IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
EXTRACTION OIL & GAS, INC. et al.,1) Case No. 20-11548 (CSS)
Debtors.) (Jointly Administered)
	Objection Deadline: December 1, 2020 at 4:00 p.m. (ET)
& PRESTON LLC FOR ALLOWANCE RENDERED AND FOR REIMBURSEM THE DEBTORS AND DEBTORS IN E	PPLICATION OF WHITEFORD, TAYLOR E OF COMPENSATION FOR SERVICES ENT OF EXPENSES AS CO-COUNSEL TO POSSESSION FOR THE PERIOD FROM OUGH SEPTEMBER 30, 2020

Name of Applicant:	Whiteford, Taylor & Preston LLC
Authorized to Provide Professional Services to:	the above-captioned debtors and debtors in possession
Date of Retention:	August 11, 2020 nunc pro tunc to June 14, 2020
Period for which compensation and reimbursement are sought: 2020	September 1, 2020 through September 30,
Amount of Compensation sought as actual, reasonable, and necessary:	\$437,758.80 (80% of \$547,198.50)
Amount of Expense Reimbursement sought as actual, reasonable, and necessary:	\$4,133.50
This is a(n): X monthly interim final appl	lication

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.



Previous Filed Application:

Date Filed	Period Covered	Requested Fees	Requested Expenses	Approved Fees (80%)	Approved Expenses (100%)
September 9,	June 14, 2020	\$487,154.50	\$25,326.07	\$389,723.60	\$25,326.07
2020	through				
[Docket No.	July 31, 2020				
603]					
October 14,	August 1, 2020	\$418,733.50	\$4,742.30	\$334,986.80	\$4,742.30
2020	through				
[Docket No.	August 31, 2020				
838]	_				
October 23,	June 14, 2020	\$905,888.00	\$30,068.37	N/A	N/A
2020	through				
[Docket No.	August 31, 2020				
888]	(Interim Application)				

COMPENSATION BY PROFESSIONAL SEPTEMBER 1, 2020 THROUGH SEPTEMBER 30, 2020

Name of Professional Individual	Position, year assumed position, prior relevant experience, year of obtaining relevant license to practice	Hourly Billing Rate (including changes)	Total Hours Billed	Total Compensation
Marc R. Abrams	Joined firm as Senior Counsel in 2018. Member of the DE Bar since 1978. Member of the PA since 1981. Member of NY Bar since 1985.	\$995	71.1	\$70,744.50
Kevin G. Hroblak	Joined firm as an Associate in 1999. Partner in 2006. Member of the MD and D.C. Bars since 1996.	\$700	157.5	\$110,250.00
William F. Ryan, Jr.	Joined firm as an Associate in 1979. Member of MD Bar since 1979.	\$740	2.3	\$1,702.00
Richard W. Riley	Joined firm as Of Counsel in 2019. Member of the DE Bar since 2001. Member of the PA Bar since 1988 and the NJ Bar since 1989.	\$675	201.0	\$135,675.00
Edward U. Lee, III	Joined firm as Counsel in 2001. Partner in 2004. Member of the MD Bar since 1997.	\$640	40.6	\$25,984.00
Dennis J. Shaffer	Joined firm as an Associate in 1999. Partner in 2007. Member of the MD Bar since 1998.	\$595	46.2	\$27,489.00

Stephen B. Gerald	Joined firm as an	\$570	201.1	\$115,197.00
1	Associate in 2001.			,
	Partner in 2009.			
	Member of MD Bar			
	since 2000. Member			
	of DE Bar since 2013.			
Cara C. Murray	Joined firm as an	\$430	20.7	\$8,901.00
	Associate in 2008.			,
	Partner in 2019.			
	Member of MD Bar			
	since 2008.			
Ryan J. Stoker	Joined firm as an	\$470	5.3	\$2,491.00
	Associate in 2013.			
	Member of MD Bar			
	since 2013.			
Emily K. Kelsay	Joined firm as an	\$350	14.9	\$5,215.00
	Associate in 2020.			
	Member of MD Bar			
Cl. t. 1. T	since 2019.	Ф225	120.0	¢42.550.00
Christopher Lano	Joined firm as	\$335	130.0	\$43,550.00
	Paralegal in 2016.			
	TOTAL		890.7	\$547,198.50
		Gr	and Total	\$547,198.50
		Attorney Com	pensation	\$503,648.50
		Total Attor		760.7
		Blended Atto	rney Rate	\$662.09

COMPENSATION BY PROJECT CATEGORY SEPTEMBER 1, 2020 THROUGH SEPTEMBER 30, 2020

Project Category	Total Hours	Total Fees
Asset Analysis and Recovery (1)	0.0	\$0.00
Asset Disposition, Use, Sale (2)	0.0	\$0.00
Executory Contracts and Unexpired Leases (3)	24.9	\$14,717.50
Avoidance Action and Analysis (4)	0.0	\$0.00
Budgeting (5)	0.2	\$140.00
Business Operations (6)	0.7	\$664.50
Case Administration (7)	14.8	\$9,482.50
Claims Administration and Objections (8)	8.5	\$5,916.00
Corporate Governance and Board Matters (9)	137.1	\$81,626.00
Employee Benefits and Pensions (10)	0.0	\$0.00
WTP Employment/Fee/Objection (11)	34.3	\$19,043.00
Other Employment/Fee/Objection (12)	33.9	\$16,810.00
Financing and Cash Collateral Matters (13)	1.2	\$741.00
Litigation/Adv. Proc. & Contested Matters (14)	497.4	\$320,117.50
Creditor Inquiries (15)	4.7	\$1,928.50
Non-Working Travel (16)	0.0	\$0.00
Plan and Disclosure Statement (17)	28.9	\$18,926.50
Real Estate (18)	0.0	\$0.00
Automatic Stay Issues (19)	9.0	\$5,416.50
Schedules/SOFA/UST Reports (20)	1.4	\$850.50
Tax (21)	0.0	\$0.00
Valuation (22)	0.0	\$0.00
Utilities (23)	0.0	\$0.00
Insurance/Surety (24)	0.0	\$0.00
UST Issues/Communications (25)	2.6	\$1,957.00
Court Appearances, Communications, Hearings (26)	90.6	\$48,006.50
Official Committee Issues and Meeting (27)	1.0	\$570.00
Vendor/Supplier Issues (28)	0.5	\$285.00
TOTAL	891.7	\$547,198.50

EXPENSE SUMMARY <u>SEPTEMBER 1, 2020 THROUGH SEPTEMBER 30, 2020</u>

Expense Category	Service Provider (if applicable)	Total Expenses
Facsimile		\$0.00
Conference Calling		\$0.00
Long Distance Telephone		\$0.00
In-House Reproduction (Duplication/Printing)	Copies: @ \$.10/pg.	\$129.80
Outside Reproduction	DLS	\$123.35
Legal Research	Lexis Westlaw	\$593.41 \$1,082.51
Filing/Court Fees	Filing fees Court Call	\$475.00 \$645.75
Court Reporting	DLS Discovery Reliable	\$0.00 \$0.00
Travel Expenses		\$0.00
Inside Courier & Expense Carriers		\$0.00
Outside Courier & Expense Carriers	Federal Express DLS	\$67.08 \$25.00
Pacer		\$76.10
Postage		\$0.00
Binding		\$0.00
Transcript/Deposition		\$275.50
Document Retrieval		\$0.00
Relativity User Fee		\$300.00
Review Database Host		\$340.00
TOTAL		\$4,133.50

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

•)	
In re:)	Chapter 11
EXTRACTION OIL & GAS, INC. et al.,1)	Case No. 20-11548 (CSS)
Debtors.)	(Jointly Administered)
)	Objection Deadline: December 1, 2020 at 4:00 p.m. (ET)
)	

THIRD MONTHLY APPLICATION OF WHITEFORD, TAYLOR & PRESTON LLC FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS CO-COUNSEL TO THE DEBTORS AND DEBTORS IN POSESSION FOR THE PERIOD FROM SEPTEMBER 1, 2020 THROUGH SEPTEMBER 30, 2020

Pursuant to Section 327(a) of title 11 of the United States Code, §§ 101-1532 (the "Bankruptcy Code"), Rules 2014(a) and 2016(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and 2014-1 and 2016 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules"), and the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 270] (the "Administrative Order"), Whiteford, Taylor & Preston LLC ("WTP") hereby files this Third Monthly Application of Whiteford, Taylor & Preston LLC for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses as Co-Counsel to the Debtors and Debtors In Possession for the Period From September 1, 2020 through September 30, 2020 (the "Application"). By the Application, WTP seeks a monthly allowance pursuant to the

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.

Administrative Order with respect to the sums of \$437,758.00 (80% of \$547,198.50) as compensation and \$4,133.50 for reimbursement of actual and necessary expenses, for a total of \$441,892.30 for the period September 1, 2020 through and including September 30, 2020 (the "Compensation Period"). In support of this Application, WTP respectfully represents as follows:

Background

- 1. On June 14, 2020 (the "Petition Date"), each of the Debtors filed a voluntary petition with this Court for relief under chapter 11 of the Bankruptcy Code. The Debtors manage and operate their businesses as debtors in possession under sections 1107(a) and 1108 of the Bankruptcy Code. On June 16, 2020, this Court entered an order directing joint administration of the Debtors' chapter 11 cases for procedural purposes only pursuant to Bankruptcy Rule 1015(b) and Local Rule 1015-1 [Docket No. 79].
- 2. On July 14, 2020, the Debtors filed the *Debtors' Application for Entry of an Order Authorizing the Retention and Employment of Whiteford, Taylor & Preston LLC as Co-Counsel to the Debtors and Debtors in Possession Nunc Pro Tunc to the Petition Date* [Docket No. 263] (the "Retention Application").
- 3. On August 11, 2020, the Bankruptcy Court entered the *Order Granting Debtors'*Application for Entry of An Order Authorizing the Retention and Employment of Whiteford, Taylor
 & Preston LLC as Co-Counsel to the Debtors and Debtors in Possession Nunc Pro Tunc to the
 Petition Date [Docket No. 397] (the "Retention Order").

Compensation Paid and Its Source

- 4. All services for which compensation is herein requested by WTP were performed for or on behalf of the Debtors.
- 5. WTP has received no payment and no promises for payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with the matters

covered by this Application. There is no agreement or understanding between WTP and any other person other than the Partners of WTP for the sharing of compensation to be received for services rendered in these cases.

Fee Statement

6. The fee statement for the Compensation Period is attached hereto as **Exhibit A**. This statement contains daily time logs describing the time spent by each attorney and paraprofessional for the Compensation Period. To the best of WTP's knowledge, this Application complies with Sections 330 and 331 of the Bankruptcy Code, the applicable Bankruptcy Rules, Local Rule 2016-2, applicable Third Circuit law and the Administrative Order.

Actual and Necessary Expenses

- 7. A summary of actual and necessary expenses and daily logs of expenses incurred by WTP during the Compensation Period is attached hereto as **Exhibit B**. WTP charges all of its bankruptcy clients \$0.10 per page for photocopying expenses and \$0.10 per page for printing. Actual long-distance carrier charges for outgoing facsimile transmissions are reflected in the long-distance telephone charges, if applicable.
- 8. Regarding providers of on-line legal research (*e.g.*, LEXIS and WESTLAW), WTP charges all of its clients a pro-rated rate relative to the standard usage rates these providers charge, which, due to contractual flat fees, may not always equal WTP's actual cost. WTP currently is under contract to pay these providers a flat fee every month. Charging its clients a pro-rated rate of the on-line providers' standard usage rates allows WTP to provide a discount to its clients while covering adequately the monthly flat fees it must pay to these types of providers.
- 9. WTP believes the foregoing rates are the market rates that the majority of law firms charges clients for such services. In addition, WTP believes that such charges are in accordance

with the American Bar Association's ("ABA") guidelines, as set forth in the ABA's Statement of

Principles, dated January 12, 1995, regarding billing for disbursements and other charges.

Summary of Services Rendered

10. The attorneys of WTP who have rendered professional services in these cases are

as follows: Marc R. Abrams, Richard W. Riley, William F. Ryan, Kevin G. Hroblak, Stephen B.

Gerald, Edward U. Lee, III, Dennis J. Shaffer, Cara C. Murray, Ryan J. Stoker, and Emily K.

Kelsay. The paraprofessional who has provided service to these attorneys in these cases is as

follows: Christopher Lano.

11. WTP, by and through the above-named persons, has prepared and/or assisted in the

preparation of various applications and orders submitted to the Court for consideration, advised

the Debtors on a regular basis with respect to various matters in connection with these cases and

has performed all necessary professional services, which are described and narrated in detail

hereinafter.

Summary of Services By Project

12. The services rendered by WTP during the Compensation Period can be grouped

into the categories set forth below. These categories are generally described below, with a more

detailed identification of the actual services provided set forth on the attached **Exhibit A**. The

attorneys and paraprofessionals who rendered services relating to each category are identified,

along with the number of hours for each individual and the total compensation sought for each

category, in **Exhibit A** attached hereto.

Category 1. Asset Analysis and Recovery

Fees: \$0.00

Total Hours: 0.0

This category includes all matters relating to analyzing assets of the Debtors' estates and

the recovery of said assets for the estates' benefit.

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Category 2. Asset Disposition, Use, Sale

Fees: \$0.00 Total Hours: 0.0

This category includes all matters relating to acquisitions, dispositions and other post-

petition uses of property of the estate.

Category 3. <u>Executory Contracts and Unexpired Leases</u>

Fees: \$14,717.50 Total Hours: 24.9

This category includes all matters related to contract and lease analysis and matters related

to assumption, assignment or rejection of executory contracts and unexpired leases.

Category 4. <u>Avoidance Action Analysis</u>

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to analysis of potential avoidance actions.

Category 5. <u>Budgeting</u>

Fees: \$140.00 Total Hours: 0.2

This category includes all matters related to preparing budgets for the Debtors.

Category 6. <u>Business Operations</u>

Fees: \$664.50 Total Hours: 0.7

This category includes all matters related to the operation of the Debtors' businesses.

Category 7. <u>Case Administration</u>

Fees: \$9,482.50 Total Hours: 14.8

This category includes all matters related to filing documents with the Court, service

thereof, maintenance of calendars, critical date lists, review of work in process reports, review of

notices of appearance and maintaining service lists.

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Category 8. Claims Administration and Objections

Fees: \$5,916.00 Total Hours: 8.5

This category includes all matters related to claims administration and bar date issues, and

claims objections and related contested matters.

Category 9. <u>Corporate Governance and Board Matters</u>

Fees: \$81,626.00 Total Hours: 137.1

This category includes all matters relating to transactional, corporate governance and other

matters involving the Special Committee formed by the Debtors' board of directors, as well as the

Debtors' business operations that are not part of a plan of reorganization or disclosure statement.

Category 10. Employee Benefits and Pensions

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to employee wages, benefits, collective

bargaining issues, other employee relations matters, ERISA and retirement benefits.

Category 11. WTP Employment/Fee/Objection

Fees: \$19,043.00 Total Hours: 34.3

This category includes all time spent preparing, reviewing, filing and circulating monthly

invoices and fee applications for WTP.

Category 12. Other Employment/Fee/Objection

Fees: \$16,810.00 Total Hours: 33.9

This category includes time spent reviewing invoices or applications of other professionals,

objecting to fees of other professionals and assisting other professionals with filing and circulating

monthly invoices and applications.

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Category 13. Financing and Cash Collateral Matters

Fees: \$741.00 Total Hours: 0.0

This category includes all matters relating to the negotiation and documentation of debtor in possession financing and post-confirmation financing, all cash collateral issues and related

matters.

Category 14. <u>Litigation, Adversary Proceedings and Contested Matters</u>

Fees: \$320,117.50 Total Hours: 497.4

This category includes all matters relating to litigation, handling contested matters and

adversary proceedings.

Category 15. Creditor Inquiries

Fees: \$1,928.50 Total Hours: 4.7

This category includes all matters related to responding to creditor inquiries.

Category 16. Non-Working Travel

Fees: \$0.00 Total Hours: 0.0

This category includes all travel time not otherwise chargeable.

Category 17. Plan and Disclosure Statement

Fees: \$18,926.50 Total Hours: 28.9

This category includes all matters related to the review, formulation, negotiation,

preparation and promulgation of plans of reorganization, disclosure statements and related

corporate documentation and all research relating thereto.

Category 18. Real Estate

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to issues concerning the Debtors' real property

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interests.

Category 19. Automatic Stay Issues

Fees: \$5,416.50

Total Hours: 9.0

This category includes all matters related to modification of the automatic stay, the effect

of the automatic stay or pending matters and all other types of actions where adequate protection

is the central issue, including the filing of motions or objections related thereto.

Category 20. Schedules/SOFA/UST Reports

Fees: \$850.50

Total Hours: 1.4

This category includes preparation of schedules and amendments, statements of financial

affairs and amendments, operating reports and other reports required by the U.S. Trustee or

Bankruptcy Court.

Category 21. Tax

Fees: \$0.00

Total Hours: 0.0

This category includes all federal and state income, property, employment, excise and other

tax matters, other than the tax aspects of the plan of reorganization.

Category 22. <u>Valuation</u>

Fees: \$0.00

Total Hours: 0.0

This category includes all matters related to the valuation of and related issues concerning

any of the Debtors' assets.

Category 23. <u>Utilities</u>

Fees: \$0.00

Total Hours: 0.0

This category includes all matters related to utility issues.

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Category 24. Insurance/Surety

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to insurance policies or coverage.

Category 25. <u>UST Issues/Communications</u>

Fees: \$1,957.00 Total Hours: 2.6

This category includes all matters involving communications with the office of the United States Trustee as well as addressing certain issues raised by the United States Trustee.

Category 26. Court Appearances, Communications, Hearings

Fees: \$48,006.50 Total Hours: 90.6

This category includes all matters relating to preparation for and attendance at court hearings.

Category 27. Official Committee Issues and Meeting

Fees: \$570.00 Total Hours: 1.0

This category includes all matters concerning issues raised by the official committee of unsecured creditors as well as preparing for and attending the Section 341 meeting.

Category 28. <u>Vendor/Supplier Issues</u>

Fees: \$285.00 Total Hours: 0.5

This category includes all matters related to addressing issues concerning the Debtors' vendors and suppliers, including reclamation issues.

Valuation of Services

13. Attorneys and paraprofessionals of WTP have expended a total of 890.7 hours in connection with this matter during the Compensation Period, as follows:

PROFESSIONAL	HOURS	HOURLY RATE
Marc R. Abrams	71.1	\$995
William Ryan	2.3	\$740
Kevin G. Hroblak	157.5	\$700
Richard W. Riley	201.0	\$675
Edward Lee	40.6	\$640
Dennis J. Shaffer	46.2	\$595
Stephen B. Gerald	201.1	\$570
Cara C. Murray	20.7	\$430
Ryan Stoker	5.3	\$470
Emily Kelsay	14.9	\$350
Christopher Lano	130.0	\$335
Total Hours	890.70	
Blended Rate		\$614.35
Blended Rate w/o paraprofessionals		\$662.09

The nature of the work performed by these persons is fully set forth in **Exhibit A** attached hereto. These are WTP's normal hourly rates for work of this character. The reasonable value of the services rendered by WTP to the Debtors during the Compensation Period is \$547,198.50.

14. In accordance with the factors enumerated in Section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by WTP is fair and reasonable given: (a) the complexity of this case; (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. Moreover, WTP has reviewed the requirements of Local Rule 2016-2 and believes that this Application complies with that Rule.

WHEREFORE, WTP respectfully requests that the Court authorize that for the Compensation Period, an allowance be made to WTP pursuant to the terms of the Administrative Order, with respect to the sum of \$437,758.80 as compensation for necessary professional services rendered (80% of the total fees for the Compensation Period of \$547,198.50), and the sum of \$4,133.50 as reimbursement of actual necessary costs and expenses, for a total of \$441,892.30 and that such sums be authorized for payment and for such other and further relief as this Court may deem just and proper.

Dated: November 10, 2020 Wilmington, Delaware Respectfully submitted,

/s/ Stephen B. Gerald

Marc R. Abrams (DE No. 955) Richard W. Riley (DE No.4052) Stephen B. Gerald (DE No.5857)

WHITEFORD, TAYLOR & PRESTON LLC

The Renaissance Centre, Suite 500

405 North King Street

Wilmington, Delaware 19801 Telephone: (302) 353-4144 Facsimile: (302) 661-7950

Email: mabrams@wtplaw.com

rriley@wtplaw.com sgerald@wtplaw.com

Co-Counsel for the Debtors and Debtors in Possession

VERIFICATION

I, Kevin G. Hroblak, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury that the following statements are true and correct to the best of my knowledge and based on the information and records available to me:

- a) I am a Partner with the applicant firm, Whiteford, Taylor & Preston LLP and have been admitted to appear before this Court *pro hac vice*.
- b) I am familiar with the work performed on behalf of the Debtors by the professionals in the firm.
- c) I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such rule.

/s/ Kevin G. Hroblak

Kevin G. Hroblak (MD Bar No. 26180)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:)	Chapter 11
)	
EXTRACTION OIL & GAS, INC. et al., ¹)	Case No. 20-11548 (CSS)
)	
)	Objection Deadline: December 1, 2020 at 4:00 p.m. (ET)

NOTICE OF THIRD MONTHLY APPLICATION OF WHITEFORD, TAYLOR & PRESTON LLC FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS CO-COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM SEPTEMBER 1, 2020 THROUGH SEPTEMBER 30, 2020

PLEASE TAKE NOTICE that Whiteford, Taylor & Preston LLC (the "Applicant") has filed its Third Monthly Application of Whiteford, Taylor & Preston LLC for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses as Co-Counsel to the Debtors and Debtors in Possession for the Period from September 1, 2020 Through September 30, 2020 (the "Application"), with the United States Bankruptcy Court for the District of Delaware, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801 (the "Court").

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application must be made in accordance with the *Order (I) Establishing Procedures for Interim Compensation* and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 270] (the "Interim Compensation Order") entered on July 15, 2020 and must be filed with the Clerk of the Court, and be served upon and received by: (i) the Debtors, Extraction Oil &

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Extraction Oil & Gas, Inc. (3923); 7N, LLC (4912); 8 North, LLC (0904); Axis Exploration, LLC (8170); Extraction Finance Corp. (7117); Mountaintop Minerals, LLC (7256); Northwest Corridor Holdings, LLC (9353); Table Mountain Resources, LLC (5070); XOG Services, LLC (6915); and XTR Midstream, LLC (5624). The location of the Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.

Gas, Inc., 370 17th Street, Suite 5300, Denver, Colorado 80202, Attn: Eric Christ; (ii) counsel to the Debtors, Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn: Christopher Marcus, P.C., Allyson Smith Weinhouse, and Ciara Foster; (iii) co-counsel to the Debtors, Whiteford, Taylor & Preston LLC, The Renaissance Centre, 405 North King Street, Suite 500, Wilmington, Delaware 19801, Attn: Marc R. Abrams, Richard W. Riley, and Stephen B. Gerald; (iv) counsel to the debtor in possession financing lenders, Bracewell LLP, 711 Louisiana Street, Suite 2300, Houston, Texas 77002, Attn: Dewey J. Gonsoulin Jr., William A. (Trey) Wood III, and Heather Brown; (v) counsel to the ad hoc group of lenders under the Debtors' prepetition senior notes, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, NY 10019, Attn: Andrew Rosenberg, Alice Belisle Eaton, Christopher Hopkins, Douglas Keeton, and Omid Rahnama; and (vi) the United States Trustee for the District of Delaware, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Richard L. Schepacarter; (vii) counsel to the official committee of unsecured creditors (the "Committee"), Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, NY 10038, Attn: Kristopher M. Hansen, Frank A. Merola, Erez E. Gilad and Jason M. Pierce, and (viii) Delaware counsel to the Committee, Cole Schotz P.C., 500 Delaware Avenue, Suite 1410, Wilmington, DE 19801, Attn: G. David Dean and Andrew J. Roth-Moore (collectively, the "Notice Parties"), so as to be received no later than **December 1, 2020 at 4:00 p.m.** (ET) (the "Objection Deadline"). Only those objections that are timely filed, served and received will be considered by the Court.

PLEASE TAKE FURTHER NOTICE that if no objections are received by the Notice Parties prior to the Objection Deadline, in accordance with the Interim Compensation Order, the Applicant may be paid certain fees and expenses pursuant to the terms of the Interim

Compensation Order without further notice or hearing. If an objection is properly filed and served and such objection is not otherwise resolved, or the Court determines that a hearing should be held in respect of the Application, a hearing will be held at a time convenient to the Court. Only those objections made in writing and timely filed, served and received in accordance with the Interim Compensation Order will be considered by the Court at the hearing.

Dated: November 10, 2020 Wilmington, Delaware

/s/ Stephen B. Gerald

WHITEFORD, TAYLOR & PRESTON LLC²

Marc R. Abrams (DE No. 955) Richard W. Riley (DE No. 4052) Stephen B. Gerald (DE No. 5857) The Renaissance Centre

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- and -

KIRKLAND & ELLIS LLP KIRKLAND & ELLIS INTERNATIONAL LLP

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Co-Counsel to the Debtors and Debtors in Possession

Whiteford, Taylor & Preston LLC operates as Whiteford Taylor & Preston L.L.P. in jurisdictions outside of Delaware.

EXHIBIT A

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WHITEFORD, TAYLOR & PRESTON LLC

THE RENAISSANCE CENTRE
SUITE 500
405 NORTH KING STREET
WILMINGTON, DE 19801-3700

MAIN TELEPHONE (302) 353-4144 FACSIMILE (302) 661-7950 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

CURRENT FEES	\$ 547,198.50
TOTAL EXPENSES	\$ 4,133.50
TOTAL AMOUNT OF THIS INVOICE	\$ 551,332.00
TOTAL DUE THESE MATTERS	\$ 551,332.00

<u>PAYMENT TERMS</u> Invoice Due Upon Receipt

To remit by wire transfer:

Account Name: Whiteford, Taylor & Preston Operating Account

Bank: Wells Fargo

1300 I St NW, 11th Floor West Tower

Washington, DC 20005

Account #: 2000026604475 ABA#: 121000248 SWIFT code: WFBIUS6S

Additional Info: Please Include invoice number on wire transfer

To pay by Credit Card Please call 1-888-570-8960

We accept Visa/MasterCard & American Express

To pay by check

Make Check Payable to Whiteford, Taylor & Preston Remit to 7 St. Paul St., Baltimore, MD 21202

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214

DELAWARE* DISTRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA

> WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. **370 17TH STREET SUITE 5300** DENVER, CO 80202

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	RR	REVIEW DRAFT 9019 MOTION TO APPROVE SETTLEMENT WITH CALVIN LESSORS	0.3
09/01/20	SBG	REVIEW PLEADINGS RELATED TO SETTLEMENT OF CALVIN LITIGATION AND RELATED SEAL PLEADINGS	1.5
09/01/20	MA	EMAILS F K LIANG DOWNLOAD PDC, CALVIN SETTLEMENT PAPERS (.1); EMAILS F S GERALD, R RILEY RE REVISIONS TO 9019 PAPERS, REVIEW PLEADINGS AND REVISIONS (.2); MULTIPLE EMAILS F BABAK FADAIEPOUR, A WEINHOUSE RE CLAIM ANALYSIS (.1)	0.4
09/02/20	SBG	FINALIZE COMMENTS TO CALVIN SETTLEMENT (.2); EMAILS WITH KE TEAM RE SAME (.1)	0.3
09/02/20	RR	FURTHER REVIEW AND COMMENT ON DRAFT 9019 MOTION REGARDING CALVIN LESSORS	0.2
09/02/20	MA	EMAILS T/F S GERALD RE CALVIN 9019. (.1) EMAILS F J GRADY RE REPORTING ON LIEN CLAIM PAYMENTS. (.1) EMAILS T/F S GERALD, R RILEY, C LANO RE SEPT 3RD OMNIBUS. (.1) EMAILS F/T S GERALD, REV DRAFT NOTICES OF SEPTEMBER 25, 30 AND OCT 2ND HEARINGS. (.1)	0.4
09/04/20	SBG	REVIEW FINAL CALVIN 9019 SETTLEMENT DOCS (.2); EMAILS WITH TEAM RE SAME (.1); CONFER WITH C.LANO AND R.RILEY RE SAME (.2)	0.5
09/04/20	CL	PREPARE AND FILE 9019 MOTION REDACTED AND SEALED (.8); PREPARE AND FILE MOTION TO REDACT EXHIBIT TO 9019 MOTION (0.7);	2.0

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

()			
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		CONFER WITH S. GERALD RE PROPOSED NOTICE OF REDACTED EXHIBIT B (.1); PREPARE AND FILE NOTICE OF PROPOSED REDACTED EXHIBIT B (.4).	
09/04/20	RR	COMMUNICATE WITH C. LANO REGARDING CALVIN LESSORS 9019 MOTION	0.1
09/04/20	MA	EMAILS F R RILEY, K LIANG RE CALVIN MOTION FILING PREP	0.1
09/08/20	SBG	REVIEW AND COMMENT ON MOTION TO EXTEND TIME TO ASSUME/REJECT	0.8
09/08/20	RR	REVIEW AND COMMENT ON SECTION 365(D)(4) EXTENSION MOTION	0.5
09/09/20	MA	MULTIPLE EMAILS F K LIANG, R RILEY RE COMPRESSION CONTRACT REJECTION MATERIAL.	0.1
09/09/20	SBG	REVIEW AND COMMENT ON REJECTION NOTICE (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3
09/09/20	RR	REVIEW AND COMMENT ON SECOND NOTICE OF REJECTIONS OF CONTRACTS AND COMMUNICATE WITH K&E REGARDING SAME (.7); COORDINATE FILING AND SERVICE OF NOTICE (.5)	1.2
09/10/20	SBG	EMAILS RE SERVICE ISSUES RE MOTION TO REJECT	0.2
09/10/20	SBG	COORDINATE FILING OF LEASE EXTENSION MOTION	0.2
09/10/20	RR	REVIEW AND ANALYZE ELEVATION'S OBJECTION TO NOTICE OF REJECTION OF CONTRACTS AND RELATED EXHIBITS	3.1
09/10/20	CL	PREPARE AND FILE MOTION TO ASSUME OR REJECT LEASES.	0.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/11/20	MA	MULTIPLE EMAILS F JEFF MILLER, T BEHNKE AND K LIANG RE SERVICE OF COMPRESSION CONTRACT REJECTION MOTION.	0.1		
09/11/20	RR	REVIEW COMMUNICATIONS WITH KCC AND A&M REGARDING SERVICE OF MOTION TO EXTEND TIME TO ASSUME/REJECT CONTRACT/LEASES	0.2		
09/11/20	SBG	EMAILS WITH KE AND A&M RE REJECTION NOTICE AND ISSUES RE LEASES (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3		
09/11/20	RR	REVIEW AND COMMENT ON COC AND STIPULATION RELATED TO LANDLORD FOR HOUSTON OFFICE LEASE	0.4		
09/11/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR LANDOWNER REGARDING REQUEST FOR REMOVAL OF WELL	0.1		
09/11/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE DEBTORS AND LANDLORD AT DEBTORS' HOUSTON OFFICE LEASE.	0.4		
09/15/20	DJS	READ PROPOSED REDACTIONS FROM AG RE EXECUTORY CONTRACTS.	0.3		
09/15/20	SBG	REVIEW CASE RE REJECTION/BUSINESS JUDGMENT	0.4		
09/16/20	DJS	EMAILS WITH WTP ATTORNEYS RE ISSUES WITH ELEVATION CONTRACT REJECTIONS	0.3		
09/17/20	DJS	CALL WITH CO-COUNSEL RE EXECUTORY CONTRACT HEARING PREPARATIONS.	0.7		
09/18/20	DJS	CALL WITH CLIENT AND DEBTOR PROFESSIONALS RE DISCUSSION ON CONTRACT REJECTION ANALYSIS.	0.7		
09/18/20	MA	EMAILS F K LIANG, REV 3RD REJECTION NOTICE RE ARCHROCK.	0.1		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00003)	EXECUT	TORY CONTRACTS AND UNEXPIRED LEASES	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/18/20	RR	REVIEW THIRD NOTICE TO REJECT CERTAIN CONTRACTS AND COORDINATE FILING OF SAME	0.5
09/18/20	SBG	REVIEW AND COORDINATE 3RD OMNIBUS NOTICE REJECTING CONTRACTS/LEASES	0.2
09/18/20	CL	PREPARE AND FILE THIRD NOTICE OF REJECTION OF CERTAIN EXECUTORY CONTRACTS/LEASES.	0.6
09/19/20	EUL	CONFER K HROBLAK RE GATHER AGREEMENTS.	0.6
09/23/20	SBG	REVIEW J-W POWER OBJECTION TO REJECTION	0.2
09/23/20	RR	REVIEW JW POWER OBJECTION TO NOTICE OF REJECTION	0.1
09/23/20	RR	COMMUNICATE WITH D. WOMACK REGARDING ELEVATION'S SEALED OBJECTION TO REJECTION	0.2
09/23/20	RR	COMMUNICATE WITH S. GERALD REGARDING ANALYSIS OF ISSUES RELATED TO REJECTION OF ELEVATION CONTRACTS	0.6
09/24/20	RR	TELEPHONE CALL WITH M. ABRAMS REGARDING COMBINED REPLY TO OBJECTIONS TO REJECTION MOTIONS/NOTICE	0.2
09/24/20	RR	ADDRESS SERVICE OF OMNIBUS REPLY IN SUPPORT OF MOTIONS/NOTICES OF REJECTION OF CERTAIN MIDSTREAM CONTRACTS	0.5
09/24/20	RR	TELEPHONE CALL WITH ELEVATION DELAWARE COUNSEL REGARDING SERVICE OF DEBTORS' COMBINED REPLY IN SUPPORT OF MOTIONS/NOTICE TO REJECT MIDSTREAM CONTRACTS	0.1
09/24/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING REDACTIONS TO COMBINED REPLY TO OBJECTIONS TO MOTIONS/NOTICE TO REJECT CONTRACTS	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00003)	EXECU	TORY CONTRACTS AND UNEXPIRED LEASES		
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/24/20	RR	REVIEW AND COMMENT ON PROPOSED REDACTIONS TO COMBINED REPLY TO OBJECTIONS TO MOTIONS/NOTICE TO REJECT CONTRACTS (1.1); COMMUNICATE WITH S. GERALD REGARDING PROPOSED REDACTIONS (.6)	1.7	
09/24/20	RR	FURTHER COMMUNICATE WITH S. GERALD REGARDING REDACTIONS TO REPLY TO OBJECTIONS TO MOTIONS/NOTICE TO REJECT CONTRACTS	0.2	
09/24/20	RR	TELEPHONE CALL WITH DELAWARE COUNSEL FOR ELEVATION REGARDING SERVICE OF REDACTED COMBINED REPLY	0.2	
09/24/20	RR	TELEPHONE CALL WITH GRAND MESA DELAWARE COUNSEL REGARDING SERVICE OF DEBTORS' COMBINED REPLY IN SUPPORT OF MOTIONS/NOTICE TO REJECT MIDSTREAM CONTRACTS	0.1	
09/25/20	CL	PREPARE AND FILE CNO RE EXTENDING DEADLINE TO ASSUME OR REJECT LEASES.	0.3	
09/25/20	SBG	EMAIL WITH A.WEINHOUSE AND C.LANO RE CNO FOR MOTION TO EXTEND DEADLINE TO ASSUME OR REJECT	0.1	
09/25/20	RR	REVIEW NOTICE OF FILING EXHIBIT TO ELEVATION'S OBJECTION TO REJECTION AND COMMUNICATE TO K&E REGARDING SAME	0.2	
09/29/20	CL	CONFER WITH S. GERALD RE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTION OF OMNIBUS REPLY (.1); PREPARE DRAFTS OF MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED OF OMNIBUS REPLY (.8); PREPARE AND FILE MOTION TO FILE UNDER SEAL OMNIBUS REPLY (.4).	1.3	
		TOTAL HOURS	24.9	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>	
DENNIS J. SHAFFER	2.0	\$595	1,190.00	
EDWARD U. LEE, III	0.6	\$640	384.00	
STEPHEN B. GERALD	5.0	\$570	2,850.00	
RICHARD W. RILEY	10.9	\$675	7,357.50	
MARC ABRAMS	1.2	\$995	1,194.00	
CHRISTOPHER LANO	5.2	\$335	1,742.00	
	CURRENT FEES			\$ 14,717.50
	TOTAL THIS N	MATTER .		\$ 14,717.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER. CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

DENVER, CO 80202

Re: (00005) BUDGETING

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

Date **Tkpr Hours** 09/09/20 KGH ADDRESS REQUEST FROM C WIDERHOLT FOR 0.2 **BUDGET INFO TOTAL HOURS** 0.2 TIMEKEEPER TIME SUMMARY: Timekeeper Hours Value Rate KEVIN G. HROBLAK 0.2 \$700 140.00 **CURRENT FEES** \$ 140.00 TOTAL THIS MATTER 140.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00006) BUSINESS OPERATIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/04/20	MA	EMAILS F J GRADY, REVIEW TAX REPORTS	0.1		
09/05/20	MA	EMAILS F J GRADY, REV WAGE, TAX AND LIENHOLDER PAYMENT REPORT.	0.1		
09/11/20	MA	EMAILS F J GRADY RE TAX, WAGE AND CLAIM REPORTING.	0.1		
09/11/20	RR	REVIEW COMMUNICATIONS FROM J. GRADY REGARDING PREPETITION PAYMENTS UNDER FIRST DAY ORDERS	0.1		
09/16/20	MA	EMAILS F J GRADY, REV LIEN CLAIM PAYMENT REPORT.	0.1		
09/22/20	MA	EMAILS F J GRADY RE TRADE PAYMENT REPORTS.	0.1		
09/25/20	MA	EMAILS F J GRADY REV WAGE, TAX AND LIEN REPORTS.	0.1		
		TOTAL HOURS	0.7		
TIMEKEEPER TIME SUMMARY:					
<u>Timekeeper</u> <u>Hours</u> <u>Rate</u>			<u>Value</u>		
RICHARD	RICHARD W. RILEY 0.1 \$675				
MARC AB	0.6 \$995	597.00			

CURRENT FEES \$ 664.50

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00006) BUSINESS OPERATIONS

TOTAL THIS MATTER

664.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00007) CASE ADMINISTRATION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	CL	CONFER WITH A. DYE RE REVISED CRITICAL DATES.	0.1
09/01/20	MA	REVIEW PACER FILINGS. (.1) REVIEW AGENDA FOR SEPTEMBER 3RD OMNIBUS. (.1)	0.2
09/03/20	KGH	ATTEND ALL PROFESSIONALS CALL	0.6
09/04/20	MA	REV PACERS AND DOCKET.	0.1
09/07/20	MA	TF S GERALD RE ISSUES.	0.2
09/07/20	MA	EMAILS T/F R RILEY, S GERALD, K HROBLAK AND C LANO RE WORKING GROUP CALL	0.1
09/07/20	RR	ATTEND WEEKLY CALL WITH WTP TEAM REGARDING CRITICAL DATED AND UPCOMING MATTERS	0.5
09/07/20	MA	TC WITH R .RILEY, S. GERALD AND C LANO RE TASKS.	0.5
09/07/20	SBG	WEEKLY STATUS CALL WITH M.ABRAMS, R.RILEY AND C.LANO RE CRITICAL DATES	0.5
09/07/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY CONFERENCE CALL (.5); EMAIL K. LIANG RE CRITICAL DATES (.1).	0.6
09/08/20	KGH	ALL HANDS PROFESSIONALS CALL	0.5
09/08/20	CL	EMAIL EXCHANGE WITH K. LIANG RE CRITICAL DATES (.2); REVIEW AND REVISE CRITICAL DATES (.4).	0.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00007) CASE ADMINISTRATION				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/08/20	MA	REV PACERS, EMAIL F C LANO RE 9/3 TRANSCRIPT.	0.1	
09/09/20	CL	UPDATE CRITICAL DATES FOR CASE CALENDAR	0.2	
09/09/20	CL	REVIEW CORRESPONDENCE RE CREDITOR REMOVAL (.1); EMAIL KCC RE CHANGE OF ADDRESS (.1)	0.2	
09/09/20	MA	REV PACERS.	0.1	
09/10/20	KGH	REVIEW EMAILS AND PLEADINGS	0.2	
09/10/20	CL	UPDATE CRITICAL DATES CALENDAR.	0.2	
09/11/20	MA	REV PACERS.	0.1	
09/11/20	SBG	CONFER WITH R.RILEY RE CASE STATUS	0.2	
09/14/20	MA	REV CRITICAL DATES MEMOS, AND PACERS.	0.3	
09/14/20	RR	ATTEND TELEPHONE CONFERENCE CALL WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.7	
09/14/20	KGH	WTP TEAM CALL TO DISCUSS OPEN PROJECTS AND PLANNING	0.7	
09/14/20	MA	PARTICIPATE IN WTP WORKING GROUP CALL (RR,SG,KH,CL) RE TASKS AND DATES.	0.7	
09/14/20	CL	PARTICIPATION AND ATTENDANCE IN 9/14/20 WEEKLY CONFERENCE CALL	0.7	
09/14/20	SBG	WEEKLY WTP CASE STATUS CALL	0.7	
09/16/20	MA	REV PACERS, RE FERC NOA.	0.1	
09/17/20	KGH	PROFESSIONALS UPDATE CALL	0.5	
09/18/20	CL	REVISE CRITICAL DATES (.3); EMAIL EXCHANGE WITH K. LIANG RE SAME (.1).	0.4	
09/19/20	SBG	REVIEW CRITICAL DATES	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00007) CASE ADMINISTRATION					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/21/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY CONFERENCE CALL.	0.7		
09/21/20	MA	PARTICIPATE IN PART IN INTERNAL WORKING GROUP CALL WITH RR, CL, SG, AND K H RE TASKS AND LITIGATION.	0.7		
09/22/20	MA	REV PACERS.	0.1		
09/24/20	MA	REV PACERS.	0.1		
09/25/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE EXTENT TO WHICH WE CAN GRANT EXTENSIONS OF TIME TO REPLY	0.1		
09/25/20	CL	REVISE CRITICAL DATES CALENDAR (.3); EMAIL K. LIANG RE SAME (.1); CIRCULATE CRITICAL DATES AMONG GROUP (.1).	0.5		
09/25/20	MA	REV PACERS AND PULL FROM DOCKET.	0.2		
09/28/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP TASK CALL WITH R RILEY, S GERALD, AND K HROOBLAK	0.2		
09/28/20	MA	REV PACER FILINGS.	0.1		
09/28/20	SBG	WEEKLY WTP CALL RE CASE STATUS AND OUSTANDING OBLIGATIONS FOR WEEK	0.2		
09/28/20	CL	PARTICIPATION AND ATTENDANCE AT WEEKLY MEETING.	0.2		
09/28/20	RR	WEEKLY TELEPHONE CALL WITH WTP TEAM REGARDING UPCOMING ISSUES AND FILINGS	0.2		
09/28/20	KGH	WTP TEAM STATUS CALL	0.2		
09/29/20	CL	UPDATE CRITICAL DATES CALENDAR.	0.2		
09/29/20	MA	REV PACERS.	0.1		
09/30/20	CL	PREPARE AND FILE B. ARNUALT PRO HAC VICE.	0.3		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

\mathbf{p}_{α}	(00007)	CASE	ADMINISTRATION	
Ke:	100007	CASE	ADMINISTRATION	

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		TOTAL HOURS	14.8

TIMEKEEPER TIME SUMMARY:

<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>
KEVIN G. HROBLAK	2.7	\$700	1,890.00
STEPHEN B. GERALD	1.8	\$570	1,026.00
RICHARD W. RILEY	1.4	\$675	945.00
MARC ABRAMS	4.0	\$995	3,980.00
CHRISTOPHER LANO	4.9	\$335	1,641.50

CURRENT FEES \$ 9,482.50

FOR COSTS ADVANCED AND EXPENSES INCURRED:

		Amount
FEDERAL EXPRESS		67.08
PACER SERVICE		76.10
WESTLAW		1,082.51
PHOTOCOPIES		129.80
LEXIS		593.41
EDISCOVERY - REVIEW DATABASE HOSTING		340.00
EDISCOVERY - RELATIVITY USER FEE		300.00
FILING FEE - COURTS - PRO HAC VICE FOR CO-COUNSEL - 5 @ \$25 = \$125.00	125.00	
FILING FEE - COMPLAINT - GRAND MESA	350.00	
TOTAL FILING FEE		475.00

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WHITEFORD, TAYLOR & PRESTON LLC FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202		Invoice Number Invoice Date Client Number	64248330 11/10/20 099845
Re: (00007) CASE ADMINISTRATION			
DLS DISCOVERY - COURIER EXPENSE- COURIER SERVICE ON 9/15/20	25.00		
TOTAL COURIER EXPENSE		25.00	
COPIES PRINT/COPY, STUFF ENVELOPS & PREPARE FOR DELIVERY (08/31/20)	14.30		
COPY PRINT/INCLUDES STUFFING AND METERING / PREPARE FOR DELIVERY (08/20/20)	38.30		
COPIES DLS DISCOVERY - PRINT/COPY / INCLUDES STUFFING AND METERING (08/19/20)	70.75		
TOTAL COPIES		123.35	
TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON STATUS CONFERENCE HEARING ON 09/14/2020	275.50		
TOTAL TRANSCRIPTS/DEPOSITIONS		275.50	
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD	27.75		
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS	33.00		
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - R. RILEY	27.75		
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - J. AYCOCK	27.75		
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - C. MARCUS	27.75		
COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - A. WEINHOUSE	27.75		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	Invoice Number Invoice Date Client Number	64248330 11/10/20 099845
Re: (00007) CASE ADMINISTRATION		
COURTCALL- US BANKRUPTCY COURT - 27.75 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - K. YOUNG		
COURTCALL - US BANKRUPTCY COURT - 27.75 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - R. RILEY		
COURTCALL - US BANKRUPTCY COURT - 33.00 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS		
COURTCALL - US BANKRUPTCY COURT - 33.00 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD		
COURTCALL - US BANKRUPTCY COURT - 33.00 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - A. ROTMAN		
COURTCALL US BANKRUPTCY COURT - 38.25 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - R. RILEY		
COURTCALL - US BANKRUPTCY COURT - 38.25 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD		
COURTCALL- US BANKRUPTCY COURT - 38.25 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS		
COURTCALL - US BANKRUPTCY COURT - 33.00 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - K. YOUNG		
COURTCALL - US BANKRUPTCY COURT - 27.75 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - S. GERALD		
COURTCALL - US BANKRUPTCY COURT - 27.75 DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - A. ROTMAN		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

	Invoice Number Invoice Date Client Number	64248330 11/10/20 099845
27.75		
27.75		
33.00		
27.75		
	645.75	
	\$	4,133.50
	<u> </u>	13,616.00
	27.75	Invoice Date Client Number 27.75 27.75 27.75 33.00 27.75

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/02/20	SBG	EMAILS WITH A.WEINHOUSE AND COUSNEL FOR RAISA RE CLAIMS	0.1
09/03/20	SBG	CALL WITH R.RILEY RE STATUS, UPCOMING HEARING ON CLASS CLAIM MOTION AND STATUS OF PENDING RETENTION APPLICATIONS AND STATUS OF FEE APPLICATION	0.2
09/04/20	SBG	EMAILS RE DENIAL OF C&M CLASS CLAIM AND STATUS OF CLAIM	0.1
09/04/20	MA	EMAILS F T BEHNKE, A WEINHOUSE RE OBJECTION TO CLASS CLAIM.	0.1
09/07/20	MA	MULTI EMAILS F/T S GERALD RE DISPOSITION OF DENIED CLASS CLAIM.	0.1
09/08/20	MA	REV PROPOSED MILLER CLASS ORDER, EMAILS F/T S GERALD RE MY COMMENTS, EMAILS F RR RE FIRM COMMENTS.	0.1
09/08/20	MA	EMAIL F T BEHNKE RE WITHDRAW OF CLASS CLAIM 1462, EMAILS F/T A WEINHOUSE RE CLASS CLAIM (.1); EMAILS F T FOYE RE CLASS CLAIM WITHDRAWAL, EMAILS F S GERALD AND R RILEY RE CLASS CLAIMS (.1)	0.2
09/08/20	SBG	EMAILS RE C&M CLASS CLAIM AND REQUEST FOR WITHDRAWAL	0.1
09/08/20	SBG	EMAIL RE MIDWEST TRUST PROPOSED ORDER RE CLASS CLAIM (.1); REVIEW SAME (.1)	0.2
09/08/20	SBG	CONFER WITH R.RILEY RE COMMENTS ON ORDER GRANTING CLASS CLAIM	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00008)	CLAIMS	S ADMINISTRATION AND OBJECTIONS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/08/20	SBG	EMAIL FROM R.RILEY RE LANGUAGE IN ORDER GRANTING FILING OF CLASS CLAIM	0.1
09/08/20	RR	REVIEW AND COMMENT ON DRAFT PROPOSED ORDER DENYING MIDWEST TRUST'S MOTION TO APPROVE CLASS PROOFS OF CLAIM	0.8
09/08/20	SBG	EMAIL RE MIDWEST ORDER RE CLASS CLAIM	0.1
09/09/20	SBG	EMAILS RE RAISA ENERGY CLAIM	0.1
09/09/20	SBG	EMAILS RE REVISIONS TO MIDWEST TRUST CLASS CLAIM MOTION	0.1
09/09/20	MA	EMAILS T/F S MARTINEZ RE CREDITOR MATRIX REMOVAL REQUEST, EMAILS F J AYCOCK, A WEINHOUSE RE CLASS CLAIM ORDER.	0.1
09/10/20	SBG	EMAILS RE REVISIONS TO MIDWEST TRUST ORDER APPROVING CLASS CLAIM	0.2
09/14/20	MA	EMAILS F TAYLOR FOYE, FURTHER REVIEW EDITS TO CLASS PROOF OF CLAIM ORDER RE MIDWEST, EMAIL F A WEINHOUSE RE SAME.	0.1
09/14/20	SBG	REVIEW REVISED PROPOSED ORDER APPROVING MIDWEST TRUST CLASS CLAIM (.1); EMAILS WITH COUNSEL FOR MIDWEST TRUST RE SAME (.1)	0.2
09/15/20	SBG	EMAILS WITH A.WEINHOUSE AND M.ABRAMS RE COMMENTS TO MIDWEST TRUST ORDER	0.1
09/15/20	MA	EMAILS F/T A WEINHOUSE RE CLASS PROOF OF CLAIM ORDER.	0.1
09/16/20	SBG	EMAILS RE RAISA ENERGY CLAIMS	0.1
09/16/20	SBG	EMAILS RE MIDWEST TRUST CLAIM W/D PROPOSAL	0.1
09/16/20	SBG	EMAIL WITH R.RILEY AND M.ABRAMS RE CLAIMS RECONCILIATION ISSUES AND	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

$\mathbf{p}_{\mathbf{a}}$. (000008)	CLAIMS	ADMINISTRATION	ANDORIECTIONS
IXC. (00000)	CLAIMS	ADMINISTRATION	THE OPTECTIONS

Data	Tlene		Hours
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		PROCEDURES (.1); EMAILS WITH KE RE SAME (.1)	
09/16/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING POTENTIAL OMNIBUS CLAIM SETTLEMENT PROCEDURES	0.2
09/16/20	SBG	REVIEW CLAIMS DATA FROM A&M RE RECON PROCESS	0.2
09/16/20	MA	MULTIPLE EMAILS F A WEINHOUSE RE CLASS CLAIM ORDER (.2); EMAILS F K LIANG, T BEHNKE AND S. GERALD RE CLAIMS RESOLUTION PROCESS, MULTI EMAILS TO R. RILEY AND S. GERALD RE SAME (.2); EMAIL F T BEHNKE RE CLAIM REPORT, REVIEW REPORT. (.1)	0.5
09/16/20	SBG	EMAILS RE CLAIMS ISSUES AND SETTING UP CALL TO DISCUSS SAME	0.1
09/17/20	RR	REVIEW POTENTIAL EXPEDITED APPROVAL PROCEDURES FOR SETTLED CLAIMS (.3); CONFER WITH S. GERALD REGARDING SAME (.4)	0.7
09/17/20	SBG	FURTHER EMAILS WITH T.BEHNKE RE STIPULATIONS TO RESOLVE CLAIMS	0.1
09/17/20	SBG	EMAIL TO T. BEHNKE RE CLAIM OBJECTION ISSUES	0.1
09/17/20	MA	MULTIPLE EMAILS F SG AND TOM BEHNKE RE CLAIM RESOLUTION PROCESS.	0.1
09/18/20	SBG	EMAILS WITH A.WEINHOUSE AND COUSNEL FOR MIDWEST TRUST RE EDITS TO MIDWEST TRUST ORDER AND CLAIMS WITHDRAWAL	0.1
09/18/20	SBG	CALL WITH T.BEHNKE, A.WEINHOUSE AND K.LIANG RE CLAIMS RECONCILIATION PROCESS	0.6
09/18/20	SBG	REVIEW CLAIMS RECON IN PREPARATION FOR CALL WITH T.BEHNKE RE CLAIMS	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00008)	CLAIMS	ADMINISTRATION AND OBJECTIONS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/18/20	SBG	FOLLOW UP CALLS RE SCHEDULING FOLLOW UP CALL RE CLAIMS RECONCILIATION WITH A&M TEAM	0.1
09/21/20	SBG	EMAIL RE REVISIONS TO MIDWEST TRUST ORDER	0.1
09/21/20	SBG	REVIEW SAMPLE SUBSTANTIVE CLAIM OBJECTIONS (.1); EMAIL WITH T.BEHNKE RE SAME (.1)	0.2
09/22/20	SBG	REVIEW MIDWEST TRUST ORDER AND EMAILS RE SAME (.1); CONFER WITH M.ABRAMS RE SAME (.1)	0.2
09/22/20	MA	EMAILS FROM T FOYE, A WEINHOUSE, REV REVISED MIDWEST CLASS CLAIM ORDER, AND TF S GERALD RE SAME.	0.2
09/22/20	SBG	REVIEW A&M CLAIMS ANALYSIS	0.1
09/23/20	SBG	EMAILS RE STATUS OF RAISA ENERGY CLAIMS	0.1
09/23/20	MA	MULTIPLE EMAILS F A WEINHOUSE RE CLASS CLAIM ORDER (.2); EMAILS F K LIANG, T BEHNKE AND S GERALD RE CLAIMS RESOLUTION PROCESS, MULTI EMAILS TO R. RILEY AND S. GERALD RE SAME (.2); EMAIL F T BEHNKE RE CLAIM REPORT AND REVIEW REPORT. (.1)	0.5
09/23/20	SBG	EMAILS WITH T.BEHNKE RE OBJECTIONABLE CLAIMS (.1); REVIEW DOCS RE SAME (.1)	0.2
09/23/20	SBG	EMAILS RE COMMENTS TO MID WEST TRUST CLASS CLAIM ORDER (.1); CONFER WITH M.ABRAMS RE SAME (.1)	0.2
		TOTAL HOURS	8.5

TIMEKEEPER TIME SUMMARY:

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. Invoice Number 64248330 C/O ERIC CHRIST, ESQ. Invoice Date 11/10/20 **370 17TH STREET** Client Number 099845 **SUITE 5300** DENVER, CO 80202 Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS <u>Timekeeper</u> **Hours** Rate <u>Value</u> STEPHEN B. GERALD 4.7 \$570 2,679.00 RICHARD W. RILEY 1.7 \$675 1,147.50 MARC ABRAMS 2.1 \$995 2,089.50 **CURRENT FEES** \$ 5,916.00

TOTAL THIS MATTER

5,916.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
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PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Tkpr

Date

09/01/20 KGH

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

0.8

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

REVIEW SUMMARY OF REVIEW OF 4Q

		FINANCIAL DATA AND IDENTIFY FOLLOW UP ITEMS	
09/01/20	KGH	REVIEW A&M UPDATED INVESTIGATION ANALYSIS	0.8
09/01/20	KGH	UPDATE SPECIAL INVESTIGATION COMMITTEE INVESTIGATION REPORT WITH ASSESSMENT AND ANALYSIS FROM UPDATED A&M PRESENTATION DECK	1.6
09/01/20	KGH	REVIEW UPDATED DECK MATERIALS FROM PETRIE WITH EDITS AND INCORPORATE INTO INVESTIGATIVE REPORT	0.3
09/01/20	EUL	UPDATE K HROBLAK RE SRP ITEMS.	0.8
09/02/20	KGH	REVIEW WORKPLAN AND PLAN FOR ADDITIONAL INVESTIGATION TASKS	0.2
09/02/20	KGH	FOLLOW UP EMAILS WITH A PETERSON AND E CHRIST RE: ADDITIONAL INTERVIEWS (.1); EMAIL SCHEDULING BOARD INTERVIEW (.1)	0.2
09/03/20	KGH	CONDUCT INTERVIEW OF ANOTHER PROFESSIONAL	1.3
09/03/20	KGH	PREPARE FOR INTERVIEWS WITH TWO DIFFERENT FINANCIAL PROFESSIONALS	0.5
09/03/20	KGH	FOLLOW UP CALL ANALYSIS WITH E LEE	0.7
09/03/20	KGH	ASSESS INFORMATION FROM INTERVIEWS	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS		
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/03/20	KGH	INTERVIEW PROFESSIONAL FOR INVESTIGATION	1.0	
09/03/20	KGH	DRAFT SUMMARY OF E CHRIST TELEPHONE DISCUSSION	0.1	
09/03/20	KGH	CALL WITH E CHRIST RE: FACTS RE: INVESTIGATION FOLLOW UP	0.4	
09/03/20	CCM	PARTICIPATE IN DISCUSSION WITH MOELIS RE: REPURCHASE PROGRAM AND FINANCIAL CONDITION OF COMPANY AND WRITE UP AND CIRCULATE NOTES RE: SAME	1.3	
09/03/20	CCM	PARTICIPATE IN DISCUSSION WITH PETRIE (1.0); WRITE UP NOTES FROM SAME (.6)	1.6	
09/03/20	EUL	FOLLOW UP RE OPEN DILIGENCE ITEMS AND WITNESS INTERVIEWS (2).	3.6	
09/07/20	EUL	DRAFT INTERVIEW OUTLINE AND REVISE PRESENTATION.	1.9	
09/08/20	CCM	PARTICIPATE IN INTERVIEW OF BOARD MEMBER WITH K. HROBLAK AND E. LEE	1.9	
09/08/20	KGH	STATUS REPORT TO SPECIAL COMMITTEE	0.1	
09/08/20	KGH	CALL WITH COUNSEL RE: INTERVIEW REQUEST OF FORMER EMPLOYEE	0.2	
09/08/20	KGH	CALL WITH E LEE RE: PLANNING FOR INTERVIEW	0.2	
09/08/20	CCM	FINALIZE NOTES FROM INTERVIEWS WITH MOELIS AND PETRIE AND INCORPORATE NOTES FROM E. LEE AND CIRCULATE SAME	1.2	
09/08/20	KGH	PREPARE FOR BOARD MEMBER INTERVIEW	0.8	
09/08/20	KGH	INTERVIEW BOARD MEMBER	1.9	
09/08/20	KGH	WORK ON UPDATE TO INVESTIGATION REPORT	1.6	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/08/20	EUL	CONFER K HROBLAK RE INTERVIEWS AND DRAFT PRESENTATION (1.4). WITNESS INTERVIEW (1.9)	3.3
09/09/20	KGH	DRAFT NOTES FROM PETRIE AND MOELIS INTERVIEWS TO FOLLOW UP WITH MANAGEMENT	0.8
09/09/20	KGH	REVIEW AND EDIT NOTES FROM PROFESSIONALS INTERVIEW	0.6
09/09/20	KGH	REVIEW AND EDIT NOTES FROM OTHER PROFESSIONALS INTERVIEW	0.5
09/09/20	KGH	REVIEW INVESTIGATION MATERIALS	1.4
09/09/20	KGH	FINALIZE PROFESSIONAL INTERVIEW SUMMARIES AND EMAIL UPDATE TO SPECIAL COMMITTEE	0.4
09/09/20	KGH	CONFER WITH E LEE AND EDIT INTERVIEW NOTES FOR CLARITY PURPOSES	0.3
09/10/20	KGH	ALL HANDS CALL WITH PROFESSIONALS AND MANAGEMENT	1.1
09/10/20	CCM	FOLLOW UP CALL WITH MARIANEL FOSCHI	0.9
09/10/20	KGH	REVIEW AND EDIT NOTES FROM INTERVIEW OF BOARD MEMBER	0.5
09/10/20	KGH	PREPARE FOR CALL WITH M FOSCHI	0.3
09/10/20	KGH	CALL WITH M FOSCHI	0.9
09/10/20	EUL	CALL WITH M FOSCHI.	0.9
09/11/20	WFR	TELEPHONE CALLS AND CONFERENCE PLANNING WITH K. HROBLAK RE POTENTIAL CLAIMS (1.6); FOLLOW UP REVIEW OF DRAFT EXTRACTION SPECIAL COMMITTEE REPORT/POWER PRESENTATION (.7)	2.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/11/20	CCM	DRAFT NOTES FROM FOLLOW UP INTERVIEW OF M. FOSCHI AND INCORPORATE E. LEE'S NOTES AND CIRCULATE SAME FOR COMMENT/REVIEW	0.5
09/11/20	CCM	PARTICIPATE IN FOLLOW UP DISCUSSION WITH BOARD MEMBER	0.8
09/11/20	KGH	PREPARE FOR FOLLOW UP INTERVIEWS	0.8
09/11/20	KGH	INTERVIEW WITH BOARD MEMBER (FOLLOW UP)	0.5
09/11/20	KGH	REVIEW DATA FROM INVESTIGATION AND COMPILE INTO FOLLOW UP OUTLINE	2.3
09/11/20	KGH	ASSESS RESEARCH ISSUES AND HYPOTHETICAL CAUSATION AND DAMAGES SCENARIO	0.7
09/11/20	KGH	FOLLOW UP INTERVIEW WITH BOARD MEMBER	0.8
09/11/20	KGH	TELEPHONE CALLS X2 WITH WFR TO REVIEW FACTS, CAUSATION, AND ASSESS POTENTIAL CLAIM	1.6
09/11/20	KGH	REVIEW UPDATED SUMMARY OF MANAGEMENT INTERVIEW	0.2
09/12/20	KGH	T/C WITH CCM RE: INTERVIEW WITH BOARD MEMBER	0.2
09/14/20	KGH	REVIEW AND SUPPLEMENT BOARD INTERVIEW SUMMARY	0.3
09/14/20	KGH	DRAFT INTERVIEW SUMMARY OF BOARD MEMBER	0.5
09/14/20	KGH	REVIEW INSURANCE POLICIES AND CONVERSION IN COVERAGE TERMS	1.2
09/14/20	KGH	RESEARCH REPORT INFORMATION (WP)	0.8
09/14/20	KGH	WORK ON INVESTIGATIVE REPORT	0.4

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Whiteford, Taylor & Preston LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/14/20	KGH	EMAILS WITH WITNESSES RE: INTERVIEW FOLLOW UP DISCUSSION	0.6
09/15/20	KGH	EMAIL UPDATES TO SPECIAL COMMITTEE MEMBERS	0.2
09/15/20	KGH	CALL WITH E LEE AND C MURRAY RE: INVESTIGATION PLANNING AND REVIEW OF OPEN TASKS	0.7
09/15/20	KGH	CALL WITH BOARD MEMBR	0.6
09/15/20	CCM	INTERNAL STATUS CALL ON INVESTIGATION AND OPEN ITEMS	0.8
09/15/20	CCM	FOLLOW-UP CALL WITH BOARD MEMBER AND SUPPLEMENT INTERVIEW NOTES AND CIRCULATE SAME	0.8
09/15/20	EUL	FOLLOW UP INTERVIEWS AND DISCUSSION RE INVESTIGATION WITH K HROBLAK AND C MURRAY.	1.3
09/15/20	KGH	CALL WITH M ABRAMS RE: PREPETITION CLAIM BY FORMER EMPLOYEE FOR INDEMNIFICATION EXPENSES	0.1
09/15/20	KGH	UPDATE INVESTIGATION REPORT WITH INFORMATION FROM INTERVIEWS AND DOCUMENTS	2.4
09/15/20	KGH	CALL WITH COUNSEL FOR FORMER EMPLOYEE	0.5
09/15/20	KGH	CALL TO COUNSEL FOR FORMER EMPLOYEE RE FOLLOW UP ON INDEMNITY REQUEST	0.1
09/15/20	KGH	REVIEW LAW ON PREPETITION CLAIM FOR D&O INDEMNITIY	0.6
09/15/20	KGH	REVIEW EXTENSIVE CORPORATE DOCUMENTS AND DILIGENCE ITEMS PROVIDED BY COMPANY IN CONNECTION WITH INVESTIGATION ASSESSMENT	3.8

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPOR	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/15/20	KGH	UPDATE BOARD SUMMARY OF INTERVIEW WITH SUPPLEMENTAL INTERVIEW INFORMATION	0.3
09/16/20	KGH	FOLLOW UP INTERVIEW WITH ANOTHER BOARD MEMBER	0.5
09/16/20	KGH	FOLLOW UP CALL WITH BOARD MEMBER	0.5
09/16/20	KGH	REVIEW R STOKER RESEARCH MEMO AND RELATED CASES	0.8
09/16/20	KGH	CALL WITH E LEE TO ASSESS INTERVIEW INFORMATION	0.4
09/16/20	CCM	FOLLOW-UP DISCUSSION WITH WITNESS AND WRITE UP NOTES FOR SAME	0.5
09/16/20	CCM	FOLLOW-UP DISCUSSION WITH ANOTHER WITNESS AND WRITE UP NOTES FOR SAME	0.5
09/16/20	RJS	CORRESPONDENCE WITH E. LEE REGARDING DELAWARE DUTY AND AGENCY LAW (.2); RESEARCH SPECIFIC DELAWARE LAW RE CORPORATE MATTERS (3.3); FOLLOW UP RESEARCH PER K. HROBLAK (1.2); MEMOS REGARDING RESEARCH (.6)	5.3
09/16/20	EUL	CONTINUE WORK ON PRESENTATION MATERIALS.	1.8
09/16/20	EUL	REFINE PRESENTATION MATERIALS AND WORK ON IDENTIFIED FOLLOW UP ITEMS.	4.1
09/17/20	KGH	REVIEW AND EDIT TWO SUPPLEMENTAL INTERVIEW NOTES	0.8
09/17/20	KGH	WORK ON UPDATING OF INVESTIGATION REPORT AND REVIEW OF RESEARCH FROM J HALLE AND R STOKER	1.8
09/17/20	EUL	REVIEW ADDITIONAL DILIGENCE ITEMS RE INVESTIGATION.	0.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/17/20	EUL	WORK ON PRESENTATION RELATED MATERIALS.	1.7
09/17/20	CCM	REVIEW ANALYSIS OF RESEARCH ON REDACTION	0.5
09/17/20	CCM	REVIEW RELATIVITY DOCUMENTS RE: ENGAGEMENT OF PETRIE AND MOELIS	1.4
09/18/20	KGH	CALL WITH E LEE TO CONTINUE WORK AND PLANNING ON COMPLETION OF INVESTIGATION	0.9
09/18/20	KGH	REVIEW EMAILS FROM T BROCK RE: SRP WIRES	0.2
09/18/20	KGH	CALL FROM COUNSEL FOR FORMER EMPLOYEE AND EMAIL TO SPECIAL COMMITTEE	0.3
09/18/20	EUL	PREP FOR MEETING WITH K HROBLAK. DISCUSS PRESENTATION STATUS AND REMAINING STEPS TO COMPLETE MATERIALS.	1.2
09/18/20	EUL	COMPLETE OPEN ITEMS RE INVESTIGATION AND PRESENTATION.	2.9
09/19/20	CCM	PREPARE CONFIDENTIALITY AGREEMENT FOR FORMER EMPLOYEE	1.1
09/19/20	EUL	RESEARCH INVESTIGATION RELATED ISSUES AND PREPARE UPDATE TO K HROBLAK RE SAME AND FURTHER REVISE PRESENTATION SLIDES.	2.2
09/20/20	KGH	REVIEW RESEARCH EMAILS FROM E LEE ON OFFICER ISSUES UNDER DE LAW	0.8
09/20/20	KGH	EDIT AND FACILITATE CONFIDENTIALITY AGREEMENT FOR INTERVIEW WITH FORMER OFFICER WITNESS	0.7
09/20/20	KGH	CORRESPONDENCE WITH E LEE RE: UPDATING OF REPORT	0.2
09/20/20	KGH	RESEARCH ON OFFICER DUTIES AND DISCLOSURE OBLIGATIONS	1.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00009)	CORPO	RATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/20/20	EUL	WORK ON INTERVIEW MATERIALS.	2.8
09/20/20	EUL	RESEARCH IN CONNECTION WITH INVESTIGATIVE MATTERS AND DELAWARE LAW.	1.6
09/21/20	KGH	REVIEW EMAILS FROM E CHRIST AND T TYREE AND EMAIL T BEHRENS CONFIDENTIALITY AGREEMENT FOR WITNESS INTERVIEW	0.2
09/21/20	KGH	REVIEW TIMELINE AND DOCUMENTS AND PREPARE SET FOR WITNESS INTERVIEW	1.1
09/21/20	EUL	GATHER MATERIALS FOR INTERVIEW.	1.1
09/22/20	KGH	ALL HANDS COMPANY AND PROFESSIONALS CALL	0.7
09/22/20	KGH	ATTEND TO NEGOTIATION OF KELLEY CONFIDENTIALITY AGREEMENT AND PROVISION OF INTERVIEW MATERIALS	0.7
09/22/20	EUL	FINALIZE INTERVIEW MATERIALS AND REVIEW OF SAME AND CONFER K HROBLAK RE INTERVIEW.	2.2
09/22/20	SBG	EMAILS WITH K.HROBLAK RE UPDATE FROM BOARD MEETING	0.1
09/23/20	EKK	CALL W/ K HROBLAK RE SCOPE OF RESEARCH QUESTIONS	0.1
09/24/20	KGH	CALL WITH E LEE RE: PLANNING	0.2
09/24/20	KGH	BOARD AND PROFESSIONALS CALL ON STATUS	0.5
09/24/20	EKK	BEGIN RESEARCH RE INVESTIGATION COMMITTEE	0.4
09/25/20	EKK	CONTINUE RESEARCH ON INVESTIGATION MATTER	4.3
09/25/20	EKK	RESEARCH RE CORPORATE OFFICER	0.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

09/30/20 CCM

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

3.2

Ke. (00003)	CORFOR	NATE GOVERNANCE AND BOARD MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		INVESTIGATION MATTER	
09/25/20	KGH	REVIEW AND RESPOND TO EMAIL FROM UCC RE: PRESENTATION OF FINDINGS	0.1
09/28/20	KGH	CALL WITH E LEE AND C MURRAY TO PLAN FOR FORMER EMPLOYEE INTERVIEW	0.7
09/28/20	EUL	CONFER K HROBLAK AND C MURRAY RE COMMITTEE PRESENTATION MATERIALS AND UPCOMING INTERVIEW.	0.6
09/28/20	CCM	CONFERENCE WITH K. HROBLAK AND E. LEE RE: FORMER EMPLOYEE INTERVIEW AND INVESTIGATION PRESENTATION	0.6
09/29/20	EKK	CONTINUE RESEARCH RE INVESTIGATION MATTER	3.8
09/29/20	CCM	DRAFT OUTLINE FOR FORMER EMPLOYEE INTERVIEW	3.1
09/29/20	EKK	BEGIN DRAFTING MEMORANDUM TO K HROBLAK RE RESEARCH ON INVESTIGATION MATTER	0.7
09/29/20	EUL	UPDATE SLIDE DECK RE ADDITIONAL RESEARCH ITEMS.	0.7
09/30/20	EKK	CONTINUE RESEARCH RE INVESTIGATION MATTER PER K. HROBLAK	3.2
09/30/20	EUL	WORK ON INTERVIEW MATERIALS, INTERVIEW BINDER AND OUTLINE.	2.5
09/30/20	EUL	TC K HROBLAK RE UPCOMING INTERVIEW MATERIALS	0.2
09/30/20	EUL	REVISE COMMITTEE PRESENTATION MATERIALS.	1.3

DRAFT OUTLINE FOR FORMER EMPLOYEE

INTERVIEW

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300

Invoice Number	64248330
Invoice Date	11/10/20
Client Number	099845

DENVER, CO	80202					
Re: (00009) C	ORPO	RATE GOVERNANO	CE AND BOARD	MATTERS		
Date Tk	<u>kpr</u>				<u>Hours</u>	
09/30/20 EU	JL	ADDITIONAL REV UPCOMING INTER		ΓERIALS RE	0.8	
09/30/20 EF	KK		CONTINUE DRAFTING MEMORANDUM TO K HROBLAK RE INVESTIGATION MATTER			
TOTAL HOURS			S	137.1		
TIMEKEEPER	R TIME	E SUMMARY:				
<u>Timekeeper</u>			<u>Hours</u>	Rate	<u>Value</u>	
KEVIN G. HR	OBLA	K	53.8	\$700	37,660.00	
EDWARD U. I	LEE, I	П	40.0	\$640	25,600.00	
WILLIAM F. I	RYAN	, JR	2.3	\$740	1,702.00	
CARA C. MUI	RRAY		20.7	\$430	8,901.00	
STEPHEN B. 0	GERA	LD	0.1	\$570	57.00	
EMILY K. KE	LSAY		14.9	\$350	5,215.00	
RYAN J. STO	KER		5.3	\$470	2,491.00	
CURRENT FE				ES		\$ 81,626.00
TOTAL THIS MATTER						\$ 81,626.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Tkpr

Date

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

Date	<u>1 Kpi</u>		<u>110u15</u>
09/01/20	CL	REVIEW INTERIM COMPENSATION ORDER (.2); PREPARE NOTICE OF WTP FIRST MONTHLY APPLICATION (.4).	0.6
09/01/20	CL	EMAIL EXCHANGE WITH D. SHAFFER RE STATUS OF WTP FIRST MONTHLY APPLICATION.	0.2
09/01/20	RR	COMMUNICATE WITH S. GERALD AND D. SHAFFER REGARDING WTP FIRST MONTHLY FEE APPLICATION	0.2
09/01/20	RR	REVIEW WTP FIRST MONTHLY FEE APPLICATION	1.7
09/01/20	SBG	CONFER WITH R.RILEY AND D.SHAFFER RE WTP FEE APPLICATION	0.2
09/02/20	RR	REVIEW COMMUNICATIONS REGARDING SUPPLEMENTAL PARTY IN INTEREST LIST AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.2
09/02/20	SBG	EMAILS RE FINALIZING WTP FEE APPLICATION	0.2
09/02/20	CL	CONFER WITH ACCOUNTING RE REVISIONS TO WTP PROFORMA (.2); REVIEW AND REVISE 8/20 PROFORMA (.8); EMAIL EXCHANGE WITH D. SHAFFER RE SAME (.2); REVIEW REVISED WTP PROFORMA AND UPDATE FEE APPLICATION (.4)	1.6
09/02/20	SBG	EMAIL FROM S.COHEN RE LIST OF ADDITIONAL PARTIES IN INTEREST FOR POTENTIAL SUPPLEMENTAL AFFIDAVIT (.1); CONFER WITH R.RILEY RE SAME (.1); T.CALL WITH S.COHEN RE SAME (.2)	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00011)) WTP EN	MPLOYMENT/FEE/OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/03/20	RR	REVIEW OUTSTANDING ISSUES RELATED TO WTP FIRST MONTHLY FEE APPLICATION	0.2
09/03/20	CL	REVIEW AND REVISE WTP FEE APPLICATION AND CONFER WITH ACCOUNTING RE STATUS (.5); PREPARE AND ORGANIZE EXHIBITS TO FEE APPLICATION (.3); CONFER WITH S. GERALD RE WTP FEE APPLICATION (.1); CONTINUED REVISIONS TO FEE APPLICATION AND CIRCULATE AMONGST GROUP (.8).	1.7
09/03/20	SBG	REVIEW REVISED WTP FEE APP (.1); CONFER WITH C.LANO RE FLING OF SAME (.1)	0.2
09/09/20	SBG	EMAILS WITH K.HROBLAK RE INVOICES AND WIP REQUEST FROM COMPANY	0.2
09/09/20	SBG	EMAILS WITH K.HROBLAK RE STATUS OF FILING OF FEE APPLICATION	0.1
09/09/20	SBG	FINALIZE WTP FEE APPLICATION WITH REVISIONS PER K.HROBLAK COMMENTS	0.5
09/09/20	CL	PREPARE NOTICE OF FIRST MONTHLY WTP FEE APPLICATION (.1); UPDATE WTP FIRST MONTHLY FEE APPLICATION (.4); PREPARE AND FILE WTP FIRST MONTHLY APPLICATION (.4); UPDATE FEE CHART (.1).	1.0
09/09/20	KGH	REVIEW DECLARATION AND CONFER WITH SBG RE: WTP MONTHLY FEE STATEMENT	0.3
09/09/20	RR	REVIEW AND FURTHER COMMENT ON REVISED WTP FIRST MONTHLY FEE APPLICATION	0.4
09/09/20	CL	EMAIL EXCHANGE WITH R. RILEY AND S. GERALD RE MODIFICATIONS AND FINALIZATION OF MONTHLY.	0.3
09/10/20	DJS	DRAFT/EDIT FEE STATEMENT.	0.7
09/14/20	SBG	REVIEW AUGUST TIME RECORDS FOR PRIVILEGE FOR PREP OF MONTHLY FEE	1.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

D	(00011)	TTTT	EX (DI		TT PPP	\triangle	ECTION
K6. (WIP	HIMIPL	() Y V/I H	VI/EEE	/C)KI	HC IICHN

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		STATEMENT	
09/14/20	CL	PREPARE, ORGANIZE, AND EMAIL UST LEDES FILE TO WTP FEE APPLICATION.	0.3
09/14/20	DJS	REVIEW INTERIM COMPENSATION ORDER FOR APPLICABLE DEADLINES (.2); READ DBR ENTRIES RE SAME (.1); EMAIL WITH RILEY AND GERALD RE SAME (.1).	0.4
09/15/20	SBG	EMAILS WITH R.RILEY AND D.SHAFFER RE PREP OF AUGUST MONTLY FEE APP	0.1
09/15/20	RR	REVIEW AUGUST TIME ENTRIES FOR SECOND MONTHLY FEE APPLICATION	1.0
09/16/20	DJS	REVIEW TIME FOR PRIVILEGE ISSUES AND EMAIL GERALD RE SAME.	0.4
09/16/20	DJS	EMAILS WITH R. RILEY, S. GERALD AND C. LANO RE AUGUST FEE STATEMENT AND UPCOMING INITIAL FEE APPLICATION.	0.3
09/18/20	CL	REVIEW AND REVISE WTP SECOND MONTHLY APPLICATION (.4); REVIEW AND REVISE FIRST INTERIM APPLICATION (.4).	0.8
09/22/20	DJS	REVIEW OF FEE STATEMENT TIME ENTRIES FOR PRIVILEGE ISSUES	0.8
09/22/20	DJS	INTERIM FEE STATEMENT AND MONTHLY WTP PREPARATION.	1.1
09/23/20	DJS	INTERNAL REVIEW OF WTP TIME ENTRIES RE PRIVILEGE AND PROPER USE OF MATTER CODES.	1.1
09/23/20	DJS	FOLLOW UP WITH ACCOUNTING RE INFORMATION NEEDED FOR TURN OF PRO FORMAS (.2); REVIEW DRAFTS FOR CORRECT ENTRIES (.4); EMAILS WITH HROBLAK AND ABRAMS RE SAME (.1)	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION							
<u>Date</u>	<u>Tkpr</u>				<u>Hours</u>		
09/23/20	DJS	FURTHER REVIEW PRIVILEGED AND		_	2.4 N.		
09/23/20	SBG	EMAILS RE STATU APPLICATION WI		FEE 0.2			
09/23/20	RR	REVIEW COMMUNISECOND MONTHI		VTP 0.1			
09/24/20	KGH	WORK ON MONTH PREPARATION	HLY FEE STATE	MENT	0.8		
09/24/20	DJS	FURTHER REVIEW AND NOTES FOR I FORMAS.		ENTS 1.3			
09/24/20	DJS	REVIEW PRO FOR AND SCRUB FOR I INFORMATION, CO AND EDIT FOR AD SAME.	PRIVILEGE AND ORRECT TIME C	ZE TIONS			
09/25/20	DJS	FURTHER REVIEW MONTHLY STATE APPLICATION.		OR 2.6			
09/28/20	DJS	FURTHER REVIEW ASSEMBLY OF MO INTERIM APPLICA	ONTHLY FEE ST	AND			
			TOTAL HOURS	S	34.3		
TIMEKEEI	PER TIME	E SUMMARY:					
Timekeeper	<u>r</u>		<u>Hours</u>	Rate	<u>Value</u>		
DENNIS J.	SHAFFEI	R	19.1	\$595	11,364.50		
KEVIN G.	HROBLA	K	1.1	\$700	770.00		
STEPHEN	B. GERAI	LD	3.8	\$570	2,166.00		
RICHARD	W. RILEY	Y	3.8	\$675	2,565.00		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC.

C/O ERIC CHRIST, ESQ.

370 17TH STREET

SUITE 5300

DENVER, CO 80202

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

Timekeeper

Hours Rate

Invoice Number 64248330

Client Number 099845

Value

 Timescept
 Hours
 Rate
 Value

 CHRISTOPHER LANO
 6.5
 \$335
 2,177.50

CURRENT FEES \$ 19,043.00

TOTAL THIS MATTER \$ 19,043.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	CL	UPDATE FEE APPLICATION CHART.	0.1
09/01/20	CL	PREPARE AND FILE PETRIE PARTNERS FIRST MONTHLY FEE APPLICATION (.6); PREPARE AND FILE A&M FIRST MONTHLY FEE APPLICATION (.6).	1.2
09/01/20	MA	MULTIPLE EMAILS F A WEINHOUSE, S GERALD, AND N ADZIMA RE FEE APPLICATIONS OF OTHER FIRMS.	0.1
09/01/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING RETENTION OF D&T AS OCP AND DECLARATION (.5); COMMUNICATE (3X) WITH K&E REGARDING SAME (.2)	0.7
09/01/20	RR	REVIEW COMMUNICATIONS FROM A. WEINHOUSE REGARDING DELOITTE OCP RETENTION	0.1
09/01/20	SBG	REVIEW A&M TIME RECORDS FOR CONFIDENTIALITY ISSUES	0.8
09/01/20	SBG	EMAILS RE D&T RETENTION AND ISSUES RELATED TO ORDER SEALING CONFIDENTIAL PARTIES; (.1) CONFER WITH R.RILEY RE SAME (.2)	0.3
09/01/20	SBG	REVIEW AND COMMENT ON MOELIS EMPLOYMENT APPLICATION (.8); EMAIL TO A.WEINHOUSE RE SAME (.1)	0.9
09/01/20	SBG	EMAILS RE DELOITTE DECLARATION OF DISINTERESTEDNESS FOR OCP; CONFER WITH R.RILEY RE SAME	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012)) OTHER	EMPLOYMENT/FEE/OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	SBG	REVIEW AND COMMENT ON A&M FEE APPLICATION (.8); EMAIL WITH A.WEINHOUSE RE SAME (.1)	0.9
09/02/20	MA	REV PACERS AND RELATED FEE APPS.	0.2
09/02/20	RR	REVIEW OUTSTANDING ISSUES AND COMMUNICATE WITH K&E REGARDING OCP RETENTION OF D&T	0.5
09/02/20	RR	REVIEW COMMUNICATION FROM R. SCHEPACARTER REGARDING COMMENTS ON PWC RETENTION APPLICATION	0.1
09/02/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING PROPOSED ORDER ON PWC RETENTION APPLICATION	0.1
09/02/20	CL	PREPARE AND FILE MOELIS FIRST MONTHLY FEE APPLICATION (.6); UPDATE FEE APPLICATION CHART (.4); REVIEW AND PREPARE DELOITTE TAX FEE STATEMENT (.4); PREPARE NOTICE OF FEE APPLICATION (.2); RESEARCH SAMPLE OF DELOITTE FEE APPLICATIONS AND EMAIL S. GERALD RE SAME (.4); CONFER WITH S. GERALD AND R. RILEY RE STATUS OF DELOITTE APPLICATION (.2); REVIEW DOCKET AND KCC WEBSITE RE ORDER TO PWC RETENTION APPLICATION AND EMAIL S. GERALD RE SAME (.2).	2.4
09/02/20	RR	COMMUNICATE WITH S. GERALD AND C. LANO REGARDING ISSUES WITH DELOITTE TAX FIRST MONTHLY FEE APPLICATION	0.2
09/02/20	SBG	REVIEW MOELIS FEE APPLICATION AND COORDINATE FILING	0.6
09/02/20	SBG	EMAILS WITH UST AND A.WEINHOUSE RE COMMENTS RE PWC RETENTION	0.2
09/02/20	SBG	EMAILS RE DELOITTE AND TOUCHE RETENTION (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012)	OTHER	EMPLOYMENT/FEE/OBJECTION	
Date	<u>Tkpr</u>		<u>Hours</u>
09/02/20	SBG	REVIEW DELOITTE TAX FEE STATEMENT (.1); EMAILS WITH K.LIANG RE SAME (.1); CONFER WITH R.RILEY AND C.LANO RE SAME (.1); REVIEW OTHER SAMPLE APPLICATION FILED BY DT (.1)	0.4
09/03/20	CL	REVIEW COMMITTEE FILED FEE APPLICATIONS AND UPDATE FEE APPLICATION CHART.	0.4
09/03/20	SBG	EMAILS WITH UST AND KE RE PROTIVITI EMPLOYMENT APPLICATION AND COMMENTS THERETO	0.1
09/04/20	SBG	EMAILS RE PROTIVITI INDEMNIFICATION ISSUE (.1) CONFER WITH R.RILEY RE SAME (.2)	0.3
09/07/20	RR	REVIEW PROTIVITI RETENTION APPLICATION AND UST COMMENTS (.2); COMMUNICATE TO R. SCHEPACARTER REGARDING COMMENTS (.1)	0.3
09/07/20	SBG	EMAILS RE PROTIVITI INDEMNITY ISSUES	0.1
09/08/20	CL	PREPARE AND FILE DELOITTE & TOUCHE ORDINARY COURSE PROFESSIONAL (.2); CONFER WITH R. RILEY RE SAME (.1); EMAIL FILED DECLARATION TO US TRUSTEE (.1).	0.4
09/08/20	SBG	EMAILS RE CHANGES TO PROTIVITI RETENTION ORDER	0.1
09/08/20	SBG	EMAILS WITH TEAM RE DELOITE DECLARATION FOR OCP	0.1
09/08/20	SBG	EMAILS RE DELOITTE OCP PAPERS	0.1
09/08/20	RR	REVIEW AND PREPARE FOR FILING DELOITTE TOUCHE'S OCP DECLARATION	0.7
09/08/20	RR	REVIEW PROPOSED REVISED PROTIVITI ORDER AND COMMUNICATION REGARDING PROTIVIT'S RESPONSES TO UST QUESTIONS	0.3
09/09/20	SBG	EMAILS RE DELOITTE EXPANDED RETENTION	0.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
		(.1); REVIEW OTHER CASES FOR EXAMPLE OF FILING (.2); CONFER WITH R.RILEY RE SAME (.2)		
09/09/20	RR	REVIEW AND PREPARE FOR FILING KCC FIRST MONTHLY FEE APPLICATION (.9); COORDINATE FILING AND SERVICE OF KCC FIRST MONTHLY FEE APPLICATION (.7)	1.6	
09/09/20	SBG	EMAILS WITH UST RE PWC RETENTION	0.1	
09/09/20	SBG	EMAILS WITH UST RE STATUS OF PROTIVITI RETENTION	0.1	
09/10/20	RR	REVIEW COMMUNICATIONS REGARDING PROTIVITI RETENTION APPLICATION	0.1	
09/10/20	RR	REVIEW COMMUNICATION REGRADING PWC'S RESPONSES TO UST ISSUES ON RETENTION	0.2	
09/10/20	SBG	EMAILS WITH UST AND TEAM RE PROTIVITI APPLICATION AND NEED FOR MORE INFORMATION	0.2	
09/10/20	SBG	EMAIL WITH UST AND TEAM RE PWC APPLICATION AND NEED FOR MORE INFORMATION (.1); CONFER WITH R.RILEY RE SAME (.2)	0.3	
09/10/20	CL	UPDATE FEE APPLICATION CHART.	0.3	
09/11/20	CL	EMAIL EXCHANGE WITH S. GERALD RE UST EXTENSTION RE PROTIVITI.	0.1	
09/11/20	CL	REVIEW DOCKET AND EMAIL RE STATUS OF FILING PROTIVITI CNO.	0.1	
09/11/20	SBG	EMAILS WITH UST RE PWC APPLICATION (.1); CONFER WITH R.RILEY RE UST CALL RE SAME (.1)	0.2	
09/11/20	RR	REVIEW PROTIVITI SUPPLEMENTAL DISCLOSURE DECLARATION RELATED TO RETENTION	0.5	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012)) OTHER	EMPLOYMENT/FEE/OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/11/20	SBG	CONFER WITH R.RILEY RE AMENDING DELOITTE APPLICATION TO EXPAND SCOPE OF RETENTION	0.1
09/13/20	SBG	EMAILS RE SCHEDULING CALL RE PWC APPLICATION	0.1
09/14/20	SBG	EMAILS WITH R.RILEY AND K&E RE REVISED PROTIVITI RETENTION ORDER AND COC (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
09/14/20	SBG	EMAIL WITH S.BRIEFEL AND UST RE PWC APPLICATION	0.1
09/14/20	CL	CONFER WITH R. RILEY RE STATUS OF FILING CERTIFICATION OF COUNSEL (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL RE PROTIVITI RETENTION APPLICATION (.4).	0.5
09/14/20	SBG	REVIEW SUPPLEMENTAL DECLARATION FOR PROTIVITI APPLICATION; EMAIL WITH K.LIANG RE SAME	0.1
09/14/20	RR	REVIEW REVISED PROTIVITI RETENTION ORDER (.1); DRAFT CERTIFICATION OF COUNSEL FOR ORDER (.4); COORDINATE FILING OF CERTIFICATION OF COUNSEL SUBMITTING ORDER (.2)	0.7
09/14/20	CL	PREPARE AND FILE SUPPLEMENTAL DECLARATION IN SUPPORT OF PROTIVITI RETENTION APPLICATION.	0.2
09/15/20	CL	REVIEW ORDER APPROVING PROTIVITI RETENTION APPLICATION.	0.1
09/15/20	CL	REVIEW DOCKET AND PREPARE CNO RE RIVERON RETENTION APPLICATION.	0.4
09/15/20	SBG	EMAILS WITH K&E AND US TRUSTEE RE STATUS OF PWC RETENTION APPLICATION	0.1
09/15/20	SBG	EMAIL FROM S.COHEN RE RIVERON RETENTION ORDER AND NEED FOR CNO; REVIEW SAME;	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012)	OTHER	EMPLOYMENT/FEE/OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		EMAILS WITH C.LANO RE SAME	
09/15/20	SBG	REVIEW ORDER APPROVING PROTIVITI RETENTION	0.1
09/15/20	SBG	EMAILS RE ISSUES RE PWC RETENTION APPLICATION	0.2
09/16/20	CL	PREPARE AND FILE CNO TO RIVERON RETENTION APPLICATION.	0.3
09/16/20	SBG	REVIEW DRAFT RIVERON CNO; EMAIL WITH C.LANO RE SAME	0.1
09/16/20	SBG	REVIEW NOTICE OF W/D OF CNO FOR RIVERON RETENTION APPLICATION (.1); EMAILS RE SAME (.1)	0.2
09/17/20	SBG	REVIEW SUPPLEMENTAL DECLARATION IN SUPPORT OF K&E RETENTION (.1); CALL WITH S.COHEN RE REVISIONS (.2); PREPARE NOTICE SUBMITTING UNREDACTED SCHEDULE UNDER SEAL (.2)	0.5
09/17/20	SBG	EMAILS RE UST COMMENTS TO RIVERON RETENTION APPLICATION	0.1
09/17/20	SBG	REVIEW K&E SUPPLEMENTAL DECLARATION	0.1
09/17/20	SBG	EMAILS RE W/D OF CNO FOR RIVERON TO ALLOW UST TO REVIEW (.1); CONFER WITH C.LANO RE SAME (.1)	0.2
09/17/20	CL	CONFER WITH S. GERALD RE PREPARATION OF FILING SUPPLEMENTAL DECLARATION IN SUPPORT OF KIRKLAND & ELLIS (.2); PREPARE AND FILE FIRST SUPPLEMENTAL DECLARATION IN SUPPORT OF K&E RETENTION APPLICATION (.6); PREPARE AND FILE NOTICE OF SEALED SCHEDULE (.4); PREPARE AND ORGANIZE FILED DOCUMENTS AND EMAIL UST RE SAME (.2).	1.4
09/17/20	CL	TELEPHONE CALL FROM S. GERALD RE STATUS	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012) OTHER	EMPLOYMENT/FEE/OBJECTION
10. (00012) OTTILIO	EMI EO IMENT/I EE/OBJECTION

100. (00012)	OTTILIC	EVII EO IMENTALES OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		OF RIVERON CNO (.1); PREPARE AND FILE NOTICE OF WITHDRAWAL RIVERON CNO (.2).	
09/22/20	CL	REVIEW DOCKET AND PREPARE CNO TO PETRIE PARTNERS FIRST MONTHLY APPLICATION (.3); PREPARE CNO TO PETRIE PARTNERS FIRST MONTHLY APPLICATION (.3); PREPARE CNO TO A&M FIRST MONTHLY APPLICATION (.3).	0.9
09/22/20	SBG	EMAIL WITH A.WEINHOUSE RE CNOS FOR FEE APPS	0.1
09/22/20	SBG	EMAILS RE STATUS OF RIVERON APPLICATION	0.1
09/23/20	CL	DRAFT FIRST INTERIM FEE ORDER.	1.0
09/23/20	SBG	EMAILS WITH C.LANO RE CNOS FOR A&M AND PETRIE	0.1
09/23/20	SBG	REVIEW UST COMMENTS RE RIVERON EMPLOYMENT APPLICATION	0.1
09/23/20	CL	CONFER WITH S. GERALD RE STATUS OF FEE APPLICATION CNOS (.1); PREPARE AND FILE CNO TO A&M FIRST MONTHLY APPLICATION (.3); PREPARE AND FILE CNO TO PETRIE PARTNERS FIRST MONTHLY APPLICATION (.3).	0.7
09/23/20	RR	REVIEW COMMUNICATION REGARDING UST COMMENTS TO RIVERON APPLICATION	0.1
09/24/20	RR	REVIEW REVISED PWC RETENTION ORDER AND SUPPLEMENTAL DECLARATION (.4); COMMUNICATE WITH S. GERALD REGARDING SAME (.3)	0.7
09/24/20	RR	REVIEW A&M SECOND MONTHLY FEE APPLICATION AND PREPARE FOR FILING APPLICATION	0.9
09/24/20	CL	CONFER WITH S. GERALD RE STATUS OF PWC RETENTION APPLICATION (.2); PREPARE AND FILE COC RE PWC RETENTION APPLICATION (.8);	1.9

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00012)	OTHER	EMPLOYMENT/FEE/OBJECTION	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		PREPARE AND FILE J. WALLE DECLARATION RE PWC (.4); PREPARE AND FILE SEALED SUPPLEMENTAL DECLARATION RE PWC (.5).	
09/24/20	CL	REVIEW R. MCENTIRE AND C. MENEFEE SIGNED PRO HAC ORDERS.	0.1
09/24/20	SBG	EMAILS WITH COMMITTEE COUNSEL AND A.WEINHOUSE RE TIMING OF HEARING ON INTERIM FEE APP	0.1
09/24/20	SBG	EMAIL RE A&M SECOND MONTHLY	0.1
09/24/20	SBG	EMAILS WITH S.BRIEFEL RE STATUS OF PWC RETENTION APPLICATION AND NEED TO FILE UNDER COC AND CONFER WITH C.LANO RE SAME	0.1
09/24/20	CL	REVIEW COMMITTEE'S FILED CNOS AND UPDATE FEE APPLICATION CHART (.1); PREPARE AND FILE CNO RE MOELIS MONTHLY FEE APPLICATION (.3).	0.4
09/24/20	SBG	COORDINATE FILING OF SUPPLEMENTAL PWC DECLARATION AND COC FOR ORDER (.1); PREPARE NOTICE SUBMITTING UNREDACTED CONFIDENTIAL SCHEDULE UNDER SEAL (.4)	0.5
09/25/20	SBG	EMAILS WITH C.LANO RE FINALIZING KE FEE APP AND NOTICE	0.1
09/25/20	SBG	EMAILS WITH A.WEINHOUSE RE MOELIS CNO	0.1
09/25/20	RR	REVIEW AND COMMENT ON K&E FIRST MONTHLY FEE APPLICATION	0.4
09/25/20	SBG	EMAILS RE FILING KE MONTHLY FEE APPLICATION	0.1
09/25/20	CL	REVIEW K&E FIRST MONTHLY FEE APPLICATION AND EMAIL R. RILEY AND S. GERALD RE SAME (.3); PREPARE AND FILE A&M SECOND MONTHLY APPLICATION (.6); PREPARE	1.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET **SUITE 5300** DENVER, CO 80202

Invoice Number 64248330 Invoice Date 11/10/20 Client Number

099845

Re: (00012) OTHER	R EMPLOYMENT/FEE/OBJECTION			
<u>Date</u> <u>Tkpr</u>			<u>Hours</u>	
	AND FILE K&E FIRST MONTHLY APPLICATION (.4); UPDATE FEE A CHART (.2); CONFER WITH S. GEI AMENDED CNO (.1).	APPLICATION	ELIS	
09/25/20 SBG		EMAILS WITH R.RILEY AND C.LANO RE FILING OF A&M SECOND MONTHLY APPLICATION		
09/28/20 CL	REVIEW ORDER APPROVING PW APPLICATION.	REVIEW ORDER APPROVING PWC RETENTION APPLICATION.		
	TOTAL HOUR	S	33.9	
TIMEKEEPER TIM	E SUMMARY:			
<u>Timekeeper</u>	Hours	Rate	<u>Value</u>	
STEPHEN B. GERA	ALD 10.5	\$570	5,985.00	
RICHARD W. RILE	8.2	\$675	5,535.00	
MARC ABRAMS	0.3	\$995	298.50	
CHRISTOPHER LA	NO 14.9	\$335	4,991.50	
	CURRENT FEI	ES		\$ 16,810.00
	TOTAL THIS N	MATTER		\$ 16,810.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00013) FINANCING AND CASH COLLATERAL MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/03/20	SBG	EMAILS FROM J. GRADY RE DIP VARIANCE	0.1
09/03/20	MA	EMAILS F J GRADY, REV DIP REPORT.	0.1
09/10/20	SBG	EMAILS FROM J.GRADY RE DIP VARIANCE	0.1
09/10/20	MA	EMAILS F J GRADY, REV DIP REPORT.	0.1
09/15/20	SBG	EMAIL FROM COUNSEL FOR BRACEWELL COUNSEL RE PAYMENT OF FEES UNDER DIP	0.1
09/15/20	SBG	EMAIL FROM BURR FORMAN FEES UNDER DIP	0.1
09/15/20	CL	REVIEW ORDER APPROVING STIPULATION TO EXTEND CHALLENGE PERIOD (.1); UPDATE CRITICAL DATE (.2).	0.3
09/24/20	SBG	EMAILS FROM J. GRADY RE DIP VARIANCE	0.1
09/24/20	MA	EMAILS F J GRADY, REV DIP REPORT.	0.1
09/25/20	SBG	EMAIL FROM J.GRADY RE AP AGING	0.1
		TOTAL HOURS	1.2

TIMEKEEPER TIME SUMMARY:

<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>
STEPHEN B. GERALD	0.6	\$570	342.00
MARC ABRAMS	0.3	\$995	298.50
CHRISTOPHER LANO	0.3	\$335	100.50

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC.

C/O ERIC CHRIST, ESQ.

370 17TH STREET

SUITE 5300

DENVER, CO 80202

Re: (00013) FINANCING AND CASH COLLATERAL MATTERS

CURRENT FEES

\$ 741.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
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VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	CL	REVIEW ADVERSARY DOCKETS AND UPDATE CRITICAL DATES CALENDAR (.3).	0.3
09/01/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING REP ADVERSARY PROCEEDING AND SCHEDULING ISSUES	0.2
09/01/20	MA	EMAILS F BRETT TURLINGTON, REV NOTICE WITHDRAWING PLATTE RIVE STAY MOTION. (.1) EMAILS F C CHRISMAN, J AYCOCK, T O'BRIEN RE DISCOVERY AND SCHEDULING. (.1)	0.2
09/01/20	SBG	EMAILS WITH K.YOUNG RE DCP CALL	0.1
09/01/20	SBG	CALL WITH K.YOUNG RE STATUS OF AP POST STATUS CONFERENCE	0.2
09/01/20	SBG	EMAIL WITH TEAM RE PLATTE RIVER SCHEDULING	0.1
09/01/20	SBG	CALL WITH REP COUNSEL RE DISCOVERY ISSUES	0.1
09/01/20	SBG	CALL WITH J.AYCOCK RE REP DISCOVERY ISSUES	0.1
09/01/20	SBG	CALL WITH K.YOUNG RE REP DISCOVERY	0.1
09/01/20	SBG	CALLS WITH K.YOUNG RE REP DISCOVERY ISSUES	0.2
09/01/20	SBG	EMAIL WITH COUNSEL FOR REP RE DISCOVERY ISSUES	0.1
09/01/20	SBG	EMAILS RE PLATTE RIVER DISCOVERY	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/01/20	SBG	EMAILS WITH REP RE SCHEDULING ISSUE	0.1			
09/02/20	RR	TELEPHONE CONFERENCE WITH K&E AND COUNSEL FOR REP REGARDING MEET AND CONFER ON DISCOVERY	0.8			
09/02/20	RR	TELEPHONE CONFERENCE WITH K&E AND COUNSEL FOR PLATTE RIVER REGARDING MEET AND CONFER ON DISCOVERY	1.0			
09/02/20	RR	COMMUNICATE WITH S. GERALD REGARDING PREPARATION FOR CALL WITH PLATTE RIVER COUNSEL	0.2			
09/02/20	MA	EMAILS T/F D SHAFFER RE LITIGATION ANALYSIS. (.1) MULTIPLE EMAILS RE MEET AND CONFER. (.1)	0.2			
09/02/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE SCHEDULING	0.1			
09/02/20	SBG	PLATTE RIVER DISCOVERY CALL	1.0			
09/02/20	SBG	EMAILS WITH J.AYCOCK AND K.YOUNG IN PREPARATION OF PLATTE RIVER DISCOVERY CALL (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2			
09/02/20	SBG	CALL WITH K.YOUNG AND REP COUNSEL RE DISCOVERY ISSUES	0.8			
09/02/20	SBG	CALL WITH K.YOUNG POST CALL WITH REP RE DISCOVERY	0.3			
09/03/20	RR	REVIEW STATUS OF MEET AND CONFERS WITH REP AND PLATTE RIVER REGARDING DISCOVERY AND OTHER ISSUES FOR 9/30 HEARING	0.2			
09/03/20	CL	CONFER WITH S. GERALD RE SERVICE OF REQUEST FOR PRODUCTION OF DOCUMENTS (.1); PREPARE AND FILE NOTICE OF SERVICE RE REQUEST FOR PRODUCTION OF DOCUMENTS FOR PLATTE RIVER (.4); PREPARE AND SERVE	0.7			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

: (00014) LITIGA	ATION, ADVERSARY PROCEEDINGS AND CONTESTED I	MATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		NOTICE OF SERVICE AND REQUEST FOR PRODUCTION OF DOCUMENT (.2).	
09/03/20	MA	MULTIPLE EMAILS F CURTIS MILLER AND J AYCOCK RE PROTECTIVE ORDER.	0.1
09/03/20	MA	EMAILS F S GERALD, K YOUNG, AND DOWNLOAD ELEVATION LITIGATION MATERIAL. (.1) EMAIL F C HUNT RE REP DISCOVERY. (.1)	0.2
09/03/20	MA	REV DEBTORS' DOCUMENT REQUEST TO PLATTE RIVER.	0.1
09/03/20	SBG	CALL WITH K.YOUNG AND COUNSEL FOR REP RE DISCOVERY/SCHEDULING	0.6
09/03/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE DISCOVERY/SCHEDULING	0.2
09/03/20	SBG	REVIEW ELEVATION MSJ, ORDER AND EXHIBITS (.2); CONFER WITH K.YOUNG RE TIMING OF FILING (.1)	0.3
09/03/20	SBG	PREPARE NOTICE OF SERVICE FOR PLATTE RIVER DISCOVERY AND COORDINATE FILING OF DAME	0.2
09/03/20	SBG	EMAILS WITH K.YOUNG AND REP COUNSEL RE REP DISCOVERY	0.2
09/03/20	SBG	COORDINATE WITH KE TEAM RE UNREDACTED PLEADINGS FILED IN APS	0.2
09/03/20	SBG	REVIEW RFP ON PLATTE RIVER	0.2
09/04/20	SBG	REVIEW DRAFT ELEVATION PLEADINGS (.8); COORDINATE FILING OF SAME WITH C.LANO (.5); CONFER WITH R.RILE RE SAME (.5)	1.8
09/04/20	SBG	REVIEW MOTION TO QUASH REP DEPOSITION (.1); CONFER WITH R.RILEY RE SAME (.1); EMAILS WITH C.LANO RE SAME (.1)	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)) LITIGA	ATION, ADVERSARY PROCEEDINGS AND CONTESTED IN	MATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/04/20	RR	REVIEW DRAFT ELEVATION COMPLAINT MOTION FOR SUMMARY JUDGMENT AND PROPOSED REDACTED FORM OF COMPLAINT AND PREPARE FOR FILING (1.4); COMMUNICATE WITH COUNSEL FOR ELEVATION REGARDING PROPOSED REDACTED VERSION OF COMPLAINT (.2)	1.6
09/04/20	CL	CONFER WITH S. GERALD AND R. RILEY RE FILING STATUS OF ELEVATION COMPLAINT AND RELATED PLEADINGS (.9); PREPARE EXHIBITS, COMPLAINT AND REDACTED COMPLAINT, AND FILE SAME (2.3); PREPARE EXHIBITS AND FILE MOTION FOR SUMMARY JUDGMENT (1.3); PREPARE AND FILE MOTION TO SEAL (1.2); PREPARE AND ORGANIZE FILED ELEVATION PLEADINGS AND EMAIL SERVICE ON ELEVATION COUNSEL (.4); EMAIL K. YOUNG FILED SEALED BRIEF IN SUPPORT (.1); CONFER WITH A. LEONARD, S. GERALD, AND R. RILEY RE STATUS OF 30(B)(6) DEPOSITION (.3); CONFER WITH S. GERALD RE REDACTED BRIEF IN SUPPORT AND REVIEW K. YOUNG EMAIL RE SAME (.2).	6.7
09/04/20	MA	EMAILS F R RILEY, REV DRAFT ELEVATION COMPLAINT AND MOTIONS. (.5) MULTI EMAILS F C HUNT, J AYCOCK, R DEHNEY, C CHRISTMAN RE PLATTE RIVER AND REP ISSUES EMAILS F PAUL HEATH, K YOUNG RE REDACTION OF ELEVATION COMPLAINT. (.2) EMAIL F J AYCOCK RE DRAFT PLEADINGS RE PROSPECTIVE LITIGATION, EMAIL TO D SHAFFER RE SAME, EMAILS F K YOUNG RE REP DISCOVERY. (.1) EMAILS F S PEZANOSKY, S GERALD AND K YOUNG RE RMM. (.1)	0.9
09/04/20	SBG	EMAILS RE STATUS OF REP DEPOSITION	0.2
09/04/20	SBG	REVIEW AND COMMENT ON MOTION TO SEAL/NOTICE OF PROPOSED REDACTIONS FOR ELEVATION PLEADINGS	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/04/20	SBG	EMAILS WITH REP AND KE TEAM RE DISCOVERY/SCHEDULE	0.2		
09/04/20	SBG	EMAILS WITH KE TEAM RE ELEVATION REDACTIONS	0.2		
09/04/20	SBG	PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTIONS FOR RMM PLEADINGS	0.7		
09/04/20	SBG	EMAILS RE PROPOSED REDACTIONS TO RMM PLEADINGS	0.2		
09/04/20	SBG	COORDINATE FILING OF NOTICE OF SERVICE FOR DISCOVERY	0.2		
09/04/20	SBG	CONFER WITH C.MILLER RE PLATTE RIVER DISCOVERY DEADLINES AND CONFER WITH J.AYCOCK RE SAME (.1); FOLLOW UP EMAILS RE SAME (.1)	0.2		
09/04/20	SBG	EMAILS WITH K.YOUNG, J.AYCOCK AND R.RILEY RE DOCUMENTS REQUESTED IN APS	0.1		
09/04/20	SBG	EMAILS RE DRAFT PLEADINGS RE PROSPECTIVE LITIGATION	0.2		
09/04/20	SBG	EMAILS RE STIPULATED FACTS IN REP AP	0.3		
09/04/20	SBG	EMAILS WITH PLATTE RIVER COUNSEL AND J.AYCOCK RE DISCOVERY ISSUES/ SCHEDULING	0.3		
09/04/20	SBG	REVIEW RMM DRAFT PLEADINGS	0.8		
09/05/20	RR	TELEPHONE CONFERENCE WITH K. YOUNG AND S. GERALD REGARDING REP PROCESSING DEPOSITION AND POTENTIAL MOTION TO QUASH	0.3		
09/05/20	MA	REV DRAFT PLEADINGS RE PROSPECTIVE LITIGATION (1.1) REV ARTICLE ON 362 (B) (1), EMAILS T/F D SHAFFER RE SAME. (.2)	1.3		
09/05/20	MA	MULTIPLE EMAILS F /T TOM O'BRIEN, K YOUNG	0.2		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

\mathbf{p}_{α} , (00014)	LITICATION	ADVEDGADV	DDOCEEDINGS	ANDC	CONTESTED MATTERS
Ke. (00014)) LITIGATION, A	ADVENSANI	LUCEEDINGS	AND	ONTESTED MATTERS

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		RE REP DISCOVERY AND SCHEDULING. (.1) EMAILS F C CHRISMAN, J AYCOCK RE DISCOVERY. (.1)	
09/05/20	DJS	READ DRAFT PLEADINGS RE PROSPECTIVE LITIGATION	0.7
09/05/20	SBG	CALL WITH R.RILEY RE AP DISCOVERY ISSUES	0.3
09/05/20	SBG	CALL WITH K.YOUNG RE REP DISCOVERY	0.3
09/05/20	SBG	CALL WITH R.RILEY AND K.YOUNG RE REP DISCOVERY ISSUES	0.2
09/05/20	SBG	EMAILS WITH K.YOUNG AND REP COUNSEL RE DISCOVERY ISSUES	0.2
09/05/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE DISCOVERY ISSUES	0.2
09/06/20	MA	EMAILS FROM C HUNT, K YOUNG, REV REVISED STIPULATED FACTS.	0.2
09/06/20	SBG	EMAIL FROM COUNSEL FOR REP RE DISCOVERY ISSUES	0.1
09/07/20	RR	REVIEW PROPOSED E-MAIL TO REP'S COUNSEL REGARDING DISCOVERY AND COMMUNICATE WITH S. GERALD (2X) REGARDING SAME	0.3
09/07/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING OUTSTANDING ISSUES WITH REP	0.1
09/07/20	RR	TELEPHONE CALL TO P. HEATH (ELEVATION'S COUNSEL) REGARDING SCHEDULING RELATED TO MSJ	0.1
09/07/20	MA	REV DRAFT PLEADINGS RE PROSPECTIVE LITIGATION (.4) REVIEW AND REVISE TALKING POINTS, CALLS WITH D SHAFFER RE REVISIONS. (.4)	0.8
09/07/20	MA	EMAILS T/F D SHAFFER RE EDITS TO DRAFT	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

D (00014) I ITICATION	A DATED CADAL DE OCCEDENTACIONAL CONTENTED NA TITED C	
Re. (0001/1) 111(+4110)N	ADVERSARY PROCEEDINGS AND CONTESTED MATTERS	

Date	<u>Tkpr</u>		Hours
<u>Date</u>	Търг	COMPLAINT RE PROSPECTIVE LITIGATION. (.1) EMAIL TO /FROM J AYCOCK RE SAME, EMAILS F S GERALD RE REDACTION TO ELEVATION COMPLAINT. (.1) EMAIL F K YOUNG AND C HUNT RE REP DISCOVERY ISSUES, EMAILS F C MENEFEE, REV RESPONSES AND OBJECTIONS TO PLATTE RIVER AND GRAND MESA DISCOVERY REQUESTS. (.3) EMAILS TO J AYCOCK RE TALKING POINTS, TF S GERALD RE SAME. (.2)	<u>110ui3</u>
09/07/20	MA	EMAILS WITH D. SHAFFER RE PROSPECTIVE LITIGATION	0.2
09/07/20	DJS	INSERT EDITS TO DRAFT COMPLAINT FOR PROSPECTIVE LITIGATION AND IDENTIFY ADDITIONAL AREAS FOR FURTHER DEVELOPMENT PER ABRAMS.	0.7
09/07/20	DJS	DRAFT TALKING POINTS FOR HIGHER CONCEPTUAL IDEAS WITH RESPECT TO PROSPECTIVE LITIGATION	0.9
09/07/20	DJS	FURTHER EDITS TO TALKING POINTS MEMO RE PROSPECTIVE LITIGATION (.7) AND CALLS (2X) WITH ABRAMS RE SAME (.2).	0.9
09/07/20	DJS	CALL WITH ABRAMS TO DISCUSS HIGH LEVEL COMMENTS TO THE DRAFT COMPLAINT RE PROSPECTIVE LITIGATION	0.2
09/07/20	SBG	REVIEW PROPOSED REDACTIONS TO ELEVATION BRIEF IN SUPPORT OF MSJ (.1); EMAILS WITH COUNSEL RE SAME (.1)	0.2
09/07/20	SBG	EMAILS RE REP DISCOVERY; CONFER WITH R.RILEY AND K.YOUNG RE SAME	0.2
09/07/20	SBG	REVIEW DRAFT COMPLAINT FOR PROSPECTIVE LITIGATION	1.1
09/07/20	SBG	EMAILS WITH KE TEAM RE REP DISCOVERY ISSUES	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/07/20	SBG	CONFER WITH M.ABRAMS RE COMPLAINT	0.1		
09/08/20	SBG	EMAILS WITH PLATTE RIVER COUNSEL AND KE RE PROTECTIVE ORDER	0.1		
09/08/20	DJS	COMPILE ALL COMMENTS AND PREPARE REVISED COMPLAINT WITH REDLINE AND COMMENTS (3.3); DRAFT AND SEND EMAIL TO K&E RE SAME(.1).	3.4		
09/08/20	CL	CONFER WITH S. GERALD RE STATUS OF RMM ADVERSARY PLEADINGS (.2); PREPARE AND FILE NOTICE OF SUMMONS AND ADR RE RMM(.5); PREPARE AND FILE REDACTED COMPLAINT AND SEALED COMPLAINT (1.5); PREPARE AND FILE MOTION FOR SUMMARY JUDGMENT (.4); PREPARE AND FILE SEALED BRIEF IN SUPPORT OF SUMMARY JUDGMENT (.6); PREPARE, ORGANIZE FILED PLEADINGS, AND EMAIL SAME ON RMM COUNSEL (.4); EMAIL K. YOUNG FILED SEALED BRIEF (.1); CONFER WITH S. GERALD RE PRE-TRIAL DATE (.1).	3.8		
09/08/20	RR	REVIEW AND PREPARE FOR FILING ROCKY MOUNTAIN COMPLAINT AND MSJ	0.8		
09/08/20	RR	TELEPHONE CONFERENCE WITH WTP TEAM REGARDING PROSPECTIVE LITIGATION	0.2		
09/08/20	RR	REVIEW AND RESEARCH WITNESS REQUIREMENTS FOR 9/30 HEARING AND CONFER WITH S. GERALD REGARDING SAME	1.5		
09/08/20	MA	WORK ON REVISIONS TO DRAFT PLEADINGS RE PROSPECTIVE LITIGATION, EMAILS TO D SHAFFER, RR AND SG RE SAME. (.4) WORK ON DRAFT COMPLAINT REVISIONS AND CALLS WITH D SHAFFER AND S GERALD. (.9)	1.3		
09/08/20	MA	TC WITH RR,SG, AND D SHAFFER RE PROSPECTIVE LITIGATION	0.2		
09/08/20	MA	MULTIPLE EMAILS F K YOUNG, S PEZANOSKY, J	0.3		

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Whiteford, Taylor & Preston LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED M	IATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		AYCOCK RE ADVERSARY PROCEEDING ISSUES. (.1) EMAIL F/T J AYCOCK, RE DRAFT FOR PROSPECTIVE LITIGATION. (.1) MULTIPLE EMAILS F C CHRISMAN, J AYCOCK, T O'BRIEN, C HUNT RE ADVERSARY DISCOVERY. (.1)	
09/08/20	DJS	REVIEW DRAFT PLEADINGS RE PROSPECTIVE LITIGATION	0.4
09/08/20	DJS	REVIEW DRAFT OF COMPLAINT AND RESEARCH RE PROSPECTIVE LITIGATION	2.4
09/08/20	SBG	EMAILS WITH REP AND KE RE DISCOVERY ISSUES (.2); CONFER WITH R.RILEY AND WORK THROUGH WITNESS ISSUE AND ANALYIZE LOCAL RULES AND PROCEDURE RE SAME (.9)	1.1
09/08/20	SBG	EMAILS WITH PLATTE RIVER COUNSEL AND J.AYCOCK RE PROTECTIVE ORDER	0.1
09/08/20	SBG	EMAILS WITH C.LANO RE RMM SUBPOENA; REVIEW SAME	0.1
09/08/20	SBG	EMAILS WITH REP COUNSEL RE PROTECTIVE ORDER	0.1
09/08/20	SBG	CONFER WITH R.RILEY RE NECESSARY FOLLOW UP WITH COUNSEL FOR ELEVATION RE SCHEDULING ISSUES	0.1
09/08/20	SBG	EMAILS WITH K.YOUNG RE REDACTIONS FOR ELEVATION PLEADINGS (.1); CONFER WITH C.LANO RE SAME (.1)	0.2
09/08/20	SBG	CONFER WITH D.SHAFFER RE COMMENTS TO DRAFT COMPLAINT RE PROSPECTIVE LITIGATION	0.1
09/08/20	SBG	EMAILS RE RMM SCHEDULING ISSUES	0.1
09/08/20	SBG	COORDINATE FILING OF RMM PLEADINGS	0.5
09/08/20	SBG	REVIEW DRAFT PLEADINGS RE PROSPECTIVE	1.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
Date	<u>Tkpr</u>	TOTY, TIE VEROZIKT TROCEEDINGS ZINE CONTESTES II	<u>Hours</u>	
		LITIGATION		
09/08/20	SBG	EMAIL FROM J.AYCOCK RE RESPONSE TO NOTES AND COMMENTS RE DRAFT COMPLAINT RE PROSPECTIVE LITIGATION	0.1	
09/08/20	SBG	REVIEW AND COMMENT ON DRAFT COMPLAINT RE PROSPECTIVE LITIGATION	2.5	
09/08/20	SBG	EMAIL WITH REP COUNSEL RE PROTECTIVE ORDER	0.1	
09/08/20	SBG	REVIEW AMENDED REP DEPO NOTICE; EMAILS RE SAME	0.1	
09/08/20	SBG	EMAIL RE PROPOSED REDACTIONS TO RMM COMPLAINT	0.1	
09/08/20	SBG	CONFER WITH K.YOUNG RE REP DISCOVERY, STATUS OF RMM FILING AND ELEVATION	0.2	
09/08/20	SBG	CALL WITH M.ABRAMS, R.RILEY AND D.SHAFFER RE DRAFT COMPLAINT RE PROSPECTIVE LITIGATION	0.2	
09/08/20	SBG	CONFER WITH R.RILEY RE PROSPECTIVE LITIGATION	0.1	
09/09/20	CL	PREPARE AND FILE CNO RE REMOVAL ACTION.	0.3	
09/09/20	RR	REVIEW PROPOSED REDACTIONS TO ELEVATION MSJ BRIEF AND COMMUNICATE TO COUNSEL FOR ELEVATION REGARDING SAME	1.2	
09/09/20	CL	REVIEW DOCKET AND PREPARE CNO RE REMOVAL ACTION (.3); EMAIL A. WEINHOUSE AND S. GERALD RE STATUS OF CNO (.1).	0.4	
09/09/20	RR	REVIEW AND ADDRESS ISSUES REGARDING SCHEDULING FOR ELEVATION MSJ (.5); COMMUNICATE WITH ELEVATIONS COUNSEL REGARDING SAME (.2)	0.7	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)) LITIGAT	TION, ADVERSARY PROCEEDINGS AND CONTESTED I	MATTERS	
Date	<u>Tkpr</u>		<u>Hours</u>	
09/09/20	RR	REVIEW OUTSTANDING ISSUES RELATED TO PROSPECTIVE LITIGATION	1.3	
09/09/20	MA	TF D SHAFFER RE DRAFT MOTION RE PROSPECTIVE LITIGATION AND CASE LAW TO K&E.	0.1	
09/09/20	MA	REV DRAFT MOTIONS AND K&E RESPONSE TO TALKING POINTS, DRAFT REPLY. (1.3) REV RESEARCH BY D SHAFFER RE SAME, CALLS WITH D SHAFFER RE SAME. (.3)	1.6	
09/09/20	MA	EMAILS T/F J AYCOCK RE PROSPECTIVE LITIGATION. (.1) EMAILS F/T D SCHAFFER RE 362 RESEARCH. (.1) EMAILS F/T S GERALD RE TRO POINT, EMAILS F D SHAFFER AND J AYCOCK RE 362(B) ISSUES. (.1) MULTIPLE EMAILS F C CHRISMAN, T O'BRIEN RE DISCOVERY. (.1) EMAILS F RR AND REV REDACTED ROCKY MT. ADVERSARY. (.1)	0.5	
09/09/20	DJS	REVIEW MOTION FOR PROSPECTIVE LITIGATION AND AUTHORITIES CITED THEREIN (.6); ANALYZE ADDITIONAL AUTHORITIES THAT MAY INCLUDE CERTAIN LEGAL THEORIES RE PROSPECTIVE LITIGATION (3.2)	3.8	
09/09/20	DJS	CALLS WITH ABRAMS (3X) RE ISSUES CONCERNING PROSPECTIVE LITIGATION.	0.3	
09/09/20	DJS	EMAILS WITH ABRAMS AND AYCOCK RE PROSPECTIVE LITIGATION AND STRATEGY.	0.2	
09/09/20	SBG	EMAILS WITH K.YOUNG RE ELEVATION REDACTIONS AND SCHEDULE (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2	
09/09/20	SBG	CALL WITH K.YOUNG RE REP DISCOVERY/SCHEDULE	0.1	
09/09/20	SBG	EMAILS WITH TEAM AND RMM COUNSEL RE PROPOSED REDACTIONS TO BRIEF ISO MSJ	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	MATTERS			
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/09/20	SBG	REVIEW RULES RE PROTECTIVE ORDERS/ (.1); CONFER WITH R.RILEY RE SAME (.2); CONFER WITH K.YOUNG RE SAME (.1)	0.4	
09/09/20	SBG	FURTHER REVIEW OF DRAFT PLEADINGS RE PROSPECTIVE LITIGATION	0.7	
09/09/20	SBG	EMAILS WITH WTP TEAM RE DRAFT COMPLAINT AND RE PROSPECTIVE LITIGATION	0.1	
09/09/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE DISCOVERY ISSUES	0.2	
09/09/20	SBG	EMAILS WITH K.YOUNG AND REP COUNSEL RE DISCOVERY ISSUES	0.3	
09/09/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE DISCOVERY ISSUES	0.3	
09/09/20	SBG	FURTHER EMAILS WITH J.AYCOCK AND WTP TEAM RE PROSPECTIVE LITIGATION	0.1	
09/09/20	SBG	EMAIL RE CNO FOR REMOVAL MOTION (.1); REVIEW SAME (.1)	0.2	
09/10/20	RR	REVIEW AND ADDRESS COMMUNICATIONS RELATED TO PLATTE RIVER'S DISCOVERY DISPUTE AND COURT'S SCHEDULING OF STATUS CONFERENCE	0.6	
09/10/20	RR	REVIEW AND ANALYZE TRO REQUIREMENT REGARDING POTENTIAL LITIGATION	0.8	
09/10/20	RR	REVIEW OUTSTANDING DISCOVERY ISSUES IN ADVERSARY PROCEEDINGS	0.8	
09/10/20	RR	REVIEW PROPOSED REDACTIONS OF PLATTE RIVER BRIEFING AND CONFER WITH S. GERALD REGARDING SAME	0.3	
09/10/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR REP REGARDING PROPOSED INCREASE IN PAGE LIMITATIONS FOR MSJ BRIEFING (.1);	0.6	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

e: (00014)) LITIGA	TION, ADVERSARY PROCEEDINGS AND CONTESTED I	MATTERS
Date	<u>Tkpr</u>		<u>Hours</u>
		COMMUNICATE WITH S. GERALD REGARDING SAME (.1); COMMUNICATE WITH K. YOUNG REGARDING LOCAL RULE ON PAGE LIMITATIONS AND RESPONDING TO REP COUNSEL (.4)	
09/10/20	DJS	FURTHER DRAFT/EDIT MOTION RELATED TO POTENTIAL LITIGATION RELATED ISSUES AND DECLARATION RE SAME.	2.1
09/10/20	CL	PREPARE AND FILE NOTICE OF 9/14 STATUS CONFERENCE (.4); PREPARE AND FILE NOTICE OF FILING OF PROPOSED REDACTION RE ELEVATION (.6); PREPARE AND FILE NOTICE OF SUMMONS (.4); PREPARE AND ORGANIZE FILED ELEVATION PLEADINGS AND EMAIL SAME ON ELEVATION COUNSEL (.3).	1.7
09/10/20	CL	PREPARE AND FILE CNO RE REMOVAL ACTION (.2); EMAIL S. GERALD RE STATUS OF CNO (.1); PREPARE ELEVATION SUMMONS AND NOTICE (.3); REVIEW SIGNED ORDER ENLARGING PERIOD TO REMOVE ACTIONS (.1).	0.7
09/10/20	RR	REVIEW ELEVATION'S CROSS MSJ AND COMMUNICATE TO K&E REGARDING SAME	0.7
09/10/20	RR	REVIEW ADVERSARY PROCEEDING FILINGS AND PROPOSED DRAFT AGENDA FOR 9/14 STATUS CONFERENCE	0.6
09/10/20	MA	EMAILS F DANIELLE GADSON RE AD PRO STATUS CONFERENCE, EMAILS F J AYCOCK AND C CHRISMAN RE PLATTE DISPUTES. (.1) EMAIL F/T J AYCOCK RE PROSPECTIVE LITIGATION. (.1) MULTIPLE EMAILS F C HUNT, K YOUNG, EMAILS F/T RR RE EXCESS PAGE LIMITS ON BRIEFS. (.1)	0.3
09/10/20	MA	REV EMAILS FROM CURTIS MILLER TO COURT RE MIDSTREAM ADVERSARY CASES AND ALLEGED SCHEDULING PROBLEMS, RELATED EMAILS F S GERALD, A ROTMAN, AND A	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>				
		WEINHOUSE. (.1) REV RLF SHAREFILE RE ELEVATION ANSWER AND OBJECTION, FORWARD TO C LANO. (.1)					
09/10/20	SBG	CALL WITH K.YOUNG RE DISCOVERY/SCHEDULING ISSUES	0.4				
09/10/20	SBG	CALL WITH C.MILLER RE REQUEST FOR STATUS CONFERENCE RE DISCOVERY	0.1				
09/10/20	SBG	COORDINATE CNO FOR REMOVAL MOTION WITH C.LANO	0.1				
09/10/20	SBG	REVIEW NOTICE FOR STATUS CONFERENCE (.1); CONFER WITH R.RILEY AND C.LANO RE SAME (.2)	0.3				
09/10/20	SBG	CONFER WITH R.RILEY RE C.MILLER CALL AND PLATTE RIVER REQUEST FOR STATUS CONFERENCE (.1); EMAILS TO KE TEAM RE SAME (.2)	0.3				
09/10/20	SBG	RESEARCH TROS IN BANKRUPTCY RE POTENTIAL LITIGATION (1.6); CONFER WITH R.RILEY RE SAME (.3)	1.9				
09/10/20	SBG	EMAILS WITH REP COUNSEL AND K.YOUNG RE PAGE LIMITATIONS FOR BRIEFING (.1); REVIEW RULES RE SAME (.1); CONFER WITH R.RILEY RE SAME (.2)	0.4				
09/10/20	SBG	EMAILS WITH TEAM RE ELEVATION DATES (.1); CONFER WITH R.RILEY (.1)	0.2				
09/10/20	SBG	EMAILS RE ELEVATION FILINGS	0.1				
09/10/20	SBG	EMAILS WITH M.ABRAMS AND R.RILEY RE PAGE RESTRICTIONS AND ISSUES RE SAME WITH HEARING	0.1				
09/10/20	SBG	EMAILS RE DOC PRODUCTION TO PLATTE RIVER AND REP	0.1				

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/10/20	SBG	EMAILS WITH J.AYCOCK AND COUNSEL FOR PLATTE RIVER RE DISCOVERY AND SCHEDULING ISSUES	0.5
09/10/20	SBG	EMAILS WITH KE TEAM RE LETTER FOR STATUS CONFERENCE	0.2
09/10/20	SBG	REVIEW ORDER EXTENDING REMOVAL DEADLINE	0.1
09/10/20	SBG	CREATE REDACTED VERSIONS AND COORDINATE FILING SEALING DOCS FOR ELEVATION MOTION SUMMARY JUDGMENT (.5); EMAILS WITH COUNSEL RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.7
09/11/20	CL	PREPARE AND ORGANIZE FILED SEALED ELEVATION MIDSTREAM PLEADINGS (.4); PREPARE AND ORGANIZE ALL SEALED AND FILED ADVERSARY PLEADINGS FOR A. LEONARD (1.4); CONFER WITH S. GERALD RE RMM SEALED AND REDACTED DOCUMENTS (.3); PREPARE AND FILE NOTICE OF REDACTED COMPLAINT AND BRIEF IN SUPPORT (.8); PREPARE AND FILE MOTION TO SEAL COMPLAINT AND BRIEF IN SUPPORT (.7).	3.6
09/11/20	RR	REVIEW PROPOSED REP STIPULATION REGARDING ENLARGEMENT OF BRIEF PAGE LIMITATIONS	0.1
09/11/20	RR	REVIEW COMMUNICATION FROM KITE REGARDING EXPERT DISCLOSURES TO PLATTE RIVER	0.1
09/11/20	RR	REVIEW COMMUNICATION REGARDING DEBTORS' 30(B)(6) WITNESS FOR PLATTE RIVER DEPOSITION	0.1
09/11/20	RR	REVIEW AND ANALYZE ADVERSARY COMPLAINTS, UNDERLYING CONTRACTS AND MSJS	2.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED M	IATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/11/20	RR	REVIEW COMMUNICATION FROM PLATTE RIVER COUNSEL REGARDING EXPERT DISCLOSURES	0.1
09/11/20	RR	REVIEW ROCKY MOUNTAIN REDACTED MSJ BRIEF AND MOTION TO SEAL	0.5
09/11/20	MA	EMAILS F RR AND S PEZANOSKY RE ROCKY MT REDACTIONS, EMAIL F MATTHEW D. SKEEN JR., A WEINHOUSE RE CARLSON WELL REMOVAL AND 2004 EXAM. (.1) MULTI EMAILS RE AD PRO EXPERT DESIGNATIONS AND OTHER WITNESSES. (.1)	0.2
09/11/20	SBG	CALL WITH K.YOUNG AND R.RILEY RE ELEVATION BRIEFING	0.8
09/11/20	SBG	FINALIZE AND COORDINATE FILING OF SEALED DOCS RE RMM ADVERSARY	0.8
09/11/20	SBG	EMAILS RE ELEVATION CROSS MOTION AND TIMING FOR BRIEFING	0.2
09/11/20	SBG	CONFER WITH R.RILEY RE RMM PROPOSED REDACTIONS TO BRIEF	0.1
09/11/20	SBG	EMAILS WITH RRILEY AND COUNSEL FOR ELEVATION RE DEADLINE RE MOTION SUMMARY JUDGMENT	0.2
09/12/20	MA	REV DRAFT LETTER TO JUDGE SONTCHI RE DISCOVERY DISPUTES AND PROVIDE COMMENTS TO J AYCOCK AND OTHER TEAM MEMBERS.	0.5
09/12/20	MA	MULTIPLE EMAILS F T O'BRIEN AND K YOUNG RE REP DISCOVERY AND SHARING, EMAILS RE GRAND MESA PRODUCTION UPLOADS. (.1) EMAILS F J AYCOCK RE GM AND PLATTE RIVER DISCOVERY. (.1)	0.2
09/12/20	SBG	REVIEW AND PROVIDE COMMENTS RE LETTER TO COURT RE STATUS CONFERENCE	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00014) LITIGA	TION, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/13/20	RR	FURTHER RESEARCH ON BUSINESS JUDGMENT AND REJECTIONS OF CONTRACTS FOR DISCOVERY LETTER AND RELATED LITIGATION ISSUES	2.6	
09/13/20	RR	TELEPHONE CONFERENCE WITH K&E TEAM REGARDING DISCOVERY LETTER AND PREPARE FOR STATUS CONFERENCE	1.0	
09/13/20	RR	COMMUNICATE WITH S. GERALD REGARDING ELEVATION SCHEDULE FOR RESPONSES AND REPLIES TO MSJ AND CROSS MSJ.	0.2	
09/13/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING ELEVATION RESPONSE/REPLY SCHEDULE AND DRAFT DISCOVERY LETTER	0.2	
09/13/20	RR	RESEARCH REGARDING BILDISCO AND BUSINESS JUDGMENT STANDARD FOR REJECTION OF EXECUTORY CONTRACTS FOR DISCOVERY LETTER AND STATUS CONFERENCE (1.8); REVIEW AND COMMENT ON DRAFT DISCOVERY LETTER (1.2); TELEPHONE CALL WITH M. ABRAMS REGARDING RESEARCH AND DRAFT LETTER (.2)	3.2	
09/13/20	MA	MULTIPLE EMAILS F A ROTMAN, K YOUNG, T O'BRIEN, ERIC CHRIST, C MENEFEE, S GERALD RE DISCOVERY AND LETTER TO THE COURT RE ADVERSARIES AND DISCOVERY DISPUTES. (.2) EMAILS TO S GERALD, R RILEY RE LETTER EDITS. (.1) RE MIDSTREAM LITIGATION RESEARCH REJECTION STANDARD CASE, MULTIPLE EMAILS T RR, S GERALD RE CASE LAW. (.5) EMAILS F T O'BRIEN, C MENEFEE RE DISCOVERY. (.1) EMAILS F A ROTMAN AND ERIC CHRIST RE REP ISSUES. (.1) EMAILS F C CHRISTMAN RE PLATTE DEPOS. (.1) MULTI EMAILS F MATT OWENS AND A ROTMAN RE REP POSTURE. (.1) EMAILS F J AYCOCK RE HEARING PREP, EMAILS F C HUNT RE DOCUMENT	1.3	

PRODUCTION. (.1)

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/13/20	MA	REV RR REVISIONS RE LETTER, TF RR REVISIONS.	0.5
09/13/20	MA	RES 365 CASES AT CIRCUIT.	0.2
09/13/20	SBG	EMAILS RE REP DISCOVERY	0.2
09/13/20	SBG	EMAILS FROM RMM COUNSEL RE NEED TO FILE LETTERS	0.1
09/13/20	SBG	EMAILS RE PLATTE RIVER DISCOVERY	0.2
09/13/20	SBG	EMAILS RE GRAND MESA DISCOVERY	0.2
09/13/20	SBG	REVIEW REP LETTER TO COURT FOR STATUS CONFERENCE	0.2
09/13/20	SBG	EMAILS WITH K&E AND WTP TEAM RE REVISIONS TO STATUS LETTER TO COURT	0.8
09/13/20	SBG	CALL WITH K&E TEAM AND WTP TEAM RE LETTER TO COURT AND PREP FOR STATUS CONFERENCE	1.0
09/13/20	SBG	EMAILS RE STATUS OF DATES RE ELEVATION (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
09/13/20	SBG	EMAILS RE DISCUSSIONS WITH REP	0.3
09/13/20	SBG	REVIEW FINAL VERSION OF LETTER TO COURT	0.2
09/14/20	CL	RESEARCH RMM CORPORATE AND REGISTERED AGENT INFORMATION (.6); EMAIL S. GERALD RE SAME AND SERVICE (.1); PREPARE AFFIDAVIT OF SERVICE RE SERVICE OF RMM ADVERSARY PLEADINGS (.3); CONFER WITH S. GERALD AND DLS RE STATUS OF SERVICE OF RMM DOCUMENTS (.3).	1.3
09/14/20	RR	FINALIZE DISCOVERY LETTER FOR 9/14 STATUS CONFERENCE AND COORDINATE FILING OF SAME (1.0); RESEW DISCOVERY LETTERS FILED BY DEFENDANT MIDSTREAM COMPANIES (1.5)	2.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/14/20	MA	EMAILS F A ROTMAN AND M OWENS RE REP SITUATION, EMAIL F RR RE REP LETTER TO COURT RE DISCOVERY DISPUTES AND SCHEDULES. (.1) EMAILS F J AYCOCK, C CHRISTMAN RE DISCOVERY DISPUTE. (.1) EMAILS F MEGAN SHEFFIELD RE GRAND MESA PRODUCTION. (.1) EMAILS F C CHRISMAN, J AYCOCK RE DEPOSITIONS AND SCHEDULING. (.1) EMAILS F RLF, REV ELEVATION DISCOVERY. (.1)	0.5			
09/14/20	KGH	REVIEW STATUS LETTER RE: GRAND MESA AND ELEVATION MIDSTREAM	0.2			
09/14/20	MA	REVIEW EMAIL F M TALMO AND LETTER ON BEHALF OF REP (.1); REVIEW CURTIS MILLER LETTER TO COURT ON BEHALF OF PLATTE RIVER RE DISCOVERY (.1); REVIEW R RILEY LETTER TO COURT ON DEBTORS' BEHALF RE DISCOVERY (.1); REVIEW RMM LETTER TO COURT RE DISCOVERY (.1); REVIEW P HEATH LETTER TO COURT ON BEHALF OF ELEVATION RE DISCOVERY (.1); REVIEW HAL S. SHAFTEL LETTER ON BEHALF OF GRAND MESA (.1); REVIEW AGENDA FOR TODAY'S STATUS CONFERENCE (.1)	0.7			
09/14/20	MA	TF S GERALD RE SUMMARY OF CALL.	0.2			
09/14/20	MA	PARTICIPATE IN STATUS CONFERENCE BEFORE J SONTCHI RE MIDSTREAM LITIGATION ISSUES.	1.3			
09/14/20	SBG	CALL WITH L.MURLEY RE SERVICE ON RMM	0.1			
09/14/20	SBG	CONFER WITH R.RILEY POST DISCOVERY STATUS CONFERENCE RE GO FORWARD	0.2			
09/14/20	SBG	EMAILS RE PLATTE RIVER DISCOVERY	0.1			
09/14/20	SBG	EMAILS WITH CHAMBERS RE STATUS CONFERENCE	0.1			
09/14/20	SBG	EMAILS RE ISSUES WITH PLATTE RIVER	0.1			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

$\mathbf{R}_{\mathbf{A}^{*}}$ (00014)	LITICATION	ADVERGARY	DRUCEEDINGS AND	CONTESTED MATTERS
IXC. (00014)	LITIOATION,		I NOCEEDINGS AND	CONTESTED MATTERS

100. (00011)	, Lilloili	TION, THE VERBERGY TROCEDED IN CONTROLLED IN	IIILI
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		DISCOVERY	
09/14/20	SBG	EMAILS WITH PLATTE RIVER AND K&E RE SCHEDULING OF DEPOSITIONS	0.1
09/14/20	SBG	EMAILS WITH LITIGATION PARTIES RE DISCOVERY ISSUES	0.2
09/14/20	SBG	CONFER WITH M.ABRAMS RE STATUS CONFERENCE AND DISCOVERY ISSUES	0.2
09/14/20	SBG	FOLLOW UP EMAILS WITH C.LANO RE SERVICE ON RMM	0.1
09/14/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE SERVICE ON RMM	0.1
09/14/20	SBG	CALLS WITH R.RILEY RE PLANNING FOR AGENDA/HEARING	0.2
09/14/20	SBG	REVIEW GRAND MESA LETTER TO COURT FOR STATUS CONFERENCE	0.1
09/14/20	SBG	REVIEW ELEVATION LETTER TO COURT FOR STATUS CONFERENCE	0.1
09/14/20	SBG	EMAILS WITH C.LANO RE SERVICE ON RMM	0.1
09/14/20	SBG	EMAILS RE ADDITIONAL REP DISCOVERY	0.1
09/14/20	SBG	REVIEW PLATTE RIVER LETTER TO COURT FOR STATUS CONFERENCE	0.1
09/14/20	SBG	REVIEW RMM LETTER TO COURT RE STATUS CONFERENCE	0.1
09/15/20	SBG	REVIEW ELEVATION MOTION TO SEAL AND RELATED PAPERS	0.1
09/15/20	SBG	EMAILS RE PROPOSED REDACTIONS FOR ELEVATION; CONFER WITH R.RILEY RE SAME	0.1
09/15/20	SBG	EMAIL RE GRAND MESA DOC PRODUCTION	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)) LITIGAT	TION, ADVERSARY PROCEEDINGS AND CONTESTED N	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/15/20	SBG	EMAILS WITH COUNSEL FOR PLATTE RIVER RE TIMING ON FILING OF REPLY IN SUPPORT OF MOTION TO REJECT	0.1	
09/15/20	CL	REVIEW RMM ANNUAL REPORT RE BOD AND STATUS OF INCORPORATION (.4); RESEARCH TEXAS SECRETARY OF STATE RE RMM INCORPORATION (.3); EMAIL EXCHANGE WITH A. LEONARD RE TX SECRETARY OF STATE (.2); CONFER WITH S. GERALD AND A. DYE RE SERVICE OF RMM ADVERSARY DOCUMENTS (.3).	1.2	
09/15/20	RR	COMMUNICATE WITH S. GERALD REGARDING SERVICE OF ROCKY MOUNTAIN COMPLAINT	0.1	
09/15/20	RR	REVIEW ELEVATION'S PROPOSED REDACTIONS TO OBJECTION, ANSWER AND ANSWERING BRIEF TO MSJ (.4); REVIEW COMMUNICATION FROM K&E REGARDING SAME (.1); COMMUNICATE TO ELEVATION'S COUNSEL REGARDING SAME (.1)	0.6	
09/15/20	RR	REVIEW ISSUES RELATED TO PRESENTATION OF TESTIMONY AT 9/30 HEARING AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.4	
09/15/20	SBG	EMAILS WITH J.AYCOCK AND PLATTE RIVER COUNSEL RE DISCOVERY/DEPOS (.2); CONFER WITH R.RILEY RE DEPO COVERAGE AND RELATED ISSUES (.2)	0.4	
09/15/20	MA	TF K HROBLAK RE INDEMNITY ISSUE RE INVESTIGATION.	0.1	
09/15/20	MA	TC WITH RR, SG RE DRAFT EMAIL TO K&E RE TESTIMONIAL ISSUES.	0.2	
09/15/20	MA	REV ELEVATION OBJECTION (.6); REV REP STIP RE ADJOURNED DATES (.1)	0.7	
09/15/20	MA	EMAILS TO J AYCOCK, K YOUNG, A WEINHOUSE, SH AND RR RE REJECTION AS BREACH CASE. (.2)	0.5	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re.	(00014)	LITIGATION	ADVERSARY	PROCEEDINGS A	AND	CONTESTED MATTERS
IXC. I	(+ 1000)	LITIOATION,		I KOCEEDINOS A	עויגר	CONTESTED MATTERS

,		
<u>Date</u> <u>Tkpr</u>		<u>Hours</u>
	EMAILS F/T S GERALD RE TESTIMONIAL ISSUES IN AD PROS. (.1) EMAILS T/F D SHAFFER RE ELEVATION OPPOSITION. (.1) MULTIPLE EMAILS RE DISCOVERY AND SEALING. (.1)	
09/15/20 MA	DOWNLOAD ELEVATION REDACTION SETS.	0.1
09/15/20 SBG	EMAILS RE SERVICE ON RMM (.1); CONFER WITH C.LANO RE SAME (.1)	0.2
09/15/20 SBG	REVIEW REP AMENDED NOTICE OF DEPOSITION	0.1
09/15/20 SBG	REVIEW STIPULATION WITH REP EXTENDING DATES AND DEADLINES (.1); EMAIL WITH COUNSEL FOR REP RE SAME (.1)	0.2
09/15/20 SBG	REVIEW COC RE REP DEADLINES (.1); EMAIL WITH COUNSEL RE SAME (.1)	0.2
09/15/20 SBG	EMAIL FROM M.TALMO TO COURT RE STIP EXTENDING DEADLINES	0.1
09/15/20 SBG	CONFER WITH M.ABRAMS AND R.RILEY RE ISSUE RE PRESENTING TESTIMONY AT HEARING ON 9/30 (.4); EMAIL TO KE TEAM RE SAME (.1)	0.5
09/16/20 SBG	REVIEW AFFIDAVIT OF SERVICE FOR RMM	0.1
09/16/20 SBG	EMAILS WITH KE AND PLATTE RIVER'S COUNSEL RE DISCOVERY/BRIEFING ISSUES	0.2
09/16/20 SBG	EMAILS WITH TEAM RE FERC INVOLVEMENT IN LITIGATION	0.2
09/16/20 SBG	REVIEW PLATTE RIVER JOINDER AND ATTACHED OPINIONS (.3); CONFER WITH R.RILEY RE SAME (.1)	0.4
09/16/20 SBG	EMAILS RE ELEVATION DISCOVERY (.1); CONFER WITH R.RILEY RE SAME (.4)	0.5
09/16/20 SBG	EMAIL WITH J.AYCOCK AND R.RILEY RE STATUS OF DEPOSITIONS	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	MATTERS		
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/16/20	SBG	REVIEW ELEVATION ANSWER	0.7
09/16/20	SBG	REVIEW AND ANALYZE ELEVATION DISCOVERY REQUESTS	0.5
09/16/20	SBG	REVIEW ELEVATION MSJ PAPERS	1.8
09/16/20	SBG	EMAILS WITH K.YOUNG AND WTP TEAM RE ABILITY TO ATTEND DEPOSITIONS (.1); REVIEW LOCAL RULE RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.3
09/16/20	SBG	CALL WITH K.HROBLAK AND R.RILEY RE ELEVATION DISCOVERY ISSUES	1.0
09/16/20	SBG	REVIEW UNREDACTED ELEVATION PLEADINGS (.2); EMAIL TO K.HROBLAK RE SAME (.1)	0.3
09/16/20	SBG	CALL WITH A&M TEAM, K&E TEAM, R.RILEY, K.HROBLAK, AND M.ABRAMS RE ELEVATION DISCOVERY	0.5
09/16/20	SBG	CONFER WITH R.RILEY RE ISSUES RE ELEVATION LITIGATION	0.2
09/16/20	CL	CONFER WITH S. GERALD AND A. DYE RE AFFIDAVIT OF SERVICE (.2); PREPARE AND FILE AFFIDAVIT OF SERVICE RE RMM ADVERSARY PLEADINGS (.4).	0.6
09/16/20	RR	TELEPHONE CONFERENCE WITH K&E AND A&M REGARDING ELEVATION ADVERSARY PROCEEDING	0.5
09/16/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING ELEVATION'S COUNSEL'S REQUEST TO ATTEND PLATTE RIVER DEPOSITION OF M. OWENS	0.2
09/16/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING ELEVATION DISCOVERY REQUESTS AND OTHER ISSUES (1.4); REVIEW DISCOVERY REQUESTS (.8)	2.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGA	TION, ADVERSARY PROCEEDINGS AND CONTESTED I	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/16/20	RR	TELEPHONE CALL WITH K. HROBLAK AND S. GERALD REGARDING ELEVATION ADVERSARY PROCEEDING, DISCOVERY AND OTHER ISSUES (1.0); TELEPHONE CALL WITH M. ABRAMS REGARDING SAME (.2)	1.2	
09/16/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING ELEVATION DISCOVERY REQUESTS AND OTHER ISSUES RELATED TO ELEVATION ADVERSARY PROCEEDING	0.6	
09/16/20	MA	TC WITH RR, K HROBLAK, K YOUNG, J AYCOCK, BEN JACKSON, SETH BULLOCK, RE ELEVATION ISSUES.	0.5	
09/16/20	MA	REV TRANSCRIPT OF 9/14 STATUS CONFERENCE.	0.2	
09/16/20	MA	TF R RILEY RE ELEVATION ISSUES.	0.2	
09/16/20	MA	EMAILS F J AYCOCK, C MARTIN RE DISCOVERY AND DEPO DATES (.1). EMAILS F P O'BRIEN, K YOUNG, J AYCOCK, AND S GERALD RE REP SEEKING TO ATTEND A PLATTE DEPO (.1). EMAILS F SETH BULLOCK, BEN JACKSON, AND J AYCOCK RE EVIDENTIARY ISSUES (.1), EMAILS F/T RR RE ELEVATION DISCOVERY (.1). EMAILS F S GERALD RE DEPOSITION ATTENDANCE ISSUE, EMAILS F A ROTMAN RE TESTIMONY ISSUES (.1)	0.5	
09/16/20	SBG	REVIEW ELEVATION RESPONSE TO MOTION TO REJECT AND REVIEW DISCOVERY FOR PREP OF CALL	2.2	
09/16/20	KGH	REVIEW EMAILS FROM K&E AND AKIN RE: DISCOVERY DISPUTES RE: ELEVATION AND PLATTE RIVER	0.2	
09/16/20	KGH	CALL WITH SBG AND RR ON ELEVATION MIDSTREAM DISCOVERY	1.0	
09/16/20	KGH	REVIEW HEARING TRANSCRIPT	0.4	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)) LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/16/20	KGH	ATTEND CALL WITH K&E AND A&M RE: PREP FOR DISCOVERY IN ELEVATION ADVERSARY	0.5	
09/17/20	SBG	REVIEW GRAND MESA ABSTENION PAPERS	0.8	
09/17/20	SBG	EMAIL WITH A.ROTTMAN RE ISSUES RE TESTIMONY AT HEARING	0.1	
09/17/20	SBG	CALL WITH B.JACKSON, J.AYCOCK AND K.HROBLAK RE ELEVATION DISCOVERY	1.4	
09/17/20	SBG	EMAILS WITH K.HROBLAK IN ADVANCE OF ELEVATION DISCOVERY CALL	0.2	
09/17/20	SBG	CALL WITH WTP TEAM AND A.ROTMAN RE ELEVATION LITIGATION	0.7	
09/17/20	SBG	EMAILS RE GRAND MESA ABSTENTION MOTION	0.2	
09/17/20	SBG	CONFER WITH R.RILEY ELEVATION PLEADINGS AND PREP FOR CALL WITH KE AND AM TEAM	0.3	
09/17/20	RR	TELEPHONE CONFERENCE WITH A. ROTMAN AND ETP TEAM REGARDING ELEVATION MSJ AND MOTION/NOTICE ISSUES	0.6	
09/17/20	RR	COMMUNICATE WITH DELAWARE COUNSEL FOR ELEVATION REGARDING TIME FOR RESPONSE TO MSJ	0.2	
09/17/20	RR	REVIEW AND ANALYZE ELEVATION CROSS MSJ AND SUPPORTING CASELAW	2.8	
09/17/20	RR	REVIEW GRAND MESA ANSWERING BRIEF IN OPPOSITION TO MSJ AND MOTION FOR ABSTENTION	1.7	
09/17/20	SBG	EMAIL WITH K.YOUNG RE BRIEFING ISSUES (.1); REVIEW RULES/PROCEDURES RE SAME (.1)	0.2	
09/17/20	MA	EMAILS F RR, K HROBLAK RE ELEVATION LITIGATION.	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/17/20	CL	CONFER WITH S. GERALD RE FILED SEALED BRIEF IN SUPPORT OF MOTION FOR ABSTENTION (.1); EMAIL EXCHANGE WITH A. LEONARD RE SAME (.3); PREPARE AND ORGANIZE SEALED DOCUMENTS (.4).	0.8		
09/17/20	MA	TC WITH ANNA ROTMAN, KHROBLAK, S GERALD, RRILEY RE ELEVATION LITIGATION.	0.5		
09/17/20	MA	DOWNLOAD ELEVATION MATERIAL PROVIDED VIA BOX BY A&M.	0.1		
09/17/20	MA	TF K HROBLAK RE ELEVATION LITIGATION (.1). TF RR RE CALL FOLLOW UP (.1)	0.2		
09/17/20	MA	EMAILS F RR, DOWNLOAD GRAND MESA ABSTENTION MATERIALS. (.1) MULTIPLE EMAILS F RR RE ELEVATION. (.1) MULTI EMAILS RE ELEVATION CALL. (.1)	0.3		
09/17/20	KGH	REVIEW RESPONSE IN OPPOSITION TO REJECTION OF ELEVATION MIDSTREAM CONTRACT; REVIEW INTERROGATORY REQUESTS, REVIEW EMAILS ON DISPUTE	2.5		
09/17/20	KGH	CALL WITH K&E (JA) AND A&M (BJ) TO DISCUSS RESPONSES TO INTERROGATORY ANSWERS	1.5		
09/17/20	KGH	CALL WITH K&E RE: ELEVATION DISCOVERY PLANNING	0.7		
09/18/20	SBG	CONFER WITH R.RILEY RE STATUS AND CALLS SCHEDULED TODAY	0.2		
09/18/20	SBG	CONFER WITH K.HROBLAK RE ELEVATION	0.2		
09/18/20	SBG	CALL WITH M.ABRAMS RE ELEVATION DEPOSITION	0.1		
09/18/20	SBG	CONFER WITH R.RILEY RE CALL WITH K.YOUNG RE GRAND MESA	0.1		
09/18/20	SBG	REVIEW FERC STATEMENT IN SUPPORT OF	0.2		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
		GRAND MESA MOTION FOR RELIEF FROM STAY (.1); EMAILS WITH TEAM RE SAME (.1)		
09/18/20	SBG	EMAILS RE ATTENDEES AT PLATTE RIVER DEPOSITION OF M.OWENS (.2); CALL WITH J.AYCOCK RE SAME (.1); CONFER WITH INTERNAL WTP TEAM RE SAME (.2)	0.5	
09/18/20	SBG	CALL WITH COUNSEL FOR ELEVATION RE DISCOVERY ISSUES (.2); FOLLOW UP EMAIL WITH WTP/K&E TEAM RE SAME (.1)	0.3	
09/18/20	SBG	POST ALL HANDS CALL WITH R.RILEY RE ELEVATION	0.1	
09/18/20	SBG	ALL HANDS MEETING RE ELEVATION, WITH COMPANY, KE, WTP, A&M MOELIS	0.7	
09/18/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS AND R.RILEY RE ELEVATION	0.7	
09/18/20	SBG	CALL WITH K.YOUNG RE ELEVATION BRIEFING	0.1	
09/18/20	SBG	CALL WITH K.YOUNG RE GRAND MESA MOTION FOR ABSTENTION AND OBJECTION THERETO	0.3	
09/18/20	SBG	REVIEW BUSINESS JUDGMENT ANALYSIS IN PREP FOR ALL HANDS CALL	0.1	
09/18/20	SBG	FOLLOW UP EMAILS WITH ELEVATION COUNSEL RE DISCOVERY	0.1	
09/18/20	SBG	EMAILS RE PLATTE RIVER DISCOVERY	0.1	
09/18/20	RR	TELEPHONE CONFERENCE WITH K&E AND A&M REGARDING DISCOVERY AND OTHER ISSUES REGARDING ELEVATION ADVERSARY PROCEEDING AND MOTION TO REJECT ELEVATION CONTRACTS (.7); FOLLOW UP CALL WITH WTP TEAM REGARDING SAME (.7)	1.4	
09/18/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING PREPARATION FOR MATT OWENS	0.5	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
		DEPOSITION RELATED TO PLATTE RIVER ADVERSARY PROCEEDING			
09/18/20	RR	RESEARCH REGARDING REJECTION OF CONTRACTS CONTAINING COVENANTS RUNNING WITH THE LAND INCLUDING CHESAPEAKE ENERGY CASE	4.6		
09/18/20	MA	TF S GERALD RE DEPOSITIONS, EMAILS F S GERALD RE ELEVATION.	0.1		
09/18/20	MA	REV GRAND MESA ABSTENTION MOTION.	0.1		
09/18/20	MA	POST CALL FOLLOW UP WITH S GERALD, R RILEY, K HROBLAK (IN PART) RE ELEVATION ISSUES.	0.7		
09/18/20	MA	EMAILS F DANIEL VINNIK RE FERC STATEMENT, FORWARD TO K&E AND WTP TEAMS, EMAILS F/T K H RE SAME. (.1) EMAILS F J AYCOCK, S GERALD, K HROBLAK RE DEPOSITION ISSUES. (.1)	0.2		
09/18/20	MA	CONFERENCE CALL WITH E CHRIST, ANNA ROTMAN, B JACKSON, L.BASSAM , KH, RR, S GERALD RE ELEVATION ISSUES.	0.7		
09/18/20	MA	REV ELEVATION OPPOSITION PAPERS.	1.5		
09/18/20	KGH	REVIEW MATERIALS RELATED TO ELEVATION DISPUTE	2.6		
09/18/20	KGH	CALL WITH COMPANY AND ADVISORS TO ADDRESS ELEVATION BUSINESS JUDGMENT FOR REJECTION	0.6		
09/18/20	KGH	CALL WITH M ABRAMS TO DISCUSS ELEVATION ISSUES	0.4		
09/19/20	SBG	EMAILS WITH M.ABRAMS, R.RILEY AND K.HROBLAK RE PLATTE RIVER OBJECTION TO MOTION TO REJECT	0.2		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/19/20	SBG	EMAILS WITH K.HROBLAK, M.ABRAMS AND R.RILEY RE ELEVATION PREP	0.2	
09/19/20	SBG	REVIEW PLATTE RIVER RESPONSES	2.5	
09/19/20	MA	LENGTHY EMAIL TO KH, RR AND SG RE PLATTE RIVER ARGUMENTS. (.3) EMAILS F/T KH RE SAME. (.1) EMAILS F/T R RILEY, REV CHESAPEAKE ANALYSIS. (.2)	0.6	
09/19/20	MA	REV EMAILS FROM MNST, DOWNLOAD PLATTE RIVER'S OPPOSITION PAPERS. (.1) REV PLATTE RIVER OPPOSITION PLEADINGS AND EXPERT REPORT RE SJM AND REJECTION MOTION. (1.0)	1.1	
09/19/20	KGH	CORRESPOND WITH M ABRAMS RE: ELEVATION DISPUTE	0.2	
09/19/20	KGH	RESEARCH ISSUES RELATED TO REJECTION OF COVENANTS THAT RUN WITH LAND AND ELEMENTS OF SUCH COVENANTS	3.2	
09/20/20	SBG	CALL WITH K.HROBLAK RE ELEVATION DISCOVERY AND GRAND MESA DEPOSITION	0.5	
09/20/20	SBG	EMAILS WITH DEBTOR TEAM AND GRAND MESA COUNSEL RE DISCOVERY ISSUES	0.1	
09/20/20	SBG	EMAILS WITH DEBTOR TEAM AND PLATTE RIVER COUNSEL RE DISCOVERY	0.1	
09/20/20	SBG	EMAILS WITH DEBTOR TEAM AND REP COUNSEL RE DISCOVERY ISSUES	0.1	
09/20/20	SBG	EMAIL WITH J.AYCOCK RE EXHIBITS TO RESPONSE TO MOTION TO REJECT	0.1	
09/20/20	MA	EMAILS F K H RE CHESAPEAKE CASE PRECEDENT, EMAILS RE DEPOSITIONS.	0.1	
09/20/20	MA	EMAILS F K LIANG, REV 3RD REJECTION NOTICE RE ARCHROCK.	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/21/20	SBG	REVIEW MSJ V. ELEVATION AND OBJECTION TO ELEVATION CROSS MSJ	1.6	
09/21/20	SBG	FURTHER ATTEND PLATTE RIVER DEPO OF MATT OWENS	2.0	
09/21/20	SBG	REVIEW DOCUMENTS RELATED TO ELEVATION BUSINESS JUDGMENT	1.0	
09/21/20	SBG	CALLS WITH P.OBRIEN, COUNSEL FOR ELEVATION RE DISCOVERY AND RELATED ISSUES (.2); EMAILS WITH TEAM RE SAME (.2); FOLLOW UP EMAIL WITH P. OBRIEN RE SAME (.1)	0.5	
09/21/20	SBG	CONFER WITH R.RILEY RE ELEVATION	0.2	
09/21/20	SBG	CALL WITH R.RILEY RE PREP FOR ELEVATION	0.2	
09/21/20	SBG	ATTEND PLATTE RIVER DEPO OF MATT OWENS	2.5	
09/21/20	SBG	WEEKLY WTP STATUS CALL WITH K.HROBLAK, M.ABRAMS, R.RILEY AND C.LANO RE CASE STATUS	1.3	
09/21/20	SBG	EMAIL WITH RMM COUNSEL AND K.YOUNG RE PROPOSED SCHEDULE	0.1	
09/21/20	SBG	CONFER WITH K.HROBLAK RE ELEVATION PREP	0.2	
09/21/20	SBG	REVIEW ANSWERS TO ELEVATION INTERROGATORIES	0.2	
09/21/20	KGH	CALL FROM SBG RE: PLANNING FOR ELEVATION STATUS CONFERENCE	0.2	
09/21/20	CL	EMAIL EXCHANGE WITH A. LEONARD RE SEALED ADVERSARY PLEADINGS (.3); CONFER WITH S. GERALD RE SEALED PLEADINGS (.1); PREPARE AND ORGANIZE FILED PLEADINGS (.3).	0.7	
09/21/20	RR	TELEPHONE CONFERENCE WITH WTP TEAM REGARDING NOTICE OF REJECTION OF ELEVATION CONTRACTS AND MSJ IN	1.2	

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 80 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	FION, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
		ELEVATION AP		
09/21/20	RR	REVIEW PROPOSED PROTECTIVE ORDER FOR ELEVATION'S COUNSEL AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.4	
09/21/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS FROM K. HROBLAK AND OTHERS REGARDING STATUS OF ELEVATION DISCOVERY AND PREPARATION FOR STATUS CONFERENCE	0.2	
09/21/20	RR	ATTEND PLATTE RIVER'S DEPOSITION OF DEBTORS' CEO MATT OWENS	5.8	
09/21/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING OUTSTANDING ISSUES RELATED TO NOTICE OF REJECTION OF ELEVATION CONTRACTS AND MSJ IN ELEVATION AP	0.2	
09/21/20	RR	COMMUNICATE TO K. HROBLAK REGARDING PLATTE RIVER DEPOSITION OF MATT OWENS AND OTHER MATTERS	0.1	
09/21/20	RR	REVIEW AND ANALYZE ELEVATION CONTRACTS SUBJECT TO MSJ AND REJECTION AND MSJ ARGUMENTS	3.2	
09/21/20	RR	TELEPHONE CALL WITH M. ABRAMS REGARDING ELEVATION ISSUES AND MATT OWENS DEPOSITION	0.3	
09/21/20	MA	TF R RILEY RE M OWENS DEPOSITION STATUS RE PLATTE.	0.2	
09/21/20	MA	REV CHESAPEAKE BRIEFS RE COVENANTS RWL. (.5) REV MARKHOLM EXPERT REPORT RE OPPOSITION TO PLATTE RIVER. (.3) REV DRAFT OF EXTRACTION'S OPPOSITION TO ELEVATION'S CROSS MOTION FOR SJ. (.8)	1.6	
09/21/20	MA	MULTIPLE EMAILS F SG, EMAILS F A ROTMAN AND J AYCOCK, RE ELEVATION DEPOSITIONS AND TRANSCRIPT REQUEST. (.2) EMAILS F /T K	0.4	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

<u>Tkpr</u>

Date

09/22/20 SBG

09/22/20 SBG

09/22/20 SBG

09/22/20 SBG

09/22/20 SBG

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

0.5

1.6

1.2

0.1

0.2

		HROBLAK, SG RE STATUS CONFERENCE. (.1) EMAILS F S GERALD, C MARTIN, P O'BRIEN, K H, J AYCOCK RE DISCOVERY. (.1)	
09/21/20	KGH	CORRESPONDENCE RELATING TO DISCOVERY IN ELEVATION MATTER AND PROTECTIVE ORDER	0.4
09/21/20	KGH	WORK ON PROPOSED RESPONSE TO CROSS MOTION FOR SH IN ELEVATION MATTER	1.4
09/21/20	KGH	RESEARCH GATHERING AGREEMENT REJECTIONS ISSUES FOR ELEVATION	3.2
09/21/20	KGH	ATTEND DEPOSITION OF M OWENS	3.8
09/22/20	SBG	EMAILS RE PLATTE RIVER DISCOVERY/EXPERT DESIGNATIONS AND DEPOSITIONS	0.2
09/22/20	SBG	REVIEW ELEVATION BRIEFING	1.4
09/22/20	SBG	EMAILS RE RMM SCHEDULES	0.1
09/22/20	SBG	RESEARCH ON COVENANT ISSUE FOR ELEVATION HEARING	1.2
09/22/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS AND R.RILEY RE ELEVATION PREP	1.5
09/22/20	SBG	CALL WITH M.ABRAMS RE ELEVATION PREP	0.1

CALL WITH R.RILEY AND B.JACKSON RE

REVIEW PRODUCTION TO ELEVATION

CALL WITH ELEVATION COUNSEL RE

TEAM RE EXPERT DEPOSITIONS

REVIEW A&M BOX DOCS (1.3); CONFER WITH

EMAILS WITH K&E TEAM AND PLATTE RIVER

ELEVATION PREP

R.RILEY RE SAME (.3)

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

		ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		PROTECTIVE ORDER AND DEPOSITION (.1); EMAIL WITH KE TEAM RE SAME (.1)	
09/22/20	SBG	WORK WITH C.LANO AND R.RILEY ON SUBMISSION TO COURT LISTING FILED BRIEFS AND SETTING UP WORKSHARE.	1.2
09/22/20	SBG	EMAILS WITH ELEVATION COUNSEL RE DISCOVERY ISSUES (.2); EMAILS WITH K.YOUNG AND KE RE SAME (.2)	0.4
09/22/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS, R.RILEY AND A&M TEAM RE ELEVATION PREP	1.1
09/22/20	SBG	CONFER WITH K.HROBLAK RE DOCS PRODUCED TO ELEVATION (.1); EMAILS WITH TEAM RE SAME (.1)	0.2
09/22/20	SBG	CONFER WITH R.RILEY RE ELEVATION BRIEFING AND DOCUMENTS	0.2
09/22/20	RR	REVIEW AND ANALYZE MOTION FOR SUMMARY JUDGMENT BRIEFING IN GRAND MESA AP, PLATTE RIVER AP AND ELEVATION AP (2.4); COORDINATE DELIVERY OF SEALED BRIEFING TO COURT (.2)	2.6
09/22/20	CL	CONFER WITH S. GERALD AND R. RILEY RE PREPARATION OF ADVERSARY DOCUMENTS FOR BANKRUPTCY COURT (.8); CONFER WITH K&E RE ACCESS TO DISCOVERY DOCUMENTS (.5); REVIEW, REVISE, PREPARE, AND ORGANIZE ADVERSARY DOCUMENTS (3.2).	4.5
09/22/20	RR	PREPARE FOR AND TELEPHONE CONFERENCE WITH K&E TEAM AND A&M TEAM REGARDING PREPARATION FOR 9/30 HEARING ON ELEVATION MATTERS	1.1
09/22/20	RR	TELEPHONE CALL WITH B. JACKSON (A&M) REGARDING PREPARATION FOR MATT OWENS DEPOSITION AND 9/30 HEARING ON ELEVATION MATTERS	0.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS			
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/22/20	RR	TELEPHONE CALL WITH K. HROBLAK, M. ABRAMS AND S. GERALD REGARDING PREPARATION FOR 9/30 HEARING ON ELEVATION MATTERS	1.5
09/22/20	RR	ELEVATION DOCUMENT REVIEW AND PREPARATION FOR 9/30 HEARING ON ELEVATION MATTERS AND COMMUNICATE WITH S. GERALD (3X) REGARDING SAME	1.3
09/22/20	KGH	REVIEW ANALYSES FROM A&M ON ELEVATION SCENARIO COMPARISON ALTERNATIVES	0.9
09/22/20	KGH	REVIEW DOCUMENTS PRODUCED IN ELEVATION DISPUTE	1.6
09/22/20	KGH	REVIEW OF BACKGROUND LEGAL DOCUMENTS RE: COVENANTS RUNNING WITH LAND	1.4
09/22/20	KGH	WORK ON DIRECT EXAMINATION FOR ELEVATION HEARING	2.3
09/22/20	KGH	CALL WITH A&M RE: ELEVATION FINANCIAL MODEL	1.1
09/22/20	MA	TC WITH SG, KH, AND RR RE ELEVATION LEGAL ANALYSIS (.8). TC WITH BEN JACKSON, RR, KH, AND S G RE REJECTION ELEVATION ANALYSES RE REJECTION (1.8)	2.6
09/22/20	MA	REVIEW BRIEF IN SUPPORT OF MOTION FOR SJ RE ELEVATION. (.3) REV ARCHROCK CNO AND ORDER PERMITTING LATE FILED CLAIM. (.3) REV SLIDE DECKS RE ELEVATION REJECTION ANALYSES. (.3)	0.9
09/22/20	MA	EMAILS F/T K HROBLAK RE DOCUMENT PRODUCTION RE ELEVATION. (.1) MULTIPLE EMAILS RE DISCOVERY. (.1) EMAILS F D GADSON, RR RE AGENDAS. (.1) MULTIPLE EMAILS F SG RE ELEVATION, EMAILS F KH RE SAME. (.2) EMAILS F/T K H RE BOARD DISCUSSION ON LITIGATION. (.1) EMAILS F S	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	MATTERS		
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		PEZANOSKY, K YOUNG AND P O'BRIEN RE DISCOVERY AND SCHEDULING. (.1)	
09/22/20	KGH	WTP CALL TO PREPARE FOR ELEVATION DISPUTE	1.5
09/23/20	SBG	REVIEW FINAL VERSION OF OBJECTION TO ELEVATION MOTION SUMMARY JUDGMENT	0.2
09/23/20	SBG	FURTHER EMAILS WITH K&E AND WTP TEAMS RE ELEVATION AND STRATEGY	0.2
09/23/20	SBG	REVIEW DRAFT PLATTE RIVER REPLY FOR MOTION SUMMARY JUDGMENT	0.6
09/23/20	SBG	ANALYZE ISSUES RE ELEVATIONS WITH R.RILEY ON CALL	0.6
09/23/20	SBG	EMAILS WITH D.WOMACK AND R.RILEY RE EXHIBITS TO ELEVATION OBJECTION TO REJECTION	0.2
09/23/20	SBG	EMAILS WITH K&E TEAM RE STATUS OF ELEVATION	0.1
09/23/20	SBG	REVIEW DRAFT RESPONSE TO MOTION FOR ABSTENTION - GRAND MESA	0.4
09/23/20	SBG	CALL WITH R.RILEY AND K.YOUNG RE STATUS CONFERENCE AND MATTERS GOING FORWARD	0.3
09/23/20	SBG	EMAILS RE DEADLINE TO FILE REPLY FOR REJECTION COMPARED TO MSJ REPLIES; (.2); REVIEW TRANSCRIPTS FROM STATUS CONFERENCES RE SAME (.2); CONFER WITH R.RILEY AND M.ABRAMS RE SAME (.3)	0.7
09/23/20	SBG	EMAILS RE PLATTE RIVER EXPERT DEPOSITIONS	0.2
09/23/20	SBG	COORDINATE FILING OF REPLY IN SUPPORT OF MOTIONS TO REJECT AND VARIOUS VERSTIONS TO PARTIES SUBJECT THERETO	3.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	ATTERS		
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/23/20	SBG	PREPARE NOTICES OF COMPLETION OF BRIEFING	0.7
09/23/20	SBG	EMAILS WITH COUNSEL FOR ELEVATION RE EMPLOYEES RECEIVING CONFIDENTIAL DOCS (.1); EMAILS RE K&E TEAM AND COMPANY RE SAME (.1)	0.2
09/23/20	SBG	EMAILS RE PROPOSED PLATTE RIVER REDACTIONS TO OBJS AND RELATED PLEADINGS (.3); REVIEW PLEADINGS RE SAME AND WORK WITH R.RILEY ON SAME (.8)	1.1
09/23/20	SBG	WORK WITH R.RILEY AND C.LANO ON UPLOADING EXHIBITS TO PLATTE RIVER OBJECTION INTO WORKSHARE FOR COURT	0.4
09/23/20	SBG	REVIEW ELEVATION RESPONSE TO MSJ	0.8
09/23/20	SBG	EMAILS WITH PR COUNSEL AND &KE RE PLATTE RIVER MEET AND CONFER RE DISCOVERY AND REQUEST TO DEPOSE A&M	0.2
09/23/20	SBG	REVIEW DRAFT REPLY IN SUPPORT OF MOTION SUMMARY JUDGMENT - GRAND MESA	0.4
09/23/20	SBG	EMAIL WITH COUNSEL FOR REP RE STATUS OF PRETRIAL	0.1
09/23/20	SBG	CALL WITH M.ABRAMS RE ELEVATION EXHIBITS	0.3
09/23/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS AND R.RILEY RE STATUS OF ELEVATION	0.8
09/23/20	SBG	EMAILS WITH K&E TEAM RE AGENDA AND MATTERS GOING FORWARD	0.2
09/23/20	SBG	REVIEW ELEVATION PROOFS OF CLAIM	0.2
09/23/20	RR	TELEPHONE CALL WITH WTP TEAM REGARDING ELEVATION MSJ AND RELATED ISSUES	0.8

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/23/20	RR	FURTHER REVIEW AND ANALYZE DOCUMENTS FOR HEARING ON ELEVATION MOTION SUMMARY JUDGMENT	3.4		
09/23/20	RR	COMMUNICATE WITH CHAMBERS REGARDING ACCESS TO SEALED MOTION SUMMARY JUDGMENT BRIEFING	0.1		
09/23/20	RR	REVIEW, COMMENT AND COORDINATE FILING OF REPLY IN SUPPORT OF PLATTE RIVER MOTION SUMMARY JUDGMENT	0.8		
09/23/20	RR	REVIEW, COMMENT AND COORDINATE FILING OF RESPONSE TO GRAND MESA MOTION FOR ABSTENTION	0.6		
09/23/20	RR	REVIEW, COMMENT AND COORDINATE FILING OF RESPONSE TO ELEVATION CROSS MOTION SUMMARY JUDGMENT	0.7		
09/23/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR PLATTE RIVER REGARDING MEET AND CONFER ON DISCOVERY ISSUES	0.2		
09/23/20	RR	REVIEW PLATTE RIVER ANSWER AND COUNTERCLAIMS (.2); COMMUNICATE WITH K&E REGARDING SAME (.2)	0.4		
09/23/20	RR	REVIEW PROPOSED BRIEF REDACTIONS FROM COUNSEL FOR PLATTE RIVER (.7); COMMUNICATE WITH S. GERALD REGARDING PROPOSED REDACTIONS (.8)	1.5		
09/23/20	RR	REVIEW PLATTE RIVER SEALED EXHIBITS TO MOTION SUMMARY JUDGMENT BRIEFING (.2); ADDRESS PLATTE RIVER SEALED EXHIBITS FOR UPLOAD TO CHAMBERS (.4)	0.6		
09/23/20	RR	REVIEW AND ADDRESS COMMUNICATIONS WITH K&E REGARDING DEADLINE TO FILE REPLY TO IN SUPPORT OF MOTION SUMMARY JUDGMENT AGAINST ELEVATION (.5); COMMUNICATE TO S. GERALD AND M. ABRAMS	0.8		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

<u>Tkpr</u>

Date

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

<u> </u>	<u> 11191</u>		110015
		REGARDING SAME (.3)	
09/23/20	RR	REVIEW, COMMENT AND COORDINATE FILING OF REPLY IN SUPPORT OF GRAND MESA MOTION SUMMARY JUDGMENT	0.8
09/23/20	SBG	REVIEW PLATTE RIVER COUNTER CLAIM (.2); EMAILS WITH KE TEAM RE SAME (.2)	0.4
09/23/20	RR	REVIEW AND COORDINATE FILING AND SERVICE OF COMBINED REPLY IN SUPPORT OF MOTIONS/NOTICE OF REJECTION	3.7
09/23/20	CL	CONFER WITH S. GERALD AND R. RILEY RE STATUS OF FILING REPLIES IN SUPPORT OF SUMMARY JUDGMENT (.3); PREPARE AND FILE REPLY IN SUPPORT OF SUMMARY JUDGMENT RE GRAND MESA (.6); PREPARE AND FILE RESPONSE IN OPPOSITION TO ABSENTIA MOTION (.6); PREPARE AND FILE REPLY IN SUPPORT OF PLAINTIFF MOTION FOR SUMMARY JUDGMENT RE PLATTE RIVER (.6); PREPARE AND ORGANIZE FILED GRAND MESA ADVERSARY PLEADINGS AND EMAIL SAME ON COUNSEL (.3); PREPARE AND ORGANIZE FILED PLATTE RIVER ADVERSARY PLEADINGS AND EMAIL SAME ON COUNSEL (.3); PREPARE AND ORGANIZE FILED PLEADINGS FOR BANKRUPTCY COURT (.6); PREPARE AND FILE RESPONSE TO CROSSMOTION RE ELEVATION MIDSTREAM (.6); EMAIL SERVICE OF FILED RESPONSE TO CROSSMOTION TO COUNSEL (.1); PREPARE MOTION TO	6.1

SEAL AND NOTICE OF PROPOSED REDACTED REPLY RE GRAND MESA (.4); PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED DOCUMENTS RE THE GRAND MESA, PLATTE RIVER, AND ELEVATION ADVERSARY PLEADINGS (1.2); TELEPHONE CALL FROM A. LEONARD RE MOTION TO SEAL REJECTION (.1); PREPARATION OF SEALED EXHIBITS TO MOTION

TO REJECT (.4).

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014	Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/23/20	KGH	REVIEW DISCOVERY PRODUCED TO PREPARE FOR M OWENS DEPOSITION	2.7			
09/23/20	KGH	CALL WITH WTP TEAM RE: DEPO AND HEARING PREP	0.7			
09/23/20	KGH	CALL WITH A ROTMAN RE: ELEVATION MOTION	0.5			
09/23/20	KGH	CORRESPONDENCE WITH KIRKLAND RE: POSTPONEMENT OF OWENS DEPO AND ADJOURNMENT OF REJECTION MOTION HEARING	0.6			
09/23/20	MA	TC WITH RR, SG AND KH RE ELEVATION LITIGATION DEVELOPMENTS AND PROCESS.	0.7			
09/23/20	MA	TF S G RE SAME AND CLASS CLAIM ORDER. (.2) TF S GERALD RE SEALING ISSUE. (.2)	0.4			
09/23/20	MA	CALL WITH SG AND RR (IN PART) RE REPLY DEADLINES AND ELEVATION ISSUES. (.4) CALLS WITH C LANO, RR AND SG RE THE ELEVATION REPLY. (.1)	0.5			
09/23/20	MA	EMAILS F SGERALD, KHROBLAK RE WITNESSES. (.1) EMAILS F/RR, J AYCOCK, A ROTMAN AND A WEINHOUSE RE 9/25 AGENDA COMMENTS. (.1) EMAIL F K YOUNG, REV REPLY TO GRAND MESA ABSTENTION MOTION. (.1) EMAILS F A ROTMAN, K YOUNG RE ELEVATION UPDATE. (.1) EMAILS F A ROTMAN, K YOUNG RE ELEVATION. (.1) EMAILS F SGERALD, K YOUNG, A ROTMAN RE PLATTE ANSWER AND COUNTERCLAIMS, EMAILS TO SGERALD AND RRILEY RE SAME. (.1) MULTIPLE EMAILS F SG, K YOUNG THE PLATTE AND GRAND MESA FILINGS. (.2) EMAILS F E CHRIST, K YOUNG J AYCOCK SGERALD, P O'BRIEN, R MCENTIRE RE FILINGS, PROTECTIVE ORDER AND DEPOSITIONS. (.1) MULTIPLE EMAILS F SGERALD, C MILLER, A ROTMAN, J AYCOCK, K YOUNG, E CHRIST, M OWENS RE PLATTE RIVER DEPO AND DOCUMENT ISSUES.	1.4			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

<u>Tkpr</u>

Date

09/24/20 SBG

09/24/20 SBG

09/24/20 SBG

09/24/20 SBG

09/24/20 SBG

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

0.2

0.5

0.5

0.5

0.2

		(.3) EMAILS F SGERALD, K YOUNG, A ROTMAN RE MOOTNESS ISSUE. (.1) EMAILS T SGERALD, RRILEY RE SAME. (.1)	
09/23/20	MA	REVIEW FINANCIAL ANALYSES OF ELEVATION REJECTION. (.1) REV REPLY IN SUPPORT OF SJ RE GRAND MESA. (.2) REV TRANSCRIPTS RE DEADLINES AND MULTIPLE EMAILS F/T SG, RR, CL, KH. (.4)	0.7
09/24/20	SBG	EMAIL RE PLATTE RIVER EXPERT DEPOSITION	0.1
09/24/20	SBG	CALL WITH C.MILLER RE DISCOVERY DISPUTE	0.2
09/24/20	SBG	EMAILS WITH K&E TEAM RE PLATTE RIVER DISCOVERY ISSUE	0.1
09/24/20	SBG	FURTHER EMAILS WITH DEBTORS' PROFESSIONALS RE DISCOVERY PRODUCED TO PLATTE RIVER AND RELATED ISSUES	0.2
09/24/20	SBG	CONFER WITH R.RILEY RE CONTENT OF EMAIL TO COUNSEL RE OMNI REPLY TO REJECTION AND NEED FOR RETRACTION AND REDACTION	0.1
09/24/20	SBG	CALL WITH K.YOUNG, J. AYCOCK AND R.RILEY RE STATUS OF PREP FOR HEARING	0.2

CALL WITH R.RILEY RE REDACTIONS FOR

REPLY IN SUPPORT OF OMNI REPLY AND REDACTIONS FOR OTHER PLEADINGS FILED

R.RILEY RE OMNI REPLY TO REJECTION

EMAILS WITH K.YOUNG RE PROPOSED

ISSUE RAISED BY PLATTE RIVER

COUNTER PARTIES

CALL WITH K&E /WTP TEAM RE DISCOVERY

WALK THROUGH PROPOSED REDACTIONS WITH

FINALIZE 3 REDACTED VERSIONS OF REPLY FOR

REDACTIONS TO PLATTE RIVER DOCS; CONFER

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGAT	TION, ADVERSARY PROCEEDINGS AND CONTESTED M	ATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		WITH R.RILEY RE SAME	
09/24/20	SBG	REVIEW PLATTE RIVER LETTER TO COURT RE DISCOVERY DISPUTE; EMAILS WITH KE TEAM RE SAME	0.2
09/24/20	SBG	EMAILS WITH K.YOUNG RE PROPOSED REDACTIONS TO PLATTE RIVER PLEADINGS (.1); CONFER WITH R.RILEY RE SAME (.2); REVISE ADDITIONAL REDACTIONS (.2); REVIEW EXHIBITS RELATED TO PROPOSED REDACTIONS (.1)	0.6
09/24/20	SBG	CALL WITH C.MILLER RE PLATTE RIVER DISCOVERY DISPUTE	0.1
09/24/20	SBG	CONFER WITH TEAM RE PLATTE RIVER DISCOVERY ISSUES	0.2
09/24/20	SBG	CALL WITH A.ROTMAN AND R.RILEY RE PLATTE RIVER DISCOVERY DISPUTE	0.3
09/24/20	SBG	REVIEW DOCUMENTS SUBJECT TO PLATTE RIVER DISCOVERY DISPUTE	0.2
09/24/20	SBG	CALL WITH C.MILLER, A.ROTMAN AND R.RILEY RE PLATTE RIVER DISCOVERY DISPUTE	0.2
09/24/20	SBG	CALLS WITH R.RILEY, C.LANO AND K.YOUNG RE NEED TO REDACT OMNIBUS REPLY IN SUPPORT OF REJECTION	0.5
09/24/20	SBG	REVIEW REPLY IN SUPPORT OF REJECTION TO CREATE 3 DIFFERENT VERSIONS WITH REDACTIONS DEPENDING ON RECIPIENT	2.2
09/24/20	SBG	CALL WITH M.ABRAMS RE STATUS OF PENDING LITIGATION AND FILINGS	0.4
09/24/20	RR	REVIEW AND ANALYZE BRIEFING ON MOTION SUMMARY JUDGMENT IN ELEVATION AP	2.3
09/24/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING	0.5

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 91 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

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D (00014) I	ITICATION ADVIDUAD	V DDOCEEDINGS AND CONT	ECTED MATTERS
Ke: (UUU14) T	AHIGATION. ADVERSAR	Y PROCEEDINGS AND CONT	ESTED MATTERS

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		PLATTE RIVER DISCOVERY DISPUTE (.1); TELEPHONE CALL WITH A. ROTMAN AND S. GERALD REGARDING PLATTE RIVER DISCOVERY DISPUTE AND TELEPHONE CALL WITH C. MILLER (COUNSEL FOR PLATTE RIVER) REGARDING SAME (.3); FOLLOW UP CALL WITH S. GERALD REGARDING SAME (.1)	
09/24/20	RR	TELEPHONE CONFERENCE WITH A. ROTMAN AND OTHERS REGARDING DISCOVERY DISPUTE WITH PLATTE RIVER	0.8
09/24/20	RR	REVIEW FILED PLATTE RIVER DISCOVERY DISPUTE LETTER	0.3
09/24/20	RR	REVIEW COMMUNICATIONS REGARDING PLATTE RIVER'S AGREEMENT TO PROTECTIVE ORDER	0.1
09/24/20	RR	REVIEW K&E'S COMMENTS TO PLATTE RIVER'S PROPOSED REDACTIONS TO SEALED RESPONSE TO MSJ (.3); COMMUNICATE WITH S. GERALD REGARDING REDACTIONS (.4)	0.7
09/24/20	CL	PREPARE EXHIBITS AND FILE SEALED OMNIBUS MOTION (3.9); CONFER WITH S. GERALD AND R. RILEY RE SAME (1.0); PREPARE AND ORGANIZE SEALED OMNIBUS MOTION AND EXHIBITS FOR BANKRUPTCY COURT (.7); EMAIL BANKRUPTCY COURT RE FILED MOTION (.1); CONFER WITH S. GERALD AND R. RILEY RE SEALED OMNIBUS MOTION AND EXHIBITS (.3); UPDATE WORKSHARE FOLDERS (.7); PREPARE AFFIDAVIT OF SERVICE RE SEALED OMNIBUS MOTION (.4); REVIEW EMAIL AND CONFER WITH S. GERALD RE REDACTED OMNIBUS MOTION (.1); PREPARE AND ORGANIZE REDACTED SEALED OMNIBUS MOTION (0.6)	7.8
09/24/20	KGH	REVIEW INFORMATION ABOUT DISCOVERY DISPUTE AND OPPOSING COUNSEL LETTER TO COURT	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED N	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/24/20	KGH	MULTIPLE EMAILS AND REVIEW OF ATTACHMENTS RE: REJECTION LITIGATION	0.8	
09/24/20	MA	EMAILS F A ROTMAN, SG, MATT OWENS, BILL ARNAULT RE SAME. (.2) MULTIPLE EMAILS F A ROTMAN, REV ATTACHMENTS INCLUDING LONG RANGE BUSINESS PLANS. (.2) EMAILS F CURTIS MILLER TO JUDGE RE PLATTE DISCOVERY DISPUTE. (.2) EMAILS F A ROTMAN, ANGELA LEONARD, SG AND J AYCOCK RE PLATTE DOC PRODUCTION. (.1)	0.7	
09/24/20	MA	TC WITH A ROTMAN, SGERALD, K YOUNG, RR RE PLATTE DISCOVERY ISSUE.	0.5	
09/24/20	MA	REV ELEVATION OMNIBUS REPLY TO REJECTION OPPOSITION.	0.5	
09/24/20	MA	TF SG RE ADVERSARY FILING ISSUES LAST NIGHT AND TODAY RE SEALING. (.4) TF RR RE UPDATE RE STATUS CONFERENCE TOMORROW. (.2) TF SG RE PLATTE RIVER DISCOVERY ISSUE. (.1)	0.7	
09/25/20	SBG	CALL WITH R.RILEY RE FINALIZING LETTER TO COURT AND PREP FOR STATUS CONFERENCE	0.2	
09/25/20	SBG	REVIEW AND COMMENT ON LETTER TO COURT RE PLATTE RIVER DISCOVERY DISPUTE (.7); REVIEW M.ABRAMS COMMENTS AND INCORPORATE (.1); EMAILS WITH A.ROTMAN RE SAME (.1).	0.9	
09/25/20	SBG	CONFER WITH M.ABRAMS RE PREP FOR STATUS CONFERENCE	0.2	
09/25/20	SBG	REVIEW NOTICE SUBMITTING ELEVATION EXHIBIT	0.1	
09/25/20	SBG	REVIEW REP LETTER TO COURT IN ADVANCE OF STATUS CONFERENCE	0.1	
09/25/20	SBG	EMAILS WITH K&E AND WTP TEAM RE PLATTE	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED M	ATTERS
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		RIVER WITHDRAWAL OF DISCOVERY DISPUTE	
09/25/20	SBG	EMAILS WITH R.RILEY AND K.YOUNG RE PROPOSED REDACTIONS RE REPLY BRIEF IN PLATTE RIVER	0.1
09/25/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE PROPOSED REDACTIONS FOR ELEVATION REPLY BRIEF	0.1
09/25/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE COMPLETION OF BRIEFING IN GRAND MESA AND PLATTE RIVER ADVERSARY PROCEEDINGS; CONFER WITH R.RILEY RE SAME	0.1
09/25/20	SBG	EMAIL RE GRAND MESA PROPOSED REDACTIONS	0.1
09/25/20	SBG	EMAILS WITH K&E TEAM RE PREP FOR STATUS CONFERENCE	0.3
09/25/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE OUR PROPOSED REDACTIONS FOR OUR REPLY BRIEF RE MSJ	0.1
09/25/20	SBG	EMAILS WITH R.RILEY RE GRAND MESA PROPOSED REDACTIONS	0.1
09/25/20	SBG	REVIEW WORKSHARE FOR 9/30 HEARING; EMAILS WITH R.RILEY AND C.LANO RE SAME	0.3
09/25/20	SBG	EMAIL FROM J.AYCOCK TO COUNSEL FOR VARIOUS LITIGATION PARTIES RE TESTIMONY AT 9/30 HEARING	0.1
09/25/20	SBG	EMAILS R.RILEY AND K. YOUNG RE BINDERS FOR HEARING	0.2
09/25/20	SBG	EMAIL RE EXPERT DEPOSITION IN GRAND MESA CASE	0.1
09/25/20	SBG	EMAILS WITH WTP AND K&E TEAM RE POST STATUS CONFERENCE AND PREP FOR HEARING	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		ON 9/30	
09/25/20	SBG	EMAIL FROM P.OBRIEN RE RESPONSE TO PROPOSED REDACTIONS TO REPLY	0.1
09/25/20	SBG	EMAIL FROM ELEVATION COUNSEL RE DEPOSITION AND EXHIBITS	0.1
09/25/20	RR	REVIEW AND COMMENT ON DRAFT DISCOVERY DISPUTE LETTER RESPONDING TO LETTER FROM PLATTE RIVER (.2); COORDINATE FILING OF LETTER (.2); COMMUNICATE WITH S. GERALD REGARDING SAME (.3)	0.7
09/25/20	RR	REVIEW LETTER TO COURT FROM REP REGARDING STATUS CONFERENCE	0.1
09/25/20	RR	REVIEW COMMUNICATIONS FROM PLATTE RIVER COUNSEL REGARDING NOT PURSUING DISCOVERY DISPUTE LETTER AND COMMUNICATIONS FRO K&E REGARDING SAME	0.2
09/25/20	RR	REVIEW AND FINALIZE NOTICES OF COMPLETION OF BRIEFING IN GRAND MESA AP AND PLATTE RIVER AP AND COORDINATE FILING OF SAME	0.6
09/25/20	RR	TELEPHONE CALL WITH K. HROBLAK REGARDING PREPARATION FOR 9/30 HEARING ON ELEVATION MATTERS	0.2
09/25/20	RR	COMMUNICATE WITH K&E REGARDING GRAND MESA'S PROPOSED REDACTIONS TO GRAND MESA'S RESPONSE TO MSJ (.3); COMMUNICATE TO GRAND MESA COUNSEL REGARDING SAME (.3)	0.6
09/25/20	RR	PREPARE FOR 9/30 HEARING INCLUDING REVIEW RELIEF FROM STAY BRIEFING AND	2.2

SUMMARY JUDGMENT BRIEFING IN AP GOING

COMMUNICATE WITH C. LANO REGARDING

FORWARD AT 9/30 HEARING AND

HEARING BINDERS

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/25/20	RR	TELEPHONE CALL WITH C. LANO REGARDING 9/30 HEARING BINDERS	0.2		
09/25/20	RR	TELEPHONE CALL WITH S. GERALD AND M. ABRAMS REGARDING FOLLOW UP TO STATUS CONFERENCE AND PREPARATION FOR 9/30 HEARING	0.3		
09/25/20	RR	REVIEW PROPOSED REDACTIONS FOR GRAND MESA SEALED REPLY IN SUPPORT OF SUMMARY JUDGMENT AND COMMUNICATE TO GRAND MESA COUNSEL REGARDING SAME	0.5		
09/25/20	RR	REVIEW PROPOSED REDACTIONS FOR SEALED RESPONSE TO ELEVATION CROSS MOTION FOR SUMMARY JUDGMENT AND COMMUNICATE TO ELEVATION COUNSEL REGARDING SAME	0.5		
09/25/20	RR	REVIEW PROPOSED REDACTIONS FOR PLATTE RIVER SEALED REPLY IN SUPPORT OF SUMMARY JUDGMENT AND COMMUNICATE TO PLATTE RIVER COUNSEL REGARDING SAME	0.5		
09/25/20	CL	CONFER WITH R. RILEY RE PLATTE RIVER ADVERSARY LETTER FOR FILING (.1); PREPARE AND FILE PLATTE RIVER ADVERSARY LETTER (.3); REVIEW FILED DISCOVERY LETTERS AND CONFER WITH S. GERALD RE SAME (.3); PREPARE AND FILE NOTICE OF COMPLETION OF BRIEFING RE PLATTE RIVER AND GRAND MESA (.4); CONFER WITH R. RILEY AND S. GERALD RE SUMMARY JUDGMENT PLEADINGS FOR BANKRUPTCY COURT (.2); PREPARE AND ORGANIZE SUMMARY JUDGMENT PLEADING BINDERS FOR BANKRUPTCY COURT (3.3)	4.6		
09/25/20	MA	TF RR AND SG RE POST STATUS CONFERENCE COORDINATION.	0.2		
09/25/20	MA	REV LETTER FROM TOWN OF WINDSOR RE ANTI - TRUCKING IN PLATTE ZONE. (.1) REV AND COMMENT ON DRAFT LETTER TO COURT	0.6		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		RESPONDING TO C MILLER'S DISCOVERY COMPLAINT RE PLATTE. (.3) REV REP LETTER RE STATUS CONFERENCE, EMAILS F RR. (.1) REV ELEVATION EXHIBIT FILING, EMAILS F THE RR RE SAME. (.1)	
9/25/20	MA	MULTIPLE EMAILS RE DISCOVERY AND PRODUCTION. (.1) EMAILS F SG, REV FURTHER REVISIONS TO REPLY LETTER RE PLATTE AND REVIEW FINAL TRANSCRIPT OF SEPTEMBER 14TH. (.3) EMAILS F RR RE LETTER, EMAIL F A ROTMAN CONVEYING LETTER EDITS. (.1) MULTIPLE EMAILS F C LANO, SG, REV REVISED AGENDA. (.1) EMAILS F SG, A ROTMAN RE HEARING PREP. (.1) EMAILS F P O'BRIEN, RR RE EXTRACTION DEPO. (.1) EMAIL F S SHERMAN, REV XOG COLORADO DIST. CT. COMPLAINT (.2)	1.0
9/25/20	MA	PARTICIPATE IN STATUS CONFERENCE BEFORE JUDGE SONTCHI WITH ALL HANDS RE ADVERSARIES AND MOTIONS RE PLATTE, GRAND MESA AND ELEVATION.	1.0
9/25/20	MA	CALLS S GERALD RE STATUS CONFERENCE PREP.	0.1
/25/20	KGH	ATTEND STATUS CONFERENCE ON REJECTION LITIGATION	1.0
9/25/20	KGH	REVIEW LETTERS TO COURT REGARDING REJECTION ISSUES AND STATUS CONFERENCE	0.3
9/25/20	KGH	REVIEW ADDITIONAL INFORMATION REGARDING REJECTION INCLUDING ELEVATION'S NEW EXHIBIT 21	0.6
9/25/20	DJS	REVIEW NOTES AND FURTHER FRAME OUT POTENTIAL LITIGATION AND CONTRACT REJECTION ISSUES.	0.6
9/26/20	SBG	EMAILS WITH KE AND WTP TEAM RE MANNER IN WHICH HEARING IS TO PROCEED AND GRAND	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
		MESA ASSERTIONS RELATED THERETO			
09/26/20	SBG	CONFER WITH K.HROBLAK RE PREP FOR HEARING	0.2		
09/26/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE POPULATING WORKSHARE FOR PLEADINGS TO BE SENT FOR BINDERS FOR HEARING	0.2		
09/26/20	SBG	REVIEW EXECUTORY NATURE OF ELEVATION AGREEMENTS RE PREP FOR HEARING	0.2		
09/26/20	SBG	CALL WITH ROTMAN, K.YOUNG, K.HROBLAK, M.ABRAMS AND R.RILEY RE ELEVATION STATUS AND PREP	1.1		
09/26/20	RR	FURTHER REVIEW FILING FOR 9/30 HEARING BINDERS (2.0); COMMUNICATE WITH C. LANO REGARDING SAME (.3); COMMUNICATE WITH DELAWARE COUNSEL FOR GRAND MESA REGARDING SAME (.2)	2.5		
09/26/20	RR	TELEPHONE CONFERENCE WITH WTP TEAM AND K&E TEAM REGARDING PREPARATION FOR 9/30 HEARING AND ARGUMENT PREPARATION	1.1		
09/26/20	RR	RESEARCH REGARDING COLORADO LAW CITED IN BRIEFS ON COVENANTS RUNNING WITH THE LAND	5.2		
09/26/20	RR	COMMUNICATE WITH WTP TEAM REGARDING PRESENTATION OF WITNESSES AT 9/30 HEARING	0.5		
09/26/20	CL	CONFER WITH R. RILEY RE 9/30 HEARING DOCUMENTS FOR BANKRUPTCY COURT (.3); PREPARE AND ORGANIZE ADDITIONAL DOCUMENTS FOR 9/30 HEARING (.7). CONFER WITH A. LEONARD RE SUPPLEMENTAL DOCUMENTS RE 9/30 HEARING AND 9/29 DEPOSITIONS (.6); CONFER WITH DLS RE PREPARATION OF 9/30 DOCUMENTS (.1).	1.7		
09/26/20	MA	EMAILS F/T A ROTMAN, S GERALD RE CALL. (.1)	0.8		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
Date	Tkpr	TION, ADVERSART PROCEEDINGS AND CONTESTED	Hours	
		MULTIPLE EMAILS F/T RRILEY, SGERALD, K HROBLAK RE ELEVATION HEARING PREP, ISSUES AND EVIDENTIARY ISSUES, REV FED RULES EV. (.4) EMAILS F A ROTMAN RE DEPOS. (.1) MULTIPLE EMAILS F SGERALD, RRILEY AND KHROBLAK AND A ROTMAN RE DEPOSITION PREP, WITNESS PROCESS. (.2)		
09/26/20	MA	TC WITH RRILEY, KHROBLAK, SGERALD, A ROTMAN, AND K YOUNG RE HEARING PLANNING.	0.7	
09/26/20	KGH	CONDUCT RESEARCH ON TOUCH AND CONCERN FOR ELEVATION DISPUTE	2.8	
09/26/20	KGH	RESEARCH ON PRIVITY OF ESTATE FOR ELEVATION DISPUTE	2.6	
09/26/20	KGH	REVIEW AND OUTLINE GATHERING AGREEMENTS FOR REJECTION LITIGATION	1.4	
09/26/20	KGH	CALL WITH K&E RE: REJECTION MOTION SUMMARY JUDGMENT PREP	1.1	
09/27/20	SBG	REVIEW ELEVATION AGREEMENTS FOR ANALYSIS OF OUTSTANDING OBLIGATIONS BY PARTIES	4.2	
09/27/20	SBG	CALL WITH K.HROBLAK RE PREP FOR HEARING	0.2	
09/27/20	SBG	CALL WITH C.MILLER AND R.RILEY RE EXHIBITS AND ISSUES RE HEARING	0.2	
09/27/20	SBG	CALLS WITH R.RILEY RE PREP FOR HEARING	1.0	
09/27/20	SBG	CALL WITH M.OWENS AND OTHER DEBTOR REPS, A.ROTMAN AND K.HROBLAK RE M.OWENS PREP FOR DEPOSITION	3.2	
09/27/20	SBG	EMAILS RE RULE PROHIBITING COUNSEL FROM CONFERRING WITH DEPONENT (.1); REVIEW RULE RE SAME (.1)	0.2	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/27/20	SBG	PREPARE DRAFT EMAIL TO K&E RE ISSUES RE WITNESSES AT HEARING (.4); EMAILS WITH R.RILEY, M.ABRAMS AND K.HROBLAK RE SAME (.2); CONFER WITH R.RILEY RE SAME (.2); CONFER WITH M.ABRAMS RE SAME (.2)	1.0			
09/27/20	MA	EMAILS F/T S GERALD RE DRAFT RESPONSE TO J AYCOCK ON WITNESS ISSUES. (.1) EMAILS F J AYCOCK AND S GERALD RE WITNESSES. (.1) MULTI EMAILS F P O'BRIEN AND SGERALD RE DEPOSITIONS. (.1) MULTIPLE EMAILS F RRILEY, SGERALD, J AYCOCK RE WITNESS AND EXHIBIT LISTS. (.1) EMAILS F SGERALD, AND REV LIST OF EXECUTORY COVENANTS IN ELEVATION AGREEMENTS. (.2)	0.6			
09/27/20	MA	TF SG RE SAME.	0.1			
09/27/20	KGH	CALL TO PREPARE M OWENS FOR DEPOSITION	3.2			
09/27/20	KGH	PREPARE TOPICS AND REVIEW 12-B6 FOR PREP OF M OWENS DEPOSITION	1.2			
09/27/20	KGH	WORK ON ARGUMENT FOR MOTION SUMMARY JUDGMENT	3.8			
09/27/20	MA	REV PLATTE AND EXTRACTION LISTS.	0.2			
09/28/20	SBG	REVIEW 3 DIFFERENT VERSIONS OF REPLY AND PREPARE PROPOSED REDACTIONS	2.1			
09/28/20	SBG	EMAIL WITH K.HROBLAK RE TIMING OF ELEVATION EXHIBIT LISTS	0.1			
09/28/20	SBG	CALL WITH R.RILEY RE PREP FOR HEARING AND LOGISTICS	0.3			
09/28/20	SBG	EMAILS RE PREP FOR M.OWENS DEPO	0.1			
09/28/20	SBG	EMAILS WITH K&E AND ELEVATION COUNSEL RE ATTENDEES OF DEPOSITION OF OWENS	0.1			
09/28/20	SBG	CONFER WITH R.RILEY RE BINDER PREP	0.2			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/28/20	SBG	CALL WITH DE COUNSEL FOR MIDSTREAMS RE LOGISTICS OF HEARING	0.6	
09/28/20	SBG	FINALIZE MOTION TO SEAL REPLIES IN SUPPORT OF MOTIONS FOR SUMMARY JUDGMENT AND OBJECTION TO CROSS MOTION	2.2	
09/28/20	SBG	CALL WITH K.YOUNG AND R.RILEY RE LOGISTICS RE HEARING	0.4	
09/28/20	SBG	CALLS WITH R.RILEY AND K&E RE REPLY IN SUPPORT OF ELEVATION MOTION SUMMARY JUDGMENT	0.2	
09/28/20	SBG	CALL WITH K.HROBLAK RE PREP FOR HEARING	0.2	
09/28/20	SBG	REVIEW SUPPLEMENTAL PRODUCTION TO ELEVATION	0.1	
09/28/20	RR	TELEPHONE CONFERENCE WITH DELAWARE COUNSEL FOR DEFENDANTS REGARDING EXHIBITS, CONFIDENTIALITY AND OTHER ISSUES FOR 9/30 HEARING (.5); FOLLOW UP INCLUDING CALL WITH K&E REGARDING SAME (.6); COMMUNICATE TO DELAWARE COUNSEL FOR DEFENDANTS IN FOLLOW UP TO SAME (.2)	1.3	
09/28/20	RR	TELEPHONE CONFERENCE WITH K. HROBLAK, A. ROTMAN AND CLIENT REGARDING PREPARATION FOR 9/30 HEARING	2.1	
09/28/20	RR	REVIEW ELEVATION BRIEFING AND ASSISTANCE IN PREPARATION OF ORAL ARGUMENT	3.8	
09/28/20	RR	TELEPHONE CALL WITH H. HROBLAK, MATT OWENS AND OTHERS REGARDING PREPARATION FOR DEPOSITION AND 9/30 HEARING	1.4	
09/28/20	RR	REVIEW REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT AGAINST ELEVATION AND COORDINATE FILING OF SAME	0.5	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>		
09/28/20	RR	PREPARE FOR 9/30 HEARING ON SUMMARY JUDGMENT IN 3 ADVERSARY PROCEEDINGS AND GRAND MESA RELIEF FROM STAY MOTION	4.3		
09/28/20	RR	TELEPHONE CALL WITH J. AYCOCK REGARDING PREPARATION FOR 9/30 HEARING	0.3		
09/28/20	CL	REVIEW ELEVATION MIDSTREAM AMENDED NOTICE OF DEPOSITION; UPDATE CRITICAL DATES (.1); REVIEW DOCKET RE OBJECTIONS TO SETTLEMENT AGREEMENT MOTION, AND EMAIL EXCHANGE WITH A. WEINHOUSE AND K. LIANG RE SAME (.2); PREPARE AND FILE PLAINTIFF'S REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT RE ELEVATION (.6); CONFER WITH R. RILEY RE REPLY (.1); RESEARCH AND PROVIDE A. LEONARD SUPPORT REJECTION PLEADINGS (.2); PREPARE AND FILE CNOS RE MOTION TO APPROVE SETTLEMENT AND MOTION TO REDACT CERTAIN EXHIBITS (1.1); PREPARE AND FILE MOTION TO SEAL REPLY IN SUPPORT AND NOTICE OF PROPOSED REDACTIONS RE PLATTE RIVER (.8); PREPARE AND FILE MOTION TO FILE UNDER SEAL REPLY IN SUPPORT OF SUMMARY JUDGMENT RE GRAND MESA (.4); PREPARE AND FILE MOTION TO SEAL REPLY IN SUPPORT RE ELEVATION (.4); PREPARE AND FILE NOTICE OF FILING OF PROPOSED REDACTIONS RE ELEVATION (.5)	4.4		
09/28/20	KGH	CONTINUE REVIEW OF CASES CITED IN BRIEFING	2.2		
09/28/20	KGH	REVIEW DOCUMENTS PRODUCED TO PREPARE M OWENS FOR DEPOSITION	1.3		
09/28/20	KGH	DRAFT ARGUMENT FOR HEARING	3.3		
09/28/20	MA	EMAILS F RR AND DANIELLE R. GADSON RE PROPOSED FINDINGS AND CONCLUSIONS. (.1) EMAILS F DENNIS MELOR, D GADSON, RR AND A ROTMAN RE HEARING DATE ON GM'S	0.7		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)) LITIGAT	ΓΙΟΝ, ADVERSARY PROCEEDINGS AND CONTESTED	MATTERS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
		ABSTENTION MOTION. (.1) EMAILS T/F C LANO RE ELEVATION REPLY, REV FILED AGENDA AND RE-NOTICE OF OWENS DEPO. (.1) EMAIL F CL, DOWNLOAD REPLIES TO MSJ'S. (.1) MULTI EMAILS RE DISCOVERY. (.1) EMAILS F C LANO, DOWNLOAD TRANSCRIPT OF SEPT 25TH STATUS CONF. (.1) EMAILS T/F K HROBLAK RE HEARING AND DEPO PREP. (.1)		
09/28/20	KGH	CALL WITH K&E RE: ARGUMENT AND REPLY POSITIONS	0.6	
09/28/20	KGH	REVIEW REPLY BRIEFS ON REJECTION (ELEVATION)	1.1	
09/28/20	KGH	CONFERENCE CALL TO CONTINUE DEPOSITION PREPARATION	3.5	
09/28/20	KGH	CONTINUE DEPOSITION PREP OF CORPORATE WITNESS	1.2	
09/29/20	RR	TELEPHONE CALLS (4X) WITH M. ABRAMS REGARDING PREPARATION FOR ORAL ARGUMENT ON ELEVATION MSJ	0.5	
09/29/20	RR	COMMUNICATE WITH M. ABRAMS AND S. GERALD REGARDING PREPARATION FOR 9/30 HEARING	0.2	
09/29/20	RR	COMMUNICATIONS (MULTIPLE) WITH K&E REGARDING HEARING EXHIBITS AND PREPARATION FOR 9/30 HEARING	0.7	
09/29/20	RR	TELEPHONE CALL WITH COUNSEL FOR PLATTE RIVER REGARDING WITHDRAWAL OF CLAWED BACK EXHIBIT (.3); FOLLOW UP CALL WITH J. AYCOCK (.1)	0.4	
09/29/20	RR	FURTHER REVIEW BRIEFING AND PREPARATION FOR ORAL ARGUMENT ON ELEVATION STAY RELIEF MOTION	6.7	
09/29/20	RR	TELEPHONE CONFERENCE WITH K. HROBLAK	4.4	

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 103 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

D (00014)	I ITTICAL	TYON A DUEDGA DIV DD OCEEDINGG AND CONTEGRED) (A TOTAL C	
, , ,		TION, ADVERSARY PROCEEDINGS AND CONTESTED		
<u>Date</u>	<u>Tkpr</u>	REGARDING ORAL ARGUMENT PREPARATION FOR ELEVATION MSJ	<u>Hours</u>	
09/29/20	RR	ADDRESS EXHIBIT BINDERS FOR 9/30 HEARING (.8); COMMUNICATE WITH DELAWARE COUNSEL FOR DEFENDANTS REGARDING EXCHANGE OF EXHIBITS (.3); COMMUNICATE WITH K&E AND C. LANO REGARDING HEARING EXHIBIT BINDERS (.2)	1.3	
09/29/20	CL	REVIEW ORDER APPROVING SETTLEMENT AGREEMENT WITH PDC ENERGY AND ORDER REDACTING CERTAIN PORTIONS OF THE SETTLEMENT AGREEMENT.	0.1	
09/29/20	SBG	EMAILS WITH COUNSEL FOR VARIOUS MIDSTREAMS RE LOGISTICS	0.4	
09/29/20	SBG	PREPARE FOR HEARING	0.8	
09/29/20	SBG	ATTEND ELEVATION'S DEPOSITION OF M.OWENS	8.0	
09/29/20	SBG	CALL WITH K.HROBLAK, R.RILEY AND K.YOUNG RE PREP FOR HEARING	1.3	
09/29/20	SBG	CALL WITH R.RILEY AND M.ABRAMS RE PREP FOR DEPO/HEARING	0.3	
09/29/20	SBG	CALL WITH R.RILEY RE PREP FOR HEARING	0.4	
09/29/20	SBG	CONFER WITH K.HROBLAK RE PREP FOR DEPOSITION OF M. OWENS	0.1	
09/29/20	SBG	WORK ON REDACTED VERSIONS OF REPLY IN SUPPORT OF REJECTION	1.1	
09/29/20	SBG	REVIEW MATERIAL IN PREPARATION OF HEARING	0.3	
09/29/20	MA	TC WITH RR AND SG RE ELEVATION HEARING PREP.	0.4	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/29/20	MA	EMAILS F KHROBLAK, SGERALD, RE DOCUMENTS PRODUCTION. (.1) EMAILS F SGERALD, KHROBLAK AND P O'BRIEN RE DEPOSITION. (.1) EMAIL TO K H, RRILEY AND SGERALD RE COMMENTS ON SAME. (.2) EMAILS F RRILEY, EMAILS F A ROTMAN RE SCHEDULING. (.2) EMAILS F J AYCOCK, A ROTMAN, SGERALD RE ROGS VERIFICATION. (.2)	0.8			
09/29/20	MA	REV PLATTE SEALING DOCUMENTS. (.2) REV ELEVATION AND EXTRACTION SJ REPLIES. (.2) REV EMAILS F K YOUNG, A ROTMAN, RR RE ABSTENTION AND WITNESS PREP AND ORDER OR TESTIMONY. (.4) EMAILS F J AYCOCK, A ROTMAN, SG RE ROGS VERIFICATION. (.3) REV MULTIPLE FILINGS BY PLATTE RIVER. (.2)	1.3			
09/29/20	MA	TF CALLS RR RE HEARING PREP.	0.4			
09/29/20	MA	WORK WITH RR ON ELEVATION ARGUMENTS, CALL AND EMAILS WITH RR RE SAME.	1.3			
09/29/20	KGH	ATTEND AND DEFEND DEPOSITION OF M OWENS BY ELEVATION	8.2			
09/29/20	KGH	CONTINUED HEARING PREPARATION AND REVIEW OF PLEADINGS	2.9			
09/29/20	KGH	DRAFT PORTIONS OF ARGUMENT FOR ELEVATION MSJ ARGUMENT	3.0			
09/29/20	KGH	PREPARE SLIDES FOR ELEVATION REJECTION MSJ ARGUMENT WITH MULTIPLE CALLS TO K&E	3.1			
09/30/20	RR	REVIEW CONTRACT REJECTION CASE LAW (1.2); TELEPHONE CALLS WITH S. GERALD REGARDING ASSISTANCE IN PREPARTION FOR CONTRACT REJECTION ARGUMENT AGAINST ELEVATION (.9)	2.1			
09/30/20	RR	COMMUNICATE TO K&E TEAM REGARDING HEARING ON GRAND MESA MOTION FOR ABSTENTION	0.1			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014)	MATTERS			
Date	<u>Tkpr</u>		<u>Hours</u>	
09/30/20	RR	REVIEW REVISED DEMONSTRATIVE EXHIBITS FOR HEARING ON GRAND MESA RELIEF FROM STAY MOTION AND COMMUNICATE WITH J. AYCOCK REGARDING SAME	0.1	
09/30/20	RR	TELEPHONE CALL WITH J. AYCOCK (K&E) REGARDING WITNESS BINDERS, EXCHANGE OF EXHIBITS AND 10/1 HEARING	0.2	
09/30/20	RR	COMMUNICATE WITH PLATTE RIVER COUNSEL REGARDING WITNESS EXHIBIT BINDERS	0.1	
09/30/20	RR	REVIEW COMMUNICATIONS REGARDING AMENDED EXHIBIT LIST (.2); COMMUNICATE WITH C. LANO REGARDING SUPPLEMENTAL EXHIBIT BINDER TO COURT (.3)	0.5	
09/30/20	RR	ATTEND 9/30 HEARING ON ORAL ARGUMENT ON MOTIONS FOR SUMMARY JUDGMENT	6.7	
09/30/20	RR	TELEPHONE CALL WITH J. AYCOCK (K&E) REGARDING ELEVATION EXHIBITS FOR HEARING	0.2	
09/30/20	RR	COMMUNICATE TO COUNSEL FOR ELEVATION REGARDING EXHIBITS FOR HEARING	0.1	
09/30/20	RR	TELEPHONE CALLS (2X) WITH A. LEONARD (K&E) REGARDING WITNESS EXHIBIT BINDERS FOR HEARING	0.2	
09/30/20	RR	PREPARE FOR 9/30 HEARING ON ORAL ARGUMENT ON SUMMARY JUDGMENT	2.3	
09/30/20	SBG	PREP FOR HEARING ON ELEVATION REJECTION AND BEGIN FRAMING OUT LEGAL ISSUES	1.5	
09/30/20	SBG	WORK ON PREP FOR REJECTION HEARING INCLUDING REVIEWING CASES RE BUSINESS JUDGMENT AND WORKING ON OPENING STATEMENT	4.2	
09/30/20	MA	WORK ON REBUTTAL DURING HEARING	0.8	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS						
<u>Date</u>	<u>Tkpr</u>				<u>Hours</u>	
		DOWNTIME.				
09/30/20	MA	REV ELEVATION AND EXTER PRESENTATIONS. (.3) REVIES LIDES RE STAY ISSUE HEAR REVISED WITNESS AND EXT. (.3)	EW REV	/ISED K&E (.3) REVIEW	0.9	
09/30/20	MA	HEARING ISSUES. (.1) EMAIL CHAMBERS REQUESTS AND ISSUES. (.1) MULTIPLE EMA EXHIBITS. (.1) MULTIPLE ED DEPOSITION TRANSCRIPTS	MULTIPLE EMAILS RE DISCOVERY AND HEARING ISSUES. (.1) EMAILS F RR RE CHAMBERS REQUESTS AND TRIAL PROCEDURE SSUES. (.1) MULTIPLE EMAILS RE HEARING EXHIBITS. (.1) MULTIPLE EMAILS RE DEPOSITION TRANSCRIPTS AND REV LETTER FROM CITY OF GREELEY RE TRAFFIC AND PIPELINE USES. (.1)			
09/30/20	MA	TF RR, SG RE HEARING PRE HEARING SUMMARY. (.2)	P. (.2)	ΓF S G RE	0.4	
09/30/20	KGH	PREPARE FOR HEARING AN ARGUMENT ON ELEVATION			2.8	
09/30/20	KGH		PLAN FOR REJECTION EVIDENTIARY HEARING ON MOTION SUMMARY JUDGMENT			
09/30/20	KGH	ATTEND AND ARGUE MSJ FOR DEBTORS AGAINST ELEVATION			6.8	
09/30/20	KGH	DEBRIEFING AND PLANNING FOR REJECTION HEARING ON MIDSTREAM CONTRACTS			0.8	
		TOTAL H	HOURS		497.4	
TIMEKEE	PER TIME	SUMMARY:				
Timekeeper	<u>r</u>	<u>Ho</u>	<u>ours</u>	Rate	<u>Value</u>	
DENNIS J.	SHAFFEI	R 1	16.6	\$595	9,877.00	
KEVIN G.	HROBLA	K 9	96.7	\$700	67,690.00	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS							
Timekeeper	<u>Hours</u>	Rate	<u>Value</u>				
STEPHEN B. GERALD	142.6	\$570	81,282.00				
RICHARD W. RILEY	139.7	\$675	94,297.50				
MARC ABRAMS	49.8	\$995	49,551.00				
CHRISTOPHER LANO	52.0	\$335	17,420.00				
	CURRENT FEE	ES		\$	320,117.50		
	TOTAL THIS N	//ATTER		<u> </u>	320,117.50		

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00015) CREDITOR INQUIRIES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	MA	VM AND EMAIL FROM CREDITORS RE BAR DATE, EMAILS T/F S MARTINEZ RE SAME.	0.1
09/01/20	SBG	EMAILS RE RAISA ENERGY CLAIMS	0.1
09/01/20	CL	TELEPHONE CALL FROM J. ORTIZ AND B. ELLERICK RE STATUS OF CASE AND PROOF OF CLAIM.	0.3
09/02/20	RR	REVIEW COMMUNICATION REGARDING INQUIRY FROM MR. ORTIZ (SHAREHOLDER) REGARDING PROOF OF CLAIM	0.1
09/02/20	CL	TELEPHONE CALLS FROM CREDITORS RE STATUS OF BANKRUPTCY AND CLAIMS PROCESS.	1.0
09/02/20	SBG	ADDRESS CREDITOR INQUIRY RE POC	0.1
09/03/20	CL	TELEPHONE CALL FROM CREDITOR WW FIBERGLASS RE CHANGE OF ADDRESS (.3); EMAIL S. MARTINEZ OF KCC RE SAME (.1).	0.4
09/08/20	CL	TELEPHONE CALLS TO VARIOUS CREDITORS RE STATUS OF CASE.	0.4
09/09/20	CL	TELEPHONE CALL FROM CREDITOR RE STATUS OF CASE AND BAR DATE NOTICE.	0.3
09/10/20	SBG	EMAIL FROM COUNSEL FOR TOWN OF EATON RE CLAIMS ISSUES	0.1
09/10/20	SBG	EMAILS RE RAISA ENERGY CLAIMS	0.1
09/10/20	SBG	EMAIL FROM COUNSEL FOR GREELEY	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00015)) CREDIT	OR INQUIRIES					
<u>Date</u>	<u>Tkpr</u>				<u>Hours</u>		
		IRRIGATION RE CLA	IMS ISSUES				
09/10/20	CL	TELEPHONE CALL FOR CASE.	ROM CREDIT	OR RE STATUS	0.1		
09/10/20	CL	TELEPHONE CALL FOR CASE.	TELEPHONE CALL FROM CREDITOR RE STATUS OF CASE.				
09/11/20	MA	~	CREDITOR INQUIRY F R SCOTT, EMAILS T/F S MARTINEZ RE SAME.				
09/11/20	CL		TELEPHONE CALL FROM R. ANDERSON RE TATUS OF CASE (.1); EMAIL KCC RE SAME (.1).				
09/11/20	SBG	EMAILS FROM COUNSEL FOR LAND OWNER RE THREATENED RULE 2004 EXAMINATION (.1); EMAIL WITH WTP TEAM RE SAME (.1)					
09/11/20	CL	TELEPHONE CALL FOR CASE.	TELEPHONE CALL FROM CREDITOR RE STATUS OF CASE.				
09/11/20	CL	EMAIL EXCHANGE V			0.1		
09/15/20	SBG	EMAIL FROM CLAIM KING RE CLAIMS	IANTS PAULA	A AND HUGH	0.1		
09/16/20	CL	REVIEW CREDITOR I ADDRESS (.1); EMAII CHANGE OF ADDRES	LEXCHANGE		0.2		
09/22/20	CL	TELEPHONE CALL FI STATUS OF CASE.	ROM J. SWAN	ISON RE	0.3		
		Т	OTAL HOURS	S	4.7		
TIMEKEEI	PER TIME	SUMMARY:					
Timekeeper	<u>r</u>		<u>Hours</u>	Rate	<u>Value</u>		
STEPHEN	B. GERAI	.D	0.8	\$570	456.00		
RICHARD	W. RILEY	7	0.1	\$675	67.50		

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Re: (00015) CREDITOR INQUIRIES			Invoice Number Invoice Date Client Number	64248330 11/10/20 099845
<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>	
MARC ABRAMS	0.2	\$995	199.00	
CHRISTOPHER LANO	3.6	\$335	1,206.00	
	CURRENT FEE	ES	\$	1,928.50
	TOTAL THIS N	MATTER	\$	1,928.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

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MICHIGAN
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VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	SBG	REVIEW AND REVISE NOTICE OF DS, BACKSTOP (.2); EMIAL TO R.RILE RE SAME (.1)	0.3
09/01/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING NOTICE OF HEARING ON DISCLOSURE STATEMENT, SOLICIATION MOTION AND BACKSTOP MOTION	0.1
09/01/20	RR	DRAFT NOTICE OF HEARING ON DISCLOSURE STATEMENT, SOLICITATION MOTION AND BACKSTOP MOTION	0.8
09/02/20	MA	REV RE NOTICE OF DS HEARING.	0.1
09/02/20	CL	PREPARE AND FILE OF NOTICE OF HEARING RE DISCLOSURE STATEMENT.	0.4
09/02/20	SBG	EMAILS WITH A.WEINHOUSE RE DS NOTICE AND DEADLINES	0.1
09/08/20	MA	EMAILS F K LIANG RE DRAFT EXCLUSIVITY AND LEASE EXTENSION MOTIONS, DOWNLOAD MOTIONS (.2); EMAILS F/T S GERALD AND REVIEW REVISIONS TO 365(D)(4) DRAFT MOTION. (.1)	0.3
09/08/20	SBG	REVIEW AND COMMENT ON MOTION TO EXTEND EXCLUSIVITY PERIODS	0.8
09/08/20	MA	REV MOTION TO EXTEND EXCLUSIVE PERIODS, EMAILS F/T S G RE SAME.	0.1
09/08/20	RR	REVIEW AND COMMENT ON MOTION TO EXTEND PLAN EXCLUSIVITY PERIOD	0.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00017)	Re: (00017) PLAN AND DISCLOSURE STATEMENT					
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/10/20	SBG	COORDINATE FILING OF MOTION TO EXTEND EXCLUSIVITY	0.2			
09/10/20	MA	EMAIL F K LIANG RE EXCLUSIVITY EXTENSION PAPERS AND 365 EXTENSION MOTION, REVIEW FILING VERSIONS.	0.1			
09/10/20	CL	PREPARE AND FILE MOTION TO EXTEND EXCLUSIVITY.	0.6			
09/10/20	MA	EMAIL F K LIANG RE EXCLUSIVITY EXTENSION PAPERS AND 365 EXTENSION MOTION, REVIEW FILING VERSIONS.	0.1			
09/16/20	SBG	EMAILS ADDRESSING UST COMMENTS TO PLAN	0.2			
09/17/20	RR	REVIEW AND ANALYZE LATEST DRAFTS OF PLAN AND DISCLOSURE STATEMENT	2.9			
09/17/20	SBG	REVIEW AND COMMENT ON DISCLOSURE STATEMENT	3.2			
09/17/20	SBG	EMAILS RE STATUS OF PLAN/DISCLOSURE STATEMENT	0.1			
09/17/20	KGH	REVIEW PLAN AND DISCLOSURE STATEMENT WITH RELEVANCE TO RELEASES	1.1			
09/17/20	CL	REVIEW AMENDED PLAN AND DS (.1); PREPARE NOTICE OF FILING OF AMENDED PLAN AND DS (.5); EMAIL S. GERALD AND R.RILEY RE AMENDED NOTICE (.1).	0.7			
09/17/20	MA	CALLS WITH K HROBLAK RE PLAN RELEASES AND SCOPE, REV PLAN.	0.3			
09/17/20	MA	EMAILS F/T R. RILEY RE PLAN UPDATE, EMAILS F A WEINHOUSE RE PLAN DEVELOPMENTS. (.1) EMAIL F E SWAGGER RE AMENDED PLAN AND DISCLOSURE STATEMENT, AND DOWNLOAD. (.1)	0.2			
09/18/20	SBG	CALL WITH A.WEINHOUSE, N.ADZIMA, K.HROBLAK, M.ABRAMS, AND R.RILEY RE PLAN	0.5			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00017)	PLAN A	ND DISCLOSURE STATEMENT	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		ISSUES/ STATUS OF MERGER	
09/18/20	MA	TC WITH SG, RR, K H, N ADZIMA, AND A WEINHOUSE (IN PART) RE PLAN PROCESS AND PLAN TERMS.	0.5
09/18/20	MA	REV AMENDED PLAN AND DS.	0.3
09/18/20	RR	PREPARE FOR CALL WITH K&E ON REVISED PLAN AND DISCLOSURE STATEMENT (.5); TELEPHONE CONFERENCE WITH K&E TEAM REGARDING STATUS OF REVISED PLAN AND DISCLOSURE STATEMENT (.5)	1.0
09/18/20	SBG	REVIEW PLAN/DISCLOSURE STATEMENT	2.1
09/18/20	KGH	CALL ON PLAN AND DS EDITS	0.5
09/20/20	SBG	REVIEW AND COMMENT ON DS AND PLAN	0.4
09/21/20	RR	FURTHER REVIEW, ANALYZE AND COMMENT ON DRAFT REVISED PLAN AND DISCLOSURE STATEMENT	1.7
09/21/20	KGH	REVIEW, EVALUATE AND RESPOND TO INQUIRIES RE: VARIOUS PLAN PROVISIONS AND IMPACT ON POTENTIAL CLAIMS	0.8
09/21/20	MA	EMAILS F/T S GERALD RE PLAN REVISIONS. (.1) EMAILS F S GERALD, N ADZIMA RE REVISIONS TO DISCLOSURE STATEMENT AND PLAN. (.1)	0.2
09/21/20	MA	WORK ON AMENDED DS COMMENTS, EMAILS F/T R. RILEY AND K. HROBLAK	0.4
09/21/20	SBG	REVIEW AND COMMENT ON PLAN AND DISCLOSURE STATEMENT	0.5
09/23/20	KGH	REVIEW OBJECTION OF UST TO RELEASES IN PLAN	0.6
09/23/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING STATUS OF DISCLSOURE	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00017) PLAN AND DISCLOSURE STATEMENT	
RE. (UUUI /) FLAN AND DISCLOSURE STATEMENT	

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		STATEMENT	
09/23/20	RR	COMMUNICATE WITH CREDITOR'S COUNSEL REGARDING DISCLOSURE STATEMENT ISSUES	0.8
09/23/20	RR	REVIEW UST OBJECTION TO DISCLOSURE STATEMENT	0.7
09/23/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE STATUS OF DISCLOSURE STATEMENT HEARING (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
09/23/20	MA	EMAILS FROM R. RILEY, A WEINHOUSE RE DS HEARING.	0.1
09/23/20	SBG	REVIEW UST OBJECTION TO DISCLOSURE STATEMENT	0.6
09/24/20	MA	EMAILS F RR AND A WEINHOUSE RE DS HEARING ADJOURNMENT.	0.1
09/24/20	RR	REVIEW AND ADDRESS STATUS OF DISCLOSURE STATEMENT AND UP COMING HEARING (.2); DRAFT NOTICE OF FURTHER ADJOURNMENT OF DS HEARING (.4)	0.6
09/24/20	SBG	REVIEW KINETIC ENERGY OBJECTION TO PLAN	0.2
09/24/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE STATUS OF DISCLOSURE STATEMENT HEARING (.1); REVIEW DRAFT NOTICE CONTINUING HEARING (.1)	0.2
09/25/20	MA	EMAIL F ALAN TENENBAUM OF DOJ RE PLAN AND ENVIRONMENTAL LAWS CARVE OUT.	0.1
09/25/20	MA	REVIEW RMM DISCLOSURE STATEMENT OBJECTION. (.1) REVIEW KINETIC ENERGY DISCLOSURE STATEMENT OBJECTION. (.1) REVIEW UST DISCLOSURE STATEMENT OBJECTION. (.1)	0.3
09/25/20	RR	COMMUNICATE TO A. WEINHOUSE REGARDING	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

28.9

Re: (00017)) PLAN A	ND DISCLOSURE STATEMENT	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		STATUS OF DISCLOSURE STATEMENT HEARING (.1); REVIEW COMMUNICATION FROM A. WEINHOUSE REGARDING DISCLOSURE STATEMENT HEARING (.1)	
09/25/20	SBG	REVIEW GRAND MESA OBJECTION TO DISCLOSURE STATEMENT	0.3
09/25/20	SBG	EMAIL FROM EPA RE POTENTIAL OBJECTION TO PLAN	0.1
09/25/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE STATUS OF DISCLOSURE STATEMENT HEARING	0.1
09/25/20	SBG	REVIEW RMM OBJECTION TO DISCLOSURE STATEMENT	0.2
09/25/20	SBG	EMAIL WITH C.LANO AND A.WEINHOUSE RE CNO FOR EXCLUSIVITY	0.1
09/25/20	SBG	REVIEW GRAND MESA OBJECTION TO BACKSTOP MOTION	0.2
09/28/20	SBG	EMAILS RE STATUS OF DISCLOSURE STATEMENT HEARING; CONFER WITH R.RILEY RE SAME	0.1
09/29/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE STATUS OF 10/2 HEARING	0.1
09/29/20	RR	COMMUNICATE (3X) TO A. WEINHOUSE REGARDING STATUS OF DISCLOSURE STATEMENT AND 10/2 HEARING (.2); TELEPHONE CALL WITH A. WEINHOUSE REGARDING STATUS OF DISCLOSURE STATEMENT HEARING (.2); DRAFT COMMUNICATION TO CHAMBERS REGARDING SAME (.2)	0.6
09/30/20	MA	EMAIL STRING F A WEINHOUSE AND RR RE DS HEARING ISSUES.	0.1

TOTAL HOURS

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 116 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SHITE 5300

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

18,926.50

SUITE 5300 DENVER, CO 80202				
Re: (00017) PLAN AND DISCLOSU	JRE STATEMENT			
TIMEKEEPER TIME SUMMARY:				
<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>	
KEVIN G. HROBLAK	3.0	\$700	2,100.00	
STEPHEN B. GERALD	10.8	\$570	6,156.00	
RICHARD W. RILEY	10.1	\$675	6,817.50	
MARC ABRAMS	3.3	\$995	3,283.50	
CHRISTOPHER LANO	1.7	\$335	569.50	
	CURRENT FE	ES		\$ 18,926.50

TOTAL THIS MATTER

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	SBG	REVIEW NOTICE WITHDRAWING PLATTE RIVER LIFT STAY	0.1
09/02/20	DJS	ADDITIONAL RESEARCH ON 362(B)(1) ISSUES CONCERNING CIVIL ACTION	1.7
09/03/20	MA	REV DOCKET, REV ORDER DENYING REGAL MOTION, REV ORDER DENYING C&M MOTION RE CLASS CLAIM.	0.1
09/05/20	DJS	ADDITIONAL RESEARCH RE 362(B)(1)	1.2
09/06/20	DJS	REVIEW AND ORGANIZE RESEARCH ON 362(B)(1) ISSUES	1.7
09/06/20	DJS	FURTHER RESEARCH RE 362(B)(1) FOR POTENTIAL STAY VIOLATION ISSUE	1.6
09/07/20	DJS	DRAFT SUMMARY OF 362(B)(1) RESEARCH FINDINGS.	1.6
09/09/20	DJS	EMAILS WITH ABRAMS (3X) (.2); PREPARE EMAIL TO K&E RE ADDITIONAL CASELAW FROM 362(B)(1) SEARCH (.4); CONFER WITH ABRAMS RE SAME AND SEND EMAIL (.1)	0.7
09/17/20	RR	REVIEW GRAND MESA'S REPLY IN SUPPORT OF RELIEF FROM STAY MOTION	0.2
09/30/20	RR	COMMUNICATE WITH GRAND MESA COUNSEL REGARDING 10/1 HEARING ON RELIEF FROM STAY MOTION	0.1
		TOTAL HOURS	9.0

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

TIMEKEEPER TIME SUMMARY:

<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>
DENNIS J. SHAFFER	8.5	\$595	5,057.50
STEPHEN B. GERALD	0.1	\$570	57.00
RICHARD W. RILEY	0.3	\$675	202.50
MARC ABRAMS	0.1	\$995	99.50

CURRENT FEES \$ 5,416.50

TOTAL THIS MATTER \$ 5,416.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214

DELAWARE* DISTRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. **370 17TH STREET SUITE 5300** DENVER, CO 80202

Tkpr

Date

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

Re: (00020) SCHEDULES/SOFA/UST REPORTS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

09/21/20 SBG	EMAILS WITH KE TEAM RE REPI OF MOTION TO SEAL SOFA	Y IN SUPPORT	0.2		
09/23/20 SBG	EMAILS WITH K.LIANG RE TIMIN REPLY IN SUPPORT OF MOTION	0.1			
09/24/20 RR	REVIEW AND COMMENT ON REPLY IN SUPPORT OF MOTION TO SEAL SCHEDULES AND STATEMENTS RELATED TO POLITICAL CONTRIBUTIONS				
09/24/20 SBG	REVIEW AND COMMENT ON REPLY IN SUPPORT OF MOTION TO SEAL SOFA (.3); REVIEW M.ABRAMS COMMENTS AND INCORPORATE INTO REDLINE FOR KE (.2); EMAIL RE SAME (.1)				
	TOTAL HOUR	S	1.4		
TIMEKEEPER TIME	E SUMMARY:				
<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>		
STEPHEN B. GERA	LD 0.9	\$570	513.00		
RICHARD W. RILE	Y 0.5	\$675	337.50		
	CURRENT FEI	ES		\$	850.50
	TOTAL THIS N	MATTER		\$	850.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
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VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00025) UST ISSUES/COMMUNICATIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/17/20	SBG	EMAILS WITH A.WEINHOUSE AND UST RE STATUS OF MOTION TO SEAL SOFA	0.1
09/17/20	MA	REV PACERS. REV UST OBJECTION TO SEALING RE POLITICAL CONTRIBUTIONS.	0.2
09/18/20	SBG	REVIEW UST OBJECTION TO MOTION TO SEAL SOFA (.1); EMAILS WITH K.LIANG AND WTP TEAM RE SAME (.1)	0.2
09/18/20	MA	EMAILS F K LIANG RE UST OPPOSITION TO SEALING POLITICAL CONTRIBUTIONS (.4); EMAILS F/T R. RILEY, S. GERALD RE SAME (.3)	0.7
09/21/20	RR	REVIEW COMMUNICATIONS REGARDING UST OBJECTION TO MOTION TO SEAL SCHEDULES AND STATEMENTS REGARDING POLITICAL CONTRIBUTIONS	0.2
09/24/20	MA	REV DRAFT REPLY TO UST OBJECTION TO SEALING, ADD EDITS AND COMMENTS AND FORWARD TO RR AND SG.	0.4
09/24/20	MA	EMAILS F SG, REV REVISED UST REPLY AS SENT TO K&E.	0.1
09/29/20	CL	PREPARE, FILE, AND SERVE DEBTORS' REPLY TO US TRUSTEE'S OBJECTION TO SEAL CERTAIN PORTIONS OF THE DEBTORS' SOFAS AND SCHEDULES.	0.6
09/30/20	SBG	EMAIL WITH UST RE EXTENDING UST OBJECTION DEADLINE ON RIVERON EMPLOYMENT APPLICDATION	0.1

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Whiteford, Taylor & Preston LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00025) UST ISSUES/COMMUNICATIONS								
<u>Date</u> <u>Tkpr</u>			<u>Hours</u>					
	TOTAL HOUR	S	2.6					
TIMEKEEPER TIME SUMMARY:								
Timekeeper	<u>Hours</u>	Rate	Value					
STEPHEN B. GERALD	0.4	\$570	228.00					
RICHARD W. RILEY	0.2	\$675	135.00					
MARC ABRAMS	1.4	\$995	1,393.00					
CHRISTOPHER LANO	0.6	\$335	201.00					
	CURRENT FEE	ES		\$	1,957.00			
	TOTAL THIS N	MATTER		\$	1,957.00			

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
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PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/01/20	CL	REVIEW DOCKET AND UPDATE 9/3/20 AGENDA (.4); CONFER WITH R. RILEY RE STATUS OF FILING (.3); CONFER WITH A. WEINHOUSE RE 9/3/20 TELEPHONIC APPEARANCES (.1); PREPARE AND FILE 9/3/20 AGENDA (.3).	1.1
09/01/20	RR	PREPARE FOR 9/1 STATUS CONFERENCE AND CONFER WITH S. GERALD REGARDING SAME	0.6
09/01/20	RR	REVIEW COC AND PROPOSED ORDER SCHEDULING 10/2 OMNIBUS HEARING AND COMMUNICATE TO C. LANO REGARDING SAME	0.1
09/01/20	RR	ATTEND TELEPHONIC STATUS CONFERENCE	1.0
09/01/20	RR	COMMUNICATE WITH C. LANO REGARDING DRAFT AGENDA FOR 9/3 HEARING	0.1
09/01/20	SBG	ATTEND STATUS CONFERENCE	0.9
09/01/20	SBG	CONFER WITH R.RILEY RE UPCOMING STATUS CONFERENCE	0.2
09/01/20	SBG	REVIEW AGENDA FOR 9/3 HEARING (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
09/01/20	MA	TF S GERALD RE FOLLOW UP AFTER HEARING	0.1
09/01/20	MA	PARTICIPATE IN STATUS CONFERENCE BEFORE JUDGE SONTCHI RE PROCEDURAL AND SCHEDULING MATTERS INVOLVING ADVERSARIES AND MOTIONS INVOLVING MIDSTREAM PARTIES AND DISCLOSURE STATEMENT AND PLAN SCHEDULING.	1.0

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS						
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>			
09/01/20	SBG	WORK WITH C.LANO AND R.RILEY ON UPDATED AGENDA FOR 9/3 HEARING	0.2			
09/01/20	RR	REVIEW STATUS OF MATTERS FOR 9/3 HEARING AND REVIEW AND REVISE DRAFT AGENDA FOR 9/3 HEARING (1.0); CONFER WITH S. GERALD REGARDING SAME (.1); COMMUNICATE WITH K&E REGARDING SAME (.1); FURTHER REVISE AGENDA BASED ON 9/1 STATUS CONFERENCE AND COMMUNICATE WITH C. LANO AND S. GERALD REGARDING SAME (.4); TELEPHONE CALL WITH A. WEINHOUSE REGARDING SAME (.1)	1.7			
09/01/20	CL	REVIEW ORDER APPROVING 10/2 HEARING (.1); PREPARE 10/2/ AGENDA (.5); PREPARE 9/30 AGENDA (.6)	1.2			
09/02/20	SBG	PREPARE NOTICE OF 9/30 HEARING	0.5			
09/02/20	SBG	PREPARE NOTICE CANCELLING 9/24 HEARING	0.3			
09/02/20	SBG	REVIEW HEARING TRANSCRIPT FROM STATUS CONFERENCE	0.5			
09/02/20	RR	REVIEW NOTICES OF 9/30 HEARING, NOTICE OF 9/25 STATUS CONFERENCE AND NOTICE OF CANCELLATION OF 9/24 HEARING (.3); COMMUNICATE WITH S. GERALD REGARDING SAME (.2)	0.5			
09/02/20	CL	COORDINATE WITH COURTCALL RE K. YOUNG AND J. AYCOCK'S 9/3/20 TELEPHONIC APPEARANCES (.2); REVIEW CONFIRMATIONS AND FORWARD SAME (.1); EMAIL R. RILEY RE 9/3/20 CONFIRMATION (.1).	0.4			
09/02/20	SBG	CONFER WITH R.RILEY RE NOTICES TO BE FILED RE UPCOMING HEARINGS	0.2			
09/02/20	SBG	PREPARE NOTICE OF 9/25 STATUS CONFERENCE	0.4			
09/03/20	RR	COMMUNICATE WITH S. GERALD REGARDING	0.3			

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026)	COURT	APPEARANCES, COMMUNICATIONS, HEARINGS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
		OMNIBUS HEARING AND UPCOMING FILINGS	
09/03/20	RR	PREPARE FOR 9/3 OMNIBUS HEARING (.5); ATTEND OMNIBUS HEARING (1.0)	1.5
09/03/20	SBG	ATTEND HEARING ON CLASS CLAIM CERT AND MOTION TO COMPEL PAYMENT	0.9
09/03/20	SBG	REVIEW ORDERS ENTERED FOLLOWING HEARING	0.1
09/03/20	MA	PARTICIPATE IN OMNIBUS HEARING RE CLASS CLAIM MOTIONS AND REGAL TURNOVER.	1.0
09/04/20	SBG	EMAIL WITH A.WEINHOUSE RE STATUS OF NOTICES RE HEARINGS	0.1
09/04/20	CL	PREPARE 9/25/20 STATUS CONFERENCE AGENDA (.6); REVISE 10/2/20 AGENDA (.6); REVISE 9/30/20 AGENDA (.7); CONFER WITH R. RILEY RE NOTICE OF CANCELED HEARING (.2); PREPARE AND FILE NOTICE OF CANCELED HEARING (.3); PREPARE AND FILE NOTICE OF 9/30/20 HEARING (.3); PREPARE AND FILE NOTICE OF 9/25/20 STATUS CONFERENCE (.3).	3.0
09/04/20	SBG	CONFER WITH C.LANO AND R.RILEY RE HEARING NOTICES	0.2
09/04/20	RR	REVIEW PROPOSED HEARING NOTICES FOR CANCELLATION OF 9/24 HEARING, 9/30 HEARING AND 9/25 STATUS CONFERENCE (.2); COMMUNICATE WITH C. LALO REGARDING COORDINATING FILING OF NOTICES (.2)	0.4
09/08/20	SBG	EMAILS RE 9/3 TRANSCRIPT	0.1
09/08/20	CL	EMAIL G. MATTHEWS RE STATUS OF 9/3/20 TRANSCRIPT (.1); RECEIPT AND REVIEW OF 9/3/20 TRANSCRIPT (.1); EMAIL J. FORD REQUESTED 9/1/20 AND 9/3/20 TRANSCRIPTS (.1).	0.3
09/10/20	CL	REVISE 10/2/20 AGENDA (.4); REVISE CRITICAL	0.7

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 125 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
		DATES CALENDAR (.3)		
09/10/20	SBG	EMAIL TO CHAMBERS RE STATUS CONFERENCE	0.1	
09/10/20	SBG	EMAILS WITH TEAM RE STATUS CONFERENCE NOTICE	0.2	
09/10/20	SBG	EMAILS RE AGENDA FOR STATUS CONFERENCE	0.2	
09/10/20	CL	REVISE 9/14 STATUS AGENDA (.7); COORDINATE WITH COURTCALL RE 9/14 TELEPHONIC APPEARANCES (.4).	1.1	
09/10/20	RR	DRAFT NOTICE OF STATUS CONFERENCE (.4); COMMUNICATE WITH S. GERALD AND C. LANO REGARDING SAME (.2)	0.6	
09/10/20	RR	REVIEW AND COMMENT ON DRAFT AGENDA FOR 9/14 STATUS CONFERENCE	0.4	
09/11/20	CL	EMAIL R. RILEY RE STATUS OF 9/14/20 AGENDA (.3); PREPARE AND FILE 9/14/20 AGENDA (.3); REVIEW 9/14/20 COURTCALL CONFIRMATIONS AND FORWARD SAME (.3); PREPARE AMENDED 9/14/20 AGENDA (.2).	1.1	
09/11/20	SBG	REVIEW AGENDA FOR STATUS CONFERENCE (.1); EMAIL TO COURT RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.3	
09/11/20	RR	REVIEW DRAFT AGENDA FOR 9/14 STATUS CONFERENCE (.2); CONFER WITH S. GERALD REGARDING SAME (.1)	0.3	
09/14/20	SBG	ATTEND DISCOVERY STATUS CONFERENCE	1.2	
09/14/20	SBG	EMAILS WITH C.LANO RE COURTCALL RESERVATIONS FOR STATUS CONFERENCE	0.1	
09/14/20	SBG	REVIEW SECOND AMENED AGENDA (.1); EMAILS WITH COURT RE SAME (.1)	0.2	
09/14/20	SBG	REVIEW AGENDA FOR STATUS CONFERENCE	0.1	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026)) COURT	APPEARANCES, COMMUNICATIONS, HEARINGS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/14/20	SBG	REVIEW AND EDIT REVISED AGENDA FOR STATUS CONFERENCE	0.1
09/14/20	CL	CONFER WITH R. RILEY RE 9/14/20 LETTER (.1); PREPARE AND FILE LETTER RE STATUS FOR 9/14/20 STATUS CONFERENCE (.4);REVISE, PREPARE AND FILE AMENDED 9/14/20 AGENDA (.5); COORDINATE WITH COURTCALL RE A. WEINHOUSE'S AND A. ROTMAN'S 9/14/20 TELEPHONIC APPEARANCES (.3); REVIEW CONFIRMATIONS AND FORWARD SAME (.1); PREPARE AND FILE SECOND AMENDED AGENDA (.4); REVIEW MODIFIED COURTCALL CONFIRMATIONS AND FORWARD SAME (.3); CONFER WITH KCC RE SERVICE OF AMENDED AND SECOND AMENDED AGENDA (.2).; REVISE 10/2/20 AGENDA (.3)	2.6
09/14/20	RR	ATTEND STATUS CONFERENCE ON MOTION TO REJECT AND MSJ IN ADVERSARY PROCEEDINGS	1.3
09/14/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING ELEVATION ISSUES FOR STATUS CONFERENCE (.1); PREPARE FOR STATUS CONFERENCE ON ISSUES RELATED TO ELEVATION (1.0)	1.1
09/14/20	RR	REVIEW AND COMMENT ON AMENDED AGENDA AND SECOND AMENDED AGENDA FOR 9/14 STATUS CONFERENCE AND COORDINATE FILING OF SAME	1.6
09/15/20	CL	UPDATE 10/2/20 AGENDA (.4); UPDATE 9/25/20 STATUS CONFERENCE AGENDA (.4).	0.8
09/16/20	SBG	EMAIL FROM C.LANO RE TRANSCRIPT FROM STATUS CONFERENCE (.1); REVIEW SAME (.2)	0.3
09/16/20	CL	REVIEW 9/14/20 STATUS CONFERENCE TRANSCRIPT (.1); EMAIL TEAM RE 9/14/20 TRANSCRIPT (.1); UPDATE 10/2/20 AGENDA (.2)	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS				
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>	
09/17/20	CL	REVISE 10/2/20 AGENDA.	0.7	
09/18/20	CL	REVISE 9/30/20 AGENDA (.2); REVISE CRITICAL DATES CALENDAR (.1).	0.3	
09/21/20	CL	REVISE 9/25 STATUS CONFERENCE AGENDA (1.7); EMAIL S. GERALD AND R. RILEY RE SAME (.1); REVISE 9/30 AGENDA (1.5); REVISE 10/2 AGENDA (1.2).	4.5	
09/22/20	SBG	REVIEW AGENDA FOR 9/25 STATUS CONFERENCE	0.2	
09/22/20	SBG	EMAILS WITH CHAMBERS RE STATUS CONFERENCE AND NEED FOR BRIEFING (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2	
09/22/20	RR	REVIEW MATTERS FOR 9/25 STATUS CONFERENCE AND REVIEW AND REVISE DRAFT AGENDA FOR 9/25 STATUS CONFERENCE	2.0	
09/23/20	SBG	EMAILS RE STATUS OF AGENDA	0.2	
09/23/20	SBG	CONFER WITH R.RILEY RE LOGISTICS OF STATUS CONFERENCE	0.2	
09/23/20	SBG	CALL WITH R.RILEY WALKING THROUGH AND FINALIZING AGENDA FOR STATUS CONFERENCE	0.6	
09/23/20	CL	UPDATE 9/25 AGENDA (.7); EMAIL S. GERALD AND R. RILEY RE STATUS OF 9/25 AGENDA (.1); PREPARE AND FILE 9/25 AGENDA (.3); PREPARE AMENDED 9/25 AGENDA (.4); REVISE 10/2 AGENDA (.3); REVIEW K&E PRO HACS AND CONFER WITH R. RILEY RE SAME (.1); PREPARE AND FILE R. MCENTIRE AND C. MENEFEE PRO HAC VICES (.4); EMAIL EXCHANGE WITH L. YALE RE PRO HACS (.2).	2.5	
09/23/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) AND S. GERALD REGARDING UPCOMING STATUS CONFERENCE	0.3	

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026)	COURT	APPEARANCES, COMMUNICATIONS, HEARINGS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/23/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING AGENDA FOR 9/25 STATUS CONFERENCE	0.2
09/23/20	RR	COMMUNICATE WITH S. GERALD REGARDING PREPARATION FOR 9/25 STATUS CONFERENCE	0.2
09/23/20	RR	REVIEW AND FINALIZE AGENDA FOR 9/25 STATUS CONFERENCE AND CONFER WITH S. GERALD REGARDING SAME	0.6
09/24/20	CL	REVISE 9/30/20 AGENDA (.8); REVIEW AND UPDATE AMENDED 9/25 AGENDA (.4); COORDINATE WITH COURTCALL RE 9/25 TELEPHONIC APPEARANCES (.3); REVIEW CONFIRMATIONS AND FORWARD SAME (.2); PREPARE AND FILE AMENDED 9/25 AGENDA (.3).	2.0
09/24/20	RR	REVIEW AND REVISE DRAFT AGENDA FOR THE SEPTEMBER 30, 2020 HEARING	1.4
09/24/20	RR	COMMUNICATE WITH C. LANO REGARDING AMENDED AGENDA FOR 9/25 STATUS CONFERENCE (.1); REVIEW AND COMMENT ON AMENDED AGENDA AND CONFER WITH S. GERALD REGARDING SAME (.3)	0.4
09/25/20	SBG	WORK WITH C.LANO AND R.RILEY ON REVIEW/FINALIZING AMENDED AGENDA FOR STATUS CONFERENCE	0.6
09/25/20	CL	PREPARE SECOND AMENDED 9/25 AGENDA (.7); CONFER WITH S. GERALD RE SECOND AMENDED AGENDA (.2); PREPARE AND FILE SECOND AMENDED AGENDA (.3); TELEPHONE CALL AND EMAIL TO KCC RE SERVICE OF SECOND AMENDED AGENDA (.2); PREPARE THIRD AMENDED AGENDA (.2); EMAIL S. GERALD AND R. RILEY RE THIRD AMENDED AGENDA (.1); EMAIL EXCHANGE WITH KCC RE STATUS OF THIRD AMENDED AGENDA (.2).	1.9
09/25/20	SBG	ATTEND STATUS CONFERENCE	0.8

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 129 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026)	COURT	APPEARANCES, COMMUNICATIONS, HEARINGS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/25/20	SBG	EMAIL WITH CHAMBERS RE SECOND AMENDED AGENDA	0.1
09/25/20	RR	ATTEND STATUS CONFERENCE	0.9
09/25/20	RR	REVIEW AND COMMENT ON AMENDED AGENDA FOR STATUS CONFERENCE (.9); COMMUNICATE WITH S. GERALD AND C. LANO REGARDING SAME (.3); COORDINATE FILING OF AMENDED AGENDA (.1)	1.3
09/25/20	RR	PREPARE FOR STATUS CONFERENCE	1.4
09/28/20	RR	COMMUNICATE WITH K&E REGARDING AGENDA FOR 9/30 HEARING (.1); FURTHER REVISE AGENDA AND COMMUNICATE WITH C. LANO REGARDING SAME (.5); COORDINATE FILING OF AGENDA (.2)	0.8
09/28/20	SBG	EMAILS RE GM COMMUNICATIONS WITH COURT RE SITUS OF MOTION FOR PERMISSIVE ABSTENTION	0.1
09/28/20	MA	EMAILS F R. RILEY AND A WEINHOUSE RE 9.30.20 AGENDA.	0.1
09/28/20	CL	TELEPHONE CALL AND EMAIL EXCHANGE WITH DLS RE STATUS OF 9/30 HEARING BINDERS (0.2); EMAIL EXCHANGE WITH R. RILEY RE STATUS OF 9/30/ HEARING BINDERS (.1).	0.3
09/28/20	CL	CONFER WITH R. RILEY RE 9/30 AGENDA (.1); REVISE 9/30 AGENDA (.9) REVIEW 9/25 STATUS CONFERENCE TRANSCRIPT AND EMAIL TO GROUP (.1); PREPARE AND FILE 9/30 AGENDA (.3); EMAIL R. RILEY FILED AGENDA FOR BANKRUPTCY COURT (.1); CONFER WITH A. LEONARD RE WITNESS LIST FOR 9/30 AGENDA (.5); REVIEW WITNESS LIST AND EMAIL R. RILEY RE SAME (.1); PREPARE AMENDED 9/30 AGENDA (.3); CONFER WITH DLS RE 9/30 HEARING DOCUMENTS (.3);	2.7

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 130 of 136

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026)) COURT	APPEARANCES, COMMUNICATIONS, HEARINGS	
<u>Date</u>	<u>Tkpr</u>		<u>Hours</u>
09/29/20	RR	REVIEW MATTERS FOR 10/2 HEARING AND ADDRESS AGENDA FOR HEARING	1.2
09/29/20	SBG	REVIEW AGENDA FOR HEARING	0.2
09/29/20	CL	COORDINATE WITH COURTCALL RE 9/30 TELEPHONIC APPEARANCES (.4); CONFER WITH R. RILEY RE 10/2 AGENDA (.1); CONFER WITH A. LEONARD RE WITNESS EXHIBITS (.4); PREPARE AND ORGANIZE WITNESS EXHIBITS FOR 9/30 HEARING FOR BANKRUPTCY COURT (3.7); COORDINATE WITH COURTCALL RE PRODUCTION OF DOCUMENTS FOR 9/30 HEARING (.2); REVISE 9/30 AMENDED AGENDA (.7); REVISE 10/2 AGENDA (.5); TELEPHONE CALL WITH A. LEONARD RE 9/30 HEARING EXHIBITS (.3); CONFER WITH R. RILEY RE POWER POINT EXHIBITS (.1); RESEARCH AND PROVIDE POWER POINT EXHIBITS (.2)	6.6
09/29/20	SBG	REVIEW AGENDA FOR 10/2	0.4
09/30/20	RR	REVIEW AND COMMENT ON AMENDED AGENDA FOR 9/30 HEARING AND AGENDA FOR 10/2 HEARING AND CONFER WITH S GERALD REGARDING SAME	1.6
09/30/20	CL	PREPARE AND ORGANIZE SUPPLEMENTAL EXHIBITS RE M. OWENS FOR 10/1 HEARING.	0.3
09/30/20	RR	COMMUNICATE TO CHAMBERS REGARDING AMENDED AGENDA FOR 10/1 HEARING (.1); COMMUNICATE TO CHAMBERS REGARDING AGENDA FOR 10/1 OMNIBUS HEARING (.1)	0.2
09/30/20	MA	PARTICIPATE IN HEARING ON MOTIONS FOR SJ RE COVENANTS.	5.6
09/30/20	SBG	ATTEND HEARING ON MOTION FOR SUMMARY JUDGMENT	6.0
09/30/20	SBG	CONFER WITH R.RILEY RE AGENDA FOR 10/2 RE PRETRIAL CONFERENCES (.2); EMAIL TO K&E RE	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS					
<u>Date</u>	<u>Tkpr</u>				<u>Hours</u>
		SAME (.1)			
09/30/20	SBG	REVIEW AMENDE EMAILS WITH C.L. WITH R.RILEY RE	ANO RE SAME (0.4 ER
09/30/20	CL	COORDINATE WITH HROBLAK'S 9/30 A CONFIRMATION A CONFER WITH S. COMENT AMENDED AGENT ORGANIZE SUPPLED DOCUMENTS (.7); R. RILEY RE 10/2 A AGENDA (1.2); PRECERTIFICATION OF (.3); REVIEW ORDINERARING DATE (.1) AMENDED 9/30 ACCOURTCALL RE 9/10 REVIEW CONFIRM PREPARE AND OR HEARING DOCUMENTS (.1).	ATTENDANCE (.AND FORWARD GERALD AND REDA (.8); PREPARIDA (.3); PREPARIDA (.3); REEPARE AND FILLE FOR APPROVING (1); PREPARE AND GENDA (.4); COC (20 & 10/1 HEAR ATIONS AND EGANIZE SUPPLIENTS (.4); CONFER (.4); CONF	2); REVIEW SAME (.1); EVISE E AND FILE E AND HEARING S. GERALI VISE 10/2 E 11/3 HEAF OMNIBUS D FILE SE PRDINATE INGS (.7); MAIL SAM EMENTAL	E 9/30 D AND RING COND WITH ME (.2); 10/1
09/30/20	SBG	CALL WITH R.RILI FOR HEARING	EY AND M.ABR.	AMS RE PI	REP 0.6
			TOTAL HOURS	\$	90.6
TIMEKEE	PER TIME	E SUMMARY:			
Timekeepe	<u>r</u>		<u>Hours</u>	Rate	<u>Value</u>
STEPHEN	B. GERA	LD	18.5	\$570	10,545.00
RICHARD	W. RILE	Y	24.0	\$675	16,200.00
MARC AB	RAMS		7.8	\$995	7,761.00

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300

Invoice Number	64248330
Invoice Date	11/10/20
Client Number	099845

DENVER, CO 80202				
Re: (00026) COURT APPEARANCES,	COMMUNICATIO	NS, HEARIN	GS	
<u>Timekeeper</u>	<u>Hours</u>	Rate	<u>Value</u>	
CHRISTOPHER LANO	40.3	\$335	13,500.50	
	CURRENT FEI	ES		\$ 48,006.50
	TOTAL THIS N	MATTER		\$ 48,006.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

570.00

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Tkpr

Date

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

Re: (00027) OFFICIAL COMMITTEE ISSUES AND MEETING

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

<u>Bute</u>	ТКрг		110415	
09/14/20	SBG	REVIEW STIP/COC RE EXTENSION OF COMMITTEE CHALLENGE PERIOD	0.1	
09/25/20	SBG	REVIEW COC EXTENDING COMMITTEE CHALLENGE PERIOD	0.1	
09/25/20	SBG	PREPARE COC AND ORDER FOR CONFIDENTIALITY ORDER AND PROTECTIVE ORDER (.7); EMAILS WITH K&E TEAM RE JOINDER AND ENSURING ALL LITIGATION PARTIES ARE IN AGREEMENT (.1)	0.8 E	
		TOTAL HOURS	1.0	
TIMEKEEPI	ER TIME	SUMMARY:		
<u>Timekeeper</u>		<u>Hours</u> <u>Rate</u>	<u>Value</u>	
STEPHEN B	3. GERAI	LD 1.0 \$570	570.00	
		CURRENT FEES		\$ 570.00

TOTAL THIS MATTER

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET
BALTIMORE, MARYLAND 21202-1636

MAIN TELEPHONE (410) 347-8700 FACSIMILE (410) 752-7092 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
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MICHIGAN
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VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202

Tkpr

Date

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Hours

Re: (00028) VENDOR/SUPPLIER ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

2 410	11101		110415	
09/02/20	SBG	EMAILS FROM J. GRADY RE PAYMENT OF PREPETITION CLAIMS UNDER FIRST DAY ORDER	0.1	
09/08/20	SBG	EMAILS FROM J.GRADY RE PAYMENT OF LIEN CLAIMS	0.1	
09/16/20	SBG	EMAILS FROM J. GRADY RE PAYMENT OF LIEN CLAIMS	0.1	
09/22/20	SBG	EMAILS FROM J.GRADY RE PAYMET OF PREPETITION CLAIMS	0.1	
09/25/20	SBG	EMAILS FROM J.GRADY RE PREPETITION PAYMENTS	0.1	
		TOTAL HOURS	0.5	
TIMEKEEP	PER TIME	E SUMMARY:		
Timekeeper		<u>Hours</u> <u>Rate</u>	<u>Value</u>	
STEPHEN I	B. GERAI	LD 0.5 \$570	285.00	
		CURRENT FEES		\$ 285.00
		TOTAL THIS MATTER		\$ 285.00

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 135 of 136

WHITEFORD, TAYLOR & PRESTON LLC FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300

DENVER, CO 80202

Invoice Number 64248330 Invoice Date 11/10/20 Client Number 099845

Re: (00028) VENDOR/SUPPLIER ISSUES

TOTAL AMOUNT OF THIS INVOICE \$ 551,332.00

TOTAL BALANCE DUE \$ 551,332.00

Case 20-11548-CSS Doc 1045-2 Filed 11/10/20 Page 136 of 136

WHITEFORD, TAYLOR & PRESTON LLC

THE RENAISSANCE CENTRE
SUITE 500
405 NORTH KING STREET
WILMINGTON, DE 19801-3700

MAIN TELEPHONE (302) 353-4144 FACSIMILE (302) 661-7950 FEDERAL ID# 52-0619214 DELAWARE*
DISTRICT OF COLUMBIA
KENTUCKY
MARYLAND
MICHIGAN
NEW YORK
PENNSYLVANIA
VIRGINIA

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64248330 Invoice Date 11/10/20

FOR PROFESSIONAL SERVICES RENDERED THROUGH 09/30/20:

CURRENT FEES	\$	547,198.50
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$ \$	4,133.50 551,332.00
TOTAL DUE THESE MATTERS	\$	551,332.00

<u>PAYMENT TERMS</u> Invoice Due Upon Receipt

To remit by wire transfer:

Account Name: Whiteford, Taylor & Preston Operating Account

Bank: Wells Fargo

1300 I St NW, 11th Floor West Tower

Washington, DC 20005

Account #: 2000026604475 ABA#: 121000248

SWIFT code: WFBIUS6S Additional Info: Please Include invoice number on wire transfer **To pay by Credit Card** Please call 1-888-570-8960

We accept Visa/MasterCard & American Express

To pay by check

Make Check Payable to Whiteford, Taylor & Preston

Remit to 7 St. Paul St., Baltimore, MD 21202

REMITTANCE COPY

EXHIBIT B

Case 20-11548-CSS Doc 1045-3 Filed 11/10/20 Page 2 of 4

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON
DETAILED BILLING REPORT
PROFORMA NUMBER: 1150406

AS OF 11/10/2020 11:19:48 AM LAST DATE BILLED 10/06/20

THRU 09/30/20

CLIENT 099845 MATTER 00007 EXTRACTION OIL & GAS, INC. CASE ADMINISTRATION

DEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
			19			WESTLAW		1,082.51
			10			PHOTOCOPIES		129.80
			94			PACER SERVICE		76.10
			17			LEXIS		593.41
			06			FEDERAL EXPRESS		67.08
			ESI5			EDISCOVERY - REVIEW DATABASE HOSTING		340.00
			ESI6			EDISCOVERY - RELATIVITY USER FEE		300.00
10185029	09/18/20		43		01551	TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON STATUS CONFERENCE HEARING ON 09/14/2020	275.50	
					*43	TRANSCRIPTS/DEPOSITIONS		275.50
10185021	06/15/20		41		01551	FILING FEE - COURTS - PRO HAC VICE FOR CO- COUNSEL - 5 @ \$25 = \$125.00	125.00	
10185047	08/19/20		41		01551 *41	FILING FEE - COMPLAINT - GRAND MESA FILING FEE	350.00	475.00
10185035	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD	27.75	
10185033	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS	33.00	
10185034	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - R. RILEY	27.75	
10185038	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - J. AYCOCK	27.75	
10185037	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - C. MARCUS	27.75	
10185036	09/01/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - A. WEINHOUSE	27.75	

Case 20-11548-CSS Doc 1045-3 Filed 11/10/20 Page 3 of 4

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON
DETAILED BILLING REPORT
PROFORMA NUMBER: 1150406

THRU 09/30/20

AS OF 11/10/2020 11:19:48 AM LAST DATE BILLED 10/06/20

CLIENT 099845 MATTER 00007 CASE ID EXTRACTION OIL & GAS, INC.
CASE ADMINISTRATION

CASE	ADMINISTRATION	

DEX	DATE	REFER-#	CODE	CTRL-# TK	PR		AMOUNT	
10185039	09/01/20		42	015	551	COURTCALL- US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC /	27.75	
10185041	09/03/20		42	015	551	20-11548 - K. YOUNG COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC /	27.75	
10185042	09/03/20		42	015	551	20-11548 - R. RILEY COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS	33.00	
10185040	09/03/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD	33.00	
10185046	09/14/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - A. ROTMAN	33.00	
10185043	09/14/20		42	015	551	COURTCALL US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - R. RILEY	38.25	
10185045	09/14/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - S. GERALD	38.25	
10185044	09/14/20		42	015	551	COURTCALL- US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 - M. ABRAMS	38.25	
10185024	09/25/20		42	015	551		33.00	
10185026	09/25/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - S. GERALD	27.75	
10185022	09/25/20		42	015	551		27.75	
10185028	09/25/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - R. RILEY	27.75	
10185025	09/25/20		42	015	551		27.75	
10185027	09/25/20		42	015	551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - M. ABRAMS	33.00	

Case 20-11548-CSS Doc 1045-3 Filed 11/10/20 Page 4 of 4

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON
DETAILED BILLING REPORT
PROFORMA NUMBER: 1150406

THRU 09/30/20

AS OF 11/10/2020 11:19:48 AM LAST DATE BILLED 10/06/20

4,133.50

CLIENT 099845 MATTER 00007

44 COPIES

94 PACER SERVICE ESI5 REVIEW DATABASE HOST

ESI6 RELATIVITY USER FEE

TOTAL DISBURSEMENTS

EXTRACTION OIL & GAS, INC. CASE ADMINISTRATION

123.35

76.10

340.00

300.00

4,133.50

CASE ID

INDEX D	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
10185023 0	09/25/20		42		01551	COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 - A. WEINHOUSE	27.75	
					*42	COURT COSTS		645.75
10185020 0	09/15/20		101		01551	DLS DISCOVERY - COURIER EXPENSE-COURIER SERVICE ON 9/15/20	25.00	
					*101	COURIER EXPENSE		25.00
10185030 0	09/18/20		44		01551	COPIES PRINT/COPY, STUFF ENVELOPS & PREPARE FOR DELIVERY (08/31/20)	14.30	
10185032 0	09/18/20		44		01551	COPY PRINT/INCLUDES STUFFING AND METERING / PREPARE FOR DELIVERY (08/20/20)	38.30	
10185031 0	09/18/20		44		01551	COPIES DLS DISCOVERY - PRINT/COPY / INCLUDES STUFFING AND METERING (08/19/20)	70.75	
					*44	COPIES		123.35

TOTAL DISBURSEMENTS

	DISBURSEMENT SUMMARY				ATTORNEY SUMMARY				
Code	Description	Amount	Atty	Status	Attorney Name	Std Rt Avg Rt	Hours	Value	Last Entry
			01551					1 000 00	
06	FEDERAL EXPRESS	67.08	01551	Partner	KEVIN G. HROBLAK	700.00 700.00	2.70	1,890.00	09/28/20
10	PHOTOCOPIES	129.80	01578	Non Equity Part	STEPHEN B. GERALD	570.00 570.00	1.80	1,026.00	09/28/20
101	COURIER EXPENSE	25.00	01968	Counsel	RICHARD W. RILEY	675.00 675.00	1.40	945.00	09/28/20
17	LEXIS	593.41	01942	Sr Counsel-Acti	MARC ABRAMS	995.00 995.00	4.00	3,980.00	09/29/20
19	WESTLAW	1,082.51	01831	Collection Spec	CHRISTOPHER LANO	335.00 335.00	4.90	1,641.50	09/30/20
41	FILING FEE	475.00				TOTAL FEE VALUE		9,482.50	
42	COURT COSTS	645.75							
43	TRANSCRIPTS/DEPOSITI	275.50							