and M. Russano regarding incentive plan (0.2); emails with J. Alix regarding Unsecured Creditors' Committee questions on 401(k) motions (0.1); emails regarding DIP lender comments on §1113 pleading (0.1).
Kaminetzky BS	03/04/13	5.0	Emails regarding U.S. Trustee, update, document production, Unsecured Creditors' Committee, timing and strategy (1.2); review union materials (0.3); review Congressional materials and charts (0.2); review PwC materials (0.2); review presentation to union (0.2); review response letter from Peabody (0.1); meet with D. Loss and M. Russano regarding document production (0.5); review documents (0.6); call with D. Loss regarding document production (0.1); review draft filings (1.6).
Libby A	03/04/13	0.6	Review Unsecured Creditors' Committee statement of support (0.1); research factual issues in connection with critical employee retention plan reply (0.3); revise demonstratives (0.2).

Loss DM	03/04/13	6.9	Confer with B. Kaminetzky and M. Russano regarding document production (0.5); teleconference with B. Kaminetzky regarding same (0.1); review, prepare and transmit document production, including privilege review and correspondence with R. Cheong (5.4); confer with M. Russano regarding expert discovery (0.2); review background information pertaining to D. Juza (0.1); review and comment on Unsecured Creditors' Committee statement in support of motion (0.4); review N. Bubnovich direct examination questions (0.2).
Martin JD	03/04/13	1.2	Confer with A. Gehring regarding 1113 and 1114 filings (0.5); review and comment on draft filings for 1113 and 1114 process (0.7).
McGreal MM	03/04/13	0.6	Correspondence with Kramer Levin regarding motion to terminate supplemental 401(k) plan (0.1); correspondence with J. Mazzotti regarding same (0.1); correspondence with E. Cho regarding 10-K (0.1); review and comment on notice of motion for §§ 1113 and 1114 memo (0.3).
Moskowitz E	03/04/13	11.7	Review Peabody correspondence and correspondence with clients regarding same (0.6); call with client and labor team to review declarations in preparation for filing (4.1); call with client team regarding negotiations update (0.8); review and revise Blackstone declaration and correspondence regarding same (3.9); meet with L. Samet, E. Glazer and A. Gehring regarding labor issues (0.9); call with J. Bean regarding labor planning (0.7); calls with L. Samet regarding labor statistics and emails with team regarding above (0.7).
Oliva M	03/04/13	3.0	Prepare table of authorities for 1113 and 1114 motion per L. Samet.
Peng L	03/04/13	5.1	Fact check declaration in support of 1113 and 1114 motion.
Resnick BM	03/04/13	0.1	Call with E. Moskowitz regarding 1113 and 1114 issues.

Russano MJ	03/04/13	5.1	Review potential production relating to proposed incentive and retention plans (0.8); meet with B. Kaminetzky and D. Loss regarding same (0.5); confer with D. Loss regarding expert discovery and production cover letter (0.2); review and comment on same (0.2); confer with D. Loss regarding potential document privilege and review documents for same (0.4); call with B. O'Neill regarding proposed revisions to incentive and retention plans (0.2); review expert report regarding D. Juza (0.4); review and comment on statement in support of motion to approve incentive and retention plans (1.0); confer with M. Huebner, B. Kaminetzky and D. Loss regarding same (0.3); review and revise suggested direct testimony questions from N. Bubnovich (1.1).
Samet L	03/04/13	17.3	Revise multiple §§ 1113 and 1114 draft declarations (6.9); revise draft 1113 and 1114 memorandum of law (3.1); review draft pleading regarding labor issues (0.5); telephone calls with M. Luna and E. Glazer regarding employee and retiree data (0.7); analyze company data for §§ 1113 and 1114 court papers and emails regarding same (1.3); conference calls with J. Bean, E. Moskowitz and others regarding draft §§ 1113 and 1114 court papers (3.8); conference call with B. Hatfield, E. Moskowitz and others regarding labor negotiations (1.0).
Sokoloff EA	03/04/13	9.5	Fact-check §§ 1113 and 1114 declarations (9.3); correspondence regarding briefing-related assignments (0.2).
Vora A	03/04/13	1.8	Coordinate document productions.
Agostinho JN	03/05/13	0.7	Correspondence regarding claims for benefit termination (0.3); compile documents related to same (0.4).
Aizen RM	03/05/13	1.0	Comment on 10-K/A (0.7); confer with E. Cho and J. Agostinho regarding retiree medical (0.3).
Cho EK	03/05/13	1.0	Review issues regarding withdrawal liability (0.3); teleconference with E. FitzGerald regarding withdrawal liability (0.2); correspondence with team regarding withdrawal liability issue (0.5).
Eum JS	03/05/13	3.3	Review documents and files in data room as per E. Glazer (1.8); prepare exhibit to §§ 1113 and 1114 declarations (1.5).
FitzGerald ET	03/05/13	1.0	Review and revise Form 10-K/A.

Gehring AS	03/05/13	6.2 Upload documents to the United Mine Workers of America data room (0.2); emails with E. Sokoloff regarding United Mine Workers of America information request status reports (0.5); emails with J. Mazzotti at AlixPartners regarding same (0.1); review documents responsive to United Mine Workers of America information requests for confidentiality (0.1); revise declaratory judgment complaint (2.7); emails with E. Moskowitz and J. Martin regarding same (0.6); meet with E. Moskowitz regarding same (0.2); calls with C. Reiser regarding same (1.1); draft summary of Blackstone presentation to United Mine Workers of America (0.7).
Glazer E	03/05/13	4.9 Review and revise draft declarations in support of §§ 1113 and 1114 motion (4.1); calls and emails with Z. Mitschrich regarding data room issues (0.2); call with D. Lucha regarding draft declaration in support of 1113 and 1114 motion (0.3); meet with E. Moskowitz regarding draft declaration in support of §§ 1113 and 1114 motion (0.3).
Huebner MS	03/05/13	0.4 Emails with Davis Polk team regarding incentive motion (0.2); emails from clients regarding United Mine Workers of America communications materials (0.1); further emails regarding DIP lender comments on §1113 papers (0.1).
Kaminetzky BS	03/05/13	2.2 Emails regarding Unsecured Creditors' Committee, briefs, metrics, tasks and strategy (0.7); review list of follow up items (0.1); review and edit brief (0.4); calls and meetings with D. Loss and M. Russano regarding brief and strategy (0.5); review market report (0.1); call with E. Moskowitz regarding update and strategy (0.2); call with B. Walsh and D. Loss regarding strategy (0.2).
Libby A	03/05/13	3.9 Review and comment on Unsecured Creditors' Committee statement of support for annual incentive plan and critical employee retention plan motion (1.5); discuss performance metric issues with Davis Polk team in connection with same (0.5); revise demonstratives and communicate with G. Gontha and D. Alumbaugh regarding same (1.7); confer with D. Loss regarding plan operational questions (0.2).

Loss DM	03/05/13	2.0	Calls and meetings with B. Kaminetzky and M. Russano regarding brief (0.5); call with B. Walsh and B. Kaminetzky regarding strategy (0.2); review and comment on Unsecured Creditors' Committee statement in support of motion (0.8); correspondence with J. Bean regarding updated performance metrics (0.2); correspondence with B. Kaminetzky and M. Russano regarding same (0.2); correspondence with U.S. Trustee regarding document production (0.1).
Martin JD	03/05/13	3.6	Review and comment on draft filings for §§ 1113 and 1114 process including emails with E. Moskowitz, A. Gehring and others.
McGreal MM	03/05/13	0.4	Correspondence with J. Agostinho and B. Resnick regarding summary of benefits chart (0.2); review research on multi-employer plan issues (0.2).
Moskowitz E	03/05/13	7.2	Review declaratory judgment complaint and correspondence regarding same (1.1); calls with client and Blackstone regarding financial data (0.9); review and edit brief and declarations (2.5); correspondence with team regarding edits to brief and trial planning (1.3); call with F. Perillo and follow-up (0.6); additional emails with team (0.8).
Peng L	03/05/13	1.3	Fact check declaration in support of 1113 and 1114 motion.
Resnick BM	03/05/13	0.8	Correspondence with R. Aizen and others regarding benefit terminations (0.3); correspondence with E. Moskowitz and others regarding §§ 1113 and 1114 issues (0.3); correspondence with L. Long regarding §1114 committee (0.1); correspondence with J. Cohen regarding same (0.1).
Russano MJ	03/05/13	3.5	Confer with M. Huebner, B. Kaminetzky and D. Loss regarding Unsecured Creditors' Committee statement in support of motion to approve retention and incentive plans (0.4); review and revise same (2.1); email to B. O'Neill regarding same (0.1); review legal research regarding court review and approval standards and confer with A. Libby regarding same (0.9).
Samet L	03/05/13	4.9	Revise §§ 1113 and 1114 declarations (1.4); review proposed edits to same (0.6); telephone calls and emails with P. Schnapp and J. Collins regarding company data (0.7); emails with proposed expert (0.4); meet with E. Sokoloff regarding §§ 1113 and 1114 declarations (0.7); review lender presentations and company data for same (0.9); emails regarding labor issues (0.2).

Sokoloff EA	03/05/13	4.7	Meet with L. Samet regarding fact-check of §§ 1113 and 1114 declarations (0.6); draft sealing motion (1.0); assemble exhibits and additional fact-checking of declarations (3.1).
Agostinho JN	03/06/13	0.3	Organize and compile documents for retiree committee.
Cho EK	03/06/13	0.3	Correspondence regarding multi-employer pension plan funding issues.
Coco KJ	03/06/13	1.1	Coordinate regarding scheduling of incentive plans motion and other issues (0.8); respond to questions regarding supplemental 401(k) termination motion (0.3).
Estacio R	03/06/13	1.1	Emails with E. Moskowitz and others regarding Unsecured Creditors' Committee's proposal regarding pension liabilities (0.3); conduct research regarding same (0.8).
Eum JS	03/06/13	1.7	Prepare exhibits for §§ 1113 and 1114 filing as per E. Sokoloff.
FitzGerald ET	03/06/13	1.2	Revise Form 10-K/A (1.0); analysis of issues on pension plan funding (0.2).
Gehring AS	03/06/13	5.1	Review documents responsive to United Mine Workers of America information requests for confidentiality (0.5); emails and calls with J. Mazzotti at AlixPartners, L. Samet and E. Glazer regarding responses to United Mine Workers of America information requests (0.4); review and edit status updates regarding same (1.3); create summary of changes to §§ 1113 and 1114 proposals (1.3); post documents to the United Mine Workers of America data room (0.2); call with C. Reiser regarding declaratory judgment complaint (0.1); revise same (0.9); emails with E. Moskowitz and J. Martin regarding same (0.2); emails with E. Moskowitz and potential expert regarding declaration (0.2).
Glazer E	03/06/13	2.5	Revise §§ 1113 and 1114 motion (0.2); calls with A. Schlesinger regarding draft declaration in support of 1113 and 1114 motion (0.4); revise draft declaration in support of 1113 and 1114 motion (1.9).

Huebner MS	03/06/13	2.2	Conference call with U.S. Trustee and B. Kaminetzky regarding incentive motion (0.5); call with clients regarding same (0.3); review of emails regarding settlement with U.S. Trustee on incentive motion (0.2); call with client group regarding §1113 issues and Unsecured Creditors' Committee proposal (0.4); conversation with B. Kaminetzky and review of materials regarding incentive plan (0.2); internal emails regarding non-union 1114 committee (0.1); conversation with F. Huffard regarding compensation strategy (0.3); internal emails regarding Unsecured Creditors' Committee §1113 and incentive issues (0.2).
Kaminetzky BS	03/06/13	8.2	Calls with L. Long, P. Randolph, F. Perillo, R. Mauceri, B. Hatfield, J. Bean, M. Huebner, D. Loss and M. Russano regarding discussion with U.S. Trustee (2.3); meetings and calls with M. Russano and D. Loss regarding settlement, Unsecured Creditors' Committee, annual incentive plan, strategy, hearing and tasks (1.6); calls with F. Huffard, M. Buschmann, J. Bean, M. Huebner, M. Russano and D. Loss regarding annual incentive plan (1.5); review documents regarding same (0.3); review and edit draft notice (0.1); meetings and calls with D. Loss regarding same (0.2); review hearing materials (0.8); emails regarding hearing, U.S. Trustee settlement, notice, annual incentive plan, Unsecured Creditors' Committee, precedent, strategy and tasks (1.4).
Law EC	03/06/13	0.6	Precedent research regarding key employee incentive plan and key employee retention plan (0.4); communications with A. Libby and M. Melvin regarding same (0.2).
Libby A	03/06/13	4.4	Review and comment on U.S. Trustee settlement notice (0.3); emails regarding §1113 proposal (0.3); review case law on incentive programs (1.6); confer with A. Vora regarding summary of same (0.1); coordinate filing of U.S. Trustee notice (0.1); emails with Davis Polk team regarding U.S. Trustee notice (0.4); emails regarding Unsecured Creditors' Committee statement of support (0.4); review same (0.2); review demonstratives and discuss edits to same with D. Alumbaugh (0.6); coordinate §1113 filing (0.4).

Loss DM	03/06/13	7.1	Teleconferences with L. Long, P. Randolph, F. Perillo, R. Mauceri, B. Hatfield, J. Bean, M. Huebner, B. Kaminetzky and M. Russano regarding settlement with U.S. Trustee (2.1); conferences and teleconferences with B. Kaminetzky and M. Russano regarding settlement, Unsecured Creditors' Committee, strategy and hearing preparation (1.5); teleconferences with M. Buschmann regarding annual incentive plan including preparation and follow up (0.6); draft notice of U.S. Trustee settlement (0.6); confer with B. Kaminetzky regarding same (0.2); teleconference with N. Bubnovich regarding Juza deposition preparation (0.7); analysis of Infomine survey (0.5); review and comment on draft email to Morgan Lewis regarding U.S. Trustee settlement (0.2); review and comment on demonstratives (0.3); correspondence with A. Libby and K. Coco regarding filing of settlement notice (0.2); review research regarding expert attendance at deposition (0.2).
Martin JD	03/06/13	2.2	Revise draft filings in §§ 1113 and 1114 process.
McGreal MM	03/06/13	2.4	Teleconference with M. Huebner, Blackstone and Company regarding pension plan issues (1.4); teleconference with B. Kaminetzky, M. Huebner and F. Huffard regarding incentive plans (0.3); correspondence with K. Coco regarding supplemental 401(k) participants (0.1); correspondence with J. Agostinho regarding retiree benefits plans (0.1); correspondence with E. Moskowitz and J. Bean regarding retiree committee (0.1); teleconference with L. Samet regarding collective bargaining agreements (0.2); review and comment on notice of incentive plans resolution (0.1); correspondence with A. Libby regarding same (0.1);
Moskowitz E	03/06/13	6.7	Review and edit brief and declarations (2.2); calls with J. Bean regarding strategy (0.6); client call regarding committee proposal (0.9); call with B. O'Neal and follow-up (0.4); meet with L. Samet to review edits to brief (0.8); correspondence with team regarding financial data (0.7); review and edit information requests (0.3); additional emails to team (0.8).
Peng L	03/06/13	1.0	Fact check declaration in support of 1113 and 1114 motion.
Resnick BM	03/06/13	1.1	Call with clients, M. Huebner and others regarding labor negotiations (1.0); review key employee incentive plan resolution notice (0.1).

Russano MJ	03/06/13	4.1	Prepare for and attend call with N. Bubnovich regarding direct testimony and preparation for Juza deposition (1.1); confer with D. Loss regarding same (0.3); call with Unsecured Creditors' Committee counsel regarding motion to approve incentive and retention plans (0.4); confer with B. Kaminetzky, D. Loss, A. Libby and A. Vora regarding same (0.3); confer with D. Loss regarding call with U.S. Trustee regarding motion and objection settlement (0.4); confer with B. O'Neill regarding same (0.3); review correspondence from United Mine Workers of America regarding negotiations (0.2); review and comment on declaratory judgment complaint (0.9); review and comment on filing regarding settlement with U.S. Trustee (0.2).
Samet L	03/06/13	9.1	Revise draft §§ 1113 and 1114 brief (4.3); revise draft §§ 1113 and 1114 declarations (1.0); analyze company data for same (0.7); telephone calls with A. Alfonso and A. Saavedra regarding labor issues (0.7); meet with E. Moskowitz regarding litigation strategy (1.0); telephone calls and emails with M. McGreal and T. Chepiga regarding labor issues (0.6); telephone calls with A. Schlesinger and E. Glazer regarding same (0.4); revise draft motion to seal (0.4).
Sokoloff EA	03/06/13	0.5	Research proposed legislation regarding coal retiree benefits (0.4); follow-up regarding preparation of declaration exhibits in §§ 1113 and 1114 motion (0.1).
Travers M	03/06/13	0.3	Emails regarding multi-employer pension plan issues.
Vora A	03/06/13	6.1	Perform legal research related to deposition rules (2.5); analyze issues arising from depositions (2.4); research court filings in analogous cases in connection with reply brief (1.2).
Zaleck M	03/06/13	0.8	Research legislative history issue as per E. Sokoloff.
Agostinho JN	03/07/13	0.5	Update list of retiree medical plan documents.
Aizen RM	03/07/13	2.7	Comment on 10-K/A (2.2); discussion with E. FitzGerald, E. Cho and J. Agostinho regarding 10-K/A (0.3); review multi-employer pension plan presentation (0.1); emails with E. Moskowitz regarding retiree medical (0.1).
Cho EK	03/07/13	5.0	Review and comment on actuary report (1.0); review and comment on withdrawal liability slides (1.5); teleconference with Davis Polk team regarding comments on slides (1.3); teleconference with actuary regarding same (1.2).

Estacio R	03/07/13	2.6	Conferences with E. Cho regarding pension liabilities (1.0); emails with E. Cho and E. Moskowitz regarding same (0.4); conduct research regarding same (0.6); review and edit Blackstone presentation to United Mine Workers of America regarding pension liabilities (0.6).
Falk AE	03/07/13	5.3	Meet with E. Sokoloff regarding §1113 filing (0.4); compile filing procedures for §1113 motion (4.3); revise same per A. Libby comments (0.6).
FitzGerald ET	03/07/13	2.6	Analyze pension and retiree medical legislation (0.3); revise draft Form 10-K/A (1.8); review riders for Form 10-K/A (0.5).
Gehring AS	03/07/13	8.2	Emails with E. Moskowitz, J. Martin and L. Samet regarding declaratory judgment complaint (0.9); edit same (0.6); meet with E. Moskowitz regarding same (0.3); draft declaratory judgment motion for summary judgment and ancillary documents (2.3); meet with E. Sokoloff regarding same (0.1); email to potential expert regarding declaration (0.3); revise same (1.1); call with E. Moskowitz, L. Samet and E. Glazer to company and Blackstone regarding 1113 and 1114 brief (1.7); prepare for same (0.4); meet with L. Samet and E. Glazer regarding same (0.3); upload documents to the Unsecured Creditors' Committee data room (0.2).
Glazer E	03/07/13	7.3	Revise §§ 1113 and 1114 motion (0.3); call with A. Starr regarding §§ 1113 and 1114 filings (0.1); call with J. Bean, Blackstone and others regarding 1113 and 1114 filings (0.4); review and revise §§ 1113 and 1114 filings (6.1); calls and email with M. Luna regarding same (0.4).
Huebner MS	03/07/13	0.4	Emails regarding §1114 committee (0.2); emails with clients regarding communications issues and United Mine Workers of America (0.2).
Kaminetzky BS	03/07/13	7.2	Call with J. Bean regarding update and strategy (0.3); calls with M. Russano regarding Unsecured Creditors' Committee and strategy (0.2); review financial presentation (0.3); review edited declarations (1.9); review and analyze spinoff analysis (0.5); calls with D. Loss regarding depositions, strategy and update (0.3); emails regarding meet and confer, retiree committee, Unsecured Creditors' Committee, deposition, strategy, filing and tasks (1.6); conduct hearing and reply preparation (2.1).

Libby A	03/07/13	3.2	Email with §1113 team regarding §1113 materials for analysis in connection with critical employee retention plan reply brief (0.4); review §1113 brief (1.8); summarize same for critical employee retention plan team (0.5); review and comment on §1113 filing procedures (0.5).
Loss DM	03/07/13	1.1	Teleconferences with B. Kaminetzky regarding depositions and update (0.3); correspondence with A. Libby and L. Samet regarding §§ 1113 and 1114 term sheets (0.2); correspondence with A. Vora regarding past witness testimony exclusion (0.1); correspondence with A. Vora and A. Libby regarding reply brief (0.2); teleconference with L. Peng regarding update (0.1); review §§ 1113 and 1114 summary (0.2).
Martin JD	03/07/13	5.8	Revise draft motion papers and declarations for §§ 1113 and 1114 process.
McGreal MM	03/07/13	0.2	Correspondence with Company, E. Moskowitz and others regarding appointment of retiree committee (0.1); arrange for response to data request from retiree committee (0.1).
Moskowitz E	03/07/13	7.8	Meet with confidential counter-party regarding outstanding issues (2.0); prepare for same (0.6); call with client team and Blackstone regarding declaration (0.7); follow-up discussions with team regarding same (0.5); draft press release (0.6); call with clients regarding counter-party meeting (0.5); additional review of brief and declarations (1.3); email correspondence with team regarding above (1.6).
Peng L	03/07/13	0.4	Conduct research in support of §§ 1113 and 1114 motion.
Resnick BM	03/07/13	1.3	Emails with litigation team and J. Cohen regarding §1114 committee (0.2); emails with litigation team regarding 1113 and 1114 issues (0.3); review 1113 and 1114 brief (0.8).
Russano MJ	03/07/13	1.6	Confer with B. O'Neill regarding Unsecured Creditors' Committee statement regarding motion to approve retention and incentive plans (0.6); confer with B. Kaminetzky regarding hearing strategy (0.5); confer with D. Loss regarding deposition preparation (0.5).

Samet L	03/07/13	11.7	Revise draft §§ 1113 and 1114 brief (2.3); review and revise draft §§ 1113 and 1114 declarations (4.8); meet with E. Moskowitz regarding litigation strategy (0.4); telephone calls and emails with J. Martin, A. Gehring and B. Walsh regarding same (0.8); conference call with J. Lushefski, F. Huffard and others regarding company forecasts (1.3); telephone calls and emails with M. Luna, J. Collins and others regarding company data and analysis of same (1.7); revise draft press release (0.4).
Sokoloff EA	03/07/13	3.1	Research legal issue regarding summary judgment motion (2.1); meet with A. Falk regarding filing protocol (0.4); conduct additional research on proposed legislation regarding retiree benefits (0.6).
Vora A	03/07/13	2.2	Analyze issues emerging from deposition of N. Bubnovich.
Zaleck M	03/07/13	1.0	Obtain information regarding expert witness for A. Vora.
Agostinho JN	03/08/13	1.1	Update list of retiree medical plan documents and send to Patriot (0.8); update index of retiree plans (0.3).
Aizen RM	03/08/13	4.1	Review J. Agostinho comments to 10-K/A (0.2); comment on retiree medical chart (0.1); comment on 10-K/A (3.1); discuss 10-K/A with E. FitzGerald (0.3); emails with E. FitzGerald and E. Cho regarding CARE Act (0.4).
Cho EK	03/08/13	1.3	Review proposed United Mine Workers of America legislation (0.5); teleconference with labor counsel regarding legislation (0.5); correspondence with E. Sokoloff regarding registration (0.3).
Coco KJ	03/08/13	0.4	Review Kramer Levin draft statement.
Estacio R	03/08/13	2.6	Draft confidentiality agreement regarding Retiree Committee (2.4); confer with E. Moskowitz regarding same (0.1); email with E. Glazer regarding same (0.1).
Falk AE	03/08/13	1.0	Draft declaration of no objections to motion to terminate supplemental 401(k) (0.2); review process for filing adversary complaint and revise 1113 filing procedures accordingly (0.5); update §1113 filing procedure based on notice of no objections for supplemental 401(k) motion (0.3).
Gehring AS	03/08/13	5.4	Call with E. Moskowitz, L. Samet and E. Glazer to company regarding §§ 1113 and 1114 declarations (1.6); prepare for same (0.1); emails with E. Moskowitz and J. Martin regarding declaratory judgment complaint (0.6); edit same (0.7); edit potential expert declaration (2.4).

Glazer E	03/08/13	12.2	Call with J. Bean and others regarding draft declarations in support of 1113 and 1114 motion (1.4); calls and emails with O. Lozada regarding Peabody-related issues (0.6); draft email to E. Moskowitz regarding same (0.3); review and revise §§ 1113 and 1114 filings (9.9).
Huebner MS	03/08/13	0.9	Review of client emails and attachments regarding United Mine Workers of America communications materials and §1113 (0.3); review of materials regarding new proposed coal legislation (0.2); conversations with B. O'Neill and M. Russano regarding same (0.4).
Kaminetzky BS	03/08/13	2.9	Review draft brief (0.3); calls with M. Huebner and M. Russano regarding same (0.3); emails regarding due diligence requests, draft brief, strategy, tasks, declaration, press release, metrics, safety seal motion, proposed bill and retiree committee (2.3).
Libby A	03/08/13	2.9	Coordinate §1113 filing with Davis Polk team (0.6); review and comment on 1113 filing procedures (0.3); review and comment on Unsecured Creditors' Committee statement (0.5); confer with D. Loss and M. Russano regarding Unsecured Creditor's Committee statement (0.1); review union objection (0.7); review funds objection (0.7).
Loss DM	03/08/13	3.7	Confer with M. Russano and A. Libby regarding Unsecured Creditors' Committee statement (0.1); review and comment on Unsecured Creditors' Committee statement (0.3); correspondence with B. Kaminetzky, M. Russano and A. Libby regarding objections and next steps (0.3); correspondence with Morgan Lewis regarding Juza deposition (0.1); correspondence and teleconference with court reporter regarding Juza deposition (0.3); teleconference with A. Alfonso regarding update (0.2); review and analysis of objections (2.2); draft email to B. Hatfield and J. Bean regarding objections (0.2).
Martin JD	03/08/13	2.4	Revise draft motion papers and declarations for §§ 1113 and 1114 process.
McGreal MM	03/08/13	0.9	Correspondence with J. Cohen and E. Moskowitz regarding retiree committee data requests (0.2); correspondence with O. Lozada and M. Luna regarding same (0.2); review data on retiree benefits (0.2); correspondence with J. Agostinho regarding same (0.1); review declaration of no objections for motion to terminate supplemental 401(k) plan (0.1); review and revise proposed order terminating supplemental 401(k) plan (0.1).

Moskowitz E	03/08/13	7.1	Attend drafting session with client team to review and revise draft 1113 and 1114 brief and declarations (5.2); emails to §§ 1113 and 1114 team regarding strategy and next steps (1.1); call with DIP lender counsel regarding strategic issue (0.4); correspondence with labor team regarding §1114 committee issues (0.4).
Resnick BM	03/08/13	1.0	Emails regarding §1114 committee (0.1); review memorandum of law in support of §§ 1113 and 1114 relief (0.9).
Russano MJ	03/08/13	4.6	Confer with B. Kaminetzky, D. Loss, A. Libby and A. Vora regarding preparation for upcoming depositions and planning for reply brief (1.1); confer with B. O'Neill regarding committee statement in support of retention and incentive plans (0.6); review and analyze same (0.9); confer with M. Huebner and B. Kaminetzky regarding same (0.5); review research regarding proposed legislation and confer with E. Moskowitz regarding same (0.7); confer with D. Loss regarding other statements in support (0.2); confer with B. O'Neill regarding deposition scheduling (0.1); review M. Huebner's markup of Unsecured Creditors' Committee statement and email to Unsecured Creditors' Committee regarding same (0.5).
Samet L	03/08/13	14.6	Meet with J. Bean, J. Lushefski, E. Moskowitz and others regarding draft 1113 and 1114 court papers (6.0); conference call with A. Alfonso, E. Moskowitz and others regarding labor issues (0.6); review and revise draft 1113 and 1114 declarations (3.4); revise draft §§ 1113 and 1114 memo of law (4.6).
Sokoloff EA	03/08/13	4.0	Revise §§ 1113 and 1114 brief (0.4); compile exhibits to declarations for same (2.8); call with E. Cho and J. Woodrum regarding proposed coal retiree benefits legislation (0.4); summarize same and additional related correspondence (0.4).
Vora A	03/08/13	4.5	Analyze objections to incentive plans motion.
Aizen RM	03/09/13	2.6	Comment on 10-K/A.
Coco KJ	03/09/13	0.5	Coordinate §1113 filing preparation.
Gehring AS	03/09/13	0.2	Emails with L. Samet regarding declaratory judgment complaint.
Glazer E	03/09/13	3.4	Review and revise §§ 1113 and 1114 filings (1.5); confer with K. Hartsog and D. Lucha regarding United Mine Workers of America counterproposals (0.5); prepare summary of United Mine Workers of America counterproposals and related materials (1.3); emails with L. Samet regarding same (0.1).

Libby A	03/09/13	11.0	Call with M. Russano, D. Loss and A. Vora regarding the annual incentive plan and critical employee retention plan objections (0.8); draft summary of Funds Objection (3.1); draft summary of Juza declaration (2.1); draft reply brief outline (4.6); call with D. Loss and A. Vora regarding same (0.4).
Loss DM	03/09/13	11.1	Call with M. Russano, A. Vora and A. Libby regarding reply brief (0.6); teleconference with A. Vora and A. Libby regarding reply brief outline (0.4); review objections and Juza declaration and draft outline of reply topics (2.4); conduct research and analysis regarding replacement hires and draft email to K. Burlage and M. Luna regarding same (0.9); teleconference with N. Bubnovich and M. Russano regarding Juza deposition preparation (0.6); correspondence with B. Kaminetzky and M. Russano regarding objections and Juza declaration (0.2); revise reply brief outline (2.0); correspondence with M. Russano regarding same (0.3); preparation for Juza deposition (3.7).
Russano MJ	03/09/13	7.9	Review opposition filings and draft detailed reply brief outline in connection with same (5.3); review and revise opposition brief and declaration summaries (1.8); email to B. Kaminetzky regarding same (0.1); confer with D. Loss, A. Libby and A. Vora regarding reply brief strategy and summaries (0.7).
Samet L	03/09/13	1.5	Revise draft §§ 1113 and 1114 declarations (1.0); correspondence regarding same (0.2); emails with E. Glazer regarding labor issues (0.3).
Sokoloff EA	03/09/13	0.3	Correspondence regarding coal benefits legislation.
Vora A	03/09/13	8.2	Confer with M. Russano, D. Loss and A. Libby to analyze objections to incentive plan motion (0.9); analyze and summarize Union's objection to Debtors' motion for review by team members (3.7); draft outline of reply brief and research and analyze corresponding issues (3.6).
Aizen RM	03/10/13	0.4	Emails with J. Tucker and M. McGreal regarding 10-K/A.
Cho EK	03/10/13	0.2	Correspondence with E. Sokoloff regarding proposed legislation.
Falk AE	03/10/13	5.7	Discuss research with A. Libby regarding retention plans (0.3); conduct research regarding same (3.2); review and summarize United Mine Workers of America objection to the annual incentive plan and critical employee retention plan (2.2).
Gehring AS	03/10/13	4.3	Edit §§ 1113 and 1114 brief (2.4); draft motion for summary judgment and ancillary documents (1.9).

Glazer E	03/10/13	8.1	Meet with L. Samet regarding §§ 1113 and 1114 filings (1.0); revise draft declarations in support of §§ 1113 and 1114 motion (6.3); draft email to D. Lucha and K. Hartsog regarding same (0.4); draft email to E. Moskowitz regarding same (0.1); draft email to Blackstone regarding declaration in support of §§ 1113 and 1114 motion (0.3).
Kaminetzky BS	03/10/13	3.6	Review and analyze United Mine Workers of America Plans' filings (2.8); conference call with M. Russano, A. Libby, D. Loss and A. Vora regarding same (0.2); emails regarding Unsecured Creditors' Committee, press, oppositions, reply, deposition, hearing, strategy and tasks (0.6).
Libby A	03/10/13	8.4	Call with B. Kaminetzky, M. Russano, D. Loss and A. Vora regarding the annual incentive plan and critical employee retention plan objections (0.2); follow-up call with D. Loss regarding same (0.1); email with M. McGreal and D. Klein regarding insider issues (0.3); confer with A. Falk regarding research in connection with confidentiality issues (0.5); review 10-K amendment for compensation issues and email with D. Loss regarding same (0.6); review §503(c) research by A. Falk (0.5); draft and email summary of same to team (0.2); discuss Juza declaration with D. Loss (0.2); research responses to objections raised by union and funds (3.5); draft reply brief (2.3).
Loss DM	03/10/13	9.2	Call with B. Kaminetzky, M. Russano, A. Vora and A. Libby regarding reply brief (0.2); call with A. Libby regarding same (0.1); call with A. Libby regarding Juza declaration (0.1); correspondence with L. Peng regarding insider research (0.2); review of confidentiality issues in objections and correspondence with M. Russano regarding same (0.8); prepare for Juza deposition (7.5); review and comment on 10-K/A filing (0.3).
McGreal MM	03/10/13	0.2	Correspondence with D. Klein and A. Libby regarding incentive plans motion.
Moskowitz E	03/10/13	4.8	Correspondence with L. Samet and team regarding draft brief (1.4); review and edit draft brief and declaration in preparation for filing (3.4).
Peng L	03/10/13	3.5	Fact check declaration in support of 1113 and 1114 motion (0.6); conduct research in support of annual incentive plan and critical employee retention plan brief (1.9); review United Mine Workers of America opposition to annual incentive plan and critical employee retention plan motion for relevance to §§ 1113 and 1114 motion (1.0).

Resnick BM	03/10/13	1.3	Review §§ 1113 and 1114 brief (0.5); call with E. Moskowitz regarding same and other issues (0.8).
Russano MJ	03/10/13	2.9	Call with B. Kaminetzky, D. Loss, A. Libby and A. Vora regarding opposition briefs and reply brief strategy regarding motion for approval of retention and incentive plans (0.7); confer with M. Luna and A. Libby regarding company call regarding attrition (0.2); confer with B. Kaminetzky regarding hearing preparation (0.4); review Unsecured Creditors' Committee correspondence regarding confidentiality (0.3); review and comment on Juza deposition outline (1.3).
Samet L	03/10/13	8.4	Revise multiple §§ 1113 and 1114 declarations (4.2); revise draft 1113 and 1114 memorandum of law (1.3); conduct research regarding same (0.4); telephone calls with E. Moskowitz regarding same (0.7); meet with E. Glazer regarding same (0.5); conduct analysis regarding filing issues and emails regarding same (1.3).
Sokoloff EA	03/10/13	2.8	Fact-check revised declarations for 1113 and 1114 motion (2.4); correspondence regarding same (0.4).
Vora A	03/10/13	7.7	Confer with team members on briefing strategy (0.4); legal research regarding insiders issue (5.6); draft corresponding sections of reply brief (1.7).
Aizen RM	03/11/13	3.0	Comment on 10-K/A.
Cho EK	03/11/13	0.6	Correspondence regarding pension and union issues.
Estacio R	03/11/13	0.4	Edit confidentiality agreement regarding Retiree Committee (0.3); email to E. Moskowitz regarding same (0.1).
Eum JS	03/11/13	2.0	Redact additional exhibit files for exhibits sets as per E. Sokoloff.
Falk AE	03/11/13	10.8	Confer with M. McGreal regarding questions on §1113 filing process (0.4); respond to L. Samet email regarding same (0.5); email A. Libby regarding service list for §§ 1113 and 1114 pleadings (0.3); send updated 1113 memo to E. Sokoloff with list of open questions (0.8); conduct further research on §503(c)(3) issues (0.3); confer with A. Libby regarding same (0.4); review L. Samet comments on 1113 filing plan and send follow-up to M. McGreal (1.5); draft paragraphs for motion regarding unfair discrimination (3.1); call with A. Libby regarding research on individualized performance metrics (0.3); conduct research regarding same (3.2).
FitzGerald ET	03/11/13	2.0	Review Form 10-K/A.

Gehring AS	03/11/13	10.2	Meet with L. Samet, E. Glazer, L. Peng and E. Sokoloff regarding §§ 1113 and 1114 brief (0.6); emails with J. Mazzotti at AlixPartners regarding status updates of United Mine Workers of America information requests (0.2); emails to potential expert regarding declaration (0.2); edit same (1.2); call with potential expert regarding same (0.2); edit B. Hatfield declaration (2.8); meet with L. Samet regarding same (0.3); edit F. Huffard declaration (3.5); emails with E. Moskowitz and J. Martin regarding declaratory judgment complaint (0.4); edit same (0.8).
Glazer E	03/11/13	12.5	Call with D. Lucha and L. Samet regarding United Mine Workers of America counterproposals and other issues (0.8); meet with L. Samet, A. Gehring, E. Sokoloff and L. Peng regarding filing procedures (0.5); review and revise §§ 1113 and 1114 filings (11.2).
Huebner MS	03/11/13	1.6	Emails regarding various Peabody issues (0.2); review of fund objection to compensation motion (0.7); review of union objection to incentive motion and conversation with M. Russano regarding same (0.6); conversation with B. Resnick and emails regarding pension plan document requests (0.1).
Kaminetzky BS	03/11/13	9.9	Draft reply brief (3.7); calls and meetings with M. Russano and D. Loss regarding reply, strategy, hearing, logistics, deposition and tasks (0.8); review and analyze opposition papers and declarations (1.9); prepare for Juza deposition (0.6); conference call with J. Bean, B. Hatfield, M. Russano and A. Libby regarding reply and strategy (0.9); calls with M. Huebner regarding strategy and hearing (0.2); review withdrawal analysis (0.2); review negotiation notes (0.2); emails regarding Unsecured Creditors' Committee, reply opposition, Juza deposition, supplemental filings, strategy and tasks (1.4).
Klein DS	03/11/13	0.4	Discussion with A. Libby regarding annual incentive plan and critical employee retention plan reply (0.2); emails with A. Vora regarding same (0.2).

Libby A	03/11/13	12.8	Review email from A. Falk summarizing incentive motion research (0.1); confer with A. Vora regarding reply brief (0.1); discuss authorized officers argument in union objection with M. McGreal (0.2); review B. Hatfield deposition (0.5); discuss 503(c)(3) research and drafting with A. Falk (0.3); discuss §1113 filing with A. Falk (0.1); confer with M. Russano and D. Loss regarding factual issues in connection with critical employee retention plan reply (0.2); call with B. Hatfield, J. Bean, D. Lucha and Davis Polk team regarding objections to the annual incentive plan and critical employee retention plan and related follow-up with M. Russano and B. Kaminetzky (1.1); analysis of company information in connection with critical employee retention plan (1.2); analysis of authorized officers argument in union objection (0.5); discuss same with D. Klein (0.2); email team regarding strategy regarding response to same (0.2); emails with A. Falk and D. Loss regarding research West Virginia unemployment data (0.1); review Bubnovich declaration (2.5); review research prepared by A. Falk on 503(c)(3) (0.4); discuss new research with A. Falk (0.2); review Juza outline in connection with reply brief (0.8); discuss annual incentive plan performance metrics with A. Vora (0.3); discuss §503(c)(1) standard with A. Vora and review reply brief regarding same (0.2); review retention and incentive plan research prepared by A. Falk (0.3); discuss same with A. Falk (0.2); draft reply brief (2.8); call with GCG regarding §1113 filing process (0.3).
Lopez DF	03/11/13	3.7	Prepare electronic copies and coordinate the copying of materials for deposition as per D. Loss and M. Pucci.
Loss DM	03/11/13	14.3	Call with A. Libby regarding subsidiary officers spreadsheet (0.1); calls and meetings with B. Kaminetzky and M. Russano regarding reply brief and hearing preparation (0.8); prepare for deposition of D. Juza including drafting outline, conferences with M. Russano regarding same and review of materials relied on for declaration (12.7); analysis of authorized officer and insider issues (0.7).
Martin JD	03/11/13	4.6	Revise draft motion papers and declarations for §§ 1113 and 1114 process.

McGreal MM	03/11/13	3.2	Review §§ 1113 and 1114 brief (0.6); review filing protocol for §§ 1113 and 1114 pleadings (0.3); conference with A. Falk regarding same (0.2); conference with A. Libby regarding incentive plans motion (0.2); review materials regarding same (0.1); correspondence with D. Klein regarding same (0.1); revise §363 motion to terminate benefits (1.8).
Moskowitz E	03/11/13	12.7	Review brief and all declarations in preparation for filing (9.8); correspondence with co-counsel regarding draft pleadings (1.2); correspondence with team regarding same (1.3); meet with M. Huebner regarding same (0.4).
Peng L	03/11/13	6.1	Conduct research in support of §§ 1113 and 1114 motion (0.2); fact check 1113 and 1114 brief (5.9).
Pucci MV	03/11/13	2.0	Print and organize materials for 3/12/2013 deposition as per D. Loss.
Resnick BM	03/11/13	0.4	Correspondence with E. Moskowitz and others from litigation team regarding 1113 and 1114 strategy.
Russano MJ	03/11/13	11.2	Review and analyze legal research regarding §503(c) and confer with A. Libby regarding same (0.9); prepare for and attend call with B. Hatfield and J. Bean regarding motion to approve retention and incentive plans and employee attrition facts (1.8); confer with B. Kaminetzky regarding same (0.3); review and comment on deposition outline and confer with D. Loss regarding same (2.1); email to B. O'Neill regarding deposition scheduling (0.2); review and analyze opposition filings (1.0); confer with D. Loss, A. Libby and A. Vora regarding reply strategy (0.6); confer with M. Huebner regarding same (0.3); confer with E. Moskowitz regarding hearing strategy and filings (0.2); email to J. Bean regarding Unsecured Creditors' Committee confidentiality request (0.3); draft, review and revise reply brief outline (1.9); email to clients regarding same (0.2); review and comment on reply brief sections and confer with A. Vora regarding same (0.9); prepare for witness preparation sessions in advance of hearing (0.5).

Samet L	03/11/13	16.0	Revise multiple draft §§ 1113 and 1114 declarations (6.3); revise draft 1113 and 1114 memorandum of law (3.8); revise draft notice of motion and hearing (0.4); review filing protocol and telephone calls with L. Hughes and others regarding same (0.9); meet with E. Glazer, A. Gehring and others regarding filing issues (0.5); conference call with E. Glazer and D. Lucha regarding labor issues (0.6); prepare proposed redactions of §§ 1113 and 1114 court papers (2.9); telephone calls with proposed expert (0.4); correspondence regarding labor issues (0.2).
Sokoloff EA	03/11/13	6.7	Fact-check §§ 1113 and 1114 brief (6.2); meet with L. Samet, E. Glazer, A. Gehring and L. Peng to discuss 1113 and 1114 filing process (0.4); meet with legal assistant to discuss exhibits (0.1).
Vora A	03/11/13	11.4	Legal research regarding insiders issues (4.7); draft and edit corresponding sections of reply brief (6.7).
Aizen RM	03/12/13	0.1	Emails with E. Moskowitz regarding multi-employer pension plan.
Cho EK	03/12/13	1.0	Conduct research and correspondence regarding labor, withdrawal and United Mine Workers of America issues.
Estacio R	03/12/13	1.1	Revise confidentiality agreement with Retiree Committee (0.2); emails with E. Moskowitz regarding the same (0.1); research and draft analysis for E. Moskowitz in response to questions from Patriot regarding pension liabilities (0.8).
Falk AE	03/12/13	5.8	Research case law and draft portion of annual incentive plan and critical employee retention plan reply brief and meet with A. Libby regarding same (2.1); further research regarding same (2.2); email L. Samet regarding §1113 filing procedure and revise same (1.2); coordinate FTP loading procedures for §1113 filing (0.3).
FitzGerald ET	03/12/13	0.3	Analysis of pension plan withdrawal issues.
Gehring AS	03/12/13	7.2	Emails and calls with potential expert regarding declaration (0.9); emails and calls with E. Moskowitz and L. Samet regarding same (0.4); edit declaration (1.9); draft motion for summary judgment on declaratory judgment action (3.5); edit declaratory judgment complaint (0.3); review documents responsive to United Mine Workers of America information requests for confidentiality (0.2).

Glazer E	03/12/13	11.2	Calls with Blackstone regarding declaration in support of §§ 1113 and 1114 motion (0.5); meet with E. Moskowitz regarding revisions to declaration in support of §§ 1113 and 1114 motion (0.5); calls and emails with L. Samet regarding same (1.0); review and revise §§ 1113 and 1114 filings (9.1); calls with M. McGreal regarding §§ 1113 and 1114 motion (0.1).
Huebner MS	03/12/13	1.4	Review of and emails with clients regarding United Mine Workers of America communications (0.3); email and voicemail to E. Moskowitz regarding client question on same (0.1); call to J. Bean regarding VEBA calculation issues (0.1); review and mark-up bullet point document for United Mine Workers of America call and email to clients regarding same (0.3); conversation with B. Kaminetzky regarding pension fund deposition and trial testimony (0.2); further emails and conversation with E. Moskowitz regarding §1113 press release (0.4).
Kaminetzky BS	03/12/13	6.8	Prepare for 3/18 hearing (2.4); draft reply brief (1.7); call with E. Moskowitz regarding update (0.2); review data and follow up items (0.3); review Peabody letter (0.1); meet with M. Russano, D. Loss, A. Vora and A. Libby regarding deposition, strategy, tasks, hearing and reply (0.8); call with M. Russano regarding brief and strategy (0.2); emails regarding motion, timing, hearing, reply strategy, tasks, deposition and metrics (1.1).
Law EC	03/12/13	2.9	Conduct precedent research regarding motions to file under seal (2.7); numerous communications with E. Sokoloff regarding same (0.2).

Libby A	03/12/13	13.3	Review email from A. Falk regarding reply brief case law (0.1); confer with Davis Polk team regarding reply brief (0.1); review B. Hatfield deposition (2.1); discuss §503(c)(3) research and drafting with A. Falk (0.3); discuss §1113 filing with A. Falk (0.1); confer with M. Russano and D. Loss regarding factual issues in connection with reply brief (0.2); call with company and follow-up with M. Russano and B. Kaminetzky (1.0); research regarding insiders (0.1); confer with D. Klein regarding same (0.2); review Bubnovich declaration (0.4); review research prepared by A. Falk (0.4); discuss new research with A. Falk (0.2); review Juza outline (0.6); draft and edit reply brief (0.6); discuss business judgment issues with A. Falk and draft portions of reply brief (0.5); review A. Falk research on critical employee retention plan issues (0.6); review research regarding performance metrics (0.4); review Unsecured Creditors' Committee statement (0.6); draft preliminary statement (0.2); review union and funds objections (1.0); meet with B. Kaminetzky, M. Russano, A. Vora and D. Loss regarding hearing strategy (0.4); email A. Saavedra regarding disputed employees (0.2); draft portions of reply brief (2.8); email team regarding ordinary course legal issue (0.2).
Loss DM	03/12/13	14.3	Depose expert witness (5.0); conduct preparation and follow-up pertaining to same (1.1); meet with M. Russano regarding deposition and hearing preparation (0.3); meet with B. Kaminetzky, M. Russano, A. Vora and A. Libby regarding hearing preparation (0.8); begin drafting B. Hatfield direct examination outline (1.4); review deposition transcript and draft outline of key excerpts (3.4); review and comment on brief (1.3); correspondence with team regarding reply brief and hearing preparation (0.8); correspondence with counsel to DIP lenders regarding retention plan motion (0.2).
Martin JD	03/12/13	3.4	Revise draft motion papers and declarations for §§ 1113 and 1114 process.
McGreal MM	03/12/13	1.2	Correspondence with J. Cohen regarding mailings to non-union retirees (0.2); correspondence with GCG regarding same (0.1); correspondence with E. Moskowitz regarding same (0.1); correspondence with L. Samet, E. Glazer and E. Sokoloff regarding 1113 and 1114 pleadings (0.6); review notice of §§ 1113 and 1114 hearing (0.1); correspondence with J. Cohen and O. Lozada regarding non-union retiree benefits (0.1).

Moskowitz E	03/12/13	14.5	Review brief and all declarations in preparation for filing (8.4); extensive correspondence with team and client team regarding drafts (3.7); review and edit press release and frequently asked questions (1.2); draft bullet points for proposed discussions (0.9); call with L. Palans regarding strategy (0.3).
Peng L	03/12/13	2.0	Fact check §§ 1113 and 1114 brief.
Resnick BM	03/12/13	0.7	Correspondence with E. Moskowitz and others from litigation team regarding 1113 and 1114 strategy (0.3); correspondence with E. Moskowitz and M. McGreal regarding §1114 committee issues (0.4).
Russano MJ	03/12/13	11.0	Draft, review and revise reply brief for approval of retention and incentive plans (7.6); review legal research regarding same (0.9); review opposition briefs (0.8); confer with B. Kaminetzky regarding hearing preparation (0.3); email to T. Mayer regarding Unsecured Creditors' Committee confidentiality request (0.3); meet with B. Kaminetzky, D. Loss, A. Libby and A. Vora regarding hearing preparation and assignments (0.7); review documents from Company regarding operational performance (0.4).
Samet L	03/12/13	15.9	Revise multiple draft §§ 1113 and 1114 declarations (6.8); revise draft 1113 and 1114 memorandum of law (4.1); research regarding same (1.0); conference call with J. Bean and E. Moskowitz regarding court papers (0.5); telephone calls and emails regarding filing logistics (1.2); conference call with K. Hartsog and D. Lucha regarding labor proposals (0.3); telephone calls with M. Luna and J. Beckerle regarding employee and retiree issues (0.7); analyze facts regarding same (1.3).
Sokoloff EA	03/12/13	10.4	Revise motion for leave to file under seal (0.8); meet with E. Moskowitz regarding same (0.2); fact-check 1113 and 1114 brief (8.0); compile schedule of exhibits for §§ 1113 and 1114 declarations (1.4).
VanWagner AB	03/12/13	4.9	Meet with L. Samet to discuss assignment (0.2); conduct research related to §§ 1113 and 1114 declaration (4.7).
Vora A	03/12/13	12.5	Legal research regarding insiders issues (4.0); draft and edit corresponding sections of reply brief (8.0); confer with team members on case strategy and next steps (0.5).
Zaleck M	03/12/13	0.2	Obtain legislative documents for E. Sokoloff.
Aizen RM	03/13/13	0.9	Emails with J. Bean, E. Moskowitz and M. McGreal regarding retiree medical (0.3); call with J. Tucker regarding 10-K/A (0.6).
Cho EK	03/13/13	0.4	Correspondence with R. Aizen regarding outstanding issues.

Eum JS	03/13/13	6.6	Review exhibits and compile hard copy set for final redactions in preparation for filing as per E. Sokoloff.
Falk AE	03/13/13	0.7	Review key employee retention plan motions for timing of first payment.
Gehring AS	03/13/13	6.9	Edit potential expert declaration (1.7); email to potential expert regarding same (0.1); emails with E. Moskowitz, J. Martin and L. Samet regarding declaratory judgment complaint (0.6); edit same (0.3); review documents responsive to United Mine Workers of America information requests for confidentiality (0.3); draft motion for summary judgment and ancillary documents (2.3); meetings and emails with E. Sokoloff regarding same (0.3); edit D. Lucha declaration (0.8); emails and calls with E. Moskowitz and L. Samet regarding 1113 and 1114 documents (0.3); review Salaried Retiree Committee document request (0.2).
Glazer E	03/13/13	14.4	Calls and emails with Blackstone regarding declaration in support of 1113 and 1114 motion (0.8); review and revise §§ 1113 and 1114 filings (12.3); meet with M. Huebner, E. Moskowitz and L. Samet regarding same (0.5); call with M. Luna regarding compensation and benefits (0.3); emails with D. Lucha regarding labor issue (0.5).
Huebner MS	03/13/13	4.9	Review and mark-up of §1113 brief and select declarations (2.7); meet with drafting team regarding same (0.7); review and mark-up of letter to C. Roberts (0.1); emails regarding FAQs for labor (0.2); calls with T. Mayer, L. Palans, E. Moskowitz and G. Willard regarding §1113 scheduling issues (1.0); review of §1114 committee document request (0.1); emails with clients regarding Peabody discovery (0.1).
Kaminetzky BS	03/13/13	10.4	Review, edit, draft and revise drafts of incentive motion reply brief (5.6); review Juza transcript (0.8); calls and meetings with D. Loss, M. Russano, A. Vora and A. Libby regarding brief, hearing, tasks, strategy and testimony (1.1); prepare for 3/18 hearing (1.7); emails regarding reply, testimony, hearing deposition, logistics, status, timing, funds participation, metrics, strategy and tasks (1.2).
Law EC	03/13/13	5.7	Conduct precedent research regarding key employee incentive plan and key employee retention plan hearings (2.3); numerous communications with A. Libby and M. Melvin regarding same (0.4); conduct precedent research regarding summary of exhibits (2.8); communications with E. Sokoloff regarding same (0.2).

Libby A	03/13/13	8.7	Review B. Kaminetzky comments to incentive motion reply brief (0.3); meet with B. Kaminetzky, M. Russano, D. Loss and A. Vora to discuss same (0.3); emails with D. Loss regarding hearing preparation (0.1); research business judgment standard and confer with A. Vora regarding same (0.5); discuss individual performance metrics with A. Vora (0.2); research staggered payment retention plans (1.9); confer with M. Russano on same (0.2); emails with M. McGreal regarding plan participant compensation cuts (0.2); research §503(c)(3) case law (1.4); email with team regarding same (0.2); discuss key employee incentive plan and key employee retention plan hearing research with M. Melvin and E. Law (0.2); review key employee incentive plan and key employee retention plan hearing transcripts (0.5); revise reply brief (2.7).
Loss DM	03/13/13	18.2	Confer with B. Kaminetzky, M. Russano, A. Libby and A. Vora regarding reply brief and hearing preparation (1.1); correspondence with A. Libby regarding hearing preparation (0.1); teleconference with B. O'Neill regarding Juza deposition (0.1); redact Juza deposition transcript (0.3); correspondence with A. Saavedra and A. Alfonso regarding Juza deposition (0.2); draft reply brief (4.1); draft B. Hatfield direct testimony outline (10.9); correspondence with M. Luna regarding attrition issues (0.2); teleconferences with M. Luna and K. Burlage regarding incentive program and preparation for same (0.4); correspondence with A. Libby and M. McGreal regarding logistical issues for hearing (0.2); correspondence and teleconference with N. Bubnovich regarding coal company incentive plans (0.4); correspondence with Morgan Lewis regarding hearing (0.2).
Martin JD	03/13/13	1.8	Review and comment on filings in 1113 and 1114 process.
McGreal MM	03/13/13	0.7	Correspondence with A. Libby regarding reply to objections to incentive plans motion (0.2); review objections to incentive plans motions (0.4); correspondence with E. Moskowitz and B. Resnick regarding mailings to non-union retirees (0.1).
Moskowitz E	03/13/13	10.0	Review and edit §§ 1113 and 1114 brief, declarations and related materials (7.9); review client communications and edit same (1.1); calls with J. Bean regarding strategy (0.6); calls with counsel to Peabody (0.4).

Resnick BM	03/13/13	1.1	Call with E. Moskowitz regarding 1113 and 1114 issues (0.4); emails with clients and litigators regarding same (0.3); review §1114 committee request list (0.1); emails with litigation and benefits team regarding same (0.2); email to A. Piro regarding 1114 committee order and composition (0.1).
Russano MJ	03/13/13	15.6	Draft, review and revise reply brief and confer with team regarding same (10.2); review Juza deposition transcript and confer with D. Loss regarding same (1.7); confer with B. Kaminetzky regarding reply brief and hearing preparation (0.6); confer with B. Kaminetzky regarding call with N. Bubnovich (0.2); review documents from Company regarding operational metrics (0.5); prepare for hearing on incentive and retention plans (2.1); email to Company regarding reply brief (0.3).
Samet L	03/13/13	16.5	Revise multiple draft §§ 1113 and 1114 declarations (7.1); revise draft 1113 and 1114 memorandum of law (4.4); prepare proposed redactions of §§ 1113 and 1114 papers (0.7); conference call with J. Bean, J. Collins and J. Beckerle regarding same (0.8); meet with M. Huebner, E. Moskowitz and others regarding §§ 1113 and 1114 papers (0.8); telephone calls and emails with L. Hughes, A. Kaufman and others regarding filing logistics (1.3); telephone calls with proposed expert and review source materials regarding same (0.7); revise and edit various §§ 1113 and 1114 court papers (0.7).
Sokoloff EA	03/13/13	11.6	Fact-check and proofread declarations and §§ 1113 and 1114 brief (4.4); meet with L. Samet and L. Peng regarding same (0.6); prepare exhibits for filing (4.0); prepare exhibit summaries (0.8); meet with E. Moskowitz regarding sealing motion (0.2); revise same (0.8); calls with L. Samet to discuss filing preparation (0.4); calls with E. Glazer to discuss same (0.4).
VanWagner AB	03/13/13	2.7	Conduct source review related to §§ 1113 and 1114 declaration and email summary of same to L. Samet.
Vora A	03/13/13	13.8	Perform research and analysis to develop reply brief counter-arguments (6.6); draft and edit corresponding sections of reply brief (6.6); confer with team members on reply brief development (0.6).
Aizen RM	03/14/13	1.8	Review diligence request from salaried retiree committee counsel (0.7); emails and discussions with Unsecured Creditors' Committee counsel, B. Resnick and Patriot regarding retiree benefits (1.1).
Coco KJ	03/14/13	2.3	Coordinate §§ 1113 and 1114 filing.
Estacio R	03/14/13	0.4	Review Peabody complaint (0.3); correspond with A. Gehring regarding the same (0.1).

Eum JS	03/14/13	7.0	Update exhibits sets and redact brief and declarations in preparation for filing as per L. Samet.
Falk AE	03/14/13	6.3	Conference with L. Samet regarding updated filing schedule for §§ 1113 and 1114 motion (0.1); call with GCG regarding filing (0.5); emails with L. Samet, E. Sokoloff, M. McGreal and M. Melvin regarding filing (2.1); check-in call with GCG regarding filing (0.4); file and serve §§ 1113 and 1114 motion, declaratory judgment complaint, notice of hearing, sealing motion and related declarations (3.2).
Gehring AS	03/14/13	10.3	Post documents responsive to United Mine Workers of America information requests to data room (0.1); review same for confidentiality (0.2); meet with E. Glazer and L. Samet regarding 1113 and 1114 filing (0.5); check 1113 and 1114 papers for consistency (3.4); calls and emails with L. Samet, E. Glazer, L. Peng and E. Sokoloff regarding same (0.7); meet with E. Moskowitz regarding declaratory judgment complaint (0.2); edit same (0.3); cite check brief (2.8); verify §§ 1113 and 1114 redactions (1.2); edit status updates regarding United Mine Workers of America information requests (0.9).
Glazer E	03/14/13	13.3	Revise §§ 1113 and 1114 brief and declarations and finalize for filing (11.1); emails, calls and meetings with E. Moskowitz, J. Martin, L. Samet, A. Gehring and others regarding same (1.1); emails with D. Lucha regarding declaration in support of 1113 and 1114 motion (0.3); emails with A. Falk, L. Samet and Bryan Cave regarding preparation of courtesy copies of §§ 1113 and 1114 filings (0.8).
Huebner MS	03/14/13	2.5	Conversation with J. Bean and E. Moskowitz regarding coordination of filing of §1113, 8-K and press release (0.3); emails regarding 8-K for §1113 filing (0.1); review and markup of 1113 FAQs (0.6); emails with Blackstone and E. Moskowitz regarding PwC data requests (0.2); conversation with E. Moskowitz regarding §1113 communications materials (0.2); conversations with M. Buschmann regarding calculation and valuation issues (0.4); review and mark-up of incentive plan reply brief and call with M. Russano regarding same (0.7).

Kaminetzky BS	03/14/13	12.2	Review, edit and revise drafts of reply brief (1.3); meetings and calls with A. Vora, M. Russano, A. Libby and D. Loss regarding same (0.8); prepare materials for and prepare for 3/18 hearing (5.6); meetings and calls with D. Loss and M. Russano regarding same (0.7); conference call with B. Walsh and M. Russano regarding hearing and strategy (0.2); call with M. Huebner regarding strategy, Unsecured Creditors' Committee, timing and hearing (0.2); review replacement analysis (0.2); call with J. Bean regarding reply brief and strategy (0.2); conference call with B. O'Neill, T. Mayer and M. Russano regarding strategy (0.6); review outside comments to brief (0.3); review revised draft brief (0.2); emails regarding testimony, hearing, reply, Unsecured Creditors' Committee, strategy, tasks, expert, witnesses, DIP lenders, §1113 filing, negotiations, press reports and update (1.8); call with E. Moskowitz regarding update and strategy (0.1).
Law EC	03/14/13	5.1	Coordinate ECF filing logistics for 1113 and 1114 motion and related filings (0.7); numerous communications with L. Samet, E. Glazer, A. de Richemont and M. Melvin regarding same (0.6); review redactions of filing (0.9); communications regarding logistics regarding same with M. Melvin (0.2); resolve issues with transfer of files to claims agent (0.8); communications with A. Falk regarding same (0.2); conduct precedent research regarding incentive plan citations (0.7); communications with A. Libby and M. Melvin regarding same (0.1); route pleadings (0.3); monitor docket (0.3); communications with K. Coco regarding same (0.1); resolve issues regarding adversary complaint cover sheet (0.1); communications with E. Moskowitz regarding same (0.1).

Libby A	03/14/13	11.4	Revise reply brief (1.3); email A. Schlesinger and Z. Mitschrich regarding critical employee retention plan reply brief (0.1); revise demonstratives, including emails to D. Alumbaugh and A. Vora (0.2); review and comment on opening statement (0.6); review Unsecured Creditor's Committee statement of support (0.3); draft email to team regarding legal arguments in same (0.5); emails with team regarding Willkie comments and review same (0.3); review Bubnovich declaration (0.9); email to company regarding reply brief draft and open questions (0.4); email L. Hughes regarding 3/18 hearing (0.1); prepare for 3/18 hearing (2.6); correspondence with M. Pucci regarding same (0.4); discuss hearing preparation with L. Peng (0.2); further revise reply brief (3.5).
Lopez DF	03/14/13	3.5	Assemble materials for evidentiary hearing as per A. Libby and M. Pucci.
Loss DM	03/14/13	14.8	Meetings and calls with B. Kaminetzky, M. Russano, A. Vora and A. Libby regarding reply brief (0.8); meetings and calls with B. Kaminetzky and M. Russano regarding hearing preparation (0.7); teleconference with B. O'Neill, T. Mayer, B. Kaminetzky and M. Russano regarding hearing strategy and follow-up regarding same (0.6); teleconferences and correspondence with L. Lehnen regarding regional benchmarking analysis and conduct analysis regarding same (0.7); teleconference with M. Tobak regarding motion to exclude witness testimony (0.6); correspondence with Morgan Lewis regarding hearing (0.2); draft and review on reply brief (6.3); draft and review B. Hatfield direct testimony (4.5); review and comment on B. Kaminetzky opening remarks (0.4).
Martin JD	03/14/13	2.1	Draft letter to union regarding information requests, including related communications with B. Bennett and others (1.5); finalize motion papers for §§ 1113 and 1114 process (0.6).
McGreal MM	03/14/13	1.2	Teleconference with M. Luna, B. Resnick, R. Aizen and others regarding retiree committee information request (0.4); review same (0.1); correspondence with B. Resnick and R. Aizen regarding same (0.1); correspondence with A. Falk regarding service of §§ 1113 and 1114 pleadings (0.2); correspondence with E. Moskowitz, A. de Richemont, K. Coco and others regarding filing §§ 1113 and 1114 pleadings (0.4).

Moskowitz E	03/14/13	9.7	Review and edit §§ 1113 and 1114 brief, declarations and related materials (7.1); review client draft communications and edit same (1.5); calls with J. Bean regarding strategy (0.6); review information responses and edit same (0.5).
Oliva M	03/14/13	1.0	Cite check brief and prepare table of authorities per A. Libby.
Peng L	03/14/13	8.0	Fact check and proofread §§ 1113 and 1114 motion materials.
Pucci MV	03/14/13	7.5	Assemble and organize materials for evidentiary hearing as per A. Libby.
Resnick BM	03/14/13	1.8	Review §1114 committee diligence list (0.1); call with clients, R. Aizen and M. McGreal regarding same (0.5); emails regarding same (0.2); correspondence with litigation team and others regarding §§ 1113 and 1114 pleadings (1.0).
Russano MJ	03/14/13	11.6	Draft email to team regarding various ongoing assignments and necessary work-streams relating to preparation for hearing on incentive and retention plans (0.8); confer with A. Libby regarding hearing logistics and preparation (0.3); draft, review and revise reply brief (2.1); confer with D. Loss regarding same (0.3); confer with M. Tobak regarding research regarding motion to exclude potential expert (0.4); prepare for hearing, including review of deposition transcripts and preparation of direct and cross-examination outlines (4.2); call with B. Kaminetzky and B. Walsh regarding hearing strategy and opening statement (0.4); review and comment on opening statement (0.7); call with B. O'Neill regarding preparation for incentive and retention hearing (0.4); review Unsecured Creditors' Committee statement and confer with B. Kaminetzky and M. Huebner regarding same (1.1); emails with Unsecured Creditors' Committee regarding scheduling (0.3); review and incorporate comments from client and DIP lenders regarding reply brief (0.6).
Samet L	03/14/13	14.1	Revise draft §§ 1113 and 1114 brief (1.2); revise draft §§ 1113 and 1114 declarations (1.3); cite check and review case law for same (0.9); conference call with J. Bean, J. Lushefski and others regarding redactions (1.9); develop redaction protocol (2.1); oversee and orchestrate filing and service of 1113 and 1114 papers and related submissions (6.7).

Sokoloff EA	03/14/13	12.9	Finalize exhibit summaries and sealing motion (2.6); finalize cross-references among declarations and §§ 1113 and 1114 memorandum (7.0); review redactions to publicly filed documents (3.0); finalize exhibits for declaratory judgment action (0.3).
Tobak MJ	03/14/13	2.5	Confer with D. Loss regarding evidence issues (0.6); review transcript of Juza deposition (0.4); conduct legal research regarding evidence issues (1.5).
Tumminello CJ	03/14/13	8.2	Redact §§ 1113 and 1114 filings as per L. Samet and E. Glazer (7.4); meet with L. Samet and A. Pravda to discuss same (0.8).
Vora A	03/14/13	16.5	Draft and edit reply brief sections and additional legal research regarding same (16.2); confer with team members on reply brief development (0.3).
Aizen RM	03/15/13	1.0	Discussions with E. Moskowitz, J. Woodrum, E. Cho and R. Estacio regarding multi-employer pension plan.
Cho EK	03/15/13	1.0	Teleconference with R. Aizen regarding withdrawal issues (0.2); correspondence regarding withdrawal issues from multi-employer pension plan (0.5); review research regarding same (0.3).
Coco KJ	03/15/13	2.0	Review §§ 1113 and 1114 brief (1.1); coordinate regarding critical employee retention plan and annual incentive plan issues (0.3); review reply to objections to critical employee retention plan and annual incentive plan motion (0.6).
Estacio R	03/15/13	4.1	Research and draft analysis regarding pension liabilities (3.4); emails with M. Huebner and others regarding the same (0.2); communications with R. Aizen regarding the same (0.3); conference with R. Aizen and E. Cho regarding the same (0.1); emails with E. Glazer regarding confidentiality agreement with Retiree Committee (0.1).
Eum JS	03/15/13	3.0	Compile exhibits and coordinate additional copies of marked-up exhibit set in preparation for filing as per L. Samet.
Falk AE	03/15/13	2.3	Review GCG service emails (0.3); email GCG regarding confirmation of service (0.2); discuss materials for incentive plan hearing with L. Peng (0.1); email with A. Libby and L. Peng regarding materials for incentive plan hearing (0.6); revise GCG confirmation of service email (1.1).
FitzGerald ET	03/15/13	0.5	Analysis of pension withdrawal issues.

Gehring AS	03/15/13	2.7	Emails with J. Mazzotti at AlixPartners and E. Moskowitz regarding status reports of United Mine Workers of America information requests (0.2); emails with M. McGreal regarding Retiree Committee information requests (0.3); draft and research declaratory judgment motion for summary judgment and ancillary agreements (0.6); meet with E. Moskowitz, L. Samet, E. Glazer, L. Peng and E. Sokoloff regarding case status (1.1); emails to S. Schwartz regarding deposition preparation (0.4); review documents responsive to PwC information requests for confidentiality (0.1).
Glazer E	03/15/13	2.9	Meet with E. Moskowitz, L. Samet, A. Gehring, E. Sokoloff and L. Peng regarding §§ 1113 and 1114 hearing preparation (1.1); meet with M. McGreal regarding §1114 non-union retiree committee issues (0.6); review documents related to same (0.2); emails with E. Moskowitz and M. McGreal regarding same (0.8); emails with Bryan Cave regarding delivery of 1113 and 1114 courtesy copies to court (0.2).
Huebner MS	03/15/13	3.4	Review and mark-up of Unsecured Creditors' Committee incentive plan motion reply (0.5); conversations with B. Kaminetzky and Kramer Levin regarding same (0.7); review of further press coverage regarding §1113 and conversations and emails with clients regarding same (0.5); conference call with client group regarding §1113 negotiation session (0.9); emails and conversation with M. McGreal regarding pension termination motion (0.1); multiple emails with Davis Polk team and co-advisors regarding pension issue (0.4); review and mark-up employee letter (0.1); review correspondence from pension fund (0.2).
Kaminetzky BS	03/15/13	11.1	Review and edit drafts of reply brief, testimony outline and hearing materials (2.2); prepare for 3/18 hearing (5.8); conference call with T. Mayer, M. Huebner and M. Russano regarding brief and strategy (0.5); analyze Unsecured Creditors' Committee brief (0.2); meetings and calls with D. Loss, M. Russano and A. Vora regarding reply brief, strategy, testimony, hearing materials, tasks and Unsecured Creditors' Committee (1.3); emails regarding brief, Unsecured Creditors' Committee, testimony, hearing materials, strategy, press reports, chambers conference and tasks (1.1).
Law EC	03/15/13	0.3	Communications with A. Ambeault, L. Samet and M. Melvin regarding documents filed under seal regarding incentive plan and §§ 1113 and 1114 motions.

Libby A	03/15/13	12.2	Multiple communications with Davis Polk team regarding open issues in reply brief (2.3); finalize reply brief (3.7); file and serve reply brief (0.4); call with L. Hughes regarding filing procedures (0.2); confer with Davis Polk team on hearing preparation for critical employee retention plan hearing (0.6); confer with M. Pucci regarding same (0.4); discuss case law research with L. Peng (0.3); confer with D. Loss regarding Juza deposition and filing procedures (0.2); review expert materials regarding direct and cross-examinations (2.4); coordinate hearing preparation (1.6); email with M. Melvin regarding Willkie request for exhibits to reply brief (0.1).
Loss DM	03/15/13	15.2	Confer with A. Libby regarding reply brief filing (0.2); meetings and calls with B. Kaminetzky, M. Russano and A. Vora regarding reply brief and hearing preparation (1.3); draft and review witness direct and cross-examination and cross preparation outlines (6.5); analysis regarding Towers benchmarking issues (0.4); teleconference with L. Lehen regarding same (0.2); correspondence with M. Russano regarding same (0.3); prepare hearing demonstrative exhibits (0.9); finalize brief (2.2); prepare materials for hearing and correspondence and teleconferences with A. Libby regarding same (1.8); analysis of attrition issues and correspondence with M. Luna and K. Burlage regarding same (1.4).
McGreal MM	03/15/13	1.3	Correspondence with E. Glazer regarding retiree committee information requests (0.6); correspondence with A. Gehring regarding same (0.1); email to J. Bean and M. Luna regarding same (0.1); correspondence with M. Luna regarding supplemental 401(k) plan (0.2); correspondence with M. Huebner and R. Aizen regarding same (0.1); correspondence with D. Loss and A. Libby regarding the annual incentive plan and critical employee retention plan reply papers and hearing (0.2).
Moskowitz E	03/15/13	6.1	Call with B. Resnick regarding status (0.3); attend team meeting to discuss next steps (0.4); call with L. Samet regarding hearing (0.3); call with Union counsel (0.6); call with Funds counsel (0.4); meet with L. Samet regarding exhibits (0.5); emails with team regarding above (1.4); draft summary to clients (0.4); call with client labor team regarding negotiations (0.7); calls with M. Huebner (0.4); call with DIP labor counsel (0.3); call with counter-party (0.4).

Peng L	03/15/13	3.5	Proofread reply for retention and incentive plan motion and prepare for hearing regarding same.
Pucci MV	03/15/13	8.4	Coordinate the retrieval and organization of relevant cases and citations for evidentiary hearing as per A. Libby (6.4); coordinate the assembly and organization of materials for evidentiary hearing as per A. Libby (2.0).
Resnick BM	03/15/13	2.8	Correspondence with E. Moskowitz, R. Aizen and others regarding multi-employer pension plan and 1113 and 1114 issues (2.4); emails with J. Cohen and others regarding salaried §1114 retiree committee diligence request list (0.4).
Russano MJ	03/15/13	13.5	Review correspondence from Bryan Cave and confer with B. Kaminetzky regarding same (0.3); prepare for hearing on incentive and retention plans, including drafting of direct testimony and review of deposition transcripts (6.9); confer with B. Kaminetzky and D. Loss regarding same (0.6); emails to N. Bubnovich regarding same (0.3); review and comment on Unsecured Creditors' Committee statement (0.8); confer with M. Huebner and B. Kaminetzky regarding same (0.3); call with T. Mayer regarding same (0.5); confer with A. Libby regarding preparation for N. Bubnovich testimony (0.6); review and comment on reply brief in preparation for filing (2.1); confer with A. Libby regarding hearing logistics and travel preparations (0.4); review summary from C. Reiser regarding United Mine Workers of America action and reply brief summary (0.5); review correspondence regarding §§ 1113 and 1114 chambers conference (0.2).
Samet L	03/15/13	6.3	Meet with E. Moskowitz, E. Glazer, A. Gehring and others regarding litigation strategy (1.0); meet with E. Sokoloff regarding proposed redactions to §§ 1113 and 1114 exhibits (1.3); redact same (1.2); draft letter regarding same (0.4); meet with E. Moskowitz regarding redactions and litigation strategy (1.0); prepare materials for chambers conference (0.9); correspondence with lenders and various parties in interest regarding §§ 1113 and 1114 filing (0.5).
Sokoloff EA	03/15/13	3.0	Meet with E. Moskowitz, L. Samet, E. Glazer, A. Gehring and L. Peng regarding §§ 1113 and 1114 next steps (1.0); review exhibits for redaction with L. Samet (2.0).

Tobak MJ	03/15/13	6.1	Draft argument regarding expert evidence in preparation for the critical employee retention plan and annual incentive plan hearing (4.5); review Juza transcript and declaration in connection with same (1.0); confer with D. Loss regarding same (0.6).
Travers M	03/15/13	0.2	Emails to E. Moskowitz regarding discussions with F. Perillo.
Vora A	03/15/13	9.8	Proofread and edit reply brief to prepare brief for final submission (4.2); draft portions of direct and cross-examination outline of witness for incentive plan hearing (1.3); analyze deposition transcript of witness and prepare summary of same (4.3).
Zaleck M	03/15/13	1.8	Research congressional vote on various legislative proposals for L. Samet.
Aizen RM	03/16/13	0.2	Emails with R. Estacio regarding multi-employer pension plan.
Estacio R	03/16/13	3.7	Research and draft legal analysis regarding pension plan liabilities.
Gehring AS	03/16/13	4.8	Post documents responsive to PwC information requests to the United Mine Workers of America data room (0.1); emails with E. Moskowitz and L. Samet regarding same (0.1); research and draft motion for summary judgment (4.6).
Glazer E	03/16/13	0.7	Draft email to Unsecured Creditors' Committee counsel regarding Salaried Retiree Committee's document and information requests (0.2); email with L. Hughes at Bryan Cave regarding delivery of courtesy copies of §§ 1113 and 1114 filings to Court (0.1); emails with E. Moskowitz, A. Gehring and L. Samet regarding production of documents to United Mine Workers of America (0.4).
Libby A	03/16/13	11.6	Prepare for annual incentive plan and critical employee retention plan hearing (1.6); confer with M. Pucci regarding same (0.3); confer with D. Loss regarding same (0.4); review produced documents regarding expert witness (4.8); review filed pleadings regarding same (2.5); prepare cross-examination issue summary for M. Russano (1.5); draft and revise direct examination outline (0.5).
Loss DM	03/16/13	13.1	Prepare for retention plan hearing including drafting direct and cross-examination outlines.

Pucci MV	03/16/13	5.1 Prepare chart of employees by type of incentive and retention plan as per A. Libby (2.5); coordinate the retrieval and organization of relevant cases and citations for evidentiary hearing as per A. Libby (1.2); assemble and organize materials for evidentiary hearing as per A. Libby (1.4).
Russano MJ	03/16/13	9.6 Prepare for retention and incentive plan hearing, including review of filings, legal research and preparation of direct and cross-examination outlines.
Samet L	03/16/13	2.3 Conduct research regarding §§ 1113 and 1114 legislative history (1.0); draft talking points for chambers conference (0.8); conduct research for same (0.5).
Vora A	03/16/13	5.3 Draft portions of cross and re-direct examination outline of witness.
Aizen RM	03/17/13	0.6 Emails with E. Moskowitz, T. Windsor and C. Lutgens regarding multi-employer pension plan.
Gehring AS	03/17/13	1.3 Review email from E. Moskowitz regarding declaratory judgment complaint (0.1); draft motion for summary judgment regarding same (1.2).
Kaminetzky BS	03/17/13	8.7 Prepare for 3/18 hearing.
Libby A	03/17/13	8.2 Prepare expert witness for hearing testimony (5.1); prepare for hearing on annual incentive plan and critical employee retention plan (2.7); confer with A. Vora regarding preparation for hearing (0.4)
Loss DM	03/17/13	14.5 Prepare D. Juza and B. Hatfield cross-examination preparation outlines.
Peng L	03/17/13	1.1 Conduct research in connection with 1113 and 1114 hearing.
Resnick BM	03/17/13	0.9 Emails regarding §§ 1113 and 1114 issues.
Russano MJ	03/17/13	14.9 Prepare for hearing on retention and incentive plans, including preparation for N. Bubnovich testimony (5.7); prepare cross outlines and conduct legal research regarding expert qualification standards (5.5); confer with B. Kaminetzky, D. Loss and A. Libby regarding strategy (3.7).
Samet L	03/17/13	1.3 Prepare outlines for hearing preparation (1.1); correspondence with J. Orf, E. Moskowitz and others regarding retiree issues (0.2).
Sokoloff EA	03/17/13	0.2 Emails with L. Samet regarding projected healthcare costs.
Tobak MJ	03/17/13	1.7 Review voir dire for March 18 hearing (0.7); conduct legal research in connection with same (0.6); correspondence with M. Russano and D. Loss regarding same (0.4).
Vora A	03/17/13	3.9 Prepare for incentive plan hearing and perform corresponding research and analysis.

Agostinho JN	03/18/13	2.0	Meet with R. Aizen regarding status of benefits issues (0.4); compile materials for salaried retiree committee (1.6).
Aizen RM	03/18/13	1.6	Discussions with T. Windsor, R. Estacio and J. Agostinho regarding retiree medical, 10-K and multi-employer pension plan (1.3); discussion with J. Tucker regarding 10-K/A (0.3).
Cho EK	03/18/13	0.2	Correspondence with R. Aizen regarding research on withdrawal issues.
Coco KJ	03/18/13	0.3	Coordinate filing of exhibits to 1113 and 1114 papers.
Estacio R	03/18/13	3.8	Review letter from pension funds regarding withdrawal liability (0.1); conferences with R. Aizen regarding pension liabilities (0.5); conduct research regarding same (3.2).
Eum JS	03/18/13	4.2	Redact selected exhibits in preparation for filing as per L. Samet.
Falk AE	03/18/13	2.8	Email GCG regarding service for redacted exhibits to §§ 1113 and 1114 motion (0.2); review GCG tracker of receipt of §§ 1113 and 1114 service and email L. Samet regarding same (0.4); file and serve redacted §1113 declaration exhibits (2.2).
Gehring AS	03/18/13	2.8	Calls and emails to S. Schwartz regarding declaration materials (0.5); emails with litigation operations regarding same (0.1); emails with L. Samet regarding §1114 history (0.3); emails with E. Glazer regarding coal sales (0.1); edit motion for summary judgment (1.8).
Glazer E	03/18/13	0.5	Confer with L. Samet regarding sealing of §§ 1113 and 1114 exhibits (0.2); emails with M. McGreal and J. Agostinho regarding salaried retiree committee's document requests (0.3).
Huebner MS	03/18/13	7.1	Conversation with E. Moskowitz regarding status conference regarding 1113 timing (0.4); conversation with J. Bean regarding various §1113 issues (0.2); attend incentive hearing telephonically including multiple emails with team members and conversations with E. Moskowitz during and regarding hearing (6.1); review of Rule 2004 demand from §1114 committee (0.1); post-hearing conversation with J. Bean and B. Hatfield regarding United Mine Workers of America issues (0.3).
Kaminetzky BS	03/18/13	14.6	Prepare for hearing (7.6); participate in hearing (5.4); attend post-hearing meeting with B. Hatfield, J. Bean, M. Huebner, E. Moskowitz, M. Russano, A. Libby and D. Loss (0.9); prepare for 3/19 conference (0.5); meet with T. Mayer and E. Moskowitz regarding strategy (0.2).

Law EC	03/18/13	7.8	File revised exhibits to declarations in support of §§ 1113 and 1114 motions (1.4); communications with A. Falk regarding same (0.2); conduct precedent research regarding §§ 1113 and 1114 timelines (4.6); draft and revise chart regarding same (1.1); communications with L. Peng regarding same (0.2); communications with M. Melvin regarding routing and Eastern District of Missouri ECF filing event codes (0.2); communications with A. Ambeault regarding dial-in for hearing (0.1).
Libby A	03/18/13	11.8	Prepare expert witness for hearing (2.1); prepare for hearing (3.9); attend hearing on annual incentive plan and critical employee retention plan (5.5); follow-up with regard to same (0.3).
Loss DM	03/18/13	10.9	Prepare for hearing (5.3); attend hearing (5.2); hearing follow up (0.4).
McGreal MM	03/18/13	5.6	Telephonically attend hearing on incentive plans (2.1); revise §363 motion to terminate benefits (3.1); conference with B. Resnick regarding same (0.1); correspondence with Kramer Levin and L. Samet regarding §§ 1113 and 1114 exhibits (0.1); correspondence with J. Agostinho and E. Glazer regarding retiree committee information request (0.1); review retiree committee Rule 2004 motion (0.1).
Moskowitz E	03/18/13	9.5	Prepare for and attend incentive compensation plan hearing in St. Louis (6.1); follow-up discussions regarding labor strategy and preparation for chambers conference (1.6); emails with team regarding hearing preparation and related issues (1.8).
Resnick BM	03/18/13	0.5	Emails with litigation team regarding 1113 and 1114 issues (0.3); review retiree committee Rule 2004 motion (0.2).
Russano MJ	03/18/13	13.3	Prepare for hearing, including meeting with N. Bubnovich regarding direct testimony (6.3); attend hearing on incentive and retention plans (5.5); confer with M. Huebner, B. Kaminetzky and E. Moskowitz regarding same (0.7); confer with E. Moskowitz and T. Mayer regarding upcoming labor hearings (0.8).

Samet L	03/18/13	9.4 Telephone calls and emails with J. Bean, J. Lushefski and others regarding proposed §§ 1113 and 1114 exhibit redactions (0.6); meetings and telephone calls with E. Sokoloff, A. Falk and J. Eum regarding same (1.9); oversee filing of §§ 1113 and 1114 exhibits (2.0); revise draft motion for summary judgment (1.3); telephone calls with proposed expert regarding hearing preparation (0.4); research regarding labor issues and emails with E. Moskowitz regarding same (1.8); prepare for §§ 1113 and 1114 discovery and hearings (1.4).
Sokoloff EA	03/18/13	2.1 Review exhibit redactions (0.5); revise exhibit summaries (0.2); confer with L. Samet and legal assistant regarding same (0.2); calls with L. Samet and A. Falk regarding filing of exhibits (0.2); conduct background research on union's §1113 litigation experience (1.0).
Vora A	03/18/13	5.3 Attend remotely and provide support to team on annual incentive plan and critical employee retention plan hearing.
Agostinho JN	03/19/13	1.9 Review and compile retiree benefits documents for salaried retiree committee.
Aizen RM	03/19/13	1.3 Emails with J. Agostinho regarding retiree benefits (0.3); emails from M. Huebner and E. Sokoloff regarding cash compensation (0.1); discussions with C. Lutgens, E. Moskowitz and R. Estacio regarding multi-employer plan (0.9).
Coco KJ	03/19/13	0.9 Conduct research regarding multi-employer pension plan issues.
Estacio R	03/19/13	11.3 Conference with A. Gehring regarding creditors' right to setoff (1.1); communications with A. Gehring regarding same (0.4); edit analysis drafted by A. Gehring regarding same (0.4); research and draft analysis regarding the same (8.4); conference with R. Aizen regarding pension liabilities (0.7); emails with R. Aizen regarding same (0.1); communications with M. McGreal and E. Glazer regarding responding to Rule 2004 motion (0.1); review motion regarding same (0.1).
FitzGerald ET	03/19/13	0.7 Analysis of multi-employer plan withdrawal right issues.
Gehring AS	03/19/13	6.4 Review withdrawal liability memorandum (0.8); meet with R. Estacio regarding withdrawal liability (1.1); meet with L. Samet regarding same (0.2); research same (1.7); email to E. Moskowitz regarding same (2.3); review documents for posting to the United Mine Workers of America data room (0.2); emails and calls with E. Glazer regarding same (0.1).

Glazer E	03/19/13	3.1	Correspondence with M. McGreal and L. Samet related to non-union retiree benefits (0.6); review summary of critical employee retention plan and annual incentive plan hearing (0.4); review documents in connection with salaried retiree committee's document request and confer with L. Samet and A. Gehring regarding same (0.7); review Ohio Valley Coal Company objection to §§ 1113 and 1114 motion (0.3); review emails related to various §§ 1113 and 1114 issues (0.3); draft email to J. Bean in connection with salaried retiree committee's document requests (0.5); emails with M. McGreal and R. Estacio regarding salaried retiree committee's Peabody discovery requests (0.2); call with J. Eum regarding various §§ 1113 and 1114 projects (0.1).
Huebner MS	03/19/13	2.1	Conduct research on §1113 issues (0.9); meet with L. Samet regarding same (0.4); multiple calls with J. Bean regarding §§ 1113 and 1114 topics (0.8).
Kaminetzky BS	03/19/13	1.9	Meet with E. Moskowitz regarding strategy and chambers conference (0.8); call with E. Moskowitz regarding chambers conference (0.1); call with M. Huebner regarding update (0.1); emails regarding chambers conference, hearing, timing, strategy, transcript, press and protests (0.9).
Loss DM	03/19/13	0.4	Correspondence with L. Samet, M. Russano and A. Vora regarding historical executive compensation (0.3); correspondence with A. Vora regarding demonstrative exhibits (0.1).
McGreal MM	03/19/13	3.2	Teleconference with E. Glazer regarding §363 non-union retiree motion (0.2); teleconferences with B. Resnick, D. Silberger and A. VanWagner regarding same (0.3); review legal research regarding same (0.2); correspondence with B. Resnick and R. Estacio regarding retiree committee 2004 motion (0.1); revise §363 motion to terminate non-union retiree benefits (2.4).
Moskowitz E	03/19/13	5.0	Prepare for and attend chambers conference regarding §§ 1113 and 1114 scheduling (2.4); meet with client team at Patriot headquarters (2.6).
Peng L	03/19/13	1.9	Conduct research on §§ 1113 and 1114 issues.
Resnick BM	03/19/13	0.9	Emails regarding multi-employer pension plan withdrawal issues (0.4); emails regarding §§ 1113 and 1114 issues (0.3); voicemail for J. Cohen (0.1); review Peabody reply to Rule 2004 motion (0.1).

Russano MJ	03/19/13	2.1	Review press articles regarding hearing on incentive and retention plans (0.9); review correspondence from M. Huebner regarding same (0.3); confer with B. Kaminetzky and D. Loss regarding same (0.2); review compensation spreadsheets (0.3); meet with A. Vora regarding hearing (0.4).
Samet L	03/19/13	10.7	Telephone calls and emails with proposed expert (0.6); conduct research regarding §§ 1113 and 1114 intervention issues (0.8); conduct research regarding §§ 1113 and 1114 issues (5.2); review research regarding pension issues (1.1); conference call with B. Hatfield, E. Moskowitz and others regarding chambers conference (0.7); telephone calls with E. Moskowitz regarding same (0.3); draft §§ 1113 and 1114 reply declarations (1.5); review media coverage (0.5).
Sokoloff EA	03/19/13	6.5	Update labor information and communications logs (0.4); research and summarize Patriot executive group compensation cuts (2.2); calls with client regarding same (0.3); review and summarize critical employee retention plan hearing notes and transcript for labor team (2.1); research union's §1113 litigation history (1.4); emails regarding team scheduling (0.1).
VanWagner AB	03/19/13	0.1	Phone call with M. McGreal to discuss 1114 issues.
Agostinho JN	03/20/13	3.4	Review analysis from Bryan Cave regarding amendability of benefits (0.4); prepare summary of equity grants for year-over-year comparison (2.2); call with E. Glazer regarding documents for salaried retiree committee (0.2); review new plan documents, enrollment forms and summary plan descriptions (0.6).
Aizen RM	03/20/13	1.6	Review executive compensation data (0.4); discussions with C. Lutgens and E. Moskowitz regarding multi-employer pension plan (0.4); discussions with K. Burlage, J. Agostinho and E. Sokoloff regarding equity awards (0.8).
Coco KJ	03/20/13	0.2	Emails with Unsecured Creditors' Committee counsel regarding §1113 issues.
Estacio R	03/20/13	7.7	Research regarding creditors' ability to setoff obligations owed to Debtors (4.7); draft analysis regarding pension liabilities (2.4); draft analysis regarding enforceability of pension plan rules (0.4); emails with L. Samet regarding pension liabilities (0.1); confer with E. Moskowitz regarding the same (0.1).
Eum JS	03/20/13	3.2	Attend team meeting (1.5); meet with E. Sokoloff to discuss review of retirees' letters (0.4); create spreadsheet for same (1.3).

Gehring AS	03/20/13	8.3	Review documents responsive to United Mine Workers of America information requests for confidentiality (0.4); emails with E. Moskowitz and data room group regarding same (0.2); email from R. Estacio regarding withdrawal liability (0.3); emails with L. Samet regarding pre-trial preparation (0.2); review PwC information requests and status updates (0.5); call with E. Moskowitz to company regarding same (0.7); draft letter to the United Mine Workers of America regarding same (0.3); team meeting regarding case status (1.6); emails with expert regarding deposition preparation (0.4); meet with E. Glazer regarding Retiree Committee document request (0.2); email to E. Glazer regarding same (0.6); edit motion for summary judgment (2.9).
Glazer E	03/20/13	5.1	Meet with E. Moskowitz, L. Samet and others regarding §§ 1113 and 1114 hearing preparation and related issues (1.0); revise draft protective order with salaried retiree committee (1.5); meet with E. Moskowitz regarding same (0.4); draft email to salaried retiree committee's counsel regarding same (0.3); confer with M. Harrington regarding trial logistics (0.2); emails with M. McGreal, L. Samet and A. Gehring related to various §§ 1113 and 1114 issues (0.4); confer with M. McGreal and J. Agostinho regarding production of documents to salaried retiree committee (0.5); review documents for production to salaried retiree committee (0.8).
Huebner MS	03/20/13	1.5	Review of §1113 objection and emails to client regarding same (0.6); conference call with senior management and Blackstone regarding §§ 1113 and 1114 and structuring issues (0.9).
Kaminetzky BS	03/20/13	2.0	Review Ohio Valley objection (0.3); call with E. Moskowitz regarding legal issues and strategy (0.2); review key employee retention plan hearing transcript (0.5); meet with D. Loss, M. Russano, A. Libby and A. Vora regarding hearing postscript (0.2); emails regarding key employee retention plan hearing, §§ 1113 and 1114, intervention, data requests, press, strategy and tasks (0.8).
Loss DM	03/20/13	0.3	Conference with B. Kaminetzky, M. Russano, A. Vora and A. Libby regarding hearing follow-up.
Martin JD	03/20/13	1.5	Team meeting with E. Moskowitz, L. Samet and others regarding §§ 1113 and 1114 litigation strategy and next steps.
McGreal MM	03/20/13	0.1	Correspondence with L. Samet regarding pension plan claim issues.

Moskowitz E	03/20/13	7.7	Review setoff legal analysis (0.7); team meeting to discuss trial preparation (1.2); review §1114 committee confidentiality agreement (0.4); call with client team regarding data requests (0.6); update call with clients and advisers (1.3); call with Blackstone regarding claim issues and strategy (1.0); emails with team regarding same (1.9); meet with M. Huebner regarding declaratory judgment issues (0.6).
Peng L	03/20/13	0.8	Conference call with Patriot labor team.
Resnick BM	03/20/13	1.2	Correspondence with E. Moskowitz regarding §§ 1113 and 1114 issues (0.3); emails with litigation team regarding same (0.9).
Russano MJ	03/20/13	0.7	Meet with B. Kaminetzky, D. Loss, A. Libby and A. Vora regarding incentive and retention plan hearing (0.5); confer with E. Moskowitz, A. Gehring and L. Samet regarding data room productions (0.2).
Samet L	03/20/13	8.4	Meet with E. Moskowitz, J. Martin and others regarding litigation strategy (1.5); meet with M. Huebner, E. Moskowitz and others regarding research issues (0.6); draft §§ 1113 and 1114 reply declarations (1.8); review media coverage (0.4); review objection by Ohio Valley Coal and draft analysis regarding same (1.8); telephone calls and emails regarding 1113 and 1114 research (0.5); review and revise same (0.8); prepare draft pre-trial order (0.8); telephone calls with proposed expert (0.2).
Sokoloff EA	03/20/13	8.2	Team meeting regarding preparation for 1113 hearing (1.5); meet with legal assistant regarding retiree letters (0.4); research and summarize union's 1113 litigation history (4.4); call with R. Aizen and client regarding executive compensation (0.6); confer with A. Gehring regarding declaratory judgment action (0.2); review information on non-union retirees posted to data room (0.5); review and summarize law on §1113 proposals (0.6).
Agostinho JN	03/21/13	8.7	Meet with E. FitzGerald and R. Aizen (0.3); review retiree medical provisions in employment agreements (0.4); call with K. Burlage regarding executive compensation (0.3); revise executive compensation summary to reflect discussion (0.5); review and comment on draft §363 motion (1.4); prepare appendix of plan documents and summary plan descriptions for §363 motion (4.2); call with E. Moskowitz, B. Resnick, E. Glazer and salaried retiree counsel (1.1); follow up correspondence with Patriot regarding retiree medical documents (0.5).

Aizen RM	03/21/13	1.1	Discussions with E. FitzGerald, B. Resnick and J. Agostinho regarding multi-employer pension plan, retiree medical and executive compensation.
Coco KJ	03/21/13	0.5	Emails with Davis Polk team and drafting of scheduling notice for 1113 and 1114 hearings.
Estacio R	03/21/13	6.2	Research and draft analysis regarding creditors' right to offset (1.8); confer with L. Samet regarding §1113 hearing preparation (0.1); confer with B. Resnick regarding pension liabilities (0.3); confer with R. Aizen and B. Resnick regarding the same (0.4); confer with M. Huebner, Unsecured Creditors' Committee and others regarding §1113 motion (0.9); research and draft analysis regarding pension liabilities (2.7).
Eum JS	03/21/13	2.3	Compile index of documents to be included in §§ 1113 and 1114 opening papers and exhibits binders as per E. Glazer (1.5); review retirees' letters for spreadsheet as per E. Sokoloff (0.8).
FitzGerald ET	03/21/13	0.6	Research relating to 1974 United Mine Workers of America pension plan withdrawal.
Gehring AS	03/21/13	3.2	Emails with expert regarding deposition preparation (0.2); emails with J. Martin regarding motion for summary judgment (0.4); edit same (1.6); draft letter to the United Mine Workers of America regarding information requests (0.6); upload documents responsive to United Mine Workers of America information requests to the data room (0.2); review status updates regarding same (0.2).
Glazer E	03/21/13	3.9	Review Ohio Valley Coal Company objection on §§ 1113 and 1114 motion (0.2); meet and confer with salaried retiree committee counsel regarding discovery issues and preparation for same (1.5); confer with M. Harrington, L. Samet and J. Eum regarding preparation for §§ 1113 and 1114 hearing (0.6); review documents for production to salaried retiree committee (1.6).
Huebner MS	03/21/13	0.7	Emails replying to DIP lender question (0.2); conversations with J. Bean regarding multiple matters including litigations, pension and §1113 (0.5).
McGreal MM	03/21/13	1.5	Conference with B. Resnick regarding 363 motion to terminate retiree benefits (0.3); revise §363 motion to terminate retiree benefits (1.1); correspondence with J. Agostinho regarding same (0.1).

Moskowitz E	03/21/13	6.7	Review and edit notice of hearing (0.3); prepare for and participate in call with committee counsel to discuss strategy (1.1); correspondence with team and Bryan Cave regarding trial preparation (0.4); correspondence with clients regarding memorandum of understanding extension (0.3); prepare for and participate in call with J. Cohen regarding §1114 committee issues (1.2); correspondence with clients and team regarding pension plan issues (1.3); review and edit responses to information requests (0.7); emails with team regarding above and case strategy (1.4).
Peng L	03/21/13	0.4	Prepare deposition outline for witness.
Resnick BM	03/21/13	6.5	Review research regarding multi-employer pension plan issues (2.4); correspondence with J. Cohen and others regarding §1114 committee (1.0); correspondence with E. Moskowitz and others regarding same (0.5); review and revise §363 motion regarding retiree benefits (1.2); meet with M. McGreal to discuss same (0.3); emails with litigation team and clients regarding §§ 1113 and 1114 strategic issues (0.6); correspondence with E. Moskowitz regarding same (0.3); review communications materials (0.2).
Russano MJ	03/21/13	0.3	Confer with E. Moskowitz regarding planning for §§ 1113 and 1114 briefing and hearing.
Samet L	03/21/13	6.6	Meet with M. Huebner, E. Moskowitz and others regarding labor issues (0.2); conference call with T. Mayer, M. Huebner and others regarding labor issues (0.7); emails with D. Alumbaugh regarding trial preparation (0.3); draft §§ 1113 and 1114 reply declarations (3.1); revise notice of hearing and telephone calls and emails with B. Walsh and A. Falk regarding same (0.4); telephone calls and emails with A. Wong regarding §§ 1113 and 1114 filing (0.3); prepare for §§ 1113 and 1114 hearing (1.4); review media coverage (0.2).
Sokoloff EA	03/21/13	3.2	Research contract law for declaratory judgment action (2.0); research equity-sharing precedent (0.6); review draft motion in declaratory judgment action (0.6).
Agostinho JN	03/22/13	2.5	Discuss §363 motion with R. Aizen (0.3); revise comments to same (1.2); discuss salaried retiree committee request with E. Glazer and R. Aizen (0.4); correspondence regarding documents for salaried retiree committee (0.2); update list of documents for appendix to §363 motion (0.4).

Aizen RM	03/22/13	4.0	Comment on retiree medical motion (1.8); discussions with J. Agostinho and E. Glazer regarding retiree medical and 10-K/A (0.3); review multi-employer pension plan default rule (0.4); discussions with E. Moskowitz and C. Lutgens regarding multi-employer pension plan (0.2); comment on 10-K/A (1.3).
Desai A	03/22/13	4.4	Meet with L. Samet, E. Glazer, A. Gehring, R. Estacio, A. Vora and S. Hakimzadeh to discuss case background and update (0.7); review of background materials (3.7).
Estacio R	03/22/13	5.7	Confer with L. Samet and others regarding §1113 hearing preparation (0.7); review analysis regarding creditors' right to setoff (0.4); confer with E. Moskowitz and Unsecured Creditors' Committee regarding the same (0.8); research and draft analysis regarding pension liabilities (3.8).
Eum JS	03/22/13	0.6	Review retirees' letters for spreadsheet as per E. Sokoloff.
FitzGerald ET	03/22/13	0.5	Review of Form 10-K/A filing draft.
Gehring AS	03/22/13	3.8	Meet with L. Samet, R. Estacio, E. Glazer, A. Vora and A. Desai regarding case status (0.7); meet with L. Samet and E. Glazer regarding same (0.2); call with E. Moskowitz and R. Estacio regarding declaratory judgment (0.8); call with expert regarding deposition preparation (0.4); research motion for summary judgment (1.1); emails and calls with E. Moskowitz and L. Samet regarding declaratory judgment complaint (0.2); emails with L. Samet regarding case management order (0.2); emails from E. Moskowitz regarding United Mine Workers of America information requests (0.2).
Glazer E	03/22/13	3.2	Calls and emails with Patriot and M. Harrington regarding §§ 1113 and 1114 hearing logistics (0.8); meet with L. Samet, A. Gehring, R. Estacio, S. Hakimzadeh, A. Vora and A. Desai regarding background on §§ 1113 and 1114 issues and upcoming projects (0.8); draft email to salaried retiree committee's counsel regarding draft protective order and document requests (0.4); calls and emails with E. Moskowitz, R. Aizen and J. Agostinho regarding response to salaried retiree committee's document requests (0.8); review salaried retiree committee's application to employ Stahl Cowen and emails with E. Moskowitz regarding same (0.3); review revised case management order (0.1).
Hakimzadeh S	03/22/13	0.7	Call with L. Samet and others regarding case status.
Huebner MS	03/22/13	1.0	Call with pension fund lawyer and report to clients regarding same (0.8); emails regarding 8-K and disclosure issues with clients (0.2).

Loss DM	03/22/13	0.4	Review and analyze hearing testimony on liquidity issues including correspondence with M. Freitag and E. Moskowitz regarding same.
McGreal MM	03/22/13	0.6	Revise §363 motion to terminate non-union retiree benefits.
Moskowitz E	03/22/13	5.6	Meet with L. Samet regarding discovery and trial schedule and edit same (0.9); review and edit information requests (0.8); prepare for and participate in call with Unsecured Creditors' Committee counsel regarding legal issues (0.9); edit letter to United Mine Workers of America (0.4); correspondence with clients and team regarding information requests (0.8); correspondence with R. Aizen and clients regarding response of pension plan to information requests (0.6); additional emails with team regarding above (1.2).
Resnick BM	03/22/13	1.3	Emails regarding multi-employer pension plan issues (0.7); emails regarding §§ 1113 and 1114 issues (0.4); emails with J. Cohen regarding discovery issues (0.2).
Samet L	03/22/13	5.9	Meet with E. Glazer, A. Gehring, R. Estacio and others regarding litigation strategy (0.7); prepare agenda and materials for same (0.6); meet with E. Moskowitz regarding same (0.6); draft proposed procedures and deadlines for §§ 1113 and 1114 discovery and hearing (1.3); draft reply §§ 1113 and 1114 declarations (1.1); telephone calls and emails with B. Walsh and L. Hughes regarding procedural issues (0.7); prepare for 1113 and 1114 hearing (0.9).
Sokoloff EA	03/22/13	2.6	Prepare deposition preparation materials.
Vora A	03/22/13	0.7	Confer with team members on hearing preparation and strategy.
Glazer E	03/23/13	0.2	Email to E. Moskowitz related to logistical arrangements for the 1113 and 1114 hearing.
Samet L	03/23/13	1.4	Draft §§ 1113 and 1114 reply declarations.
Agostinho JN	03/24/13	0.9	Review proposed language describing benefits under 1974 Plan (0.7); correspondence regarding same (0.2).
Aizen RM	03/24/13	0.1	Review E. Moskowitz comments to retiree medical motion.
Desai A	03/24/13	2.1	Review of background materials related to §§ 1113 and 1114 motion and related filings.
Gehring AS	03/24/13	4.3	Review email from M. McGreal regarding revised case management order (0.2); emails with E. Moskowitz, L. Samet and Blackstone regarding Unsecured Creditors' Committee information request (0.7); draft expert deposition preparation outline (2.5); gather data responsive to United Mine Workers of America information requests (0.9).

McGreal MM	03/24/13	0.1	Correspondence with E. Moskowitz regarding §363 motion to terminate benefits.
Samet L	03/24/13	0.4	Emails with E. Moskowitz, A. Gehring and others regarding labor issues.
Sokoloff EA	03/24/13	0.2	Review edits to non-union benefits motion.
Agostinho JN	03/25/13	2.3	Respond to question regarding applicability of Title IV withdrawal liability (0.4); discuss §363 motion with M. McGreal (0.2); respond to question regarding control group analysis (0.9); follow up emails to O. Lozada regarding retiree benefit plan documents (0.2); update index of retiree medical and life insurance documents (0.6).
Aizen RM	03/25/13	0.1	Review J. Agostinho comments to 10-K/A.
Estacio R	03/25/13	4.8	Research and draft analysis regarding enforceability of default provision in bankruptcy.
FitzGerald ET	03/25/13	0.7	Analyze multi-employer plan withdrawal issues.
Gehring AS	03/25/13	3.6	Emails with E. Moskowitz regarding deposition preparation (0.2); call with E. Moskowitz and L. Samet to expert regarding same (0.6); emails with expert regarding same (0.1); emails with R. Aizen and J. Agostinho regarding withdrawal liability (0.2); call with A. Schlesinger at Blackstone regarding same (0.1); collect data responsive to United Mine Workers of America information requests (0.1); review documents responsive to United Mine Workers of America information requests for confidentiality (0.5); post same to data room (0.2); review proposed hearing procedures (0.2); edit motion for summary judgment (1.4).
Glazer E	03/25/13	2.2	Review documents responsive to the non-represented retiree committee's requests (2.0); confer with J. Agostinho regarding same (0.2).
Kaminetzky BS	03/25/13	1.5	Emails regarding open items, discovery, funds, witnesses, hearing dates, case management order, scheduling, strategy and tasks.
Libby A	03/25/13	0.3	Emails with A. Vora regarding transcript of annual incentive plan and critical employee retention plan hearing and review of same (0.2); emails with J. Agostinho regarding Peabody separation agreement (0.1).
Martin JD	03/25/13	1.8	Review and comment on summary judgment motion in Peabody litigation.
McGreal MM	03/25/13	1.1	Revise §363 motion to terminate non-union retiree benefits (0.9); correspondence with B. Resnick and J. Agostinho regarding same (0.2).

Moskowitz E	03/25/13	5.0	Revise motion for summary judgment (1.6); calls with L. Samet regarding labor issues (0.4); calls with Unsecured Creditors' Committee regarding scheduling matters (0.4); review scheduling proposal and comment on same (0.6); call with S. Schwartz regarding trial preparation (0.5); emails with team regarding above issues and next steps (1.5).
Peng L	03/25/13	2.2	Prepare for §§ 1113 and 1114 hearing.
Resnick BM	03/25/13	0.6	Correspondence with E. Fitzgerald and J. Bean regarding pension issues (0.2); correspondence with M. McGreal regarding motion to terminate amendable benefits (0.2); email with litigation team regarding §§ 1113 and 1114 strategy (0.2).
Russano MJ	03/25/13	1.4	Review annual incentive plan and critical employee retention plan hearing transcript and conduct exclusion research regarding same (0.7); review §§ 1113 and 1114 discovery correspondence (0.4); review declaratory judgment summons and confer with L. Samet regarding same (0.3).
Samet L	03/25/13	4.8	Conference call with E. Moskowitz, A. Gehring and proposed expert regarding 1113 and 1114 hearing preparation (0.6); telephone calls and emails with proposed expert regarding same (0.5); revise discovery and hearing procedures (0.9); telephone calls and emails with E. Moskowitz, J. Bean, A. Alfonso and others regarding same (1.5); telephone calls with M. McGreal and others regarding issuance of summons (0.4); emails regarding service of same (0.2); emails with L. Elbert regarding filing issues (0.2); emails with M. Russano regarding Peabody declaratory judgment issues (0.3); review news coverage (0.2).
Sokoloff EA	03/25/13	5.6	Review motion for summary judgment in declaratory judgment action (0.3); research related to declaratory judgment action (1.1); prepare deposition preparation materials (4.2).
Agostinho JN	03/26/13	4.6	Call regarding §363 motion with M. McGreal (0.5); review correspondence regarding changes to benefit plans (0.3); prepare list of plans for exhibit to §363 motion (0.8); compile and organize documents for salaried retiree committee (1.3); set up calls to discuss §363 motion and process for obtaining documents (0.6); correspondence with M. Bothwell and O. Lozada regarding additional documents (0.4); revise §363 motion (0.2); prepare plan document exhibits for 363 motion (0.5).

Coco KJ	03/26/13	0.6	Draft and coordinate filing of notice for §§ 1113 and 1114 hearings.
Desai A	03/26/13	6.0	Confer with A. Gehring regarding research for declaratory judgment action (0.2); conduct research regarding declaratory judgment action (4.9); summarize research regarding same for A. Gehring (0.9).
Estacio R	03/26/13	8.3	Research and draft analysis regarding enforceability of selected provisions in bankruptcy.
Eum JS	03/26/13	1.4	Review retirees' letters for spreadsheet and in preparation for meeting as per L. Samet.
Gehring AS	03/26/13	9.3	Revise motion for summary judgment (7.9); call with J. Martin regarding same (0.5); meetings, calls and emails with A. Vora, A. Desai and E. Sokoloff regarding same (0.6); review documents responsive to PwC information requests for confidentiality (0.3).
Glazer E	03/26/13	6.5	Prepare for call with M. Luna and O. Lozada regarding non-union retiree committee's document requests (1.2); review documents responsive to the non-represented retiree committee's requests (2.3); emails with J. Agostinho regarding same (0.4); post documents to non-represented retiree committee data room (0.4); email with M. McGreal regarding filing of non-represented retiree committee protective order (0.1); call with K. Hartsog and L. Samet regarding analysis of United Mine Workers of America counterproposal and preparation for same (1.6); emails with Blackstone regarding various labor issues (0.4); email with D. Lucha regarding preparation for 1113 and 1114 hearing (0.1).
Martin JD	03/26/13	1.6	Draft summary judgment motion in Peabody action (0.9); call with A. Gehring regarding same (0.5); communications with L. Samet regarding scheduling in §§ 1113 and 1114 proceeding (0.2).
McGreal MM	03/26/13	2.5	Review notice of §§ 1113 and 1114 hearing (0.1); correspondence with L. Samet regarding same (0.1); review documents relating to the motion to terminate non-union benefits (0.4); correspondence with J. Agostinho regarding same (0.2); revise motion to terminate benefits (1.6); correspondence with B. Resnick, Blackstone and others regarding Unsecured Creditors' Committee data room (0.1).
Peng L	03/26/13	2.6	Prepare deposition outline for §§ 1113 and 1114 hearing.
Resnick BM	03/26/13	0.7	Correspondence with L. Samet regarding 1113 and 1114 issues (0.3); emails with clients and others regarding same (0.2); emails regarding multi-employer pension plan issues (0.2).

Samet L	03/26/13	7.2	Emails and telephone calls regarding 1113 and 1114 discovery and hearing procedures (3.2); conduct research regarding same (0.3); review revised notice of hearing and emails regarding same (0.4); telephone calls with A. Alfonso, M. Shonholtz and A. Saavedra regarding §§ 1113 and 1114 hearing (0.9); conference call with K. Hartsog and E. Glazer regarding coal production issues (1.0); prepare for same (0.2); prepare for §§ 1113 and 1114 hearing (1.2).
Sokoloff EA	03/26/13	9.2	Conduct research related to declaratory judgment action (4.6); correspondence with A. Libby regarding 1113 declarants (0.1); draft deposition preparation materials (4.5).
Vora A	03/26/13	3.4	Research and analyze §§ 1113 and 1114 issues in connection with declaratory judgment action.
Agostinho JN	03/27/13	7.9	Review list of questions for calls with Patriot (0.2); update documents for salaried retiree committee (0.4); meet with E. Glazer to prepare for calls with Patriot (0.6); call with M. Luna and O. Lozada regarding comments on §363 motion (0.9); compile list of open questions for Patriot (0.3); call with M. Luna and O. Lozada to discuss process for collecting retiree medical and life insurance documents (1.2); compile documents for salaried retiree committee (1.9); review and comment on 363 motion (1.9); prepare documents for exhibit to §363 motion (0.5).
Cho EK	03/27/13	0.8	Review issues regarding withdrawal liabilities (0.6); review §363 motion regarding retiree health benefits (0.2).
Desai A	03/27/13	1.3	Participate in custodian call with company, E. Glazer and J. Agostinho (1.2); discuss custodian request list with E. Glazer (0.1).
Estacio R	03/27/13	5.6	Review memorandum of law in support of 1113 motion (0.5); draft memorandum regarding ability to setoff statutory and contractual obligations (4.4); confer with L. Samet regarding preparation for status meeting regarding §1113 hearing preparation (0.1); correspond with E. Moskowitz regarding pension liabilities research (0.1); conduct research regarding pension liabilities (0.2); confer with A. Gehring regarding same (0.2); email with A. Gehring regarding same (0.1).
Eum JS	03/27/13	4.8	Review retirees' letters for spreadsheet and in preparation for meeting as per L. Samet (4.0); compile documents for background materials binder as per S. Hakimzadeh (0.8).
FitzGerald ET	03/27/13	1.0	Analyze salaried retiree plan documents for §363 motion (0.6); analyze salaried retiree document provision (0.4).

Gehring AS	03/27/13	9.3	Emails with expert regarding deposition preparation (0.2); review documents responsive to PwC information requests for confidentiality (0.2); research and edit motion for summary judgment and ancillary documents (5.9); calls and meeting with L. Peng regarding same (0.2); call with E. Glazer to A. Schlesinger at Blackstone regarding 1113 and 1114 analysis (0.6); call with R. Estacio regarding withdrawal liability (0.2); call with J. Adler regarding expert declaration (0.2); prepare deposition preparation outline for expert (1.6); review United Mine Workers of America counterproposal (0.2).
Glazer E	03/27/13	8.8	Confer with B. Resnick, M. McGreal and J. Agostinho regarding non-represented retiree committee's document requests and §363 motion to terminate non-union benefits (2.2); review documents potentially responsive to non-represented retiree committee's document requests (1.2); call with salaried retiree committee's counsel regarding confidentiality of documents produced to committee (0.2); calls with company regarding §363 motion to terminate non-union benefits and document collection in connection with non-represented retiree committee's document requests (1.8); prepare for same (0.3); call with Blackstone regarding §§ 1113 and 1114 proposal provisions (0.7); review documents related to same (0.9); prepare for 1113 and 1114 depositions and hearing (1.2); review United Mine Workers of America's third counterproposal (0.3).
Hakimzadeh S	03/27/13	2.6	Review background materials for 1113 and 1114 hearing.
Martin JD	03/27/13	1.2	Draft summary judgment briefing in Peabody action, including communications with A. Gehring.
McGreal MM	03/27/13	3.9	Teleconference with M. Luna, O. Lozada and GCG regarding letters to retirees and employees (0.3); teleconference with M. Luna, O. Lozada, J. Agostinho and others regarding §363 motion to terminate benefits (0.8); review and comment on letter to retirees and employees (0.3); revise §363 motion to terminate benefits (1.9); review precedent §363 motions to terminate benefits (0.2); correspondence with J. Agostinho and E. Glazer regarding same (0.4).
Moskowitz E	03/27/13	3.1	Numerous emails with team regarding recent events (1.1); review motion for summary judgment (0.6); review proposal and correspondence with client and team regarding same (1.4).
Peng L	03/27/13	5.4	Draft materials in support of declaratory judgment action (4.5); conduct research in support of §§ 1113 and 1114 reply brief (0.9).

Resnick BM	03/27/13	4.3	Call with E. Glazer regarding retiree committee data request (0.2); call with J. Cohen and E. Glazer regarding same (0.1); review materials for employee video (0.2); correspondence with L. Samet and M. McGreal regarding same (0.2); review motion to terminate amendable benefits (0.4); emails regarding same (0.3); review memo regarding multi-employer pension plan issues (0.9); call with T. Mayer and L. Samet regarding §1113 trial preparation (0.3); review United Mine Workers of America proposal and summary thereof (0.5); discuss same with L. Samet (0.3); emails with client and others regarding §§ 1113 and 1114 issues (0.9).
Samet L	03/27/13	12.2	Develop litigation strategy for 1113 and 1114 hearing (3.4); emails and telephone calls with E. Sokoloff, L. Peng and others regarding research issues (1.0); telephone calls and emails regarding §§ 1113 and 1114 discovery and hearing procedures and deadlines (2.2); review draft company statements concerning labor issues (0.8); review third United Mine Workers of America counterproposal and prepare analysis of same (2.0); review deposition preparation outlines and revise same (1.8); review media coverage (0.3); emails regarding labor issues (0.7).
Sokoloff EA	03/27/13	3.8	Conduct research related to declaratory judgment action (1.4); review research on third-party intervention in §1113 proceedings (1.7); review draft motion in declaratory judgment action (0.7).
Vora A	03/27/13	1.2	Analyze materials in connection with reply brief.
Agostinho JN	03/28/13	9.2	Meet with E. FitzGerald to discuss 363 motion and related exhibits (0.4); review and compile documents for non-represented retiree committee (4.0); review §363 motion and appendix (1.7); discuss retiree medical plan documents with E. Glazer and M. McGreal (0.4); call with M. Luna, M. Bothwell and E. Glazer regarding process for providing retiree benefit documents (1.1); compile documents for Unsecured Creditors' Committee data room (0.3); correspondence with E. FitzGerald regarding appendix to §363 motion (0.5); correspondence with O. Lozada and P. Lockett regarding documents to be provided to salaried retiree committee (0.8).
Aizen RM	03/28/13	0.2	Emails with J. Agostinho regarding retiree medical (0.1); email from R. Estacio regarding multi-employer pension plan (0.1).

Desai A	03/28/13	5.6	Review custodian call notes and draft interview memo of custodian call (4.4); participate in weekly status update call (1.2).
Estacio R	03/28/13	9.1	Review §1113 memorandum of law (0.6); research and draft analysis regarding enforceability of default provisions in bankruptcy (4.6); confer with B. Resnick regarding same (0.5); draft correspondence to J. Bean regarding the same (0.3); confer with E. Moskowitz and others regarding §1113 hearing preparation (1.3); correspond with Unsecured Creditors' Committee regarding enforceability of default provision (0.1); conference with C. Lutgens regarding the same (0.8); confer with E. Glazer regarding hearing preparation (0.1); edit memorandum regarding setoff rights (0.8).
Eum JS	03/28/13	5.0	Update exhibits to precedent materials as per E. Sokoloff (0.3); review retirees' letters for spreadsheet as per E. Sokoloff (3.3); attend meeting in preparation of hearing (1.4).
FitzGerald ET	03/28/13	1.0	Review §363 motion (0.5); confer with J. Agostinho regarding exhibits to 363 motion (0.5).
Gehring AS	03/28/13	5.2	Meet with L. Samet, L. Peng and E. Sokoloff regarding deposition preparation (0.5); team meeting regarding trial preparation (1.4); edit information request status updates (1.2); review documents responsive to PwC information requests for confidentiality (0.3); upload documents responsive to Unsecured Creditor's Committee requests to the data room (0.1); emails with L. Samet regarding provision of documents to the Unsecured Creditors' Committee (0.1); meeting and emails with E. Sokoloff regarding motion for summary judgment (0.4); email to A. Schlesinger at Blackstone regarding 1113 and 1114 process (0.2); call with E. Glazer and L. Samet regarding deposition scheduling (0.2); email and call S. Schwartz regarding same (0.5); calls with A. Starr regarding same (0.1); review letter to court regarding third-party participation (0.2).

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| Glazer E | 03/28/13 | 9.1 | Meet with E. Moskowitz, L. Samet, A. Gehring and others regarding §§ 1113 and 1114 process (1.1); coordinate 1113 and 1114 hearing logistics, including emails with E. Moskowitz and M. Harrington (0.7); call with Blackstone, B. Resnick and M. McGreal regarding valuation issues (2.4); confer with M. McGreal and J. Agostinho regarding §363 motion to terminate non-union benefits and production of documents to salaried retiree committee (0.9); review documents for production to salaried retiree committee (1.2); post documents to non-represented retiree committee data room (0.3); draft email to E. Moskowitz regarding §1113 issues (0.3); meet with L. Samet regarding same (0.3); revise deposition preparation materials (0.7); call with Patriot regarding production of documents to salaried retiree committee (1.2). |
| Hakimzadeh S | 03/28/13 | 2.2 | Review background materials for 1113 and 1114 hearing (0.9); meet with E. Moskowitz, L. Samet and others for weekly status updates (1.3). |
| McGreal MM | 03/28/13 | 3.4 | Correspondence with E. Moskowitz regarding workers' compensation issues (0.1); correspondence with E. Glazer and J. Agostinho regarding exhibits to 363 motion to terminate non-union retiree benefits (0.2); correspondence with O. Lozada regarding §363 motion to terminate benefits (0.3); confer with B. Resnick regarding same (0.3); conduct legal research regarding benefits issues (0.6); correspondence with E. Moskowitz regarding same (0.2); review and revise §363 motion to terminate benefits (1.2); review back-up materials regarding same (0.2); correspondence with J. Agostinho and E. Glazer regarding same (0.3). |
| Moskowitz E | 03/28/13 | 11.2 | Call with F. Huffard regarding negotiations (0.7); call with T. Mayer regarding labor issues (0.4); call with F. Perillo and R. Hillyer to meet and confer over hearing issues (1.1); follow-up with clients and team regarding discussion concerning hearing issues (0.7); draft letter to court regarding hearing issues and review research in support of same (1.6); correspondence with E. Sokoloff regarding legal research issues (0.3); review and edit motion for summary judgment (1.9); call with labor team to discuss trial planning and next steps (1.1); call with J. Bean to discuss labor questions (0.4); review and edit information sharing reports (0.5); review motion to appoint trustee (0.5); call with B. Resnick to discuss trustee motion and related issues (0.4); emails with team regarding above (1.6). |

Peng L	03/28/13	4.2	Prepare deposition outline for §§ 1113 and 1114 hearing (2.7); meet with Patriot labor team (1.5).
Resnick BM	03/28/13	2.5	Call with E. Moskowitz regarding 1113 and 1114 strategic issues (0.3); review letter to court (0.2); meet with R. Estacio regarding multi-employer pension plan memo (0.4); emails with L. Samet and E. Moskowitz regarding §§ 1113 and 1114 issues (0.5); review §363 motion to terminate amendable benefits and related declaration (0.8); meet with M. McGreal regarding same (0.3).
Russano MJ	03/28/13	1.4	Review correspondence regarding discovery status (0.3); review emails and notices regarding United Mine Workers of America hearing declarants (0.2); review and analyze research regarding withdrawal liability (0.9).
Samet L	03/28/13	13.3	Review draft company statements concerning labor issues (0.7); meet with E. Sokoloff and L. Peng regarding deposition preparation (0.5); team meeting with E. Moskowitz and others regarding §§ 1113 and 1114 hearing strategy (1.2); conference calls with E. Moskowitz, F. Perillo and R. Hillyer regarding §§ 1113 and 1114 hearing and discovery (1.0); conference calls with T. Mayer and B. Walsh regarding same (0.4); emails and telephone calls with B. Hatfield, J. Bean, E. Moskowitz, F. Perillo and others regarding same (2.4); conduct research regarding §§ 1113 and 1114 issues (1.3); revise and submit letter regarding third-party intervention (1.5); review opposition to equity commission motion (1.1); draft response to letter from C. Roberts (0.8); prepare for §§ 1113 and 1114 hearing (2.4).
Sokoloff EA	03/28/13	6.8	Meet with L. Samet, A. Gehring and L. Peng regarding deposition preparations (0.5); team meeting to discuss hearing preparation (1.1); review draft letter to court (0.4); fact-check filing in declaratory judgment action (1.2); revise deposition preparation materials (3.6).
Vora A	03/28/13	4.8	Confer with team members on case strategy (1.3); analyze materials regarding Affordable Care Act (3.5).
Agostinho JN	03/29/13	7.7	Meet with E. Glazer and J. Eum regarding salaried retiree committee document request (0.5); discuss document review with F. Maguire (0.2); review documents provided by Patriot for responsiveness to salaried retiree committee request (4.3); review and comment on §363 motion (1.9); correspondence with O. Lozada regarding retiree medical benefits (0.5); call with M. McGreal and M. Luna regarding retiree life insurance (0.3).

Aizen RM	03/29/13	0.1	Email from J. Woodrum regarding multi-employer pension plan.
Estacio R	03/29/13	1.1	Draft analysis for E. Moskowitz regarding information requests for pension funds (0.7); read memorandum of law regarding §1113 motion (0.4).
Eum JS	03/29/13	4.3	Update opening papers and exhibits indices and compile documents as per E. Glazer (1.8); review non-union retiree committee documents as per E. Glazer (2.5).
FitzGerald ET	03/29/13	1.5	Analyze plan document questions (0.4); review §363 motion (1.1).
Gehring AS	03/29/13	5.9	Emails with E. Moskowitz and J. Martin regarding motion for summary judgment (0.4); emails to clients, DIP lenders and the special litigation committee regarding same (0.4); emails with A. Desai and E. Sokoloff regarding same (0.6); call with E. Moskowitz and J. Martin regarding same (0.9); edit same (1.3); edit information request status updates (0.4); emails with L. Peng regarding data room materials (0.1); draft S. Schwartz deposition preparation outline (1.8).
Glazer E	03/29/13	7.1	Calls and emails with Patriot, E. Moskowitz, M. McGreal, J. Agostinho and J. Eum regarding §363 motion to terminate non-union benefits and production of documents to salaried retiree committee (3.1); review documents for production to salaried retiree committee (2.5); post documents to non-represented retiree committee data room (0.6); coordinate court reporting services for §§ 1113 and 1114 depositions (0.4); review United Mine Workers of America Funds' motion to intervene (0.3); draft email to Patriot regarding labor issues (0.2).
Kaminetzky BS	03/29/13	3.2	Review counterproposal and related materials (0.4); emails regarding discovery, confidentiality, hearing, strategy, witnesses, depositions, tasks, funds participation issues, proposal, declarations, letter to court, Aurelius motion and press release (1.6); review letter to court regarding funds (0.1); call with E. Moskowitz regarding update, strategy and tasks (0.2); analysis regarding hearing, discovery, tasks, Aurelius motion and strategy (0.9).
Maguire F	03/29/13	1.2	Meet with J. Agostinho to discuss diligence task (0.3); review of documents in connection with same (0.9).
Martin JD	03/29/13	2.3	Draft summary judgment briefing in Peabody action (1.2); communications with E. Moskowitz and A. Gehring regarding same (1.1).

McGreal MM	03/29/13	5.1	Review and revise §363 motion to terminate benefits (2.4); correspondence with M. Luna, O. Lozada, J. Agostinho and others regarding same (0.9); review and comment on employee and retiree letter (0.3); correspondence with B. Resnick and Company regarding same (0.3); review non-union retiree committee counsel retention applications (0.4); correspondence with B. Resnick and E. Glazer regarding same (0.1); correspondence with E. Moskowitz regarding benefits issues (0.2); correspondence with E. Glazer regarding non-union retiree committee document requests (0.2); correspondence with L. Samet regarding 1113 and 1114 issues (0.1); conduct research regarding same (0.2).
Peng L	03/29/13	0.7	Prepare deposition outline for §§ 1113 and 1114 deposition.
Resnick BM	03/29/13	1.5	Review correspondence with court regarding §§ 1113 and 1114 trial (0.4); review letter regarding termination of amendable benefits (0.2); discuss same with M. McGreal (0.2); discuss amendable benefits motion with M. McGreal (0.2); emails with L. Samet and others regarding Funds' motion to intervene and letter to court related thereto (0.5).
Samet L	03/29/13	10.2	Telephone calls and emails with F. Perillo and E. Moskowitz regarding discovery and hearing procedures (0.8); review Knighthead and Aurelius motion for appointment of trustee (0.8); emails and discussions with B. Resnick and S. Hakimzadeh regarding same (0.5); review letters regarding third-party participation and emails regarding same (1.2); review United Mine Workers of America Funds' motion to intervene and emails regarding same (2.7); conduct research regarding same (1.0); review and revise §§ 1113 and 1114 deposition preparation outlines (1.5); prepare for §§ 1113 and 1114 hearing (1.7).
Sokoloff EA	03/29/13	6.4	Review motion to intervene by United Mine Workers of America Funds (1.1); circulate excerpts from critical employee retention plan hearing transcript (0.3); finalize deposition preparation materials (5.0).
Vora A	03/29/13	2.0	Analyze materials regarding Affordable Care Act.
Agostinho JN	03/30/13	3.2	Review documents provided by company for responsiveness to salaried retiree committee request.
Aizen RM	03/30/13	0.1	Emails from R. Estacio and J. Woodrum regarding multi-employer pension plan.
Cho EK	03/30/13	0.5	Review multi-employer pension plan issues.

Estacio R	03/30/13	6.6	Research and draft analysis of arguments in opposition to Pension Funds' motion to intervene in §1113 proceedings (5.2); emails with J. Woodrum regarding the same (0.6); emails with L. Samet and E. Moskowitz regarding the same (0.8).
Gehring AS	03/30/13	4.3	Draft witness deposition preparation outline (3.9); draft deposition preparation outline regarding spinoff (0.3); emails with L. Samet and E. Glazer regarding Blackstone analysis (0.1).
Glazer E	03/30/13	0.5	Emails with L. Samet and A. Gehring regarding coal pricing analysis (0.1); draft email to E. Moskowitz regarding production of documents to salaried retiree committee (0.4).
Huebner MS	03/30/13	0.3	Emails with DIP lenders regarding 1113 intervention issues.
Maguire F	03/30/13	1.1	Review of documents to determine responsiveness (0.9); draft email to J. Agostinho regarding same (0.2).
Martin JD	03/30/13	0.5	Review and comment on intervention motion by United Mine Workers of America Funds and draft response to same.
Resnick BM	03/30/13	1.7	Review Funds' motion to intervene (0.3); review letter to court related thereto (0.3); emails with E. Moskowitz, J. Woodrum and others regarding same (0.9); emails regarding DIP participation in §§ 1113 and 1114 litigation (0.2).
Samet L	03/30/13	7.8	Draft §§ 1113 and 1114 reply declarations (1.8); conduct research regarding United Mine Workers of America Funds' motion to intervene (2.9); draft opposition to same (3.1).
Sokoloff EA	03/30/13	4.9	Conduct legal research related to United Mine Workers of America Funds' motion to intervene and correspondence with labor litigation team regarding same.
Vora A	03/30/13	4.0	Research case law regarding third-party intervention.
Agostinho JN	03/31/13	0.2	Correspondence regarding documents for salaried retiree committee.
Cho EK	03/31/13	0.5	Review multi-employee pension plan withdrawal issues.
Desai A	03/31/13	4.7	Conversation with A. Gehring regarding summary judgment (0.1); cite check motion for summary judgment draft (4.6).
Estacio R	03/31/13	1.6	Draft analysis for E. Moskowitz regarding opposition to Pension Funds' motion to intervene in §1113 hearing (0.9); conduct research regarding the same (0.7).
Gehring AS	03/31/13	2.1	Draft deposition preparation outline regarding spinoff (2.0); call with L. Samet regarding same (0.1).

Glazer E	03/31/13	0.8	Draft deposition preparation materials for F. Huffard (0.4); draft email to E. Moskowitz and L. Samet regarding 1113 and 1114 deposition logistics (0.4).
Kaminetzky BS	03/31/13	0.7	Emails and analysis regarding third party participation issues, strategy and update.
Libby A	03/31/13	0.2	Emails with L. Samet and D. Loss regarding Hatfield deposition.
Loss DM	03/31/13	0.1	Correspondence with L. Samet and A. Libby regarding Hatfield deposition.
Resnick BM	03/31/13	0.6	Review letter to court regarding 1113 and 1114 hearing (0.3); emails with Davis Polk team regarding same (0.3).
Samet L	03/31/13	12.3	Revise opposition to United Mine Workers of America Funds' motion to intervene (0.9); conduct research regarding same (0.7); telephone call with E. Moskowitz regarding same (0.4); prepare for B. Hatfield deposition (9.9); telephone calls with colleagues and deponents regarding depositions and deposition preparation (0.4).
Sokoloff EA	03/31/13	3.2	Cite-check motion in declaratory judgment action.
Vora A	03/31/13	0.5	Edit correspondence regarding third-party intervention.
Total EMPLOYEE LABOR ISSUES		2,219.2	

EXECUTORY CONTRACTS

Coco KJ	03/01/13	3.1	Analysis and revisions to ICON lease buyout agreement (1.8); call with clients regarding same (0.2); call with C. Ebetino and others regarding Penn Virginia lease issues and follow-up emails regarding same (1.1).
Falk AE	03/01/13	1.9	Meet with K. Coco to discuss ICON lease amendment (0.8); revise ICON amendment per same (1.1).
Resnick BM	03/01/13	0.5	Call with A. Rogoff regarding executory contract stipulation (0.3); call with K. Coco regarding same (0.2).
Coco KJ	03/02/13	1.0	Draft Penn Virginia response letter and emails with clients regarding same.
Coco KJ	03/04/13	3.2	Revise ICON lease amendment and emails regarding same (1.2); revise Shonk stipulation and emails regarding same (0.4); analysis of issues in connection with Arch and STB stipulations (0.7); review markup of LRPB stipulation and emails with LRPB regarding same (0.9).
Falk AE	03/04/13	0.4	Email to K. Coco regarding issues list for ICON rejection.
Libby A	03/04/13	1.2	Review IVS Hydro contract claims (0.4); communications with J. Caldwell regarding same (0.2) revise LRPB Stipulation (0.6).
McGreal MM	03/04/13	0.4	Confer with B. Resnick and K. Coco regarding stipulation to assume contract (0.2); review and comment on same (0.1); review amendment to lease (0.1).

Resnick BM	03/04/13	0.8	Correspondence with M. McGreal and K. Coco regarding two assumption stipulations (0.4); review same (0.2); call with C. Ebetino and K. Coco regarding same (0.2).
Libby A	03/05/13	0.3	Draft Tier II ordinary course contract notification.
Coco KJ	03/06/13	1.8	Emails with clients and ICON's counsel regarding lease amendment (0.7); analysis of same (0.7); emails with Unsecured Creditors' Committee and clients regarding coal sales contracts issues (0.4).
Falk AE	03/06/13	1.7	Review ICON comments on lease amendment (0.2); meet with K. Coco to discuss same (0.4); revise per same (0.6); draft reply to S. Schutzenhofer question regarding same (0.5).
McGreal MM	03/06/13	0.1	Review amendment to lease.
Resnick BM	03/06/13	0.5	Correspondence with C. Ebetino and K. Coco regarding assumption stipulation.
Coco KJ	03/07/13	2.3	Emails with Unsecured Creditors' Committee and LRPB counsel regarding LRPB assumption stipulation (0.5); emails with clients regarding same (0.3); discussion with clients regarding possible Huff Creek transaction (0.4); calls and emails with Unsecured Creditors' Committee regarding same (0.3); emails with ICON and clients regarding lease amendment (0.5); emails with Davis Polk team regarding same (0.3).
Falk AE	03/07/13	2.7	Research subleasing issue and email research summary to K. Coco and M. McGreal.
Libby A	03/07/13	0.2	Discuss LRPB stipulation with K. Coco.
McGreal MM	03/07/13	1.1	Confer with B. Resnick and K. Coco regarding lease assumption stipulation (0.3); confer with B. Resnick regarding same (0.2); correspondence with K. Coco regarding same (0.2); confer with A. Falk regarding legal research regarding assignment of leases (0.2); review summary of same (0.2).
Resnick BM	03/07/13	1.0	Meet and emails with M. McGreal and K. Coco regarding lease assumptions (0.7); call with A. Rogoff regarding same (0.3).

Coco KJ	03/08/13	3.3	Call with C. Ebetino and J. Eagan regarding Huff Creek, Arch and STB issues (0.3); call with Kramer Levin, Houlihan and clients regarding same and follow-up emails (0.7); respond to voicemails from Kramer Levin regarding same (0.4); emails with clients regarding same (0.3); make edits to LRPB stipulation and circulate same (0.4); make edits to ICON lease amendment and circulate and coordinate finalization of same (0.5); coordinate with J. Clarrey regarding approval of changes to cure payments (0.3); emails to Unsecured Creditors' Committee and DIP Agents regarding same (0.4).
Falk AE	03/08/13	0.2	Review execution version of ICON amendment.
Libby A	03/08/13	1.2	Revise LRPB Stipulation (1.0); research Coal River Energy stipulation issues (0.2).
McGreal MM	03/08/13	0.5	Teleconference with C. Ebetino, A. Rogoff, B. Resnick and others regarding assumption of lease (0.4); teleconference with B. Resnick and K. Coco regarding same (0.1).
Resnick BM	03/08/13	1.9	Correspondence with K. Coco in preparation for call with Unsecured Creditors' Committee regarding contract assumption stipulation (0.3); prepare for call with Unsecured Creditors' Committee regarding same (0.3); call with Unsecured Creditors' Committee regarding same (0.5); call with C. Ebetino and others regarding same (0.2); correspondence with K. Coco and A. Rogoff regarding LRPB stipulation (0.5); review same (0.1).
McGreal MM	03/11/13	0.6	Correspondence with S. Schutzenhofer and R. Mead regarding lease amendment (0.1); correspondence with T. Chepiga and K. Coco regarding same (0.1); correspondence with counsel to lessor regarding same (0.2); revise lease amendment (0.2).
Huebner MS	03/12/13	0.1	Conversation with E. Moskowitz and client emails regarding Arch issues.
Klein DS	03/12/13	0.2	Calls with S. Robinson and counterparty regarding post-petition transportation contract terms.
McGreal MM	03/12/13	0.5	Correspondence with counsel to counterparty regarding lease amendment (0.1); correspondence with B. Resnick regarding equipment lease issues (0.1); review emails regarding same (0.1); revise lease assumption stipulation (0.1); correspondence with K. Coco, J. Clarrey and others regarding same (0.1).
Resnick BM	03/12/13	0.2	Correspondence with M. McGreal regarding lease payment issue.
Falk AE	03/13/13	0.7	Draft email to Chambers regarding Kenenergy rejection (0.4); file and serve notice of withdrawal of rejection of ICON lease (0.3).

Klein DS	03/13/13	0.1	Voicemail with contract counterparty regarding post-petition transportation agreement provisions.
McGreal MM	03/13/13	0.7	Review notice of no objection to rejection of contract and proposed order (0.1); correspondence with A. Falk regarding same (0.1); correspondence with H. Hiznay regarding equipment lessor (0.2); review withdrawal of ICON rejection notice (0.1); teleconference with S. Blank regarding LRPB stipulation (0.1).
Coco KJ	03/14/13	2.1	Emails regarding amendment and assumption of GE contract (0.2); coordinate Kenergy notice of no objections and draft order (0.4); coordinate finalization of LRPB stipulation and filing (0.5); coordinate finalization of ICON amendment and emails regarding same (0.4); coordinate changes to cure amounts in §365(d)(4) order (0.4); emails regarding Norfolk Southern contracts (0.2).
McGreal MM	03/14/13	0.1	Confer with B. Resnick regarding amend and assume contract.
Coco KJ	03/15/13	0.4	Emails with clients regarding Shonk and Payne-Gallatin leases.
Coco KJ	03/17/13	1.2	Analyze and coordinate responses to Shonk and Payne-Gallatin requests for hearing and mediation.
McGreal MM	03/17/13	0.3	Correspondence with counsel to lessor regarding assumption (0.1); correspondence with B. Walsh and K. Coco regarding same (0.2).
Coco KJ	03/18/13	2.1	Emails and call with counsel to Payne-Gallatin and Shonk regarding objections to §365(d)(4) motion, settlement and scheduling of same (1.2); emails and call with clients regarding same (0.4); meet with B. Resnick and others regarding same (0.1); review documents in connection with same (0.4).
McGreal MM	03/18/13	0.7	Teleconference with counsel to lessors and K. Coco regarding assumption (0.2); teleconference with C. Ebetino, J. Eagan and K. Coco regarding same (0.3); conference with B. Resnick and K. Coco regarding same (0.1); correspondence with Chambers and B. Walsh regarding scheduling §365(d)(4) hearing (0.1).
Resnick BM	03/18/13	0.3	Correspondence with M. McGreal and K. Coco regarding cure payment issues.
Coco KJ	03/19/13	1.5	Emails with counsel to Lawson Heirs regarding lease assumption (0.2); emails with clients regarding same (0.3); emails with clients regarding cure payments allegedly owed to Penn Virginia (0.3); review letter from Penn Virginia (0.2); review Penn Virginia easement turn (0.4); email with N. Kennedy regarding CSX contracts (0.1).

McGreal MM	03/19/13	0.1	Confer with K. Coco regarding lease assumption and cure.
Coco KJ	03/20/13	1.6	Analysis of issues concerning easement agreement with Penn Virginia (0.5); email to H. Hiznay regarding rejection order (0.1); call with clients regarding Fifth Third equipment lease issues and follow-up tasks regarding same (0.8); draft email to counterparty regarding same (0.2).
Libby A	03/20/13	1.4	Review emails regarding Penn Virginia easements (0.7); discuss same with K. Coco (0.2); draft Penn Virginia indemnification language (0.5).
Coco KJ	03/21/13	0.7	Emails with C. Ebetino and others regarding potential avoidance actions issues (0.5); emails with AlixPartners regarding Shonk and Payne-Gallatin leases (0.2).
Coco KJ	03/22/13	3.4	Review and mark-up easement agreement (0.3); emails with Penn Virginia and clients regarding same (0.4); call with clients regarding possible buyout of Fifth Third equipment leases and claims in connection with same (0.3); analysis of same (0.8); draft agreement in connection with same (1.6).
Libby A	03/22/13	1.0	Revise Penn Virginia easement agreement and discuss same with K. Coco.
Coco KJ	03/25/13	0.4	Emails with clients and analysis regarding Fifth Third lease buyout issues.
Coco KJ	03/26/13	1.9	Emails with clients regarding Fifth Third agreements (0.2); emails with clients and analysis regarding objections to §365(d)(4) motion filed by Shonk and Payne-Gallatin (1.2); meet with B. Resnick regarding same (0.2); emails with Davis Polk team regarding same (0.3).
McGreal MM	03/26/13	0.2	Conference with B. Resnick and K. Coco regarding lease assumption.
Resnick BM	03/26/13	0.4	Correspondence with M. McGreal, K. Coco and J. Martin regarding cure dispute.
Coco KJ	03/27/13	3.6	Review and analyze information regarding Chartis subsidiary bankruptcy filing and implications of same (1.5); analysis of Fifth Third lease buyout issues and email to clients regarding same (0.7); emails with clients regarding cure payments to various lessors (0.3); analysis of objections filed by, and strategy in relation to, Shonk and Payne-Gallatin (1.1).
Coco KJ	03/28/13	1.7	Review Payne-Gallatin motion and emails with clients and Davis Polk team regarding same (1.0); emails with clients and Davis Polk team regarding adjourned leases and strategy for litigating same (0.6); call with S. Schutzenhofer and J. Tucker regarding Fifth Third (0.1).

McGreal MM	03/28/13	0.2	Review lease buyout agreement (0.1); correspondence with K. Coco regarding same (0.1).
Resnick BM	03/28/13	0.2	Review Payne-Gallatin motion.
Coco KJ	03/29/13	1.0	Analysis of Payne-Gallatin motion (0.3); emails with clients and Davis Polk team regarding Payne-Gallatin and Shonk issues (0.7).
McGreal MM	03/29/13	0.1	Correspondence with A. McCallister regarding contract amendment.
Total EXECUTORY CONTRACTS		61.0	
FINANCING			
Chepiga TL	03/01/13	1.6	Confer with M. Immermann and related emails regarding Patriot question (0.2); call with R. Mead, C. Ebetino and W. Warner and review of documents in connection with same (1.4).
Immermann MC	03/01/13	0.2	Research and respond to client inquiry regarding material real estate schedules.
Chepiga TL	03/04/13	0.2	Call with R. Mead and review documents in connection with same.
Klein DS	03/04/13	0.3	Call with R. Mead regarding lender question (0.1); emails with E. Vonnegut regarding same (0.2).
Chepiga TL	03/06/13	0.3	Review documents in connection with letter of credit question and email with M. McGreal regarding same.
McGreal MM	03/06/13	0.2	Teleconference with A. Alfonso regarding letter of credit draw (0.1); email R. Mead regarding same (0.1).
Resnick BM	03/06/13	0.2	Correspondence with A. Alfonso, M. McGreal, R. Mead and J. Lushefski regarding letter of credit draw.
Chepiga TL	03/07/13	0.5	Review equipment buyout documents, DIP documents and emails with K. Coco regarding same.
McGreal MM	03/07/13	0.1	Email company and Willkie regarding letter of credit draw request.
Chepiga TL	03/08/13	0.1	Emails with E. Vonnegut regarding execution versions of documents.
Chepiga TL	03/11/13	0.1	Emails with M. McGreal and K. Coco regarding lien questions.
Chepiga TL	03/14/13	0.1	Emails with R. Mead and M. McGreal regarding 13-week report.
Immermann MC	03/18/13	0.1	Correspondence with J. Chincheck regarding revised operating agreement and stock certificate.
Chepiga TL	03/19/13	0.2	Emails with Davis Polk team regarding guarantors.
Immermann MC	03/20/13	0.2	Emails with J. Tucker and J. Chincheck regarding revised operating agreement and share certificates.
Huebner MS	03/22/13	0.3	Calls with DIP lenders regarding various issues.
Immermann MC	03/22/13	0.1	Call with M. McGreal regarding case status.

McGreal MM	03/22/13	0.1	Teleconference with M. Immermann regarding DIP facility.
Immermann MC	03/25/13	0.8	Review credit agreement in connection with query from Davis Polk team.
Chepiga TL	03/27/13	0.2	Emails with Davis Polk team regarding DIP question.
Immermann MC	03/27/13	0.6	Review certain representations and notice provisions in response to client query.
McGreal MM	03/27/13	0.6	Correspondence with B. Resnick and others regarding DIP credit agreement (0.3); review credit agreement (0.3).
Resnick BM	03/27/13	0.4	Review and emails regarding DIP covenants for Blackstone.
Chepiga TL	03/28/13	0.5	Review DIP credit agreement in response to question (0.3); draft email to Davis Polk team regarding same (0.1); confer with M. Immermann regarding same (0.1).
Immermann MC	03/28/13	0.1	Correspond with Davis Polk team regarding representations and warranties question.
McGreal MM	03/28/13	0.1	Correspondence with B. Resnick and M. Russano regarding DIP credit agreement.
Resnick BM	03/28/13	0.1	Email with T. Chepiga regarding DIP covenant.
Total FINANCING		8.3	

FIRST REVIEW

Pflieger M	03/25/13	1.8	Discuss case status with A. Gehring in connection with document review (0.8); read document review protocol (1.0).
Pflieger M	03/26/13	2.9	First review of documents related to potential claims investigation.
Pflieger M	03/27/13	3.9	First review of documents related to potential claims investigation.
Pflieger M	03/28/13	3.6	First review of documents related to potential claims investigation.
Pflieger M	03/29/13	2.8	First review of documents related to potential claims investigation.
Total FIRST REVIEW		15.0	

**GENERAL CASE
ADMINISTRATION**

Coco KJ	03/01/13	1.4	Attend weekly update call (1.1); review docket (0.3).
Falk AE	03/01/13	0.6	Update proposed orders website.
Huebner MS	03/01/13	1.5	Weekly all-hands call with senior management and co-advisors (1.0); conversation with J. Bean regarding various matters (0.5).

McGreal MM	03/01/13	1.3	Weekly update call with Company and professionals (1.1); correspondence with C. Robertson regarding second interim fee application hearing (0.1); review and comment on email to professionals regarding same (0.1).
Resnick BM	03/01/13	1.6	Review notice of second interim fee application hearing (0.1); weekly update call with clients and co-advisors (1.0); correspondence with M. Huebner, M. McGreal and K. Coco regarding various issues (0.5).
Robertson C	03/01/13	0.5	Call with L. Hughes regarding scheduling of interim fee hearing (0.1); emails with M. McGreal regarding scheduling of interim fee hearing (0.2); email to retained professionals regarding same (0.2).
Starr AT	03/01/13	1.0	Conference call with Davis Polk team, Patriot, Blackstone, AlixPartners and Bryan Cave regarding case status.
Coco KJ	03/04/13	0.2	Email to DIP Agents regarding scheduling and upcoming hearings.
McGreal MM	03/04/13	0.1	Correspondence with L. Hughes regarding exhibit summaries.
Resnick BM	03/04/13	0.3	Correspondence with M. McGreal and K. Coco regarding various case issues.
Coco KJ	03/05/13	0.5	Review docket (0.2); coordinate scheduling issues (0.3).
Resnick BM	03/05/13	0.3	Correspondence with M. McGreal regarding various case issues.
Coco KJ	03/06/13	0.5	Review docket (0.2); route pleadings and coordinate service (0.3).
Law EC	03/06/13	0.5	Prepare application for Eastern District of Missouri ECF login and password (0.3); communications with A. Libby and M. Melvin regarding same (0.2).
McGreal MM	03/06/13	0.2	Teleconference with L. Long regarding monthly operating report and agenda.
Resnick BM	03/06/13	0.3	Correspondence with M. McGreal and K. Coco regarding various case issues.
Huebner MS	03/07/13	2.5	Prepare for meeting with confidential counterparty (0.2); meet with confidential party (2.0); debrief with clients regarding counterparty meeting (0.3).
Law EC	03/07/13	0.7	Communications with M. McGreal and K. Coco regarding Eastern District of Missouri ECF logins (0.1); communications with M. Melvin about Eastern District of Missouri ECF event code glossary (0.1); communications with A. Falk regarding ECF filing event codes and categories (0.2); conduct research regarding same (0.3).
McGreal MM	03/07/13	0.2	Correspondence with L. Hughes regarding form of notice of hearing (0.1); teleconference with E. Glazer regarding same (0.1).

Resnick BM	03/07/13	0.4	Correspondence with M. Huebner, M. McGreal and K. Coco regarding various case issues.
Coco KJ	03/08/13	0.7	Review and mark up case calendar (0.3); review docket and route pleadings (0.4).
Falk AE	03/08/13	3.6	Update case calendar (3.3); update proposed orders website (0.3).
Huebner MS	03/08/13	0.4	Conversation with J. Bean regarding multiple matters.
Law EC	03/08/13	0.4	Route pleadings (0.2); communications with M. Melvin regarding coordination of same (0.2).
Libby A	03/08/13	0.8	Review and comment on case calendar.
McGreal MM	03/08/13	0.3	Review and revise case calendar.
Falk AE	03/11/13	0.4	File and serve declaration of no objections.
Huebner MS	03/11/13	2.0	Weekly update call with senior management and co-advisors (0.9); conversations with J. Bean and B. Kaminetzky regarding next week's hearing (0.2); conversation with F. Huffard regarding multiple pending issues (0.5); conversation with B. Hatfield, J. Bean and E. Moskowitz regarding confidential issues (0.4).
Law EC	03/11/13	0.1	Communications with M. Melvin regarding routing pleadings.
Libby A	03/11/13	0.2	Return call regarding asset disposition inquiry.
McGreal MM	03/11/13	1.2	Update call with Company and professionals (0.9); teleconference with H. Hiznay regarding case management order (0.1); emails with chambers regarding proposed orders (0.2).
Resnick BM	03/11/13	1.1	Weekly update call with clients and co-advisors (0.9); discuss various case issues with M. Huebner and M. McGreal (0.2).
Starr AT	03/11/13	0.9	Status call with Patriot, Blackstone, AlixPartners, GCG, Bryan Cave and Davis Polk team.
Falk AE	03/12/13	1.4	Draft hearing agenda (1.2); draft declaration of no objections for Ernst and Young Expansion Application (0.2).
Law EC	03/12/13	0.6	Communications with M. Melvin regarding Eastern District of Missouri ECF filing event codes (0.2); resolve issues regarding routing (0.2); review case calendar (0.2).
Resnick BM	03/12/13	0.2	Correspondence with M. McGreal regarding various case issues.
Falk AE	03/13/13	2.6	File and serve notice of no objection for Ernst and Young expansion application (0.4); prepare Kenergy notice of no objections and proposed order (0.6); draft email to Chambers regarding same (0.3); prepare and file withdrawal notice for ICON lease rejection (0.5); revise preliminary agenda (0.8).
Huebner MS	03/13/13	0.8	Weekly call with Kramer Levin and follow-up call with T. Mayer.

Libby A	03/13/13	0.1	Email M. Tobak regarding case management order.
McGreal MM	03/13/13	0.6	Review and revise hearing agenda (0.3); conference with A. Falk regarding same (0.1); email Chambers regarding proposed orders (0.2).
Coco KJ	03/14/13	1.7	Meet with M. McGreal regarding various issues and follow-up email (0.6); draft talking points for 3/19 omnibus hearing (1.1).
Falk AE	03/14/13	0.1	Update outlook calendar.
Huebner MS	03/14/13	1.0	Conversation with B. Kaminetzky regarding Monday hearing (0.3); emails with B. Hatfield and J. Bean regarding confidential matters (0.7).
Law EC	03/14/13	1.1	Monitor docket (0.4); route pleadings (0.3); numerous communications with K. Coco and M. Melvin regarding same (0.2); update settings of ECF email routings (0.2).
McGreal MM	03/14/13	0.3	Correspondence with chambers and various counsel regarding telephonic appearance (0.1); conference with K. Coco regarding hearing and upcoming motions (0.2).
Resnick BM	03/14/13	0.2	Correspondence with M. McGreal regarding various issues.
Coco KJ	03/15/13	1.5	Review docket and route pleadings (0.3); coordinate regarding withdrawals of claims filings (0.2); draft and file agenda (0.4); prepare for hearings next week (0.6).
Falk AE	03/15/13	2.2	Prepare final agenda and notice of cancellation (1.3); save and send withdrawal of claims to GCG and AlixPartners (0.9).
Huebner MS	03/15/13	1.0	Conference call regarding confidential matter (0.6); call with J. Bean regarding multiple matters (0.4).
Law EC	03/15/13	0.4	Route pleadings (0.3); circulate Eastern District of Missouri ECF login and password list (0.1).
McGreal MM	03/15/13	0.7	Correspondence with K. Coco and A. Falk regarding hearing agenda (0.2); review and comment on same (0.1); correspondence with E. Moskowitz, B. Resnick and J. Martin regarding same (0.2); teleconference with L. Hughes regarding same (0.1); circulate required first day order reports to relevant parties (0.1).
Resnick BM	03/15/13	0.5	Correspondence with M. McGreal and K. Coco regarding upcoming hearing and other general case issues (0.4); review hearing agenda (0.1).
Estacio R	03/18/13	0.1	Review case calendar and correspond with A. Falk regarding same.
Falk AE	03/18/13	2.3	File response to Arch Motion to Dismiss (0.5); review emails from court clerk regarding re-docketing of certain pleadings and send update email regarding same (0.4); update case calendar (1.4).
Huebner MS	03/18/13	0.3	Conversation with L. Palans regarding various local practice issues.

Coco KJ	03/19/13	2.6	Review and comment on monthly operating report (1.0); communication with D. Klein regarding same (0.1); review case calendar (0.2); emails with Davis Polk team regarding exclusivity issues (0.4); conduct research regarding same (0.3); email to GCG regarding service of documents (0.2); review docket and route documents (0.4).
Falk AE	03/19/13	1.9	Update case calendar.
Huebner MS	03/19/13	2.6	Attend omnibus hearing telephonically and emails to team regarding same (1.2); conversation with B. Hatfield regarding multiple strategy questions and next steps (1.1); conversation with T. Mayer regarding various matters (0.3).
Law EC	03/19/13	0.2	Circulate and update files of hearing transcripts (0.1); update files (0.1).
Libby A	03/19/13	0.7	Review February monthly operating report and summarize issues in same for K. Coco.
McGreal MM	03/19/13	0.4	Review and revise case calendar (0.2); correspondence with A. Falk regarding same (0.1); correspondence with R. Mead regarding U.S. Trustee (0.1).
VanWagner AB	03/19/13	0.3	Route pleadings.
Coco KJ	03/20/13	2.5	Update call with clients (1.1); prepare for same (0.2); emails with GCG regarding scheduling and service issues (0.4); review exclusivity precedents (0.3); emails and call with J. Wubker regarding monthly operating report revisions (0.5).
Falk AE	03/20/13	1.1	Route newly entered orders (0.4); review May 5 indentures (0.7).
Huebner MS	03/20/13	1.4	Davis Polk team leaders meeting regarding managing workstreams on major projects (0.4); weekly all-hands call with clients and co-advisors (1.0).
Law EC	03/20/13	0.2	Review docket.
McGreal MM	03/20/13	2.4	Update call with Company and professionals (1.6); follow up call with B. Hatfield, M. Huebner, Blackstone and others (0.8).
Resnick BM	03/20/13	0.6	Correspondence with M. Huebner, E. Moskowitz and M. McGreal regarding various issues.
Robertson C	03/20/13	0.3	Email to J. Jones regarding timing of third interim fee hearing.
VanWagner AB	03/20/13	0.1	Route pleadings.
Coco KJ	03/21/13	0.9	Review docket and route pleadings (0.4); coordinate filing of monthly operating report (0.5).
Falk AE	03/21/13	1.0	Draft notice of hearing for §§ 1113 and 1114 motion.
Huebner MS	03/21/13	0.5	Conversation with T. Mayer regarding multiple issues (0.3); internal conversations regarding monthly operating reports (0.2).

Klein DS	03/21/13	0.4	Confer with M. McGreal regarding operating reports and email regarding same.
Law EC	03/21/13	0.6	Review and update files of transcripts (0.3); update list of Eastern District of Missouri ECF logins and passwords (0.2); coordinate distribution regarding same (0.1).
Libby A	03/21/13	0.2	File February monthly operating report.
McGreal MM	03/21/13	1.5	Correspondence with D. Klein and K. Coco regarding monthly operating reports (0.2); review monthly operating report (0.1); correspondence with K. Coco and A. Libby regarding same (0.2); teleconference with K. Hiltz and B. Resnick regarding same (0.3); confer with B. Resnick regarding same (0.1); correspondence with J. Jones regarding bankruptcy procedural issues (0.1); correspondence with B. Resnick and K. Coco regarding same (0.1); correspondence with U.S. Trustee's office regarding trustee's fees (0.2); circulate monthly reports to Unsecured Creditors' Committee counsel and DIP agent counsel (0.1); teleconference with L. Samet regarding case workstreams (0.1).
Resnick BM	03/21/13	0.3	Correspondence with K. Hiltz and M. McGreal regarding monthly operating reports.
Coco KJ	03/22/13	2.0	Analyze new case management order and local rules (1.1); emails with Davis Polk team regarding same (0.3); route pleadings (0.2); review claim transfer status spreadsheet from GCG (0.2); emails with GCG regarding same (0.2).
Falk AE	03/22/13	0.9	Update case calendar (0.4); review case management order and compare against submitted and prior versions (0.5).
Law EC	03/22/13	0.8	Route pleadings (0.7); communications with K. Coco regarding same (0.1).
Libby A	03/22/13	1.8	Review revised case management order (0.4); summarize changes under revised case management order (1.3); review emails regarding filing consolidated monthly operating reports (0.1).
McGreal MM	03/22/13	3.7	Teleconference with B. Resnick, K. Hiltz, J. Lushefski and others regarding monthly operating reports (0.6); review and revise notes to monthly operating reports (0.9); research precedent monthly operating reports (0.3); review revised case management order (0.4); revise summary of case management order (0.7); correspondence with B. Resnick, K. Coco, A. Libby and others regarding same (0.6); teleconference with J. Jones regarding procedural issues (0.2).

Resnick BM	03/22/13	2.5	Correspondence with M. Huebner, E. Moskowitz and M. McGreal regarding various case issues (1.3); emails regarding upcoming filings and hearing (0.4); call with J. Lusheski, K. Hiltz, F. Huffard and others regarding monthly operating reports (0.5); emails regarding same (0.3).
McGreal MM	03/23/13	0.6	Correspondence with B. Resnick, K. Coco and A. Libby regarding case management order.
Resnick BM	03/23/13	0.9	Review case management order and summary thereof (0.5); email with M. McGreal and K. Coco regarding same (0.4).
McGreal MM	03/24/13	0.9	Revise email summary of case management order (0.7); revise notes to monthly operating reports (0.2).
Resnick BM	03/24/13	0.4	Review and revise note to monthly operating report.
Coco KJ	03/25/13	3.9	Conduct analysis regarding case status issues (1.1); meet with M. McGreal regarding various workstreams (0.5); emails and coordinate with GCG and Davis Polk regarding new case management order and local rules (0.8); conduct research regarding monthly operating report precedents and emails with Davis Polk team regarding same (1.5).
Falk AE	03/25/13	0.8	Update case calendar based on new case management order.
Klein DS	03/25/13	0.4	Meet with K. Coco and M. McGreal regarding monthly operating report and review prior emails related to same.
Law EC	03/25/13	0.7	Route pleadings (0.3); communications with A. Falk regarding same (0.1); review revised Eastern District of Missouri case management order (0.2); communications with A. Libby regarding Eastern District of Missouri ECF filing event codes (0.1).
Libby A	03/25/13	3.4	Research Chapter 11 filing procedures (2.1); file Robin Land objection to STB motion to compel, related notice of hearing and certificate of service (0.8); emails with Davis Polk team regarding same (0.4); arrange for service of filed pleadings (0.1).
McGreal MM	03/25/13	2.6	Review notice of omnibus hearings (0.1); teleconference with B. Resnick and B. Walsh regarding case management order (0.2); correspondence with B. Resnick regarding same (0.4); correspondence with K. Coco regarding same (0.3); review local rules (0.1); conference with A. Libby regarding bankruptcy procedural issues (0.2); review research regarding same (0.4); correspondence with B. Resnick, D. Klein and K. Coco regarding monthly operating reports (0.6); review precedent monthly operating reports (0.3).

Resnick BM	03/25/13	1.3	Correspondence with M. McGreal and K. Coco regarding case management order (0.5); call with B. Walsh regarding same (0.2); call with F. Huffard regarding monthly operating reports (0.2); correspondence with M. McGreal and K. Coco regarding same (0.4).
Robertson C	03/25/13	0.1	Discuss second interim fee hearing with M. McGreal.
Coco KJ	03/26/13	1.1	Call with GCG and analysis of new case management order and local rules (1.0); review docket and route pleadings (0.1).
Libby A	03/26/13	4.0	Revise notice of §1113 hearing and discuss same with Davis Polk team (1.0); file and serve notice of §1113 hearing (0.4); call with GCG regarding revised case management order and follow-up with K. Coco and M. McGreal regarding same (0.9); research procedures for filing amendments to creditor matrix (0.6); draft confidential motion and review precedents regarding same (0.9); discuss same with A. VanWagner (0.2).
McGreal MM	03/26/13	1.8	Revise notes to monthly operating reports (0.2); teleconference with GCG, K. Coco and A. Libby regarding case management order (0.9); correspondence with K. Coco and A. Libby regarding same (0.1); correspondence with J. Jones regarding bankruptcy procedural issues (0.1); correspondence with R. Mead regarding monthly operating reports (0.1); review precedent monthly operating reports (0.1); correspondence with B. Resnick regarding same (0.1); correspondence with M. Huebner, B. Resnick and C. Robertson regarding fee application hearing (0.2).
Resnick BM	03/26/13	1.3	Review monthly operating report disclosure (0.1); correspondence with M. McGreal and others regarding monthly operating report issues (0.3); correspondence with F. Huffard regarding same (0.2); review status update (0.1); correspondence with M. McGreal and others regarding case management order and upcoming pleadings and hearings (0.5); correspondence with M. McGreal regarding second interim fee hearing (0.1).
Robertson C	03/26/13	0.2	Coordinate schedule of second interim fee hearing with M. McGreal.
VanWagner AB	03/26/13	2.0	Review certain filings on case docket and create summary of same for A. Libby.
Coco KJ	03/27/13	1.1	Meet with M. McGreal and A. Libby regarding case management order and filing logistics and follow-up related to same (0.8); coordinate with Davis Polk team and GCG regarding upcoming filings and service (0.3).
Klein DS	03/27/13	0.1	Email B. Resnick regarding certain bankruptcy cases.

Libby A	03/27/13	4.0	Email L. Hughes regarding exhibit procedures (0.1); meet with M. McGreal and K. Coco regarding upcoming filings and procedures under revised case management order (0.8); coordinate filing of master service notice list with GCG (0.3); emails regarding exhibit summary language (0.2); emails regarding filing of master service notice list and research local rules regarding same (0.3); coordinate logistics of filing equity committee motion and discuss same with Davis Polk team (0.7); conduct research regarding intercompany claims in schedules and statements (1.2); coordinate changes to case website to comply with revised case management order (0.3); emails regarding 1993 claims (0.1).
McGreal MM	03/27/13	1.6	Review revised notes to monthly operating reports (0.1); correspondence with B. Resnick and J. Beckerle regarding same (0.1); correspondence with B. Resnick and A. Libby regarding amending schedules (0.2); review precedent amended schedules (0.2); correspondence with K. Coco and A. Libby regarding local rules issues (0.3); review local rules and revised case management order (0.2); correspondence with K. Coco and A. Libby regarding exhibit summaries (0.2); correspondence with B. Resnick, K. Coco and GCG regarding service (0.3).
Resnick BM	03/27/13	0.7	Review monthly operating report note (0.1); emails with client regarding same (0.1); correspondence with M. McGreal and others regarding case management order and upcoming pleadings and hearings (0.5).
Robertson C	03/27/13	1.3	Update database of fee statements filed by retained professionals (0.9); discuss same with M. McGreal (0.1); email to M. McGreal regarding fees (0.3).
VanWagner AB	03/27/13	1.1	Research and review filings from certain bankruptcy proceeding (0.6); discuss same with K. Coco (0.2); email to K. Coco regarding same (0.3).
Coco KJ	03/28/13	3.5	Coordinate logistics for April 2 filings (0.7); prepare exhibit summary form, hearing notice form, form motion to seal and form motion to exceed page limits in accordance with new case management order (1.6); coordinate filing of §1113 hearing notice and service (0.4); draft bullet points for board meeting (0.8).
Falk AE	03/28/13	2.2	Update case calendar (2.0); route pleadings (0.2).
Law EC	03/28/13	0.6	Route pleadings (0.3); review case calendar, notices of adjournment and scheduling order (0.3).

Libby A	03/28/13	2.3	Draft email to court regarding proposed procedures for filing under seal (0.1); coordinate preparation of master notice list for filing in compliance with local rules (0.1); discuss same with J. Demma (0.1); draft exhibit summary template and email same to L. Howard and M. Tobak (1.1); discuss deadlines under revised case management order with A. Falk and review calendar in connection with same (0.5); research local rules for Rule 2004 motions (0.2); research local rules for provisions concerning exclusivity extensions (0.2).
McGreal MM	03/28/13	1.3	Review and comment on notice of second interim fee application hearing (0.1); correspondence with C. Robertson regarding same (0.1); correspondence with K. Coco and A. Libby regarding filing procedures (0.6); review and comment on exhibit summary (0.1); review and comment on communications materials (0.4).
Robertson C	03/28/13	1.0	Finalize notice of second interim fee hearing (0.3); discuss same with M. McGreal (0.2); coordinate filing and service of same with A. VanWagner (0.2); email to retained professionals regarding second interim fee hearing (0.3).
VanWagner AB	03/28/13	0.8	Finalize, file and arrange service for second interim fee hearing.
Coco KJ	03/29/13	1.1	Coordinate filing of documents with Davis Polk team and service with GCG (0.8); discuss case management issues with Davis Polk team (0.3).
Falk AE	03/29/13	0.3	Route pleadings (0.1); update calendar for Boone East dates (0.2).
Huebner MS	03/29/13	0.4	Review and reply to several dozen emails on various topics.
Law EC	03/29/13	1.9	Route pleadings (1.3); monitor docket (0.3); numerous communications with A. Libby regarding same (0.3).
McGreal MM	03/29/13	2.0	Draft letter to court regarding April 23 agenda (1.3); correspondence with B. Resnick and others regarding same (0.4); correspondence with K. Coco and A. Libby regarding filing issues (0.2); circulate draft motions to necessary parties (0.1).
Libby A	03/31/13	0.5	Review email from M. Tobak regarding Rule 2004 motion filing (0.1); review local rules in connection with same and coordinate logistics of filing same (0.4).
Resnick BM	03/31/13	0.3	Call with E. Moskowitz regarding various issues.
Total GENERAL CASE ADMINISTRATION		135.3	

**GOVERNANCE
COMMUNICATIONS**

Huebner MS	03/01/13	0.2	Emails with clients and E. Moskowitz regarding communications materials and approach.
Huebner MS	03/08/13	0.5	Review and markup of Patriot communications materials (0.3); review and markup of new draft of press release (0.2).
Huebner MS	03/11/13	0.6	Review and markup of new draft of press release and other communications materials.
Huebner MS	03/12/13	0.2	Emails with client group regarding Patriot communications.
Huebner MS	03/13/13	0.1	Review and markup press release.
Huebner MS	03/14/13	2.7	Multiple emails regarding press inquiries (0.5); review and markup of B. Hatfield letter and email to client group regarding same (0.8); evening work regarding media coverage of §1113 filing including review and multiple emails with clients (1.4).
Huebner MS	03/18/13	0.4	Review and markup of press coverage (0.2); emails with clients regarding United Mine Workers of America press conference and communications issues (0.2).
Resnick BM	03/18/13	0.3	Review of and emails regarding press reports.
Huebner MS	03/19/13	2.4	Conversations with M. Freitag regarding multiple communications issues (0.5); review and markup of multiple articles and email to client group regarding same (1.0); conference call with client group regarding communications (0.9).
McGreal MM	03/19/13	0.9	Teleconference with B. Hatfield, J. Orf, M. Huebner and others regarding communications.
Huebner MS	03/21/13	0.3	Further work on communities issues and documents.
Huebner MS	03/22/13	0.7	Review and markup of communications materials and emails to client group.
McGreal MM	03/22/13	0.8	Review and comment on communications materials.
Resnick BM	03/22/13	0.5	Review of and emails regarding communications materials.
McGreal MM	03/24/13	0.4	Revise communications materials (0.3); correspondence with B. Resnick and J. Agostinho regarding same (0.1).
Resnick BM	03/24/13	0.8	Review and revise communications materials.
Resnick BM	03/26/13	0.2	Review media communications.
McGreal MM	03/27/13	0.8	Review and comment on communications materials (0.5); correspondence with B. Resnick and L. Samet regarding same (0.3).
Resnick BM	03/27/13	1.0	Calls with M. Russano regarding board meeting (0.3); review emails in preparation for same (0.3); correspondence with W. Hoeben regarding disclosure obligations (0.2); review op-ed (0.2).

McGreal MM	03/28/13	0.7	Review and revise legal summary for board meeting (0.6); correspondence with B. Resnick and K. Coco regarding same (0.1).
Resnick BM	03/28/13	1.0	Review media fact sheet, op-ed and video script (0.5); call with L. Samet and M. McGreal regarding same (0.2); correspondence with J. Bean, J. Jones and M. McGreal regarding board call (0.3).
Resnick BM	03/29/13	1.0	Review media communications (0.3); call with M. Freitag regarding same (0.1); prepare for board meeting (0.4); draft bullets for J. Bean for same (0.2).
Resnick BM	03/31/13	1.4	Prepare for board meeting.
Total GOVERNANCE COMMUNICATIONS		17.9	
 LITIGATION			
Blakemore PW	03/01/13	7.9	Meet with J. Martin and A. Mehes on STB brief (1.2); cite check STB brief (3.8); edit and revise STB brief (2.0); conduct research in connection with same (0.9).
Huebner MS	03/01/13	0.7	Review of and emails regarding Bridgehouse litigation materials.
Martin JD	03/01/13	7.3	Update call with company and advisors (1.0); meet with P. Blakemore, A. Mehes and G. Moody regarding STB research (1.2); review research on contract integration issues (2.3); draft motion papers in STB action (2.8).
Mehes A	03/01/13	9.3	Research override claims (8.4); call with G. Moody regarding STB brief (0.3); meet with J. Martin and P. Blakemore regarding same (0.6).
Moody, Jr. GM	03/01/13	0.7	Meet with J. Martin to discuss revisions to STB brief (0.2); call with A. Mehes regarding STB brief (0.3); review legal research of P. Blakemore for STB brief (0.2).
Halford EB	03/02/13	2.5	Cite check STB brief and generate a manual table of authorities for same (2.0); review and revise the table of authorities for same (0.5).
Martin JD	03/02/13	4.4	Draft motion papers in STB action.
Mehes A	03/02/13	2.1	Edit STB brief.
Blakemore PW	03/03/13	3.1	Edit and revise STB brief (1.5); correspond with A. Mehes and J. Martin regarding changes to STB brief (0.9); implement changes to STB brief (0.7).
Coco KJ	03/03/13	0.8	Emails with Davis Polk litigation team regarding case management and pleading issues.
Martin JD	03/03/13	3.4	Draft motion papers in STB action.
Mehes A	03/03/13	1.8	Edit STB brief.

Blakemore PW	03/04/13	7.8	Edit and revise STB brief (3.0); conduct research in connection with same (1.2); conduct final cite check for amended sections of STB brief (1.5); input team's changes to STB brief (1.2); coordinate filing of STB brief (0.9).
Coco KJ	03/04/13	2.0	Emails with J. Martin regarding scheduling of adversary proceedings (0.2); review STB motion and discuss same with Davis Polk team (1.8).
Kaminetzky BS	03/04/13	1.2	Review and edit STB brief (0.8); calls and emails with J. Martin regarding same (0.2); call with A. Starr regarding strategy (0.2).
Libby A	03/04/13	1.0	Review and comment on STB memo of law and notice of motion (0.2); file same and emails regarding coordination of same (0.7); coordinate service of same (0.1).
Martin JD	03/04/13	7.4	Finalize and file STB 12(c) brief (5.2); communications with C. Ebetino, J. Eagan, J. Jones and others regarding STB 12(c) brief (2.2).
McGreal MM	03/04/13	0.1	Review and comment on notice of hearing.
Mehes A	03/04/13	3.6	Proofread and edit STB brief (3.4); coordinate filing of STB brief (0.2).
Moody, Jr. GM	03/04/13	0.8	Call with P. Blakemore regarding filing of STB brief (0.1); correspondence with P. Blakemore, A. Mehes and K. Coco regarding filing of STB brief (0.3); call with K. Coco regarding filing of STB brief (0.1); review STB brief (0.3).
Blakemore PW	03/05/13	0.8	Review STB §365(d)(3) motion.
Coco KJ	03/05/13	0.8	Review STB motion to compel payment and discuss same with Davis Polk team.
Kaminetzky BS	03/05/13	0.3	Emails regarding STB filing and strategy.
Martin JD	03/05/13	3.3	Review and analyze motion filed by STB (2.0); call with G. Moody regarding response to STB motion (0.5); communications regarding same with C. Ebetino, J. Jones and others (0.8).
McGreal MM	03/05/13	0.2	Correspondence with D. Darcy and K. Coco regarding proofs of claims.
Mehes A	03/05/13	1.0	Call with G. Moody regarding STB motion (0.8); review STB motion (0.2).
Moody, Jr. GM	03/05/13	2.9	Call with K. Coco and M. McGreal regarding response to STB motion (0.4); call with J. Martin regarding response to STB motion (0.5); review STB motion (0.8); conduct research regarding response to STB motion and send to J. Martin (0.4); call with A. Mehes regarding STB motion (0.8).
Resnick BM	03/05/13	0.4	Review STB motion (0.3); emails with litigation team regarding same (0.1).

Starr AT	03/05/13	0.4	Review STB adversary motions (0.3); call to J. Martin regarding same (0.1).
Blakemore PW	03/06/13	5.3	Meet with J. Martin, G. Moody and A. Mehes about STB brief (1.0); draft section of response to STB motion (1.9); review case law in connection with same (2.4).
Eum JS	03/06/13	2.5	Research cases cited in motion to compel as per P. Blakemore.
Kaminetzky BS	03/06/13	0.3	Emails regarding STB motion, strategy and resolution.
Martin JD	03/06/13	6.6	Confer with G. Moody, A. Mehes and P. Blakemore regarding STB action (1.0); analysis of legal issues raised in STB action and related research (2.8); communications with STB counsel regarding scheduling (0.5); communications with client regarding status of adversary proceedings (0.8); analysis of discovery issues in adversary proceedings (1.2); communications with client and C. Panos regarding RoyaltyCo claim (0.3).
McGreal MM	03/06/13	0.1	Correspondence with J. Martin and K. Coco regarding scheduling of STB's motion.
Mehes A	03/06/13	2.4	Meet with J. Martin, G. Moody and P. Blakemore regarding STB (1.0); correspondence with A. Mehes and P. Blakemore regarding research for response to STB motion (0.3); conduct legal research for response to STB motion (1.1).
Moody, Jr. GM	03/06/13	6.2	Meet with J. Martin, A. Mehes and P. Blakemore regarding STB motion (0.9); correspondence with A. Mehes and P. Blakemore regarding research for STB motion response (0.3); conduct legal research for STB motion response (3.9); review STB motion (1.1).
Resnick BM	03/06/13	0.2	Correspondence with J. Martin and others regarding adversary proceeding.
Starr AT	03/06/13	0.4	Review letter from Peabody counsel regarding indemnification (0.2); emails with E. Moskowitz and J. Tucker regarding same (0.2).
Blakemore PW	03/07/13	3.3	Phone call with G. Moody regarding response to STB motion (0.3); draft email regarding STB brief (0.3); draft rider for response to STB §365(d)(3) motion (1.5); correspond with A. Mehes about the same (0.2); conduct research regarding same (1.0).
Coco KJ	03/07/13	1.1	Review STB motion to compel payment and discuss with Davis Polk litigation team.
Eum JS	03/07/13	1.8	Compile cases cited in motion to compel in binder as per P. Blakemore.
Kaminetzky BS	03/07/13	0.5	Review STB motion (0.4); emails regarding same (0.1).
Martin JD	03/07/13	0.8	Draft arguments in STB action.
Mehes A	03/07/13	4.0	Draft objection to STB motion to compel (2.4); draft response to STB discovery request (1.6).

Moody, Jr. GM	03/07/13	8.6	Conduct legal research for STB brief (4.8); draft riders for STB brief (2.8); comment on riders from A. Mehes and P. Blakemore for STB brief (0.3); call with P. Blakemore regarding arguments for STB brief (0.3); call with K. Coco regarding STB brief (0.4).
Starr AT	03/07/13	0.6	Review Artisan stay motion (0.4); calls and emails with J. Martin and R. Estacio regarding the same (0.2).
Martin JD	03/08/13	1.6	Communications with STB counsel and M. McGreal regarding amended notice in STB action (0.4); review research for STB action (1.2).
McGreal MM	03/08/13	0.2	Review and comment on notice of motion in adversary proceeding (0.1); correspondence with J. Martin regarding same (0.1).
Mehes A	03/08/13	5.0	Draft response to STB discovery request (4.9); call with G. Moody regarding response to STB discovery request (0.1).
Moody, Jr. GM	03/08/13	1.3	Review response to STB discovery request (0.7); call with A. Mehes regarding response to STB discovery request (0.1); call with P. Blakemore regarding STB opposition brief (0.2); conduct legal research for STB opposition brief (0.3).
Martin JD	03/11/13	2.6	Update call with client and advisors (0.9); draft legal arguments in STB action (1.1); review discovery requests in STB action (0.6).
Moody, Jr. GM	03/11/13	1.9	Conduct legal research in connection with drafting opposition to STB brief.
Martin JD	03/12/13	2.9	Draft legal arguments in STB action, including revising motion papers.
Starr AT	03/12/13	0.3	Emails regarding Peabody letter with E. Waller and J. Jones.
Blakemore PW	03/13/13	3.7	Phone call with G. Moody about STB brief (0.3); draft rider for STB motion response (1.3); conduct research on standing for STB motion response (1.6); review cases cited in STB §365(d) motion (0.5).
Martin JD	03/13/13	2.5	Draft response brief in STB action.
Moody, Jr. GM	03/13/13	2.9	Conduct legal research in connection with opposition to STB brief (1.7); draft rider to opposition to STB brief (0.9); call with P. Blakemore regarding rider to STB brief and plan for researching and drafting additional riders (0.3).
Blakemore PW	03/14/13	3.3	Review STB's cases cited in its 365(d) motion (1.0); prepare riders for response to STB motion (1.5); correspond with G. Moody about the same (0.2); conduct additional research on §365 for response to STB motion (0.6).
Kaminetzky BS	03/14/13	0.1	Email regarding STB motion to strike.

Martin JD	03/14/13	8.8	Draft response papers to STB motion (3.8); communications with Arch counsel and G. Moody regarding §12(c) motion (0.3); conduct research and related analysis of Arch proposed motion (4.7).
Moody, Jr. GM	03/14/13	4.9	Conduct legal research in connection with opposition to STB brief (0.9); call with J. Croft regarding STB override litigation and follow-up meeting with J. Martin regarding same (0.2); conduct legal research related to Arch's purported emergency motion (3.6); correspondence with J. Martin regarding same (0.2).
Coco KJ	03/15/13	1.4	Coordinate regarding response to emergency motion filed by Arch.
Huebner MS	03/15/13	0.2	Conversations with J. Martin regarding RoyaltyCo issues.
Kaminetzky BS	03/15/13	0.6	Review STB motion (0.2); emails and analysis regarding response (0.3); call with J. Martin regarding strategy (0.1).
Martin JD	03/15/13	6.8	Work in anticipation of and in response to Arch motion in STB adversary proceeding (6.7); call with B. Kaminetzky regarding STB strategy (0.1).
McGreal MM	03/15/13	0.2	Correspondence with J. Martin and K. Coco regarding STB adversary proceeding.
Moody, Jr. GM	03/15/13	4.4	Call with K. Coco regarding Arch's motion to dismiss (0.3); conduct legal and factual research related to same (3.6); correspondence with J. Martin regarding same (0.2); summarize legal research regarding same (0.3).
Resnick BM	03/15/13	0.3	Review STB motion (0.2); emails with J. Martin and others regarding same (0.1).
Martin JD	03/16/13	10.8	Research and draft response to Arch motion in STB adversary proceeding.
Moody, Jr. GM	03/16/13	1.9	Conduct legal research for opposition to Arch's motion to dismiss (1.6); summarize legal research and send to J. Martin (0.3).
Blakemore PW	03/17/13	5.3	Cite check Arch response (2.4); edit and revise Arch response (0.7); review case law for Arch response (1.3); coordinate additional filing details of Arch response (0.4); correspond with J. Martin and G. Moody about the same (0.5).
Coco KJ	03/17/13	1.3	Review and coordinate regarding response to Arch and STB motions.
Martin JD	03/17/13	10.5	Conduct research and draft response to Arch motion in STB adversary proceeding (10.0); call with G. Moody regarding revisions to same (0.5).

McGreal MM	03/17/13	1.4	Review and revise proposed orders denying STB's motions (0.8); review precedent orders (0.4); correspondence with J. Martin and G. Moody regarding same (0.2).
Moody, Jr. GM	03/17/13	6.2	Conduct legal research for opposition to Arch's motion to dismiss (2.3); review draft opposition to Arch's motion to dismiss and summarize comments (1.9); call with J. Martin regarding revisions to same (0.5); correspondence with M. McGreal regarding draft orders (0.2); review precedents and draft orders related to Arch's motion to dismiss (0.7); correspondence with J. Martin and P. Blakemore regarding revisions to opposition to same (0.2); draft rider to Arch's motion to dismiss and send to J. Martin for comments (0.4).
Resnick BM	03/17/13	0.3	Review reply to STB motion.
Blakemore PW	03/18/13	1.9	Draft and send cover letter to Judge's chambers regarding response to Arch filing (0.5); edit and revise response to Arch emergency motion (1.1); finalize cite check and table of authorities of response to Arch emergency motion (0.3).
Coco KJ	03/18/13	1.0	Review Robin Land's response to Arch 12(c) motion (0.5); coordinate filing and service of same (0.4); emails with Davis Polk team regarding same (0.1).
Huebner MS	03/18/13	0.1	Emails with J. Martin regarding Arch emergency motion.
Kaminetzky BS	03/18/13	0.1	Email with J. Martin regarding 3/19 hearing.
Martin JD	03/18/13	9.2	Finalize and file response to Arch motion in STB adversary proceeding (2.5); prepare for hearing on Arch motion (6.7).
McGreal MM	03/18/13	0.7	Review proposed orders on Arch's emergency motion (0.1); email Chambers regarding same (0.2); correspondence with J. Martin, K. Coco and G. Moody regarding same (0.3); correspondence with J. Martin and E. Moskowitz regarding scheduling emergency hearing (0.1).
Mehes A	03/18/13	0.4	Update Patriot Coal case calendar with litigation matters.
Moody, Jr. GM	03/18/13	1.4	Review and assist in filing opposition to Arch's motion to dismiss Robin Land's 12(c) motion (1.2); correspondence with J. Martin and M. McGreal regarding same (0.2).
Resnick BM	03/18/13	0.2	Call with J. Martin regarding response to Arch's emergency motion.
Starr AT	03/18/13	0.2	Emails regarding Qatar litigation with J. Jones.
Blakemore PW	03/19/13	0.7	Review research for opposition to STB motion.
Kaminetzky BS	03/19/13	2.0	Court hearing and preparation for same (1.8); emails regarding strategy, discovery and hearing update (0.2).

Martin JD	03/19/13	7.6	Prepare for and argue hearing on Arch motion in STB adversary proceeding (6.4); communications with team and client regarding same (0.6); review discovery responses in STB proceeding (0.6).
McGreal MM	03/19/13	0.8	Telephonically attend STB adversary proceeding hearing.
Moody, Jr. GM	03/19/13	1.3	Listen to Patriot Coal hearing on Arch's "emergency" motion to dismiss Robin Land's 12(c) motion (1.1); call with A. Falk regarding Patriot Coal calendar dates (0.1); call with P. Blakemore regarding response to STB motion (0.1).
Moskowitz E	03/19/13	1.9	Participate in emergency court hearing regarding Arch.
Huebner MS	03/20/13	1.8	Review of legal materials regarding litigation strategy (0.8); call with E. Moskowitz, B. Hatfield and J. Bean regarding Arch issues and several emails regarding same (0.8); conversation with E. Moskowitz and M. Russano regarding Peabody discovery issues (0.2).
Martin JD	03/20/13	7.1	Update call with company and advisors (1.0); draft discovery responses in STB action (3.2); conferences with M. Huebner, E. Moskowitz, M. Russano and L. Samet regarding strategy and next steps (0.7); analysis of legal issues in Peabody declaratory judgment action (2.2).
Mehes A	03/20/13	0.1	Correspondence with J. Martin regarding STB matter.
Moody, Jr. GM	03/20/13	3.9	Conduct legal research for STB opposition brief (2.8); correspondence with J. Martin and P. Blakemore regarding riders for STB opposition brief (0.3); draft riders for same (0.8).
Blakemore PW	03/21/13	1.5	Call with G. Moody on STB motion (0.4); collect and review cases cited in STB motion (1.1).
Eum JS	03/21/13	0.7	Catalog STB contracts for directory as per A. Mehes.
Martin JD	03/21/13	5.3	Revise discovery responses in STB action (2.8); draft brief in response to STB motion (2.3); call with G. Moody regarding STB response research (0.2).
Mehes A	03/21/13	1.8	Review transcript of hearing on Arch emergency motion (0.2); research procedural issues for STB action (1.6).
Moody, Jr. GM	03/21/13	10.8	Call with P. Blakemore regarding STB motion opposition legal research (0.4); conduct legal and factual research for STB motion opposition brief (6.4); draft various riders for same and send to J. Martin (3.4); correspondence with J. Martin regarding STB and Arch discovery responses (0.2); conduct legal research related to STB and Arch discovery responses (0.2); call with J. Martin regarding STB opposition brief research (0.2).

Blakemore PW	03/22/13	0.3	Coordinate with bankruptcy team regarding filing of response to STB motion (0.2); complete motion to exceed page limit for response to STB motion (0.1).
Huebner MS	03/22/13	1.6	Conversation with J. Bean regarding litigation issues (0.3); call with Blackstone regarding litigation issues and factual development (0.4); conference call with clients and Blackstone regarding multiple litigation workstreams (0.9).
Martin JD	03/22/13	8.3	Draft responses and objections to STB discovery requests (1.7); draft objection to STB's §365(d)(3) motion (5.8); communications with A. Mehes regarding answer to counterclaims in STB action (0.8).
Mehes A	03/22/13	8.7	Draft answer to counterclaims in STB action (7.5); call with G. Moody regarding answer and discovery in STB action (0.3); review response to STB discovery request (0.9).
Moody, Jr. GM	03/22/13	5.6	Review and revise STB discovery responses (2.4); send comments regarding STB discovery responses to J. Martin (0.1); conduct legal research for STB motion opposition brief (1.9); summarize legal research for STB motion opposition brief and send to J. Martin (0.5); correspondence with M. McGreal regarding procedures for filing in bankruptcy court (0.1); correspondence with J. Martin and A. Mehes regarding STB discovery responses (0.3); call with A. Mehes regarding STB discovery responses (0.3).
Resnick BM	03/22/13	1.5	Call with clients, M. Huebner and E. Moskowitz regarding litigation strategies.
Starr AT	03/22/13	0.2	Emails with J. Jones regarding Qatar litigation.
Blakemore PW	03/23/13	1.4	Draft motion to exceed page limit (0.8); review and revise section of objection to STB motion (0.6).
Martin JD	03/23/13	8.1	Draft objection to STB's §365(d)(3) motion (7.6); draft responses and objections to STB discovery requests (0.5).
Mehes A	03/23/13	0.8	Draft answer to STB counterclaims.
Moody, Jr. GM	03/23/13	1.5	Review and revise motion to exceed page limits for STB motion objection (0.9); correspondence with M. McGreal and P. Blakemore regarding motion to exceed page limits for STB motion objection (0.2); review objection to STB motion (0.4).
Blakemore PW	03/24/13	6.6	Cite check objection to STB's motion (2.5); edit and revise objection to STB's motion (1.9); review draft of motion to exceed page limit (0.2); input changes and revisions from J. Martin and G. Moody into objection (0.8); create table of authorities for same (1.0); review case management order in connection with same (0.2).

Martin JD	03/24/13	5.9	Draft objection to STB's §365(d)(3) motion (4.7); revise responses and objections to STB discovery requests (1.2).
McGreal MM	03/24/13	0.4	Correspondence with G. Moody, K. Coco and P. Blakemore regarding objection to STB's motion (0.1); review materials regarding same (0.3).
Mehes A	03/24/13	3.3	Review and edit response to STB 365(d)(3) motion.
Moody, Jr. GM	03/24/13	8.8	Correspondence with A. Saavedra regarding deadlines for filing opposition to STB motion (0.1); various correspondence with J. Martin, A. Mehes and P. Blakemore regarding revisions to draft opposition to STB motion (0.6); review and revise draft opposition to STB motion, including reviewing pleadings and other factual information in connection therewith (5.7); implement comments of J. Martin, A. Mehes, P. Blakemore and A. Saavedra into opposition to STB motion (0.9); conduct legal research in connection with opposition to STB motion (1.3); correspondence with K. Coco and M. McGreal regarding revisions to draft opposition to STB motion (0.2).
Resnick BM	03/24/13	0.7	Review objection to STB motion.
Blakemore PW	03/25/13	4.9	Edit and revise opposition to STB motion (2.1); review cases and summarize same for G. Moody (1.2); complete table of authorities for opposition to STB motion (0.8); research for opposition to STB motion (0.8).
Coco KJ	03/25/13	0.9	Review STB adversary proceeding filings.
Martin JD	03/25/13	8.7	Call with E. Waller and others regarding Bowles action (0.5); calls with B. Resnick, A. Saavedra and A. Alfonso regarding objection to STB's 365(d)(3) motion (0.8); finalize and file objection to STB's §365(d)(3) motion (4.8); calls with G. Moody regarding research for STB motion (0.4); finalize and serve objections and responses to STB discovery requests (2.2).
McGreal MM	03/25/13	0.6	Correspondence with K. Coco, A. Libby and A. Mehes regarding STB discovery (0.2); correspondence with L. Samet and chambers regarding summons in Peabody adversary proceeding (0.2); correspondence with G. Moody regarding objection to STB motion (0.2).
Mehes A	03/25/13	3.7	Research procedural issues in override litigation (1.1); proofread response to STB §365(d)(3) brief (0.8); review response to STB discovery request (1.2); draft certificate of service (0.3); coordinate filing and service of STB discovery request (0.3).

Moody, Jr. GM	03/25/13	8.9	Call with P. Blakemore regarding STB objection (0.1); call with P. Blakemore regarding legal research for STB objection (0.3); call with J. Martin regarding legal research for STB objection (0.2); call with P. Blakemore regarding filing logistics for STB objection (0.1); call with J. Martin regarding response to STB motion (0.2); call with K. Coco and A. Libby regarding filing logistics for STB objection (0.1); correspondence with K. Coco and A. Libby regarding filing of STB objection (0.3); review and revise STB objection (2.3); coordinate final revisions to and filing of STB objection (1.6); review and revise motion to exceed page limits (0.5); review response to STB discovery request (0.7); conduct legal research for STB objection (1.9); implement changes from J. Martin, A. Mehes and P. Blakemore and word processing in STB objection (0.5); circulate courtesy copies of as filed versions of the STB objection and STB discovery objections and responses (0.1).
Resnick BM	03/25/13	0.3	Call with J. Martin regarding reply to STB motion.
Russano MJ	03/25/13	0.7	Confer with E. Moskowitz regarding call with Company and next steps regarding various litigation projects (0.2); confer with A. Starr regarding expert discovery in ongoing litigation (0.5).
Starr AT	03/25/13	0.5	Call with J. Jones regarding Qatar litigation (0.3); call with L. Elbert regarding securities class action (0.2).
Martin JD	03/26/13	4.1	Draft answers to counterclaims in STB proceeding (3.8); email to C. Panos regarding RoyaltyCo (0.1); email to J. Gibbons regarding Bowles action (0.2).
Moody, Jr. GM	03/26/13	1.6	Review Arch counterclaim-complaint and draft answer to same (0.9); correspondence with A. Gehring regarding legal research (0.2); conduct legal research regarding STB action (0.3); correspondence with L. Elbert regarding motion to exceed page limit (0.2).
Starr AT	03/26/13	0.8	Call with J. Jones regarding insurance (0.3); review and revise email for J. Jones and B. Bennett regarding insurance (0.3); call with J. Bean regarding insurance (0.2).
Blakemore PW	03/27/13	1.0	Conduct research in preparation for Arch brief.
Russano MJ	03/27/13	0.3	Confer with B. Resnick regarding preparation for Board meeting.
Starr AT	03/27/13	0.9	Conference call with insurers, client and insurance brokers regarding Qatar litigation (0.6); emails from J. Jones regarding Qatar litigation counsel (0.1); emails to J. Wagner and A. Wong regarding potential lift stay motion (0.2).

Coco KJ	03/28/13	1.6	Review documents in connection with Rule 2004 motion (0.4); coordinate drafting of same (0.5); emails with L. Barefoot and clients regarding Alpha-Massey (0.7).
Martin JD	03/28/13	0.3	Draft answers to STB and Arch counterclaims.
Mehes A	03/28/13	4.4	Draft answer to STB counterclaims (3.9); call with G. Moody regarding same (0.5).
Moody, Jr. GM	03/28/13	1.1	Review legal research of P. Blakemore for STB 12(c) reply (0.3); review draft STB and Arch answers (0.3); call with A. Mehes regarding same and litigation strategy (0.5).
Russano MJ	03/28/13	2.8	Confer with B. Resnick regarding preparation for board presentation (0.4); confer with J. Martin and L. Samet regarding same (0.2); meet with A. Gehring regarding same (0.6); review declaratory judgment action filings (1.1); review oversight committee resolution and confer with B. Resnick and E. Moskowitz regarding same (0.5).
Starr AT	03/28/13	0.3	Emails and calls with J. Wagner regarding Qatar litigation.
Martin JD	03/29/13	1.6	Draft and review answers to STB and Arch counterclaims.
Mehes A	03/29/13	0.1	Review correspondence from J. Martin regarding lease dispute.
Moody, Jr. GM	03/29/13	0.3	Review draft STB and Arch answers.
Starr AT	03/29/13	0.3	Call with B. Resnick regarding contract (0.2); emails with J. Jones regarding Qatar litigation (0.1).
Mehes A	03/30/13	0.3	Edit answer to STB.
Total LITIGATION		393.5	

NON-DPW RETENTION

McGreal MM	03/01/13	0.4	Correspondence with J. Simon regarding supplemental Ernst and Young retention application (0.1); review declaration same (0.3).
Falk AE	03/04/13	0.8	Review declaration for Ernst and Young retention application.
McGreal MM	03/04/13	1.4	Correspondence with A. Falk regarding Ernst and Young supplemental retention application (0.1); revise Ernst and Young supplemental retention application (1.1); correspondence with J. Jones regarding same (0.1); email counsel to Unsecured Creditors' Committee, DIP Agents and U.S. Trustee regarding same (0.1).
Falk AE	03/05/13	1.0	Finalize Ernst and Young retention application (0.4); file and serve same (0.6).
Huebner MS	03/05/13	0.1	Emails with J. Bean regarding non-Davis Polk fees.

McGreal MM	03/05/13	1.2	Correspondence with J. Jones, B. Resnick, S. Krause and A. VanWagner regarding conflicts check for counsel to retiree committee (0.2); correspondence with J. Simon regarding Ernst and Young supplemental retention application (0.2); review and finalize same (0.3); correspondence with A. Falk regarding filing same (0.1); correspondence with J. Mazzotti regarding same (0.1); correspondence with J. Jones regarding same (0.1); correspondence with M. Huebner and A. VanWagner regarding professionals' fee statement (0.2).
Resnick BM	03/05/13	0.2	Correspondence with M. McGreal and clients regarding §1114 committee counsel retention.
VanWagner AB	03/05/13	1.5	Review professional's fee statement and emails with M. McGreal regarding same.
Falk AE	03/06/13	0.3	Draft, finalize and post proposed order regarding Ernst and Young expansion application.
Robertson C	03/06/13	0.5	Email to R. Irelan regarding AP Services' second quarterly report of compensation (0.2); emails with A. VanWagner regarding same (0.3).
VanWagner AB	03/06/13	0.6	Review AP Services' compensation report (0.5); email to C. Robertson regarding same (0.1).
Coco KJ	03/07/13	0.2	Analyze ordinary course professional claims.
Robertson C	03/07/13	0.1	Email to G. Ford at Jackson Kelly regarding second interim fee applications.
VanWagner AB	03/07/13	0.8	Review, file and arrange service of AP Services' compensation report.
Robertson C	03/08/13	0.2	Emails with A. VanWagner regarding Bowles Rice fee statement.
Robertson C	03/11/13	0.3	Review Bowles Rice fee statement (0.1); email with J. Jones regarding payment of Bowles Rice fees (0.1); call to J. Chincheck regarding same (0.1).
McGreal MM	03/12/13	0.1	Review notice of no objection to supplemental Ernst and Young retention application.
Robertson C	03/12/13	0.2	Call with E. Vrato at GCG to discuss interim fee hearing (0.1); follow-up email to E. Vrato regarding same (0.1).
Robertson C	03/13/13	0.1	Email to J. Chincheck at Bowles Rice regarding monthly fee statement.
VanWagner AB	03/13/13	0.6	Research party-in-interest information in connection with retained professional (0.5); discuss same with M. McGreal (0.1).
McGreal MM	03/15/13	0.1	Email Company and counsel to Ernst and Young regarding supplemental retention order.

Law EC	03/19/13	0.9	Resolve issues regarding filed Steptoe & Johnson monthly fee statement (0.3); communications with Eastern District of Missouri ECF help desk regarding same (0.2); review Eastern District of Missouri ECF website and Eastern District of Missouri local rules regarding same (0.2); numerous communications with M. McGreal and C. Robertson regarding same (0.2).
McGreal MM	03/19/13	0.2	Correspondence with B. Walsh, E. Waller and C. Robertson regarding Steptoe & Johnson fee application.
Robertson C	03/19/13	1.3	File Steptoe & Johnson February fee statement on behalf of Steptoe & Johnson (0.3); attend to related matter (1.0).
VanWagner AB	03/19/13	0.6	File and arrange service for Ernst & Young monthly fee statement.
Coco KJ	03/20/13	0.5	Emails with Davis Polk team regarding revised Steptoe & Johnson fee statement (0.2); review documents in connection with same (0.3).
Krause SC	03/20/13	0.3	Emails regarding Ernst and Young supplemental retention.
McGreal MM	03/20/13	0.2	Correspondence with J. Jones, S. Krause and others regarding supplemental Ernst and Young retention (0.1); correspondence with B. Walsh, L. Hughes and C. Robertson regarding Steptoe & Johnson application (0.1).
Robertson C	03/20/13	1.8	Review motion to amend by redaction Steptoe & Johnson fee statement (0.6); call with M. Graham at Steptoe & Johnson regarding fee statement (0.1); discuss fee statement issue with M. McGreal (0.2); discuss same with K. Coco (0.2); follow-up emails with M. Graham regarding same (0.2); review revised fee statement (0.3); email to L. Hughes at Bryan Cave regarding motion in connection with same (0.2).
Coco KJ	03/21/13	0.5	Discuss issues concerning Bowles Rice amended fee statement with company and Davis Polk team.
McGreal MM	03/21/13	0.2	Correspondence with L. Hughes and C. Robertson regarding motion to redact Steptoe & Johnson application.
Robertson C	03/21/13	0.6	File Jackson Kelly's February fee statement on behalf of Jackson Kelly (0.2); file and arrange for service of Curtis' December fee statement on behalf of Curtis (0.2); review motion to restrict access to Steptoe & Johnson February fee statement (0.2).
Coco KJ	03/22/13	0.5	Review motions to redact fee statement (0.3); emails with L. Hughes and C. Robertson regarding same (0.2).
Robertson C	03/22/13	0.3	File AP Services' January staffing report on behalf of AP Services.

Robertson C	03/25/13	0.1	Call with J. Chincheck at Bowles Rice to discuss fee matters.
Robertson C	03/27/13	3.0	File and arrange for services of AP Services' February staffing report on behalf of AP Services (0.2); draft Ernst & Young supplemental application and order (2.8).
Coco KJ	03/28/13	0.5	Analysis and emails regarding Ernst & Young expansion of retention application.
Robertson C	03/28/13	0.8	Revise Ernst and Young supplemental application and proposed order.
Coco KJ	03/29/13	0.3	Emails with Davis Polk team regarding Ernst & Young expansion motion.
McGreal MM	03/29/13	0.8	Review and comment on Ernst & Young supplemental retention application (0.7); correspondence with C. Robertson regarding same (0.1).
Resnick BM	03/29/13	0.1	Emails with M. McGreal regarding §1114 Unsecured Creditors' Committee counsel retention.
Robertson C	03/29/13	3.7	Call with S. Blank at Kramer Levin regarding Unsecured Creditors' Committee expenses (0.1); review and comment on Ernst and Young retention application, proposed order and declaration (3.3); emails regarding same with M. McGreal (0.3).

Total NON-DPW RETENTION 27.9

NON-WORKING TRAVEL

Loss DM	03/16/13	1.4	Travel to St Louis for hearing.
Russano MJ	03/16/13	4.8	Travel to St. Louis for hearing.
Kaminetzky BS	03/17/13	5.3	Travel from New Jersey to St. Louis.
Libby A	03/17/13	4.0	Travel to St. Louis for 3/18 hearing.
Martin JD	03/18/13	2.0	Travel to St. Louis for hearing.
Moskowitz E	03/18/13	4.5	Travel from New York to St. Louis for hearing.
Kaminetzky BS	03/19/13	5.8	Travel from St. Louis to New Jersey.
Libby A	03/19/13	6.2	Travel from St. Louis to New York.
Loss DM	03/19/13	4.9	Travel from St Louis to Davis Polk.
Martin JD	03/19/13	2.5	Travel to New York following hearing.
Moskowitz E	03/19/13	6.0	Return to New York from St. Louis.
Russano MJ	03/19/13	5.8	Travel from St. Louis to New York.
Travers M	03/19/13	8.1	Travel from San Francisco to New York for meetings.
Travers M	03/20/13	8.9	Travel from NY to San Francisco.

Total NON-WORKING TRAVEL 70.2

PLAN/DISCLOSURE STATEMENT

Resnick BM	03/03/13	0.3	Review Unsecured Creditors' Committee term sheet.
Resnick BM	03/04/13	0.2	Call with K. Hiltz regarding plan structure issues.
Resnick BM	03/05/13	0.1	Call with C. Woodson regarding plan discussions.

McGreal MM	03/06/13	1.3	Teleconference with Company, AlixPartners, Blackstone and B. Resnick regarding plan structure issues.
Resnick BM	03/06/13	1.5	Call with clients and Blackstone regarding plan structuring.
Resnick BM	03/07/13	0.3	Review AlixPartners presentation regarding intercompany transactions.
Resnick BM	03/11/13	0.5	Review AlixPartners presentation regarding plan issues.
Resnick BM	03/14/13	0.2	Review presentation regarding plan issues.
McGreal MM	03/15/13	2.3	Teleconference with C. Ebetino, K. Hiltz, B. Resnick and others regarding plan structure issues (2.2); confer with B. Resnick regarding same (0.1).
Resnick BM	03/15/13	2.4	Review materials in preparation for call with company (0.2); call with clients and AlixPartners regarding plan structure issues (2.2).
Resnick BM	03/18/13	0.5	Call with A. Schlesinger regarding plan structure (0.2); review materials regarding same (0.3).
McGreal MM	03/19/13	0.3	Correspondence with B. Resnick regarding plan structure issues (0.1); review plan structure issues (0.2).
Resnick BM	03/19/13	0.5	Call with A. Schlesinger regarding plan structures.
VanWagner AB	03/19/13	0.3	Email L. Hughes regarding plan exclusivity motion.
McGreal MM	03/20/13	5.6	Conference with J. Lushefski, B. Resnick, F. Huffard and others regarding plan structure issues (5.4); correspondence with T. Chepiga, J. Brenner and others regarding structure issues (0.2).
Resnick BM	03/20/13	8.8	Meeting at Blackstone with C. Ebetino, J. Lushefski, K. Hiltz and others regarding various plan structuring issues.
VanWagner AB	03/20/13	2.4	Conduct research regarding extensions of exclusivity period.
McGreal MM	03/21/13	1.4	Teleconference with M. Huebner, Kramer Levin, Blackstone and others regarding plan structure issues (0.9); conference with M. Huebner, L. Samet and others regarding same (0.3); conference with D. Silberger regarding same (0.2).
Resnick BM	03/21/13	0.1	Email with C. Ebetino regarding plan structuring issues.
VanWagner AB	03/21/13	1.3	Draft plan exclusivity extension motion (0.8); review case law in connection with same (0.5).
Resnick BM	03/22/13	0.2	Review intercompany analysis.
Libby A	03/25/13	1.0	Review and comment on exclusivity motion (0.8); discuss same with A. VanWagner (0.2).
Resnick BM	03/25/13	0.2	Call with F. Huffard regarding plan structuring.
VanWagner AB	03/25/13	6.9	Research and review case law regarding plan exclusivity extension (3.2); draft motion in connection with same (2.4); discuss same with A. Libby (0.2); draft proposed order in connection with same (0.6); draft notice regarding same (0.5).

Coco KJ	03/26/13	2.1	Review and comment on draft exclusivity motion.
Libby A	03/26/13	1.2	Review and revise exclusivity motion (0.6); review precedents of same (0.3); discuss same with A. VanWagner and K. Coco (0.3).
McGreal MM	03/26/13	1.9	Conferences with B. Resnick and D. Silberger regarding plan structure issues (0.4); review and comment on exclusivity motion (1.2); review precedent exclusivity motions (0.3).
Resnick BM	03/26/13	0.7	Review substantive consolidation analysis (0.3); meet with M. McGreal and D. Silberger regarding same (0.4).
Silberger DM	03/26/13	2.8	Meet with B. Resnick and M. McGreal regarding plan structure (0.6); revise memorandum on plan structure issues (2.2).
VanWagner AB	03/26/13	4.4	Revise draft of plan exclusivity motion (1.7); conduct case law and docket research regarding same (2.1); communications with A. Libby regarding same (0.3); communications with K. Coco regarding same (0.3).
Coco KJ	03/27/13	2.9	Draft and revise exclusivity motion and order.
McGreal MM	03/27/13	1.2	Conference with K. Coco regarding exclusivity motion (0.3); conference with D. Silberger regarding plan structure issues (0.3); review and comment on revised exclusivity motion and order (0.6).
Resnick BM	03/27/13	0.6	Review AlixPartners materials regarding plan structuring (0.4); correspondence with M. McGreal and D. Silberger regarding same (0.2).
Silberger DM	03/27/13	6.4	Draft presentation on plan structure issues.
VanWagner AB	03/27/13	0.9	Research precedents for exclusivity extension motion and draft chart in connection with same (0.2); update draft of exclusivity motion (0.7).
Coco KJ	03/28/13	0.3	Review exclusivity chart and emails with Davis Polk team regarding same.
McGreal MM	03/28/13	1.4	Teleconference with Blackstone, Company and B. Resnick regarding plan structure issues.
Resnick BM	03/28/13	2.1	Call with clients and Blackstone regarding plan structures (1.2); follow-up call with Blackstone (0.2); review motion to extend exclusivity (0.4); meet with M. McGreal and K. Coco regarding same (0.3).
Silberger DM	03/28/13	2.2	Draft presentation on plan structure issues.
VanWagner AB	03/28/13	2.0	Research precedents for exclusivity extension motion and draft chart in connection with same.
Coco KJ	03/29/13	0.5	Respond to comments by clients on exclusivity motion.
McGreal MM	03/29/13	0.4	Correspondence with B. Resnick and K. Coco regarding exclusivity motion (0.2); conference with B. Resnick and D. Silberger regarding plan structure issues (0.2).

Resnick BM	03/29/13	1.8	Review presentation regarding plan structuring issues (0.9); discuss same with M. McGreal and D. Silberger (0.3); emails with C. Ebetino and others regarding intercompany analysis (0.2); discuss exclusivity motion with K. Coco (0.2); call with J. Bean regarding same (0.2).
Silberger DM	03/29/13	2.0	Revise presentation on plan structure issues (1.7); discuss same with B. Resnick and M. McGreal (0.3).
VanWagner AB	03/29/13	0.4	Conduct research related to exclusivity extension motion.
Resnick BM	03/30/13	1.9	Review and revise presentation regarding plan structuring issues.
Resnick BM	03/31/13	0.4	Revise presentation regarding plan structuring issues.
Total PLAN/DISCLOSURE STATEMENT		79.1	

PREPARATION OF FEE STATEMENTS\APPLICATIONS

VanWagner AB	03/01/13	0.7	Discussions with P. Sauvetre regarding February narratives (0.2); communications with accounting regarding various billing matters (0.2); discuss same with C. Robertson (0.3).
Resnick BM	03/04/13	0.5	Meet with A. VanWagner regarding January fee statement (0.3); correspondence with M. Huebner regarding same (0.2).
Robertson C	03/04/13	0.3	Emails with A. VanWagner regarding January fee statement estimates.
VanWagner AB	03/04/13	3.4	Review February narratives for privileged information (1.6); discuss same with P. Sauvetre (0.2); review January fee statement (1.2); meet with B. Resnick regarding same (0.3); emails with Davis Polk team regarding same (0.1).
Resnick BM	03/05/13	0.2	Correspondence with A. VanWagner regarding January fee statement.
VanWagner AB	03/05/13	2.7	Review February narratives for privileged information (1.8); emails with timekeepers regarding same (0.2); numerous discussions with P. Sauvetre regarding same (0.3); correspondence with E. Moskowitz, B. Resnick and others regarding fee statement (0.3); email to E. Moskowitz regarding fee statement (0.1).
VanWagner AB	03/06/13	3.0	Review January fee statement (0.7); discuss same with B. Resnick (0.2); revise draft of same (1.2); review February narratives for privileged information (0.7); emails with timekeepers regarding same (0.2).
Resnick BM	03/07/13	0.3	Correspondence with A. VanWagner regarding January fee statement.

VanWagner AB	03/07/13	4.4	Review January narratives (0.8); revise draft of January fee statement (0.7); discuss same with B. Resnick (0.1); finalize January fee statement (1.8); email same to B. Resnick (0.3); review February narratives for privileged information (0.5); correspondence with P. Sauvetre regarding same (0.2).
Coco KJ	03/08/13	1.9	Review February fee statement for privileged information.
Immermann MC	03/08/13	0.1	Review of February Finance time entries for privileged information.
Resnick BM	03/08/13	0.9	Finalize January fee statement.
VanWagner AB	03/08/13	3.8	Emails with B. Resnick regarding January fee statement (0.2); revise draft of same (0.3); file and serve same (0.6); emails with B. Resnick and C. Robertson regarding February fee statement (0.3); review of February narratives for privileged information (1.2); communications with P. Sauvetre regarding same (0.4); send email to team leaders regarding privileged information review of same (0.2); emails with B. Resnick and C. Robertson regarding budget (0.6).
Reiser CM	03/09/13	1.1	Review of February Claims Investigation time entries for privileged information.
Estacio R	03/11/13	0.6	Review Patriot monthly fee statement for privileged information and communications with A. VanWagner, K. Coco and others regarding the same.
Robertson C	03/11/13	2.3	Review February fee statement.
Turner AE	03/11/13	0.7	Review Regulatory and Environmental time narratives for privileged information.
VanWagner AB	03/11/13	1.3	Review February time narratives (1.0); emails to team leaders regarding privileged information review of same (0.3).
Robertson C	03/12/13	2.0	Review February fee statement.
VanWagner AB	03/12/13	0.2	Meet with C. Robertson to discuss February fee statement (0.1); emails to timekeepers regarding same (0.1).
Libby A	03/13/13	0.4	Review Creditor project code for confidentiality and privilege issues.
Resnick BM	03/13/13	0.4	Emails regarding February fee statement.
VanWagner AB	03/13/13	2.0	Prepare summary of February fee statement and email same to B. Resnick (1.1); review February narratives (0.6); communications with C. Robertson regarding same (0.2); communications with P. Sauvetre regarding same (0.1).
Coco KJ	03/14/13	0.3	Emails regarding revisions to fee statement.
Glazer E	03/14/13	1.5	Review of February employee labor issues time entries for privileged information.

Libby A	03/14/13	1.3	Review Employee Labor and General Case Administration project codes for confidentiality and privilege issues.
VanWagner AB	03/14/13	5.3	Review of February time narratives (1.6); communications with P. Sauvetre regarding same (0.4); communications with accounting regarding same (0.3); communications with timekeepers regarding same (0.2); draft February fee statement (2.8).
Resnick BM	03/15/13	0.2	Correspondence with E. Moskowitz and A. VanWagner regarding fee statement.
Robertson C	03/15/13	0.4	Review January expenses and discuss same with A. VanWagner.
VanWagner AB	03/15/13	3.4	Draft February fee statement and email same to B. Resnick (3.2); discuss February fee statement with C. Robertson (0.2).
Resnick BM	03/17/13	0.8	Review February fee statement.
Resnick BM	03/18/13	0.5	Review February fee application.
Robertson C	03/18/13	0.1	Discuss February fee statement with A. VanWagner.
VanWagner AB	03/18/13	3.2	Review January and February expenses (1.8); communications with accounting regarding same (0.3); review February time narratives (0.9); discussions with P. Sauvetre regarding same (0.2).
Resnick BM	03/19/13	0.3	Call with A. VanWagner regarding February fee statement.
Russano MJ	03/19/13	2.0	Review February invoice for privilege (1.9); confer with A. VanWagner regarding same (0.1).
VanWagner AB	03/19/13	1.3	Review February expenses (0.3); emails with timekeepers regarding same (0.2); review of February time entries for privileged information (0.6); call with B. Resnick regarding February fee statement (0.2);
Robertson C	03/20/13	0.1	Discuss status of February fee statement with A. VanWagner.
VanWagner AB	03/20/13	1.2	Review February expenses (0.3); email to B. Resnick regarding same (0.2); email to accounting regarding same (0.1); review February time narratives (0.6).
VanWagner AB	03/21/13	2.4	Draft and review January expense report and email same to B. Resnick (1.6); meet with B. Resnick to discuss same (0.2); further revise same (0.6).
Resnick BM	03/22/13	0.1	Emails regarding January expense report.
Robertson C	03/22/13	0.1	Email to A. VanWagner regarding January expenses.
VanWagner AB	03/22/13	1.5	Review and finalize Davis Polk January expense report (1.3); send same to U.S. Trustee (0.2).
Resnick BM	03/25/13	0.1	Correspondence with A. VanWagner and E. Moskowitz regarding February fee statement.

VanWagner AB	03/27/13	2.6	Review March narratives for privileged information (0.5); draft billing procedures transition memo (1.9); email to M. Chapman regarding billing procedures (0.2).
VanWagner AB	03/28/13	1.2	Draft billing procedures transition memo (0.7); meet with M. Chapman regarding billing procedures (0.5).
VanWagner AB	03/29/13	0.8	Review March narratives for privileged information.
VanWagner AB	03/31/13	1.0	Review March narratives for privileged information.
Total PREPARATION OF FEE STATEMENTS\APPLICATIONS		64.9	

REGULATORY AND ENVIRONMENTAL

Agostinho JN	03/01/13	1.1	Call to discuss proxy disclosure with E. FitzGerald, R. Aizen and J. Tucker (0.5); review proxy statement to prepare for same (0.5); correspondence regarding proxy (0.1).
Beshar SE	03/01/13	0.6	Numerous emails regarding non-disclosure agreement.
Cho EK	03/01/13	1.0	Review 10-K/A disclosure and precedents.
Agostinho JN	03/02/13	0.9	Calculate equity award values for actual compensation table.
Brenner J	03/02/13	0.3	Research non-disclosure agreement disclosure.
Cho EK	03/02/13	0.4	Correspondence regarding 10-K benefits disclosure.
Agostinho JN	03/03/13	0.1	Correspondence with J. Tucker regarding form check.
Agostinho JN	03/04/13	1.7	Meet with E. FitzGerald, E. Cho and R. Aizen regarding disclosure (0.5); review beneficial ownership table (0.6); revise equity compensation values in actual pay table (0.6).
Baker HS	03/04/13	1.1	Review of environmental claims.
Brenner J	03/04/13	1.8	Review and form-check 10-K/A.
Cho EK	03/04/13	4.8	Calls with Davis Polk team regarding 10-K (0.5); review disclosure rules (0.5); review 10-K (1.0); prepare disclosure (2.5); correspondence regarding benefit issues (0.3).
Resnick BM	03/04/13	0.2	Call with A. McCallister regarding Apogee remediation.
Agostinho JN	03/05/13	0.4	Review 10-K/A.
Baker HS	03/05/13	1.4	Review of environmental claims (0.5); research regarding same (0.9).
Cho EK	03/05/13	2.3	Prepare disclosure for Form 10-K/A (2.0); teleconference with R. Aizen regarding same (0.3).
Gleason TL	03/05/13	0.5	Phone call with J. Agostinho regarding proxy review (0.2); begin form check of compensation discussion and analysis (0.3).
Resnick BM	03/05/13	0.2	Correspondence with H. Baker and M. McGreal regarding environmental objections.

Turner AE	03/05/13	1.2	Review environmental claims (0.6); review notes regarding same in anticipation of meeting regarding same (0.5); email correspondence regarding same (0.1).
Agostinho JN	03/06/13	0.2	Review supplemental 401(k) disclosure.
Baker HS	03/06/13	1.0	Meet with B. Resnick, M. McGreal and others regarding claims process (0.4); review claims in connection with same (0.6).
Cho EK	03/06/13	1.0	Review and revise disclosure for supplemental 401(k) plan.
Coco KJ	03/06/13	0.5	Meet with H. Baker and others regarding environmental claims.
Gleason TL	03/06/13	2.3	Review compensation disclosure for 10-K/A.
McGreal MM	03/06/13	0.4	Confer with B. Resnick, H. Baker, K. Coco and others regarding environmental claims.
Resnick BM	03/06/13	0.4	Meet with H. Baker, M. McGreal and A. Turner regarding environmental claims.
Turner AE	03/06/13	0.9	Meet with B. Resnick, H. Baker, M. McGreal and K. Coco regarding environmental claims (0.4); prepare for same (0.5).
Zaleck M	03/06/13	0.3	Obtain court filings for A. Turner.
Agostinho JN	03/07/13	3.1	Review and comment on draft 10-K/A (2.6); meet with E. FitzGerald, E. Cho and R. Aizen regarding disclosure (0.5).
Cho EK	03/07/13	0.8	Teleconference with Davis Polk team regarding Form 10-K/A (0.3); review and revise Form 10-K/A (0.5).
Gleason TL	03/07/13	4.9	Finalize review of compensation disclosure in form 10-K/A.
Agostinho JN	03/08/13	0.6	Meet with E. FitzGerald, E. Cho and R. Aizen regarding comments on proxy statement (0.5); correspondence regarding same (0.1).
Brenner J	03/08/13	0.3	Meet with B. Hu to discuss 10-K/A (0.2); emails with J. Agostinho and R. Aizen about same (0.1).
Cho EK	03/08/13	2.5	Prepare Form 10-K/A disclosure (1.5); teleconference and correspondence with Davis Polk team regarding same (0.5); review rules (0.5).
Turner AE	03/08/13	0.1	Review case calendar.
Cho EK	03/10/13	0.5	Correspondence with R. Aizen regarding 10-K/A disclosure.
McGreal MM	03/10/13	3.1	Review and comment on 10-K/A (2.2); review materials regarding same (0.6); correspondence with B. Resnick and R. Aizen regarding same (0.3).
Resnick BM	03/10/13	0.6	Review 10-K/A (0.4); emails with R. Aizen and M. McGreal regarding same (0.2).
Cho EK	03/11/13	0.7	Review and comment on 10-K/A disclosure (0.5); correspondence with J. Tucker regarding revisions to disclosure (0.2).

Krause SC	03/11/13	1.0	Review and markup 8-K (0.8); emails regarding same (0.2).
McGreal MM	03/11/13	1.1	Correspondence with A. VanWagner regarding 10-K/A (0.3); conference with B. Resnick regarding same (0.1); conference with R. Aizen regarding same (0.1); legal research regarding same (0.6).
Resnick BM	03/11/13	0.3	Correspondence with M. McGreal and R. Aizen regarding 10-K/A.
VanWagner AB	03/11/13	2.1	Conduct research regarding 10-K/A disclosure.
Baker HS	03/12/13	1.5	Review of diligence requests (0.6); call with A. McCallister and B. Resnick regarding same (0.9).
Beshar SE	03/12/13	0.6	Emails regarding disclosure.
Resnick BM	03/12/13	0.1	Emails regarding SEC filings.
Beshar SE	03/14/13	0.6	Review emails regarding 8-K.
Cho EK	03/14/13	0.2	Correspondence regarding form 10-K/A disclosure.
Krause SC	03/14/13	0.3	Review 10-K/A (0.2); emails regarding same (0.1).
Resnick BM	03/14/13	0.7	Calls with A. McCallister regarding amendment and assumption of remediation agreement (0.4); discuss same with M. McGreal (0.2); review emails regarding same (0.1).
Baker HS	03/15/13	1.3	Review of selenium requests (0.5); call with Morgan Lewis, B. Resnick and E. Moskowitz regarding same (0.8).
Baker HS	03/18/13	0.5	Correspondence with R. Hillyer and A. McCallister regarding information requests.
Turner AE	03/18/13	0.1	Review case calendar.
Baker HS	03/19/13	0.4	Correspondence with R. Hillyer regarding Information Requests.
Baker HS	03/20/13	8.5	Conduct research regarding selenium matters (8.0); correspondence regarding same (0.5).
Brenner J	03/20/13	0.8	Review 10-K/A.
Huebner MS	03/20/13	0.3	Conversation with J. Bean regarding environmental issues.
Turner AE	03/20/13	1.3	Review Magnum purchase and sale agreement (1.1); discuss same with H. Baker (0.2).
Baker HS	03/21/13	2.6	Review of research regarding selenium matters.
Beshar SE	03/21/13	0.4	Telephone call regarding financial statement presentation.
Huebner MS	03/21/13	0.1	Internal emails regarding environmental issues.
Resnick BM	03/21/13	0.2	Correspondence with S. Beshar regarding disclosure obligations.
Agostinho JN	03/22/13	0.3	Correspondence regarding description of long-term incentive plan in 10-K/A (0.1); review comments from R. Aizen regarding 10-K/A (0.2).

Baker HS	03/22/13	4.2	Conference call with R. Hillyer regarding selenium requests (1.1); prepare for same (1.5); conduct research regarding selenium (1.6).
Beshar SE	03/22/13	0.7	Conference call regarding financial statement disclosure.
Beshar SE	03/22/13	0.8	Emails and review of statements regarding liquidity issues.
Brenner J	03/22/13	0.2	Review 10-K/A.
McGreal MM	03/22/13	0.4	Correspondence with R. Aizen regarding 10-K/A (0.2); review research regarding same (0.2).
Resnick BM	03/22/13	0.2	Correspondence with S. Beshar regarding disclosure obligations.
Agostinho JN	03/24/13	1.3	Review revised draft 10-K/A.
Agostinho JN	03/25/13	0.7	Review 10-K/A (0.6); send comments on same to J. Tucker at Patriot (0.1).
Baker HS	03/25/13	5.1	Conduct research regarding selenium matters.
Beshar SE	03/25/13	0.5	Review disclosure regarding financial statements and emails regarding same.
Resnick BM	03/25/13	0.3	Correspondence with S. Beshar and clients regarding disclosures.
Baker HS	03/26/13	3.1	Research regarding selenium matters.
Beshar SE	03/26/13	0.6	Review emails regarding disclosure.
Huber BM	03/26/13	1.2	Conference with H. Baker regarding potential selenium claims.
Resnick BM	03/26/13	0.3	Call with A. McCallister and R. Verheij to prepare for meeting with counsel to regulators.
Baker HS	03/27/13	1.3	Correspondence with B. Resnick, E. Moskowitz and M. Russano regarding selenium matters (0.6); call with environmental regulators regarding Colver mine (0.5); call with A. McCallister regarding same (0.2).
Beshar SE	03/27/13	0.6	Review employee communication issues.
Resnick BM	03/27/13	0.8	Call with A. McCallister, R. Verheij, K. Barret and M. Hisson (0.5); follow-up call with A. McCallister (0.1); review summary of environmental litigation precedents (0.2).
Baker HS	03/28/13	1.7	Conduct research regarding selenium matters (1.5); correspondence with A. McCallister regarding claims process (0.2).
Turner AE	03/28/13	1.0	Call D. Klein regarding dischargeable claims (0.1); discuss same with H. Baker (0.1); review materials regarding same (0.8).
Turner AE	03/29/13	1.0	Email regarding notice of bar date (0.1); review affidavit regarding notice of bar date (0.2); discuss same with H. Baker (0.1); email correspondence regarding Colver mine (0.1); conduct case law research regarding dischargeability of claims (0.5).

Resnick BM	03/31/13	0.2	Review summary of precedent environmental case issues.
Total REGULATORY AND ENVIRONMENTAL		95.7	
Total		4,551.0	