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### 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: October 9, 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 <u>AUGUST 1, 2013 THROUGH AUGUST 31, 2013</u>

NAME OF APPLICANT: ROLE IN THE CASE: TIME PERIOD: Davis Polk & Wardwell LLP

Counsel to the Debtors August 1, 2013 through and including August 31, 2013 Total Fees Requested: **\$1,284,013.25** 80% of Fees Requested: **\$1,027,210.60** Total Expenses Requested: **\$13,216.00** 

**CURRENT APPLICATION**<sup>1</sup>:

<sup>&</sup>lt;sup>1</sup> These amounts reflect \$8,285.93 in voluntary reductions of fees and expenses, which voluntary reductions are in addition to reductions of \$21,518.08 on account of Southern District of New York and U.S. Trustee guidelines. These amounts also reflect \$10,320.00 in further fee concessions agreed to by Davis Polk with respect to the first review of certain litigation documents.

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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 August 1, 2013 through and including August 31, 2013 (the "Fee Statement Period").

Pursuant to the Interim Compensation Order, Davis Polk seeks payment of \$1,040,426.60, 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

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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;
- Researching and analyzing environmental and regulatory issues and advising the Debtors regarding the same;
- Preparation and filing of Exchange Act filings;
- Providing advice generally to the Debtors about the debtor-inpossession financing facilities;
- Analyzing various creditor issues and assisting the Debtors with the claims reconciliation process;

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- 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 vendor and customer 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;
- Communicating and negotiating with professionals engaged by the Debtors' union concerning collective bargaining agreements and various other matters;
- Researching and analyzing tax issues and advising the Debtors regarding the same;
- Communicating with the Office of the U.S. Trustee regarding various procedural, case management and other issues;

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- 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 and participating telephonically 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,

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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 September 24, 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 Case 12-51502 Doc 4704 Filed 09/24/13 Entered 09/24/13 13:38:07 Main Document Pg 7 of 101

### EXHIBIT A

**Professionals and Rates** 

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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	17.1	\$985	\$16,843.50
Jeffrey P. Crandall	1983-NY	Executive Compensation and Employee Benefits	1.1	\$985	\$1,083.50
Kathleen Ferrell	1998-NY	Tax	8.4	\$985	\$8,274.00
Edmond T. FitzGerald	1992-NY	Executive Compensation and Employee Benefits	0.5	\$985	\$492.50
Marshall S. Huebner	1994-NY	Insolvency & Restructuring	100.6	\$985	\$99,091.00
Benjamin Kaminetzky	1996-NY	Litigation	2.5	\$985	\$2,462.50
Jinsoo H. Kim	1996-NY	Credit	11.9	\$985	\$11,721.50
Elliot Moskowitz	2002-NY	Litigation	158.5	\$975	\$154,537.50
Brian M. Resnick	2004-NY	Insolvency & Restructuring	99.9	\$975	\$97,402.50
Amelia T. R. Starr	1995-NY	Litigation	21.6	\$985	\$21,276.00
Mischa Travers	1998-NY	Corporate	4.0	\$985	\$3,940.00
Waide Warner	1980-NY	Credit	6.6	\$985	\$6,501.00
Lawrence E. Wieman	1986-NY	Credit	0.3	\$985	\$295.50
Counsel					
Ron M. Aizen	2006-NY	Executive Compensation and Employee Benefits	36.1	\$915	\$33,031.50
Hayden S. Baker	2003-NY	Environmental	10.4	\$915	\$9,516.00
Erin K. Cho	1998-NY	Executive Compensation and Employee Benefits	44.2	\$985	\$43,537.00
Betty M. Huber	1997-NY	Environmental	17.4	\$985	\$17,139.00
Jonathan D. Martin	2004-NY	Litigation	2.7	\$915	\$2,470.50
Michael J. Russano	Russano 2002-NY Litigation		90.6	\$915	\$82,899.00
Total Partners and Cou	insel	·	634.4		\$612,514.00

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II.A.

Associates

NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES
Jeremy Adler	2010-NY	Litigation	15.2	\$750	\$11,400.00
Jessica Agostinho	2011-NY	Executive Compensation and Employee Benefits	21.7	\$675	\$14,647.50
Adam Balin	2012-NY	Litigation	23.1	\$575	\$13,282.50
Jeffrey Brenner	2012-NY	Capital Markets	16.9	\$575	\$9,717.50
Maxwell P. Chapman	2013-NY	Insolvency and Restructuring	96.8	\$465	\$45,012.00
Kevin J. Coco	2010-NY	Insolvency and Restructuring	149.2	\$750	\$111,900.00
Deryn Darcy	2010-NJ	Litigation	1.0	\$675	\$675.00
P. Alexandre de Richemont	2013-NY	Insolvency and Restructuring	1.1	\$575	\$632.50
Richard Estacio	2010-NY	Litigation	6.6	\$750	\$4,950.00
Edward Fu	2013-NY	Litigation	34.4	\$275	\$9,460.00
Andrew S. Gehring	2010-NY	Litigation	100.3	\$750	\$75,225.00
Elyse Glazer	2010-NY	Litigation	4.6	\$750	\$3,450.00
Rayiner Hashem	Admission Pending	Litigation	2.0	\$465	\$930.00
Mhairi C. Immerman	2005-NY	Credit	6.9	\$575	\$3,967.50
Kevin J. Klesh	2001-NJ 2002-NY	Environmental	32.2	\$795	\$25,599.00
Angela Libby	2012-NY	Insolvency and Restructuring	24.4	\$575	\$14,030.00
Tracy Matlock	2013-NY	Tax	2.6	\$465	\$1,209.00
Michelle M. McGreal	2007-NJ 2008-NY	Insolvency and Restructuring	192.0	\$795	\$152,640.00
Adam Mehes	2011-NY	Litigation	2.6	\$675	\$1,755.00
John W. Perry	2008-NY	Insolvency and Restructuring	7.3	\$795	\$5,803.50
Craig M. Reiser	2011-NY	Litigation	43.1	\$675	\$29,092.50
Craig A. Phillips	2007-NY	Tax	2.7	\$795	\$2,146.50
Christopher Robertson	2013-NY	Insolvency and Restructuring	2.2	\$575	\$1,265.00
Lara Samet	2008-NJ 2009-NY	Litigation	11.1	\$795	\$8,824.50
Daniel Silberger	2012-NY	Insolvency and Restructuring	36.3	\$575	\$20,872.50
Robert Stewart	2013-NY	Insolvency and Restructuring	70.1	\$465	\$32,596.50
Marc J. Tobak	2009-NY	Litigation	80.7	\$795	\$64,156.50

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Amy E. Turner	2009-NY	Environmental	8.2	\$795	\$6,519.00
Total Associates			995.3		\$671,759.00

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#### III.A. Summer Associates

NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES
Stephanie Goldfarb			1.4	\$235	\$329.00
Total Summer Associates		1.4		\$329.00	

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### **Attorney Blended Rates**

	ATTORNEY BLENDED RATE	TOTAL ATTORNEY HOURS BILLED	TOTAL ATTORNEY FEES <sup>1</sup>
Partners and Counsel	965.50	634.4	\$612,514.00
Associates	674.93	995.3	\$671,759.00
Summer Associates	235.00	1.4	\$329.00
Total	\$787.57	1,631.1	\$1,284,602.00

<sup>&</sup>lt;sup>1</sup> These figures reflect reductions as referenced above.

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### IV.A. Paraprofessionals

NAME OF PARAPROFESSIONAL	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES <sup>1</sup>
Elliot Law	Legal Assistant Corporate	3.7	\$385	\$1,424.50
Micheal Pucci	Legal Assistant Corporate	0.4	\$325	\$130.00
Rebecca A. Zarett	Legal Assistant Corporate	29.8	\$385	\$11,473.00
Robert Jones	Managing Attorney's Office	14.6	\$310	\$4,526.00
Romella Cheong	Litigation Support	1.9	\$285	\$541.50
Carla N. Hinton	Litigation Support	1.1	\$350	\$385.00
John P. Denkowski	Research Services	0.6	\$365	\$219.00
Total Paraprofessionals	8	52.1		\$18,699.00

<sup>&</sup>lt;sup>1</sup> These figures reflect voluntary reductions as referenced above.

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### EXHIBIT B

Expenses

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### 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	\$4,333.56
Court and other fees	\$124.80
Duplication	\$276.00
Meals	\$821.02
Miscellaneous	\$491.51
Outside document retrieval (transcript, PACER, etc.)	\$2,086.28
Travel	\$5,082.83
Total	\$13,216.00

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### 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	DESCRIPTION	HOURS	AMOUNT
CATEGORY			
1.	AUTOMATIC STAY	59.7	\$49,052.50
2.	CLAIMS INVESTIGATION	306.8	\$238,958.00
3.	CREDITOR\EQUITYHOLDER\UCC ISSUES	48.7	\$34,209.50
4.	DPW RETENTION	13.1	\$7,089.00
5.	EMPLOYEE LABOR ISSUES	421.2	\$377,185.00
6.	EXECUTORY CONTRACTS	9.6	\$6,982.50
7.	FINANCING	96.6	\$86,511.00
8.	FIRST REVIEW	34.4	\$9,460.00
9.	GENERAL CASE ADMINISTRATION	122.9	\$73,370.50
10.	GOVERNANCE COMMUNICATIONS	2.2	\$2,133.00
11.	LITIGATION	13.7	\$11,655.50
12.	NON-DPW RETENTION	28.6	\$16,433.00
13.	NON-WORKING TRAVEL	43.0	\$19,287.75
14.	PLAN/DISCLOSURE STATEMENT	280.2	\$213,720.50
15.	PREPARATION OF FEE STATEMENTS/APPLICATIONS	94.2	\$48,002.50
16.	REGULATORY AND ENVIRONMENTAL	108.3	\$89,963.00
	Total Hours and Compensation Requested:	1,683.2	\$1,284,013.25 <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> This figure reflects reductions as referenced above.

### EXHIBIT D

**Time Record** 

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AUTOMATIC	STAY		
Adler J	08/01/13	2.3	Perform legal research regarding the automatic stay (2.0); call with A. Starr and K. Coco regarding the letter from counsel for Cowley concerning the application of the automatic stay to Cowley v. Eastern Associated Coal (0.3).
Coco KJ	08/01/13	2.3	Communications with A. Starr regarding Cowley and Bevins lift stay matters (0.6); call with J. Adler regarding same (0.2); review research concerning same (0.8); call from R. Mead and J. Linden regarding Boring and Hudson claims (0.2); call to Department of Labor regarding same (0.3); follow-up call with A. Starr regarding same (0.1); call with M. McGreal regarding same (0.1).
Estacio R	08/01/13	0.1	Confer with A. Starr regarding Hudson motion for relief from automatic stay.
McGreal MM	08/01/13	0.4	Teleconference with K. Coco regarding lift stay motion (0.1); review legal research regarding same (0.3).
Starr AT	08/01/13	2.8	Review email from Department of Labor regarding Hudson stay (0.1); calls and emails with K. Coco and R. Mead regarding the same (0.3); email regarding Cowley stay request with K. Coco (0.1); calls with E. Waller, K. Coco and J. Adler regarding the same (0.4); call J. Adler regarding Bevins stay motion (0.1); calls and emails regarding Bridgehouse asset diligence with R. Tyler, J. Jones, M. Mattingly and J. Bean (0.8); conference call with R. Tyler (0.7); review Bridgehouse valuation materials (0.3).
Coco KJ	08/02/13	1.3	Emails with S. Elliott regarding Blair lift stay issue (0.2); call with clients regarding Hudson and Boring claims (0.3); email to Department of Labor regarding same (0.5); emails with M. Solomons regarding same (0.2); call with R. Estacio regarding same (0.1).
Estacio R	08/02/13	0.5	Confer with K. Coco regarding responding to Hudson automatic stay relief motion (0.4); emails with K. Coco regarding the same (0.1).
Starr AT	08/02/13	3.0	Conference call with R. Tyler, J. Jones, B. Bennett and M. Mattingly regarding Bridgehouse diligence (0.8); conference call with K. Coco, R. Mead and J. Linden regarding Hudson case (0.3); emails with K. Coco and Department of Labor regarding Hudson stay (0.5); call with K. Coco regarding Hudson district court opinion (0.4);

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Adler J	08/05/13	1.1	review court filings regarding Hudson stay (0.4); review letter regarding Cowley stay (0.2); calls and emails regarding the same with K. Coco and J. Adler (0.2); review J. Adler research regarding post-petition claims (0.2). Revise opposition to motion to lift the automatic stay in Bevins v. Apogee Coal.
Coco KJ	08/05/13	2.0	Call with M. Solomons regarding Hudson lift stay matter (0.3); emails with clients regarding same (0.8); discuss same with M. McGreal (0.3); review proofs of claim and other documentation concerning same (0.6).
Estacio R	08/05/13	1.6	Review background materials regarding Hudson motion for relief from automatic stay (0.9); confer with A. Starr, K. Coco and Patriot outside counsel regarding the same (0.4); communications with K. Coco regarding the same (0.3).
Starr AT	08/05/13	2.0	Call with M. McGreal regarding ordinary course professional application (0.2); emails to R. Tyler regarding the same (0.3); call to J. Jones regarding retention of R. Tyler (0.1); call to J. Wagner regarding Bridgehouse litigation (0.4); emails with M. Mattingly regarding UK counsel (0.2); call with K. Coco, R. Estacio and Greenberg regarding Hudson litigation (0.4); call with K. Coco and R. Estacio regarding Hudson strategy (0.2); email to R. Mead and J. Linden regarding Hudson strategy (0.2).
Adler J	08/06/13	3.2	Revise opposition to motion to lift the automatic stay filed by K. and V. Bevins (1.2); draft response to letter from D. Sosne regarding application of the automatic stay to the state court action captioned Cowley v. Eastern Associated Coal, LLC (2.0).
Coco KJ	08/06/13	1.2	Communications with A. Starr regarding Hudson claims and lift stay matter (0.4); emails with clients regarding same (0.3); emails with counterparty and clients regarding Blair lift stay matter (0.5).
Starr AT	08/06/13	2.3	Emails with M. Mattingly and J. Jones regarding Bridgehouse (0.2); calls to R. Tyler regarding ordinary course professional petition (0.1); review Hudson stipulation (0.3); calls and emails with R. Mead, R. Estacio, J. Linden and K. Coco regarding the same (0.8); revise Bevins opposition (0.3); calls with J. Adler regarding

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			Bevins lift stay opposition (0.2); emails and calls with J. Adler and K. Coco regarding response to Cowley letter (0.4).
Adler J	08/07/13	0.5	Call with A. Starr regarding the draft opposition to the motion to lift the automatic stay in Bevins v. Apogee Coal (0.1); review email from B. Walsh regarding opposition to the motion to lift the automatic stay in Bevins v. Apogee Coal (0.2); draft and send email to E. Waller regarding the opposition to the motion to lift the automatic stay in Bevins v. Apogee Coal (0.2).
Coco KJ	08/07/13	3.9	Emails with counterparty, clients and Department of Labor regarding Hudson claims and lift stay matter (0.5); emails with S. Ojeda regarding Cowley lift stay matter (0.1); call with Department of Labor regarding Hudson lift stay matter (0.5); draft stipulation resolving same (2.4); call with A. Starr regarding various lift stay matters (0.3); call with R. Estacio regarding Hudson lift stay matter (0.1).
Estacio R	08/07/13	0.3	Email with A. Starr regarding Hudson automatic stay motion (0.2); confer with K. Coco regarding the same (0.1).
Starr AT	08/07/13	2.3	Calls and emails with Department of Labor, R. Forman, K. Coco, R. Mead and J. Linden regarding Hudson lift stay (1.2); calls and emails with J. Adler, B. Walsh, E. Waller and K. Coco regarding Bevins stay opposition and Cowley letter (0.7); emails to R. Forman regarding compromise on Hudson stay motion (0.4).
Adler J	08/08/13	1.6	Call with E. Waller, S. Ojeda, A. Starr and K. Coco regarding the automatic stay.
Coco KJ	08/08/13	2.9	Review issues concerning Cowley and Bevins lift stay matters (0.3); call with E. Waller and S. Ojeda regarding same (0.4); call and emails with Davis Polk team regarding implications of certain discovery requests (0.2); draft notice of adjournment of Hudson lift stay stipulation and emails with clients and Davis Polk team regarding same (0.4); review and revise draft stipulation for resolution of Hudson lift stay matter (0.6); emails with Department of Labor, counterparty counsel, clients and Davis Polk team regarding same (0.4); two calls with A. Starr regarding same (0.2); two calls with R. Forman regarding same (0.4).

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Estacio R	08/08/13	1.1	Confer with A. Starr regarding Hudson motion for relief from automatic stay (0.1); emails with K. Coco regarding the same (0.2); edit stipulation regarding the same (0.8).
McGreal MM	08/08/13	0.3	Correspondence with M. Tobak, K. Coco and others regarding automatic stay violation.
Starr AT	08/08/13	2.8	Calls and emails regarding resolution of Hudson dispute with K. Coco, R. Mead, R. Forman and Department of Labor (1.7); call with E. Waller, J. Adler and S. Ojeda regarding Bevins motion (0.4); email to B. Walsh regarding Bevins motion (0.1); review revised Cowley letter (0.3); email to J. Adler regarding the same (0.1); email with J. Jones and R. Tyler regarding UK Counsel for Ruhan (0.2).
Stewart R	08/08/13	0.8	Draft notice of adjournment regarding Hudson lift stay motion.
Adler J	08/09/13	1.5	Call with C. Ranson, counsel for K. and V. Bevins regarding a possible stipulation concerning the automatic stay (0.2); send letter to D. Sosne, counsel for Cowley in Cowley v. Eastern Associated Coal, LLC, regarding possible stipulation concerning the automatic stay (0.4); draft stipulation regarding the automatic stay in connection with Bevins v. Apogee Coal Company LLC (0.9).
Coco KJ	08/09/13	0.8	Coordinate notice of adjournment for Hudson lift stay matter (0.4); circulate Hudson lift stay stipulation to multiple parties (0.1); call with E. Waller and review letter concerning Caine &Weiner lift stay matter (0.3).
Starr AT	08/09/13	0.4	Review and finalize ordinary course professional pleading for R. Tyler (0.3); email with M. McGreal regarding the same (0.1).
Adler J	08/12/13	4.1	Draft and revise stipulation regarding automatic stay in Bevins v. Apogee Coal Company, LLC (2.7); call with S. Ojeda regarding possible stipulation concerning automatic stay in Cowley v. Eastern Associated Coal (0.1); call with D. Fassio regarding insurance coverage in connection with Cowley v. Eastern Associated Coal (0.2); redact insurance policy and send to plaintiff's counsel D. Sosne in connection with Cowley v. Eastern Associated Coal (1.1).
Сосо КЈ	08/12/13	1.3	Emails with clients and counterparty counsel regarding Blair lift stay matter (0.4); call with A.

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[			
			Starr regarding Bevins lift stay stipulation (0.1);
			call with J. Adler regarding same $(0.3)$ ; emails
			with S. Elliott and review case law regarding
			various lift stay matters (0.5).
Starr AT	08/12/13	1.4	Emails with R. Tyler regarding valuation issues
			(0.2); email from M. Mattingly regarding
			Bridgehouse (0.1); calls and emails with E.
			Waller, J. Adler, B. Walsh and S. Chapman
			regarding resolution of Bevins stay motion (0.7);
			emails with R. Mead, J. Linden and K. Coco
			regarding Blair stipulation $(0.2)$ ; emails with S.
			Ojeda and J. Adler regarding Cowley stay
			resolution (0.2).
Adler J	08/13/13	0.4	Finalize stipulation regarding automatic stay in
			Bevins v. Apogee Coal Company, LLC.
Coco KJ	08/13/13	1.1	Emails with Department of Labor regarding
			Hudson lift stay and claims issues (0.3); send
			email to S. Elliott regarding Blair lift stay issue
			(0.2); coordinate Bevins lift stay (0.2); call with J.
			Adler regarding same $(0.1)$ ; review stipulation
			regarding same (0.3).
Starr AT	08/13/13	0.8	Finalize Bevins stipulation (0.2); emails with J.
	00/10/10	010	Adler and S. Chapman regarding same (0.2);
			emails with K. Coco and Department of Labor
			regarding Hudson dispute (0.4).
Adler J	08/14/13	0.5	Emails with counsel for plaintiffs in Bevins v.
nulli j	00/14/15	0.5	Apogee Coal regarding stipulation concerning the
			automatic stay and withdrawal of plaintiffs'
Casa VI	00/14/12	1.0	motion to lift the stay.
Coco KJ	08/14/13	1.0	Revise lift stay and settlement stipulation for
			Hudson (0.5); call with Department of Labor
			regarding same (0.3); emails with Davis Polk
			team and Department of Labor regarding same
			(0.2).
McGreal MM	08/14/13	0.1	Correspondence with J. Adler regarding Bevins
			lift stay stipulation.
Coco KJ	08/16/13	0.1	Email with Department of Labor regarding
			Hudson lift stay matter.
Starr AT	08/16/13	0.2	Emails regarding withdrawal of Bevins stay
			motion with K. Coco and J. Adler.
Coco KJ	08/20/13	1.9	Revise Hudson lift stay stipulation after
			Department of Labor comments (0.4); emails
			with clients, R. Forman and Department of Labor
			regarding same (0.5); further emails with clients
			and counterparty counsel regarding Hudson lift
			stay stipulation (0.2); prepare order and email for
			stay supulation (0.2), prepare order and email for

			chambers concerning same $(0.4)$ ; emails to the
			Department of Labor and AlixPartners regarding
			1 0 0
			same (0.2); emails with S. Elliott and E. Waller
110	00/21/12	0.1	regarding Blair lift stay matter (0.2).
McGreal MM	08/21/13	0.1	Email Chambers regarding Bevins lift stay
			stipulation.
Starr AT	08/22/13	1.0	Emails with M. Mattingly regarding Bridgehouse
			settlement (0.3); emails to J. Wagner regarding
			Bridgehouse (0.4); emails with R. Tyler and J.
			Jones regarding Ruhan due diligence on asset
			values (0.3).
Coco KJ	08/27/13	0.4	Emails with clients and counterparty regarding
			Blair lift stay matter $(0.2)$ ; email to clients
			regarding Hudson lift stay matter $(0.1)$ ; email to
			Department of Labor regarding same $(0.1)$ .
<b>Total AUTOMA</b>	TIC STAY	59.7	
CLAIMS			
INVESTIGATIO	DN		
Balin A	08/01/13	1.0	Review and revise potential claims memo.
Darcy D	08/01/13	0.2	Email M. Tobak regarding draft Rule 2004
			requests.
Gehring AS	08/01/13	0.8	Communications with M. Tobak and Litigation
U U			Technical Services regarding document
			production (0.4); review document search term
			syntax file (0.4).
Goldfarb SM	08/01/13	0.1	Correspond with A. Balin regarding potential
	00,01,10	0.11	claims memorandum.
Hinton CN	08/01/13	1.1	Review electronic PEC005 Production and
Thinton Crv	00/01/15	1.1	updated data delivery thereto per M. Tobak.
Russano MJ	08/01/13	2.7	Draft, review and revise third-party subpoenas
Russuno 1013	00/01/15	2.1	(2.1); confer with M. Tobak and D. Darcy
			regarding same (0.2); confer with M. Tobak and
			A. Gehring regarding Peabody production issues
Tobak MJ	08/01/13	1 /	and review correspondence regarding same (0.4). Correspondence with C. Hinton and R. Cheong
I ODAK IVIJ	08/01/15	1.4	
			regarding Peabody production (0.7);
			correspondence with Jones Day regarding same
			(0.4); correspondence with B. O'Neill and A.
D 1' 4	00/02/12	4.0	Dove regarding draft discovery documents (0.3).
Balin A	08/02/13	4.0	Review and revise potential claims memo
			addressing claims against third-party (3.5); speak
			with S. Goldfarb with regards to same (0.5).
Gehring AS	08/02/13	0.6	Communications with M. Russano, M. Tobak,
			Curtis Mallet and client regarding potential
			claims investigation.

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0 110 1 016	00/02/12	1.0	<b>TT 1</b> , , , <b>* 1 1 * 1 * 1</b>
Goldfarb SM	08/02/13	1.3	Update potential claims claims memorandum.
Russano MJ	08/02/13	2.8	Call with B. O'Neill regarding various
			investigation issues $(0.5)$ ; confer with team
			regarding same (0.2); review and analyze email
			from T. Foudy regarding third-party investigation
			status (0.7); review and analyze email from P.
			Wilson regarding Peabody discovery disputes
			(0.5); confer with M. Tobak and A. Gehring
			regarding same and response strategy (0.4);
			confer with J. Bean regarding Peabody discovery
			issues (0.3); email to P. Wilson regarding
			document collection (0.2).
Tobak MJ	08/02/13	1.4	Correspondence with M. Russano regarding
1 OUAK IVIJ	00/02/15	1.7	Peabody email in connection with subpoena (0.8);
			review Curtis Mallet memorandum regarding
Dolin A	09/05/12	<i>E</i> 0	discovery (0.6).
Balin A	08/05/13	5.8	Draft memo summarizing potential claims against
	00/05/12	07	third-party.
Gehring AS	08/05/13	0.7	Quality check document review (0.5);
			communications with document review team
			regarding same (0.2).
Pucci MV	08/05/13	0.4	Index and prepare for storage materials from S.
			Goldfarb.
Reiser CM	08/05/13	0.3	Confer with A. Gehring regarding review of
			Peabody document production $(0.1)$ ; second
			review of Peabody document production (0.2).
Russano MJ	08/05/13	2.2	Emails with T. Foudy regarding update call (0.2);
			review correspondence regarding Peabody
			productions and disputes (1.1); consider response
			strategy $(0.5)$ ; revise draft subpoenas $(0.4)$ .
Gehring AS	08/06/13	3.5	Communications with M. Tobak and Curtis
C			Mallet regarding potential claims investigation
			(0.6); edit memorandum regarding potential
			claims (2.0); confer with M. Tobak and vendor
			regarding document review (0.6);
			communications with C. Reiser regarding same
			(0.1); edit letter to Peabody regarding document
			production (0.2).
Reiser CM	08/06/13	0.3	Confer with A. Gehring regarding review of
	00/00/13	0.5	
			Peabody document production $(0.2)$ ; emails with
	00/05/12	2.5	review team regarding same (0.1).
Russano MJ	08/06/13	3.6	Prepare for and attend call with T. Foudy
			regarding investigation update $(0.8)$ ; confer with
			M. Tobak regarding same $(0.2)$ ; call with B.
			O'Neill regarding court conference $(0.4)$ ; confer
			with E. Moskowitz regarding same $(0.4)$ ; review

			1
			and revise statute of limitations memo and email
			to M. Huebner and E. Moskowitz regarding the
			same (1.2); confer with E. Moskowitz, M.
			Huebner and M. McGreal regarding Duff and
			Phelps retention (0.6).
Tobak MJ	08/06/13	4.5	Draft letter to Peabody regarding subpoena (2.9);
			confer with T. Foudy and M. Russano regarding
			investigation status (0.6); confer with M. Russano
			regarding discovery disputes and letter to
			Peabody (0.6); confer with A. Gehring regarding
			discovery (0.4).
Gehring AS	08/07/13	1.5	Edit letter to Peabody regarding document
0000008100	00,01,10	110	production (0.2); communications with M. Tobak
			regarding same (0.2); edit memorandum
			regarding potential liability (1.1).
Russano MJ	08/07/13	3.1	Draft, review and revise letter to Peabody (1.2);
Kussano wij	00/07/13	5.1	confer with M. Tobak and A. Gehring regarding
			same (0.2); call with B. O'Neill regarding same
			and various investigation issues $(0.5)$ ; review
	00/07/12	0.0	selected Peabody documents (1.2).
Tobak MJ	08/07/13	0.9	Revise letter to Peabody $(0.8)$ ; confer with A.
	00/00/12	0.0	Gehring regarding legal research (0.1).
Cheong RC	08/08/13	0.8	Prepare Peabody production documents for
<u> </u>	00/00/110	1	attorney review in DocuMatrix database.
Gehring AS	08/08/13	6.1	Communications with E. Moskowitz, M.
			Russano, M. Tobak and C. Reiser regarding
			Peabody subpoena (1.8); review same (0.2);
			research scope of automatic stay (4.1).
Reiser CM	08/08/13	2.9	Confer with A. Gehring regarding bankruptcy
			stay research $(0.6)$ ; research bankruptcy stay issue
			(1.9); emails regarding same $(0.2)$ ; review
			Peabody document production and update
			production log (0.2).
Russano MJ	08/08/13	5.5	Review and analyze Peabody subpoena (1.5);
			confer with M. Tobak regarding same (0.6);
			confer with M. Huebner and E. Moskowitz
			regarding same (0.5); email to J. Bean regarding
			same $(0.4)$ ; research regarding automatic stay and
			potential injunction (2.5).
Tobak MJ	08/08/13	6.5	Legal research regarding subpoena (1.5);
-			precedent research regarding subpoena (1.0);
			correspondence with E. Moskowitz and M.
			Russano regarding same (0.4); draft email
			memorandum to M. Russano regarding same
			(1.7); confer with A. Gehring regarding same
			(0.2); review and revise email memorandum

Gehring AS	08/09/13	2.2	<ul> <li>(0.3); review and revise memorandum regarding claims research (1.1); correspondence with T. Foudy regarding discovery (0.3).</li> <li>Conference and communications with M. Russano, M. Tobak and C. Reiser regarding Peabody subpoena (1.6); communications with M. Tobak and the Unsecured Creditors' Committee regarding Peabody document production (0.6)</li> </ul>
Reiser CM	08/09/13	1.0	Confer with A. Gehring regarding bankruptcy stay research (0.4); confer with A. Gehring and E. Fu regarding Peabody document production and review (0.6).
Russano MJ	08/09/13	4.9	Review and analyze Peabody subpoena (1.1); review research regarding same (1.4); confer with M. Tobak and A. Gehring regarding same (0.8); emails to J. Bean regarding same (0.5); confer with E. Moskowitz regarding same (0.5); call and email to Peabody counsel regarding same (0.6).
Tobak MJ	08/09/13	4.1	Review and revise memorandum regarding claims research (2.1); confer with A. Gehring regarding same (0.3); confer with M. Russano and A. Gehring regarding subpoena (0.6); confer with A. Gehring regarding subpoena research (0.3); confer with Missouri counsel regarding procedure (0.3); correspondence with M. Russano regarding same (0.3); confer with A. Gehring regarding Peabody discovery (0.2).
Gehring AS	08/12/13	8.7	Revise potential claims memorandum (1.7); conference call with M. Russano, M. Tobak and Peabody regarding subpoena (0.3); conferences and communications with M. Tobak and C. Reiser regarding same (2.9); draft objections and responses to Peabody subpoena (3.8).
Reiser CM	08/12/13	4.2	Confer with M. Tobak and A. Gehring regarding bankruptcy stay issue (1.7); research in connection with same (2.5).
Russano MJ	08/12/13	4.5	Consider response strategies regarding Peabody subpoena (1.6); call with Peabody counsel (0.5); confer with M. Tobak and A. Gehring regarding adversary proceeding (0.8); review research regarding same (1.1); confer with M. Huebner and E. Moskowitz regarding strategy (0.5).
Tobak MJ	08/12/13	2.8	Telephone conference with S. Pikofsky, S. Cousins, M. Russano and A. Gehring regarding Peabody subponea (0.2); confer with M. Russano

			regarding same (0.2); confer with A. Gehring regarding responses to subpoena (0.8); confer with A. Gehring and C. Reiser regarding legal research in connection with same (0.7); correspondence with M. Russano regarding legal research (0.9).
Gehring AS	08/13/13	7.8	Draft objections to Peabody subpoena (1.6); communications with M. Tobak and C. Reiser regarding same (0.7); draft motion for preliminary injunction and related documents (4.3); communications with M. Tobak and C. Reiser regarding same (1.2).
Reiser CM	08/13/13	4.2	Confer with A. Gehring regarding bankruptcy stay issue (1.0); research in connection with same (0.6); draft responses and objections to Peabody subpoena (2.6).
Russano MJ	08/13/13	3.7	Confer with M. Tobak and A. Gehring regarding Peabody subpoena response (0.7); review and analyze legal research regarding the same (1.2); review and consider email from Peabody regarding court conference (0.6); confer with B. O'Neill regarding same (0.4); confer with E. Moskowitz regarding court strategy (0.5); email to S. Pikofsky regarding response deadline (0.3).
Tobak MJ	08/13/13	4.8	Legal research in connection with subpoena (1.2); correspondence with M. Russano regarding P. Wilson email (0.4); conference with A. Gehring regarding response to subpoena (0.4); revise draft responses and objections to subpoena (1.1); draft documents responding to subpoena (1.7).
Gehring AS	08/14/13	8.6	Communications and conferences with M. Russano, M. McGreal, M. Tobak and C. Reiser regarding Peabody subpoena (1.2); draft preliminary injunction motion and related papers (4.9); communications with M. Tobak and C. Reiser regarding same (1.9); email to M. Russano regarding Peabody document production (0.6).
Reiser CM	08/14/13	3.0	Confer with A. Gehring regarding bankruptcy stay issue (0.8); research in connection with same (0.4); review and edit draft pleading in connection with same (0.6); draft responses and objections to Peabody subpoena (1.2).
Russano MJ	08/14/13	4.7	Confer with M. Tobak and A. Gehring regarding Peabody subpoena and response strategy (0.8); consider various response strategies (1.0); review local rules regarding adversary proceedings (0.5);

			confer with team regarding Rule 105 injunction and evidentiary hearing (0.3); review research and case precedents regarding same (1.1); confer with S. Pikofsky regarding scheduling (0.3); confer with M. Tobak and A. Gehring regarding same (0.3); comment on and revise letter to Peabody regarding discovery disputes and court conference (0.4).
Tobak MJ	08/14/13	8.3	Draft documents responding to Peabody subpoena (7.0); confer with M. McGreal and A. Gehring regarding status of Chapter 11 case (0.4); confer with A. Gehring regarding response to Peabody subpoena (0.7); confer with M. Russano and A. Gehring regarding same (0.2).
Gehring AS	08/15/13	4.2	Draft and edit motion for preliminary injunction and related documents (2.3); communications with M. Tobak and C. Reiser regarding same (0.7); edit objections to Peabody subpoena (0.8); conferences and communications with M. Tobak and C. Reiser regarding same (0.4)
Jones RL	08/15/13	0.5	Review docket documents per C. Reiser.
Reiser CM	08/15/13	4.9	Confer with M. Tobak and A. Gehring regarding bankruptcy stay issue (1.2); draft and edit responses and objections to Peabody subpoena (2.1); research regarding bankruptcy stay issue (0.6); draft argument rider for potential motion in connection with same (1.0).
Russano MJ	08/15/13	2.3	Review and consider Peabody discovery correspondence (0.5); review and revise draft responses and objections to subpoena (1.8).
Tobak MJ	08/15/13	8.3	Revise responses and objections to Peabody subpoena (2.7); draft and revise documents responding to Peabody subpoena (5.6).
Gehring AS	08/16/13	3.4	Conferences and communications with M. Tobak and C. Reiser regarding motion for preliminary injunction and related documents (1.1); edit same (2.1); communications with M. Russano, M. Tobak and E. Fu regarding Peabody document review (0.2).
Reiser CM	08/16/13	3.8	Confer with M. Tobak and A. Gehring regarding bankruptcy stay issue (0.9); legal research regarding same (0.6); factual research regarding same (0.9); review and edit draft filing in connection with same (1.4).
Russano MJ	08/16/13	4.4	Confer with B. O'Neill regarding court hearing (0.4); confer with E. Moskowitz regarding same

			(0.3); confer with E. Moskowitz regarding response to Peabody subpoena (0.6); confer with M. Huebner regarding court hearing (0.3); emails to J. Bean regarding various Peabody discovery issues (0.8); confer with A. Gehring regarding status of document review and planning (0.4); review selected documents (1.6).
Tobak MJ	08/16/13	6.7	Draft and revise document responding to Peabody subpoena (5.6); multiple conferences with A. Gehring and C. Reiser regarding same (1.1).
Gehring AS	08/19/13	0.5	Edit potential claims memorandum (0.3); communications with M. Tobak and A. Balin regarding same (0.2).
Kaminetzky BS	08/19/13	0.5	Review memo regarding third party claims.
Reiser CM	08/19/13	0.2	Confer with A. Gehring regarding potential claims investigation.
Russano MJ	08/19/13	2.9	Confer with B. O'Neill regarding court conference (0.6); confer with E. Moskowitz regarding same (0.5); review and revise memo regarding history of meet and confer and discovery disputes and negotiation (1.8).
Tobak MJ	08/19/13	0.4	Review and revise research memorandum regarding potential claims.
Balin A	08/20/13	1.0	Review revised potential claims memo.
Cheong RC	08/20/13	0.4	Prepare Peabody production documents for attorney review per A. Gehring.
Gehring AS	08/20/13	4.9	Communications with M. Russano, M. Tobak and Blackstone regarding reorganization (0.4); communications with M. Russano regarding Peabody subpoena (0.2); confer with M. Russano, M. Tobak and C. Reiser regarding same (2.1); edit preliminary injunction motion and related documents (2.2).
Reiser CM	08/20/13	1.8	Meet with M. Russano, M. Tobak and A. Gehring regarding bankruptcy stay issue and related pleadings (0.7); confer with M. Tobak and A. Gehring regarding same (0.5); draft argument rider for potential motion in connection with same (0.6).
Russano MJ	08/20/13	9.2	Confer with M. Tobak, A. Gehring and C. Reiser regarding preliminary injunction motion and adversary proceeding (1.0); call with Blackstone regarding potential declaration (0.6); confer with E. Moskowitz regarding same (0.3); telephonically attend court hearing regarding discovery and other issues (1.6); confer with E.

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Tobak MJ Balin A	08/20/13	6.6	Moskowitz regarding same (0.3); confer with M. Tobak and A. Gehring regarding same (0.3); confer with B. O'Neill regarding same (0.2); review responses and objections to Peabody subpoena and confer with A. Gehring regarding same (1.2); review and analyze potential claims memorandum (1.3); confer with M. Tobak and A. Gehring regarding same (0.2); review and revise draft complaint and preliminary injunction memorandum (1.4); confer with M. Tobak and A. Gehring regarding potential Rule 2004 subpoenas (0.4); confer with E. Moskowitz regarding third- party production status and review updates from T. Foudy regarding same (0.4). Telephonically attend status conference regarding Peabody discovery (0.6); confer with Blackstone regarding discovery issues (0.3); correspondence and conferences with A. Balin regarding discovery documents (0.4); confer with M. Russano, A. Gehring and C. Reiser regarding documents responding to Peabody subpoena (0.5); multiple conferences with A. Gehring and C. Reiser regarding revisions to documents responding to Peabody subpoena (0.5); multiple conferences with A. Gehring and C. Reiser regarding revisions to documents responding to Peabody subpoena (0.4). Review background materials related to Rule
	00/21/15	0.5	2004 motions for Arch and ArcLight.
Cheong RC	08/21/13	0.7	Prepare Peabody production documents for
Gehring AS	08/21/13	1.5	attorney review per A. Gehring. Edit preliminary injunction motion and related documents (0.5); communications with M. Tobak regarding same (0.2); communications with M. Russano, M. Tobak and the Unsecured Creditors' Committee regarding Peabody discovery (0.8).
Reiser CM	08/21/13	0.3	Review draft pleadings regarding bankruptcy stay issue (0.1); confer with A. Gehring regarding review of Peabody documents (0.2).
Russano MJ	08/21/13	4.2	Call with Unsecured Creditors' Committee counsel regarding Peabody discovery motion and various investigation issues (0.8); confer with M. Tobak and A. Gehring regarding same (0.3); review and revise preliminary injunction memorandum and draft complaint (2.1); confer with M. Tobak and A. Gehring regarding same and draft declaration (0.5); confer with E.

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			Moskowitz regarding potential declaration (0.3); email to M. Huebner and E. Moskowitz regarding preliminary injunction motion and complaint (0.2).
Tobak MJ	08/21/13	2.6	Confer with A. Gehring regarding documents responding to Peabody subpoena (0.3); confer with A. Balin regarding discovery documents (0.2); confer with M. Russano, B. O'Neill, B. Schulman, A. Dove and A. Gehring regarding August 20 conference, discovery motion (0.6); review transcript of August 20 hearing (0.3); revise documents responding to Peabody subpoena (1.2).
Gehring AS	08/22/13	0.4	Communications with M. Russano, M. Tobak and Blackstone regarding motion for preliminary injunction.
Reiser CM	08/22/13	0.3	Confer with A. Gehring regarding review of Peabody documents (0.1); second review of Peabody documents (0.2).
Russano MJ	08/22/13	4.1	Confer with E. Moskowitz regarding draft Peabody motion and complaint (0.4); confer with Blackstone regarding potential declaration (0.5); confer with M. Tobak and A. Gehring regarding same (0.3); review and revise responses and objections to Peabody subpoena (1.5); review and revise draft Peabody motion and complaint (1.4).
Tobak MJ	08/22/13	0.7	Correspondence with Blackstone regarding Peabody subpoena (0.3); revise draft documents responding to Peabody subpoena (0.4).
Balin A	08/23/13	1.0	Confer with M. Tobak about Rule 2004 motions (0.4); review background materials related to same (0.6).
Gehring AS	08/23/13	0.3	Communications with E. Fu regarding Peabody document review.
Reiser CM	08/23/13	0.9	Second review of Peabody documents (0.7); confer with A. Balin regarding Rule 2004 discovery motions (0.2).
Russano MJ	08/23/13	2.1	Review and revise draft complaint and preliminary injunction motion (1.7); confer with E. Moskowitz regarding same and declaration (0.4).
Balin A	08/26/13	4.0	Draft Rule 2004 Arch and Arclight motions.
Gehring AS	08/26/13	0.2	Communications with M. Tobak regarding preliminary injunction motion.
Russano MJ	08/26/13	0.2	Confer with A. Schlesinger regarding potential declaration.

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T-1-1-MI	00/06/12	0.4	T-1
Tobak MJ	08/26/13	0.4	Telephone conference with A. Schlesinger
			regarding discovery $(0.2)$ ; correspondence with
			M. Russano regarding same (0.1); conference
			with A. Gehring regarding response to Peabody
			subpoena (0.1).
Balin A	08/27/13	6.0	Draft Rule 2004 Arch and ArcLight motions.
Gehring AS	08/27/13	1.9	Communications with M. Tobak regarding
			preliminary injunction motion $(0.4)$ ; edit Arch
			and ArcLight Rule 2004 motions (0.8);
			conference and communications with M. Tobak
			regarding same (0.4); communications with C.
			Reiser regarding claims investigation (0.3).
Russano MJ	08/27/13	1.1	Email to M. Tobak regarding draft preliminary
			injunction motion and declaration (0.2); confer
			with M. Huebner regarding conflicts counsel
			(0.1); review research regarding preliminary
			injunction precedents (0.8).
Tobak MJ	08/27/13	5.2	Revise draft discovery document regarding Arch
100ak WIS	00/27/15	5.2	(2.2); confer with A. Gehring regarding same
			(0.3); revise draft discovery document regarding
			ArcLight (1.5); revise draft documents
Calaria A C	00/20/12	()	responding to Peabody subpoena (1.2).
Gehring AS	08/28/13	6.2	Draft and edit preliminary injunction motion and
			ancillary documents (3.2); communications and
			conferences with M. Russano, M. Tobak and C.
			Reiser regarding same $(0.7)$ ; edit Peabody motion
			to compel and ancillary documents (1.2);
			conferences and communications with M.
			Russano, M. Tobak and the Unsecured Creditors'
			Committee regarding same (1.1).
Reiser CM	08/28/13	3.0	Draft substantive declaration in support of
			potential pleading regarding bankruptcy stay
			issue (2.6); confer with A. Gehring regarding
			same (0.4).
Russano MJ	08/28/13	7.1	Confer with E. Moskowitz regarding Peabody
			subpoena and response strategy, document review
			and general investigation status (0.7); call to J.
			Bean regarding investigation status and staffing
			(0.3); confer with B. Resnick regarding same
			(0.3); call with B. O'Neill regarding document
			review coordination (0.5); confer with M. Tobak
			and A. Gehring regarding preliminary injunction
			arguments and declaration (0.8); confer with A.
			Gehring regarding discovery responses and
			objections (0.3); review and revise motion to
			compel and accompanying affidavits (2.0); confer
L			comportante accompanying anticavits (2.0), conter

			with E. Moskowitz, M. Tobak and A. Gehring regarding same (0.6); confer with Unsecured Creditors' Committee counsel regarding same (1.0); confer with Blackstone regarding potential declaration (0.2); email to J. Bean regarding various discovery issues (0.4).
Tobak MJ	08/28/13	7.1	Revise draft discovery documents regarding Arch and ArcLight (0.3); revise documents responding to Peabody subpoena (2.2); review Unsecured Creditors' Committee draft motion to compel (0.3); confer with M. Russano and A. Gehring regarding same (0.4); revise draft motion to compel (1.8); telephone conference with B. O'Neill, M. Russano, A. Gehring and A. Dove regarding same (0.5); revise supporting documents (1.6).
Gehring AS	08/29/13	5.7	Edit preliminary injunction motion and ancillary documents (1.4); communications and conferences with M. Russano, M. Tobak and C. Reiser regarding same (0.9); edit objections to Peabody subpoena (1.6); communications with M. Russano, M. Tobak and C. Reiser regarding same (0.6); edit Peabody motion to compel and ancillary documents (0.8); communications with M. Russano, M. Tobak and the Unsecured Creditors' Committee regarding same (0.4).
McGreal MM	08/29/13	1.3	Review and comment on declaration for objection to preliminary injunction motion (1.1); correspondence with M. Tobak regarding same (0.2).
Reiser CM	08/29/13	2.5	Review factual content citations in potential pleading concerning bankruptcy stay issue (1.4); confer with M. Tobak and A. Gehring regarding same (0.5); review and edit responses and objections to Peabody subpoena (0.6).
Russano MJ	08/29/13	7.2	Confer with E. Moskowitz regarding strategy in response to Peabody subpoena (0.6); review and revise motion to compel and related declarations (1.6); call with B. O'Neill regarding same (0.4); confer with E. Moskowitz, A. Gehring and M. Tobak regarding same (0.5); review vendor budget and confer with E. Moskowitz regarding same (0.9); call to J. Bean regarding same (0.3); email to B. O'Neill regarding Peabody subpoena (0.4); draft, review and revise Lushefski declaration (1.0); review and revise third-party

			discovery motions (1.1); email to Unsecured
			Creditors' Committee counsel regarding same
			(0.2); email to J. Bean regarding same (0.2).
Tobak MJ	08/29/13	5.4	Revise draft document responding to Peabody
			subpoena (2.7); review draft motion to compel
			(0.7); confer with M. Russano, A. Gehring and A.
			Dove regarding same $(0.3)$ ; review draft
			responses and objections to Peabody discovery
			(0.8); confer with M. McGreal regarding
			supporting documents $(0.1)$ ; revise draft
			supporting documents related to response to
			Peabody discovery (0.8).
Gehring AS	08/30/13	3.1	Communications with M. Russano and M. Tobak
			regarding Rule 2004 motions (0.3); draft and edit
			preliminary injunction motion and ancillary
			documents (2.0); communications with M.
			Russano, M. Tobak and C. Reiser regarding same
			(0.8).
Reiser CM	08/30/13	2.8	Review potential pleading concerning bankruptcy
			stay issue (2.4); prepare exhibit summary for
			same (0.4).
Russano MJ	08/30/13	4.0	Confer with E. Moskowitz regarding status of
			third-party discovery and Peabody response
			filings (0.6); review and revise third-party
			discovery motions (1.1); confer with M. Tobak
			and A. Gehring regarding same (0.6); call to J.
			Bean regarding draft motion (0.4); confer with M.
			Tobak regarding same $(0.3)$ ; review and revise
			draft preliminary injunction motion and related
			declarations (1.0).
Tobak MJ	08/30/13	2.6	Telephone conference with J. Bean and M.
	00,20,12	2.0	Russano regarding response to Peabody subpoena
			(0.2); revise draft documents responding to
			Peabody discovery (1.4); confer with A. Gehring
			regarding same (0.2); correspondence with A.
			Gehring regarding responses and objections to
			Peabody subpoena (0.3); revise draft discovery
			documents regarding Arch and ArcLight (0.5).
Total CLAIMS		306.8	accounter regarding riter and riteright (0.5).
INVESTIGATION		200.0	
CREDITOR\EQUITYHOL DER\UCC ISSUES			
Coco KJ	08/01/13	2.3	Emails with M. Williams and AlixPartners
			regarding claim status updates (0.2); call with W.
			Pettit regarding Conveying Solutions and

			Industrial Supply Solutions claims (0.3); two calls with R. Keffer and AlixPartners regarding same (0.8); prepare for call with clients regarding potential claim settlement with American Electric Power (0.3); call with M. McGreal regarding same (0.2); meet with R. Stewart regarding reclamation claim research (0.3); meet with A. Cowen regarding claim research memo (0.2).
Stewart R	08/01/13	1.9	Research treatment of reclamation claims in the Eighth Circuit.
Resnick BM	08/02/13	0.1	Review summary of settlement with creditor.
Stewart R	08/02/13	2.7	Research treatment of reclamation claims in the Eighth Circuit.
Coco KJ	08/05/13	1.1	Review reclamation case law in connection with claims filed by Conveying Solutions and Industrial Supply Solutions (0.6); review and revise memo regarding future claims and circulate to Davis Polk team (0.5).
Coco KJ	08/06/13	1.5	Emails with American Electric Power regarding potential claim settlement (0.4); review claims and proofs of claim submitted by American Electric Power (0.7); emails with AlixPartners and counterparty regarding M. and O. Wyman claims (0.4).
Huebner MS	08/06/13	0.3	Call with T. Mayer (Unsecured Creditors' Committee) regarding multiple issues.
Coco KJ	08/07/13	1.0	Review proposed responses to claims of Conveying Solutions and Industrial Supply Solutions (0.7); emails with AlixPartners regarding same (0.3).
Huebner MS	08/07/13	0.3	Call with T. Mayer (Unsecured Creditors' Committee) regarding multiple issues.
Coco KJ	08/08/13	1.6	Call with W. Pettit regarding claims of Conveying Solutions and Industrial Supply Solutions (0.5); prepare for same (0.2); review claims motion filed by Michelin (0.3); emails with clients and AlixPartners regarding same (0.2); analysis of same (0.4).
Huebner MS	08/08/13	0.3	Calls with T. Mayer regarding upcoming hearing and timing.
Coco KJ	08/09/13	3.4	Review motion and other documents in connection with Michelin motion to amend proof of claim and file late proof of claim (1.8); emails with AlixPartners regarding same (0.3); call with B. Walsh regarding same (0.1); research regarding same (0.6); meet and emails with R.

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			Stowert regarding same (0.4); amails with Garden
			Stewart regarding same $(0.4)$ ; emails with Garden
II. sha sa MC	09/00/12	0.2	City Group regarding same (0.2).
Huebner MS	08/09/13	0.3	Calls with T. Mayer regarding Unsecured Creditors' Committee issues.
	00/00/12	0.0	
Stewart R	08/09/13	0.9	Draft summary of Michelin's motion to amend its
~			proof of claim.
Coco KJ	08/12/13	0.8	Research and emails regarding motion filed by
			Michelin to amend claims.
Stewart R	08/12/13	2.9	Research permissible amendment of proof of
			claim in the Eighth Circuit in connection with
			Michelin motion.
Coco KJ	08/13/13	1.4	Review and advise clients regarding ACE
			insurance settlement issues (0.4); emails with J.
			Martin regarding same $(0.4)$ ; call with E. Waller
			and other clients regarding claims settlement
			procedures and issues (0.6).
Martin JD	08/13/13	0.2	Emails with K. Coco, E. Waller and others
			regarding Bowles settlement agreement.
Coco KJ	08/14/13	1.1	Emails regarding Michelin motion to amend
			proof of claim $(0.2)$ ; review revised ACE
			insurance settlement agreement $(0.2)$ ; call with S.
			Schutzenhofer regarding Flagstar amendment
			(0.1); emails regarding same (0.3); call to
			counterparty counsel regarding same (0.1); emails
			with Davis Polk team and AlixPartners regarding
			Tire Centers claims (0.2).
Martin JD	08/14/13	0.2	Emails with K. Coco, J. Shook and others
Martin 5D	00/14/15	0.2	regarding Bowles settlement agreement.
McGreal MM	08/14/13	0.2	Correspondence with K. Coco, L. Hughes and J.
	00/14/13	0.2	
Coco KJ	08/15/13	3.1	Clarrey regarding objection to Tire Centers claim.
COCO KJ	06/13/13	5.1	Call with Flagstar counsel $(0.2)$ ; email update to
			clients and review agreement (0.2); review
			background of ACE litigation and settlements
			(0.5); review proofs of claim in connection with
			same (0.4); call with J. Martin regarding same
			(0.1); two calls with J. Shook regarding same
			(0.2); review agreement and emails with clients
			regarding same (1.1); emails with counterparty
			regarding Conveying and ISSI claims (0.2); email
			regarding Michelin claims (0.1); email to
			counterparty counsel regarding Mercer claims
			(0.1).
Martin JD	08/15/13	0.3	Communications with K. Coco regarding Bowles
			settlement.
Coco KJ	08/16/13	0.4	Emails with clients and local counsel regarding
			ACE insurance settlement $(0.2)$ ; call with R.

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			McWilliams regarding United Mine Workers of
			America claims (0.1); emails with clients
			regarding same (0.1).
Martin JD	08/19/13	0.3	Emails with K. Coco and J. Gibbons regarding
	00/17/15	0.5	Bowles settlement.
Resnick BM	08/19/13	0.2	Call with I. Schlusser (bondholder).
Coco KJ	08/20/13	1.3	Emails with AlixPartners and Caterpillar
	00/20/15	1.5	regarding Caterpillar claims (0.2); review
			spreadsheet concerning same (0.2); eview
			clients and American Electric Power regarding
			American Electric Power claims (0.2); emails
			with counterparty and clients regarding comments
			to Mercer claim settlement (0.4); emails with
			counterparty and J. Martin regarding ACE
			insurance claim settlement (0.3).
Martin JD	08/20/13	0.2	Emails with Massey counsel regarding discovery
	00/20/15	0.2	stay in adversary proceeding.
Coco KJ	08/21/13	0.1	Email with M. McGreal regarding convenience
	00/21/10	0.1	class question.
Martin JD	08/21/13	0.2	Emails with K. Coco and J. Gibbons regarding
			Bowles settlement.
Resnick BM	08/22/13	0.2	Correspondence with A. Rogoff regarding plan
			timeline and other issues.
Martin JD	08/23/13	0.2	Review emails from J. Gibbons regarding Bowles
			settlement.
McGreal MM	08/23/13	0.1	Correspondence with L. Hughes regarding
			settlement of Tire Centers claim.
Coco KJ	08/27/13	2.8	Emails with clients and counterparty regarding
			Mercer claims settlement $(0.2)$ ; emails with Davis
			Polk team and Bryan Cave team regarding
			litigation claims and analysis of same (0.5);
			emails with AlixPartners, Garden City Group and
			Davis Polk team regarding United Mine Workers
			of America claims $(0.3)$ ; analysis and emails with
			counterparty regarding ACE insurance companies
			settlement (0.5); email to E. Waller regarding
			same $(0.2)$ ; research regarding same and email to
			counterparty $(0.9)$ ; draft letter in response to
MaCraal MM	09/27/12	0.2	shareholder inquiry and request (0.2).
McGreal MM	08/27/13	0.2	Review correspondence from pro se creditor $(0,1)$ : correspondence with K. Coco regarding
			(0.1); correspondence with K. Coco regarding same $(0,1)$
Coco KJ	08/28/13	2.4	same (0.1).
COCO NJ	00/20/13	2.4	Emails with clients and counterparty regarding
			ACE insurance companies settlement (0.3); draft and revise 9019 motion in connection with same
			(0.6); coordinate with A. Libby and C. Robertson
			(0.0), coordinate with A. Libby and C. Robertson

Total CREDITOR\EQ DER\UCC ISSU		48.7	
T-4-1		40 7	same with K. Coco and M. McGreal (0.2); call with B. Walsh regarding same (0.3).
Resnick BM	08/30/13	0.4	Coco regarding pending litigation claims. Review chart of litigation claims (0.2); discuss
McGreal MM	08/30/13	0.4	companies settlement (0.4); emails with client and counterparty regarding Michelin motion to amend proofs of claim (0.5); call with B. Walsh regarding litigation claims and follow-up email (0.5). Teleconference with B. Walsh, B. Resnick and K.
Coco KJ	08/29/13 08/30/13	0.1	Correspondence with K. Coco regarding settlement with Tire Centers. Emails with clients and Davis Polk team regarding 9019 motion for ACE insurance
Libby A McGreal MM	08/29/13	1.1	Draft and revise ACE Companies 9019 settlement motion.
Libby A	08/20/13	1.1	settlement with ACE insurance companies (0.9); communications with A. Libby regarding same (0.2); email E. Waller regarding same (0.2); call and emails with W. Pettit regarding claims of Industrial Supply Solutions and Conveying Solutions (0.4); follow-ups with R. Keffer and AlixPartners regarding same (0.4); emails with counterparty, clients and local counsel regarding ACE insurance companies settlement (0.3).
Coco KJ	08/29/13	2.9	Coordinate claim settlement with Tire Centers (0.5); review and revise 9019 motion for
Robertson C	08/28/13	0.5	<ul><li>with T. Mayer (0.1).</li><li>Call with K. Coco regarding settlement motion (0.2); review precedent settlement motions (0.3).</li></ul>
Resnick BM	08/28/13	0.7	regarding same (0.2). Correspondence with B. Walsh, M. McGreal and K. Coco regarding litigation claims (0.6); call
McGreal MM	08/28/13	0.5	Teleconference with B. Walsh, B. Resnick and K. Coco regarding pending litigation claims (0.3); teleconference with B. Resnick and K. Coco
Libby A	08/28/13	3.9	motion to amend claims and related issues (0.5). Draft and revise ACE Companies 9019 settlement motion.
			regarding same (0.2); review and revise chart analyzing litigation claims (0.5); call with B. Walsh and B. Resnick regarding same (0.3); emails with counterparty regarding Michelin

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DPW RETENT	TION		
Stewart R	08/01/13	2.8	Perform bi-annual conflicts check.
Stewart R	08/02/13	1.2	Perform bi-annual conflicts check.
Stewart R	08/08/13	2.8	Perform bi-annual conflicts check (2.4); perform
			conflicts check on Michelin (0.4).
Stewart R	08/14/13	1.3	Email with M. Travers regarding bi-annual
			conflicts check findings.
Stewart R	08/23/13	1.2	Draft third supplemental declaration of no
			conflicts.
Stewart R	08/26/13	0.2	Emails with M. Travers regarding bi-annual
			conflicts check.
Travers M	08/26/13	1.1	Review bi-annual conflicts check materials (1.0);
			email to R. Stewart regarding same (0.1).
Stewart R	08/27/13	0.2	Emails with M. Huebner regarding bi-annual
			conflicts check.
Stewart R	08/28/13	0.5	Revise third declaration of bi-annual conflicts
			check.
Estacio R	08/29/13	0.6	Draft litigation summary for third interim fee
			application $(0.5)$ ; confer with A. Mehes regarding
			the same (0.1).
Glazer E	08/29/13	0.7	Draft summaries of activity related to employee
<b>T</b> •1 1 1	00/20/112	~ ~	labor issues for interim fee application.
Libby A	08/30/13	0.5	Review case summary bullet points for third
			interim fee application and discuss same with M.
		10.1	Chapman.
Total DPW RE	IENTION	13.1	
EMPLOYEE L	ADOD		
ISSUES	ADUK		
Aizen RM	08/01/13	0.4	Comment on collective bargaining agreement
	00/01/13	0.4	retiree medical provision.
Cho EK	08/01/13	5.0	Revise rider to the collective bargaining
CIIOEK	00/01/13	5.0	agreement (2.5); participate on conference calls
			with Company regarding collective bargaining
			agreement provisions (1.0); correspondence with
			Company regarding comments to collective
			bargaining agreement (0.5); correspondence with
			Davis Polk team regarding same $(0.5)$ ; calls with
			Davis Polk team regarding same (0.5).
Coco KJ	08/01/13	1.0	Attend update call with United Mine Workers of
			America (0.5); review Rule 9019 motion
			precedents (0.5).
Gehring AS	08/01/13	6.3	Prepare for declaratory judgment appeal oral
0			argument (3.2); conferences and communications
			argument (3.2), conferences and communications

			(0.6); conferences and communications with E.
			Moskowitz and client regarding same (2.5).
Glazer E	08/01/13	0.2	Correspondence with K. Coco regarding 1113 and 1114 appeal brief (0.1); correspondence with S. Goldfarb regarding preservation order related to §§ 1113 and 1114 issues (0.1).
Huebner MS	08/01/13	2.5	Prepare for and attend negotiation call with United Mine Workers of America, B. Hatfield and Blackstone (1.8); evening call with client group regarding union negotiations (0.7).
Kaminetzky BS	08/01/13	0.2	Review email and materials regarding United Mine Workers of America negotiations and status.
McGreal MM	08/01/13	1.1	Correspondence with M. Huebner regarding preparation for call with United Mine Workers of America (0.2); teleconference with United Mine Workers of America, M. Huebner and others (0.7); correspondence with E. Moskowitz and K. Coco regarding Rule 9019 motion (0.2).
Moskowitz E	08/01/13	10.2	Calls with Kirkland & Ellis regarding revisions (0.6); calls with clients regarding collective bargaining agreement provisions (1.3); edit same (1.6); additional correspondence with clients regarding same (0.9); update call with clients regarding negotiations (0.7); prepare for Peabody appeal oral argument (5.1).
Reiser CM	08/01/13	1.0	Confer with A. Gehring regarding declaratory judgment action appeal oral argument (0.7); research in connection with same (0.3).
Resnick BM	08/01/13	0.2	Emails with clients and Davis Polk team regarding labor issues.
Aizen RM	08/02/13	0.8	Confer with Kirkland & Ellis, E. Moskowitz and E. Cho regarding union retiree medical.
Cho EK	08/02/13	7.0	Revise drafts of rider to collective bargaining agreement (2.5); review comments to collective bargaining agreement (2.0); participate on calls with Kirkland & Ellis regarding same (0.5); correspondence regarding comments on collective bargaining agreement (0.5); correspondence with labor lawyer regarding same (0.5); calls with Davis Polk team regarding same (1.0).
Coco KJ	08/02/13	0.6	Review and revise Rule 9019 motion relating to potential settlement with United Mine Workers of America.
Gehring AS	08/02/13	3.8	Declaratory judgment appeal oral argument (1.8); confer with E. Moskowitz and client regarding

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			same (1.1); draft summary of same (0.9).
Huebner MS	08/02/13	0.8	Multiple emails with B. Hatfield and general counsel regarding United Mine Workers of America negotiation points and possible Peabody toggle (0.5); conversation with E. Moskowitz regarding update from Peabody appeal hearing and Peabody conversations (0.3).
Kaminetzky BS	08/02/13	0.1	Email with Davis Polk team regarding Peabody oral argument.
McGreal MM	08/02/13	3.2	Review and revise Rule 9019 motion relating §§ 1113 and 1114 settlements (2.8); correspondence with K. Coco regarding same (0.4).
Moskowitz E	08/02/13	5.4	Prepare for oral argument before Bankruptcy Appellate Panel (1.8); oral argument before Bankruptcy Appellate Panel (2.5); follow-up discussions with team and counsel (1.1).
Resnick BM	08/02/13	0.3	Emails with Davis Polk team regarding labor issues.
Aizen RM	08/03/13	0.2	Emails with M. Luna and J. Cohen regarding retiree medical.
Resnick BM	08/03/13	0.4	Review J. Woodrum markup of collective bargaining agreement (0.2); correspondence with E. Moskowitz regarding same (0.2).
Huebner MS	08/04/13	0.1	Review of United Mine Workers of America update from clients and email regarding same.
Moskowitz E	08/04/13	2.1	Review collective bargaining agreement and related documents and provide comments on same.
Resnick BM	08/04/13	0.1	Emails with clients regarding labor negotiations.
Agostinho JN	08/05/13	4.2	Call with J. Bean, R. Aizen and E. Moskowitz regarding collective bargaining agreement provisions (0.9); revisions to reflect same (0.9); follow up call with B. Hatfield, J. Bean, E. Moskowitz and R. Aizen regarding same (0.9); revisions to reflect same (0.5); call with United Mine Workers of America counsel regarding same (0.6); revisions to reflect same (0.2); email to J. Bean and M. Luna regarding letter to non- union retirees (0.2).
Aizen RM	08/05/13	7.4	Emails with J. Cohen regarding salaried retiree medical (0.1); discussions with E. Moskowitz, E. Cho, J. Woodrum, Patriot and United Mine Workers of America regarding union retiree medical (5.5); review United Mine Workers of America comments to collective bargaining agreement (0.3); comment on same (1.5).

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Cho EK	08/05/13	2.0	Review and comment on collective bargaining agreement provisions (1.0); confer with R. Aizen regarding indemnity provision (0.5); correspondence with Davis Polk team regarding collective bargaining agreement (0.5).
Coco KJ	08/05/13	1.0	Review Rule 9019 motion and emails with Davis Polk team regarding same (0.5); review and comment on draft motion to expedite hearing on Rule 9019 motion (0.5).
Huebner MS	08/05/13	1.5	Conference call with client group and E. Moskowitz regarding United Mine Workers of America drafting and open issues (0.8); call with E. Moskowitz and United Mine Workers of America counsel regarding collective bargaining agreement provisions (0.7).
McGreal MM	08/05/13	1.8	Review and revise Rule 9019 motion to approve §§ 1113 and 1114 settlements (1.6); correspondence with M. Huebner and K. Coco regarding same (0.2).
Moskowitz E	08/05/13	9.8	Call with A. Traynor and M. Huebner (0.7); call with United Mine Workers of America negotiating team (1.2); review and edit collective bargaining agreement provisions and related documents (3.6); calls with J. Bean and benefits team regarding same (1.6); call with counsel for DIP lenders regarding update (0.4); calls with S. Hessler regarding status (0.5); emails with team regarding negotiations, collective bargaining agreement, DIP and Peabody issues (1.8).
Resnick BM	08/05/13	0.8	Correspondence with E. Moskowitz, M. McGreal, M. Huebner and others regarding labor negotiations and revised collective bargaining agreement (0.6); correspondence with M. McGreal and others regarding Rule 9019 motion to approve labor deal (0.2).
Agostinho JN	08/06/13	3.6	Call with United Mine Workers of America to discuss collective bargaining agreement (0.6); revisions to same (3.0).
Aizen RM	08/06/13	5.5	Calls with Patriot, United Mine Workers of America, E. Moskowitz and E. Cho regarding collective bargaining agreement amendment (3.4); comment on collective bargaining agreement (2.1).
Cho EK	08/06/13	10.0	Telephone conference with company regarding collective bargaining agreement (1.0); telephone conference with Union lawyers regarding same

			(0.7); review drafts of same (3.0); comment on
			drafts of same $(3.0)$ ; telephone conference with
			Kirkland & Ellis (0.5); telephone conference with
			labor lawyer regarding collective bargaining
			agreement comments (0.3); correspondence with
			Davis Polk team regarding same (1.5).
Huebner MS	08/06/13	1.4	Review of language for United Mine Workers of
			America provisions (0.4); participate in
			negotiation calls with B. Hatfield and United
			Mine Workers of America leadership (1.0).
McGreal MM	08/06/13	0.3	Review and comment on motion to expedite Rule
			9019 motion.
Moskowitz E	08/06/13	11.2	Calls with United Mine Workers of America and
MOSKO WILL L	00/00/15	11.2	counsel to negotiate collective bargaining
			agreement provisions (2.8); discussions with
			0 1
			clients regarding same $(1.6)$ ; revisions to same
			(1.9); correspondence with Davis Polk benefits
			team regarding same (2.7); correspondence with
			Blackstone and bondholders teams regarding
			negotiation issues (1.1); update call regarding
			negotiations (0.7); emails with team regarding
			Peabody issues (0.4).
Resnick BM	08/06/13	0.2	Emails with Davis Polk litigation team and clients
			regarding labor negotiations.
Agostinho JN	08/07/13	2.2	Call with Patriot, E. Moskowitz, R. Aizen and E.
0			Cho to discuss Article XX and termination
			provision of agreement with union (1.1);
			revisions to reflect same (1.1).
Aizen RM	08/07/13	1.5	Call with Patriot and J. Woodrum regarding
	00/07/13	1.5	collective bargaining agreement amendment
			(1.1); comment on collective bargaining
	00/07/12	5.0	agreement (0.4).
Cho EK	08/07/13	5.0	Review drafts of collective bargaining agreement
			(2.0); review comments to same (2.0);
			correspondence with Davis Polk team regarding
			comments to collective bargaining agreement
			(1.0).
Coco KJ	08/07/13	0.2	Call with E. Moskowitz regarding Rule 9019
			motion.
Gehring AS	08/07/13	0.1	Communications with E. Moskowitz regarding
			Attachment A dispute.
Huebner MS	08/07/13	1.7	Extensive work on United Mine Workers of
		1.1	America contract language on final issues,
			including conversation with E. Moskowitz and
			emails with clients.
	09/07/12	0.1	
McGreal MM	08/07/13	2.1	Revise Rule 9019 motion relating to 1113 and

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			1114 settlement (1.9); correspondence with E.
			Moskowitz and L. Samet regarding same (0.2).
Moskowitz E	08/07/13	8.7	Review draft Rule 9019 motion and circulate
MOSKOWITZ L	00/07/15	0.7	comments (1.9); review and edit collective
			bargaining agreement provisions (1.8); review
			and edit memorandum of understanding (1.2);
			_
			correspondence with benefits team and clients
			regarding same $(1.6)$ ; call with J. Bean regarding
			Peabody issues $(0.8)$ ; revise term sheet $(0.6)$ ; calls
			with A. Traynor and F. Perillo regarding
		~ -	collective bargaining agreement issues (0.8).
Resnick BM	08/07/13	0.7	Review and revise collective bargaining
			agreement $(0.2)$ ; correspondence with E.
			Moskowitz and others regarding labor
			negotiations (0.5).
Samet L	08/07/13	1.0	Review United Mine Workers of America reply
			brief in §§ 1113 and 1114 appeal (0.5);
			communications with E. Moskowitz, E. Glazer
			and others regarding same $(0.3)$ ; review draft
			Rule 9019 motion (0.2).
Agostinho JN	08/08/13	2.1	Revise drafts of collective bargaining agreement
-			and circulate to Patriot and J. Woodrum (1.5);
			discuss same with M. Huebner and E. Moskowitz
			(0.2); research COBRA issues in bankruptcy
			(0.4).
Aizen RM	08/08/13	1.2	Comment on union settlement motion (0.5);
			discussion with J. Agostinho regarding COBRA
			(0.3); review union comments to collective
			bargaining agreement amendment (0.4).
Cho EK	08/08/13	4.3	Review drafts of collective bargaining agreement
			(1.6); comment on same (1.5); correspondence
			with Davis Polk team regarding union comments
			(0.6); telephone conference with R. Aizen
			regarding same (0.4); correspondence with R.
			Aizen regarding same (0.2).
Coco KJ	08/08/13	0.9	Review revised Rule 9019 motion (0.5); revise
	00/00/15	0.7	same (0.4).
FitzGerald ET	08/08/13	0.5	Analyze Voluntary Employee Beneficiary
	00/00/15	0.5	Association sponsorship issues.
Huebner MS	08/08/13	6.2	Review and markup of draft motion and order
	00/00/13	0.2	regarding §§ 1113 and 1114 settlement (1.7);
			conversations with E. Moskowitz and M.
			McGreal regarding same $(0.2)$ ; call to chambers
			regarding same (0.1); conference call with B.
			Hatfield and United Mine Workers of America
			leadership regarding remaining open points on

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			United Mine Workers of America negotiations (0.8); call with Blackstone regarding United Mine Workers of America equity issues (0.3); further conference calls with B. Hatfield and J. Bean regarding United Mine Workers of America negotiations and final open issues (0.7); evening call with management regarding United Mine Workers of America negotiations (0.7); review new United Mine Workers of America contract language (1.2); review and markup of second draft of United Mine Workers of America motion (0.5).
McGreal MM	08/08/13	3.4	Revise §§ 1113 and 1114 Rule 9019 motion (2.1); correspondence with M. Huebner and E. Moskowitz regarding same (0.7); correspondence with R. Aizen and L. Samet regarding same (0.2); correspondence with K. Coco regarding same (0.3); email clients regarding same (0.1).
Moskowitz E	08/08/13	6.0	Call with United Mine Workers of America regarding collective bargaining agreement provisions (0.9); continued discussions with team and United Mine Workers of America regarding negotiations (2.3); review and edit Rule 9019 motion and order (1.4); correspondence with team and clients regarding Peabody issues (1.4).
Resnick BM	08/08/13	1.0	Correspondence with M. Huebner, E. Moskowitz and M. McGreal regarding labor contract and court approval thereof (0.8); review United Mine Workers of America markup to collective bargaining agreement (0.2).
Samet L	08/08/13	2.4	Review and revise draft Rule 9019 motion (1.9); communications with E. Moskowitz and M. McGreal regarding same (0.2); confer with E. Moskowitz regarding labor negotiations (0.2); review media coverage (0.1).
Agostinho JN	08/09/13	6.1	Revise drafts of collective bargaining agreement provisions (1.2); emails with L. Samet regarding memorandum of understanding (0.4); discuss COBRA issues with R. Aizen (0.5); research COBRA issues in bankruptcy (0.6); discuss same with E. FitzGerald and R. Aizen (0.2); discuss same with T. Early and R. Aizen (0.4); draft letter to retirees and send to Patriot (1.2); call with B. Hatfield, J. Bean, D. Lucha, J. Woodrum, M. Huebner, E. Moskowitz and R. Aizen regarding provisions of collective bargaining agreement

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			(0.7); call with union regarding same (0.6);
			revisions to same (0.3).
Aizen RM	08/09/13	4.4	Comment on collective bargaining agreement (0.7); research COBRA question (0.9); confer with J. Agostinho and T. Early regarding COBRA notices (0.7); emails with J. Cohen regarding retiree benefits (0.1); draft COBRA notice (0.8); call with Patriot and United Mine Workers of America regarding collective bargaining agreement (1.2).
Cho EK	08/09/13	0.8	Review revised drafts of collective bargaining agreement (0.5); conference with R. Aizen regarding union comment to collective bargaining agreement (0.1); review correspondence regarding same (0.2).
Coco KJ	08/09/13	1.4	Review and revise Rule 9019 motion and review precedents (0.5); review and revise motion to expedite in connection with same (0.9).
Huebner MS	08/09/13	6.4	Multiple conference calls with F. Perillo and multiple other union representatives regarding remaining points on deal (2.6); extensive drafting of remaining provisions of United Mine Workers of America documents (1.6); multiple conference calls from negotiation room with clients regarding resolution of open points (1.4); internal Davis Polk calls regarding resolution of Article XX, termination and Memorandum of Understanding issues (0.8).
McGreal MM	08/09/13	7.1	Teleconferences with J. Bean regarding Rule 9019 motion (0.6); correspondence with L. Samet and R. Aizen regarding same (0.4); correspondence with M. Huebner and E. Moskowitz regarding same (0.4); draft email to Chambers regarding hearing on Rule 9019 motion (0.3); correspondence with Chambers regarding same (0.1); review and comment on revised motion to expedite Rule 9019 motion (0.2); correspondence with K. Coco regarding same (0.3); review and revise Rule 9019 motion (2.8); review various materials relating to same (1.4); correspondence with J. Woodrum regarding same (0.2); teleconference with B. Hatfield, E. Moskowitz and others regarding update on Rule 9019 motion (0.4).
Moskowitz E	08/09/13	6.9	Conference calls with company regarding collective bargaining agreement provisions (2.9);

			correspondence with United Mine Workers of
			America team regarding collective bargaining
			agreement negotiations and related documents
			(1.6); emails with team regarding same (1.8);
			update call regarding collective bargaining
			agreement negotiations (0.6).
Resnick BM	08/09/13	1.5	Correspondence with M. Huebner, E. Moskowitz,
Resilier Divi	00/07/15	1.5	M. McGreal, Blackstone and clients regarding
			labor settlement.
Course 4 I	00/00/12	2.4	
Samet L	08/09/13	2.4	Review and evaluate draft labor agreements (1.3);
			communications with M. Huebner, J. Woodrum,
			B. Hatfield and others regarding same $(0.5)$ ;
			communications with M. McGreal regarding draft
			Rule 9019 motion (0.3); revise same (0.3).
Aizen RM	08/10/13	0.1	Emails with M. Huebner regarding collective
			bargaining agreement.
Cho EK	08/10/13	1.0	Conference with R. Aizen regarding collective
			bargaining agreement $(0.5)$ ; review open issues
			regarding retiree medical (0.5).
Coco KJ	08/10/13	4.2	Review and revise Rule 9019 motion for
	00/10/15	7.2	settlements with United Mine Workers of
			America $(2.0)$ ; emails with union, clients and
			Davis Polk team regarding same $(0.7)$ ; review
			precedents in connection with same (1.5).
Gehring AS	08/10/13	0.7	Review United Mine Workers of America draft
			settlement.
Huebner MS	08/10/13	1.5	Review and markup of motion to expedite $(0.3)$ ;
			emails to M. McGreal and B. Resnick regarding
			same (0.1); review of United Mine Workers of
			America memo of understanding and markup of
			same (0.9); emails with clients and negotiating
			team regarding United Mine Workers of America
			schedule for next week and rollout (0.1); emails
			with United Mine Workers of America counsel
			regarding parties' positions at hearing and their
			comments on United Mine Workers of America
			Rule 9019 motion (0.1).
McGreal MM	08/10/13	2.2	Email G. Crandall regarding Rule 9019 motion
			(0.1); review comments from United Mine
			Workers of America on Rule 9019 motion (0.3);
			teleconference with M. Huebner regarding same
			(0.2); correspondence with K. Coco regarding
			same (0.2); revise Rule 9019 motion (0.2); review
			and comment on revised memorandum of
			understanding (0.6); email various interested
			parties regarding timing of Rule 9019 motion

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			(0.3); review and revise motion to expedite Rule
			9019  motion  (0.3).
Resnick BM	08/10/13	1.2	Correspondence with M. Huebner, E. Moskowitz, M. McGreal, Blackstone and clients regarding labor settlement (0.9); review motion to expedite (0.3).
Samet L	08/10/13	0.8	Communications with M. Huebner, M. McGreal and others regarding labor negotiations (0.2); review and comment on draft agreements (0.6).
Aizen RM	08/11/13	3.0	Comment on collective bargaining agreement (0.9); calls with Patriot, Kirkland & Ellis, M. Huebner and J. Woodrum regarding union agreements (2.1).
Huebner MS	08/11/13	3.5	Multiple intense conference calls and individual calls with various subgroups of clients and United Mine Workers of America personnel regarding remaining points to finalize United Mine Workers of America settlement for tomorrow's announcement (2.6); draft final changes for various open settlement documents including memorandum of understanding (0.9).
McGreal MM	08/11/13	3.7	Correspondence with M. Huebner, B. Resnick and E. Moskowitz regarding Rule 9019 motion (0.4); correspondence with K. Coco regarding Union's comments to Rule 9019 motion (0.2); review and revise Rule 9019 motion (0.6); send Rule 9019 motion documents to Kirkland & Ellis (0.1); review revised related documents (0.8); email E. Moskowitz and Company regarding same (0.1); teleconference with S. Hessler, M. Huebner and others regarding Rule 9019 motion (0.8); teleconference with B. Hatfield, M. Huebner and others regarding same (0.6); review draft press releases (0.1).
Resnick BM	08/11/13	1.9	Calls and emails with M. Huebner, E. Moskowitz, M. McGreal, J. Woodrum, Blackstone and clients regarding labor settlement.
Samet L	08/11/13	0.7	Communications regarding labor negotiations (0.5); conference call with B. Hatfield, M. Huebner and others regarding same (0.2).
Aizen RM	08/12/13	2.8	Comment on Rule 9019 motion and union agreements (1.0); discussions with Patriot and investors regarding union agreements (1.7); emails with T. Early regarding COBRA letter (0.1).
Coco KJ	08/12/13	0.6	Emails with Davis Polk team and review emails

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			from alignthe regarding United Mine Workers of
Huebner MS	08/12/13	7.4	from clients regarding United Mine Workers of America settlement and related documentation. Fielding comments on §1113 motion and order from clients and United Mine Workers of America (0.6); conference call with bondholders regarding pension and union issues (1.5); multiple calls with counsel to bondholders regarding same (0.8); multiple conversations and emails with Unsecured Creditors' Committee counsel and client group regarding final aspects of United Mine Workers of America deal and timing approval (1.3); multiple conversations with B. Hatfield and J. Bean regarding final negotiation points with United Mine Workers of America (2.2); review of and multiple emails regarding
McGreal MM	08/12/13	8.7	final turns of United Mine Workers of America memorandum of understanding (0.8); emails with United Mine Workers of America, internally regarding suspension of §§ 1113 and 1114 appeal (0.2). Teleconference with Kirkland & Ellis, M.
			Huebner and others regarding Rule 9019 motion (1.6); review and revise Rule 9019 motion, motion to expedite and related exhibits (3.8); email motions and related documents to interested parties (0.4); correspondence with L. Samet and E. Moskowitz regarding United Mine Workers of America joinder and Rule 9019 motion (0.5); correspondence with R. Aizen regarding new collective bargaining agreements (0.2); correspondence with B. Resnick and E. Moskowitz regarding side letter (0.2); correspondence with D. Lucha, J. Lushefski and others regarding Rule 9019 motion details (0.2); legal research regarding Rule 9019 motion (1.1); correspondence with M. Huebner and B. Resnick regarding Rule 9019 motion (0.3); correspondence with R. McWilliams and K. Coco regarding United Mine Workers of America claims (0.3); review list of United Mine Workers of America claims (0.1).
Resnick BM	08/12/13	5.6	Call with clients and plan investors regarding union deal (1.6); review various documents in connection with labor settlement (1.3); calls with Kramer Levin, clients, E. Moskowitz, G. Crandall and others regarding labor settlement (1.8);

			emails with Davis Polk team regarding same (0.9).
Samet L	08/12/13	1.5	Review and revise draft Rule 9019 motion (0.6); communications with D. Lucha, J. Woodrum and M. McGreal regarding same (0.4); communications with F. Perillo, E. Moskowitz and others regarding suspension of §§ 1113 and 1114 appeal and draft Rule 9019 motion (0.5).
Stewart R	08/12/13	0.6	Draft motion to exceed page limitation for Rule 9019 United Mine Workers of America settlement motion.
Aizen RM	08/13/13	0.1	Emails with M. Huebner regarding collective bargaining agreement.
Coco KJ	08/13/13	1.2	Draft and coordinate motion to exceed page limits (0.4); coordinate finalization and filing of all Rule 9019 motion documents (0.8).
Glazer E	08/13/13	0.2	Review motion to approve §§ 1113 and 1114 settlement.
Huebner MS	08/13/13	1.8	Work on United Mine Workers of America approval documents and final changes (1.0); multiple emails with union regarding final changes to order (0.8).
Kaminetzky BS	08/13/13	0.1	Email regarding Rule 9019 motion.
Libby A	08/13/13	0.9	Revise Rule 9019 motion to reflect exhibit summary structure (0.8); confer with M. McGreal and K. Coco regarding same (0.1).
McGreal MM	08/13/13	7.7	Review draft United Mine Workers of America joinder to Rule 9019 motion (0.1); email L. Samet regarding same (0.1); review, revise and finalize Rule 9019 motion and related exhibits (2.3); correspondence with M. Huebner, J. Woodrum, United Mine Workers of America and others regarding same (0.6); correspondence with J. Woodrum, L. Samet and others regarding exhibits to Rule 9019 motion (0.3); teleconferences with Kirkland & Ellis team regarding Rule 9019 motion (0.6); correspondence with E. Moskowitz regarding same (0.3); correspondence with Kramer Levin regarding same (0.2); correspondence with J. Woodrum, A. Alfonso and others regarding confidential side letter (0.3); correspondence with M. Luna, E. Moskowitz and others regarding Alcoa retirees (0.2); correspondence with K. Coco and A. Libby regarding filing and serving Rule 9019 motion and exhibits (0.7); review and comment on

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			motion to exceed page limits $(0.2)$ ; respond to
			various questions from Willkie Farr regarding
			Rule 9019 motion (1.8).
Resnick BM	08/13/13	1.1	Emails and calls with clients, Davis Polk team
			and other parties regarding labor settlement $(0.8)$ ;
			review documents regarding same (0.3).
Samet L	08/13/13	0.5	Communications with E. Moskowitz and M.
			McGreal regarding Rule 9019 motion (0.4);
			communications with F. Perillo regarding same
			(0.1).
Stewart R	08/13/13	0.3	Revise motion to exceed page limits in Rule 9019
			United Mine Workers of America settlement
			motion per K. Coco's comments.
Cho EK	08/14/13	0.2	Teleconference regarding collective bargaining
	00/14/15	0.2	agreement.
Coco KJ	08/14/13	1.2	Review all United Mine Workers of America
COLO KJ	00/14/13	1.2	settlement filings.
Huebner MS	08/14/13	1.3	Multiple emails with J. Woodrum and client
Theolier MIS	00/14/13	1.5	±
			group regarding additional changes requested to
			collective bargaining agreement by United Mine
			Workers of America (0.9); multiple emails with
			various parties including clients regarding United
			Mine Workers of America approval motion and
			union town hall meetings (0.4).
McGreal MM	08/14/13	2.3	Email K. Hartsog regarding new collective
			bargaining agreements (0.1); correspondence with
			J. Woodrum, D. Lucha and Kirkland & Ellis
			regarding debtors to new collective bargaining
			agreements (0.3); correspondence with J.
			Woodrum, K. Coco, Kirkland & Ellis and others
			regarding confidential side letter (0.4);
			teleconference with A. Alfonso and E. Moskowitz
			regarding Rule 9019 motion (0.4);
			correspondence with M. Huebner regarding same
			(0.2); email S. Hessler regarding Alcoa retirees
			(0.1); correspondence with M. Huebner and
			Kirkland & Ellis regarding proposed Rule 9019
			order (0.2); review legal research material
			regarding Rule 9019 motion (0.4); email M.
			Huebner and E. Moskowitz regarding United
			Mine Workers of America proofs of claim (0.2).
Resnick BM	08/14/13	1.3	Calls and emails with Davis Polk team and clients
Leomon Divi	00/11/10	1.5	regarding labor settlement.
Coco KJ	08/15/13	0.4	Emails with AlixPartners and analysis regarding
	00/13/13	0.4	United Mine Workers of America claims.
Huebner MS	08/15/13	0.8	Emails to clients regarding open points on United
Theorier WIS	00/13/13	0.8	Emans to chemis regarding open points on United

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			Mine Workers of America Voluntary Employee Beneficiary Association funding agreement and
			collective bargaining agreement and conversation
			with J. Woodrum regarding same.
McGreal MM	08/15/13	3.1	Teleconference with E. Moskowitz regarding
			Rule 9019 motion (0.2); teleconference with J.
			Woodrum and E. Moskowitz regarding DIP
			agents' questions on Rule 9019 motion (0.4);
			prepare and review materials for call with DIP
			agents (0.6); correspondence with K. Coco and J.
			Clarrey regarding United Mine Workers of
			America proofs of claim (0.3); email M. Huebner
			regarding same $(0.1)$ ; teleconference with Weil
			Gotshal, Willkie Farr, J. Woodrum, M. Huebner
			and others regarding Rule 9019 motion (0.8);
			emails with M. Huebner and E. Moskowitz
			regarding same (0.2); correspondence with
			Kirkland & Ellis regarding Rule 9019 motion (0.1); email A. Traynor regarding blackline of
			collective bargaining agreement (0.1); email D.
			Lucha and J. Woodrum regarding new collective
			bargaining agreements (0.1); revise memorandum
			of understanding (0.2).
Moskowitz E	08/15/13	5.2	Internal call to prepare for DIP Lender discussion
			(0.7); prepare for same $(0.5)$ ; call with DIP
			Lenders to answer questions regarding collective
			bargaining agreement and related documents
			(1.7); calls with J. Bean regarding collective
			bargaining agreement provisions (0.3); additional
			calls with team regarding collective bargaining
			agreement issues $(0.9)$ ; calls with T. Wagner and
			S. Hessler regarding same $(0.5)$ ; emails with team regarding negotiations and follow-up items $(0.6)$ .
Aizen RM	08/16/13	0.1	Emails with M. McGreal regarding Voluntary
AIZEII KIVI	08/10/13	0.1	Employee Beneficiary Association funding
			agreement.
Huebner MS	08/16/13	2.3	Multiple emails with union, investors, DIP
			lenders regarding issues and changes to United
			Mine Workers of America documents (1.4);
			emails and drafting language to resolve United
			Mine Workers of America document and order
			issues (0.9).
Kaminetzky BS	08/16/13	0.2	Email regarding ratification.
McGreal MM	08/16/13	3.5	Teleconference with Kirkland & Ellis, M. Luna,
			E. Moskowitz and others regarding Alcoa retirees
			(0.3); email Kirkland & Ellis regarding same

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			(0.1); email M. Huebner regarding United Mine Workers of America proofs of claim (0.1); email M. Luna regarding same (0.1); correspondence with M. Huebner and E. Moskowitz regarding Voluntary Employee Beneficiary Association funding agreement (0.6); correspondence with J. Woodrum and E. Moskowitz regarding DIP agent's questions on Rule 9019 motion (0.3); teleconference with A. Alfonso regarding same (0.2); correspondence with Kirkland & Ellis regarding comments to Rule 9019 order (0.2); review responses to Rule 9019 motion (0.2); email clients regarding same (0.2); revise Rule 9019 order and memorandum of understanding (0.6); email client and interested parties regarding same (0.3); correspondence with E. Moskowitz regarding same (0.2); email S. Hessler regarding ratification of new collective bargaining agreements (0.1).
Moskowitz E	08/16/13	4.4	Review revised collective bargaining agreement provisions and related documents and answer questions regarding same (2.7); update calls with clients (1.3); correspondence with DIP Lenders (0.4).
Resnick BM	08/16/13	0.8	Emails with Davis Polk team, DIP Lenders and plan investors regarding labor deal.
Huebner MS	08/17/13	1.0	Conversation with M. McGreal regarding open issues on United Mine Workers of America motion (0.3); emails with client group regarding same (0.3); emails to Davis Polk team regarding drafting approach to resolve open United Mine Workers of America points and possible objections (0.4).
McGreal MM	08/17/13	4.0	Correspondence with Kirkland & Ellis regarding press release, ratification and revised Rule 9019 documents (0.3); email D. Lucha regarding ratifications results (0.1); revise Voluntary Employee Beneficiary Association funding agreement (1.6); correspondence with M. Huebner and E. Moskowitz regarding same (1.1); email J. Woodrum regarding same (0.1); email J. Bean and B. Hatfield regarding same (0.2); review revised Rule 9019 documents (0.3); email F. Perillo regarding same (0.2); email M. Huebner and E. Moskowitz regarding same (0.1).
Resnick BM	08/17/13	0.3	Emails with Davis Polk team and clients

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			regarding labor settlement documents
Huebner MS	08/18/13	2.0	Emails with client regarding United Mine Workers of America Voluntary Employee Beneficiary Association funding agreement issues (0.2); reply to E. Moskowitz and M. McGreal regarding markup of proposed approach on Voluntary Employee Beneficiary Association funding agreement (0.3); emails with union regarding resolution of possible objections (0.2); emails with clients regarding United Mine Workers of America comments on all documents (0.3); several conversations with E. Moskowitz and M. McGreal regarding drafting issues on Voluntary Employee Beneficiary Association funding agreement and order (0.7); emails with Davis Polk team regarding drafting Voluntary Employee Beneficiary Association funding agreement (0.3).
McGreal MM	08/18/13	6.1	Review and revise Voluntary Employee Beneficiary Association funding agreement and Rule 9019 order (2.4); emails and calls with M. Huebner, E. Moskowitz and B. Resnick regarding same (1.6); email Voluntary Employee Beneficiary Association funding agreement and revised Rule 9019 documents to interested parties (0.6); email A. Libby and D. Silberger regarding same (0.1); emails with A. Alfonso regarding same (0.1); review comments to Rule 9019 documents from United Mine Workers of America (0.6); email clients and M. Huebner regarding same (0.7).
Moskowitz E	08/18/13	5.1	Calls with M. Huebner and M. McGreal regarding revisions and Voluntary Employee Beneficiary Association funding agreement (0.8); call with DIP Lenders regarding same (0.6); review revised documents and edit same (1.5); call and correspondence with S. Hessler (0.4); emails with team and clients regarding negotiations, collective bargaining agreement provisions and Voluntary Employee Beneficiary Association funding agreement issues (1.8).
Resnick BM	08/18/13	2.1	Draft provision for Voluntary Employee Beneficiary Association funding agreement (0.4); calls with E. Moskowitz regarding same (0.3); call with Weil Gotshal regarding collective bargaining agreement and Voluntary Employee

Gehring AS	08/19/13	1.1	Beneficiary Association funding agreement (0.3); follow up call with M. Huebner, E. Moskowitz and M. McGreal (0.2); emails with DIP Lenders and Davis Polk team regarding same (0.5); review United Mine Workers of America's markup of labor documents (0.2); emails with Davis Polk team regarding same (0.2). Review Peabody settlement proposal (0.3); communications with E. Moskowitz and client regarding Peabody assumed issue (0.5); conference with C. Reiser regarding same (0.3).
Huebner MS	08/19/13	4.5	Emails with Unsecured Creditors' Committee counsel regarding final turns to United Mine Workers of America documents (0.2); conversation with T. Mayer regarding tomorrow's hearing and United Mine Workers of America settlement (0.2); conference calls with United Mine Workers of America counsel and internal conversations regarding their final comments on documents (2.1); draft multiple riders and edits to order and memorandum of understanding to resolve remaining points (2.0).
Kaminetzky BS	08/19/13	0.8	Review reply brief (0.5); review Rule 9019 motion and filings (0.3).
McGreal MM	08/19/13	6.8	Teleconference with B. Hatfield, E. Moskowitz and others regarding United Mine Workers of America comments to Rule 9019 documents (0.4); teleconference with United Mine Workers of America and E. Moskowitz regarding Rule 9019 documents (0.6); revise Rule 9019 documents (2.1); teleconference with S. Hessler, M. Huebner and E. Moskowitz regarding Rule 9019 documents (0.7); correspondence with G. Plotko regarding Rule 9019 order (0.2); call Chambers regarding revised Rule 9019 documents (0.1); correspondence with M. Luna and Kirkland & Ellis regarding Alcoa retirees (0.1); review precedent Rule 9019 orders (0.3); correspondence with B. Resnick, M. Huebner and E. Moskowitz regarding Rule 9019 documents (1.7); email interested parties Rule 9019 documents numerous times (0.6).
Moskowitz E	08/19/13	11.1	Continue negotiations with the United Mine Workers of America and key parties regarding collective bargaining agreement provisions and related documents (3.9); revise documents in

			accordance with negotiations (1.9); review Peabody materials and discuss same with clients (0.9); call with F. Huffard regarding investors (0.4); calls with S. Hessler regarding negotiations (0.4); prepare for court hearing (1.8); emails regarding negotiations, collective bargaining agreement provisions, court hearing, DIP Lender issues and Peabody issues (1.8).
Resnick BM	08/19/13	2.1	Call with S. Hessler and others regarding Voluntary Employee Beneficiary Association funding agreement (0.6); emails regarding revisions to Voluntary Employee Beneficiary Association funding agreement and other labor documents (0.9); review and revise same (0.4); calls with E. Moskowitz regarding same (0.2).
Zarett RA	08/19/13	3.5	Prepare binders regarding United Mine Workers of America Rule 9019 hearing materials (3.1); coordinate with D. Silberger regarding same (0.4).
Agostinho JN	08/20/13	0.2	Emails with J. Cohen and M. Luna regarding contact information for salaried retiree committee.
Gehring AS Huebner MS	08/20/13 08/20/13	0.2 3.4	Review draft settlement term sheet. Fielding final comments from Unsecured Creditors' Committee and other parties on United Mine Workers of America documents (1.0); attend omnibus hearing and present various motions including United Mine Workers of America settlement (2.4).
McGreal MM	08/20/13	1.1	Email J. Bean regarding new collective bargaining agreements (0.1); email J. Woodrum regarding memorandum of understanding (0.1); revise Voluntary Employee Beneficiary Association funding agreement (0.1); correspondence with E. Moskowitz and M. Huebner regarding same (0.2); email interested parties regarding same (0.2); review and finalize Voluntary Employee Beneficiary Association funding agreement and memorandum of understanding (0.3); email Company and J. Woodrum regarding same (0.1).
Moskowitz E	08/20/13	4.7	Prepare for court hearing (1.0); attend court hearing in St. Louis (2.4); follow-up correspondence with team (1.3).
Resnick BM	08/20/13	0.6	Emails regarding United Mine Workers of America deal and finalize documents regarding

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			same (0.4); emails with J. Cohen regarding salaried retiree deal (0.1); review order regarding same (0.1).
Agostinho JN	08/21/13	1.1	Review multiemployer pension memo for discussion of potential Peabody liability (1.0); follow up regarding salaried retiree committee contact information (0.1).
Aizen RM	08/21/13	0.2	Email from J. Cohen regarding retiree medical (0.1); emails with E. Moskowitz and J. Agostinho regarding multi-employer pension plan (0.1).
Darcy D	08/21/13	0.8	Review opinion issued in Peabody appeal (0.2); confer with E. Moskowitz, J. Martin, A. Gehring and C. Reiser regarding same (0.6).
Gehring AS	08/21/13	2.7	Conference and communications with E. Moskowitz, J. Martin, D. Darcy and C. Reiser regarding Bankruptcy Appellate Panel decision (1.9); review same (0.8).
Glazer E	08/21/13	0.3	Review court decision and related articles on Peabody ruling.
Huebner MS	08/21/13	2.5	Review of Peabody assumed group reversal (0.7); conversations with E. Moskowitz regarding same and implications (0.6); conference call with clients regarding same and next steps regarding Peabody and related issues (0.9); conversation with M. McGreal regarding finalizing order and contracts (0.1); emails with creditors regarding Peabody assumed group reversal (0.2).
Kaminetzky BS	08/21/13	0.5	Review Peabody decision (0.3); email regarding same (0.2).
Martin JD	08/21/13	1.1	Review Bankruptcy Appellate Panel decision in Peabody appeal and conference regarding same with E. Moskowitz and others.
McGreal MM	08/21/13	0.5	Email E. Moskowitz regarding multi-employee pension plan (0.1); correspondence with M. Huebner and E. Moskowitz regarding Voluntary Employee Beneficiary Association funding agreement (0.1); correspondence with Chambers regarding Rule 9019 order (0.1); correspondence with M. Huebner and Company regarding same (0.1); correspondence with E. Moskowitz and J. Bean regarding new collective bargaining agreements (0.1).
Moskowitz E	08/21/13	10.0	Review Peabody appellate decision (0.7); extensive correspondence with clients and team regarding implications of same (5.8); calls with J. Bean regarding strategy (0.8); call with C. Black

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<b></b>			· · · · · · · · · · · · · · · · · · ·
			(0.6); correspondence with clients regarding same (0.5); call with S. Hessler regarding investor
			issues (0.4); follow-up tasks after call (0.6);
			review and edit term sheet $(0.6)$ .
Reiser CM	08/21/13	2.7	Review Bankruptcy Appellate Panel decision in
			Peabody assumed group appeal (0.6); meet with
			E. Moskowitz, J. Martin, A. Gehring and D.
			Darcy regarding same $(0.6)$ ; confer with A.
			Gehring and D. Darcy regarding same (0.4);
			research procedural rules pertaining to appeal and
			draft email summarizing same (1.1).
Resnick BM	08/21/13	3.1	Review Peabody decision $(0.2)$ ; correspondence
			with E. Moskowitz, M. Huebner and others
			regarding same (0.8); call with clients regarding
			Peabody next steps (1.1); review research
			regarding potential Peabody ERISA and Coal Act
			liability (0.7); correspondence with E. Moskowitz
			and M. McGreal regarding same (0.3).
Russano MJ	08/21/13	1.4	Review and analyze Peabody court decision (0.7);
			review correspondence regarding same (0.4);
			review press releases regarding same (0.3).
Agostinho JN	08/22/13	1.5	Call with Kirkland & Ellis to discuss potential
			Peabody liability for multiemployer pension
			(1.1); comment on Voluntary Employee
			Beneficiary Association motion from J. Cohen
	09/22/12	2.5	(0.4).
Aizen RM	08/22/13	2.5	Consider multi-employer pension plan issues (0.7); confer with Kirkland & Ellis, Davis Polk
			team, J. Woodrum and J. Bean regarding multi-
			employer pension plan (1.3); comment on retiree medical order (0.5).
Gehring AS	08/22/13	0.6	Communications with R. Stewart regarding
6			Patriot case calendar $(0.2)$ ; communications with
			E. Moskowitz and business development
			regarding Bankruptcy Appellate Panel decision
			(0.4).
Huebner MS	08/22/13	0.1	Emails with M. McGreal regarding form of order
			entered regarding United Mine Workers of
			America settlement.
McGreal MM	08/22/13	0.9	Review Rule 9019 order (0.1); correspondence
			with M. Huebner, G. Crandall and others
			regarding same $(0.1)$ ; review and comment on
			non-union retiree committee Voluntary Employee
			Beneficiary Association order (0.5); email J.
			Cohen, B. Resnick and others regarding same
			(0.1); email with E. Moskowitz and L. Samet

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			regarding United Mine Workers of America
			appeal (0.1).
Moskowitz E	08/22/13	8.0	Call with Kirkland & Ellis team regarding
WIOSKOWITZ E	00/22/15	8.0	00
			strategy $(0.8)$ ; prepare for call $(0.5)$ ; call with
			clients regarding strategy (0.9); correspondence
			regarding collective bargaining agreement and
			related documents (1.1); further work in
			connection with Peabody appellate decision (1.6);
			additional client calls and correspondence with J.
			Bean (0.9); emails with team regarding multi-
			employer plan issues and investor issues (1.6);
			United Mine Workers of America follow-up
			(0.6).
Resnick BM	08/22/13	0.8	
RUSHICK DIVI	00/22/13	0.8	Review research regarding labor issues in
A	00/22/12	0.1	preparation for Kirkland & Ellis call.
Agostinho JN	08/23/13	0.1	Emails regarding comments on Voluntary
			Employee Beneficiary Association motion.
Aizen RM	08/23/13	0.1	Emails with M. McGreal regarding retiree
			medical order.
Gehring AS	08/23/13	0.4	Communications with M. McGreal and C. Reiser
			regarding Bankruptcy Appellate Panel decision.
McGreal MM	08/23/13	0.5	Review materials related to non-union retiree
			Voluntary Employee Beneficiary Association
			(0.2); correspondence with J. Cohen, B. Resnick
			and R. Aizen regarding same (0.2); email
			Kirkland & Ellis regarding final Rule 9019
			documents (0.1).
Moskowitz E	08/23/13	3.9	
MOSKOWITZ E	06/25/15	5.9	Call with F. Huffard regarding investor
			discussions and strategy $(0.7)$ ; calls with J. Bean
			regarding strategy $(0.8)$ ; emails and calls with
			Davis Polk team regarding investor discussions,
			Peabody matters and United Mine Workers of
			America issues (2.4).
Aizen RM	08/26/13	0.1	Discuss multi-employer pension plan with E.
			Cho.
Cho EK	08/26/13	1.2	Teleconference with R. Aizen regarding open
			issues (0.2); teleconference with R. Aizen
			regarding 8th Circuit case (0.2); review 8th
			Circuit decision (0.5); teleconference with R.
			Aizen regarding open issues regarding Voluntary
			Employee Beneficiary Association (0.3).
Estacio R	08/26/13	0.3	Communications with E. Moskowitz and R.
		0.0	Aizen regarding withdrawal liability.
McGreal MM	08/26/13	0.3	Correspondence with E. Moskowitz and L. Samet
1/10/10/11/11/1	00/20/15	0.5	regarding §§ 1113 and 1114 appeal (0.1);
			teleconference with R. McWilliams and J. Clarrey
			tereconterence with K. wie winnams and J. Claffey

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			regarding United Mine Workers of America claims (0.2).
Samet L	08/26/13	0.3	Communications with F. Perillo, E. Moskowitz and M. McGreal regarding appellate issues.
Aizen RM	08/27/13	0.9	Confer with E. Moskowitz, M. McGreal and R. Estacio regarding multi-employer pension plan.
Cho EK	08/27/13	0.5	Correspondence with R. Aizen regarding withdrawal liabilities.
Estacio R	08/27/13	1.8	Legal research regarding withdrawal liability (1.4); emails with E. Moskowitz, R. Aizen and others regarding the same (0.4).
McGreal MM	08/27/13	0.2	Email J. Woodrum and R. Mead regarding black lung benefits.
Resnick BM	08/27/13	0.1	Review revised order approving retiree committee motion.
Samet L	08/27/13	0.3	Communications with F. Perillo and Judge Jackson's chambers regarding appellate issues (0.2); communications with E. Moskowitz regarding same (0.1).
Aizen RM	08/28/13	2.1	Research management incentive plan precedents (0.6); confer with M. Luna, J. Crandall, E. Moskowitz and E. Cho regarding Voluntary Employee Beneficiary Association (1.2); consider ERISA question (0.3).
Cho EK	08/28/13	2.1	Research regarding ERISA § 403 (1.0); call with R. Aizen regarding Voluntary Employee Beneficiary Association funding issue (0.3); correspondence with R. Aizen and J. Crandall regarding same (0.8).
Crandall JP	08/28/13	0.6	Meet with R. Aizen regarding ERISA trust requirement.
McGreal MM	08/28/13	0.1	Email J. Woodrum and S. Blank regarding executed collective bargaining agreements.
Aizen RM	08/29/13	2.7	Confer with M. Luna, R. Mead, Kirkland & Ellis, J. Crandall and E. Cho regarding retiree medical funding (2.6); emails from E. Moskowitz and J. Woodrum regarding multi-employer pension plan (0.1).
Cho EK	08/29/13	4.6	Review Voluntary Employee Beneficiary Association funding report (0.5); review Voluntary Employee Beneficiary Association side letter (0.3); research regarding ERISA § 403 (1.3); teleconference with J. Crandall and R. Aizen regarding § 403 (0.4); conference call with M. Luna regarding funding of Voluntary Employee Beneficiary Association (0.4);

Total EMPLOYEE LABOR ISSUES         421.3           EXECUTORY CONTRACTS	<ul> <li>issues related to multi-employer pension plan.</li> <li>2 Emails with Davis Polk team regarding labor issues related to collective bargaining agreement.</li> </ul>
ISSUES         Image: Contracts         Image: Contracts	
CONTRACTS           Coco KJ         08/01/13         1.3           Coco KJ         08/02/13         2.3           Coco KJ         08/02/13         2.3           Stewart R         08/02/13         0.4           Coco KJ         08/02/13         0.4           Stewart R         08/02/13         0.4           Coco KJ         08/05/13         0.4	
CONTRACTS           Coco KJ         08/01/13         1.3           Coco KJ         08/02/13         2.3           Coco KJ         08/02/13         2.3           Stewart R         08/02/13         0.4           Coco KJ         08/02/13         0.4           Stewart R         08/02/13         0.4           Coco KJ         08/05/13         0.4	
Coco KJ       08/01/13       1.3         Coco KJ       08/02/13       2.3         Stewart R       08/02/13       0.4         Coco KJ       08/02/13       0.4         Stewart R       08/02/13       0.4         Coco KJ       08/05/13       0.4	
Coco KJ         08/02/13         2.7           Stewart R         08/02/13         0.0           Coco KJ         08/02/13         0.0	Call with C. Springer regarding Siemens
Coco KJ 08/05/13 0.9	<ul> <li>contracts (0.2); call with G. Plotko regarding same (0.2); follow-up call and emails with counterparty regarding same (0.3); negotiate stipulation in connection with same (0.3); call with S. Schutzenhofer regarding same (0.1).</li> <li>7 Call with C. Springer regarding Siemens lease assumptions (0.3); review and revise draft stipulation and motion in connection with same (0.7); circulate same to Unsecured Creditors' Committee and DIP agents (0.2); review and revise amendments to Flagstar leases (0.9); email to clients regarding same (0.1); draft proposed claim settlement terms with American Electric Power (0.5).</li> </ul>
	6 Revise Flagstar lease amendment per K. Coco's comments.
$C_{0,0,0} KI = 0.00 / 0.06 / 1.2 = 1.7$	
Coco KJ 08/06/13 1.3 Stewart R 08/06/13 0.3	3 Emails with clients regarding Siemens assumption stipulation (0.2); coordinate changes

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McGreal MM	08/07/13	0.2	Review and comment on revised Siemens
			stipulation (0.1); correspondence with K. Coco regarding same (0.1).
McGreal MM	08/12/13	0.1	Email J. Clarrey regarding Sitex rejection.
Coco KJ	08/13/13	0.1	Call from S. Schutzenhofer regarding rejection
	00/10/10	0.1	damages question.
Mehes A	08/14/13	0.1	Review and update case calendar to submit to
	00/11/10	0.1	client.
McGreal MM	08/20/13	0.1	Correspondence with R. Keffer regarding
	00/20/15	0.1	rejection damages claims.
Coco KJ	08/27/13	0.3	Emails with counterparty, Unsecured Creditors'
	00/27/15	0.5	Committee counsel and clients regarding
			amendment to Flagstar equipment leases.
Coco KJ	08/28/13	0.5	Call with Kramer Levin regarding Flagstar
	00/20/13	0.5	equipment lease amendment (0.2); make revisions
			to document regarding same (0.2); email clients
			regarding same (0.1).
Coco KJ	08/29/13	0.7	Emails with clients and Kramer Levin regarding
	00/27/15	0.7	Flagstar equipment lease amendments (0.3); calls
			with S. Blank regarding same (0.2); draft
Coco KJ	08/30/13	0.7	Emails with Kramer Levin regarding Flagstar
COCO KJ	00/30/13	<ul> <li>with S. Blank regarding amendment to lease (0.2)</li> <li>0.7 Emails with Kramer Le equipment lease amend</li> </ul>	equipment lease amendments (0.1); email to
			clients regarding same (0.1); call with Kramer
			Levin regarding same (0.3); follow-up research
			and follow-up email to Kramer Levin regarding same (0.2).
Total EXECUTO	DV	9.6	same (0.2).
CONTRACTS		9.0	
FINANCING			
Huebner MS	08/01/13	1.3	Calls with Blackstone regarding timing, investor
	00/01/15	1.5	and financing issues (0.4); review of new term
			sheets from potential investors and emails to
Immermann MC	08/01/13	0.4	Blackstone and clients regarding same (0.9).
		0.4	Draft subsidiary resolutions for Amendment #2.
McGreal MM	08/01/13	0.2	Correspondence with A. Alfonso regarding DIP
D	00/01/12	0.5	amendment engagement letter.
Perry J	08/01/13	0.5	Review and respond to email from M. McGreal
			regarding amendment process (0.1); draft email to
			credit partners regarding amendment question
	00/01/12	0.1	(0.4).
Warner W	08/01/13	0.1	Review advice regarding timing of SEC reports
0 1/1	00/00/110	~ -	regarding DIP amendment.
Coco KJ Huebner MS	08/02/13	0.7	Call with clients regarding DIP amendment.
		1.5	Conference call with client group regarding DIP

			amendment process (0.9); multiple emails with
			client group regarding investor issues and concerns (0.6).
Immermann MC	08/02/13	0.8	Call with Blackstone and Patriot to discuss
			amendment (0.6); call with R. Mead to discuss
		0.4	consent thresholds (0.2).
McGreal MM	08/02/13	0.4	Teleconference with Company, M. Huebner,
Domy I	08/02/13	0.6	Blackstone and others regarding DIP amendment. Call with Patriot regarding amendment process
Perry J	08/02/15	0.0	and options (0.4); meet with L. Wieman
			regarding amendment issues (0.2).
Resnick BM	08/02/13	1.6	Call with clients and Blackstone regarding DIP
	00,02,10	110	Amendment (0.7); correspondence with S.
			Hessler, Blackstone and R. Mead regarding same
			(0.9).
Warner W	08/02/13	0.7	Telephone conference with Patriot regarding DIP
			amendment issues and voting thresholds.
Wieman LE	08/02/13	0.3	Confer with J. Perry regarding limiting fee offer.
Resnick BM	08/03/13	0.3	Correspondence with S. Hessler and clients
1 1/0	00/04/12	0.4	regarding DIP amendment.
Immermann MC	08/04/13	0.4	Review confidentiality provisions in DIP
Resnick BM	08/04/13	0.3	agreement.
Huebner MS	08/04/13	0.3	Call with S. Hessler regarding DIP Amendment. Confer with CFO and treasurer regarding DIP and
	08/03/13	0.0	financing issues.
Immermann MC	08/05/13	0.4	Review 10-Q (0.2); review confidentiality
			provisions in mandate papers $(0.1)$ ; review
			required lenders definition (0.1).
McGreal MM	08/05/13	0.2	Correspondence with A. Saavedra, M. Huebner
			and G. Plotko regarding DIP amendment
			engagement letter.
Perry J	08/05/13	0.4	Email correspondence with B. Resnick regarding
	00/05/12	0.0	confidentiality provision of DIP facilities.
Resnick BM	08/05/13	0.9	Correspondence with R. Mead, M. Huebner and
Warner W	08/05/13	0.2	others regarding DIP amendment. Emails with Davis Polk team regarding
	08/03/13	0.2	confidentiality provisions of engagement letter
			and loan documents.
de Richemont P	08/06/13	0.7	Research and summarize precedent timelines for
	00,00,10	0.7	exit financing and rights offerings.
Huebner MS	08/06/13	0.5	Conversations with client group and B. Resnick
			regarding DIP amendment $(0.3)$ ; review of
			language regarding DIP amendment (0.2).
Immermann MC	08/06/13	1.8	Discuss EBITDA covenant with Davis Polk team
			including W. Warner (0.2); review and discuss
			revised amendment with Weil Gotshal and Davis

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			Polk team (1.6).
McGreal MM	08/06/13	0.4	Correspondence with A. Saavedra regarding DIP
			amendment fee letter (0.1); review
			correspondence relating to the revised
			amendment to the DIP motion (0.3).
Perry J	08/06/13	2.4	Review proposed changes to DIP amendment
			(0.5); numerous email correspondence with W.
			Warner, B. Resnick and M. Immermann
			regarding DIP amendment $(0.5)$ ; review existing
			debt documents regarding second-out amendment
			(1.0); email to B. Resnick regarding second-out
			amendment provisions (0.4).
Resnick BM	08/06/13	4.8	Review and revise DIP amendment (0.7);
			correspondence with Davis Polk team and clients
			regarding same (1.8); correspondence with Weil
			Gotshal, Kirkland & Ellis and Kramer Levin
			regarding same (2.3).
Warner W	08/06/13	3.5	Review and comment on revised amendment and
			related issues (2.8); emails and calls with Davis
			Polk team regarding same (0.7)
Coco KJ	08/07/13	1.2	Coordinate filing of DIP amendment notice (0.4);
			draft same $(0.5)$ ; emails with Davis Polk team and
			DIP Agents regarding same (0.3).
Huebner MS	08/07/13	0.8	Multiple calls with clients regarding DIP
	00/07/10	1.4	amendment process and emails regarding same.
Immermann MC	08/07/13	1.4	Review and discuss revised drafts of the
			amendment with Weil Gotshal and Davis Polk
			team (1.0); prepare Company signature pages
			(0.1); distribute final versions of documents to
			Patriot $(0.1)$ ; call with Kramer Levin to discuss questions on amendment $(0.2)$ .
McGreal MM	08/07/13	1.6	Correspondence with W. Warner and B. Resnick
	00/07/13	1.0	regarding DIP amendment and proposed order
			(0.6); revise proposed DIP amendment order
			(0.3); revise proposed DIT amendment order (0.3); review and revise notice of revised DIP
			amendment (0.3); correspondence with Weil
			Gotshal and Company regarding same (0.2);
			correspondence with A. Libby, R. Stewart and
			others regarding filing (0.2).
Moskowitz E	08/07/13	0.5	Review and edit draft 10-Q.
Resnick BM	08/07/13	7.7	Review and revise DIP Amendment (0.8);
			correspondence with Davis Polk team and clients
			regarding same (3.2); correspondence with Weil
			Gotshal, Willkie Farr, Kirkland & Ellis and
			Kramer Levin regarding same (3.7).
Warner W	08/07/13	1.6	Review and comment on revised amendment and

			related issues (0.5); emails regarding same (0.2); teleconference with Davis Polk and Weil Gotshal teams regarding same (0.5); conference call with Willkie Farr regarding proposed changes (0.4).
Coco KJ	08/08/13	0.9	Emails with Davis Polk team regarding DIP amendment (0.1); meeting with R. Stewart and analysis of evidence requirements in connection with same (0.5); emails and analysis regarding DIP amendment order (0.3).
Huebner MS	08/08/13	0.6	Calls with DIP lenders and J. Bean regarding DIP amendment issues (0.4); work on language for DIP amendment order (0.2).
Immermann MC	08/08/13	0.6	Emails regarding personnel change at Patriot (0.1); emails regarding edgarized version of amendment (0.5).
McGreal MM	08/08/13	0.5	Correspondence with J. Jones regarding DIP amendment (0.1); revise DIP amendment order (0.2); correspondence with B. Resnick regarding same (0.1); correspondence with K. Coco regarding same (0.1).
Resnick BM	08/08/13	0.8	Call with M. Huebner regarding DIP amendment (0.2); review and revise order approving same (0.3); emails regarding same (0.3).
Stewart R	08/08/13	3.1	Research nature of evidence produced in support of precedent uncontested DIP amendments.
Warner W	08/08/13	0.3	Review and comment on order (0.2); email to Davis Polk team regarding same (0.1).
Huebner MS	08/09/13	0.6	Conversations with potential investors regarding United Mine Workers of America deal and next week's timing.
McGreal MM	08/09/13	0.3	Review hearing preparation materials on DIP amendment motion.
Stewart R	08/09/13	1.9	Research nature of evidence produced in support of precedent uncontested DIP amendments.
Huebner MS	08/11/13	2.8	Multiple extensive calls with potential investors regarding union deal (2.7); emails with DIP lenders regarding union deal (0.1).
Huebner MS	08/12/13	0.2	Emails with DIP lenders regarding order for DIP amendment.
McGreal MM	08/12/13	0.3	Revise proposed order for DIP amendment (0.2); email B. Resnick regarding same (0.1).
Resnick BM	08/12/13	0.4	Review revisions to DIP Order (0.1); correspondence with Weil Gotshal, Willkie Farr, M. Huebner and M. McGreal regarding same (0.3).
Huebner MS	08/13/13	1.5	Calls with DIP agents regarding union deal (0.5);

			conference call with F. Huffard and client group regarding meeting with potential investors and next steps (0.5); conversation with Kirkland & Ellis regarding investor issues (0.3); conversation with Blackstone regarding capital markets issues (0.2).
Stewart R	08/13/13	0.5	Draft declaration of no objection, proposed order and email to chambers regarding motion to amend DIP facility.
Huebner MS	08/14/13	2.9	Conference call with Kirkland & Ellis regarding multiple concerns of investors (0.5); conference call with Bondholders management team and Blackstone regarding multiple diligence and related issues (1.6); various emails with clients regarding various investor issues and concerns and emergence timeline (0.4); emails regarding DIP lender issues raised on United Mine Workers of America documents with Davis Polk team and DIP lenders (0.4).
Huebner MS	08/15/13	3.9	Conversation with funds counsel regarding United Mine Workers of America hearing (0.2); emails with L. Long and M. McGreal regarding same (0.1); call with Kirkland & Ellis regarding investor issues (0.3); call with investors regarding multiple United Mine Workers of America issues (1.1); prepare for and attend call with DIP lenders regarding multiple United Mine Workers of America issues (1.6); emails with Blackstone, clients regarding potential investor concerns and non-disclosure agreement (0.1); conversation with Blackstone regarding capital markets and structuring issues (0.5).
Kim JH	08/16/13	0.2	Call with B. Resnick regarding status of bankruptcy case and preparation for exit financing.
Resnick BM	08/16/13	0.2	Background call with J. Kim in preparation for exit financing.
Huebner MS	08/18/13	1.7	Extensive emails with DIP lenders regarding United Mine Workers of America documents (1.1); conference call with senior DIP agent regarding same (0.4); emails with investor counsel and E. Moskowitz regarding United Mine Workers of America update (0.2).
Huebner MS	08/19/13	0.9	Multiple calls and emails with DIP lenders to resolve remaining concerns on United Mine Workers of America motion and order.

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Immermann MC	08/19/13	0.2	Meet with J. Kim regarding DIP documentation (0.1); email selected documents to J. Kim (0.1).
Kim JH	08/19/13	1.4	Discuss loan documents with M. Immermann
			(0.1); review loan documents $(1.3)$ .
Resnick BM	08/19/13	0.1	Emails regarding letter of credit draw.
Immermann MC	08/20/13	0.2	Email final perfection certificate to J. Jones (0.1);
			collect additional documents to send to J. Kim
			(0.1).
Kim JH	08/20/13	2.8	Discuss status of deal with J. Perry $(0.2)$ ; discuss
			letter of credit issue with B. Resnick $(0.2)$ ; review
			loan documents (2.4).
Perry J	08/20/13	0.2	Meet with J. Kim regarding case background.
Resnick BM	08/20/13	1.7	Call with R. Mead regarding letter of credit (0.3);
			call with J. Kim regarding same (0.3); voicemail
			for and email to M. Buchwach regarding same
			(0.1); call with M. Buchwach regarding same
			(0.3); follow-up call with R. Mead regarding
			same (0.2); email to M. Buchwach and banks
			regarding same $(0.4)$ ; correspondence with A.
Livebaan MC	09/01/12	0.0	Saavedra regarding same (0.1).
Huebner MS	08/21/13	0.8	Conversations with investors' counsel regarding
			multiple issues and emails to client group
			regarding same $(0.6)$ ; emails with Blackstone
Kim JH	08/21/13	2.4	regarding financing issues (0.2). Review loan documents (1.5); review bankruptcy
KIIII JII	00/21/15	2.4	orders (0.9).
McGreal MM	08/21/13	0.1	Email Company regarding DIP amendment order.
Perry J	08/21/13	0.1	Email correspondence with B. Resnick and J.
I OILY U	00/21/15	0.2	Kim regarding exit financing status.
Resnick BM	08/21/13	0.5	Correspondence with R. Mead and A. Saavedra
			regarding letter of credit issue (0.3);
			correspondence with R. Mead, J. Perry and J.
			Kim regarding DIP and exit financing (0.2).
Huebner MS	08/22/13	1.7	Conference call with clients regarding strategy
			and investor issues (0.9); conversation with S.
			Hessler regarding various investor issues (0.8).
Kim JH	08/22/13	1.4	Review public filings (1.2); discuss letter of credit
			issue with B. Resnick and J. Perry (0.2).
Perry J	08/22/13	0.5	Call with B. Resnick and Weil Gotshal regarding
<b></b>			letter of credit issues.
Resnick BM	08/22/13	1.5	Correspondence with Weil Gotshal, R. Mead, J.
			Perry, M. Buchwach and others regarding letter
	00/00/110	1.0	of credit issue.
Huebner MS	08/23/13	1.0	Conference call with Davis Polk team and
			Blackstone regarding capital markets issues and
			structuring.

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Immermann MC	08/23/13	0.3	Review DIP documents to answer BWOG question regarding exit facility.
Kim JH	08/23/13	0.7	Review draft of disclosure statement and plan of reorganization.
McGreal MM	08/23/13	0.5	Correspondence with B. Resnick, J. Perry and M. Immermann regarding DIP credit agreements (0.3); review DIP credit agreements and order (0.2).
Resnick BM	08/23/13	0.7	Correspondence with R. Mead, DIP Lenders and M. Buchwach regarding letter of credit issues (0.4); research second out DIP lenders' plan rights (0.3).
Huebner MS	08/26/13	1.9	Calls with B. Resnick and F. Huffard regarding exit capital structure and investor issues (0.7); conference call with client group regarding same and term sheets (0.8); multiple emails with clients and Blackstone regarding same and structuring (0.4).
Huebner MS	08/27/13	1.8	Conversation and emails with Kirkland & Ellis regarding investor issues and today's call (0.4); emails with clients regarding same (0.3); conference call with potential investors regarding multiple issues (1.1).
Kim JH	08/27/13	1.3	Review mark-up of disclosure statement and plan.
Kim JH	08/28/13	0.4	Review revised section of plan.
Huebner MS	08/29/13	1.1	Conversation with B. Resnick regarding DIP lender and investors issues (0.6); multiple emails with clients regarding same (0.5).
McGreal MM	08/29/13	0.3	Email M. Huebner regarding DIP extension (0.1); correspondence with B. Resnick regarding same (0.2).
Resnick BM	08/29/13	1.6	
Huebner MS	08/30/13	0.7	Conference call with DIP lenders.
Immermann MC	08/30/13	0.1	Review files for list of letters of credits.
McGreal MM	08/30/13	0.3	Emails with B. Resnick, M. Immermann and R. Mead regarding letters of credit (0.2); email with A. Saavedra regarding DIP lenders (0.1).
Resnick BM	08/30/13	1.2	Meet with J. Kim and others regarding DIP extension (0.2); call with Weil Gotshal and Willkie Farr regarding plan and DIP extension (0.6); email to clients regarding same (0.2); calls and emails with J. Kim and clients regarding

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			emergence financing (0.2).
Warner W	08/30/13	0.2	Email Blackstone regarding Intercreditor issue.
<b>Total FINANCI</b>	NG	96.6	
FIRST REVIEV	N		
Fu E	08/01/13	3.6	Review documents relevant to Patriot spinoff.
Fu E	08/02/13	4.4	Review documents relevant to Patriot spinoff.
Fu E	08/05/13	1.8	Review documents relevant to Patriot spinoff
			(1.7); telephone conference with A. Gehring
			regarding same (0.1).
Fu E	08/06/13	2.5	Review documents relevant to Patriot spinoff.
Fu E	08/07/13	2.8	Review documents relevant to Patriot spinoff.
Fu E	08/08/13	2.7	Review documents relevant to Patriot spinoff.
Fu E	08/09/13	3.0	Review documents relevant to Patriot spinoff
			(2.7); telephone conference with C. Reiser
			regarding same (0.3).
Fu E	08/12/13	2.9	Review documents relevant to Patriot spinoff.
Fu E	08/13/13	3.7	Review documents relevant to Patriot spinoff
			(3.6); correspondence with C. Reiser regarding
			same (0.1).
Fu E	08/14/13	1.1	Review documents relevant to Patriot spinoff.
Fu E	08/16/13	0.2	Correspondence with A. Gehring regarding
			review of documents relevant to Patriot spinoff.
Fu E	08/21/13	1.6	Review documents relevant to Patriot spinoff.
Fu E	08/23/13	2.8	Review documents relevant to Patriot spinoff.
Fu E	08/26/13	1.3	Review documents relevant to Patriot spinoff.
<b>Total FIRST RE</b>	EVIEW	34.4	
GENERAL CAS	SE		
ADMINISTRA			
Huebner MS	08/01/13	0.7	Conversation with J. Bean regarding multiple
			matters (0.4); conversation with T. Mayer
			regarding upcoming hearing and related matters
			(0.3).
Libby A	08/01/13	0.1	Coordinate updates to case website.
Resnick BM	08/01/13	0.2	Correspondence with M. McGreal and K. Coco
			regarding various general case issues.
Stewart R	08/01/13	0.6	Update case calendar.
Zarett RA	08/01/13	0.2	Monitor docket and route substantive pleadings.
Law EC	08/02/13	1.3	Update case files.
Zarett RA	08/02/13	0.3	Monitor docket and route substantive pleadings.
Coco KJ	08/05/13	0.7	Meet with M. McGreal regarding various issues
			(0.5); call with H. Hiznay regarding filing issues
			(0.2).
Huebner MS	08/05/13	0.2	Confer with J. Bean and J. Jones regarding
			upcoming projects and tasks.
McGreal MM	08/05/13	0.3	Correspondence with M. Huebner and K. Coco

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			regarding staffing.
Zarett RA	08/05/13	0.2	Monitor docket and route substantive pleadings.
Coco KJ	08/06/13	0.2	Call with S. Blank regarding various issues.
Huebner MS	08/06/13	0.4	Conversation with J. Bean regarding multiple
	00,00,10	011	matters.
McGreal MM	08/06/13	0.1	Correspondence with B. Walsh regarding
			monthly operating report.
Coco KJ	08/07/13	0.1	Call with H. Hiznay regarding procedural
			question.
Huebner MS	08/07/13	0.7	Conversation with L. Long regarding multiple
			matters (0.3); conversation with J. Bean regarding
			multiple pending matters (0.4).
Libby A	08/07/13	0.2	Correspondence with M. McGreal and R. Stewart
			regarding filing of revised DIP Amendment and
			supplemental declaration for Duff and Phelps.
Stewart R	08/07/13	1.2	File and serve Siemens lease motion $(0.6)$ ; file
			and serve DIP amendment motion (0.6).
Zarett RA	08/07/13	0.2	Monitor docket and route substantive pleadings.
Coco KJ	08/08/13	0.2	Call with S. Blank regarding various issues.
Stewart R	08/08/13	0.2	Update case calendar.
Zarett RA	08/08/13	0.3	Monitor docket and route substantive pleadings.
Huebner MS	08/09/13	0.3	Emails to court and other parties regarding
			scheduling of motion.
Law EC	08/09/13	0.1	Review filings on docket.
Stewart R	08/09/13	0.8	File notice of adjournment of Hudson list stay
			motion $(0.4)$ ; file declaration of Mishcon de Reya
	0.0 /0.0 /1.0	0.4	(0.4).
Zarett RA	08/09/13	0.4	Monitor docket and route substantive pleadings.
Coco KJ	08/12/13	0.5	Call with Garden City Group regarding potential
			rights offering procedures $(0.3)$ ; follow-up emails
T'11 A	00/10/12	0.0	(0.2).
Libby A	08/12/13	0.2	Review emails and coordinate regarding August
			omnibus hearing and coordinate filing of master
McGreal MM	08/12/13	0.2	service lists. Correspondence with K. Coco and J. Jones
MCGreat WIVI	06/12/15	0.2	regarding staffing for claims and contracts issues.
Stewart R	08/12/13	0.3	File motion to expedite Rule 9019 United Mine
Slewalt K	00/12/13	0.5	Workers of America settlement motion.
Coco KJ	08/13/13	0.9	Coordinate drafting and filing of notices of no
COCO KJ	00/13/13	0.9	objections and proposed order to send to court
			(0.5); coordinate logistics and scheduling for
			August 20 hearing (0.4).
Huebner MS	08/13/13	0.4	Call with T. Mayer regarding multiple matters
	00/13/13	0.4	(0.3); conversation with chambers regarding
			upcoming hearings (0.1).
Libby A	08/13/13	0.2	Emails with L. Hughes and J. Demma regarding

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			creditor master service lists.
McGreal MM	08/13/13	0.3	Review and comment on notices of no objection
			to August 20 motions $(0.2)$ ; correspondence with
			K. Coco and R. Stewart regarding same (0.1).
Stewart R	08/13/13	1.3	File and route multiple documents for August 20
			omnibus hearing.
Zarett RA	08/13/13	0.2	Monitor docket and route substantive pleadings.
Coco KJ	08/14/13	2.2	Coordinate filing and service of multiple
			documents (0.5); revise hearing agenda and case
			calendar (0.8); emails with Davis Polk team
			regarding same (0.2); draft talking points of
			August 20 hearing (0.7).
McGreal MM	08/14/13	0.5	Review proposed orders for August 20 omnibus
			hearing (0.2); email Chambers regarding same
			(0.1); correspondence with K. Coco and R.
			Stewart regarding same (0.2).
Stewart R	08/14/13	4.4	Update case calendar (1.2); draft preliminary
Stewart IX	00/11/15		agenda for August 20 omnibus hearing (1.6); file
			declaration of no objections for Duff and Phelps
			retention application (0.3); draft talking points
			regarding United Mine Workers of America
7	00/14/12	0.2	settlement motion for August 20 hearing (1.3).
Zarett RA	08/14/13	0.2	Monitor docket and route substantive pleadings.
Coco KJ	08/15/13	1.8	Communications with Davis Polk team and Bryan
			Cave regarding draft hearing agenda $(0.4)$ ; review
			and revise same $(0.3)$ ; review and revise case
			calendar $(0.3)$ ; review and revise hearing talking
			points for August 20 (0.8).
Libby A	08/15/13	0.1	Correspondence with L. Hughes regarding master
			service lists.
McGreal MM	08/15/13	0.7	Correspondence with L. Hughes regarding
			monthly reporting requirements $(0.1)$ ; review and
			comment on case calendar $(0.2)$ ; review and
			comment on preliminary agenda (0.2);
			correspondence with K. Coco and R. Stewart
			regarding same (0.2).
Stewart R	08/15/13	4.4	Revise preliminary agenda for August 20 hearing
			(1.6); draft talking points regarding United Mine
			Workers of America settlement motion for
			August 20 hearing (2.8).
Zarett RA	08/15/13	0.2	Monitor docket and route substantive pleadings.
Coco KJ	08/16/13	1.7	Update call (1.1); meet with M. McGreal and
			others regarding upcoming omnibus hearing and
			various other workstreams (0.5); follow-up in
			connection with same $(0.1)$ .
Huebner MS	08/16/13	1.5	Weekly update call with management, co-

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			advisors.
Libby A McGreal MM	08/16/13	2.7	File final agenda and coordinate service of same (0.3); review materials on confidential procedural motion (0.8); discuss same with R. Stewart (0.1); discuss same with D. Silberger (0.1); meet with K. Coco, D. Silberger and M. McGreal to discuss case status and next steps (0.8); call with L. Hughes regarding hearing preparation (0.2); coordinate hearing preparation with D. Silberger (0.4). Weekly update call with Company and professionals (1.2); correspondence with K. Coco, A. Libby and others regarding hearing preparation (0.7); review revised August 20 hearing agenda (0.1); correspondence with J.
			Jones, D. Silberger and A. Libby regarding confidential procedural motion (0.2).
Resnick BM	08/16/13	1.3	Participate in weekly update call with clients and Blackstone.
Silberger DM	08/16/13	0.8	Meet with M. McGreal, K. Coco and A. Libby in preparation for hearing.
Silberger DM	08/16/13	5.6	Prepare materials for Tuesday hearing (1.3); draft confidential procedural motion (4.3).
Stewart R	08/16/13	4.1	Draft final agenda for August 20 hearing (0.3); draft talking points for exclusivity motion and retention applications for August 20 hearing (1.4); compile complete list of all court orders in connection with confidential procedural motion (2.4).
Zarett RA	08/16/13	3.0	Monitor docket and route substantive pleadings (0.7); research entered orders and update summary chart regarding same (2.3).
Law EC	08/19/13	0.1	Assemble binders for hearing.
Libby A	08/19/13	0.3	Coordinate hearing preparation.
McGreal MM	08/19/13	4.5	Review and revise talking points for August 20 hearing (3.9); correspondence with Bryan Cave, A. Libby and D. Silberger regarding hearing preparation and materials (0.6).
Robertson C	08/19/13	0.2	Review notice of third interim fee hearing.
Silberger DM	08/19/13	3.1	Research related to confidential procedural motion (0.2); coordinate assembly of binders for upcoming hearing (0.4); draft confidential procedural motion (2.5).
Stewart R	08/19/13	1.3	Email to L. Hughes regarding updating agenda for August 20 hearing (0.1); prepare binder regarding United Mine Workers of America

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			settlement motion for August 20 hearing (1.2).
Coco KJ	08/20/13	1.6	Attend omnibus hearing telephonically.
Kaminetzky BS	08/20/13	0.1	Email hearing update.
McGreal MM	08/20/13	4.0	Prepare materials for hearing (0.9); revise talking
			points for hearing $(0.1)$ ; correspondence with
			Bryan Cave regarding hearing preparation (0.1);
			attend omnibus hearing (2.9).
Resnick BM	08/20/13	2.6	Emails with various parties regarding orders up
			for August 20 court hearing (0.4); participate
			telephonically in court hearing (2.2).
Silberger DM	08/20/13	4.0	Research related to and subsequent revision of
U			order for confidential procedural motion.
Jones RL	08/21/13	5.3	Review docket documents per K. Klesh (5.0);
			review docket documents 8/20/2013 transcript per
			M. McGreal (0.3).
McGreal MM	08/21/13	0.2	Correspondence with R. Stewart regarding orders
			entered (0.1); email monthly critical vendor
			report to required parties (0.1).
Robertson C	08/21/13	0.1	Email hearing transcript to J. Demma.
Silberger DM	08/21/13	1.1	Review of draft confidential procedural motion
			(0.3); review of disclosure statement in advance
			of internal distribution to specialists (0.8).
Stewart R	08/21/13	0.7	Determine differences between proposed orders
			and entered orders $(0.4)$ ; update case calendar
			(0.3).
Zarett RA	08/21/13	1.2	Monitor docket and route substantive pleadings.
Huebner MS	08/22/13	0.2	Emails with clients regarding various
			miscellaneous items.
Jones RL	08/22/13	3.5	Review docket documents per K. Klesh.
McGreal MM	08/22/13	1.4	Review and revise confidential procedural motion
			(1.2); email with D. Silberger regarding same
			(0.1); email with Bryan Cave regarding same
			(0.1).
Stewart R	08/22/13	0.6	Update case calendar.
Zarett RA	08/22/13	0.3	Monitor docket and route substantive pleadings.
McGreal MM	08/23/13	0.7	Review and revise confidential procedural motion
			(0.5); email J. Jones regarding filing $(0.1)$ ; email
			D. Silberger regarding same (0.1).
Silberger DM	08/23/13	6.4	Research local rules (1.4); review existing orders
U			in connection with preparation of motion (5.0).
Zarett RA	08/23/13	0.2	Monitor docket and route substantive pleadings.
Silberger DM	08/25/13	2.2	Docket research in connection with confidential
5			procedural motion.
Huebner MS	08/26/13	1.0	Review and routing several dozen Patriot emails
			on multiple topics $(0.8)$ ; conversation with J.
			Bean regarding miscellaneous matters (0.2).

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Total GENERAL ADMINISTRAT		122.9	
Zarett RA	08/30/13	0.2	Monitor docket and route substantive pleadings.
Stewart R	08/30/13	0.1	Update case calendar.
			issues (0.4).
			McGreal and K. Coco regarding various case
Resnick BM	08/30/13	1.4	Weekly client update call (1.0); meet with
			confidential procedural motion (0.2).
			City Group and AlixPartners regarding
			professionals (0.9); correspondence with Garden
McGreal MM	08/30/13	1.1	Weekly update call with Company and
			co-advisors regarding multi-issue update.
Huebner MS	08/30/13	0.8	Patriot weekly call with senior management and
Coco KJ	08/30/13	1.0	Weekly update call.
Zarett RA	08/29/13	0.3	Monitor docket and route substantive pleadings.
Stewart R	08/29/13	0.4	Update case calendar.
Resnick BM	08/29/13	0.1	Call with J. Bean regarding litigation trust.
			update call (0.4).
			regarding same (0.1); draft talking points for
		0.7	correspondence with K. Coco and R. Stewart
McGreal MM	08/29/13	0.7	Review and revise case calendar (0.2);
Zarett RA	08/28/13	0.3	Monitor docket and route substantive pleadings.
Stewart R	08/28/13	0.3	Update case calendar.
			Patriot emails (0.2).
	00/20/13	0.7	matters (0.2); review and route miscellaneous
Huebner MS	08/28/13	0.4	Conversation with T. Mayer regarding multiple
			R. Zarett.
			filing status after emerging from bankruptcy per
DUIKUWSKI JI	00/20/15	0.5	Holdings information on the companies' SEC
Denkowski JP	08/28/13	0.5	Obtain Maxim Crane Works and Cooper Standard
Phillips CA	08/27/13	0.5	Confer with K. Ferrell regarding disclosure.
Jones RL	08/27/13	0.3	Review docket documents per C. Reiser.
Huebner MS	08/27/13	0.3	Review and reply to various Patriot emails.
CUCU KJ	00/27/13	0.5	administration matters.
Coco KJ	08/27/13	0.3	procedural motion per D. Silberger. Call with Garden City Group regarding case
Zarett RA	08/26/13	2.4	Research precedent regarding confidential
	00/26/12	2.4	retention.
Stewart R	08/26/13	0.2	File notice of amendment of Duff and Phelps
	00/05/10		motion (4.8); revision of motion (1.8).
Silberger DM	08/26/13	6.6	Docket research in connection with revision of
			(0.2).
			correspondence with D. Silberger regarding same
			regarding confidential procedural motion (0.4);
McGreal MM	08/26/13	0.6	Teleconferences with J. Jones and L. Hughes
Jones RL	08/26/13	5.0	Review docket documents per K. Klesh.

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GOVERNANCE COMMUNICAT			
Resnick BM	08/02/13	0.2	Call with S. Beshar regarding 10-Q.
Samet L	08/06/13	0.1	Review draft 10-Q and communications with E. Moskowitz regarding same.
Huebner MS	08/08/13	0.1	Review of draft press release and email to client group.
Huebner MS	08/15/13	0.1	Review of press release.
Huebner MS	08/21/13	0.3	Review of Patriot, United Mine Workers of America and Peabody press release (0.2); emails with clients regarding same (0.1).
Huebner MS	08/26/13	0.1	Emails with clients and E. Moskowitz regarding FAQs and communications.
Moskowitz E	08/26/13	1.3	Review 8-K draft and comment regarding same (0.4); emails with team regarding same (0.9).
Total GOVERNA COMMUNICAT		2.2	
LITIGATION			
Starr AT	08/02/13	1.0	Call with J. Jones regarding UK counsel (0.3); call with R. Tyler regarding retention (0.5);emails and call with M. Mattingly and J. Jones regarding A. Ruhan counsel (0.2).
Huebner MS	08/06/13	0.4	Conversations and emails with E. Moskowitz regarding confidential settlement issues (0.3); conversation with M. Russano regarding litigation issues (0.1).
Huebner MS	08/07/13	0.2	Conversation with E. Moskowitz regarding confidential settlement matters.
McGreal MM	08/07/13	0.9	Revise term sheet for potential settlement with confidential counterparty (0.7); correspondence with E. Moskowitz regarding same (0.2).
Huebner MS	08/08/13	0.2	Review of and emails with client group regarding settlement term sheet.
McGreal MM	08/08/13	0.2	Revise term sheet for potential settlement with confidential counterparty (0.1); email E. Moskowitz regarding same (0.1).
Hashem R	08/09/13	2.0	Review Peabody production documents.
Huebner MS	08/12/13	0.2	Conversations with E. Moskowitz and J. Bean regarding confidential settlement issues.
McGreal MM	08/14/13	0.7	Correspondence with M. Tobak, C. Reiser and A. Gehring regarding discovery requests from Peabody (0.6); correspondence with M. Huebner and E. Moskowitz regarding term sheet for potential settlement with confidential

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			counterparty (0.1).
Coco KJ	08/15/13	0.3	Emails with counsel to Alpha regarding lease
McGreal MM	08/16/13	0.1	issues. Correspondence with B. O'Neill, M. Russano and E. Moskowitz regarding discovery conference.
Starr AT	08/16/13	1.3	Meet with R. Tyler regarding Bridgehouse (1.0); emails to J. Jones regarding Bridgehouse
Huebner MS	08/19/13	0.3	litigation (0.3). Brief review of and emails with clients regarding counterparty settlement term sheet.
Huebner MS	08/20/13	0.2	Emails with senior client group regarding litigation issues.
McGreal MM	08/21/13	0.7	Teleconference with Company, Blackstone, M. Huebner and others regarding Peabody appeal.
McGreal MM	08/23/13	0.2	Correspondence with A. Alfonso and A. Gehring regarding Peabody appeal.
Moskowitz E	08/27/13	1.6	Review and edit Peabody injunction brief.
McGreal MM	08/28/13	0.2	Correspondence with K. Coco regarding potential settlement of pending litigation.
Moskowitz E	08/28/13	1.2	Review Peabody discovery objection and call regarding same.
Coco KJ	08/29/13	0.5	Coordinate Rule 2004 motions and Peabody filings and communications with M. Tobak regarding same.
Moskowitz E	08/30/13	1.3	Review Peabody discovery pleadings (0.9); call with M. Russano regarding same (0.4).
Total LITIGAT	ION	13.7	
NON-DPW RET			
Chapman MP	08/01/13	4.4	Revise spreadsheet detailing projected and actual Davis Polk fees since inception (3.1); emails with M. McGreal regarding same (0.3).
Libby A	08/01/13	0.2	Confirm filings for Duff and Phelps retention and email final documents to clients and Duff and Phelps.
Robertson C	08/01/13	0.1	Discuss professional fee budgeting issues with M. Chapman.
Chapman MP	08/02/13	3.8	Revise ordinary course professionals report (3.5); emails with M. McGreal and K. Coco regarding same (0.3).
Coco KJ	08/02/13	0.3	Email with Davis Polk team regarding ordinary course professionals report (0.1); revise same (0.2).
McGreal MM	08/02/13	0.4	Correspondence with A. Starr regarding ordinary course professional retention (0.2); correspondence with K. Coco and M. Chapman

			regarding quarterly ordinary course professional report (0.2).
Chapman MP	08/05/13	1.6	Revise ordinary course professional report (0.6); confer with K. Coco and M. McGreal regarding same (0.3); file same (0.3); revise chart summarizing fees of professional firms to date (0.3); emails with M. McGreal regarding same (0.1)
Coco KJ	08/05/13	0.6	Emails with clients regarding ordinary course professionals report (0.2); coordinate revisions and filing of same (0.4).
McGreal MM	08/05/13	0.3	Review and comment on quarterly ordinary course professional report (0.1); correspondence with A. Starr regarding ordinary course professional retention (0.2).
Libby A	08/06/13	0.4	Coordinate transition of master service lists to Bryan Cave and analysis in connection with Duff and Phelps retention application.
McGreal MM	08/06/13	0.4	Correspondence with M. Russano regarding Duff and Phelps retention (0.1); correspondence with Duff and Phelps regarding same (0.2); review documents regarding same (0.1).
Resnick BM	08/06/13	0.1	Emails with M. McGreal regarding Kirkland & Ellis fee statement.
Chapman MP	08/07/13	0.6	Emails with D. Eastlake and C. Robertson regarding Third Interim Fee Application hearing (0.4); emails with M. McGreal and Davis Polk accounting regarding fees charged in precedent bankruptcies (0.2).
McGreal MM	08/07/13	0.6	Review and revise Duff and Phelps supplemental declaration (0.3); correspondence with Duff and Phelps, M. Russano and Curtis Mallet regarding same (0.3).
Russano MJ	08/07/13	0.6	Review Duff and Phelps disclosure (0.4); confer with M. McGreal regarding same (0.2).
Chapman MP	08/08/13	0.5	Emails with M. McGreal and Davis Polk accounting regarding fees charged in precedent bankruptcies.
Coco KJ	08/08/13	0.4	Call and email with L. Peterson regarding possible expansion of retention of Ernst & Young (0.3); email to Davis Polk team regarding same (0.1).
McGreal MM	08/08/13	0.3	Correspondence with K. Coco regarding ordinary course professional retention (0.1); correspondence with M. Huebner and M. Chapman regarding non-DPW professionals' fees

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			(0.2).
Coco KJ	08/09/13	0.8	Review R. Tyler ordinary course professional documentation (0.3); coordinate filing of same (0.2); review issues concerning Ogletree retention (0.3).
McGreal MM	08/09/13	0.4	Correspondence with J. Jones and K. Coco regarding potential special counsel retention (0.2); review materials regarding same (0.2).
Chapman MP	08/12/13	1.5	File AlixPartners staffing report (0.3); file Curtis Mallet-Prevost fee statement (0.3); research question regarding rates for B. Kotliar at Curtis Mallet-Prevost (0.6); emails with K. Coco, M. McGreal and M. Russano regarding same (0.2); email answer to B. Kotliar regarding same (0.1).
Coco KJ	08/13/13	0.3	Call with M. McGreal regarding Duff and Phelps retention issue (0.2); review same (0.1).
McGreal MM	08/13/13	0.7	Email J. Jones ordinary course professional payment (0.1); revise Duff and Phelps retention order (0.3); correspondence with K. Coco regarding same (0.1); correspondence with K. Winkelmann regarding same (0.2).
Stewart R	08/13/13	1.0	Draft declaration of no objections, proposed order and email to chambers regarding GCP retention application (0.5) and Duff and Phelps retention application (0.5).
McGreal MM	08/15/13	0.1	Email Chambers regarding Duff and Phelps retention order.
Chapman MP	08/16/13	0.3	File AP Services fourth report of compensation.
Chapman MP	08/19/13	1.1	File Jackson Kelly monthly fee statement (0.3); revise notice of third interim fee hearing (0.5); emails with C. Robertson and M. McGreal regarding same (0.3).
Robertson C	08/19/13	0.3	Email to M. Chapman regarding Ernst & Young inquiry regarding third interim fee hearing (0.1); call with D. Eastlake at Greenberg Traurig regarding interim fee applications (0.1); email to D. Eastlake regarding Greenberg Traurig July fee statement (0.1).
Chapman MP	08/20/13	1.3	Prepare notice of third interim fee hearing for filing (0.2); emails with M. McGreal regarding same (0.1); file same (0.3); file Steptoe and Johnson monthly fee statement (0.3); file Ernst & Young monthly fee statement (0.3); email with A. Wienner regarding same (0.1).
McGreal MM	08/21/13	0.1	Email Duff and Phelps and Company regarding retention order.

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<b>REIENIIUN</b>			
Total NON-DPW RETENTION		28.6	C.
Robertson C	08/30/13	0.2	Email to retained professionals regarding third interim fee hearing.
Resnick BM	08/30/13	0.2	Meet with M. McGreal regarding Unsecured Creditor's Committee retention.
Coco KJ	08/30/13	0.2	Emails with Davis Polk team regarding conflicts check.
Stewart R	08/29/13	0.6	Determine identity of certain parties-in-interest in response to question from L. Peterson of Foley, in connection with Ernst and Young's conflicts check.
Resnick BM	08/29/13	0.3	Correspondence with E. Moskowitz, M. Russano and M. McGreal regarding Unsecured Creditors' Committee retention.
			Young supplemental retention application (0.1); correspondence with G. Plotko and K. Coco regarding supplemental Duff and Phelps application (0.1); review materials regarding same (0.1); teleconference with B. Resnick, M. Russano and E. Moskowitz regarding ordinary course retention (0.1); teleconference with B. O'Neill regarding same (0.2).
Coco KJ McGreal MM	08/29/13	0.2	Emails with Davis Polk team and local counsel regarding Ernst & Young retention application. Teleconference with K. Coco regarding Ernst &
McGreal MM	08/28/13	0.3	Review correspondence from J. Jones regarding special counsel retention (0.1); correspondence with L. Hughes regarding Ernst & Young supplemental retention application (0.2).
M.C. 1904	00/20/12	0.2	letter (0.1); correspondence with J. Jones regarding same (0.1).
Chapman MP McGreal MM	08/27/13 08/27/13	0.3 0.2	File Bowles Rice monthly fee statement. Review amended Ernst & Young engagement
Stewart R	08/26/13	1.1	Draft notice of amendment of Duff and Phelps retention.
Robertson C	08/26/13	0.1	Call with M. Chapman regarding Blackstone monthly fee statement.
McGreal MM	08/26/13	0.4	Review notice of amended engagement letter for Duff and Phelps (0.2); correspondence with R. Stewart regarding same (0.2).
Chapman MP	08/26/13	0.3	Ellis regarding potential backstop parties' fees. File Blackstone fourth monthly fee statement.
McGreal MM	08/21/13	0.1	Correspondence with J. Jones and Kirkland &

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NON-WORKING	TRAVEL		
Gehring AS	08/01/13	5.1	Travel from New York to St. Paul for declaratory
			judgment appeal oral argument.
Moskowitz E	08/01/13	5.0	Travel to Minnesota for Peabody appeal.
Gehring AS	08/02/13	5.0	Travel from St. Paul to New York.
Moskowitz E	08/02/13	5.0	Travel from Minnesota to New York for Peabody
			appeal.
Huebner MS	08/19/13	3.6	Travel to St. Louis for Patriot hearing.
McGreal MM	08/19/13	2.2	Travel to hotel $(0.4)$ ; travel to St. Louis $(1.8)$ .
Moskowitz E	08/19/13	3.2	Travel from New York to St. Louis for hearing.
Huebner MS	08/20/13	3.9	Travel home from St. Louis.
McGreal MM	08/20/13	4.2	Travel to hearing $(0.2)$ ; travel to airport $(0.5)$ ;
			travel to New York (2.9); travel back from airport
			(0.6).
Moskowitz E	08/20/13	5.8	Travel from St. Louis to New York.
Total NON-WORK	KING	43.0	
TRAVEL			
PLAN/DISCLOSU	RE		
STATEMENT			
Coco KJ	08/01/13	0.4	Review draft 10-Q for disclosure statement.
Libby A	08/01/13	0.5	Revise disclosure statement.
Resnick BM	08/01/13	0.1	Review revised plan term sheet.
Coco KJ	08/02/13	0.2	Review revised term sheet from potential
			financing party.
Libby A	08/02/13	0.6	Revise disclosure statement.
McGreal MM	08/02/13	0.1	Correspondence with A. Libby regarding plan.
Libby A	08/05/13	0.3	Revise disclosure statement.
Coco KJ	08/06/13	1.6	Review rights offering precedents, plan
			precedents and disclosure statement precedents
			and discuss same with M. McGreal.
McGreal MM	08/06/13	0.9	Correspondence with K. Coco regarding
			precedent rights offerings (0.2); review precedent
			rights offering plans (0.7).
Resnick BM	08/06/13	0.4	Review plan term sheet from potential investor
			(0.2); correspondence with clients, Davis Polk
			team and Blackstone regarding same (0.2).
Coco KJ	08/07/13	1.6	Call regarding plan issues with Blackstone and
			AlixPartners (0.4); call with B. Resnick regarding
			same (0.2); call with R. McWilliams regarding
			same $(0.3)$ ; call with R. Stewart regarding same
	00/05/10	0.0	(0.1); analysis of same (0.6).
McGreal MM	08/07/13	0.9	Email J. Jones regarding potential backstop fees
			and expenses $(0.1)$ ; teleconference with B.
			Resnick and K. Coco regarding plan structure
			(0.2); teleconference with B. Resnick, Blackstone

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			and AlixPartners regarding plan structure (0.6).
Resnick BM	08/07/13	0.4	Correspondence with M. McGreal and K. Coco
			regarding plan.
Coco KJ	08/08/13	0.5	Draft timeline of plan events and emails with
			Davis Polk team regarding same.
McGreal MM	08/08/13	1.1	Review and revise timeline for plan and
			disclosure statement $(0.8)$ ; correspondence with
			B. Resnick and K. Coco regarding same (0.3).
Resnick BM	08/08/13	0.4	Correspondence with M. McGreal and K. Coco
			regarding plan and disclosure statement.
Coco KJ	08/09/13	0.6	Research and emails with Davis Polk team
			regarding plan and disclosure statement timing
			and precedents.
McGreal MM	08/09/13	0.8	Review and revise plan and disclosure statement
			timeline (0.4); draft email to B. Resnick regarding
			same (0.4).
Coco KJ	08/12/13	4.0	Meet with B. Resnick and others regarding plan
			issues (0.4); review plan precedents for certain
			issues (1.0); review and revise proposed case time
			line (0.5); communications with A. Libby
			regarding plan and disclosure statement issues
			(0.2); review plan and rights offering terms sheets
			and revise plan (1.9).
Libby A	08/12/13	3.7	Review and analyze precedent plans and
·			disclosure statements (3.0); discuss precedent
			plan and disclosure statements with K. Coco
			(0.3); discuss case updates with M. McGreal and
			K. Coco (0.4).
McGreal MM	08/12/13	0.4	Correspondence with B. Resnick and K. Coco
			regarding timing for plan and disclosure
			statement.
Resnick BM	08/12/13	0.8	Review and revise plan and disclosure statement
			timeline (0.2); meet with M. McGreal and K.
			Coco regarding plan and disclosure statement
			(0.4); review Blackstone recovery summary $(0.2)$ .
Zarett RA	08/12/13	0.6	Research plan and disclosure statement precedent
			per A. Libby.
Coco KJ	08/13/13	4.3	Research plan precedents (1.7); meet with M.
			Huebner and others regarding plan and case
			timeline and prepare for same (1.1); follow-up
			revisions to timeline $(0.3)$ ; review chart of
			possible recoveries $(0.4)$ ; draft and revise plan
			(0.6); call with M. McGreal regarding plan issues
			(0.2).
II 1 MG	00/12/12	0.4	Meet with B. Resnick, K. Coco and M. McGreal
Huebner MS	08/13/13	0.4	Meet with B. Resnick, K. Coco and M. McGreai

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T '1-1 A	00/12/12	0.1	Designed along the star 1
Libby A	08/13/13	0.1	Review revised plan timeline.
McGreal MM	08/13/13	1.6	Review and comment on plan and disclosure
			statement timeline (0.2); confer with M. Huebner,
			B. Resnick and K. Coco regarding same (0.4);
			correspondence with R. Mead and B. Resnick
			regarding same (0.4); review Blackstone analysis
			regarding plan structure $(0.4)$ ; teleconference with
			Blackstone, Company, M. Huebner and others
			regarding potential investors (0.2).
Resnick BM	08/13/13	1.7	Review Blackstone recovery presentation (0.2);
			calls with Blackstone regarding same (0.3);
			review and revise plan timeline (0.3); discuss
			same with M. Huebner, M. McGreal and K. Coco
			(0.3); call with clients and Blackstone regarding
			plan investors (0.6).
Stewart R	08/13/13	0.5	Draft declaration of no objections, proposed order
SIGWALL K	00/13/13	0.5	
			and email to chambers regarding Third
Casa VI	00/14/12	7.0	Exclusivity Motion.
Coco KJ	08/14/13	7.8	Call with D. Silberger and follow-up emails
			regarding disclosure statement amendments (0.2);
			review and revise plan and case timeline (0.4);
			emails regarding same $(0.1)$ ; draft plan
			allocations chart (1.5); review plan precedents
			and research (1.8); draft and revise plan (3.0);
			revise plan issues list (0.8).
Huebner MS	08/14/13	0.2	Review and markup of potential emergence
			calendar.
Libby A	08/14/13	0.5	Discuss status of disclosure statement with K.
			Coco and review DIP Amendment section in
			disclosure statement.
McGreal MM	08/14/13	0.2	Email clients plan and disclosure statement
			timeline $(0.1)$ ; teleconference with M. Huebner
			regarding same (0.1).
Resnick BM	08/14/13	0.2	Call with S. Hessler regarding exit financing.
Silberger DM	08/14/13	3.5	Call with K. Coco regarding revision of
	00,11,10	0.0	disclosure statement (0.2); review union
			settlement and settlement motion in connection
			with revision of disclosure statement (1.8);
			research precedent disclosure statement
			presentation of same (1.5).
Coco KJ	08/15/13	17	Review and revise plan and case timeline (0.4);
CUCU KJ	00/13/13	4.7	1
			draft plan allocations chart $(0.8)$ ; review plan
			precedents and research $(0.8)$ ; draft and revise
	00/15/10	•	plan (2.4); revise plan issues list (0.3).
Silberger DM	08/15/13	3.0	Revise disclosure statement.
Coco KJ	08/16/13	2.6	Draft and revise plan and disclosure statement

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			and related documentation.
McGreal MM	08/16/13	0.4	Teleconference with Company, Blackstone, M.
			Huebner and others regarding potential plan
			investor.
McGreal MM	08/19/13	1.1	Review plan issues list and related materials.
Resnick BM	08/20/13	0.7	Call with A. Rogoff regarding plan (0.3); emails
			to Davis Polk team regarding same (0.2); review
			plan issues list (0.2).
Libby A	08/21/13	2.3	Discuss plan and disclosure statement with M.
•			McGreal $(0.3)$ ; review disclosure statement and
			plan to facilitate team reviews (2.0).
McGreal MM	08/21/13	7.0	Correspondence with B. Resnick regarding plan
			(0.7); correspondence with H. Baker regarding
			same $(0.1)$ ; teleconference with Blackstone and
			B. Resnick regarding same (0.6); teleconference
			with D. Silberger regarding disclosure statement
			(0.1); conference with A. Libby regarding same
			(0.1); teleconference with S. Hessler, M. Huebner
			and others regarding potential plan investor issues
			(0.4); teleconference with M. Huebner, E.
			Moskowitz and others regarding same (0.2);
			review materials relating to same (0.2); email E.
			Moskowitz regarding same $(0.1)$ ; teleconference
			with B. Resnick regarding same (0.1);
			correspondence with J. Beckerle and B. Resnick
			regarding plan process (0.1); review and revise
D 11 D14	00/01/10	•	plan (4.1).
Resnick BM	08/21/13	2.9	Call with S. Hessler, M. Huebner, E. Moskowitz
			and M. McGreal regarding plan and next steps
			(0.5); correspondence with M. Huebner, E.
			Moskowitz and M. McGreal regarding same
			(0.8); email to clients regarding same $(0.2)$ ; call
			with Blackstone team regarding plan recoveries
			(0.6); review Blackstone presentation regarding
			same (0.2); discuss plan issues with M. McGreal
			(0.6).
Ferrell KL	08/22/13	1.3	Organize team for tax input on plan and
			disclosure statement.
Libby A	08/22/13	3.2	Draft, analyze and revise disclosure statement
			(2.8); review plan and disclosure statement to
			facilitate team review (0.4).
Matlock TL	08/22/13	0.6	Email K. Ferrell regarding plan (0.1); review
			disclosure statement (0.5).
McGreal MM	08/22/13	8.6	Teleconference with Kirkland & Ellis, E.
			Moskowitz and B. Resnick regarding potential

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			Bean, E. Moskowitz and B. Resnick regarding
			same (0.2); teleconference with B. Hatfield, J.
			Bean, E. Moskowitz and others regarding same
			(0.3); correspondence with R. Stewart and A.
			Libby regarding precedent plans (0.2);
			correspondence with A. Libby regarding
			disclosure statement (0.7); email various practice
			groups regarding disclosure statement review
			(0.3); teleconference with R. Nadick regarding
			plan timeline and Garden City Group's role (0.2);
			revise plan and disclosure statement (4.9); review
			precedent plans and disclosure statements (0.8).
Resnick BM	08/22/13	3.3	
RESILICK DIVI	08/22/15	5.5	Correspondence with M. Huebner and E.
			Moskowitz regarding plan investor proposal
			(1.0); call with Kirkland & Ellis regarding same
			and labor issues with respect thereto (1.0);
			discussions with M. McGreal and E. Moskowitz
			regarding same (0.4); calls with J. Bean, B.
	0.0 /0.0 /1.0	0.6	Hatfield and others regarding same (0.9).
Stewart R	08/22/13	0.6	Research filings related to Kodak plan and
			disclosure statement.
Ferrell KL	08/23/13	1.3	Conference with T. Matlock regarding plan of
			reorganization and disclosure statement (0.3);
			confer with C. Phillips regarding review of tax
			provisions in disclosure statement $(0.2)$ ; review
			precedent (0.8).
Matlock TL	08/23/13	0.9	Review plan (0.6); discuss same with K. Ferrell
			(0.3).
McGreal MM	08/23/13	6.4	Teleconference with Blackstone, B. Resnick, M.
			Huebner and others regarding plan issues (0.6);
			review and revise disclosure statement (3.9);
			review precedent disclosure statements (1.9).
Resnick BM	08/23/13	1.5	Call with Blackstone and Davis Polk team
			regarding plan investor negotiations (0.5); review
			plan of reorganization $(0.5)$ ; review Blackstone
			plan structure (0.2); correspondence with S.
			Hessler regarding same (0.2); emails with M.
			Travers regarding plan timeline (0.1).
Travers M	08/23/13	0.6	Revise non-disclosure agreement for potential
			exit financing investor, including review of same
			and drafting residuals provision.
Ferrell KL	08/24/13	3.0	Review precedent and draft plan and disclosure
			statement.
Phillips CA	08/24/13	1.2	Review disclosure statement.
Reiser CM	08/24/13	0.8	Draft litigation section for draft disclosure
			statement.
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Resnick BM	08/24/13	1.5	Review plan of reorganization.
McGreal MM	08/25/13	1.1	Teleconference with Blackstone, B. Resnick, B.
			Hatfield and others regarding plan issues (0.9);
			review various plan-related materials (0.2).
Moskowitz E	08/25/13	1.8	Call with S. Hessler regarding plan (0.5); call
			with client team regarding plan strategy (0.9);
			correspondence regarding same $(0.4)$ .
Resnick BM	08/25/13	5.2	Review Blackstone exit financing presentation in
			preparation for call with clients and Blackstone
			(0.2);call with clients and Blackstone regarding
			plan structure (0.9); call with S. Hessler regarding
			same (0.2); review revised Blackstone
			presentation (0.2); email to clients regarding same
			(0.1); review plan of reorganization (3.4); review
			business plan comparison (0.2).
Ferrell KL	08/26/13	1.6	Discuss disclosure statement with C. Phillips
	00/20/13	1.0	(0.4); draft riders for disclosure statement (1.2).
Gehring AS	08/26/13	1.5	Draft and edit disclosure statement (1.1);
Genning AS	08/20/15	1.5	communications with M. McGreal and C. Reiser
	00/06/12	0.0	regarding same (0.4).
Glazer E	08/26/13	2.3	Revise labor sections of plan of reorganization
	0.0 /0.6 /1.0		and disclosure statement.
Matlock TL	08/26/13	0.8	Email M. McGreal regarding plan (0.3); email C.
			Phillips regarding net operating loss motion and
			plan rider $(0.1)$ ; review plan and term sheet $(0.3)$ ;
			email K. Ferrell regarding same (0.1).
McGreal MM	08/26/13	10.1	Correspondence with B. Resnick regarding draft
			plan (1.2); teleconference with E. Moskowitz and
			B. Resnick regarding same $(0.2)$ ; correspondence
			with T. Matlock and K. Ferrell regarding tax
			review of draft plan $(0.2)$ ; review and revise plan
			and disclosure statement (6.8); email with J. Bean
			and J. Jones regarding same (0.4); teleconference
			with Blackstone, B. Hatfield, M. Huebner and
			others regarding plan strategy $(0.9)$ ; review
			materials on plan strategy $(0.1)$ ; teleconference
			with M. Huebner regarding same (0.1); email M.
			Travers regarding plan $(0.1)$ ; correspondence with
			J. Brenner regarding same (0.1).
Moskowitz E	08/26/13	3.1	Call with J. Bean regarding strategy (0.3); call
		2.12	with B. Resnick and M. McGreal regarding plan
			issues (0.4); call with clients regarding strategy
			and investor issues (0.8); prepare for all-hands
			call with investors (0.7); correspondence
			regarding proposed plan structure (0.9).
Dorry I	08/26/13	2.5	Review plan and disclosure statement.
Perry J	00/20/13	2.3	Neview plan and disclosule statement.

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Phillips CA	08/26/13	1.0	Review disclosure statement.
Reiser CM	08/26/13	0.5	Draft litigation section for draft disclosure statement (0.2); review and edit same (0.2); confer with A. Gehring regarding same (0.1).
Resnick BM	08/26/13	4.4	Review plan (1.4); correspondence with M. Huebner, E. Moskowitz and M. McGreal regarding same (1.3); meet with M. McGreal regarding plan comments (1.1); review revised Blackstone presentations (0.3); correspondence with Blackstone regarding same (0.1); call with M. Huebner regarding Blackstone plan proposal (0.2).
Travers M	08/26/13	0.2	Emails with M. McGreal regarding securities disclosure in disclosure statement.
Beshar SE	08/27/13	2.1	Review plan of reorganization (0.6); review disclosure statement (0.8); conference call with company regarding plan and follow up (0.7).
Coco KJ	08/27/13	6.0	Call with clients regarding plan (0.3); follow-up communications with M. McGreal (0.3); meeting regarding plan with M. McGreal and R. Stewart and follow-ups regarding same (1.1); precedent research and revise plan (4.3).
de Richemont P	08/27/13	0.2	Call with Davis Polk team about plan provisions.
Ferrell KL	08/27/13	1.2	Review precedents and consider tax issues in connection with plan.
Huebner MS	08/27/13	0.5	Conversations with M. McGreal and J. Bean regarding plan structuring issues (0.2); review and markup of Davis Polk supplemental disclosure and email regarding same (0.3).
Libby A	08/27/13	1.4	Research precedent management incentive plans and coordinate with R. Zarett regarding same (1.0); calls with J. Brenner regarding public and private company background (0.3); call with A. de Richemont (0.1).
McGreal MM	08/27/13	6.7	Teleconferences with B. Resnick regarding plan (0.3); teleconference with J. Bean, J. Jones, B. Resnick and others regarding same (0.4); confer with K. Coco and R. Stewart regarding plan (0.4); draft talking points for call with bondholders (2.1); teleconference with M. Huebner regarding same (0.1); correspondence with E. Moskowitz regarding same (0.3); teleconference with bondholders, Kirkland & Ellis, M. Huebner and others regarding strategy (1.1); correspondence with E. Moskowitz and Blackstone regarding same (0.3); review precedent plan supplements

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Image: Second	Γ			
Insurers and advisors (1.1); call with client team regarding same (0.7); attend to follow-up questions regarding call with investors (0.8); emails with team regarding appeals, Peabody and plan issues (1.1).Resnick BM08/27/133.4Call with Kirkland & Ellis regarding plan issues (0.7); correspondence with M. McGreal and K. Coco regarding same (1.3); call with J. Bean regarding same (1.3); call with J. Bean regarding same (0.4).Stewart R08/27/136.6Meet with M. McGreal and K. Coco (0.9); research precedent plans and update draft of plan of reorganization (5.7).Travers M08/27/130.8Call with J. Bean regarding public and private issues in plan of reorganization and emergence issues.Zarett RA08/27/135.4Research precedent regarding management incentive plans (5.1); correspond with A. Libby regarding same (0.3).Coco KJ08/28/137.6Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of reorganization (6.7).de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/130.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding same (0.3);				Bean regarding same (0.1); teleconference with J. Bean, S. Beshar, M. Travers and others regarding plan issues (0.5); correspondence with J. Brenner regarding same (0.1); review and revise plan and disclosure statement (0.2); correspondence with K. Coco regarding same (0.2); email J. Kim regarding same (0.1). Review and revise plan and disclosure statement.
Image: series of the series	Moskowitz E	08/27/13	5.5	-
(0.7); correspondence with M. McGreal and K. Coco regarding same (1.3); call with J. Bean regarding same (1.0); correspondence with E. Moskowitz regarding same (0.4).Stewart R08/27/136.6Meet with M. McGreal and K. Coco (0.9); research precedent plans and update draft of plan of reorganization (5.7).Travers M08/27/130.8Call with J. Bean regarding public and private issues.Zarett RA08/27/135.4Research precedent regarding management incentive plans (5.1); correspond with A. Libby regarding same (0.3).Coco KJ08/28/137.6Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of reorganization (6.7).de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/130.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.				regarding same (0.7); attend to follow-up questions regarding call with investors (0.8); emails with team regarding appeals, Peabody and
Law EC08/28/13Coco regarding same (1.3); call with J. Bean regarding same (1.0); correspondence with E. Moskowitz regarding same (0.4).Moskowitz regarding same (0.4).Stewart R08/27/136.6Meet with M. McGreal and K. Coco (0.9); research precedent plans and update draft of plan of reorganization (5.7).Travers M08/27/130.8Call with J. Bean regarding public and private issues in plan of reorganization and emergence issues.Zarett RA08/27/135.4Research precedent regarding management 	Resnick BM	08/27/13	3.4	Call with Kirkland & Ellis regarding plan issues
Image: Constraint of the second sec				Coco regarding same (1.3); call with J. Bean regarding same (1.0); correspondence with E.
Zarett RA08/27/135.4Research precedent regarding management incentive plans (5.1); correspond with A. Libby regarding same (0.3).Coco KJ08/28/137.6Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of reorganization (6.7).de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/132.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	Stewart R	08/27/13	6.6	research precedent plans and update draft of plan
Coco KJ08/28/137.6Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of reorganization (6.7).de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/132.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	Travers M	08/27/13	0.8	issues in plan of reorganization and emergence
Coco KJ08/28/137.6Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of reorganization (6.7).de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/132.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	Zarett RA	08/27/13	5.4	incentive plans (5.1); correspond with A. Libby
de Richemont P08/28/130.2Meet with R. Zarett regarding plan provisions.Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/132.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	Coco KJ	08/28/13	7.6	Meet with M. McGreal regarding plan (0.9); review, revise, conduct research, draft and communications with Davis Polk team, clients and other advisors regarding plan of
Huebner MS08/28/130.2Emails with J. Bean and M. McGreal regarding plan issues.Law EC08/28/132.2Precedent research regarding non-disclosure agreements and term sheets of management incentive plans (1.9); numerous communications with R. Zarett regarding same (0.3).Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	de Richemont P	08/28/13	0.2	
Libby A08/28/130.6Research regarding management incentive plans upon emergence and public and private emergence issues.	Huebner MS	08/28/13	0.2	Emails with J. Bean and M. McGreal regarding
upon emergence and public and private emergence issues.	Law EC	08/28/13	2.2	agreements and term sheets of management incentive plans (1.9); numerous communications
	Libby A	08/28/13	0.6	upon emergence and public and private
	McGreal MM	08/28/13	10.6	8

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			regarding plan precedents (1.3); correspondence with J. Kim regarding plan (0.3); correspondence with R. Aizen, A. Libby and R. Zarett regarding plan supplement (0.3); review plan precedents (1.1); email J. Collins and J. Bean regarding plan timeline (0.2); correspondence with J. Bean and B. Resnick regarding plan issues (0.3); correspondence with M. Travers regarding plan (0.1); review and revise plan and disclosure statement (5.6); correspondence with B. Resnick and E. Moskowitz regarding plan (0.2); email A. Mehes regarding disclosure statement (0.1); email Company regarding draft plan (0.3); correspondence with B. Resnick regarding same (0.1); correspondence with B. Resnick and K. Coco regarding various plan issues (0.5); review plan comments from B. Walsh (0.2).
Moskowitz E	08/28/13	2.2	Call with Davis Polk team and clients regarding Voluntary Employee Beneficiary Association issues and investor requests (1.1); review materials from J. Orf (0.5); call with clients regarding plan issues (0.6).
Resnick BM	08/28/13	3.8	Correspondence with J. Bean, M. McGreal, E. Moskowitz and K. Coco regarding plan issues (0.9); review plan of reorganization and emails regarding same (2.9).
Stewart R	08/28/13	6.7	Meet with M. McGreal and K. Coco (0.8); research precedents and revise draft of plan of reorganization (5.9).
Travers M	08/28/13	0.9	Review securities law disclosure in draft disclosure statement and email M. McGreal regarding same.
Zarett RA	08/28/13	6.8	Research precedent regarding management incentive plans (6.5); correspond with M. McGreal and A. Libby regarding same (0.3).
Coco KJ	08/29/13	8.7	Coordinate conference call with DIP agents' counsel regarding plan (0.2); call with Kramer Levin regarding plan and follow-ups concerning same (1.0); call with Blackstone regarding plan and exit financing and follow-ups regarding same (0.9); review and revise plan (3.2); review and revise disclosure statement (3.4).
Matlock TL McGreal MM	08/29/13 08/29/13	0.3 8.6	Review plan and disclosure statement changes. Correspondence with K. Coco and R. Stewart regarding plan precedents (0.8); teleconference with A. Rogoff, B. Resnick, K. Coco and others

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			regarding plan (0.6); correspondence with B. Resnick and K. Coco regarding same (0.2); teleconference with Company, Blackstone, B. Resnick and others regarding plan strategy (0.5); teleconference with B. Resnick regarding same (0.1); email M. Huebner summary of call (0.3); teleconference with R. Mead and K. Coco regarding comments to plan (0.2); email J. Bean and J. Jones regarding same (0.1); correspondence with A. Starr regarding same (0.2); review plan precedents for various plan issues (0.9); review comments from Unsecured
			Creditors' Committee regarding plan (0.3); correspondence with B. Resnick and K. Coco regarding same (0.9); review and revise plan and disclosure statement (3.4); email K. Klesh regarding plan issues (0.1).
Mehes A	08/29/13	1.8	Summarize outstanding override litigations for disclosure statement.
Moskowitz E	08/29/13	4.1	Call with clients and Davis Polk team regarding pension plan issues and questions raised by investors (1.4); call with clients regarding proposed deal structure and related issues (1.0); review draft plan provisions (0.8); calls with J. Bean and Blackstone regarding plan and settlement issues (0.9).
Resnick BM	08/29/13	4.7	Correspondence with M. McGreal and K. Coco regarding plan-related issues (1.9); correspondence with E. Moskowitz and M. Huebner regarding same (0.8); call with Kramer Levin regarding plan (0.5); review Unsecured Creditors' Committee plan and disclosure statement issues list (0.2); call with M. McGreal regarding same and related issues (0.5); call with S. Hessler regarding plan (0.1); call with clients and Blackstone regarding plan investors (0.7).
Stewart R	08/29/13	2.7	Research precedents and revise draft of plan of reorganization.
Travers M	08/29/13	0.4	Review precedent securities law disclosure for disclosure statement and email M. McGreal.
Zarett RA	08/29/13	2.6	Research and organize Plan and Rights Offering term sheets.
Coco KJ	08/30/13	4.7	Review and incorporate clients' comments to plan (1.6); call with DIP agents' counsel regarding plan (0.6); follow-ups regarding same (0.2); review and revise disclosure statement (2.3).

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Kim JH	08/30/13	1.3	Review extension related provisions (0.3); call with Weil Gotshal and Willkie Farr lawyers regarding plan process (0.6); discuss plan process with Davis Polk bankruptcy team (0.4).
McGreal MM	08/30/13	5.9	Conference with J. Kim, B. Resnick and K. Coco regarding plan and DIP issues (0.2); teleconference with J. Kim, B. Resnick, Weil Gotshal, Willkie Farr and others regarding same (0.6); review email to client regarding same (0.1); teleconference with S. Hessler regarding same (0.2); conference with B. Resnick regarding same (0.1); review J. Jones' comments to plan (0.4); email R. Mead regarding same (0.1); review and revise plan and disclosure statement (2.4); correspondence with B. Resnick and K. Coco regarding same (1.1); draft emails to interested parties regarding plan (0.3); correspondence with B. Resnick regarding same (0.1); teleconference with J. Bean regarding comments to plan (0.2); email M. Travers, E. Moskowitz and L. Samet regarding draft disclosure statement (0.1).
Moskowitz E	08/30/13	3.6	Update call with client (1.0); call with J. Woodrum and S. Hessler regarding investor questions (0.7); review draft plan and disclosure statement provisions (1.3); emails with Davis Polk team regarding plan, Peabody and investor issues (0.6).
Resnick BM	08/30/13	1.7	Review revisions to plan (0.7); correspondence with M. McGreal and K. Coco regarding plan (0.8); discuss disclosure statement with M. McGreal and K. Coco (0.2).
Samet L	08/30/13	1.1	Review and revise disclosure statement (0.9); communications with E. Moskowitz and M. McGreal regarding same (0.2).
Starr AT	08/30/13	0.3	Emails with M. McGreal regarding insurance issues in connection with plan.
Stewart R	08/30/13	2.8	Research treatment of post-effective date committees in precedent plans (1.3); research treatment of disputed claim reserves in precedent plans (1.5).
Zarett RA	08/30/13	0.8	Research and organize rights offering and plan term sheets.
Coco KJ	08/31/13	1.0	Revise disclosure statement.

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McGreal MM	08/31/13	0.9	Review and comment on revised plan (0.7); correspondence with K. Coco regarding same (0.2).
Total PLAN/DIS STATEMENT	CLOSURE	280.2	
PREPARATION STATEMENTS\/ TIONS			
Chapman MP	08/01/13	3.7	Review and revise July fee application for compliance with U.S. Trustee guidelines and confidentiality.
McGreal MM	08/01/13	0.2	Correspondence with M. Chapman regarding third interim fee statements.
Chapman MP	08/02/13	3.2	Review and revise July fee application for compliance with U.S. Trustee guidelines and confidentiality.
Chapman MP	08/05/13	7.6	Review and revise July fee application for compliance with U.S. Trustee Guidelines and confidentiality.
McGreal MM	08/05/13	0.2	Correspondence with M. Huebner and M. Chapman regarding professionals' fees.
Chapman MP	08/06/13	2.5	Review and revise July fee application for compliance with U.S. Trustee guidelines and confidentiality.
Chapman MP	08/07/13	1.3	Review and revise July fee application for compliance with U.S. Trustee guidelines and confidentiality (1.1); emails with team leaders regarding their review of the same (0.2).
Mehes A	08/07/13	0.1	Review July litigation fee statement for privilege.
Coco KJ	08/08/13	1.0	Review July fee statement.
Reiser CM	08/08/13	0.8	Review of July claims investigation time entries for privileged information.
Estacio R	08/09/13	0.3	Review of July Automatic Stay time entries for privileged information.
Immermann MC	08/09/13	0.2	Review of July Finance time entries for privileged information.
Glazer E	08/12/13	0.9	Review of July employee and labor issues time entries for privileged information.
Libby A	08/12/13	0.4	Review project codes for confidentiality and privilege issues.
Mehes A	08/12/13	0.6	Review July litigation fee statement for privilege.
Turner AE	08/12/13	0.5	Review of Regulatory and Environmental billing code for privileged information.
Chapman MP	08/15/13	3.6	Review team leader revisions to July fee statement (1.1); email portions of same to E.

			Moskowitz, M. Russano and J. Martin (0.2); review expenses in February fee statement for
			compliance with U.S. Trustee guidelines (1.5); review expenses in July fee statement for compliance with U.S. Trustee guidelines (0.7).
Chapman MP	08/16/13	3.1	Review time entries in July fee statement for potential write-offs (1.7); email B. Resnick regarding same (0.3); prepare notice for third interim fee application hearing (1.1).
Resnick BM	08/18/13	1.2	Review July fee statement.
Chapman MP	08/19/13	2.1	Review write-offs in July fee statement (0.3); discuss same with B. Resnick (0.2); review expenses in March fee statement for compliance with U.S. Trustee guidelines (1.6).
Resnick BM	08/19/13	0.2	Correspondence with M. Chapman and E. Moskowitz regarding July fee statement.
Chapman MP	08/20/13	4.8	Review expenses in March fee statement for compliance with U.S. Trustee guidelines (2.1); review expenses in April fee statement for compliance with U.S. Trustee guidelines (2.7).
McGreal MM	08/20/13	0.2	Review and comment on notice of third interim fee hearing (0.1); correspondence with M. Chapman regarding same (0.1).
Moskowitz E	08/20/13	0.6	Review time detail.
Chapman MP	08/21/13	3.2	Review expenses in April fee statement for compliance with U.S. Trustee guidelines (1.7); review expenses in May fee statement for compliance with U.S. Trustee guidelines (1.5).
Chapman MP	08/22/13	3.0	Review expenses in May fee statement for compliance with U.S. Trustee guidelines (1.4); review expenses in June fee statement for compliance with U.S. Trustee guidelines (1.6).
Chapman MP	08/23/13	2.7	Review expenses in June fee statement for compliance with U.S. Trustee guidelines (1.4); review expenses in July fee statement for compliance with U.S. Trustee guidelines (1.3).
Robertson C	08/23/13	0.2	Discuss third interim fee statement with M. Chapman.
Russano MJ	08/23/13	2.1	Review time records for privileged and confidential information.
Chapman MP	08/26/13	10.1	Review and revise July fee application for compliance with U.S. Trustee guidelines and confidentiality and prepare for filing (4.3); prepare third interim fee application for compliance with U.S. Trustee guidelines and confidentiality (3.7); email project code leaders

			regarding same (0.3); confer with C. Robertson
			regarding same (0.2); review and revise April
			expense for compliance with U.S. Trustee
			guidelines (1.6).
Immermann MC	08/26/13	0.1	Review of third interim application finance
			summary.
Reiser CM	08/26/13	0.3	Draft summary of claims investigation tasks for
	00/20/10	0.2	fee application.
Resnick BM	08/26/13	0.2	Correspondence with M. Chapman and others
Resilier Divi	00/20/13	0.2	
	00/06/12	0.2	regarding July fee statement.
Robertson C	08/26/13	0.3	Call with M. Chapman regarding process for
			preparation of third interim fee statement $(0.1)$ ;
			follow-up call with M. Chapman regarding same
			(0.2).
Chapman MP	08/27/13	8.6	Finalize July fee application for compliance with
-			U.S. Trustee guidelines and confidentiality and
			prepare for filing $(2.1)$ ; file same $(0.3)$ ; revise
			third interim fee application for compliance with
			U.S. Trustee guidelines and confidentiality (3.6);
			review and revise May expenses for compliance
			with U.S. Trustee guidelines (1.6); review June
			expenses for compliance with U.S. Trustee
			guidelines (1.0).
Reiser CM	08/27/13	0.4	Draft summary of claims investigation tasks for
			fee application.
Robertson C	08/27/13	0.2	Review July monthly fee statement and discuss
			same with M. Chapman.
Chapman MP	08/28/13	7.4	Revise third interim fee application for
Ĩ			compliance with U.S. Trustee guidelines and
			confidentiality (2.1); confer with accounting
			regarding same (0.6); review and revise May and
			June expenses for compliance with U.S. Trustee
			guidelines (1.6); review June expenses for
a	0.0 /2.0 /1.2		compliance with U.S. Trustee guidelines (3.1).
Coco KJ	08/28/13	1.1	Review interim fee application.
Reiser CM	08/28/13	0.2	Draft summary of Claims Investigation tasks for
			fee application.
Chapman MP	08/29/13	7.1	Revise third interim fee application for
			compliance with U.S. Trustee guidelines and
			confidentiality (3.5); confer with accounting
			regarding same (0.6); confer with project code
			leaders regarding same (0.5); review and revise
			July expenses for compliance with U.S. Trustee
	00/20/12	7 1	guidelines (2.5).
Chapman MP	08/30/13	7.1	Review and revise August fee statement time
			entries for compliance with U.S. Trustee

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			guidelines (5.5); revise third interim fee
			application (1.2); confer with A. Libby and K.
0 1/1	00/20/12	0.6	Coco regarding same (0.4).
Coco KJ	08/30/13	0.6	Review interim fee application.
Total PREPARA	TION OF	94.2	
FEE			
STATEMENTS\	APPLICA		
TIONS			
REGULATORY			
ENVIRONMEN		0.0	D : 10.0
Agostinho JN	08/01/13	0.2	Review 10-Q.
Beshar SE	08/01/13	1.2	Emails with company regarding DIP merchant
			(0.5); follow up email related to disclosure $(0.7)$ .
Brenner J	08/01/13	0.2	Coordinate with employee benefits team to
			respond to question from J. Wubker on 10-Q.
Beshar SE	08/02/13	0.8	Conference call regarding DIP amendment and
			follow up.
Baker HS	08/05/13	0.2	Review 10-Q.
Beshar SE	08/05/13	1.5	Numerous calls related to DIP amendment (0.6);
			review new disclosure related to extension of
			maturity (0.5); discuss maturity changes (0.4).
Brenner J	08/05/13	0.5	Coordinate and comment on 10-Q.
McGreal MM	08/05/13	0.4	Review revised 10-Q.
Turner AE	08/05/13	0.1	Email regarding draft 10-Q.
Agostinho JN	08/06/13	0.1	Review 10-Q.
Baker HS	08/06/13	0.2	Correspondence with A. McCallister regarding
			Colver mine.
Klesh KJ	08/06/13	0.1	Review email from A. McCallister regarding the
			Colver mine matter.
Turner AE	08/06/13	0.9	Review draft 10-Q (0.8); email correspondence
			(0.1).
Agostinho JN	08/07/13	0.1	Emails regarding 10-Q filing.
Baker HS	08/07/13	0.2	Correspondence with B. Grabowski regarding
			Colver mine.
Beshar SE	08/07/13	0.6	Review documents (0.3); discuss DIP (0.3).
Brenner J	08/07/13	0.7	Comment and coordinate comments on 10-Q.
Beshar SE	08/08/13	0.9	Review new draft of Form 10-Q (0.5);
			discussions regarding union disclosure (0.4).
Brenner J	08/08/13	0.7	Comment on 10-Q (0.3); coordinate comments
			among Davis Polk team on 10-Q (0.4).
Klesh KJ	08/08/13	0.1	Conduct initial review of consent order markup
			for the Colver mine matter.
Beshar SE	08/09/13	0.9	Review of disclosure document (0.6);
			communication with company (0.3).
	1		· · · · · · · · · · · · · · · · · · ·

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			agreement (0.5); call with K. Klesh regarding
171 1 171	00/00/12	1.4	same (0.1).
Klesh KJ	08/09/13	1.4	Confer with K. Coco regarding the latest markup
			to the Colver mine consent order $(0.3)$ ; review the
			Colver mine draft consent order $(0.7)$ ; prepare for
			upcoming call regarding the Colver mine matter
			(0.4).
Baker HS	08/12/13	2.8	Negotiation with B. Grabowski regarding Colver
			mine settlement (1.5); prepare for same (1.3).
Coco KJ	08/12/13	1.7	Call with regulators and others regarding Colver
			mine settlement $(1.5)$ ; prepare for same $(0.2)$ .
Klesh KJ	08/12/13	2.3	Confer with A. McCallister in preparation for call
			with regulators and others to discuss the draft
			Colver mine consent order $(0.3)$ ; confer with H.
			Baker regarding markup to the draft Colver mine
			consent order $(0.3)$ ; participate in call with
			regulators and others to discuss same (1.6); confer
			with H. Baker to discuss same (0.1).
Turner AE	08/12/13	0.6	Review precedent consent orders and agreements.
Beshar SE	08/13/13	0.6	Email with Brenner regarding disclosure.
Baker HS	08/14/13	1.5	Review of Colver mine documents.
Baker HS	08/19/13	0.7	Correspondence with D. Hunt regarding Colver
			mine.
Brenner J	08/19/13	0.5	Emails with S. Beshar regarding 8-K disclosure
			for United Mine Workers of America collective
			bargaining agreement (0.1); research on 8-K
			filing requirements (0.4).
Klesh KJ	08/19/13	0.4	Review water treatment invoices for the Colver
			mine matter $(0.3)$ ; confer with H. Baker regarding
			same (0.1).
Beshar SE	08/20/13	1.0	Confer with B. Resnick regarding disclosure issue
			(0.4); discuss labor agreements with JPM (0.6).
Brenner J	08/20/13	0.7	Research disclosure requirements for certain
			events (0.5); draft 8-K for United Mine Workers
			of America agreements (0.2).
Agostinho JN	08/21/13	0.2	Discuss 8-K filing obligation for collective
	00,21,10	0.2	bargaining agreement with J. Brenner.
Baker HS	08/21/13	1.4	Correspondence with K. Klesh regarding Colver
	00, 21, 10		mine $(0.9)$ ; review of draft plan documents $(0.5)$ .
Beshar SE	08/21/13	1.6	Review collective bargaining agreements for
	00/21/10	1.0	purposes of form 8-K (0.5); respond to company
			email related to SEC registration (1.1).
Brenner J	08/21/13	1.9	Research SEC filings for companies post-
DICHINCI J	00/21/13	1.)	bankruptcy (0.7); draft 8-K for United Mine
			Workers of America agreements (1.2).
Huber BM	08/21/13	0.2	Emails regarding Kramer Levin requests relating
	00/21/13	0.2	Emans regarding Kramer Levin requests relating

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			4
771 1 777	00/01/10	2.0	to plan of organization and environmental issues.
Klesh KJ	08/21/13	3.8	Review response from D. Hunt regarding
			invoicing (0.3); review draft consent agreement
			regarding Colver mine expenses in the various
			markups (0.4); confer with H. Baker regarding
			expenses covered by the draft Consent Agreement
			(0.2); email with M. McGreal regarding expenses
			allocation under bankruptcy law $(0.2)$ ; confer
			with H. Baker regarding reorganization plan
			(0.3); research precedent reorganization plans
			(0.6); review precedent reorganization plan for
			environmental language (0.9); prepare summary
			chart of precedent reorganization plan
			environmental language (0.9).
McGreal MM	08/21/13	0.3	Correspondence with J. Brenner regarding 8-K
	00/21/13	0.5	and other disclosure issues (0.2); review 8-K on
			new collective bargaining agreements (0.1).
Resnick BM	08/21/13	0.2	Correspondence with H. Baker regarding
RESILICK DIVI	00/21/15	0.2	
			treatment of environmental obligations under
	00/01/10	0.1	plan.
Turner AE	08/21/13	0.1	Email correspondence with K. Klesh regarding
D 1 110	0.0 /22 /1.2	0.0	reorganization plan.
Baker HS	08/22/13	0.8	Review of plan documents for environmental
			issues.
Beshar SE	08/22/13	1.2	Multiple emails with company regarding
			collective bargaining agreement $(0.5)$ ; review
			drafts of disclosure documents (0.7).
Brenner J	08/22/13	5.6	Re-draft and incorporate comments for 8-K on
			United Mine Workers of America agreements
			(3.2); review company's contracts regarding SEC
			reporting (0.4); research SEC filings post-
			bankruptcy (1.4); review company's previous
			filings to compile list of registered securities
			(0.6).
Klesh KJ	08/22/13	4.9	Review prior reorganization plans for
			environmental language (2.4); confer with H.
			Baker regarding precedent reorganization plans
			(0.3); confer with M. McGreal regarding when
			costs are considered to be incurred under
			bankruptcy law (0.3); prepare summary chart of
			precedent environmental language (1.2); confer
			with A. McCallister regarding environmental
			matters (0.5); prepare for meeting with B.
			Resnick to discuss the reorganization plan (0.2).
McGreal MM	08/22/13	0.2	
	00/22/13	0.2	Correspondence with J. Brenner regarding 8-K on
			new collective bargaining agreements.

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	00/00/10	0.4	
Resnick BM	08/22/13	0.4	Call with C. Warren regarding environmental
			issues (0.2); correspondence with H. Baker
			regarding same (0.2).
Baker HS	08/23/13	1.1	Review of plan documents for environmental
			issues.
Beshar SE	08/23/13	2.2	Review employee letter $(0.4)$ ; discuss with
			company personnel (0.6); review deregulation
			requirements with team and respond to Beckerle
			(0.7); review new drafts of form 8-K (0.5).
Brenner J	08/23/13	0.6	Research and discuss question regarding
			emergence from bankruptcy and reporting with S.
			Beshar.
Huber BM	08/23/13	0.3	Emails regarding call with C. Warren of Kramer
	00/23/13	0.5	Levin on environmental issues.
Klesh KJ	08/23/13	1.4	Prepare for meeting with B. Resnick (0.3); confer
KIUSII KJ	00/23/13	1.4	with H. Baker regarding reorganization plan
			(0.4); participate in meeting with B. Resnick
			(0.4); prepare draft environmental language for
			the reorganization plan $(0.2)$ ; confer with A.
			Turner regarding the disclosure statement (0.1).
McGreal MM	08/23/13	1.5	Conference with B. Resnick, H. Baker and K.
			Klesh regarding certain environmental liabilities
			(0.7); email H. Baker and K. Klesh regarding
			same (0.2); review and comment on 8-K
			regarding new collective bargaining agreements
			(0.4); correspondence with J. Brenner regarding
			other disclosure issues (0.2).
Resnick BM	08/23/13	0.4	Meet with H. Baker and others regarding
			treatment of environmental claims under plan.
Turner AE	08/25/13	1.1	Review disclosure statement (0.4); draft language
			regarding selenium settlement (0.7).
Baker HS	08/26/13	1.5	Review of Colver mine documentation.
Beshar SE	08/26/13	1.5	Review deregulation steps $(0.8)$ ; review new form
	00/20/10	110	8-K (0.7).
Brenner J	08/26/13	2.6	Update and distribute 8-K on United Mine
Dicilier 5	00/20/15	2.0	Workers of America agreements (0.5); research
			and draft informational email on deregistering of
			6 6
Lubar DM	00/26/12	2.4	securities and avoiding SEC reporting (2.1).
Huber BM	08/26/13	2.4	Conference with K. Klesh regarding drafting plan
			of reorganization $(0.5)$ ; markup draft plan of
	00/05/152	0.1	reorganization (1.9).
Huebner MS	08/26/13	0.1	Conversation with M. McGreal regarding Coal
			Act black lung issues.
Klesh KJ	08/26/13	2.6	Set up and participate in call with A. McCallister
			and H. Baker regarding the Colver mine matter
			(0.7); review proposed plan language from A.

			Turner $(0.3)$ ; confer with H Baker regarding the
			Colver mine matter $(0.3)$ ; set up call with
			environmental regulators to discuss same (0.2);
			confer with H. Baker regarding plan of
			reorganization (0.2); prepare plan of
			reorganization language (0.9).
Brenner J	08/27/13	2.4	Participate in phone call to discuss emergence
Dicilier 5	00/27/15	2.1	from bankruptcy (1.1); research listing standards
			(0.5); review updated 8-K (0.6); coordinate filing
			of 8-K (0.2).
C VI	08/27/13	0.2	
Coco KJ	08/27/15	0.3	Call and email with K. Klesh regarding Colver
	00/05/10		mine settlement.
Huber BM	08/27/13	1.7	Markup draft disclosure statement.
Klesh KJ	08/27/13	4.9	Prepare for and participate in conference call with
			environmental regulators regarding the Colver
			mine matter (0.7); confer with K. Coco regarding
			same $(0.3)$ ; prepare environmental language for
			the disclosure statement (2.2); review 10-Q and
			10-K language on environmental matters
			(0.6);confer with B. Huber on environmental
			disclosure statement language (0.2); review
			precedent disclosure statements (0.5); confer with
			A. McCallister regarding the Colver mine matter
			(0.2); prepare update for H. Baker regarding same
			$(0.2)$ , prepare update for $\Pi$ . Daker regarding same $(0.2)$ .
Turner AE	08/27/13	1.0	Review disclosure statement sections regarding
			environmental regulation (0.5); draft disclosure
			statement language regarding selenium (0.3);
			discuss same with K. Klesh (0.2).
Beshar SE	08/28/13	0.6	Emails with company regarding listing.
Brenner J	08/28/13	0.3	Research and distribute information to company
Dicinici 5	00/20/15	0.5	on listing standards.
Coco KJ	08/28/13	0.1	Email with K. Klesh regarding Colver mine issue.
Denkowski JP			Obtain Patriot Coal most recent forms 10-K and
Denkowski JP	08/28/13	0.1	
	00/20/12	2.0	10-Q per B. Huber.
Huber BM	08/28/13	3.9	Prepare for conference with Unsecured Creditors'
			Committee counsel regarding environmental
			issues.
Klesh KJ	08/28/13	3.4	Prepare for call with Kramer Levin regarding
			plan of reorganization (0.9); prepare talking
			points for call with Kramer Levin (1.4); confer
			with B. Huber regarding disclosure schedule
			language (0.3); confer with H. Baker regarding
			Colver mine costs (0.1); send email to B.
			Grabowski regarding the Colver mine matter
			calculation of post-petition water treatment costs
			reserved of post period water deathert costs

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			(0.4); confer with K. Coco regarding options in
			bankruptcy for costs in the Colver mine matter
			(0.3).
Turner AE	08/28/13	0.7	Review draft of talk sheet for call with C. Warren
			of Kramer Levin (0.4); discuss same with K.
			Klesh $(0.1)$ ; email regarding same $(0.2)$ .
Brenner J	08/29/13	0.2	Discussed listing standards with representative of
			NASDAQ.
Huber BM	08/29/13	4.6	Prepare for August 30 call with Unsecured
Huber Divi	00/27/15	7.0	Creditors' Committee counsel regarding
			0 0
			environmental issues (4.3); emails regarding
			treatment of asset retirement obligations under
771 1 777	00/20/12	4 7	plan of reorganization (0.3).
Klesh KJ	08/29/13	4.7	Prepare environmental talksheet on
			environmental matters in preparation for call with
			Kramer Levin (2.1); confer with B. Huber in
			preparation for call with Kramer Levin (0.6);
			confer with A. Turner in preparation for call with
			Kramer Levin (0.3); prepare update to talksheet
			as relevant to matters potentially being settled
			(0.6); review and respond to questions from M.
			McGreal regarding asset retirement obligations
			(0.3); prepare updated plan of reorganization
			precedent comparison chart (0.6); provide
			updated chart to B. Resnick (0.2).
Resnick BM	08/29/13	0.2	Review environmental precedents in preparation
RESILICK DIVI	00/29/13	0.2	for call with Kramer Levin.
Tooman AD	00/20/12	2.0	
Turner AE	08/29/13	3.2	Draft environmental talking points for call with
			C. Warren of Kramer Levin (2.2); discuss same
			with B. Huber and K. Klesh (0.5); draft email
			regarding same to H. Baker (0.4); discuss with K.
			Klesh (0.1).
Beshar SE	08/30/13	0.4	Review new draft.
Huber BM	08/30/13	4.3	Emails regarding asset retirements obligations
			under the plan $(0.2)$ ; prepare for call with
			Unsecured Creditors' Committee counsel
			regarding environmental obligations (3.5);
			conference call with C. Warren of Kramer Levin
			regarding environmental obligations (0.6).
Klesh KJ	08/30/13	2.2	Confer with B. Huber in preparation for call with
	00/30/13	2.2	Kramer Levin (0.3); confer with B. Resnick in
			preparation for same $(0.4)$ ; prepare for call with
			Kramer Levin $(0.4)$ ; prepare draft email regarding
			Colver mine capital costs (0.4); provide draft
			email to H. Baker $(0.1)$ ; participate in call with
			Kramer Levin to discuss environmental matters

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			(0.6).
McGreal MM	08/30/13	0.6	Confer with B. Huber, K. Klesh and B. Resnick
			regarding environmental claims (0.2);
			teleconference with B. Huber, B. Resnick, K.
			Klesh and Kramer Levin regarding same (0.4).
Resnick BM	08/30/13	1.0	Review environmental memo and precedents
			(0.2); meet with B. Huber and K. Klesh regarding
			environmental claims (0.4); call with C. Warren
			and others regarding environmental claims (0.4).
Total REGULATORY AND		108.3	
ENVIRONMENTAL			
Total		1,683.2	