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#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI

In re:

PATRIOT COAL CORPORATION, et al.,

**Debtors.** 

Chapter 11

Case No. 12-51502

(Jointly Administered)

#### MONTHLY FEE STATEMENT OF STEPTOE & JOHNSON PLLC FOR PROFESSIONAL SERVICES AND DISBURSEMENTS FOR THE PERIOD OF <u>APRIL 1, 2013 THROUGH APRIL 30, 2013</u>

NAME OF APPLICANT: ROLE IN THE CASE: TIME PERIOD:

#### **CURRENT APPLICATION:**

<u>Steptoe & Johnson PLLC</u> Special Counsel for the Debtors

April 1, 2013 through and including April 30, 2013

Total Fees Requested:\$43,020.3080% of Fees Requested:\$34,416.24Total Expenses Requested:\$2,050.61

1. In accordance with the Order To Establish Procedures for Interim Monthly Compensation and Reimbursement of Expenses of Professionals [ECF No. 262, S.D. NY] (the "Interim Compensation Order"), Steptoe & Johnson PLLC ("Steptoe & Johnson"), 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 April 1, 2013 through and including April 30, 2013 (the "Fee Statement Period").

Pursuant to the Interim Compensation Order, Steptoe & Johnson seeks payment of \$36,466.85, representing (a) 80% of Steptoe & Johnson's fees for services rendered and (b) 100% of actual and necessary expenses incurred.

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3. Attached hereto as "Exhibit A" is a listing of Steptoe & Johnson's professionals and paraprofessionals (collectively, the "**Steptoe & Johnson Professionals**"), including the hourly rate for each Steptoe & Johnson 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 Steptoe & Johnson Professional.

4. Attached hereto as "Exhibit B" is a schedule specifying the categories of actual and necessary expenses for which Steptoe & Johnson 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 Steptoe & Johnson during the Fee Statement Period, organized by matter categories. Such services included:

- General labor and employment advice;
- General tax advice;
- Administrative litigation in front of the Mine Safety and Health Administration;
- Employment litigation;
- Federal administrative litigation in front of the Equal Employment Opportunity Commission;
- State administrative litigation in front of the West Virginia State Human Rights Commission.

6. Attached as "Exhibit D" are the time records of Steptoe & Johnson, which provide a daily summary of the time spent by each Steptoe & Johnson Professional during the Fee Statement Period by matter category.

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#### 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 this 20th day of May, 2013.

By: <u>/s/ C. David Morrison</u> C. David Morrison

> STEPTOE & JOHNSON PLLC 400 White Oaks Boulevard Bridgeport, WV 26330-4500 Telephone: (304) 933-8113 Facsimile: (304) 933-8776 Special Counsel for the Debtors

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## **EXHIBIT A** Professionals and Rates

#### I.A. Members / Of Counsel

Name of Member / Of Counsel	Title	Hourly Rate	Total Hours	Total Fees		
C. David Morrison	Member	235.00	2.10	493.50		
David E. Dick	Member	235.00	2.20	517.00		
Jeffrey K. Phillips	Member	220.00	45.80	10,076.00		
Jonathan R. Ellis	Member	160.00	87.60	14,016.00		
Justin R. Pasfield	Of Counsel	185.00	8.20	1517.00		
L. Frederick Williams, Jr.	Member	235.00	1.00	235.00		
Michael D. Mullins	Member	205.00	0.60	123.00		
Paul A. Konstanty	Member	205.00	2.40	492.00		
Peter J. Raupp	Member	143.00	43.10	6163.30		
Rodney L. Bean	Member	235.00	11.50	2702.50		
Robert L. Bailey	Of Counsel	190.00	8.00	1520.00		
W. Henry Lawrence	Henry Lawrence Member		1.90	446.50		
TOTAL MEMBERS and OF COUNSEL:214.40\$38,301.80						

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#### II.A. Associates

Name of Associate	Department	Hourly Rate	Total Hours	Total Fees
Daniel D. Fassio	Labor	160.00	8.40	1344.00
John "JB" B. McCuskey	Litigation – MSHA	150.00	4.70	705.00
W. James O'Brien	Litigation	185.00	1.70	314.50
W. James O'Brien	Litigation - MSHA	\$150.00	15.70	2355.00
	30.50	\$4,718.50		

#### **III.A.** Paraprofessionals

Name of Paraprofessional	Department	Hourly Rate	Total Hours	<b>Total Fees</b>
	TOTAL PARAPRO	FESSIONALS:		0.00

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#### ACTUAL AND NECESSARY EXPENSES INCURRED BY STEPTOE & JOHNSON PLLC ON BEHALF OF THE DEBTORS

CATEGORY of EXPENSES	AMOUNTS
Computer research	271.63
Office charges (photocopies, scanning, long distance calls, etc.)	969.19
Outside document retrieval	55.75
Postage, courier and freight	103.16
Travel	650.88
TOTAL	\$2,050.61

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## **EXHIBIT C** Summary of Project Code

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#### SUMMARY OF HOURS AND AMOUNTS BILLED BY STEPTOE & JOHNSON PLLC

DESCRIPTION	HOURS	AMOUNT
Kopperston Water Suit	0.30	70.50
Labor Matters	3.20	752.00
Bishop v. Client, et al.	3.30	690.50
Catenary Train Derailment	2.40	492.00
Sales & Severance Tax Audit	8.40	1564.00
Logan v. Speed Mining, et al.	0.20	32.00
Lambert, et al. v. MSA, et al. & EACC, et al.	0.20	41.00
Grand Eagle Mining / Cinda Croft EEOC Charge	0.10	23.50
Research & Development Tax Credit Appeal	0.80	188.00
Blankenship v. Brody Mining	10.0	1735.00
MSHA – General	5.90	910.00
Black Oak Mine (MSHA Case #166218 & 169086)	0.20	32.00
Winchester Mine (MSHA Case #168620)	0.30	48.00
Black Oak Mine (MSHA Case #172201)	0.60	96.00
Freedom Mine Accident Investigation (MSHA Case #195018)	1.80	396.00
Winchester Mine (MSHA Case #191184)	0.40	64.00
Grand Eagle Mining (MSHA Case #218390)	0.30	66.00
Rivers Edge Mining (MSHA Case #195562)	0.10	16.00
Rivers Edge Mining (MSHA Case #201969)	0.20	32.00
Rivers Edge Mining (MSHA Case #199003)	0.20	32.00
Rivers Edge Mining (MSHA Case #207476)	0.10	16.00
Rivers Edge Mining (MSHA Case #204739)	0.20	32.00
Highland Mining (MSHA Case #228532-01)	0.30	66.00
Winchester Mine (MSHA Case #251941)	5.70	912.00
Winchester Mine (MSHA Case #269491)	0.40	64.00
Blue Creek No. 2 (MSHA Case #274408)	8.00	1280.00
Black Oak Mine (MSHA Case #270870)	0.10	16.00
Winchester Mine (MSHA Case #272361)	2.50	400.00
Campbells Creek No. 7 (MSHA Case #280072)	0.20	32.00
Gateway Eagle Mine (MSHA Case #281814)	0.90	144.00
Winchester Mine (MSHA Case #283385)	4.90	737.00
American Eagle Mine (MSHA Case #286172)	5.60	896.00

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DESCRIPTION	HOURS	AMOUNT
American Eagle Mine (MSHA Case #288468)	1.90	304.00
Federal No. 2 (MSHA Case #288463)	9.20	1394.00
American Eagle Mine (MSHA Case #284555)	0.50	80.00
Winchester Mine (MSHA Case #292179)	1.00	160.00
Gateway Eagle Mine (MSHA Case #291126)	1.40	224.00
Farley Eagle Mine (MSHA Case #291118)	0.30	48.00
Campbells Creek No. 7 (MSHA Case #294266)	0.30	48.00
American Eagle Mine (MSHA Case #293996)	4.00	640.00
Farley Eagle Mine (MSHA Case #293993)	0.40	64.00
Federal No. 2 ((MSHA Case #293992)	9.50	1441.00
Black Oak Mine (MSHA Case #294007)	0.40	64.00
Winchester Mine (MSHA Case #295104)	0.10	16.00
American Eagle Mine (MSHA Case #296858)	0.90	144.00
Peerless Rachel Mine (MSHA Case #298098)	0.80	128.00
Dodge Hill Mine #1 (MSHA Case #291263)	0.10	22.00
Sugar Maple Mine (MSHA Case #302491)	0.20	32.00
Camp 9 Prep Plant (MSHA Case #295409)	1.50	330.00
Dodge Hill Mine #1 (MSHA Case #294648)	0.80	176.00
Highland 9 Mine (MSHA Case #300098)	0.10	22.00
Eagle No. 1 Mine (MSHA Case #303942)	0.40	64.00
Campbells Creek Mine (MSHA Case #302485)	0.50	80.00
Highland 9 Mine (MSHA Case #289040)	0.50	110.00
Black Oak Mine (MSHA Case #308070)	0.70	112.00
Winchester Mine (MSHA Case #308985)	1.10	176.00
Winchester Mine (MSHA Case #306579)	0.70	112.00
MSHA & WVOMHS&T Investigation / Five Mile Plant	10.90	1762.00
Petition for Modification of Existing Standard	1.40	308.00
Dodge Hill Mine (MSHA Case #308168)	0.10	22.00
Dodge Hill Mine (MSHA Case #305751)	0.10	22.00
Dodge Hill Mine (MSHA Case #302632)	0.10	22.00
Dodge Hill Mine (MSHA Case #310776)	0.10	22.00
Highland 105(c) Case (MADI-CD-2013-11)	87.70	15889.30
Winchester Mine (MSHA Case #311653)	1.30	208.00
Rocklick Plant – MSHA 110(c) Investigation	22.90	3664.00

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DESCRIPTION	HOURS	AMOUNT
Peerless Rachel Mine (MSHA Case #311865)	0.40	64.00
Coalburg No. 1 Mine (MSHA Case #314221)	0.40	64.00
NLRB Case 06-CA-102820	10.70	2514.50
Winchester Mine (MSHA Case #314053)	1.90	304.00
Campbells Creek No. 10 (MSHA Case #313261)	0.50	80.00
BC No. 1 Deep Mine (MSHA Case #308316)	1.30	208.00
TOTAL HOURS and COMPENSATION REQUESTED:	244.90	\$43,020.30

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-	Time- keeper Hours	Nai	rative
<b>KOPPERSTON</b> 04/19/13 W	<b>I WATER SUIT</b> I Lawrence	.30	Calls and emails from and to client
TOTAL HOUR	2S:	0.30	
LABOR MATI	ERS		
04/02/13 D	) Dick	.40	Emails from and to client regarding use of FMLA med cert
04/10/13 C	2 Morrison	.20	Telephone conference with client re: employee who gave notice to quit
04/17/13 D	) Dick	.50	Review of med cert of night shift electrician; call to client regarding same
04/18/13 R	8 Bean	.30	Telephone conference with client regarding new NLRB charge; memo to file regarding same
04/19/13 R	8 Bean	.50	Review new ULP and accompanying materials and note appearance with NLRB
04/22/13 E	) Dick	.20	Call from client regarding med cert. issue
04/27/13 E	) Dick	.30	Email string from client regarding employee status and status of request for clarification of med cert; email to client regarding second opinion documents
04/29/13 D	) Dick	.10	Email from client regarding scheduled FMLA second opinion for employee
04/29/13 D	) Dick	.30	Email from client regarding employee with back problem; emails to and from client regarding employee status and options
04/30/13 E	) Dick	.40	Email from and to client regarding employee with PT for back on FMLA; call from client to discuss the matter
TOTAL HOUR	25:	3.20	
BIGUOD VI	יססידע פיזעסי	נתשמש	
04/10/13 W			<b>A V. CLIENT, ET AL.</b> Call and emails from and to Roger Decanio re: status
04/10/13 W	/ O'Brien	.20	Emails with bankruptcy counsel regarding status of motion to lift stay
04/10/13 W	/ O'Brien	.20	Work with co-counsel regarding status of motion to stay in bankruptcy court and protective order for same
04/19/13 W	1 O'Brien	.20	Work on letter to Plaintiffs' counsel with list of items to finalize settlement

Work Date	Time- keeper Hour	rs Na	rrative
	W O'Brien		Call to defense counsel for copies of water replacement waivers
04/22/13	W Lawrence	.30	Review and revise letter to plaintiff's counsel
04/22/13	W O'Brien	.50	Finalize and send letter to Plaintiffs' counsel with list of action items
04/23/13	W O'Brien	.10	Email from Plaintiffs' counsel's office regarding action item responses
04/24/13	W O'Brien	.10	Emails with co-defendant's counsel regarding status of settlement documents from plaintiffs
04/30/13	W Lawrence	.50	Emails from and to client and co-counsel re: Garretson; call from bankruptcy counsel re: Garretson
04/30/13	W O'Brien	.30	Review spreadsheet for list of outstanding
			Medicare liens for finalizing settlement
CATENARY	RS: <b>TRAIN DERAILM</b> P Konstanty		Telephone call from and to bankruptcy counsel
	TRAIN DERAILM	MENT	
<b>CATENARY</b> 04/04/13	TRAIN DERAILM	<b>MENT</b> .60	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific
<b>CATENARY</b> 04/04/13	<b>TRAIN DERAILM</b> P Konstanty	MENT .60 .10	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific email re: same to discuss with client prior to production Review email from bankruptcy counsel re: request for information
<b>CATENARY</b> 04/04/13	<b>TRAIN DERAILM</b> P Konstanty	MENT .60 .10	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific email re: same to discuss with client prior to production Review email from bankruptcy counsel re:
<b>CATENARY</b> 04/04/13 04/05/13 04/05/13	<b>TRAIN DERAILM</b> P Konstanty P Konstanty	MENT .60 .10 .10	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific email re: same to discuss with client prior to production Review email from bankruptcy counsel re: request for information Email to client re: request from bankruptcy
CATENARY 04/04/13 : 04/05/13 : 04/05/13 : 04/05/13 :	<b>TRAIN DERAILN</b> P Konstanty P Konstanty P Konstanty	MENT .60 .10 .10 .70	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific email re: same to discuss with client prior to production Review email from bankruptcy counsel re: request for information Email to client re: request from bankruptcy counsel Telephone call to and from client to discuss request from bankruptcy counsel and email same to bankruptcy counsel for investigation report
CATENARY 04/04/13 : 04/05/13 : 04/05/13 : 04/05/13 : 04/05/13 :	TRAIN DERAILM P Konstanty P Konstanty P Konstanty P Konstanty	MENT .60 .10 .10 .70 .80	Telephone call from and to bankruptcy counsel and request for documentation related to derailment investigation and request specific email re: same to discuss with client prior to production Review email from bankruptcy counsel re: request for information Email to client re: request from bankruptcy counsel Telephone call to and from client to discuss request from bankruptcy counsel and email same to bankruptcy counsel for investigation report and insurance policy from TracSpec Obtain five documents and review same for

04/03/13 J Pasfield	.30 Review language from bankruptcy prepetition tax
	motion provided by co-counsel

assessment eligible for priority status

Work Time-	
-	ours Narrative
04/03/13 J Pasfield	.20 Discuss status of Patriot engagement, as well as bankruptcy issue and settlement breakdowns
04/04/13 J Pasfield	.80 Research WV statutes on timing of severance tax returns and due dates associated therewith; review monthly filing procedures
04/08/13 J Pasfield	1.80 Begin drafting spreadsheet re: settlement scenarios and breakdown of priority and non-priority claims by issue
04/11/13 J Pasfield	.60 Edit priority claims spreadsheet
04/11/13 J Pasfield	.20 Submit raw breakdowns of priority and non-priority claims to co-counsel
04/11/13 J Pasfield	2.00 Discuss calculation issues and reconciling items with co-counsel
04/11/13 J Pasfield	1.00 Edit updated spreadsheet with breakdowns of each reconciling item
04/11/13 J Pasfield	.40 Review notes and supporting documentation regarding same
04/12/13 J Pasfield	.60 Draft correspondence with co-counsel detailing claims and reconciliation issues
04/12/13 J Pasfield	.30 Submit summary and spreadsheet to co-counsel
TOTAL HOURS:	8.40
<b>LOGAN v. SPEED MINI</b> 04/22/13 D Fassio	<b>'G, et al.</b> .20 Communicate with client regarding discovery requests from plaintiff and gathering information
TOTAL HOURS:	0.20
	ISA, et al. & EACC, et al.
04/15/13 M Mullins	.10 Receive and review final dismissal order
04/15/13 M Mullins	.10 Letter to plaintiff regarding entry of final dismissal order
TOTAL HOURS:	0.20
<b>GRAND EAGLE MINING</b> 04/24/13 C Morrison	CINDA CROFT EEOC CHARGE .10 Review confirmation from the EEOC that this case has been withdrawn and e-mail same to client
TOTAL HOURS:	0.10

Date         Reper         Hours         Narrative           RESEARCE & DEVELOPMENT TAX CREDIT APPEND         .30 Telephone conference with Tax Department attorney regarding appeal of tax credit disallowance           04/01/13 L Williams, J         .30 Participation in status conference with Office of Tax Appeals           04/11/13 L Williams, J         .30 Participation in status conference with Office of Tax Appeals           04/11/13 L Williams, J         .20 Telephone conference with the attorney for the Tax Department regarding research credit issues           04/01/13 D Fassio         0.80           ELANKENSHTP v. ERODY MINING, LLC           04/01/13 D Fassio         3.40 Draft and revise discovery requests to Plaintiff           04/04/13 C Morrison         .50 Draft interrogatories and requests for production of documents           04/08/13 D Fassio         1.40 Draft and revise initial disclosures disclosures disclosures           04/08/13 D Fassio         .70 Communicate with client regarding aspects of initial disclosures           04/08/13 D Fassio         .20 Phole call to discuss discovery issues           04/15/13 D Fassio         .20 Phone call to discuss discovery issues           04/22/13 D Fassio         .10 Call to Brody Mining to check on status of discovery information requested           04/23/13 D Fassio         .10 Call to Brody Mining to check on status of discovery responses and review his e-mail re: aame           04/23/13 C Morrison	Work Date	Time- keeper	Hours	Nai	rative
04/04/13 L Williams, J       .30 Telephone conference with Tax Department attorney regarding appeal of tax credit disallowance         04/11/13 L Williams, J       .30 Participation in status conference with Office of Tax Appeals         04/11/13 L Williams, J       .20 Telephone conference with the attorney for the Tax Department regarding research credit issues         04/11/13 L Williams, J       .20 Telephone conference with the attorney for the Tax Department regarding research credit issues         04/04/13 L Williams, J       .20 Telephone conference with the attorney for the Tax Department regarding research credit issues         04/04/13 L Williams, J       .20 Telephone conference with the attorney for the Tax Department regarding research credit issues         04/04/13 D Fassio       .80         04/04/13 C Morrison       .50 Draft and revise discovery requests for production of documents         04/08/13 D Fassio       .40 Draft and revise initial disclosures disclosures disclosures         04/08/13 D Fassio       .40 Draft and revise initial disclosures         04/15/13 D Fassio       .20 Telephone conference with Associate Fassio re: discovery responses         04/15/13 D Fassio       .20 Telephone conference with Associate Fassio re: discovery responses         04/22/13 D Fassio       .20 Phone call to discuss discovery issues         04/22/13 D Fassio       .10 Call to Brody Mining to check on status of discovery responses and review his e-mail re: same         04/23/13 D Fassio					
04/11/13 L Williams, J       .20 Telephone conference with the attorney for the Tax Department regarding research credit issues         TOTAL HOURS:       0.80         BLANKENSHIP V. BRODY MINING, LLC         04/01/13 D Fassio       3.40 Draft and revise discovery requests to Plaintiff         04/04/13 C Morrison       .50 Draft interrogatories and requests for production of documents         04/08/13 C Morrison       .30 Draft initial disclosures and file         04/08/13 D Fassio       1.40 Draft and revise initial disclosures         04/08/13 D Fassio       .70 Communicate with client regarding aspects of initial disclosures         04/15/13 C Morrison       .20 Telephone conference with Associate Fassio re: discovery requests and cross check against information requested         04/15/13 D Fassio       .20 Fhone call to discuss discovery requests and cross check against information in file         04/22/13 D Fassio       .10 Call to Brody Mining to check on status of discovery represent and cross check against information in file         04/23/13 D Fassio       .10 Draft e-mail to client re: conversation with opposing counsel re: discovery responses and review his e-mail re: same         04/29/13 C Morrison       .10 Draft e-mail to opposing counsel re: out telephone conference with opposing counsel re: out telephone conference with opposing counsel re: out telephone conference with opposing counsel re: discovery requests and cross check against information in file         04/23/13 C Morrison       .10 Call to Brody Mining to chec				'	Telephone conference with Tax Department attorney regarding appeal of tax credit
Tax Department regarding research credit issues         TOTAL HOURS:       0.80         BLANKENSHIP v. BROPY MINING, LLC         04/01/13 D Fassio       3.40 Draft and revise discovery requests to Plaintiff         04/04/13 C Morrison       .50 Draft interrogatories and requests for production of documents         04/08/13 C Morrison       .30 Draft initial disclosures and file         04/08/13 D Fassio       1.40 Draft and revise initial disclosures         04/08/13 D Fassio       .70 Communicate with client regarding aspects of initial disclosures         04/15/13 D Fassio       .20 Telephone conference with Associate Fassio re: discovery responses         04/15/13 D Fassio       .20 Phone call to discuss discovery issues         04/22/13 D Fassio       .10 Call to Brody Mining to check on status of discovery information requested         04/23/13 D Fassio       .10 Call to Brody Mining to check on status of discovery responses and review his e-mail re: same         04/26/13 C Morrison       .10 Draft e-mail to client re: conversation with opposing counsel re: discovery information         04/29/13 C Morrison       .10 Draft e-mail to opposing counsel re: our telephone conversation         04/29/13 C Morrison       .10 Draft e-mail to opposing counsel re: our telephone conversation         04/29/13 C Morrison       .10 Draft e-mail to opposing counsel re: our telephone conversation         04/29/13 D Fassio       .30 Respond to e-mails re	04/11/13	L Willia	.ms, J	.30	
BLANKENSHIP v. BRODY MINING, LLC         04/01/13 D Fassio       3.40 Draft and revise discovery requests to Plaintiff         04/04/13 C Morrison       .50 Draft interrogatories and requests for production of documents         04/08/13 C Morrison       .30 Draft initial disclosures and file         04/08/13 D Fassio       1.40 Draft and revise initial disclosures disclosures         04/08/13 D Fassio       .40 Draft and revise initial disclosures         04/08/13 D Fassio       .70 Communicate with client regarding aspects of initial disclosures         04/15/13 C Morrison       .20 Telephone conference with Associate Fassio re: discovery responses         04/15/13 D Fassio       .20 Phone call to discuss discovery issues         04/22/13 D Fassio       2.10 Review information received from client regarding plaintiff's discovery requests and cross check against information in file         04/23/13 D Fassio       .10 Call to Brody Mining to check on status of discovery responses and review his e-mail re: same         04/26/13 C Morrison       .30 Telephone conference with opposing counsel re: discovery responses and review his e-mail re: same         04/29/13 C Morrison       .10 Draft e-mail to client re: conversation with opposing counsel         04/29/13 C Morrison       .30 Respond to e-mails regarding discovery issues         04/30/13 C Morrison       .30 Review e-mail from opposing counsel and respond to it re: what we have agreed to produce	04/11/13	L Willia	.ms, J	.20	
04/01/13 D Fassio3.40 Draft and revise discovery requests to Plaintiff04/04/13 C Morrison.50 Draft interrogatories and requests for production of documents04/08/13 C Morrison.30 Draft initial disclosures and file04/08/13 D Fassio1.40 Draft and revise initial disclosures disclosures04/08/13 D Fassio1.40 Draft and revise initial disclosures disclosures04/08/13 D Fassio.70 Communicate with client regarding aspects of initial disclosures04/15/13 C Morrison.20 Telephone conference with Associate Fassio re: discovery responses04/15/13 D Fassio.20 Phone call to discuss discovery issues04/22/13 D Fassio.20 Review information received from client regarding plaintiff's discovery requests and cross check against information in file04/26/13 C Morrison.10 Call to Brody Mining to check on status of discovery responses and review his e-mail re: same04/29/13 C Morrison.10 Draft e-mail to client re: conversation with opposing counsel04/29/13 C Morrison.10 Draft e-mail to opposing counsel re: our telephone conversation04/29/13 C Morrison.10 Draft e-mail to opposing counsel re: our telephone conversation04/29/13 C Morrison.30 Respond to e-mails regarding discovery issues04/30/13 C Morrison.30 Review e-mail from opposing counsel and respond to it re: what we have agreed to produce	TOTAL HOU	JRS:		0.80	
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04/30/13 C Morrison .30 Review e-mail from opposing counsel and respond to it re: what we have agreed to produce	04/29/13	C Morris	on	.10	
to it re: what we have agreed to produce	04/29/13	D Fassic	)	.30	Respond to e-mails regarding discovery issues
TOTAL HOURS: 10.0	04/30/13	C Morris	on	.30	
	TOTAL HOU	JRS:		10.0	

Work	Time-		
Date	keeper	Hours Nam	rative
MSHA - G			
04/02/13	J Ellis	.10	Draft email to client re: quarterly status reports
04/18/13	J Ellis	.50	Emails with CLR Ernie Ross re: transfer of his cases after his retirement; emails with client re: research on roof control plan issue
04/19/13	J Ellis	.30	Research for client on roof control plan issue
04/19/13	P Raupp	2.00	Research on roof control plan issue
04/26/13	J Ellis	.60	Call from MSHA re: unanswered petitions; emails with client re: call from District 4 about unanswered petitions; emails to MSHA and to FMSHRC requesting copies of unanswered petitions
04/27/13	J Ellis	1.30	Draft email to client re: issues relating to contest of 107(a) order; work on memorandum regarding challenges to 107(a) order; review 107(a) cases
04/29/13	J Ellis	1.10	Emails from Nadine LeGrand (FMSHRC) re: petitions WEVA 2013-112 and 390; emails with client re: unanswered petitions; research for client re: MSHA investigation of a CM accident
TOTAL HO	URS:	5.90	
	<b>K MINE -</b> J Ellis		<b>166218 &amp; 169086</b> Receive and review order approving settlement of WEVA 2009-230; draft email to client re: settlement order
TOTAL HO	URS:	0.20	
	<b>ER MINE -</b> J Ellis		-508/509 - MSHA CASE #168620 Receive and review proposed settlement documents on WEVA 2009-509
04/22/13	J Ellis	.10	Receive and review order approving settlement of WEVA 2009-509; draft email to client re: settlement order
TOTAL HO	URS:	0.30	
BLACK OA		WEVA 2009-5	594 & 595 - MSHA CASE #172201 (Eastern Associated Coal) Receive and review proposed settlement documents

Date	keeper	Hours	Narrative
04/10/13			30 Receive and review order approving settlement of WEVA 2009-594 and 595; draft email to client outlining settlement terms
TOTAL HOU	IRS:	0.	50
FREEDOM M 04/06/13			ESTIGATION - KENT 2009-1519- MSHA CASE #195018 40 Multiple emails from client, law clerk and solicitor Lawson re: final settlement documents; email to solicitor Lawson re:
04/11/13	J Philli	os .	settlement agreement 70 Multiple emails from and to ALJ McCarthy's law clerk and solicitor Lawson re: particular language in settlement documents concerning payment; draft revised language for global settlement order
04/26/13	J Philli	os .	70 Letter from ALJ McCarthy with decision approving global settlement; identify errors in ALJ McCarthy's decision; teleconference with law clerk re: errors in decision; draft email
			to client re: decision, errors and forthcoming amended decision approving settlement
TOTAL HOU	IRS:	1.	amended decision approving settlement
			amended decision approving settlement
	R MINE -	WEVA 20	amended decision approving settlement
WINCHESTE	<b>R MINE -</b> J Ellis	WEVA 20	amended decision approving settlement 80 <b>09-1744 - MSHA Case #191184</b> 30 Prepare for and attend call with client re:
WINCHESTE 04/03/13 04/16/13	<b>R MINE -</b> J Ellis J Ellis	WEVA 20	amended decision approving settlement 80 <b>09-1744 - MSHA Case #191184</b> 30 Prepare for and attend call with client re: settlement negotiations on WEVA 2009-1744 10 Email to opposing counsel re: status of settlement negotiations
WINCHESTE 04/03/13 04/16/13 TOTAL HOU GRAND EAG	<b>R MINE -</b> J Ellis J Ellis VRS: <b>LE MININ</b>	<b>WEVA 20</b> 0. <b>G - KENT</b>	amended decision approving settlement 80 <b>09-1744 - MSHA Case #191184</b> 30 Prepare for and attend call with client re: settlement negotiations on WEVA 2009-1744 10 Email to opposing counsel re: status of settlement negotiations 40 <b>2010-1124- MSHA CASE #218390</b>
WINCHESTE 04/03/13 04/16/13 TOTAL HOU GRAND EAG 04/06/13	<b>R MINE -</b> J Ellis J Ellis RS: <b>LE MININ</b> J Phillip	<b>WEVA 20</b> 0. <b>G - KENT</b> ps .	amended decision approving settlement amended decision approving settlement amended decision approving settlement amended decision approving settlement res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations on WEVA 2009-1744 amended decision approves and attend call with client res settlement negotiations and attend decision approves and attend dec
04/03/13 04/16/13 TOTAL HOU GRAND EAG 04/06/13 04/08/13	<b>R MINE -</b> J Ellis J Ellis URS: <b>ELE MININ</b> J Phillij J Phillij	<b>WEVA 20</b> 0. 0. <b>G - KENT</b> os .	amended decision approving settlement amended decision approving settlement and attend call with client re: settlement negotiations on WEVA 2009-1744 settlement negotiations and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations on WEVA 2009-1744 and attend call with client re: settlement negotiations and attend call with client re: settlement negotiations
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Work Date	Time- keeper	Hours	Narrative
Date	Reeper	nourb	draft email to client re: settlement order
TOTAL HO	OURS:	0	. 20
		-	A 2010-147 - MSHA CASE #199003 .20 Receive and review order approving settlement; draft email to client re: settlement order
TOTAL HO	DURS:	0	.20
			A 2010-542 - MSHA CASE #207476 .10 Receive and review order approving settlement; draft email to client re: settlement order
TOTAL HO	OURS:	0	.10
		-	A 2010-480 - MSHA CASE #204739 .20 Receive and review order approving settlement; draft email to client re: settlement order
TOTAL HO	DURS:	0	. 20
HIGHLAND	) 9 MINE -	KENT 2	.20 <b>D10-1491 - MSHA #228532-01</b> .30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492
HIGHLAND	<b>9 MINE -</b> 3 J Philli	<b>KENT 2</b> ps	010-1491 - MSHA #228532-01 .30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT
HIGHLANT 04/11/13 TOTAL HC WINCHEST	<b>9 MINE -</b> 3 J Philli DURS: <b>TER MINE -</b>	<b>KENT 2</b> ps 0 <b>WEVA 2</b>	010-1491 - MSHA #228532-01 .30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492
HIGHLANI 04/11/13 TOTAL HO WINCHEST 04/10/13	<b>9 MINE -</b> 3 J Philli DURS: <b>TER MINE -</b>	<b>KENT 2</b> ps 0 <b>WEVA 2</b>	<pre>010-1491 - MSHA #228532-01 .30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492 .30 011-1686 - MSHA #251941 .50 Draft settlement counterproposal to Attorney</pre>
HIGHLANI 04/11/13 TOTAL HC WINCHEST 04/10/13 04/17/13	<b>9 MINE -</b> 3 J Philli DURS: <b>TER MINE -</b> 3 J Ellis	<b>KENT 2</b> ps 0 <b>WEVA 2</b>	<pre>010-1491 - MSHA #228532-01 .30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492 .30 011-1686 - MSHA #251941 .50 Draft settlement counterproposal to Attorney Johnson .40 Emails with Attorney Johnson re: settlement negotiations; attention to settlement</pre>
HIGHLANT 04/11/13 TOTAL HO WINCHEST 04/10/13 04/17/13 04/19/13	<b>9 MINE -</b> 3 J Philli DURS: <b>TER MINE -</b> 3 J Ellis 3 J Ellis	<b>KENT 2</b> ps 0 <b>WEVA 2</b>	<ul> <li>010-1491 - MSHA #228532-01</li> <li>.30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492</li> <li>.30</li> <li>011-1686 - MSHA #251941</li> <li>.50 Draft settlement counterproposal to Attorney Johnson</li> <li>.40 Emails with Attorney Johnson re: settlement negotiations; attention to settlement negotiations</li> <li>.20 Emails to and from Attorney Johnson re:</li> </ul>
HIGHLANI 04/11/13 TOTAL HC WINCHEST 04/10/13 04/17/13 04/19/13 04/23/13	<b>9 MINE -</b> 3 J Philli OURS: <b>TER MINE -</b> 3 J Ellis 3 J Ellis 3 J Ellis	<b>KENT 2</b> ps 0 <b>WEVA 2</b> 1 2	<ul> <li>010-1491 - MSHA #228532-01</li> <li>.30 Emails from and to ALJ Moran and solicitor Levinson re: partial settlement; draft email to client with partial settlement order in KENT 2010-1492</li> <li>.30</li> <li>011-1686 - MSHA #251941</li> <li>.50 Draft settlement counterproposal to Attorney Johnson</li> <li>.40 Emails with Attorney Johnson re: settlement negotiations; attention to settlement negotiations</li> <li>.20 Emails to and from Attorney Johnson re: settlement proposals and counterproposals</li> <li>.20 Work on responses to the Secretary's first set of interrogatories and requests for production</li> </ul>

#### WINCHESTER MINE - WEVA 2012-194 - MSHA #269491

04/03/13 J Ellis .40 Call with client re: settlement of WEVA

	e- per Hours	s Nai	crative
			2012-194; receive and review proposed
			settlement documents
TOTAL HOURS:		0.40	
BLUE CREEK NC	). 2 MINE -	• WEVA	A 2012-486 - MSHA CASE #274408
04/01/13 J El	lis	.70	Work on settlement counterproposal
04/02/13 J El	lis	.10	Email from Attorney Abdoveis re: settlement negotiations
04/03/13 J El	lis	.70	Call from Attorney Abdoveis re: settlement negotiations; emails with client re: revised settlement proposal
04/04/13 J El	lis	2.10	Draft settlement counterproposal to Attorney Abdoveis; receive and review first discovery requests from MSHA; work on responses to discovery requests; emails with opposing counsel, Judge Simonton, and his law clerk re: status conference call
04/08/13 J El	lis	.40	Work on discovery responses
04/09/13 J El	lis	.10	Email from Judge Simonton re: extension to continue settlement negotiations
04/18/13 J El	lis	.20	Emails with Attorney Abdoveis re: discovery responses and status of settlement negotiations
04/19/13 J El	lis	1.80	Work on discovery responses; attention to settlement negotiations
04/23/13 J El	lis	1.70	Receive and review counterproposal from Attorney Abdoveis; attention to settlement negotiations; draft email to client re: possible counterproposal; emails with Attorney Abdoveis re: settlement negotiations; emails with client re: settlement
04/25/13 J El	lis	.20	Emails with Attorney Abdoveis re: settlement; email from Abdoveis to Judge Simonton's law clerk re: settlement
TOTAL HOURS:		8.00	
<b>BLACK OAK MIN</b> 04/01/13 J El			<b>348 - MSHA #270870</b> Email to Attorney Shaw re: status of settlement documents
		0.10	

Work	Time-		
Date	keeper H	lours Nai	
			settlement counterproposal to Attorney McClammer
04/11/13	J Ellis	.90	Work on settlement proposal
04/24/13	J Ellis	.50	Draft written discovery requests to MSHA
TOTAL HOU	JRS:	2.50	
	5 CREEK <b># 7</b> J Ellis		<b>NEVA 2012-759/760 - MSHA CASE #280072</b> Emails with Attorney White re: Solicitor's Office's entries of appearance in previously settled cases
TOTAL HOU	JRS:	0.20	
	EAGLE MINE J Ellis		<b>D12-939 - MSHA #281814</b> (Eastern Associated Coal) Email from Attorney McClammer re: status of settlement negotiations
04/26/13	J Ellis	.60	Emails with Attorney McClammer re: settlement negotiations; email with client re: status of settlement negotiations
04/29/13	J Ellis	.20	Emails with Attorney McClammer and Judge Zielinski re: settlement
TOTAL HOU	JRS:	0.90	
	<b>ER MINE - W</b> J Ellis	-	- <b>997/998 - MSHA CASE #283385</b> Work on settlement proposal on WEVA 2012-998
04/19/13	J McCuskey	.40	Create settlement proposal
04/21/13	J McCuskey	4.30	Review relevant case law and create settlement proposal
TOTAL HOU	JRS:	4.90	
AMEDICAN	FACLE MINE	- WEVA	2012-1131 - MSHA CASE #286172
04/01/13			Email to client re: status of settlement negotiations; attention to settlement negotiations
04/02/13	J Ellis	2.30	Emails with client re: settlement negotiations; review prior decisions by Judge Steele; work on settlement negotiations
04/03/13	J Ellis	.80	Call with client to discuss order 8120580; draft counterproposal to MSHA on 8120580
04/09/13	J Ellis	1.10	Emails with Attorney Kelly and client re: settlement; email from Attorney Kelly to Judge
			0

Work	Time-		
Date	keeper	Hours Na	
			Steele re: settlement of dockets; receive and
			review proposed settlement documents; email to Judge Steele's law clerk re: filing settlement
			documents
04/10/13	J Ellis	.20	Draft email to client outlining settlement
			terms
04/22/13	J Ellis	.30	Receive and review order approving settlement;
			draft email to client outlining citation
			modifications
04/26/13	J Ellis	10	Emails with client re: questions regarding
01/20/15	0 HIIID	• 1 0	settlement order
TOTAL HOU	URS:	5.60	
			2012-1286/1287 - MSHA #288468 (Speed Mining)
04/03/13	J Ellis	.30	Receive and review letter from Attorney
			Babbington to Judge Steele providing additional
			grounds upon which to grant the motion to
			approve settlement of WEVA 2012-1286; emails
			with Attorney Babbington re: revisions to WEVA 2012-1286 settlement documents
			2012-1200 Settlement documents
04/08/13	J Ellis	.10	Email from CLR re: potential issues with
			settlement documents on WEVA 2012-1287
04/09/13	J Ellis	.60	Calls and emails with CLR Hrovatic re: issues
			with proposed settlement documents on WEVA
			2012-1287
04/10/13	יד בוויט	20	Receive and review order approving settlement
0-1/10/13	U LIIS	.20	of WEVA 2012-1286; draft email to client
			outlining settlement terms on WEVA 2012-1286
04/11/13	J Ellis	.20	Emails with CLR re: settlement documents on
			WEVA 2012-1287 pending before Judge Steele
04/12/13	J Ellis	.20	Receive and review letter from Attorney Kelly
			entering an appearance in the WEVA 2012-1287
			and regarding the pending settlement motion
04/22/13	J Ellis	20	Receive and review order approving settlement
UI/ 22/ IJ	C 11110		of WEVA 2012-1287; draft email to client
			outlining citation modifications
		1 00	
TOTAL HOU	UKSI	1.90	
	NO. 2 MINE J Ellis		012-1195/1196 - MSHA #288463 (Eastern Associated Coal)
04/04/13	U LIIIS	.20	Emails with client re: discovery responses
			Call with alignt regarding regregate

04/08/13 W O'Brien .10 Call with client regarding responses to discovery requests

Work Date	Time- keeper	Hours N	arrative
	W O'Brie		0 Draft email with list of citations to for transmittal to client with additional updates; review file for same
04/08/13	W O'Brie	n .4	0 Review file for discovery requests in preparation for call with client
04/09/13	W O'Brie	n .4	0 Draft and send email to client with list of citations and discovery requests for review; emails with counsel regarding same
04/12/13	W O'Brie	n .2	0 Call with client regarding responses to discovery requests
04/12/13	W O'Brie	n .3	0 Calls with counsel and client regarding review of documents and responses to discovery requests
04/12/13	W O'Brie	n .5	0 Review file and research for discovery requests
04/15/13	W O'Brie	n 1.8	0 Review file for responses to discovery requests
04/15/13	W O'Brie	n .9	0 Work on responses to requests for admissions; emails with counsel regarding same
04/15/13	J Ellis	.3	0 Work on discovery responses
04/16/13	W O'Brie	n .2	0 Work on responses to requests for admission
04/17/13	W O'Brie	n .2	0 Call and emails with client regarding discovery responses
04/17/13	W O'Brie	n 1.(	0 Work on responses to discovery requests
04/18/13	W O'Brie	n .1	0 Emails with Bob Phillips and Jonathan Ellis regarding answers to requests for admission
04/18/13	J Ellis	. 9	0 Draft responses to requests for admissions on WEVA 2012-1195
04/19/13	W O'Brie	n .1	0 Email to client regarding discovery requests
04/22/13	W O'Brie	n .1	0 Emails with counsel for response to discovery; review file for same
04/23/13	W O'Brie	n .2	0 Work on response to interrogatory requests
04/28/13	W O'Brie	n 1.(	0 Work on discovery requests; email to client regarding same
TOTAL HOU	JRS:	9.2	0

AMERICAN EAGLE MINE - WEVA 2012-999 - MSHA #284555 (Speed Mining) 04/04/13 J Ellis .20 Receive and review proposed settlement documents

Work Date	Time- keeper	Hours Na	rrative
04/11/13	J Ellis	.10	Email from Attorney Chaykin to Judge Steele re: filing of settlement documents
04/30/13	J Ellis	.20	Receive and review order approving settlement; draft email to client re: settlement order
TOTAL HC	URS:	0.50	
WINCHEST	'ER MINE -	WEVA 2012	-1473 - MSHA CASE #292179
	J Ellis	-	Emails with client re: latest settlement proposal from MSHA
04/03/13	J Ellis	.30	Call with client re: possible settlement of WEVA 2012-1473
04/05/13	J Ellis	.20	Receive and review proposed settlement documents
04/24/13	J Ellis	.30	Emails with to Associate Solicitor re: unfiled settlement documents on previously settled dockets; call with District 4 re: status of docket; call with Attorney Wilson re: status of docket
TOTAL HC	URS:	1.00	
	EAGLE MIN J Ellis		<b>)12-1454 - MSHA CASE #291126</b> Draft settlement counterproposal to CLR Accord
04/11/13	J Ellis	.20	Emails with CLR Accord re: settlement negotiations
04/12/13	J Ellis	.40	Email from CLR Accord re: settlement proposal from MSHA; email to client re: status of settlement negotiations
04/15/13	J Ellis	.50	Emails with CLR Accord re: settlement negotiations
TOTAL HC	URS:	1.40	
			L2-1452 - MSHA CASE #291118
			Draft settlement counterproposal to CLR Accord
TOTAL HC	URS:	0.30	
			- WEVA 2012-1581 - MSHA #294266 Email to CLR re: status of settlement documents
04/24/13	J Ellis	.20	Emails with to Associate Solicitor re: unfiled settlement documents on previously settled dockets; call with District 4 re: status of

Date	keeper	Hours Na	crative
	rceber	11041 B 114.	docket; call with Attorney Wilson re: status of docket
TOTAL HOU	RS:	0.30	
<b>AMERICAN</b> 04/03/13	-		<b>2012-1579 – MSHA CASE #293996</b> Emails with Attorney Povich re: settlement negotiations on WEVA 2012-1578
04/12/13	J Ellis	.30	Receive and review order approving settlement of WEVA 2012-1579; draft email to client outlining citation modifications in WEVA 2012-1579
04/15/13	J Ellis	2.10	Letter from Attorney McCracken re: previously filed settlement documents in WEVA 2012-1579; email to Attorney McCracken re: order approving settlement in WEVA 2012-1579; prepare for and attend call with Attorney Povich re: settlement negotiations on WEVA 2012-1578; attention to settlement negotiations on WEVA 2012-1578
04/23/13	J Ellis	.20	Emails with Attorney Povich re: settlement negotiations
04/24/13	J Ellis	1.00	Emails with Attorney Povich re: settlement negotiations on WEVA 2012-1578 and proposed settlement documents; email from Attorney Povich to Judge Steele re: settlement of WEVA 2012-1578; email re: deadline to file settlement documents
TOTAL HOU	RS:	4.00	
<b>FARLEY EA</b> 04/01/13			<b>12-1577 - MSHA CASE #293993</b> Draft settlement counterproposal to CLR Accord
04/12/13	J Ellis	.10	Emails with CLR Accord and Judge Rae's law clerk re: extension to continue settlement negotiations
TOTAL HOU	RS:	0.40	
	O. 2 MIN	E - WEVA 2	012-1575 & 1576 - MSHA #293992 (Eastern Associated Coal) Emails with client re: discovery responses; email with Attorney Shah re: extension to respond to MSHA's discovery requests
FEDERAL N	O. 2 MIN J Ellis	<b>E - WEVA 2</b> .50	Emails with client re: discovery responses; email with Attorney Shah re: extension to
<b>FEDERAL N</b> 04/03/13	<b>O. 2 MIN</b> J Ellis W O'Brie	<b>E - WEVA 2</b> .50 n .30	Emails with client re: discovery responses; email with Attorney Shah re: extension to respond to MSHA's discovery requests

Work	Time-		
Date		ours Nar	rative
04/17/13	W O'Brien	1.00	Work on responses to discovery requests
04/17/13	W O'Brien		Call and emails with client regarding discovery responses
04/18/13	J Ellis		Draft responses to requests for admissions on WEVA 2012-1575
04/22/13	W O'Brien		Emails with counsel for response to discovery; review file for same
04/22/13	J Ellis		Emails with Attorney Shah re: discovery responses
04/25/13	W O'Brien	.90	Work on responses to interrogatories
04/26/13	W O'Brien		Work on response to discovery request; email summary of same to client
04/26/13	J Ellis		Emails with Attorney Shah re: discovery responses
04/30/13	W O'Brien		Work on responses to interrogatories and requests for production of documents; review file for same
TOTAL HOU	IRS:	9.50	
BLACK OAK 04/22/13		-	<b>580 - MSHA CASE #294007</b> Email to CLR re: status of settlement documents
04/24/13	J Ellis		Emails with to Associate Solicitor re: unfiled settlement documents on previously settled dockets; call with District 4 re: status of docket; call with Attorney Wilson re: status of docket
TOTAL HOU	IRS:	0.40	
			1661 NOW OLD #205104
WINCHESTE 04/17/13		.10	<b>1661 - MSHA CASE #295104</b> Call from Attorney LyJordan re: her entry of appearance and the pending motion to approve settlement
TOTAL HOU	IRS:	0.10	
	<b>EAGLE MINE</b> J Ellis		<b>012-1662 - MSHA #296858</b> Receive and review proposed settlement
01/00/10			documents

Work Date	Time- keeper	Hours	Nar	rative
04/24/13	-			Emails with to Associate Solicitor re: unfiled settlement documents on previously settled dockets; call with District 4 re: status of docket; call with Attorney Wilson re: status of docket
TOTAL HOU	RS:	0.	90	
<b>PEERLESS</b> 04/05/13				<b>2012-1727 - MSHA CASE #298098</b> Emails with Attorney Hong re: settlement negotiations; email to client re: settlement
04/22/13	J Ellis		30	Receive and review proposed settlement documents; emails from Attorney Hong to Judge Gill re: proposed settlement documents
04/30/13	J Ellis		20	Receive and review order approving settlement
TOTAL HOU	RS:	0.	80	
<b>DODGE HIL</b> 04/06/13				<b>)12-1265 - MSHA #291263</b> Email from solicitor Allen re: evidentiary hearing
TOTAL HOU	RS:	0.	10	
<b>SUGAR MAP</b> 04/09/13				<b>3-114 - MSHA #302491</b> (Gateway Eagle Coal) Receive and review proposed settlement documents on WEVA 2013-114
TOTAL HOU	RS:	0.	20	
<b>CAMP 9 PR</b> 04/24/13				2-1437 - MSHA #295409 (Heritage Coal) Engage in settlement negotiations
04/26/13	J Phillip	ps .	40	Engage in settlement negotiations
04/29/13	J Phillip	ps .	60	Engage in settlement negotiations; draft pre-hearing submission
TOTAL HOU	RS:	1.	50	
<b>DODGE HIL</b> 04/06/13				<b>012-1408 - MSHA #294648</b> (Highland Mining) Email from solicitor Allen re: evidentiary hearing
04/16/13	J Phillip	ps .	50	Teleconference with solicitor Allen re: settlement; prepare for and attend ALJ conference call
04/23/13	J Phillip	ps .	20	Email from ALJ Moran and solicitor Allen re: evidentiary hearing; draft email to client re:
				1.5

Work Time-	
Date keeper	
	evidentiary hearing
TOTAL HOURS:	0.80
	- KENT 2013-14 - MSHA CASE #300098 ips .10 Email from solicitor Allen re: settlement
TOTAL HOURS:	0.10
EAGLE NO. 1 MINE	- WEVA 2013-227 - MSHA CASE #303942
04/12/13 J Ellis	.20 Receive and review order approving settlement; draft email to client re: settlement terms
04/15/13 J Ellis	.20 Letter from Attorney McCracken re: previously filed settlement documents; email to Attorney McCracken re: order approving settlement
TOTAL HOURS:	0.40
CAMPBELLS CREEK 04/29/13 J Ellis	<b>#10 MINE - WEVA 2013-111/112 - MSHA #302485</b> .50 Review petition and draft answer on WEVA 2013-112
TOTAL HOURS:	0.50
	- KENT 2012-1170 - MSHA CASE #289040 ips .30 Teleconference with solicitor Allen re: settlement negotiations and consolidation with KENT 2012-1408
04/23/13 J Phill	ips .20 Emails from ALJ Moran and solicitor Allen re: trial; draft email to client re: evidentiary hearing
TOTAL HOURS:	0.50
	WEVA 2013-404 - MSHA #308070
04/22/13 J Ellis	.70 Work on settlement proposal
TOTAL HOURS:	0.70
	- WEVA 2013-447 - MSHA CASE #308985
04/17/13 J Ellis	1.10 Work on settlement proposal
TOTAL HOURS:	1.10
	- WEVA 2013-371 - MSHA CASE #306579 .70 Work on settlement proposal
TOTAL HOURS:	0.70

Work Date	Time- keeper	Hours Nar	crative
			DN OF FIVE MILE PLANT ACCIDENT (Patriot Coal)
04/01/13	J Ellis	.80	Emails with client re: information needed from Tons Per Hour; call from client re: request for release from Tons Per Hour; emails from client re: transcripts from witness interviews
04/03/13	J Ellis	1.20	Draft notice of contest of WVOMHST notices of violation; draft email to client re: contest of state citations
04/04/13 1	M Mullins	.20	Work on correspondence to Tons Per Hour regarding preservation of evidence
04/04/13	J Ellis	1.30	Emails with client re: inspection of the A press; draft letter to attorney for Tons Per Hour re: testing of cylinders
04/08/13	J Ellis	2.20	Letter from WVOMHST re: contesting NOVs after penalty assessments; review documents from client related to press purchase and installation
04/10/13	J Ellis	.60	Emails and calls with clients re: inspection of press and interviews transcripts; email to counsel for the estate re: inspection of the A press
04/15/13	J Ellis	.10	Email from client re: inspection of cylinders by expert for Tons Per Hour
04/17/13	J Ellis	.20	Emails with client re: inspection of press
04/18/13	J Ellis	.20	Email from client re: coal clean
04/24/13 1	M Mullins	.20	Work on issues secondary to claimant's request that his expert get to inspect the facility
04/24/13	J Ellis	2.40	Receive and review questions from MSHA re: Constellation Technology report; emails with client re: MSHA's questions to Constellation Technology; emails with client re: questions from MSHA; email to MSHA re: questions to Constellation Technology; email from estate's counsel re: site inspection; emails with client re: status of inspection on A press and inspection of A press by representatives of the estate
04/26/13	J Ellis	.70	Receive and review emails and information client relating to modification 14 to the 103(k) order
04/29/13	J Ellis	.60	Emails with estate's counsel re: inspection of A press; emails with client re: inspection of A press

Work Date	Time- keeper	Hours	Nas	crative
	J Ellis	HOULD		Emails with client and estate's counsel re:
01/30/13	U LIIS		.20	inspection of A press
TOTAL HO	URS:	10	0.90	
PETITION	FOR MODI	FICATIO	ON OF	F EXISTING STANDARD
04/06/13	J Philli	ps	.30	Work on response to MSHA's request for
				additional information concerning potential
				impact on safety as a result of the proposed modification
04/08/13	J Philli	ps 1	1.10	Emails from and to MSHA re: additional
				information request; teleconference with client re: modification to petition; draft amended
				petition for modification of application of
				mandatory standard
TOTAL HO	URS:	1	1.40	
				013-328 - MSHA CASE #308168
04/06/13	J Philli	ps	.10	Email from CLR Davis with settlement documents
TOTAL HO	URS:	(	0.10	
DODGE HT	т.т. #1 мтN	E - KEN	NT 20	013-262 - MSHA CASE #305751
	J Philli			Letter from Judge Andrews with decision
		-		approving settlement; draft email to client re:
				decision
TOTAL HO	URS:	(	0.10	
DODGE HI	LL #1 MIN	E – KEI	NT 20	013-175 - MSHA CASE #302632
04/06/13	J Philli	ps	.10	Email from solicitor Bernick re: settlement
TOTAL HO	URS:	(	0.10	
DODGE HI	LL #1 MIN	е – мол	LION	TO REOPEN - MSHA CASE #310776
	J Philli			Email from client with delinquency notice from MSHA
TOTAL HO	URS:	(	0.10	
HIGHLAND	105(C) C	ASE- MZ	ADI-C	CD-2013-11
	J Philli			Emails from client with application for
				temporary reinstatement; teleconference with
				client re: MSHA investigation, strategy, and
				<pre>potential recourse; legal research re: temporary reinstatement; draft request for</pre>
				bearing: regearch MSUA webgite re: inspections

and citation/order issuance during relevant time frame; draft multiple FOIA requests

hearing; research MSHA website re: inspections

Work Date	Time- keeper Ho	ours Nai	rative
	J Phillips		Draft comprehensive email to client outlining strategy for litigation with most viable option; lengthy teleconference with client re: course of action to defend claim
04/09/13	P Raupp	.50	Review of file for possible contest of application for temporary reinstatement
04/11/13	P Raupp	4.50	Review file and research legal issues related to petition for reinstatement
04/12/13	J Phillips	1.40	Work on preliminary response to application of temporary reinstatement; teleconference with client representative re: facts and circumstances surrounding employee's separation from employment
04/12/13	P Raupp	6.50	Draft response to petition for reinstatement
04/14/13	J Phillips	.60	Work on preliminary response to application for temporary reinstatement; draft email to client re: response brief
04/14/13	P Raupp	1.30	Revise and edit response to application for reinstatement
04/15/13	P Raupp	2.00	Research prior reinstatement cases before ALJ Andrews
04/16/13	J Phillips	3.10	Teleconferences with three client representatives re: needs for temporary reinstatement proceeding; prepare for and attend ALJ conference call re: temporary reinstatement proceeding; email to client re: personnel files of two Highland employees separated from employment the same day as claimant; receive and review personnel files of two other individuals separated from employment; teleconference with solicitor Belton re: reinstatement and evidence justifying employer's actions; email to solicitor Belton with personnel file documentation; prepare for hearing
04/16/13	P Raupp	.20	Review and analysis of termination records for Employee No. 1
04/16/13	P Raupp	.20	Review and analysis of termination records of Employee No. 2
04/17/13	J Phillips	1.30	Prepare for hearing on application for temporary reinstatement
04/18/13	J Phillips	1.20	Prepare for and attend conference call required by ALJ Kenneth Andrews; teleconference with client re: results of ALJ teleconference; draft

Work Date	Time- keeper H	lours Nar	rative
			motion to withdraw pre-hearing submission; revise disclosure of witnesses and exhibits
04/18/13	P Raupp	1.60	Assist in preparing for temporary reinstatement hearing
04/21/13	J Phillips	4.20	Prepare for evidentiary hearing and travel to Henderson, Kentucky
04/21/13	P Raupp	6.00	Travel from Charleston, WV to Henderson, KY for temporary reinstatement hearing
04/21/13	P Raupp	.30	Prepare for temporary reinstatement hearing
04/22/13	J Phillips	11.20	Prepare for and attend hearing regarding application for temporary reinstatement; return travel to Lexington, KY from Henderson, KY
04/22/13	R Bailey	8.00	Draft bench brief re privacy concerns over discovery disclosure
04/22/13	P Raupp	8.00	Meet with witnesses and attend temporary reinstatement hearing
04/22/13	P Raupp	6.50	Travel from Henderson, KY to Charleston, WV after temporary reinstatement hearing
04/23/13	J Phillips	3.40	Work on Bench Brief on Disclosure of Portions of Co-Workers' Personnel Records; email from court reporter with hearing transcript; emails from investigator Freddie Fugate and investigator Kirby Smith with requests for information; draft email to client re: investigation
04/23/13	P Raupp	3.00	Continue to draft and revise bench brief on disclosure of portions of co-workers' personnel records
04/24/13	J Phillips	1.80	Lengthy teleconferences with client representatives re: MSHA special investigation requests; teleconference with solicitor S. Belton re: discovery needs; teleconference with ALJ Kenneth Andrews re: propriety of personnel file request; draft email to client re: interviews and meetings; emails from and to investigators F. Fugate and K. Smith re: MSHA investigation
04/25/13	P Raupp	.50	Prepare summary of temporary reinstatement hearing for client
04/26/13	J Phillips	2.40	Work on status letter outlining substance of hearing on application for temporary reinstatement; emails from client with six personnel files; review and redact personnel files prior to dissemination; review "extra

Work	Time-		
Date	keeper	Hours Nai	crative
			work sign up sheets;" review listing of individuals on AWON program; review "rotating production crew schedule" for 2012 and 2013
04/29/13	J Phillip	s 3.20	Review and redact personnel files of co-workers of Brad Houston for production to MSHA; receive and review decision from ALJ Kenneth Andrews ordering temporary reinstatement; teleconference with client re: decision from ALJ Andrews
04/30/13	J Phillip	s .60	Teleconferences and emails with clients regarding ALJ Andrews' decision
TOTAL HO	URS:	87.70	
			3-541 - MSHA CASE #311653
04/22/13	J Ellis	1.30	Work on settlement proposal
TOTAL HO	URS:	1.30	
			) INVESTIGATION
04/02/13	J Ellis	.70	Review records from client
04/03/13	J Ellis	.50	Calls and emails with client re: document production and witness interviews
04/04/13	J Ellis	2.20	Emails with clients re: MSHA interviews; call with Special Investigator Carroll re: witness interviews; receive and review documents from client re: 110(c) investigation
04/05/13	J Ellis	.80	Research regarding examination requirements at facilities
04/08/13	J Ellis	1.20	Review documents provided by client in preparation for meeting with employees at Rocklick
04/08/13	J Ellis	.30	Emails with MSHA Special Investigator Carroll re: witness interviews and document requests; emails with client re: witness interviews
04/09/13	J Ellis	6.30	Meet with client at Rocklick Prep Plant to prepare for MSHA interviews
04/12/13	J Ellis	5.70	Prepare for and attend MSHA interviews of Rocklick employees at Rocklick Preparation Plant; draft email to client re: summary of witness interviews
04/16/13	J Ellis	.10	Email from MSHA Special Investigator Carroll re: status of investigation

Work Date	Time- keeper	Hours Na	rative
04/17/13	_		Emails with special investigator Carroll re: statements
04/23/13	J Ellis	.60	Emails and calls with client and MSHA re: employee statements
04/26/13	J Ellis	4.30	Meeting with MSHA Special Investigator Carroll at Rocklick Prep Plant re: status of 110(c) investigation and the statement of a Rocklick employee; emails with client re: meeting with MSHA
TOTAL HOU	JRS:	22.90	
	<b>RACHEL M</b> J Ellis		<b>2013-561 - MSHA CASE #311865</b> Work on settlement proposal
TOTAL HOU	JRS:	0.40	
<b>COALBURG</b> 04/15/13			2 <b>013-620 - MSHA #314221</b> Review petition and draft answer
TOTAL HOU	JRS:	0.40	
NLRB CASE	E 06-CA-1	02820	
04/23/13	R Bean	.10	Communication with client regarding position statement
04/24/13	R Bean	1.80	Review client draft of statement of facts for NLRB position statement, disciplinary documents cited as exhibits, and applicable CBA provisions
04/24/13	R Bean	.10	Telephone conference with NLRB investigator regarding case reassigned to new investigator
04/24/13	R Bean	.50	Review arbitrator's decision in underlying case
04/25/13	R Bean	.20	Draft email to client regarding points emphasized in position statement and rationale for same
04/25/13	R Bean	1.20	Legal research for position statement concerning burden shifting on 8(a)(3) claim
04/25/13	R Bean	3.40	Draft position statement
04/25/13	R Bean	.10	Review letter from NLRB region regarding reassignment of Board Agent
04/25/13	R Bean	1.70	Research for MSHA safety guidance on earring/jewelry in mining industry for inclusion with position statement

-	9-	
Date keep	per Hours Na	rrative
04/25/13 R Bea	an .10	E-mails from and to client regarding changes needed to position statement to reflect Union grievance
04/26/13 R Bea	an 1.20	Revise position statement to reflect information concerning Union grievance, include information about application of policy to contractors on site, and various other minor revisions
04/30/13 R Bea	an .10	Correspond with client regarding additional revision to NLRB position statement
04/30/13 R Bea	an .20	Revise position statement to reflect updated posture of pending grievance concerning jewelry policy
TOTAL HOURS:	10.70	
WINGUEGRED MI		(7.2 May) # 2140F2
04/29/13 J El]		<b>-673 - MSHA# 314053</b> Review petition and draft answer
	lis .50	
04/29/13 J Ell	lis .50	Review petition and draft answer
04/29/13 J Ell 04/30/13 J Ell TOTAL HOURS:	lis .50 lis 1.40 1.90	Review petition and draft answer
04/29/13 J Ell 04/30/13 J Ell TOTAL HOURS:	lis .50 lis 1.40 1.90 EK NO 10 MINE	Review petition and draft answer Work on settlement proposal
04/29/13 J E13 04/30/13 J E13 TOTAL HOURS: CAMPBELLS CREE	lis .50 lis 1.40 1.90 EK NO 10 MINE	Review petition and draft answer Work on settlement proposal - WEVA 2013-621 - MSHA #313261
04/29/13 J Ell 04/30/13 J Ell TOTAL HOURS: CAMPBELLS CREE 04/29/13 J Ell TOTAL HOURS:	lis .50 lis 1.40 1.90 EK NO 10 MINE lis .50 0.50 MINE - WEVA 2	Review petition and draft answer Work on settlement proposal - WEVA 2013-621 - MSHA #313261
04/29/13 J E13 04/30/13 J E13 TOTAL HOURS: CAMPBELLS CREE 04/29/13 J E13 TOTAL HOURS: BC NO. 1 DEEP	lis .50 lis 1.40 1.90 EK NO 10 MINE lis .50 0.50 MINE - WEVA 2 lis .50	Review petition and draft answer Work on settlement proposal - WEVA 2013-621 - MSHA #313261 Review petition and citations; draft answer 013-390 - MSHA #308316 (Midland Trail Energy)