IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

)

In re:

ALDRICH PUMP LLC, et al.,¹

Chapter 11

Case No. 20-30608 (JCW)

Debtors.

SEVENTH INTERIM FEE APPLICATION OF FTI CONSULTING, INC., AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY CLAIMANTS, FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR <u>THE PERIOD JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022</u>

Name of applicant:	FTI Consulting, Inc.
Authorized to provide professional services to:	Official Committee of Asbestos Personal Injury Claimants of Aldrich Pump LLC, et al.
Date retention approved:	August 24, 2020 nunc pro tunc July 16, 2020
Period for which compensation and reimbursement is sought:	June 1, 2022 through September 30, 2022
Amount of compensation sought as actual, reasonable, and necessary:	\$ 94,733.50
Amount of expenses sought as actual, reasonable, and necessary:	\$ 0
Total amount of compensation paid as actual, reasonable and necessary for applicable period:	\$ 69,619.05
Total amount of expenses reimbursement paid as actual, reasonable and necessary for applicable period:	\$ 0
Total amount of unpaid fees and expenses sought for applicable period:	\$ 25,114.45

This is a/an ____ monthly ____ final application

¹ The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses) Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.



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Fee Statements			Description		A survey of	Total Case and	Total Fees and
Fee Statement Date Served	Filing Period	Requested Fees	Requested Expenses	Approved Fees	Approved Expenses	Total Fees and Expenses Sought	Expenses Outstanding
First Interim Application	July 16, 2020 - September 30, 2020	\$ 154,847.00	\$ -	\$ 154,847.00	\$ -	\$ 154,847.00	\$ -
Second Interim Application	October 1, 2020 - January 31, 2021	311,364.50	630.06	311,364.50	630.06	311,994.56	-
Third Interim Application	February 1, 2021 - May 31, 2021	644,343.50	-	644,343.50	-	644,343.50	-
Fourth Interim Application	June 1, 2021 - September 30, 2021	102,935.50	-	102,935.50	-	102,935.50	-
Fifth Interim Application	June 1, 2021 - January 31, 2022	174,112.00	-	156,700.80	-	174,112.00	-
Sixth Interim Application	February 1, 2022 - May 31, 2022	162,281.50	-	146,053.35	-	162,281.50	-
Twenty-Fourth 8/30/2022	June 1, 2022 - June 30, 2022	24,633.00	-	22,169.70	-	24,633.00	2,463.30
Twenty-Fifth 8/30/2022	July 1, 2022 - July 31, 2022	25,441.50	-	22,897.35	-	25,441.50	2,544.15
Twenty-Sixth 9/21/2022	August 1, 2022 - August 31, 2022	27,280.00	-	24,552.00	-	27,280.00	2,728.00
Twenty-Seventh 10/24/2022	September 1, 2022 - September 30, 2022	17,379.00	-	15,641.10	-	17,379.00	17,379.00
Seventh Interim Application	June 1, 2022 - September 30, 2022	\$ 94,733.50	\$ -	\$ 85,260.15	\$ -	\$ 94,733.50	\$ 25,114.45
Grand Total	July 16, 2020 - September 30, 2022	\$ 1,644,617.50	\$ 630.06	\$ 1,601,504.80	\$ 630.06	\$ 1,645,247.56	\$ 25,114.45

This is the Seventh Interim Fee Application for compensation and reimbursement of expenses.²

² FTI's Twenty-Fourth Monthly Statement was submitted on August 30, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Fifth Monthly Statement was submitted on August 30, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Sixth Monthly Statement was submitted on September 21, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Sixth Monthly Statement of Cotober 24, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Seventh Monthly Statement was submitted on October 24, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Seventh Monthly Statement was submitted on Parties as defined in the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order.

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SUMMARY OF FTI CONSULTING, INC. COMPENSATION BY PROFESSIONAL JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022

Professional	Position	Blended Billing Rate ¹	Total Hours	Total Fees
Diaz, Matthew	Sr Managing Dir	\$ 1,200	17.4	\$ 20,880.00
Tully, Conor	Sr Managing Dir	1,200	20.2	24,240.00
Berkin, Michael	Managing Dir	960	26.7	25,632.00
Thalassinos, Angelo	Managing Dir	800	1.8	1,440.00
Tirabassi, Kathryn	Director	780	5.0	3,900.00
Hansen, Sean	Sr Consultant	595	0.5	297.50
Shapiro, Jill	Sr Consultant	655	2.4	1,572.00
Lampert, Grace	Consultant	440	23.4	10,296.00
Weltman, Allison	Consultant	370	15.8	5,846.00
Hellmund-Mora, Marili	Manager	300	2.1	630.00
TOTAL			115.3	\$ 94,733.50

The FTI Consulting professionals that rendered professional services in these cases during the Seventh Interim Period are:

1. Billing rates are blended to consider promotion-related rate increases.

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COMPENSATION BY PROJECT CATEGORY JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022

		Total	Total Compensation		Total Compensation
Task		Hours During the	During the	Total Hours During	During the
Code	Task Description	Application Period	Application Period	the Engagement	Engagement
1	Current Operating Results & Events	28.2	\$ 27,349.50	351.3	\$ 273,562.00
11	Prepare for and Attend Court Hearings	2.7	2,640	107.4	95,585
12	Analysis of SOFAs & SOALs	-	-	61.9	47,561
13	Analysis of Other Miscellaneous Motions	-	-	65.8	61,926
16	Analysis, Negotiate and Form of POR & DS	-	-	75.3	65,331
18	Potential Avoidance Actions & Litigation	28.8	30,804	968.7	819,158
19	Case Management	10.6	10,380	118.8	98,085
20	General Mtgs with Debtors & Debtors' Prof	-	-	2.2	2,035
21	General Mtgs with ACC & ACC Counsel	0.4	480	2.7	2,565
23	Firm Retention	-	-	12.1	6,859
24	Preparation of Fee Application	26.6	15,314	126.7	83,051
28	Strategic Communications	18.0	7,766	175.1	88,903
Total C	ompensation	115.3	\$ 94,733.50	2,068.0	\$ 1,644,617.50

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EXPENSES BY EXPENSE CLASSIFICATION JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022

Expense Type	Total Expenses During the Application Period	Total Expenses During the Engagement
Airfare	\$ -	\$ -
Lodging	-	-
Transportation	-	-
Working Meals	-	-
Other	-	630.06
Total Expenses	\$ -	\$ 630.06

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SUMMARY OF PREVIOUS INTERIM FEE APPLICATIONS FILED BY FTI CONSULTING, INC.

Date Filed	Docket Number	Compensation Period	Requested Fees	Requested Expenses	Approved Fees	Approved Expenses	Docket No. Approving Application
		•				•	
11/13/2020	434	July 16, 2020 - September 30, 2020	\$ 154,847.00	\$ -	\$ 154,847.00	\$ -	457
4/9/2021	671	October 1, 2020 -	311,364.50	630.06	311,364.50	630.06	695
		January 31, 2021					
7/23/2021	778	February 1, 2021 - May	644,343.50	-	644,343.50	-	806
		31, 2021					
1/14/2022	965	June 1, 2021 -	102,935.50	-	102,935.50	-	985
		September 30, 2021					
4/1/2022	1085	October 1, 2021 -	174,112.00	-	174,112.00	-	1137
		January 31, 2022					
7/22/2022	1285	February 1, 2022 - May	162,281.50	-	162,281.50	-	1327
		31, 2022					

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

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In re:

ALDRICH PUMP LLC, et al.,³

Chapter 11

Case No. 20-30608 (JCW)

Debtors.

SEVENTH INTERIM FEE APPLICATION OF FTI CONSULTING, INC., AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF ASBESTOS PERSONAL INJURY CLAIMANTS, FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR <u>THE PERIOD JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022</u>

FTI Consulting, Inc. ("<u>FTI</u>"), financial advisor to the Official Committee of Asbestos Personal Injury Claimants (the "<u>Committee</u>") of Aldrich Pump LLC, *et al.* (the "<u>Debtors</u>"), hereby submits its seventh interim fee application (the "<u>Seventh Interim Fee Application</u>") for allowance of compensation for professional services rendered and reimbursement of actual and necessary expenses incurred for the period June 1, 2022 through September 30, 2022 (the "<u>Application</u>").

INTRODUCTION

1. On June 18, 2020 (the "<u>Petition Date</u>"), the Debtors commenced these proceedings

(the "Chapter 11 Cases") by filing petitions for relief under Chapter 11 of the Bankruptcy Code.

2. Pursuant to sections 1107 and 1108 of the Bankruptcy Code, the Debtors have continued to operate their businesses and manage their properties and assets as debtors in possession. No trustee or examiner has been appointed in these Chapter 11 Cases.

³ The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parantheses) Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

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3. On July 6, 2020, the Committee selected Robinson & Cole, LLP ("<u>Robinson & Cole</u>") and Caplin & Drysdale, Chartered ("<u>Caplin & Drysdale</u>", and together with Robinson & Cole, the "<u>Committee Counsel</u>") to serve as its bankruptcy counsel in these Chapter 11 Cases [Docket No. 210].

4. On July 6, 2020, the Committee selected Winston & Strawn, LLC ("<u>Winston & Strawn</u>") to serve as special litigation counsel [Docket No. 212].

On July 6, 2020 the Committee selected Hamilton Stephens Steele + Martin, PLLC
("<u>HSSM</u>") as local counsel [Docket No. 215].

On July 16, 2020, the Committee selected FTI as its financial advisor [Docket No.
277].

FTI'S FEE STATEMENTS DURING THE SEVENTH INTERIM FEE PERIOD

7. In accordance with the Guidelines for Compensation and Expense Reimbursement of Professionals promulgated by the Court (the "<u>Compensation Guidelines</u>"), since its engagement FTI has submitted monthly invoices with fee and expense detail describing the fees and expenses incurred by such retained professionals in accordance and any additional information required by the Compensation Guidelines.

8. During the Application Period, FTI provided the notice parties with the following monthly fee statements:

- For June 1, 2022 through June 30, 2022 fees of \$24,633.00 and no expenses, (the "<u>Twenty-Fourth Monthly Statement</u>").
- For July 1, 2022 through July 31, 2022 fees of \$25,441.50 and no expenses, (the "<u>Twenty-Fifth Monthly Statement</u>").

- For August 1, 2022 through August 31, 2022 fees of \$27,280.00 and no expenses, (the "<u>Twenty-Sixth Monthly Statement</u>").
- For September 1, 2022 through September 30, 2022 fees of \$17,379.00 and no expenses, (the "<u>Twenty-Seventh Monthly Statement</u>").

9. FTI does not hold a retainer in respect of its services as financial advisor to the

Committee.

10. In total, FTI submitted Monthly Fee Statements during the Seventh Interim Fee Period for fees of \$94,733.50 and expenses of \$0.⁴ A chart summarizing the Monthly Fee Statements submitted during the Application Period is below:

Fee Statement Date Served	Filing Period	Requested Fees	Requested Expenses	Approved Fees	Approved Expenses	Total Fees and Expenses Sought	Total Fees and Expenses Outstanding
First Interim Application	July 16, 2020 - September 30, 2020	\$ 154,847.00	\$ -	\$ 154,847.00	\$ -	\$ 154,847.00	\$ -
Second Interim Application	October 1, 2020 - January 31, 2021	311,364.50	630.06	311,364.50	630.06	311,994.56	-
Third Interim Application	February 1, 2021 - May 31, 2021	644,343.50	-	644,343.50	-	644,343.50	-
Fourth Interim Application	June 1, 2021 - September 30, 2021	102,935.50	-	102,935.50	-	102,935.50	-
Fifth Interim Application	June 1, 2021 - January 31, 2022	174,112.00	-	156,700.80	-	174,112.00	-
Sixth Interim Application	February 1, 2022 - May 31, 2022	162,281.50	-	146,053.35	-	162,281.50	-
Twenty-Fourth 8/30/2022	June 1, 2022 - June 30, 2022	24,633.00	-	22,169.70	-	24,633.00	2,463.30
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Seventh Interim Application	June 1, 2022 - September 30, 2022	\$ 94,733.50	\$ -	\$ 85,260.15	\$ -	\$ 94,733.50	\$ 25,114.45
Grand Total	July 16, 2020 - September 30, 2022	\$ 1,644,617.50	\$ 630.06	\$ 1,601,504.80	\$ 630.06	\$ 1,645,247.56	\$ 25,114.45

⁴ FTI's Twenty-Fourth Monthly Statement was submitted on August 30, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Fifth Monthly Statement was submitted on August 30, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Sixth Monthly Statement was submitted on September 21, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FTI's Twenty-Seventh Monthly Statement was submitted on October 24, 2022 pursuant to the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FOLL No. 171] on the Notice Parties as defined in the Interim Compensation Order [Docket No. 171] on the Notice Parties as defined in the Interim Compensation Order. FOLL No. 171] on the Notice Parties as defined in the Interim Compensation Order. FOLL No. 171] on the Notice Parties as defined in the Interim Compensation Order. FOLL No. 171] on the Notice Parties as defined in the Interim Compensation Order.

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11. Pursuant to the Interim Fee Order, FTI submits this Seventh Interim Fee Application seeking interim approval and allowance of compensation in the amount of \$94,733.50 and expenses of \$0, as detailed in the chart above.

SUMMARY OF SERVICES

12. The professional services performed by FTI were necessary and appropriate to the administration of the Debtors' chapter 11 cases. These services were in the best interest of the Debtors, the Committee, and other parties in interest. The compensation requested is commensurate with the complexity and nature of the issues and tasks involved.

13. Time by each professional and paraprofessional during the Interim Period, and a summary of the time incurred by task, followed by detailed time entries, are attached hereto as

Exhibit A, Exhibit B, and Exhibit C.

14. During the Interim Period, FTI provided reasonable and necessary financial advisory services to the Committee. The primary services rendered by FTI include, but are not limited to, the categories set forth below (each a "<u>Task Code</u>") which were billed pursuant to the requirements of Section C(8)(c) of the U.S. Trustee Guidelines:

COMPENSATION BY PROJECT CATEGORY

15. The following is a summary of the primary activities performed by FTI professionals and paraprofessionals during the Application Period, organized by project billing category.

16. Current Operating Results & Events (1) – 28.2 Hours/ \$27,349.50 Fees

During the Application Period, FTI reviewed and analyzed financial and operating information filed by the Debtors. Based on these filings, FTI provided the Committee with an understanding of the Debtors' current financial position. Additionally, FTI reviewed quarterly

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filings by Trane Technologies plc in order to better understand and monitor its financial position.

17. Potential Avoidance Actions & Litigation (18) – 28.8 Hours/ \$30,804.00 Fees

During the Application Period, FTI spent substantial time assisting counsel with the preparation of various litigation items, including the substantive consolidation complaint. FTI conducted research on the litigation updates and coordinated with counsel to determine next steps and outstanding items.

18. Strategic Communications (28) – 18.0 Hours/ \$7,766.00 Fees

FTI continually monitored the media landscape as it relates to asbestos litigation and specifically to the Debtors' bankruptcy case in connection with the development of its communications strategy.

EXPENSES INCURRED BY FTI

19. FTI is not seeking reimbursement for any expenses during this Application Period. FTI reserves the right to request, in subsequent fee statements, reimbursement of any additional expenses incurred during this Application Period, as such expenses may not have been captured in FTI's billing system on the date of filing this Seventh Interim Fee Application.

BASIS FOR RELIEF REQUESTED

20. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of Section 330 of the Bankruptcy Code to govern the Court's award of such compensation. Section 330 of the Bankruptcy Code provides that a court may award a professional employed under Section 1103 of the Bankruptcy Code "reasonable compensation for actual, necessary services rendered . . . and . . . reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1)(A) and (B).

21. Section 330 of the Bankruptcy Code also sets forth the criteria for the award of such

compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded to . . . [a] professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including --

- (A) the time spent on such services;
- (B) the rates charged for such services;
- (C) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (D) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;
- (E) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and
- (F) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title. *Id.* § 330(a)(3)(A)-(F).

22. The foregoing professional services performed by FTI were appropriate and necessary to the effective administration of these Chapter 11 Cases. The services were in the best interests of the Committee. Compensation for the foregoing services as requested is commensurate with the complexity, importance, and nature of the problems, as well as issues or tasks involved. The professional services were performed in an appropriately expeditious and efficient manner.

23. In accordance with Section 504 of the Bankruptcy Code and Fed. R. Bankr. P. 2016(a), no agreement or understanding exists between FTI and any other person for the sharing of compensation received or to be received for services rendered in or in connection with these cases.

24. No agreement or understanding prohibited by 18 U.S.C. § 155 has been or will be made by FTI.

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THE REQUESTED COMPENSATION SHOULD BE ALLOWED

25. The services for which FTI seeks compensation in this Application Period were, at the time rendered, necessary for, beneficial to, and in the best interests of, the Committee and the Debtors' estate. The services rendered by FTI were consistently performed in a timely manner commensurate with the complexity, importance, and nature of the issues involved. In accordance with the factors enumerated in sections 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by FTI is fair and reasonable given (a) the complexity of these cases, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title.

NO PRIOR REQUEST

26. No prior request for the relief sought in this Seventh Interim Fee Application has been made to this or any other court in connection with these Chapter 11 Cases apart from the delivery of the monthly fee statements.

RESERVATION OF RIGHTS

27. The Committee expressly reserves all rights with respect to challenging the validity, propriety, jurisdiction and venue of these Chapter 11 Cases, including without limitation seeking to dismiss these Chapter 11 Cases pursuant 11 U.S.C. § 1112 and seeking to transfer these Chapter 11 Cases pursuant to 28 U.S.C. §§ 1406, 1408 and 11 U.S.C. § 105.

NOTICE

28. Notice of this Seventh Interim Fee Application has been provided in accordance with the Interim Fee Order. FTI submits that no other or further notice need be provided.

CONCLUSION

WHEREFORE, FTI respectfully requests that the Court: (i) enter the form of order

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attached as <u>Schedule 1</u> granting the Seventh Interim Fee Application and authorizing interim allowance of compensation in the amount of \$94,733.50 for professional services rendered on behalf of the Committee and \$0 for reasonable and necessary expenses; (ii) direct payment by the Debtors of the foregoing amounts; and (iii) grant such other and further relief as the Court deems just and proper.

Dated: New York, New York November 10, 2022

FTI CONSULTING, INC.

/s/ Conor Tully Conor Tully Senior Managing Director FTI CONSULTING, INC. 1166 Avenue of the Americas, 14th Floor New York, NY 10036 Telephone: (212) 841-9335 conor.tully@fticonsulting.com

Financial Advisor to the Official Committee of Asbestos Claimants of Aldrich Pump, LLC, et al.

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Dated: November 11, 2022 Charlotte, North Carolina

HAMILTON STEPHENS STEELE + MARTIN, PLLC

/s/ Glenn C. Thompson

Glenn C. Thompson (Bar No. 37221) 525 North Tryon Street, Suite 1400 Charlotte, North Carolina 28202 Telephone: (704) 344-1117 Facsimile: (704) 344-1483 gthompson@lawhssm.com *Counsel to the Official Committee of Asbestos Personal Injury Claimants* Case 20-30608 Doc 1409 Filed 11/11/22 Entered 11/11/22 15:20:26 Desc Main Document Page 16 of 27

Exhibit A

Case 20-30608 Doc 1409 Filed 11/11/22 Entered 11/11/22 15:20:26 Desc Main Document Page 17 of 27 EXHIBIT A ALDRICH PUMP LLC, ET AL. - CASE NO. 20-30608 SUMMARY OF HOURS BY PROFESSIONAL FOR THE PERIOD JUNE 1, 2022 TO SEPTEMBER 30, 2022

		Blended Billing	Total	Total
Professional	Position	Rate ¹	Hours	Fees
Diaz, Matthew	Sr Managing Dir	\$ 1,200	17.4	\$ 20,880.00
Tully, Conor	Sr Managing Dir	1,200	20.2	24,240.00
Berkin, Michael	Managing Dir	960	26.7	25,632.00
Thalassinos, Angelo	Managing Dir	800	1.8	1,440.00
Tirabassi, Kathryn	Director	780	5.0	3,900.00
Hansen, Sean	Sr Consultant	595	0.5	297.50
Shapiro, Jill	Sr Consultant	655	2.4	1,572.00
Lampert, Grace	Consultant	440	23.4	10,296.00
Weltman, Allison	Consultant	370	15.8	5,846.00
Hellmund-Mora, Marili	Manager	300	2.1	630.00
TOTAL			115.3	\$ 94,733.50

1. Billing rates are blended to consider promotion-related rate increases.

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Exhibit B

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Task Code	Task Description	Total Hours	Total Fees
1	Current Operating Results & Events	28.2	\$ 27,349.50
11	Prepare for and Attend Court Hearings	2.7	2,640.00
18	Potential Avoidance Actions & Litigation	28.8	30,804.00
19	Case Management	10.6	10,380.00
21	General Mtgs with ACC & ACC Counsel	0.4	480.00
24	Preparation of Fee Application	26.6	15,314.00
28	Strategic Communications	18.0	7,766.00
	TOTAL	115.3	\$ 94,733.50

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Exhibit C

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Task Category	Date	Professional	Hours	Activity
1	6/2/2022	Diaz, Matthew	0.6	Review the April Aldrich monthly status report.
1	6/3/2022	Berkin, Michael		Review April Aldrich monthly status report.
1	6/3/2022	Lampert, Grace	0.5	Review April Aldrich status report.
1	6/9/2022	Lampert, Grace	0.5	Review docket filings and recent news for internal team.
1	6/9/2022	Tully, Conor	0.4	Review MORs.
1	6/15/2022	Tully, Conor	0.4	Review case updates and docket filings.
1	6/21/2022	Hansen, Sean	0.5	Review docket re: new filings.
1	6/22/2022	Tully, Conor	0.3	Review Trane's financial results.
1	6/27/2022	Lampert, Grace	0.2	Review dockets filings and news updates re: update for internal team.
1	6/30/2022	Lampert, Grace	0.3	Review May 2022 MOR.
1	7/1/2022	Diaz, Matthew		Review June MOR.
1	7/1/2022	Berkin, Michael	0.7	Review May 2022 Aldrich status report.
1	7/1/2022	Berkin, Michael		Review May 2022 Murray status report.
1	7/5/2022	Tully, Conor		Review case status and recent docket uploads.
1	7/5/2022	Lampert, Grace		Review dockets filings and news updates re: update for internal team.
1	7/11/2022	Lampert, Grace	0.4	Prepare case calendar re: case developments.
1	7/21/2022	Lampert, Grace		Review recent news re: update for internal team.
1	7/22/2022	Diaz, Matthew		Review periodic operating report.
1	8/1/2022	Lampert, Grace		Review Aldrich and Murray June 2022 MORs.
1	8/3/2022	Diaz, Matthew		Review Debtors' June 2022 MORs.
1	8/4/2022	Diaz, Matthew		Review the Trane 10Q.
1	8/4/2022	Lampert, Grace		Review docket uploads and recent news.
1	8/5/2022	Berkin, Michael		Review Trane 10Q re: monitoring operating performance.
1	8/5/2022	Berkin, Michael		Review 2Q 2022 results presentation.
1	8/10/2022	Tully, Conor		Review recent case updates and docket uploads.
1	8/12/2022	Lampert, Grace		Review key docket uploads and prepare case calendar.
1	8/17/2022	Tully, Conor		Review case updates and recent financial performance.
1	8/17/2022	Lampert, Grace		Review recent docket uploads re: case status.
1	8/18/2022	Tully, Conor		Review Trane recent financial results.
1	8/23/2022	Tully, Conor		Review recent financial update.
1	8/24/2022	Lampert, Grace		Review locket uploads and recent news.
1	8/30/2022	Lampert, Grace		Review Aldrich and Murray July 2022 MORs.
1	8/31/2022	Berkin, Michael		Review and analyze July 2022 Aldrich MOR.
1	8/31/2022	Berkin, Michael		Review and analyze July 2022 Murray MOR.
1	9/1/2022	Tully, Conor		Review case status and administrative matters.
1	9/1/2022	Diaz, Matthew		Review Murray and Aldrich July 2022 MORs.
1	9/2/2022	Tully, Conor		Review recent financial updates and docket activity.
1	9/6/2022	Tully, Conor		Review case updates and status.
1	9/7/2022	Lampert, Grace	0.3	Review case updates and status. Review docket uploads and prepare case calendar.
	9/12/2022	Tully, Conor		Review docket uploads and prepare case calendar. Review case status and docket updates.
1 1	9/12/2022 9/14/2022	Lampert, Grace		Review docket uploads and news updates.
1	9/14/2022 9/15/2022	Diaz, Matthew		
				Review recent case filings.
1	9/19/2022	Tully, Conor Diaz, Matthew		Review docket updates.
1	9/21/2022	Diaz, Matthew		Review open items and related next steps.
1	9/21/2022	Tully, Conor		Review case status and updates.
1	9/23/2022	Tully, Conor		Review case updates and financial performance.
1	9/26/2022	Tully, Conor	0.8	Review financial updates and case status.

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Task Category	Date	Professional	Hours	Activity
1	9/30/2022	Lampert, Grace	0.5	Review Aldrich and Murray August MOR.
1 Total			28.2	
11	7/4/2022	Berkin, Michael	2.0	Listen to hearing transcript of June 30 hearing.
11	7/12/2022	Berkin, Michael	0.5	Listen to July 7 hearing transcript.
11	7/13/2022	Tully, Conor	0.2	Review June 30 hearing transcript.
11 Total			2.7	
18	6/1/2022	Tully, Conor	0.9	Review filings re: complaints.
18	6/3/2022	Diaz, Matthew	0.8	Review new filings re: complaints.
18	6/9/2022	Diaz, Matthew	0.2	Review PIQ order.
18	6/9/2022	Diaz, Matthew	0.8	Review proposed CMO.
18	6/17/2022	Berkin, Michael	1.4	Review Debtors' motion approving CMO estimation.
18	6/17/2022	Berkin, Michael	1.3	Review ACC motion establishing CMO estimation procedures.
18	6/22/2022	Diaz, Matthew	0.7	Review next steps re: complaint.
18	6/22/2022	Tully, Conor	0.9	Review news re: complaints and case status.
18	6/23/2022	Diaz, Matthew	2.4	Review recent case updates re: complaints.
18	7/6/2022	Diaz, Matthew	0.7	Review next steps re: litigation updates.
18	7/7/2022	Diaz, Matthew	0.7	Review PIQ order.
18	7/7/2022	Diaz, Matthew	0.6	Review mediation order.
18	7/7/2022	Berkin, Michael	1.2	Review Debtor's motion to issue subpoenas on asbestos trusts.
18	7/8/2022	Berkin, Michael	1.8	Review order approving PI questionnaire.
18	7/8/2022	Berkin, Michael	0.5	Review order re: mediation.
18	7/19/2022	Diaz, Matthew	0.3	Review QSF notice.
18	7/21/2022	Tully, Conor	1.2	Review workplan re: litigation matters.
18	7/28/2022	Lampert, Grace	0.9	Review docket for notice of claims re: upcoming bar date.
18	7/20/2022	Berkin, Michael	1.6	Review ACC Rule 2004 first RFP in connection with adversary complaint.
18	7/20/2022	Berkin, Michael	1.2	Review ACC Rule 2004 second RFP in connection with adversary complaint.
18	7/20/2022	Berkin, Michael	0.8	Review Aldrich comments to ACC first adversary RFP.
18	7/21/2022	Berkin, Michael		Review Aldrich comments to ACC second adversary RFP.
18	7/21/2022	Berkin, Michael		Review Aldrich amended response to ACC first adversary RFP.
18	7/21/2022	Berkin, Michael		Review Aldrich amended response to ACC second adversary RFP.
18	8/1/2022	Diaz, Matthew		Review of the FCR's statement re: mediation.
18	8/2/2022	Berkin, Michael		Review and analyze estimation CMO.
18	8/2/2022	Diaz, Matthew		Review the estimation order and case management procedures.
18	8/31/2022	Tully, Conor	0.4	Review RSA modifications and related redline of the RSA.
18	9/13/2022	Diaz, Matthew	1.1	Review RSA modifications and related redifie of the RSA. Review next steps re: litigation.
18	9/20/2022	Diaz, Matthew	1.1	Review next steps to: Intigation. Review next steps on the complaint.
18	9/29/2022	Diaz, Matthew	1.1	Review litigation next steps and related items.
18 Total	9/29/2022	Diaz, Watticw	28.8	Review hugation next steps and related nems.
10 10tal 19	6/2/2022	Berkin, Michael	0.3	Identify issues to update workplan.
19	6/2/2022	Berkin, Michael	0.2	Develop workplan to address case issues.
19	6/2/2022	Diaz, Matthew	0.2	Review the workplan and next steps.
19	6/2/2022	Shapiro, Jill	0.2	Review workplan re: open items.
19	6/9/2022	Berkin, Michael	0.2	Identify issues to update workplan.
19	6/9/2022	Berkin, Michael	0.3	Develop workplan to address case issues.
19	6/9/2022	Shapiro, Jill	0.2	Review workplan re: open items.
19	6/15/2022	Shapiro, Jill	0.3	Review workplan re: open items.
. /	0/15/2022	Shapho, shi	0.5	

Case 20-30608 Doc 1409 Filed 11/11/22 Entered 11/11/22 15:20:26 Desc Main Document Page 23 of 27 EXHIBIT C ALDRICH PUMP LLC, ET AL. - CASE NO. 20-30608 DETAIL OF TIME ENTRIES FOR THE PERIOD JUNE 1, 2022 TO SEPTEMBER 30, 2022

Task Category	Date	Professional	Hours	Activity
19	6/22/2022	Berkin, Michael	0.2	Develop workplan to address case issues.
19	6/22/2022	Shapiro, Jill		Review workplan re: open items.
19	6/28/2022	Berkin, Michael		Review workplan and case status.
19	6/29/2022	Berkin, Michael	0.3	Identify issues to update workplan.
19	6/29/2022	Berkin, Michael	0.2	Develop workplan to address case issues.
19	6/29/2022	Shapiro, Jill	0.6	Review and update workplan.
19	6/29/2022	Tully, Conor	0.5	Review case updates and case status.
19	7/1/2022	Tully, Conor	0.5	Review case updates re: case status.
19	7/6/2022	Tully, Conor	0.4	Review recent case developments.
19	7/6/2022	Berkin, Michael	0.3	Identify issues to update workplan.
19	7/6/2022	Berkin, Michael	0.2	Develop workplan to address case issues.
19	7/13/2022	Berkin, Michael	0.3	Identify issues to update workplan.
19	7/13/2022	Berkin, Michael	0.2	Develop workplan to address case issues.
19	7/13/2022	Shapiro, Jill		Review workplan re: open items.
19	7/20/2022	Berkin, Michael		Identify issues to update workplan.
19	7/20/2022	Berkin, Michael		Develop workplan to address case issues.
19	7/20/2022	Shapiro, Jill		Review open items and key next steps.
19	7/27/2022	Diaz, Matthew		Review case status and next steps.
19	8/17/2022	Berkin, Michael		Identify issues to update workplan.
19	8/17/2022	Berkin, Michael		Develop workplan to address case issues.
19	8/17/2022	Shapiro, Jill		Review workplan re: open items.
19	8/22/2022	Tully, Conor		Review next steps and open items.
19	8/31/2022	Tully, Conor		Review workplan and next steps.
19	9/28/2022	Tully, Conor		Update case workplan re: recent developments.
19 Total		<u>,</u> ,	10.6	
21	9/1/2022	Tully, Conor	0.4	Participate in call with Committee member re: case status.
21 Total			0.4	
24	6/28/2022	Tirabassi, Kathryn	1.4	Prepare April and May 2022 fee statements.
	6/28/2022 6/29/2022	Tully, Conor		Prepare April and May 2022 fee statements. Review April Fee Statement.
24		•	0.7	
24 24	6/29/2022	Tully, Conor	0.7 0.6	Review April Fee Statement.
24 24 24	6/29/2022 6/29/2022	Tully, Conor Tully, Conor	0.7 0.6 0.6	Review April Fee Statement. Review May Fee Statement.
24 24 24 24	6/29/2022 6/29/2022 6/30/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn	0.7 0.6 0.6 0.2	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements.
24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn	0.7 0.6 0.6 0.2 0.5	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing.
24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace	0.7 0.6 0.2 0.5 3.6	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement.
24 24 24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace	0.7 0.6 0.2 0.5 3.6 2.9	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement.
24 24 24 24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn	0.7 0.6 0.2 0.5 3.6 2.9 0.7	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application.
24 24 24 24 24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor	0.7 0.6 0.2 0.5 3.6 2.9 0.7 0.5	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application.
24 24 24 24 24 24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022 7/22/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn	0.7 0.6 0.2 0.5 3.6 2.9 0.7 0.5 1.6	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application.
24 24 24 24 24 24 24 24 24 24 24 24 24	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn	0.7 0.6 0.2 0.5 3.6 2.9 0.7 0.5 1.6 0.5	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022 7/22/2022 8/18/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Lampert, Grace	$\begin{array}{c} 0.7 \\ 0.6 \\ 0.2 \\ 0.5 \\ 3.6 \\ 2.9 \\ 0.7 \\ 0.5 \\ 1.6 \\ 0.5 \\ 3.9 \end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022 7/22/2022 8/18/2022 8/18/2022 8/30/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Lampert, Grace Tully, Conor	$\begin{array}{c} 0.7 \\ 0.6 \\ 0.2 \\ 0.5 \\ 3.6 \\ 2.9 \\ 0.7 \\ 0.5 \\ 1.6 \\ 0.5 \\ 3.9 \\ 0.4 \end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022 8/18/2022 8/18/2022 8/30/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Lampert, Grace Tully, Conor Tully, Conor	$\begin{array}{c} 0.7 \\ 0.6 \\ 0.2 \\ 0.5 \\ 3.6 \\ 2.9 \\ 0.7 \\ 0.5 \\ 1.6 \\ 0.5 \\ 3.9 \\ 0.4 \\ 0.3 \end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Review, comment and finalize June 2022 Fee statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022 8/18/2022 8/30/2022 8/30/2022 8/30/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Lampert, Grace Tully, Conor Tully, Conor Lampert, Grace	$\begin{array}{c} 0.7 \\ 0.6 \\ 0.2 \\ 0.5 \\ 3.6 \\ 2.9 \\ 0.7 \\ 0.5 \\ 1.6 \\ 0.5 \\ 3.9 \\ 0.4 \\ 0.3 \\ 1.0 \end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022 8/18/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Lampert, Grace Tully, Conor Lampert, Grace Lampert, Grace	$\begin{array}{c} 0.7 \\ 0.6 \\ 0.2 \\ 0.5 \\ 3.6 \\ 2.9 \\ 0.7 \\ 0.5 \\ 1.6 \\ 0.5 \\ 3.9 \\ 0.4 \\ 0.3 \\ 1.0 \\ 1.1 \end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize July 2022 fee statement.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022 8/18/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/31/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Lampert, Grace Tully, Conor Tully, Conor Lampert, Grace Lampert, Grace Hellmund-Mora, Marili	$\begin{array}{c} 0.7\\ 0.6\\ 0.2\\ 0.5\\ 3.6\\ 2.9\\ 0.7\\ 0.5\\ 1.6\\ 0.5\\ 3.9\\ 0.4\\ 0.3\\ 1.0\\ 1.1\\ 0.5\end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement. Update and finalize the July 2022 fee application.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/18/2022 7/19/2022 7/22/2022 7/22/2022 8/18/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/31/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Lampert, Grace Tully, Conor Tully, Conor Lampert, Grace Lampert, Grace Lampert, Grace	$\begin{array}{c} 0.7\\ 0.6\\ 0.2\\ 0.5\\ 3.6\\ 2.9\\ 0.7\\ 0.5\\ 1.6\\ 0.5\\ 3.9\\ 0.4\\ 0.3\\ 1.0\\ 1.1\\ 0.5\\ 0.6\end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Update and finalize the July 2022 fee application.
24 24 24 24 24 24 24 24 24 24 24 24 24 2	6/29/2022 6/29/2022 6/30/2022 7/1/2022 7/13/2022 7/15/2022 7/19/2022 7/22/2022 7/22/2022 7/22/2022 8/18/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/30/2022 8/31/2022	Tully, Conor Tully, Conor Tirabassi, Kathryn Tirabassi, Kathryn Hellmund-Mora, Marili Lampert, Grace Lampert, Grace Tirabassi, Kathryn Tully, Conor Tirabassi, Kathryn Lampert, Grace Tully, Conor Tully, Conor Lampert, Grace Lampert, Grace Hellmund-Mora, Marili	$\begin{array}{c} 0.7\\ 0.6\\ 0.2\\ 0.5\\ 3.6\\ 2.9\\ 0.7\\ 0.5\\ 1.6\\ 0.5\\ 3.9\\ 0.4\\ 0.3\\ 1.0\\ 1.1\\ 0.5\\ 0.6\end{array}$	Review April Fee Statement. Review May Fee Statement. Finalize April and May 2022 fee statements. Review April and May 2022 Fee Statements. Generate proforma re: budget and billing. Prepare June 2022 Fee Statement. Continue to prepare June 2022 Fee Statement. Prepare Sixth Interim Fee Application. Finalize June 2022 Fee Application. Finalize Sixth Interim Fee Application. Review June 2022 Fee Statement. Prepare July 2022 Fee Statement. Review, comment and finalize July 2022 Fee statement. Review, comment and finalize July 2022 Fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize June 2022 fee statement. Finalize July 2022 fee statement. Update and finalize the July 2022 fee application. Update and finalize the June 2022 fee application.

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Task Category	Date	Professional	Hours	Activity
24	9/20/2022	Lampert, Grace	0.4	Prepare August 2022 fee application.
24	9/21/2022	Hellmund-Mora, Marili	0.5	Finalize August 2022 fee application.
24 Total			26.6	
28	6/7/2022	Weltman, Allison	0.5	Prepare media monitor.
28	6/8/2022	Weltman, Allison	0.4	Prepare report re: media monitor.
28	6/9/2022	Thalassinos, Angelo	0.2	Review media report for counsel.
28	6/9/2022	Weltman, Allison	0.8	Prepare media coverage report for counsel.
28	6/15/2022	Weltman, Allison	0.6	Prepare media coverage report.
28	6/16/2022	Weltman, Allison	0.3	Review media monitor.
28	6/23/2022	Thalassinos, Angelo	0.2	Prepare media monitor for counsel re: latest developments.
28	6/23/2022	Weltman, Allison	1.1	Review latest media coverage for counsel.
28	6/24/2022	Tully, Conor	0.4	Review media updates.
28	6/30/2022	Weltman, Allison	0.5	Monitor media for internal awareness.
28	7/5/2022	Weltman, Allison	0.4	Review latest media report.
28	7/6/2022	Weltman, Allison	0.8	Prepare media report.
28	7/18/2022	Weltman, Allison	0.6	Monitor media for internal awareness.
28	7/21/2022	Thalassinos, Angelo	0.4	Prepare media monitor for counsel re: latest developments.
28	7/21/2022	Weltman, Allison	0.9	Review latest media coverage for counsel.
28	7/22/2022	Weltman, Allison	0.5	Prepare report re: media coverage.
28	8/1/2022	Weltman, Allison	0.8	Monitor media for internal awareness.
28	8/4/2022	Thalassinos, Angelo	0.4	Review media report.
28	8/4/2022	Weltman, Allison		Prepare media monitor report for counsel.
28	8/5/2022	Weltman, Allison		Review latest media updates re: media monitor report.
28	8/18/2022	Weltman, Allison	1.1	Compile media monitor report re: review for counsel.
28	8/31/2022	Weltman, Allison	0.4	Review recent media coverage of the case.
28	9/1/2022	Thalassinos, Angelo		Review media monitor.
28	9/1/2022	Weltman, Allison	1.8	Prepare media report for Counsel.
28	9/15/2022	Thalassinos, Angelo		Review recent media developments.
28	9/15/2022	Weltman, Allison		Review media monitor report.
28	9/16/2022	Weltman, Allison	1.1	*
28	9/29/2022	Thalassinos, Angelo	0.2	Review recent case developments re: media monitor.
28	9/29/2022	Weltman, Allison		Review media monitor report.
28 Total			18.0	*
Grand Total			115.3	

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Schedule 1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:

ALDRICH PUMP LLC, et al.,1

Chapter 11 Case No. 20-30608 (JCW)

Debtors.

ORDER GRANTING THE SEVENTH INTERIM FEE APPLICATION OF FTI CONSULTING, INC., AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF ASBESTOS CLAIMANTS OF ALDRICH PUMP LLC, FOR PAYMENT OF INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES INCURRED FOR THE <u>PERIOD JUNE 1, 2022 THROUGH SEPTEMBER 30, 2022</u>

This matter coming before the Court on the Seventh Interim Fee Application of FTI Consulting, Inc., as Financial Advisor to the Official Committee of Asbestos Personal Injury Claimants of Aldrich Pump LLC, for Payment of Interim Compensation and Reimbursement of Expenses Incurred for the Period June 1, 2022 Through September, 2022 (the "<u>Seventh Interim Fee</u> <u>Application</u>")² filed by FTI Consulting, Inc. ("<u>FTI</u>"), financial advisor to the Official Committee of Asbestos Personal Injury Claimants (the "<u>Committee</u>") of Aldrich Pump LLC, *et al.* (the "<u>Debtors</u>"); the Court having reviewed the Seventh Interim Fee Application; the Court having found that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b); (c) notice of the Seventh Interim Fee Application was sufficient pursuant to Local Rule 2002-1(g) and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [D.I. 171]

¹ The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses) Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

² Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Seventh Interim Fee Application.

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(the "<u>Interim Fee Order</u>") and no other or further notice is required; (d) the compensation requested in the Seventh Interim Fee Application is reasonable and for actual and necessary services rendered by FTI on behalf of the Committee during the period from June 1, 2022 through September 30, 2022 (the "<u>Fee Period</u>"); (e) the expenses for which reimbursement is sought in the Seventh Interim Fee Application are actual and necessary expenses incurred by FTI during the Fee Period on behalf of the Committee; and (f) the Seventh Interim Fee Application fully complies with the Interim Fee Order, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Guidelines; and the Court having determined that the legal and factual bases set forth in the Seventh Interim Fee Application establish just cause for the relief granted herein:

IT IS HEREBY ORDERED AND DECREED THAT:

1. The Seventh Interim Fee Application is GRANTED.

2. FTI is awarded, on an interim basis, compensation for professional services rendered during the Fee Period in the amount of \$94,733.50 and reimbursement for actual and necessary expenses incurred by FTI during the Fee Period in the amount of \$0.

3. The Debtors are authorized and directed to pay FTI promptly the fees and expenses approved in this Order to the extent such amounts have not been paid previously by the Debtors.

4. The Debtors and FTI are authorized and empowered to take all actions necessary to implement the relief granted in this Order.

5. This Court shall retain exclusive jurisdiction over any and all matters arising from or related to the implementation, enforcement, or interpretation of this Order.

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

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

ALDRICH PUMP LLC, et al.,¹

Chapter 11

Case No. 20-30608

Debtors.

(Jointly Administrated)

NOTICE OF FILING AND OPPORTUNITY FOR HEARING

(No Protest Notice – No Hearing Will be Held Unless a Request for Hearing is Filed)

PLEASE TAKE NOTICE that the Official Committee of Asbestos Personal Injury Claimants (the "<u>Committee</u>") filed the Seventh Interim Fee Application of FFI Consulting, Inc., as Financial Advisor to the Official Committee of Asbestos Personal Injury Claimants, for Payment of Interim Compensation and Reimbursement of Expenses Incurred for the Period June 1, 2022 Through September 30, 2022 (the "<u>Application</u>").

If a copy of the Application is not included with this Notice, a copy may be viewed at the Court's website, www.ncwb.uscourts.gov under Debtor Aldrich Pump LLC's name and case number, you may obtain a copy of the Application from the Debtors' claims and noticing agent at www.kccllc.net/aldrich, or you may request in writing a copy from the undersigned counsel to the Committee.

YOUR RIGHTS MAY BE AFFECTED. YOU SHOULD READ THESE PAPERS CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY, IF YOU HAVE ONE IN THESE BANKRUPTCY CASES. (IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.)

IF YOU DO NOT WANT THE COURT TO GRANT THE RELIEF REQUESTED IN THE APPLICATION, OR IF YOU WANT THE COURT TO CONSIDER YOUR VIEWS ON THE APPLICATION, THEN ON OR BEFORE <u>NOVEMBER 25, 2022</u> YOU MUST:

1. File a formal, written response with the Bankruptcy Court at:

Clerk, United States Bankruptcy Court Charles Jonas Federal Building 401 West Trade Street Charlotte, North Carolina 28202

¹ The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.

- 2. Serve a copy of your response on all parties in interest, including:
 - a) U.S. Bankruptcy Administrator 402 West Trade Street Charlotte, NC 28202
 - b) HAMILTON STEPHENS STEELE + MARTIN, PLLC Glenn C. Thompson
 525 North Tryon Street, Suite 1400 Charlotte, North Carolina 28202
 - c) ROBINSON & COLE LLP Natalie D. Ramsey Davis Lee Wright 1000 N. West Street, Suite 1200 Wilmington, Delaware 19801
 - d) CAPLIN & DRYSDALE, CHARTERED Kevin C. Maclay Todd E. Phillips James P. Wehner One Thomas Circle NW, Suite 1100 Washington, DC 20005
 - e) Conor Tully FTI CONSULTING, INC. 1166 Avenue of the Americas, 14th Floor New York, NY 10036

If you do not want the Court to grant the relief requested in the Application or if you want the Court to consider your views on the Application, then you or your attorney should attend the hearing on **November 30, 2022 at 9:30 a.m. (ET)** before the Honorable J. Craig Whitley at the United States Bankruptcy Court, Charles Jonas Federal Building, Courtroom 2B, 401 West Trade Street, Charlotte, North Carolina 28202.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought and may enter an Order granting the relief requested. If no objections are timely filed and served, the court may rule on the Application without a hearing. No further notice of that hearing will be given.

[Signature appears on the following page]

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Dated: November 11, 2022 Charlotte, North Carolina

HAMILTON STEPHENS STEELE + MARTIN, PLLC

/s/ Glenn C. Thompson

Glenn C. Thompson (Bar No. 37221) 525 North Tryon Street, Suite 1400 Charlotte, North Carolina 28202 Telephone: (704) 344-1117 Facsimile: (704) 344-1483 gthompson@lawhssm.com *Counsel to the Official Committee of Asbestos Personal Injury Claimants*