Case 20-11548-CSS Doc 1622 Filed 01/12/21

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)

))

)

))

)

T	
ln.	re.
ш	IU.

EXTRACTION OIL & GAS, INC. et al.,¹

Debtors.

Chapter 11

Case No. 20-11548 (CSS)

(Jointly Administered)

Objection Deadline: February 2, 2021 at 4:00 p.m. (ET)

SUMMARY OF FOURTH 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 OCTOBER 1, 2020 THROUGH OCTOBER 31, 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 <i>nunc pro tunc</i> to June 14, 2020
Period for which compensation and reimbursement are sought:	October 1, 2020 through October 31, 2020
Amount of Compensation sought as actual, reasonable, and necessary:	\$372,827.20 (80% of \$466,034.00)
Amount of Expense Reimbursement sought as actual, reasonable, and necessary:	\$12,515.38
This is a(n): <u>X</u> monthly interim final app	lication

¹ 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, 2020 [Docket No. 603]	June 14, 2020 through July 31, 2020	\$487,154.50	\$25,326.07	\$389,723.60	\$25,326.07
October 14, 2020 [Docket No. 838]	August 1, 2020 through August 31, 2020	\$418,733.50	\$4,742.30	\$334,986.80	\$4,742.30
October 23, 2020 [Docket No. 838]	June 14, 2020 through August 31, 2020 (Interim Application)	\$905,888.00	\$30,068.37	N/A	N/A
November 10, 2020 [Docket No. 1045]	September 1, 2020 through September 30, 2020	\$547,198.50	\$4,133.50	\$437,758.80	\$4,133.50

COMPENSATION BY PROFESSIONAL OCTOBER 1, 2020 THROUGH OCTOBER 31, 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	59.1	\$58,804.50
Kevin G. Hroblak	Joined firm as an Associate in 1999. Partner in 2006. Member of the MD and D.C. Bars since 1996.	\$700	144.7	\$101,290.00
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	161.5	\$109,012.50
Edward U. Lee, III	Joined firm as Associate in 2001. Partner in 2004. Member of the MD Bar since 1997.	\$640	38.4	\$24,576.00
Dennis J. Shaffer	Joined firm as Associate in 1999. Partner in 2007. Member of the MD Bar since 1998.	\$595	38.5	\$22,907.50

Stephen B. Gerald	Joined firm as	\$570	168.8	\$96,330.00
-	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	24.6	\$10,578.00
	Associate in 2008.			
	Partner in 2019.			
	Member of MD Bar			
	since 2008.			
Ryan J. Stoker	Joined firm as an	\$470	6.9	\$3,243.00
	Associate in 2013.			
	Partner in 2020.			
	Member of MD Bar			
	since 2013.	* 2 7 0		** * ** ***
Emily K. Kelsay	Joined firm as an	\$350	7.4	\$2,590.00
	Associate in 2020.			
	Member of MD Bar since 2019.			
Christopher Lano	Joined firm as	\$335	109.9	\$36,816.50
		\$355	109.9	\$30,810.30
	Paralegal in 2016.			
	TOTAL		759.8	\$466,034.00
		Gra	nd Total	\$466,034.00
		Attorney Comp	ensation	\$429,217.50
		Total Attorn	ey Hours	649.9
		Blended Attor	nev Rate	\$660.44

COMPENSATION BY PROJECT CATEGORY OCTOBER 1, 2020 THROUGH OCTOBER 31, 2020

Project Category	Total Hours	Total Fees
Asset Analysis and Recovery (1)	0.0	\$0.00
Asset Disposition, Use, Sale (2)	0.2	\$114.00
Executory Contracts and Unexpired Leases (3)	8.9	\$5,112.50
Avoidance Action and Analysis (4)	0.0	\$0.00
Budgeting (5)	0.0	\$0.00
Business Operations (6)	0.1	\$57.00
Case Administration (7)	23.6	\$15,571.00
Claims Administration and Objections (8)	52.8	\$35,346.50
Corporate Governance and Board Matters (9)	129.6	\$77,597.00
Employee Benefits and Pensions (10)	0.0	\$0.00
WTP Employment/Fee/Objection (11)	68.9	\$37,312.50
Other Employment/Fee/Objection (12)	22.7	\$10,585.50
Financing and Cash Collateral Matters (13)	1.1	\$680.00
Litigation/Adv. Proc. & Contested Matters (14)	258.6	\$165,531.00
Creditor Inquiries (15)	0.5	\$290.00
Non-Working Travel (16)	0.0	\$0.00
Plan and Disclosure Statement (17)	43.6	\$27,427.50
Real Estate (18)	0.0	\$0.00
Automatic Stay Issues (19)	5.8	\$3,698.00
Schedules/SOFA/UST Reports (20)	3.5	\$1,447.50
Tax (21)	0.1	\$57.00
Valuation (22)	0.0	\$0.00
Utilities (23)	0.0	\$0.00
Insurance/Surety (24)	0.0	\$0.00
UST Issues/Communications (25)	0.0	\$0.00
Court Appearances, Communications, Hearings (26)	139.2	\$84,539.00
Official Committee Issues and Meeting (27)	0.0	\$0.00
Vendor/Supplier Issues (28)	0.6	\$395.00
TOTAL	759.80	\$466,034.00

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 6 of 18

EXPENSE SUMMARY OCTOBER 1, 2020 THROUGH OCTOBER 31, 2020

Expense Category	Service Provider (if applicable)	Total Expenses
Miscellaneous		\$156.23
Facsimile		\$0.00
Conference Calling	CourtCall	\$0.00
Long Distance Telephone		\$0.00
In-House Reproduction (Duplication/Printing)	Copies: @ \$.10/pg.	\$0.00
Outside Reproduction	DLS Discovery	\$0.00
Legal Research	Lexis Westlaw	\$401.79 \$693.41
Filing/Court Fees	Filing fees Court Costs	\$1,405.00 \$4,728.00
Court Reporting	Reliable	\$3,137.10
Travel Expenses		\$0.00
Inside Courier & Expense Carriers		\$0.00
Outside Courier & Expense Carriers	DLS Discovery	\$1,352.35
Pacer		\$0.00
Postage		\$1.50
Binding		\$0.00
Business Meals		\$0.00
Document Retrieval		\$0.00
Relativity User Fee		\$300.00
Review Database Hosting		\$340.00
TOTAL		\$12,515.38

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)

))

)

))

)

In re:

EXTRACTION OIL & GAS, INC. et al.,¹

Debtors.

Chapter 11

Case No. 20-11548 (CSS)

(Jointly Administered)

Objection Deadline: February 2, 2021 at 4:00 p.m. (ET)

FOURTH 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 OCTOBER 1, 2020 THROUGH OCTOBER 31, 2020

Pursuant to Section 327(a) of title 11 of the United States Code, §§ 101-1532 (the "<u>Bankruptcy Code</u>"), Rules 2014(a) and 2016(b) of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), 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 "<u>Local Rules</u>"), 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 "<u>Administrative Order</u>"), Whiteford, Taylor & Preston LLC ("<u>WTP</u>") hereby files this Fourth 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 October 1, 2020 Through October 31, 2020 (the "<u>Application</u>"). By the Application, WTP seeks a monthly allowance pursuant to the Administrative Order with

¹ 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.

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 8 of 18

respect to the sums of \$372,827.20 (80% of \$466,034.00) as compensation and \$12,515.38 for reimbursement of actual and necessary expenses, for a total of \$385,342.58 for the period October 1, 2020 through and including October 31, 2020 (the "<u>Compensation Period</u>"). In support of this Application, WTP respectfully represents as follows:

Background

1. On June 14, 2020 (the "<u>Petition Date</u>"), 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 "<u>Retention Application</u>").

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

2

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 9 of 18

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

3

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 10 of 18

with the American Bar Association's ("<u>ABA</u>") 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, Kevin G. Hroblak, Stephen B. Gerald, Edward U. Lee, III, Dennis J. Shaffer, Ryan J. Stoker, Emily K. Kelsay, and Cara C. Murray. The paraprofessional who has provided service to these attorneys in these cases is: 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 <u>Exhibit A</u>. 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 <u>Exhibit A</u> attached hereto.

Category 1. <u>Asset Analysis and Recovery</u>

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.

4

Category 2. <u>Asset Disposition, Use, Sale</u>

Fees: \$114.00 Total Hours: 0.2

This category includes all matters relating to acquisitions, dispositions and other postpetition uses of property of the estate.

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

Fees: \$5,112.50 Total Hours: 8.9

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: \$0.00 Total He	ours: 0.0
-----------------------	-----------

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

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

Fees: \$57.00 Total Hours: 0.1

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

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

```
Fees: $15,571.00 Total Hours: 23.6
```

This category includes all matters related to filing documents with the Court, service thereof, maintenance of calendars, oversight of projects, critical date lists, review of work in process reports, review of notices of appearance and maintaining service lists.

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 12 of 18

Category 8. <u>Claims Administration and Objections</u>

Fees: \$35,346.50 Total Hours: 52.8

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: \$77,597.00 Total Hours: 129.6

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. <u>WTP Employment/Fee/Objection</u>

Fees: \$37,312.50 Total Hours: 68.9

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: \$10,858.50 Total Hours: 22.7

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.

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 13 of 18

Category 13. Financing and Cash Collateral Matters

Fees: \$680.00 Total Hours: 1.1

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. Litigation, Adversary Proceedings and Contested Matters

Fees: \$165,531.00 Total Hours: 258.6

This category includes all matters relating to litigation, handling contested matters and adversary proceedings, including the litigation with various midstream companies relating to rejection of contracts.

Category 15. Creditor Inquiries

Fees: \$290.0 Tota	Hours: 0.5
--------------------	------------

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

Category 16. <u>Non-Working Travel</u>

Fees: \$0.00 Total Hours: 0.0

This category includes all travel time not otherwise chargeable.

Category 17. <u>Plan and Disclosure Statement</u>

Fees: \$27,427.50 Total Hours: 43.6

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. <u>Real Estate</u>

Fees: \$0.00 Total Hours: 0.0

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 14 of 18

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

Category 19. <u>Automatic Stay Issues</u>

Fees: \$3,698.00 Total Hours: 5.8

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. <u>Schedules/SOFA/UST Reports</u>

Fees: \$1,447.50 Total Hours: 3.5

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. <u>Tax</u>

Fees: \$57.00 Total Hours: 0.1

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. Valuation

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.

Category 24. Insurance/Surety

Fees: \$0.00 Total Hours: 0.0

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

Category 25. UST Issues/Communications

Fees: \$0.00 Total Hours: 0.0

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. <u>Court Appearances, Communications, Hearings</u>

Fees: \$84,539.00 Total Hours: 139.2

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

Category 27. Official Committee Issues and Meeting

Fees: \$0.00Total Hours: 0.0

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: \$395.00 Total Hours: 0.6

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 759.8 hours in connection with this matter during the Compensation Period, as follows:

Case 20-11548-CSS Doc 1622 Filed 01/12/21 Page 16 of 18

PROFESSIONAL	HOURS	HOURLY RATE
Marc R. Abrams	59.1	\$995
Kevin G. Hroblak	144.7	\$700
Richard W. Riley	161.5	\$675
Edward Lee	38.4	\$640
Dennis J. Shaffer	38.5	\$595
Stephen B. Gerald	168.8	\$570
Ryan Stoker	6.9	\$470
Cara C. Murray	24.6	\$430
Emily Kelsay	7.4	\$350
Christopher Lano	109.9	\$335
Total Hours	759.8	
Blended Rate		\$613.36
Blended Rate w/o paraprofessionals		\$660.44

The nature of the work performed by these persons is fully set forth in <u>**Exhibit A**</u> 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 466,034.00.

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 \$372,827.20 as compensation for necessary professional services rendered (80% of the total fees for the Compensation Period of \$466,034.00), and the sum of

\$12,515.38 as reimbursement of actual necessary costs and expenses, for a total of \$385,342.58 and that such sums be authorized for payment and for such other and further relief as this Court may deem just and proper.

Dated: January 12, 2021 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.

<u>/s/ Kevin G. Hroblak</u> Kevin G. Hroblak (MD Bar No. 26180)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	Objection Deadline: February 2, 2021 at 4:00 p.m. (ET)
)	
)	(Jointly Administered)
EXTRACTION OIL & GAS, INC. et al., ¹)	Case No. 20-11548 (CSS)
)	
In re:)	Chapter 11
)	

NOTICE OF FOURTH 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 OCTOBER 1, 2020 THROUGH OCTOBER 31, 2020

PLEASE TAKE NOTICE that Whiteford, Taylor & Preston LLC (the

"Applicant") has filed its Fourth 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 October 1, 2020

Through October 31, 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 &

¹ 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.

Case 20-11548-CSS Doc 1622-1 Filed 01/12/21 Page 2 of 3

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 February 2, 2021 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

Case 20-11548-CSS Doc 1622-1 Filed 01/12/21 Page 3 of 3

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: January 12, 2021 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 405 North King Street, Suite 500 Wilmington, Delaware 19801 Telephone: (302) 353-4144 (302) 661-7950 Facsimile: Email: mabrams@wtplaw.com rriley@wtplaw.com sgerald@wtplaw.com - and -

KIRKLAND & ELLIS LLP KIRKLAND & ELLIS INTERNATIONAL LLP

Christopher Marcus, P.C. (admitted *pro hac vice*) Allyson Smith Weinhouse (admitted *pro hac vice*) Ciara Foster (admitted *pro hac vice*) 601 Lexington Avenue New York, New York 10022 Telephone: (212) 446-4800 Facsimile: (212) 446-4900 Email: christopher.marcus@kirkland.com allyson.smith@kirkland.com ciara.foster@kirkland.com

Co-Counsel to the Debtors and Debtors in Possession

² Whiteford, Taylor & Preston LLC operates as Whiteford Taylor & Preston L.L.P. in jurisdictions outside of Delaware.

EXHIBIT A

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 2 of 113

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* TRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA WW.WTPLAW.COM (800) 987-8705
EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	Invoice Number Invoice Date	64252802 12/31/20
FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:		
CURRENT FEES	\$	466,034.00
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$\$	<u>12,515.38</u> 478,549.38
TOTAL DUE THESE MATTERS	\$	478,549.38

<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

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 3 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00002) ASSET DISPOSITION, USE, SALE

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>				Hours	
10/09/20	SBG	REVIEW NOTICE OF TERMINATION OF MERGER DICUSSIONS (.1); EMAILS WITH TEAM RE SAME (.1)			0.2	
			TOTAL HOURS			
TIMEKEEI	PER TIME	SUMMARY:				
Timekeeper	<u>r</u>		<u>Hours</u>	Rate	Value	
STEPHEN	B. GERAI	LD	0.2	\$570	114.00	
			CURRENT FEE	S		\$ 114.00
ТОТ			TOTAL THIS M	ATTER		\$ 114.00

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 4 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
10/01/20	RR	TELEPHONE CALL WITH K. HROBLAK REGARDING PREPARATION FOR HEARING ON REJECTION OF ELEVATION CONTRACTS	0.5
10/01/20	RR	FURTHER PREPARATION FOR HEARING ON REJECTION OF ELEVATION CONTRACTS	2.2
10/01/20	RR	COMMUNICATE TO C. LANO REGARDING ELEVATION'S EXHIBITS FOR HEARING ON REJECTION	0.1
10/01/20	RR	TELEPHONE CALL WITH A. LEONARD (K&E) REGARDING DEBTORS' EXHIBITS TO PLATTE RIVER (.1); TELEPHONE CALL WITH C. MILLER REGARDING DEBTORS' EXHIBITS (.1)	0.2
10/01/20	RR	TELEPHONE CALL WITH C. MILLER (COUNSEL FOR PLATTE RIVER) AND S. GERALD REGARDING DEBTORS' EXHIBITS FOR REJECTION HEARING	0.2
10/01/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING PREPARATION FOR HEARING ON REJECTION OF ELEVATION CONTRACTS	0.3
10/01/20	RR	COMMUNICATE WITH COUNSEL FOR COUNTER PARTIES REGARDING CLARIFICATION FOR COURT REGARDING START OF HEARING ON REJECTION OF CONTRACTS (.3); COMMUNICATE WITH K&E REGARDING SAME (.2); COMMUNICATE WITH CHAMBERS REGARDING SAME (.1)	0.6
10/02/20	CL	PREPARE NOTICE OF HEARING RE REJECTION	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 5 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		Hours
		(.4); EMAIL S. GERALD RE SAME (.1).	
10/02/20	DJS	EMAILS WITH HROBLAK (.1); REVIEW INFORMATION RELATED TO ELEVATION AND FORWARD SAME TO HROBLAK (.2).	0.3
10/07/20	SBG	EMAILS WITH K.LIANG RE SIGNATORY FOR ARCHROCK REJECTION STIP	0.1
10/08/20	RR	COMMUNICATE WITH S. GERALD REGARDING ARCHROCK STIPULATION FOR REJECTION OF CONTRACT	0.1
10/08/20	RR	REVIEW STIPULATION AND COC REGARDING REJECTION OF ARCHROCK CONTRACT AND COORDINATE FILING OF SAME	0.4
10/08/20	SBG	EMAILS WITH R.RILEY RE ARCHROCK STIP RESOLVING REJECTION	0.1
10/08/20	MA	EMAILS F K LIANG, R. RILEY, REVIEW ARCHROCK STIPULATION AND COC.	0.1
10/08/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL REGARDING STIPULATION BY AND AMONG DEBTORS AND ARCHROCK PARTNERS OPERATING LLC	0.4
10/19/20	SBG	REVIEW CNO FOR MOTION TO SEAL PDC SETTLEMENT MOTION	0.1
10/26/20	SBG	EMAILS WITH TEAM RE CNO FOR BLUEPRINT ENERGY SETTLEMENT	0.1
10/26/20	SBG	REVIEW AND REVISE J-W COC, STIP AND ORDER RESOLVING REJECTION ISSUES (.5); EMAILS WITH K.LIANG RE SAME (.1)	0.6
10/26/20	CL	EMAIL A. WEINHOUSE RE STATUS OF NO OBJECTION TO SETTLEMENT AGREEMENT (.1); REVIEW DOCKET AND PREPARE CNOS RE SETTLEMENT AGREEMENT BETWEEN DEBTOR AND BLUEPRINT ENERGY AND MOTION TO	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 6 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

0.3

0.2

8.9

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES Date Tkpr Hours **REDACT CERTAIN PORTIONS (.5).** 10/27/20 SBG REVIEW COC AND RELATED PAPERS FOR **BLUEPRINT SETTLEMENT** 10/27/20 SBG **REVIEW COC AND RELATED SETTLEMENT**

	PAPERS FOR DCP (.1); EMAILS WITH N.ADZIMA RE SAME (.1)	
10/28/20 SBG	REVIEW FINAL VERSION OF J-W STIP PAPERS AND COORDINATE FILING OF SAME	0.3
10/28/20 CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE STIPULATION BETWEEN DEBTORS AND J-W POWER.	0.6

TOTAL HOURS

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours	Rate	Value
DENNIS J. SHAFFER	0.3	\$595	178.50
STEPHEN B. GERALD	1.8	\$570	1,026.00
RICHARD W. RILEY	4.6	\$675	3,105.00
MARC ABRAMS	0.1	\$995	99.50
CHRISTOPHER LANO	2.1	\$335	703.50

CURRENT FEES

5,112.50

\$

\$

TOTAL THIS MATTER

5,112.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 7 of 113

WHITEFORD, TAYLOR & PRESTON LLC

DELAWARE* DISTRICT OF COLUMBIA

	Seven Saint Paul altimore, Marylane Main Telephone (410 Facsimile (410) 7: Federal Id# 52-0) 21202-1636)) 347-8700 52-7092		F	RICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK 'ENNSYLVANIA VIRGINIA /W.WTPLAW.COM (800) 987-8705
EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202			Invoice Nu Invoice Client Nu	Date	64252802 12/31/20 099845
Re: (00006) BUSINESS OPERATIONS					
FOR PROFESSIONAL SERVICES REN	DERED THROUGH	10/31/20:			
Date <u>Tkpr</u>			<u>Hours</u>		
10/14/20 SBG EMAILS FROM MONEY MARKE	J.GRADY RE REPOR ET REPORT	TING OF	0.1		
	TOTAL HOURS		0.1		
TIMEKEEPER TIME SUMMARY:					
Timekeeper	Hours	Rate	Value		
STEPHEN B. GERALD	0.1	\$570	57.00		
	CURRENT FEES			\$	57.00
	TOTAL THIS MA	ATTER		\$	57.00

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00007) CASE ADMINISTRATION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	CL	UPDATE CRITICAL DATES	0.1
10/01/20	MA	REV PACERS (.1) EMAILS F J GRADY, REVIEW DIP COVENANT REPORT (.1) REV DOCKET AND OCTOBER 2ND AGENDA (.1)	0.3
10/02/20	CL	REVISE CRITICAL DATES (.4); EMAIL EXCHANGE WITH K. LIANG RE REVISED CRITICAL DATES (.2); CIRCULATE REVISED CRITICAL DATES CALENDAR (.1).	0.7
10/02/20	MA	REV PACERS AND KCC SERVICE, INCLUDING CIC RE EXCLUSIVITY ORDER.	0.1
10/02/20	CL	EMAIL EXCHANGE WITH A. DYE RE REVISED CRITICAL DATES (.1); CIRCULATE CRITICAL DATES AMONGST GROUP (.1).	0.2
10/05/20	RR	TELEPHONE CALL WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	1.0
10/05/20	KGH	WTP TEAM PROJECT AND PLANNING CALL	1.0
10/05/20	CL	ATTENDANCE AND PARTICIPATION IN WEEKLY GROUP CONFERENCE CALL.	1.0
10/05/20	SBG	WTP WEEKLY STATUS MEETING	1.0
10/05/20	CL	REVIEW M. ABRAMS' EDITS TO CRITICAL DATES (.1); REVISE CRITICAL DATES (.3).	0.4
10/05/20	MA	REVIEW AND REVISE CRITICAL DATES SCHEDULE AND FORWARD TO C LANO, RR AND SG (.3) PARTICIPATE IN WTP WORKING GROUP CALL RE TASKS, HEARING PREP, AND	1.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 9 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		CALENDAR (1.0) EMAIL F RR, D GADSON RE HEARING TIME (.1) REV PACERS, OCTOBER 7TH AGENDA, EMAILS F RR AND J AYCOCK (.1)	
10/06/20	MA	REV DOCKETS AND PACERS.	0.1
10/07/20	CL	REVISE CRITICAL DATES CALENDAR (.3); EMAIL EXCHANGE WITH M. ABRAMS (.1); EMAIL K. LIANG RE REVISIONS (.1).	0.5
10/07/20	MA	REV PACERS AND KCC SERVICE INQUIRES.	0.1
10/09/20	MA	REV MULTIPLE PACER FILINGS AND DOCKET IDEAS; REV PROPOSED STAY DENIAL ORDER; EMAIL F J AYCOCK.	0.5
10/09/20	ΜΑ	EMAILS F C L RE REVISED CRITICAL DATES AND OCTOBER 7TH TRANSCRIPT (.1) EMAILS F K LIANG RE BLUEPRINT SETTLEMENT, REV NOTICE OF MERGER TERMINATION (.1) REV MULTIPLE PACER FILINGS AND DOCKET IDEAS, (.4) REV PROPOSED STAY DENIAL ORDER, EMAIL F J AYCOCK (.1)	0.7
10/09/20	CL	CIRCULATE CRITICAL DATES CALENDAR.	0.1
10/12/20	SBG	WEEKLY WTP STATUS CALL WITH K.HROBLAK, R.RILEY AND M.ABRAMS	0.6
10/12/20	RR	ATTEND WEEKLY CALL WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.6
10/12/20	KGH	INTERNAL WTP STATUS CALL RE: OPEN PROJECTS	0.6
10/12/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH RR, SG, AND K H RE TASKS AND CALENDER.	0.6
10/14/20	MA	REV MULTIPLE PACERS AND DOCKET (.2) EMAILS F J GRADY, REVIEW INVESTMENT REPORT (.1) EMAILS T/ F S MARTINEZ RE	0.4

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 10 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date Tkpr		Hours
	CREDITOR VOICE MAIL INQUIRES. (.1)	
10/16/20 MA	EMAILS F RR , J AYCOCK RE AGENDA, REV AGENDA (.1) VOICEMAIL F CHARLES TODD FE CREDITOR INQUIRY, EMAILS F/T S MARTINEZ RE KCC HANDOVER (.1)	0.2
10/16/20 CL	REVISE CRITICAL DATES CALENDAR (.2); EMAIL K. LIANG RE SAME (.1).	0.3
10/19/20 CL	PARTICIPATION AND ATTENDANCE IN WEEKLY MEETING (0.6); EMAIL EXCHANGE WITH K. LIANG RE CRITICAL DATES CALENDAR (.1); REVISE CRITICAL DATES CALENDAR AND EMAIL TO GROUP (.2).	0.9
10/19/20 SBG	WEEKLY WTP STATUS CALL WITH K.HROBLAK, R.RILEY, M.ABRAMS AND C.LANO	0.6
10/19/20 RR	WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.6
10/19/20 SBG	REVIEW UPDATED CRITICAL DATES CALENDAR	0.2
10/19/20 MA	REV MULTIPLE PACERS (.1) PARTICIPATE IN WEEKLY INTERNAL WORKING GROUP CALL WITH RR, KH, SG AND CL RE TASKS AND CRITICAL DATES (.6) EMAILS F/T JASON HARKNESS RE WELLS FARGO EQUIPMENT LEASES, EMAILS F A WEINHOUSE, REV WELLS' POC (.2) POPULATE CALENDAR WITH MULTIPLE UPCOMING CRITICAL DATES, REV PLEADINGS AND PROVIDE ADDITIONAL DATES TO C LANO (.2)	1.1
10/19/20 KGH	WTP PROJECT PLANNING CALL	0.6
10/20/20 CL	REVIEW M. ABRAMS EMAIL AND UPDATE CRITICAL DATES.	0.1
10/21/20 CL	REVISE CRITICAL DATES.	0.3

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 11 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/21/20	MA	EMAILS F J GRADY RE CLAIM PAYMENT REPORT (.1) REV PACERS (.1)	0.2
10/23/20	MA	EMAILS F NICK ADZIMA, R MARTINEZ, SG RE SERVICE OF DS MATERIALS (.1) EMAILS F J GRADY, REV DIP AGING REPORTS (.1)	0.2
10/23/20	CL	REVISE CRITICAL DATES AND EMAIL SAME TO K. LIANG.	0.3
10/26/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH SG, RR, KH AND C LANO RE TASKS AND CALENDAR (.6) REV PACERS (.1)	0.7
10/26/20	RR	WEEKLY TELEPHONE CALL WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.6
10/26/20	KGH	WTP TEAM CALL TO PLAN FOR OPEN PROJECTS	0.6
10/26/20	CL	ATTENDANCE AND PARTICIPATION IN WEEKLY GROUP CALL.	0.6
10/26/20	CL	UPDATE CRITICAL DATES	0.2
10/26/20	SBG	REVIEW CRITICAL DATES CALENDAR	0.1
10/26/20	SBG	WEEKLY WTP STATUS MEETING	0.6
10/28/20	CL	REVISE CRITICAL DATES	0.4
10/29/20	CL	UPDATE CRITICAL DATES.	0.3
10/29/20	MA	REV EMAIL F RR, REV DRAFT AGENDA FOR 11/2 HEARINGS (.1) EMAILS F J GRADY, REV DIP REPORT (.1)	0.2
10/29/20	SBG	CONFER WITH R.RILEY RE OPEN TASKS FOR THE DAY	0.4
10/29/20	KGH	ALL HANDS MANAGEMENT AND PROFESSIONALS CALL	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 12 of 113

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

POSTAGE

HOSTING

EDISCOVERY - RELATIVITY USER FEE

EDISCOVERY - REVIEW DATABASE

DINERS CLUB - FILING FEE - COURTS

DINERS CLUB - FILING FEE - COURTS -

ELEVATION COMPLAINT

Invoice Number 64252802 Invoice Date 12/31/20 Client Number 099845

1.50

300.00

340.00

350.00

305.00

Re: (00007)) CASE A	ADMINISTRATION						
Date	<u>Tkpr</u>				Hours			
10/30/20	MA	REV PACERS (.1) TF VARIOUS MATTERS			0.2			
10/30/20	CL	REVISE CRITICAL E AND M. MERTZ RE		AIL K. LIANG	0.5			
		,	TOTAL HOURS	S	23.6			
TIMEKEEI	PER TIME	E SUMMARY:						
Timekeeper	<u>.</u>		Hours	Rate	Value			
KEVIN G.	HROBLA	K	3.3	\$700	2,310.00			
STEPHEN	B. GERA	LD	3.5	\$570	1,995.00			
RICHARD	W. RILE	Y	2.8	\$675	1,890.00			
MARC AB	RAMS		7.1	\$995	7,064.50			
CHRISTOP	PHER LAI	NO	6.9	\$335	2,311.50			
			CURRENT FEE	ES	\$	15,571.00		
FOR COST	FOR COSTS ADVANCED AND EXPENSES INCURRED:							
					Amount			
	LEXIS				401.79			
	WESTLAW				693.41			

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 13 of 113

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

Invoice Number	64252802
Invoice Date	12/31/20
Client Number	099845

Re: (00007) CA	ASE ADMINISTRATION		
CC	NERS CLUB - FILING FEE - COURTS - DMPLAINY AGAINST ROCKY MOUNTAIN DSTREAM	350.00	
CC	NERS CLUB - FILING FEE - COURTS - MPLAINY AGAINST ROCKY MOUNTAIN DSTREAM	350.00	
	NERS CLUB - FILING FEE - COURTS - STRICT COURT PRO HAC	50.00	
	TOTAL FILING FEE		1,405.00
BA DE	NERS CLUB - COURT COSTS - US- NKRUPTCY COURT - DISTRICT OF ELAWARE - EXTRACTION OIL & GAS, INC /15/2020	38.25	
BA DE	NERS CLUB - COURT COSTS - US- ANKRUPTCY COURT - DISTRICT OF ELAWARE - EXTRACTION OIL & GAS, INC /15/2020	38.25	
BA DE	NERS CLUB - COURT COSTS - US ANKRUPTCY COURT - DISTRICT OF ELAWARE - EXTRACTION OIL & GAS INC 0-11548 09/30/2020 - K. HROBLAK	148.50	
CC DI	NERS CLUB - COURT COSTS - DURTCALL - US BANKRUPTCY COURT - STRICT OF DELAWARE - EXTRACTION L & GAS INC 10/02/2020	148.50	
CC DI	NERS CLUB - COURT COSTS - DURTCALL - US BANKRUPTCY COURT - STRICT OF DELAWARE - EXTRACTION L & GAS INC 10/02/2020	132.75	
CC CC	NERS CLUB - DINERS CLUB - COURT OSTS - COURTCALL - US BANKRUPTCY OURT - DISTRICT OF DELAWARE - CTRACTION OIL & GAS INC 10/02/2020	148.50	

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 14 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	132.75
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	75.00
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	132.75
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	43.50
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	122.25

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 15 of 113

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

Invoice Number 64252802 Invoice Date 12/31/20 Client Number 099845

127.50

132.75

143.25

22.50

201.00

22.50

85.50

117.00

22.50

DINERS CLUB - COURT COSTS -
COURTCALL - US BANKRUPTCY COURT -
DISTRICT OF DELAWARE - EXTRACTION
OIL & GAS INC 10/02/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020

DINERS CLUB - COURT COSTS -COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020 Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 16 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00007) CASE ADMINISTRATION

DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020	117.00
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020	206.25
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020	117.00
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/07/2020	106.50
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/06/2020 - K. HROBLAK	22.50
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/06/2020 - M. ABRAMS	22.50
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/06/2020 - R. RILEY	22.50
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/06/2020 - S. GERALD	22.50
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/07/2020 - M. ABRAMS	190.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 17 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00007) CASE ADMINISTRATION

DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/07/2020 - S. GERALD	201.00
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/07/2020 - R. RILEY	201.00
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - JAMIE AYCOCK	111.75
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - K. HROBLAK	111.75
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - ALLYSON WEINHOUSE	54.00
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - S. GERALD	101.25
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - R. RILEY	111.75
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - S. GERALD	96.00
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - R. RILEY	90.75

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 18 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00007) CASE ADMINISTRATION

DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - JAMIE AYCOCK	96.00	
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - K. HROBLAK	96.00	
TOTAL COURT COSTS		4,728.00
RELIABLE WILMINGTON - SEPTEMBER 30TH HEARING TRANSCRIPT - CUSTOMER ID #DEC0521 / INVOICE #WL095105	261.00	
RELIABLE WILMINGTON - HOURLY TRANSCRIPT - 1ST COPY (R00689) - CUSTOMER ID DEC0521 / INVOICE #WL095170-H	630.00	
RELIABLE WILMINGTON - DAILY TRANSCRIPT - ORIGINAL (R00683) / HOURLY TRANSCRIPT - 1ST COPY (R00689) - CUSTOMER ID DEC0521 / INVOICE #WL095276	479.90	
TSG REPORTING, INC TRANSCRIPT FEES - CASE (EXTRACTION OIL & GAS, INC.) - TSG'S JOB NO. 184768 / INVOICE #2029384	1,766.20	
TOTAL TRANSCRIPTS/DEPOSITIONS		3,137.10
DINERS CLUB - COURIER EXPENSE - POSTAGE - DEBTORS 1ST RFP TO PLATE AND DJ SOUTH TO MORRIS NICHOLS	2.80	
DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5566 / INVOICE #147111	410.14	
DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5596 / INVOICE #147290	47.04	
DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5576 / INVOICE #147290	891.37	

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 19 of 113

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	64252802 12/31/20 099845
Re: (00007) CASE ADMINISTRATION			
DINERS CLUB - DINERS CLUB - COURIER EXPENSE - POSTAGE - PAYMENT TO RELIABLE	0.50		
DINERS CLUB - DINERS CLUB - COURIER EXPENSE - POSTAGE - PAYMENT TO DLS FOR INVOICE	0.50		
TOTAL COURIER EXPENSE		1,352.35	
DLS DISCOVERY - MISCELLANEOUS - PRINTING/COPYING/PREPARATION & RUSH HAND DELIVERY - DLS'S JOB NO. 5739 / INVOICE 147738	127.70		
DLS DISCOVERY - MISCELLANEOUS - PRINTING/COPYING/PREPARATION & RUSH HAND DELIVERY - DLS'S JOB NO. 5757 / INVOICE 147739	28.53		
TOTAL MISCELLANEOUS		156.23	
CURRENT EXPE	ENSES	\$	12,515.38
TOTAL THIS MA	ATTER	\$	28,086.38

Whiteford, Taylor & Preston LLC is a limited liability company. Our offices outside of Delaware operated under a separate Maryland limited liability partnership, Whiteford, Taylor & Preston L.L.P.

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 20 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
10/02/20	SBG	REVIEW DOCS RE SPLIT ROCK ISSUE RE SET OFF (.3); EMAILS WITH A.WEINHOUSE, R.RILEY AND M.ABRAMS RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.6
10/02/20	MA	MULTIPLE EMAILS F SG, A WEINHOUSE RE SPLIT ROCK CLAIM ISSUES.	0.2
10/04/20	MA	REV MULTIPLE EMAILS, SSR CONTRACT ANALYSIS AND POC RE SPLIT ROCK OFFSET DISPUTE.	0.8
10/05/20	SBG	CONFER WITH R.RILEY RE SPLIT ROCK (.2); EMAIL TO COUSNEL FOR SPLIT ROCK RE DISPUTE (.1); EMAIL WITH E.CHRIST RE SAME	0.2
10/05/20	SBG	RESEARCH RE ENFORCEABILITY OF ARBITRATION CLAUSES RE SPLIT ROCK	2.1
10/05/20	SBG	REVIEW SPLIT ROCK DOCS IN PREPARATION OF CALL WITH XOG TEAM	0.5
10/05/20	RR	TELEPHONE CONFERENCE WITH XOG TEAM, M. ABRAMS AND S. GERALD REGARDING SPLIT ROCK CLAIM DISPUTE	0.7
10/05/20	RR	COMMUNICATE (2X) WITH S. GERALD REGARDING SPLIT ROCK DISPUTE	0.4
10/05/20	SBG	CALL WITH XOG TEAM, M. ABRAMS AND R.RILEY RE SPLIT ROCK SETOFF DISPUTE	0.7
10/05/20	SBG	CALL WITH M.ABRAMS AND R.RILEY RE FOLLOW UP FROM SPLIT ROCK CALL	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 21 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

Date	<u>Tkpr</u>		Hours
10/05/20	MA	EMAILS F SG, EMAIL F LYDIA WEBB RE SPLIT ROCK CLAIM ISSUES (.1) MULTIPLE EMAILS F /T SG, EMAILS F RR, KEN WARNER, ALLYSON BOIES, AND E CHRIST RE SPLIT ROCK CALL (.1) TC WITH E CHRIST, SG, RR, ALLYSON WARNER, KEN WARNER, JOE PIERZCHALA RE SSR DISPUTE, FOLLOW UP CALL WITH SG, RR (.8) EMAILS F/T JOSEPH C. PIERZCHALA, DOWNLOAD SHARE FILES, TF SG RE SAME (.5)	1.5
10/06/20	SBG	CONFER WITH M.ABRAMS RE SPLIT ROCK DISPUTE	0.1
10/06/20	SBG	REVIEW CASES RE ENFORCEABILITY OF ARBITRATION PROVISIONS RE SPLIT ROCK CLAIM	3.2
10/06/20	SBG	CONFER WITH RILEY RE ARBITRATION CASES RE SPLIT ROCK CLAIM	0.2
10/06/20	RR	REVIEW ARBITRATION RESEARCH RE SPLIT ROCK CLAIM (1.7); COMMUNICATE WITH S. GERALD REGARDING RESEARCH (.3)	2.0
10/06/20	SBG	FURTHER EMAILS WITH K&I AND A&M TEAMS RE CLAIMS OBJECTIONS PROCESS	0.1
10/06/20	SBG	EMAILS WITH T.BENKE RE STATUS OF CLAIMS OBJECTIONS	0.1
10/06/20	MA	REV SPLIT ROCK DOCUMENTS AS PERTAINING TO ARBITRATION ENTITLEMENTS. (.6) TF SG RE ISSUES AND RESEARCH RE SRR (.1)	0.7
10/08/20	SBG	CONFER WITH M.ABRAMS RE ARBITRATION RESEARCH RE SPLIT ROCK DISPUTE (.1); EMAILS WITH M.ABRAMS AND R.RILEY RE SAME (.1)	0.2
10/08/20	MA	REV ARBITRATION LAW RE SSR, EMAILS TO SG AND RR RE SAME (.5) TF SG RE SSR ARBITRATION ISSUE (.1) REV CASES FORWARDED BY SG RE ARBITRATION LAW (.9) EMAILS T/F RR SG RE CONF WITH CLIENT RE SSR	2.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 22 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours (.1) REV SSR APA AND COMMERCIAL RULES OF AAA (.6) EMAIL TO J PIERZCHALA AND KEN WARNER RE FOLLOW UP CALL (.1) MULTIPLE EMAILS F RR, SG, K YOUNG RE PROPOSED FINDINGS (.1) REV DOCKET AND DOWNLOAD **DEFENDANTS SUPPLEMENTAL BRIEFS (.1)** 10/08/20 SBG EMAILS FROM T.BEHNKE RE CLAIMS RECON (.1); 0.2 **REVIEW SAME (.1)** 10/09/20 CL CONFER WITH S. GERALD AND R. RILEY RE 1.6 STATUS OF FILING MOTION TO APPROVE SETTLEMENT WITH BLUEPRINT ENERGY (.2); PREPARE AND FILE MOTION TO APPROVE 9019 SETTLEMENT AGREEMENT (.4); PREPARE AND FILE MOTION TO SEAL EXHIBIT TO SETTLEMENT AGREEMENT (.5); PREPARE AND FILE NOTICE OF PROPOSED REDACTED VERSION OF EXHIBIT (.5). 10/09/20 SBG EMAILS WITH K.LIANG RE BLUEPRINT 9019 (.1); 0.9 REVIEW AND FINALIZE DRAFTS RE SAME (.5); CONFER WITH R.RILEY RE SAME AND COORDINATE FILING (.3) 10/09/20 RR REVIEW AND ANALYZE COMMUNICATIONS AND 1.7 INFORMATION REGARDING SPLIT ROCK DISPUTE 10/09/20 SBG REVIEW CLAIMS DATA IN PREP FOR CALL WITH 0.1 TEAM RE SAME **REVIEW COMMUNICATIONS FROM J. GRADY** 10/09/20 RR 0.1 REGARDING PAYMENTS UNDER FIRST DAY ORDERS 10/09/20 SBG CALL WITH A&M TEAM, A.WEINHOUSE, K.LIANG 0.3 **RE STATUS OF CLAIMS OBJECTIONS REVIEW UPDATED CLAIMS CHART** 10/09/20 RR 0.2 10/09/20 RR TELEPHONE CALL WITH S. GERALD AND C. 0.2 LANO REGARDING FILING LOGISTICS FOR MOTION TO APPROVE BLUEPRINT ENERGY

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 23 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

-			
Re: (00008)	CLAIMS	S ADMINISTRATION AND OBJECTIONS	
Date	<u>Tkpr</u>		<u>Hours</u>
		CLAIM SETTLEMENT	
10/09/20	RR	ADDRESS COMMUNICATIONS FROM K&E REGARDING FILING AND TIMING RELATED TO SETTLEMENT WITH BLUEPRINT ENERGY REGARDING TO CLAIM	0.2
10/09/20	RR	REVIEW DRAFT MOTION TO APPROVE SETTLEMENT WITH BLUEPRINT ENERGY REGARDING CLAIM AND COMMUNICATE TO K&E REGARDING SAME	1.0
10/11/20	SBG	REVIEW SPLIT ROCK DOCS IN PREP FOR CALL	2.5
10/12/20	SBG	PREP FOR SPLIT ROCK CALL	0.6
10/12/20	MA	WORK ON SSR ARBITRATION ISSUE (.3) PREP FOR CALL WITH JOE PIERZCHALA, KEN WARNER, SG RE SPLIT ROCK CLAIM ISSUES BY REVIEWING CONTRACT AND LAW (.8) TC WITH FOREGOING RE SPLIT ROCK (.5)	1.6
10/12/20	RR	REVIEW DRAFT OMNIBUS CLAIM OBJECTION TO UNLIQUIDATED ROYALTY CLAIMS	0.2
10/12/20	RR	PREPARE FOR CALL WITH CLIENT REGARDING SPLIT ROCK CLAIM (.4); ATTEND TELEPHONE CONFERENCE WITH CLIENT REGARDING SPLIT ROCK CLAIM AND RELATED ISSUES (.5)	0.9
10/12/20	SBG	CALL WITH K.WARNER, J. PIERZCHALA, R.RILEY AND M.ABRAMS RE SPLIT ROCK DISPUTE	0.5
10/12/20	SBG	EMAIL FROM T.BEHNKE RE CLAIMS (.1); REVIEW ANALYSIS (.1)	0.2
10/12/20	SBG	REVIEW DRAFT OBJECTION TO ROYALTY CLAIMS	0.2
10/13/20	МА	EMAILS F SG, K WARNER AND LYDIA WEBB RE SSR ISSUES.	0.1
10/13/20	SBG	EMAILS WITH COUNSEL FOR SPLIT ROCK RE	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 24 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

Date	<u>Tkpr</u>		<u>Hours</u>
		STATUS	
10/13/20	SBG	EMAIL WITH A.WEINHOUSE RE LIEN CHECK ON PURPORTED SECURED CLAIMS	0.1
10/13/20	SBG	EMAILS WITH K.WARNER RE SPLIT ROCK SET OFF ISSUES	0.1
10/13/20	SBG	CALL WITH A.WEINHOUSE AND COUNSEL FOR RAISA ENERGY RE NEGOTIATION OF CLAIM	0.3
10/13/20	SBG	EMAILS WITH E.CHRIST AND A.WEINHOUSE RE RAISA CLAIM CALL	0.1
10/15/20	CL	REVIEW DOCKET AND PREPARE CNO TO MOTION TO SEAL SETTLEMENT AGREEMENT WITH BLUEPRINT.	0.4
10/16/20	SBG	FURTHER EMAILS RE SPLIT ROCK	0.1
10/16/20	SBG	EMAILS WITH K.WARNER AND M.ABRAMS RE STATUS OF SPLIT ROCK	0.1
10/16/20	MA	EMAIL TO /FROM SG RE SSR , EMAILS T K WARNER RE SSR (.1) EMAILS F/T K WARNER RE SETTLEMENT ISSUES (.2) EMAILS F K WARNER, JOE PIERZCHALA, AND S GERALD (.1)	0.4
10/19/20	SBG	CALL WITH E.CHRIST, K.WARNER, AND M.ABRAMS RE SPLIT ROCK DISCUSSIONS	0.4
10/19/20	SBG	EMAIL WITH COUNSEL FOR SPLIT ROCK RE DISCUSSIONS RE RESOLUTION	0.1
10/19/20	MA	TC WITH SG, JOE PIERZCHALA, KEN WARNER, ERIC CHRIST RE SPLIT ROCK STRATEGY.	0.8
10/20/20	SBG	EMAILS WITH M.ABRAMS RE CALL WITH SPLIT ROCK COUNSEL	0.1
10/21/20	SBG	FURTHER EMAILS RE CLAIMS ISSUES	0.2
10/21/20	SBG	FURTHER WITH A&M EMAILS RE OMNIBUS	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 25 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours CLAIM OBJECTIONS 10/21/20 SBG EMAILS WITH T.BEHNKE RE CLAIM OBJECTIONS 0.3 (.1); REVIEW RULES RE SAME (.1); CONFER WITH **R.RILEY RE SAME (.1)** 10/21/20 RR COMMUNICATE WITH S. GERALD REGARDING 1.0 CLAIM OBJECTION ISSUES (.3); REVIEW AND ANALYZE OUTSTANDING ISSUES REGARDING POTENTIAL ROYALTY CLAIM OBJECTIONS (.7); 10/22/20 RR TELEPHONE CONFERENCE WITH A&M AND A. 0.5 WEINHOUSE REGARDING ROYALTY CLAIM **OBJECTION ISSUES** CALL WITH A&M/K&E AND R.RILEY RE CLAIMS 10/22/20 SBG 0.5 **OBJECTIONS** 10/22/20 SBG CONFER WITH R.RILEY RE ROYALTY CLAIMS 0.5 **OBJECTIONS (.3); REVEIW SAMPLE ROYALTY OBJECTIONS (.1); REVIEW LOCAL RULES RE OMNIBUS OBJECTIONS (.1)** 10/22/20 RR REVIEW AND ANALYZE ROYALTY CLAIM 1.4 **OBJECTIONS FILED IN SIMILAR ENERGY** COMPANY BANKRUPTCY CASES (1.1); COMMUNICATE WITH S. GERALD REGARDING SAME (.3) 10/23/20 SBG CALL WITH M.ABRAMS RE SPLIT ROCK 0.1 SETTLEMENT PARAMETERS; EMAILS WITH K.WARNER FROM DEBTOR RE SAME 10/23/20 SBG EMAILS FROM M.ABRAMS RE DISCUSSIONS 0.1 WITH SPLIT ROCK COUNSEL MULTIPLE EMAILS T /F LYDIA WEBB RE 10/23/20 MA 0.4 UPDATE, FORWARD TO SG, RR, K WARNER, E CHRIST AND JOE PIERZCHALA (.2) TF SG RE PROCESS FOR SETTLEMENT TALKS (.1) MULTIPLE EMAILS F/T SG, EMAILS F K WARNER **RE SPLIT ROCK ISSUES (.1)**

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 26 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

Date	<u>Tkpr</u>		Hours
10/23/20	SBG	EMAILS WITH K.WARNER RE STATUS OF SPLIT ROCK DISCUSSIONS	0.2
10/26/20	SBG	FOLLOW UP EMAILS RE STATUS OF SRR MATTER	0.2
10/26/20	SBG	CALL WITH K.WARNER (XOG), J. PIERZCHALA (WSM) AND M.ABRMAS RE SPLIT ROCK DISCUSSIONS	0.6
10/26/20	MA	TC WITH K WARNER SG AND JOE PIERZCHALA RE SPLIT RICK ISSUES (.6) FOLLOW UP EMAILS F K WARNER (.1)	0.7
10/27/20	MA	TF LYDIA WEBB RE SPLIT ROCK SETTLEMENT (.3) VM F ANN POUNDSTONE RE CLAIM, FORWARD TO S MARTINEZ (.1)	0.4
10/27/20	SBG	CONFER WITH M.ABRAMS RE CALL WITH SPLIT ROCK COUNSEL	0.2
10/27/20	CL	CONFER WITH S. GERALD RE CERT. OF COUNSEL TO SETTLEMENT AGREEMENT WITH BLUEPRINT (.2); EMAIL N. ADZIMA RE CERT. OF COUNSEL (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL (.8); PREPARE AND FILE CNO TO REDACTING CERTAIN EXHIBITS TO SETTLEMENT AGREEMENT (.4).	1.5
10/28/20	KGH	ARGUE CLOSING IN REJECTION HEARING AND FOLLOW UP DEBRIEFING	4.4
10/28/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE RAISA CLAIM, PAYMENT AND ELIGIBILITY ON COMMITTEE	0.2
10/28/20	SBG	EMAILS WITH A.WEINHOUSE AND XOG TEAM RE RAISA CLAIM	0.1
10/28/20	SBG	EMAILS FROM A.WEINHOUSE RE W/D OF CLASS POCS	0.1
10/28/20	SBG	ATTEND HEARING ON MOTIONS TO REJECT	4.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 27 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours 10/29/20 SBG EMAILS WITH COUNSEL FOR RAISA ENERGY 0.1 AND A.WEINHOUSE (K&E) RE SCHEDULING CALL TO DISCUSS CLAIM 10/30/20 RR COMMUNICATE WITH S. GERALD REGARDING 0.2 MERCURIAL STIPULATION AND CERTIFICATION OF COUNSEL 10/30/20 MA EMAILS F B HAMM AND A WEINHOUSE RE GE 0.2 AND BAKER HUGH'S CLAIMS (.1) VOICE MAIL F A WILLIAMS RE NOTICES, EMAIL TO S NARTINEZ RE HANDLING (.1) 10/30/20 SBG CONFER WITH R.RILEY RE ISSUES RE USEAGE 0.2 OF COCS WITH REFERENCE TO MERCURIA **STIPULATION** 10/30/20 SBG **REVIEW MERCURIA STIPULATION RE CLOSE** 0.5 OUTS AND PREPARE COC FOR SAME (.4); EMAILS WITH A.WEINHOUSE (K&E) RE SAME (.1) CALL WITH COUNSEL FOR RAISA ENERGY AND 10/30/20 SBG 0.3 A.WEINHOUSE (K&E) RE ISSUES RE RESOLVING CLAIMS ISSUES TOTAL HOURS 52.8 TIMEKEEPER TIME SUMMARY: Timekeeper Hours Rate Value **KEVIN G. HROBLAK** \$700 3,080.00 4.4 STEPHEN B. GERALD 23.9 \$570 13,623.00 RICHARD W. RILEY 10.7 \$675 7,222.50 MARC ABRAMS 10.3 \$995 10,248.50 CHRISTOPHER LANO 3.5 \$335 1,172.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 28 of 113

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	64252802 12/31/20 099845
Re: (00008) CLAIMS ADMINISTRATION	AND OBJECTIONS CURRENT FEES	\$	35,346.50
	TOTAL THIS MATTER	\$	35,346.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 29 of 113

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 64252802 Invoice Date 12/31/20 Client Number

099845

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	KGH	ALL HANDS PROFESSIONALS AND BOARD CALL	0.4
10/01/20	KGH	FOLLOW UP CALL TO IDENTIFY DOCUMENTS TO REQUEST	0.7
10/01/20	EUL	PREPARE FOR INTERVIEW - 10/1.	1.7
10/01/20	KGH	PREPARE FOR FORMER EMPLOYEE INTERVIEW	1.8
10/01/20	KGH	INTERVIEW FORMER EMPLOYEE	2.3
10/01/20	RJS	CORRESPONDENCE AND CALL WITH E. LEE REGARDING SECURITIES	0.5
10/01/20	EUL	INTERVIEW FOLLOW UP. CONFER WTP TEAM RE SAME. UPDATE TO K HROBLAK RE SAME.	3.4
10/01/20	EUL	INTERVIEW	2.3
10/01/20	CCM	INTERVIEW WITH R. KELLEY	2.3
10/01/20	ССМ	FOLLOW UP RESEARCH ON DOCUMENTS RE: KELLEY MARGIN ACCOUNT AND PLEDGING ISSUES; EMAILS WITH E. LEE RE: SAME	1.0
10/01/20	CCM	FOLLOW-UP CALL WITH WTP TEAM RE: KELLEY INTERVIEW	0.8
10/02/20	ССМ	REVIEW RELATIVITY DATABASE FOR COMMUNICATIONS WITH BROKERS; CONFER WITH E. LEE AND K. HROBLAK RE: SAME	8.0
10/02/20	KGH	T/C WITH E LEE TO REVIEW IMPLICATION OF RECENT INTERVIEW ON REPORT CONCLUSIONS	0.7

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 30 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/02/20	KGH	REVIEW MATERIALS AND DRAFT REQUEST FOR DOCUMENTS TO FORMER EMPLOYEE	0.8
10/02/20	KGH	REVIEW EMAIL SEARCH AND DATA IN FOLLOW UP TO FORMER EMPLOYEE INTERVIEW	1.7
10/02/20	EUL	INTERVIEW FOLLOW UP ITEMS.	1.2
10/02/20	ССМ	EDIT NOTES/MEMO FROM INTERVIEW AND CIRCULATE TO E. LEE	0.6
10/02/20	EKK	CONTINUE RESEARCH RE CORPORATE OFFICER'S DUTY OF DISCLOSURE	2.8
10/04/20	EUL	ADDITIONAL PRESENTATION REVISIONS.	2.4
10/04/20	EUL	UPDATE PRESENTATION MATERIALS.	1.3
10/04/20	EUL	REVIEW ADDITIONAL INTERVIEW RELATED MATERIALS. REVIEW/REVISE INTERVIEW SUMMARY.	1.4
10/05/20	EUL	COMPLETE EDITS TO SLIDE DECK.	1.6
10/05/20	KGH	COORDINATE SPECIAL COMMITTEE MEETING	0.3
10/05/20	KGH	REVIEW AND EDIT NOTES FROM FORMER EMPLOYEE INTERVIEW	1.1
10/05/20	KGH	REVIEW CASELAW ON INVESTIGATION REPORT TOPIC	0.6
10/05/20	KGH	CALL WITH M FOSCHI RE: LENDER SYNDICATE INFORMATION ON ELECTED COMMITMENT	0.4
10/05/20	KGH	CALL WITH E LEE RE: REPORT EDITS	0.2
10/05/20	KGH	PREPARE FOR CALL WITH M FOSCHI AND REVIEW NOTES FOR DISCUSSION	0.4
10/05/20	KGH	CALL WITH JS AND CM RE: RESTRUCTURING ISSUES RE: INVESTIGATION	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 31 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/06/20	KGH	UPDATE INVESTIGATION REPORT	1.6
10/06/20	KGH	CONFER WITH A&M RE: PRESENTATION AND BEGIN REVIEW OF REPORT	0.6
10/07/20	KGH	REVIEW UPDATED RESEARCH FROM CCM RE: INVESTIGATION TOPIC	0.4
10/07/20	KGH	CALL WITH CCM AND EUL RE: REPORT EDITS	0.7
10/07/20	ССМ	CALL WITH K. HROBLAK AND E. LEE RE: INVESTIGATION PRESENTATION/RECOMMENDATIONS AND LEGAL CONCLUSIONS UNDER DE LAW	0.7
10/07/20	EUL	REVISIONS TO SLIDE DECK. CONFER K HROBLAK AND C MURRAY RE ISSUES ANALYSES.	1.6
10/07/20	EKK	CONTINUE DRAFTING MEMO RE CORPORATE OFFICER FIDUCIARY DUTIES	0.2
10/07/20	EUL	RESEARCH RE OPEN ITEMS FOR PRESENTATION. UPDATE TO K HROBLAK AND C. MURRAY RE SAME. REVISIONS TO SLIDE DECK.	2.1
10/07/20	ССМ	RESEARCH INVESTIGATION TOPICS PER K. HROBLAK	4.4
10/08/20	EUL	FINALIZE SLIDE DECK. CONFER K HROBLAK AND C MURRAY RE SELECT SLIDES.	2.2
10/08/20	EUL	REVISE SELECT SLIDES FOR COMMITTEE PRESENTATION.	0.8
10/08/20	EUL	EMAILS WITH K HROBLAK.	0.6
10/08/20	EKK	REVIEW AND SEND MEMORANDUM TO K. HROBLAK	0.3
10/08/20	EKK	CONTINUE DRAFTING MEMO RE K. HROBLAK RESEARCH REQUEST	3.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 32 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/08/20	EKK	REVIEW AUTHORITIES RE K. HROBLAK RESEARCH REQUEST	1.0
10/08/20	KGH	FINALIZE INVESTIGATION REPORT AND PREPARE PRESENTATION NOTES	4.8
10/08/20	KGH	ASSESS AND ANALYZE RESEARCH TOPICS FOR INVESTIGATION REPORT	2.4
10/08/20	KGH	EVALUATE CALL FROM T BEHRENS AND REVIEW COMPANY SUPPORTING DOCUMENTS AND DRAFT SUMMARY EMAIL TO SPECIAL COMMITTEE	0.7
10/08/20	KGH	DISCUSSION AND RESEARCH ON INTERVIEWEE INFORMATION RE: PERSONAL INFORMATION	1.7
10/08/20	KGH	CALL WITH C MURRAY RE: RESEARCH RESULTS ON INVESTIGATION RESEARCH	0.6
10/08/20	ССМ	CALL WITH K. HROBLAK RE: INVESTIGATION PRESENTATION, CONCLUSIONS AND ADDITIONAL RESEARCH	0.6
10/08/20	ССМ	INVESTIGATION PRESENTATION REVISIONS AND RESEARCH	3.1
10/08/20	KGH	CALL WITH CCM RE: RESEARCH	0.2
10/08/20	KGH	CALL WITH E LEE RE: UPDATING OF SLIDES	0.4
10/08/20	KGH	CALL FROM COUNSEL FOR R KELLEY	0.3
10/08/20	KGH	REVIEW LETTER FROM T BEHRENS RE: INFORMATION FROM R KELLEY	0.1
10/08/20	KGH	DISCUSSION RE: CORPORATE GOVERNANCE PRINCIPLES	0.3
10/09/20	EUL	REVIEW SLIDE DECK WITH SPECIAL COMMITTEE.	2.2
10/09/20	KGH	FOLLOW UP TASK LIST FOR INVESTIGATION	0.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 33 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND EDIT SLIDE DECK	
10/09/20	KGH	PREPARE FOR AND CONDUCT ADDITIONAL FOLLOW UP INTERVIEWS OF WITNESSES ON SPECIFIC TOPICS RAISED BY THE SPECIAL COMMITTEE	2.8
10/09/20	ССМ	PARTICIPATE IN SPECIAL INVESTIGATION COMMITTEE MEETING RE: PRESENTATION OF REPORT ON INVESTIGATION	1.9
10/09/20	KGH	PRESENTATION TO SPECIAL COMMITTEE	2.2
10/09/20	KGH	PREPARE FOR PRESENTATION TO SPECIAL COMMITTEE	0.6
10/09/20	KGH	DRAFT/EDIT NOTES FOR FOLLOW UP TASKS FOR SPECIAL COMMITTEE	0.3
10/09/20	KGH	REVIEW EMPLOYMENT AND SEVERANCE AGREEMENTS WITH R KELLEY	0.5
10/10/20	EUL	ADDRESS FOLLOW UP ITEMS IN CONNECTION WITH INITIAL DISCUSSION WITH SPECIAL COMMITTEE OF SLIDE DECK.	2.1
10/10/20	KGH	REVIEW RESEARCH ON COLORADO LAW	0.2
10/10/20	ССМ	RESEARCH CO LAW	0.6
10/10/20	KGH	CORRESPOND WITH E CHRIST RE: SPECIAL COMMITTEE RESOLUTION AND REVIEW SAME	0.1
10/10/20	KGH	REVIEW CASELAW ON PRIVILEGE ISSUES RELATING TO SPECIAL COMMITTEE PRESENTATION	0.3
10/12/20	KGH	REVIEW RESEARCH ON PRESENTATION WAIVERS FOR UCC AND BOARD	0.7
10/12/20	KGH	DRAFT NOTES FROM FOLLOW UP INTERVIEWS ON 10.9.20	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 34 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/12/20	EUL	TC K HROBLAK RE RESEARCH RELATED ITEM AND BOARD PRESENTATION.	0.6
10/12/20	KGH	CALL WITH E LEE TO ADDRESS PRIVILEGE ISSUES OF PRESENTATION	0.6
10/12/20	KGH	UPDATING OF SLIDES AND FACTUAL INFORMATION POST-SPECIAL COMMITTEE MEETING	1.4
10/13/20	KGH	CALL WITH R STOKER RE: GOVERNANCE ISSUES RELATING TO PRESENTATION TO FULL BOARD	0.3
10/13/20	RJS	CORRESPONDENCE WITH K. HROBLAK REGARDING SPECIAL COMMITTEE MATERIALS AND PRESENTATION; RESEARCH REGARDING SAME	2.7
10/13/20	KGH	REVIEW CASES ON SPECIAL COMMITTEE PRESENTATIONS TO FULL BOARD	0.8
10/14/20	RJS	CONTINUE RESEARCH REGARDING BOARD PRESENTATION AND MATERIALS; CALL WITH K. HROBLAK	2.6
10/14/20	KGH	CALL WITH R STOKER RE: SPECIAL COMMITTEE/BOARD PRESENTATION MATTERS	0.8
10/15/20	KGH	RESEARCH SPECIAL COMMITTEE PRESENTATION MATTERS AND CASELAW	1.1
10/15/20	KGH	DRAFT CORRESPONDENCE TO SPECIAL COMMITTEE AND REVISE EDIT SAME	0.4
10/15/20	KGH	UPDATE SUPPLEMENTAL REPORT TO SPECIAL COMMITTEE	0.9
10/15/20	RJS	CONFERENCE WITH E. LEE AND K. HROBLAK REGARDING PRESENTATION; REVIEW MATERIALS	1.1
10/15/20	ССМ	REVIEW/REVISE SLIDE DECK FOR SUBMISSION TO SPECIAL COMMITTEE AND EMAIL	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 35 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		TRANSMITTING SAME	
10/15/20	KGH	CALL WITH E LEE TO DISCUSS RESEARCH ON COMMITTEE PRESENTATION	0.7
10/15/20	EUL	TC K HROBLAK AND R STOKER RE RESEARCH ISSUE AND PRESENTATION. ADDITIONAL RESEARCH AND DISCUSSION RE SAME WITH K HROBLAK.	3.3
10/15/20	EUL	LEGAL RESEARCH IN CONNECTION WITH COMMITTEE INVESTIGATION.	2.6
10/15/20	KGH	CALL WITH R STOKER AND E LEE RE: SPECIAL COMMITTEE PRESENTATION RESEARCH	0.5
10/19/20	EUL	CONFER K HROBLAK. CMTE CONFERENCE CALL AND FOLLOW UP.	1.4
10/19/20	KGH	CALL WITH C MARCUS RE: RESTRUCTURING ISSUES	0.1
10/19/20	KGH	CALL WITH E CHRIST RE: SPECIAL COMMITTEE REQUEST FOR BOARD MEETING	0.2
10/19/20	KGH	CALL WITH E LEE RE: DRAFT RESOLUTIONS FOR BOARD	0.1
10/19/20	KGH	SPECIAL COMMITTEE MEETING	1.0
10/19/20	KGH	PREPARE FOR SPECIAL COMMITTEE MEETING	0.2
10/20/20	EUL	DRAFT RESOLUTIONS.	1.5
10/20/20	KGH	REVIEW BOARD RESOLUTIONS FOR SPECIAL COMMITTEE	0.5
10/20/20	KGH	EDIT REVISED RESOLUTION FOR SPECIAL COMMITTEE/BOARD MEETING	0.3
10/20/20	KGH	PREPARE FOR BOARD MEETING ON SPECIAL COMMITTEE STATUS AND RESOLUTION	1.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 36 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/21/20	KGH	CORRESPONDENCE WITH COUNSEL FOR DIRECTORS	0.2
10/21/20	KGH	PREPARE FOR BOARD OF DIRECTORS CALL ON SPECIAL COMMITTEE INVESTIGATION STATUS	0.3
10/21/20	KGH	ATTEND BOARD CALL TO DISCUSS STATUS OF SPECIAL INVESTIGATION AND PROPOSED RESOLUTIONS	0.9
10/22/20	KGH	CORRESPOND WITH COUNSEL FOR BOARD AND WITH P LEIDEL RE: RESOLUTION	0.2
10/22/20	KGH	CALL WITH COUNSEL FOR DIRECTORS	0.5
10/22/20	KGH	ATTEND ALL HANDS BOARD/MANAGEMENT/PROFESSIONALS CALL	0.5
10/27/20	KGH	REVIEW PROPOSED RESOLUTIONS FROM COUNSEL FOR INDEPENDENT DIRECTORS AND CORRESPONDENCE RE: SAME	0.5
10/28/20	EUL	CALL WITH COUNSEL TO THE BOARD.	0.7
10/28/20	KGH	CALL WITH P LEIDEL COUNSEL RE: RESOLUTIONS	0.4
10/28/20	KGH	SPECIAL COMMITTEE CALL AND FOLLOW UP CALL TO LEIDEL COUNSEL	0.6
10/28/20	KGH	ASSESS REDLINE OF RESOLUTIONS AND CONFER WITH E LEE	0.5
10/29/20	KGH	CALL WITH T TYREE RE: BOARD RESOLUTION DISCUSSION	0.1
10/29/20	KGH	CORRESPONDENCE WITH TK AND SPECIAL COMMITTEE RE: RESOLUTIONS	0.2
10/29/20	KGH	DRAFT CORRESPONDENCE TO E LEE RE: UPDATE AND LETTER TO T BEHRENS	0.2
10/30/20	EUL	DRAFT/REVISE LETTER TO COUNSEL RE	1.4

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 37 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

\$

77,597.00

Re: (00009) CORPO	RATE GOVERNANG	CE AND BOARD	MATTERS		
Date Tkpr				Hours	
	REQUESTED DOC RE SAME.	UMENTS. CONF	ER K HROBI	LAK	
10/30/20 KGH	REVIEW AND ED	T LETTER TO T	BEHERENS	0.3	
		TOTAL HOUR	S	129.6	
TIMEKEEPER TIME	E SUMMARY:				
Timekeeper		Hours	<u>Rate</u>	Value	
KEVIN G. HROBLA	K	52.3	\$700	36,610.00	
EDWARD U. LEE, I	П	38.4	\$640	24,576.00	
CARA C. MURRAY		24.6	\$430	10,578.00	
RYAN J. STOKER		6.9	\$470	3,243.00	
EMILY K. KELSAY		7.4	\$350	2,590.00	
		CURRENT FEF	ES		\$ 77,597.00

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 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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	CL	REVIEW DOCKET AND PREPARE CNO RE WTP FIRST MONTHLY APPLICATION (.3); UPDATE FEE APPLICATION CHART (.1);	0.4
10/01/20	SBG	REVIEW CNO FOR WTP FEE APPLICATION	0.1
10/02/20	DJS	REVIEW BILLING ENTRIES FOR PRIVILEGE AND SUFFICIENCY.	1.7
10/05/20	CL	REVISE WTP SECOND MONTHLY APPLICATION.	0.7
10/05/20	CL	EMAIL D. SHAFFER DRAFT OF SECOND MONTHLY FEE APPLICATION.	0.1
10/05/20	DJS	REVIEW BILLING REPORTS FOR PRIVILEGE, RELATED CONFIDENTIALITY MATTERS AND SUFFICIENCY.	2.2
10/05/20	CL	EMAIL EXCHANGE WITH D. SHAFFER RE STATUS OF SECOND MONTHLY APPLICATION.	0.1
10/06/20	CL	REVIEW WTP INVOICE AND REVISE SECOND MONTHLY APPLICATION (1.6); EMAIL D. SHAFFER RE SAME (.1); CONTINUED PREPARING WTP FIRST INTERIM APPLICATION (1.4).	3.1
10/07/20	DJS	REVIEW AND EDIT DRAFT OF AUGUST MONTHLY FEE STATEMENT AND REVIEW TIME ENTRIES FOR CONFIDENTIAL INFORMATION.	2.3
10/07/20	CL	CONTINUED REVISIONS TO WTP FIRST INTERIM FEE APPLICATION.	1.9
10/08/20	DJS	REVIEW/EDIT MONTHLY FEE STATEMENT.	0.8

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 39 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/08/20	CL	REVIEW AND REVISE WTP SECOND MONTHLY APPLICATION (1.4); EMAIL EXCHANGE WITH D. SHAFFER RE SAME (.1); EMAIL S. GERALD RE WTP SECOND MONTHLY APPLICATION (.1); PREPARE EXHIBITS AND NOTICE RE SECOND MONTHLY APPLICATION (.4); CONTINUED REVISIONS TO WTP FIRST MONTHLY APPLICATION (1.3)	3.3
10/09/20	DJS	REVIEW OF MONTHLY FEE STATEMENT (1.2); EMAILS WITH LANO RE SAME (.1).	1.3
10/12/20	DJS	EMAILS WITH GERALD RE REVISIONS TO FEE STATEMENT AND REVIEW REVISIONS RE SAME.	0.3
10/12/20	SBG	REVIEW AND REVISE SECOND MONTHLY FEE APPLICATION AND REVIEW PRO FORMAS FOR PRIVILEGE AND PROPER CATEGORIZATION	4.2
10/12/20	RR	REVIEW TIME ENTRIES FOR WTP SECOND MONTHLY FEE APPLICATION AND CONFER WITH S. GERALD REGARDING SAME	1.2
10/13/20	DJS	CALL WITH RILEY AND GERALD RE FEE APPLICATION AND STATEMENT FILINGS PROFESSIONAL BUDGETING AND RELATED ITEMS.	0.7
10/13/20	MA	EMAILS F SG, KR RE FEE APP AND ESTIMATE RECONCILIATION.	0.1
10/13/20	SBG	CALL WITH R.RILEY AND D.SHAFFER RE ISSUES RE FIRST INTERIM FEE APP AND COMPLIANCE WITH UST GUIDELINES	0.8
10/13/20	SBG	CONFER WITH D.SHAFFER RE FEE AP	0.1
10/13/20	RR	TELEPHONE CALL WITH S. GERALD AND D. SHAFFER REGARDING WTP FEE APPLICATIONS, TIME ENTRIES AND BUDGET	0.8
10/14/20	DJS	REVIEW FOR FILING EXHIBITS FOR AUGUST FEE STATEMENT (.6); CALL WITH GERALD RE FILING	0.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 40 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND ISSUES CONCERNING INTERIM APPLICATION (.3)	
10/14/20	DJS	FINALIZE MONTHLY STATEMENT FOR AUGUST.	1.9
10/14/20	CL	PREPARE AND FILE WTP SECOND MONTHLY FEE APPLICATION (0.6); UPDATE WTP FIRST INTERIM APPLICATION (.4); PREPARE WTP THIRD MONTHLY APPLICATION (.4); EMAIL UST FILED WTP FEE APPLICATION AND LEDES FILE (.1).	1.5
10/14/20	SBG	REVIEW FINAL VERSION OF AUGUST MONTHLY FEE APP; CONFER WITH D.SHAFFER RE SAME	0.2
10/15/20	CL	EDITS TO WTP FIRST INTERIM FEE APPLICATION.	0.4
10/15/20	DJS	DRAFT/EDIT FIRST INTERIM FEE APPLICATION.	2.4
10/15/20	DJS	CALL AND EMAIL WITH GERALD RE FIRST INTERIM FEE APPLICATION ISSUES.	0.2
10/16/20	CL	REVISE FEE APPLICATION CHART.	0.2
10/16/20	SBG	EMAIL WITH D.SHAFFER RE INTERIM FEE APP	0.1
10/16/20	SBG	REVIEW PRO FORMAS FOR SEPTEMBER MONTHLY FEE APPLICATION	2.5
10/17/20	KGH	WORK ON MONTHLY FEE STATEMENT	0.4
10/17/20	DJS	EDIT/REVISE INTERIM FEE APPLICATION TO INCLUDE RECENT REVISIONS TO BILLING REPORTS.	2.8
10/17/20	DJS	REVIEW INFORMATION ON AGREED BUDGET WITH CLIENT, ADD INFORMATION TO INTERIM FEE APPLICATION.	1.3
10/18/20	DJS	FURTHER DRAFT/EDIT INTERIM FEE APPLICATION TO INCLUDE BUDGET TO ACTUAL NUMBERS AND FINALIZE OPEN MATTERS RELATED THERETO TO COMPLY WITH RULES AND GUIDELINES (3.0); EMAILS WITH GERALD	3.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 41 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		RE SAME (.1)	
10/19/20	CL	REVISE WTP THIRD MONTHLY APPLICATION (.4); EMAIL XOG GROUP RE STATUS OF APPLICATION (.1).	0.5
10/19/20	DJS	REVIEW BILLING REPORTS FOR THIRD MONTHLY FEE STATEMENT.	1.6
10/19/20	SBG	FURTHER REVIEW OF SEPTEMBER PRO FORMAS AND REVIEW FOR PRIVILEGE ETC	2.1
10/19/20	CL	TELEPHONE CALL WITH ACCOUNTING RE WTP THIRD MONTHLY APPLICATION.	0.3
10/20/20	RR	COMMUNICATE WITH S. GERALD REGARDING FIRST INTERIM FEE APPLICATION (.1); REVIEW DRAFT FIRST INTERIM FEE APPLICATION AND BUDGET COMPARISON (1.2)	1.3
10/20/20	CL	CONTINUED REVISIONS TO WTP THIRD MONTHLY APPLICATION (.4); REVISIONS TO WTP FIRST INTERIM APPLICATION (.4); UPDATE FEE APPLICATION CHART (.3)	1.1
10/20/20	DJS	EMAILS WITH GERALD RE REVIEW OF INTERIM FEE APPLICATION.	0.1
10/20/20	DJS	REVIEW CHANGES TO ABRAMS' TIME ENTRIES FOR FEE STATEMENT.	0.3
10/20/20	SBG	REVIEW AND REVISE FIRST INTERIM FEE APPLICATION (.9); CONFER WITH D.SHAFFER RE SAME (.2)	1.1
10/21/20	DJS	FURTHER REVIEW AND EDIT FIRST INTERIM FEE APPLICATION FOR WTP.	1.1
10/21/20	DJS	EMAILS WITH GERALD RE FILING FIRST INTERIM FEE APPLICATION.	0.1
10/21/20	DJS	DRAFT/EDIT SECTIONS FOR BUDGETING IN FEE APPLICATION AND MAKE FURTHER EDITS PER	2.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 42 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date <u>Tkpr</u>		Hours
	GERALD.	
10/21/20 SBG	REVIEW REVISED FIRST INTERIM FEE APPLICATION; EMAILS WITH D.SHAFFER AND R.RILEY RE SAME	0.2
10/22/20 SBG	EMAILS WITH D.SHAFFER AND R.RILEY RE FINALIZING FIRST INTERIM FEE APPLICATION	0.2
10/22/20 DJS	FURTHER REVIEW OF FIRST INTERIM FEE APPLICATION IN PREP FOR FILING.	1.4
10/23/20 CL	PREPARE AND FILE WTP FIRST INTERIM APPLICATION.	0.8
10/23/20 DJS	EMAILS WITH GERALD AND LANO RE FINALIZING FEE APPLICATION (.1); REVIEW FORM OF FINAL APPLICATION FOR FILING (.4)	0.5
10/23/20 CL	CONFER WITH S. GERALD RE STATUS OF WTP FIRST INTERIM APPLICATION AND NOTIFICATION OF SAME (.1); UPDATE FEE APPLICATION CHART (.1).	0.2
10/23/20 RR	REVIEW AND FINAL COMMENTS TO WTP FIRST INTERIM FEE APPLICATION	0.4
10/23/20 SBG	FINAL REVIEW OF FIRST INTERIM FEE APPLICATION; COORDINATE FILING	0.6
10/23/20 DJS	REVIEW REPORTS FOR MONTHLY FEE STATEMENT.	2.8
10/27/20 DJS	DRAFT/EDIT THIRD MONTHLY FEE STATEMENT.	0.8
10/29/20 DJS	FURTHER REVIEW REVISIONS TO REPORTS.	1.9
10/29/20 DJS	DRAFT/EDIT MONTHLY STATEMENT.	0.8
10/29/20 DJS	REVIEW REVISED BILLING REPORTS.	1.4
10/30/20 MA	EMAILS F S COHEN, SG RE STOUT RETENTION.	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 43 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00011) WTP EM	/PLOYMENT/FEE/OBJ	ECTION			
Date Tkpr				Hours	
10/30/20 DJS		REVIEW INTERIM COMPENSATION ORDER RE TIMING OF FILING OF STATEMENTS.			
	1	TOTAL HOUR	S	68.9	
TIMEKEEPER TIME	E SUMMARY:				
<u>Timekeeper</u>		Hours	Rate	Value	
DENNIS J. SHAFFEI	R	37.8	\$595	22,491.00	
KEVIN G. HROBLA	K	0.4	\$700	280.00	
STEPHEN B. GERAI	LD	12.2	\$570	6,954.00	
RICHARD W. RILEY	Y	3.7	\$675	2,497.50	
MARC ABRAMS		0.2	\$995	199.00	
CHRISTOPHER LAN	01	14.6	\$335	4,891.00	
	C	CURRENT FEE	ËS		\$ 37,312.50

TOTAL THIS MATTER

37,312.50

\$

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	CL	CONFER WITH S. GERALD RE STATUS OF DELOITTE FIRST MONTHLY APPLICATION (.1); PREPARE AND FILE DELOITTE FIRST MONTHLY APPLICATION (.7).	0.8
10/01/20	CL	REVIEW DOCKET AND PREPARE CNO RE WTP FIRST MONTHLY APPLICATION (.3); UPDATE FEE APPLICATION CHART (.1);	0.4
10/01/20	SBG	REVIEW CNO FOR KCC FEE APPLICATION	0.1
10/02/20	SBG	EMAILS WITH UST AND KE RE TIMING OF HEARING ON RIVERON APPLICATION	0.1
10/05/20	RR	REVIEW INTERIM COMPENSATION ORDER AND TIMING FOR FIRST QUARTERLY FEE APPLICATIONS (.1); COMMUNICATE WITH S. GERALD REGARDING SAME (.1)	0.2
10/05/20	SBG	EMAIL WITH A.WEINHOUSE RE NEED FOR HEARING DATE RE INTERIM FEE APPLICATIONS; EMAIL WITH CHAMBERS RE SAME	0.1
10/05/20	SBG	EMAIL WITH COMMITTEE COUNSEL RE TIMING OF HEARING FOR FIRST INTERIM FEE APPLICATION	0.1
10/05/20	SBG	EMAILS WITH J. GRADY RE TIMING OF FILING OF INTERIM FEE APPLICATION (.1); REVIEW INTERIM COMP PROCEDURES RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.3
10/09/20	RR	COMMUNICATE WITH S. GERALD REGARDING MOELIS SECOND MONTHLY FEE APPLICATION	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 45 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/09/20	RR	REVIEW MOELIS SECOND MONTHLY FEE APPLICATION AND DRAFT NOTICE REGARDING SAME (.7); COORDINATE FILING OF APPLICATION (.4)	1.1
10/09/20	SBG	EMAILS WITH A.WEINHOUSE RE MOELIS SECOND MONTHLY FEE APPLICATION	0.1
10/09/20	SBG	EMAILS WITH A.WEINHOUSE RE SCHEDULING HEARING FOR FIRST INTERIM FEE APPS	0.1
10/12/20	RR	REVIEW AND FINALIZE KCC SECOND MONTHLY FEE APPLICATION AND COORDINATE FILING OF SAME (.9); REVIEW AND FINALIZE KCC FIRST INTERIM FEE APPLICATION AND COORDINATE FILING OF SAME (1.6)	2.5
10/12/20	RR	CONFER WITH S. GERALD REGARDING KCC FEE APPLICATIONS	0.2
10/12/20	SBG	CONFER WITH R.RILEY RE FILING OF KCC FEE APPS	0.2
10/13/20	CL	UPDATE FEE APPLICATION CHART.	0.2
10/13/20	CL	PREPARE AND FILE PETRIE PARTNERS SECOND MONTHLY APPLICATION (.4); PREPARE AND FILE PETRIE PARTNERS FIRST INTERIM APPLICATION (.6).	1.0
10/13/20	RR	CONFER WITH S. GERALD REGARDING MOELIS FIRST INTERIM FEE APPLICATION	0.1
10/13/20	SBG	CONFER WITH R.RILEY RE FILING OF MOELIS INTERIM APPLICATION; COORDINATE FILING WITH C.LANO RE SAME	0.2
10/13/20	SBG	REVIEW AND COORDINATE FILING OF PETRIE MONTHLY FEE APPLICATION	0.2
10/14/20	CL	PREPARE AND FILE MOELIS FIRST INTERIM FEE APPLICATION (.4); UPDATE FEE CHART (.2).	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 46 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/14/20	SBG	REVIEW MOELIS INTERIM FEE APP (.3); COORDINATE FILING OF SAME (.1)	0.4
10/15/20	CL	CONTINUED REVIEWING AND REVISING WTP THIRD MONTHLY FEE APPLICATION	1.6
10/16/20	SBG	EMAILS WITH J. GRADY RE CNO FOR A&M FEE APPLICATION	0.1
10/16/20	SBG	EMAILS WITH K.LIANG RE CNO FOR K&E FEE APPLICATION	0.1
10/19/20	CL	REVIEW DOCKET AND PREPARE CNOS TO K&E FIRST MONTHLY AND A&M SECOND MONTHLY FEE APPLICATIONS (0.7); UPDATE FEE APPLICATION CHART (.3); PREPARE AND FILE DELOITTE SECOND MONTHLY APPLICATION (.6); REVISE INTERIM ORDER (.2); PREPARE AND FILE CNOS RE A&M AND K&E MONTHLY APPLICATIONS (.4).	2.2
10/19/20	CL	PREPARE AND FILE PETRIE FIRST INTERIM FEE APPLICATION.	0.6
10/19/20	SBG	EMAILS WITH A.WEINHOUSE RE STATUS OF HEARING ON FIRST INTERIM FEE APPLICATION	0.1
10/19/20	SBG	REVIEW CNOS FOR K&E AND A&M FEE APPLICATIONS (.1); CONFER WITH C.LANO RE SAME (.1)	0.2
10/19/20	SBG	REVIEW DRAFT FEE APPLICATION FOR DELOITTE	0.2
10/20/20	CL	REVISE INTERIM FEE ORDER	0.6
10/21/20	SBG	REVIEW STROOK AUGUST FEE APP	0.7
10/21/20	SBG	REVIEW COLE SCHOTZ AUGUST FEE APPLICATION	0.3
10/21/20	SBG	REVIEW ALIXPARTNERS FEE APPLICATION	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 47 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/23/20	SBG	REVIEW CNO FOR DELOITTE APPLICATION (.1); REVIEW APPLICATION AND CONFER WITH C.LANO RE SAME (.1)	0.2
10/23/20	CL	PREPARE AND FILE CNO TO DELOITTE MONTHLY FEE STATEMENT.	0.4
10/26/20	CL	UPDATE INTERIM FEE ORDER AND FEE APPLICATION CHART.	0.3
10/28/20	SBG	EMAILS WITH R.RILEY AND CHAMBERS RE TIMING OF HEARING ON RIVERON	0.1
10/28/20	CL	PREPARE AND FILE PWC FIRST COMBINED MONTHLY FEE APPLICATION (.6); PREPARE AND FILE PWC SECOND MONTHLY FEE APPLICATION (.7); UPDATE FEE APPLICATION CHART (.2).	1.5
10/28/20	RR	COMMUNICATE TO CHAMBERS REGARDING MOVING HEARING ON RIVERON RETENTION (.2); CONFER WITH S. GERALD REGARDING SAME (.2)	0.4
10/28/20	RR	COMMUNICATE WITH S. COHEN (K&E) REGARDING RETENTION OF STOUT AND CONFLICT ISSUES (.3); COMMUNICATE WITH D. GERALD REGARDING ISSUES RELATED TO RETENTION OF STOUT (.2)	0.5
10/28/20	SBG	REVIEW PWC APPLICATIONS (.1); EMAILS RE SAME (.1)	0.2
10/28/20	SBG	EMAILS WITH S.COHEN (K&E) AND R.RILEY RE STOUT RETENTION (.1); CONFER WITH R.RILEY RE SAME (.2)	0.2
10/30/20	SBG	REVIEW FINAL STOUT APPLICATION (.1); COORDINATE FILING OF SAME WITH C.LANO (.1)	0.2
10/30/20	RR	REVIEW STOUT RETENTION APPLICATION AND COMMUNICATE WITH S. GERALD REGARDING SAME (.3); COMMUNICATE WITH C. LANO REGARDING OBJECTION DEADLINE AND SIGNATURE BLOCK FOR STOUT RETENTION	0.4

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 48 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

Date	<u>Tkpr</u>					<u>Hours</u>		
		APPLICATION (.1)						
10/30/20	SBG	EMAILS WITH S.COHEN (K&E) AND R.RILEY RE0.4STOUT RETENTION (.1); CALL WITH0.4R.SCHEPACARTER (UST) RE SAME (.2); CONFER0.4WITH R.RILEY RE SAME (.1)0.4						
10/30/20	SBG	EMAILS WITH C.L CNO FOR SECOND				0.1		
10/30/20	CL	RETENTION APPL OF STOUT RETENT WEINHOUSE RE S' SECOND MONTHL AND FILE STOUT	CONFER WITH S. GERALD RE STATUS OF STOUT1.2RETENTION APPLICATION (.2); PREPARE NOTICE0F STOUT RETENTION (.2); EMAIL A.WEINHOUSE RE STATUS OF CNO FOR MOELISSECOND MONTHLY APPLICATION (.1); PREPAREAND FILE STOUT MENTION APPLICATION (.6);CONFER WITH KCC RE SERVICE OF SAME (.1).					
10/30/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING0.2STOUT RETENTION APPLICATION (.1);0.2TELEPHONE CALL WITH R. SCHEPACARTER AND0.2S. GERALD REGARDING STOUT RETENTION0.2APPLICATION (.1)0.2						
			TOTAL HOUR	8		22.7		
TIMEKEEI	PER TIMF	E SUMMARY:						
<u>Timekeeper</u>	<u>r</u>		<u>Hours</u>	Rate	Va	lue		
STEPHEN	B. GERA	LD	5.6	\$570	3,192	.00		
RICHARD W. RILEY 5.7 \$675		\$675	3,847	.50				
CHRISTOPHER LANO 11.4 \$335				3,819	0.00			
			CURRENT FEE	ËS			\$	10,858.50
TOTAL THIS MATTER						\$	10,858.50	

Whiteford, Taylor & Preston LLC is a limited liability company. Our offices outside of Delaware operated under a separate Maryland limited liability partnership, Whiteford, Taylor & Preston L.L.P.

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 49 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00013) FINANCING AND CASH COLLATERAL MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>				Hours		
10/01/20	SBG	EMAILS FROM J.GRADY	EMAILS FROM J.GRADY RE DIP VARIANCES				
10/08/20	RR	REVIEW COMMUNICAT REGARDING DIP VARIA			0.1		
10/08/20	SBG	EMAILS FROM J.GRADY REPORTS	Y RE DIP V	ARIANCE	0.1		
10/15/20	SBG	REVIEW EMAILS FROM VARIANCE REPORTS	J.GRADY	RE DIP BUDGET	0.1		
10/15/20	SBG	EMAIL FROM DIP COUN INVOICE FOR FEES; RE			0.1		
10/15/20	MA	EMAIL F J GRADY, REV	DIP VARIA	ANCE REPORT.	0.1		
10/20/20	SBG	EMAIL FROM C.FALGO FORMAN FEES	EMAIL FROM C.FALGOWSKI RE BURR & FORMAN FEES				
10/22/20	SBG	EMAILS FROM J.GRADY VARIANCE REPORTS	0.1				
10/27/20	SBG	EMAILS FROM UST RE	'S RE BACK	0.2			
10/29/20	SBG	EMAILS FROM J.GRADY VARIANCE REPORT	E DIP BUDGET	0.1			
		TOT	AL HOURS	l .	1.1		
TIMEKEEI	PER TIME	SUMMARY:					
Timekeeper	<u>.</u>		<u>Hours</u>	Rate	Value		
STEPHEN B. GERALD 0.9 \$570			\$570	513.00			

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 50 of 113

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	64252802 12/31/20 099845
Re: (00013) FINANCING AND CASH CO	OLLATERAL MA	TTERS		
<u>Timekeeper</u>	Hours	Rate	Value	
RICHARD W. RILEY	0.1	\$675	67.50	
MARC ABRAMS	0.1	\$995	99.50	
	CURRENT FEE	ES	\$	680.00
	TOTAL THIS N	ATTER	\$	680.00

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 64252802 Invoice Date 12/31/20 Client Number 099845

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

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
10/01/20	RR	COMMUNICATE WITH K. YOUNG (K&E) REGARDING INCLUSION OF GRAND MESA MOTION FOR ABSTENTION IN PROPOSED FINDING OF FACT AND CONCLUSIONS OF LAW	0.2
10/01/20	RR	COMMUNICATE WITH S. GERALD REGARDING AGREED FORMAT FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW (.2); REVIEW PROPOSED COMMUNICATION TO COUNSEL FOR COUNTER PARTIES REGARDING SAME (.2); REVIEW COMMUNICATE WITH COUNSEL FOR COUNTER PARTIES REGARDING SAME (.2)	0.6
10/01/20	SBG	FURTHER PREP FOR HEARING ON REJECTION/RESEARCH	1.2
10/01/20	SBG	DOWNLOAD EXHIBITS AND TRANSCRIPT FROM OWENS DEP	0.3
10/01/20	SBG	WORK ON PROPOSED CITATIONS FOR PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW SUBMISSION	0.2
10/01/20	SBG	FURTHER PREP FOR HEARING ON MOTION TO REJECT ELEVATION CONTRACT	1.8
10/01/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE BRIEFING ON ABSTENTION MOTION	0.1
10/01/20	KGH	CALL WITH SBG RE: REJECTION STANDARD MEMO	0.2
10/01/20	KGH	PREPARE M OWENS FOR REJECTION MOTION ON MIDSTREAM CONTRACTS	2.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 52 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/01/20	SBG	CALL WITH COUNSEL FOR PLATTE RIVER AND R.RILEY RE EXHIBITS FOR HEARING	0.2
10/01/20	SBG	CONTINUE PREP FOR HEARING ON BUSINESS JUDGMENT/REJECTION	2.4
10/01/20	SBG	CALL WITH K. HROBLAK RE PREP FOR HEARING ON BUSINESS JUDGMENT/ REJECTION	0.2
10/01/20	SBG	EMAILS WITH COUNSEL RE PROPOSED REDACTIONS FOR OMNIBUS REPLY IN SUPPORT OF REJECTION	0.2
10/01/20	SBG	CALL WITH R.RILEY RE PREP FOR HEARING	0.3
10/01/20	CL	CONFER WITH S. GERALD RE STATUS OF NOTICE OF COMPLETION OF BRIEFING.	0.2
10/01/20	KGH	CALL WITH R RILEY TO PREPARE FOR REJECTION HEARING	0.5
10/01/20	MA	DOWNLOAD 36 ELEVATION EXHIBITS AND CURSORY REVIEW (.8); REV GRAND MESA SLIDE DECK RE FERC AND 362 (.2); MULTIPLE EMAILS F K YOUNG, SG RE EXHIBIT CITATIONS (.1);EMAILS F DANIELLE R. GADSON, RR AND K YOUNG RE ABSTENTION ISSUES (.1) REV CASES DURING BREAK (.5); MULTIPLE EMAILS F RR, SG , J AYCOCK, K YOUNG AND A ROTMAN RE CONTINUED HEARINGS PREPARATIONS (.2)	1.9
10/01/20	KGH	CORRESPONDENCE RE: HEARINGS AND SCHEDULING FOR REJECTION MOTIONS AND EXHIBIT AND FINDINGS OF FACT MATTERS	0.3
10/01/20	KGH	REVIEW EXHIBITS LIST AND EXHIBITS FOR REJECTION HEARING ON MIDSTREAM CONTRACTS	2.1
10/01/20	CL	PREPARE NOTICE OF COMPLETION OF BRIEF RE ELEVATION.	0.7
10/02/20	SBG	EMAIL WITH K.YOUNG RE PROPOSED	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 53 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		REDACTIONS RE ELEVATION PLEADINGS	
10/02/20	SBG	EMAILS WITH K&E TEAM RE TIMING OF UPCOMING HEARINGS	0.1
10/02/20	SBG	CONFER WITH K.HROBLAK RE PREP FOR HEARING ON REJECTION	0.2
10/02/20	SBG	EMAILS RE ADDING PROPOSED FACTS/CONCLUSIONS OF LAW FOR GRAND MESA ABSTENTION ARGUMENT	0.1
10/02/20	SBG	EMAILS WITH K&E TEAM RE WITNESSES RE BUSINESS JUDGMENT AT REJECTION HEARING	0.1
10/02/20	SBG	CONFER WITH K.HROBLAK RE PREP FOR MOTION TO REJECT HEARING	0.1
10/02/20	SBG	FURTHER REVISION OF DRAFT OPENING FOR MOTION TO REJECT HEARING	0.4
10/02/20	RR	FURTHER PREPARE FOR HEARING ON REJECTION OF ELEVATION CONTRACTS AND OTHER MIDSTREAM CONTRACTS INCLUDING REVIEW AND ANALYSIS OF ELEVATION CONTRACTS	1.2
10/02/20	MA	DOWNLOAD AGENDA AND JOIN OMNIBUS HEARING RE AGENDA (.1); BEGIN REV OF MATT OWENS DEPOSITION BY P O'BRIEN FOR ELEVATION (.9) MULTIPLE EMAILS F SG, RE,J AYCOCK, ANNA ROTMAN, AND K YOUNG REJECTION HEARING MATTERS (.1)	1.1
10/02/20	KGH	BEGIN REVIEW AND EDITING OF OPENING STATEMENT	0.6
10/02/20	KGH	WORK ON DIRECT EXAMINATION FOR ELEVATION REJECTION	0.9
10/02/20	KGH	PREPARE M OWENS FOR TESTIMONY IN CONTRACT REJECTION MATTERS	2.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 54 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/02/20	KGH	PREPARE AND REVIEW EXHIBITS FOR REJECTION HEARINGS	2.4
10/03/20	SBG	CONFER WITH R.RILEY RE PREP FOR HEARING ON MOTION TO REJECT	0.3
10/03/20	RR	COMMUNICATE WITH S. GERALD REGARDING PREPARATION FOR HEARING ON CONTRACT REJECTION	0.3
10/03/20	MA	REV SONTCHI LETTER CLARIFYING GRAND MESA STAY RELIEF DENIAL DECISION (.1) EMAILS F SG, A ROTMAN, KH RE ELEVATION REJECTION ISSUE (.1) REV OCTOBER 1ST TRANSCRIPT (.1) EMAILS F SG, REV RETROACTIVE REJECTION ANALYSIS (.1)	0.4
10/03/20	KGH	DRAFT OPENING ARGUMENT FOR REJECTION HEARINGS AND BEGIN CASELAW REVIEW FOR CLOSING	1.6
10/04/20	SBG	CONFER WITH R.RILEY RE PREP FOR HEARING ON MOTION TO REJECT	0.2
10/04/20	SBG	PREP FOR HEARING ON MOTION TO REJECT (.6); REVIEW CASES RE NUNC PRO TUNC (1.8); DRAFT ARGUMENTS (.8)	3.2
10/04/20	SBG	CALL WITH R.RILEY K.HROBLAK, WITH K.YOUNG JOINING FOR (.4) PREP FOR HEARING ON MOTION TO REJECT	0.9
10/04/20	SBG	REVIEW RULING CLARIFYING ORDER DENYING GRAND MESA MOTION FOR RELIEF	0.2
10/04/20	RR	TELEPHONE CALL WITH K. HROBLAK, K. YOUNG (K&E) AND S. GERALD REGARDING PREPARATION FOR HEARING ON CONTRACT REJECTION	0.8
10/04/20	RR	REVIEW JUDGE SONTCHI'S LETTER CLARIFYING RULING ON GRAND MESA MOTION FOR RELIEF FROM STAY	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 55 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/04/20	RR	PREPARATION FOR HEARINGS ON REJECTION OF CONTRACTS INCLUDING RESEARCH ON NUNC PRO TUNC RELIEF AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.9
10/04/20	KGH	MODIFY DIRECT EXAMINATION AND CIRCULATE TO A ROTMAN	0.3
10/04/20	KGH	PREP SESSION WITH M OWENS ON REJECTION OF GATHERING AGREEMENTS	3.5
10/04/20	KGH	CALL WITH R RILEY, S GERALD AND K YOUNG RE: PREPARATION FOR REJECTION HEARING	0.8
10/05/20	SBG	EMAIL WITH K.YOUNG RE TIMING OF SUBMISSION OF PROPOSED FACTS AND CONCLUSIONS OF LAW	0.1
10/05/20	SBG	FINALIZE REDACTIONS FOR OMNIBUS REPLY IN SUPPORT OF REJECTION MOTIONS; REVIEW DIFFERENT DRAFTS CIRCULATED TO EACH COUNTER PARTY RE SAME	0.8
10/05/20	SBG	EMAILS WITH COUNSEL FOR GRAND MESA RE PROPOSED REDACTIONS FOR REPLY IN SUPPORT OF MSJ (.1); FINALIZE REDACTIONS (.2); COORDINATE FILING (.2)	0.5
10/05/20	SBG	EMAIL WITH J. AYCOCK RE FORM OF ORDER DENYING GRAND MESA MOTION FOR RELIEF	0.1
10/05/20	МА	EMAILS F CL, REV OCT 2ND TRANSCRIPT. (.2) MULTIPLE EMAILS F SG, P O'BRIEN, KH, RR, A ROTMAN AND K YOUNG RE UNDISCLOSED ELEVATION WITNESS. (.1)	0.3
10/05/20	SBG	CONFER WITH R.RILEY RE ELEVATION EMAIL RE BROOMFIELD TESTIMONY AND OBJECTION THERETO (.3); EMAILS WITH TEAM RE SAME (.2); REVIEW DRAFT EMAIL RE SAME (.1)	0.6
10/05/20	CL	PREPARE NOTICE OF PROPOSED REDACTED REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 56 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		SUMMARY JUDGMENT RE GRAND MESA ADVERSARY.	
10/05/20	RR	PREPARE FOR 10/7 HEARING	1.6
10/05/20	RR	REVIEW AND ADDRESS COMMUNICATION FRO J. AYCOCK REGARDING PROPOSED FORM OF ORDER DENYING GRAND MESA MFRS	0.2
10/05/20	KGH	CALLS WITH C MARCUS RE: REJECTION LITIGATION MATTERS	0.3
10/05/20	KGH	REVIEW ALL OF ELEVATION'S EXHIBITS FOR PURPOSES OF DEVELOPING REDIRECT QUESTIONS FOR REJECTION LITIGATION	2.7
10/05/20	KGH	REVIEW AND EDIT OPENING STATEMENT AND BEGIN CLOSING ARGUMENT FOR REJECTION HEARING	1.2
10/06/20	SBG	EMAILS WITH PLATTE RIVER COUNSEL RE DOCUMENTS SENT TO M.OWENS	0.1
10/06/20	SBG	EMAILS WITH TEAM RE EXHIBITS TO ELEVATION	0.4
10/06/20	SBG	CONFER WITH R.RILEY AND K. HROBLAK RE STATUS OF DISPUTE WITH ELEVATION AND NEXT STEPS	0.2
10/06/20	SBG	EMAIL WITH COUNSEL FOR RMM RE CONFIDENTIALITY OF OMNIBUS REPLY IN SUPPORT OF REJECTION	0.1
10/06/20	SBG	CONFER WITH R.RILEY RE PROTECTIVE ORDER; EMAILS WITH K&E TEAM RE SAME	0.2
10/06/20	SBG	WORK WITH C.LANO ON AMENDED NOTICE OF REDACTION FOR OMNIBUS REPLY IN SUPPORT OF REJECTION INCLUDING EXHIBITS	0.2
10/06/20	SBG	CALL WITH K.HROBLAK AND R.RILEY RE HEARSAY OBJ TO EXHBIT AND RESEARCH RE	0.3

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 57 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		SAME	
10/06/20	SBG	EMAILS WITH ELEVATION COUNSEL AND TEAM RE YELLICO TESTIMONY	0.1
10/06/20	CL	PREPARE AND ORGANIZE FILED RMM ADVERSARY MATTERS FOR A. LEONARD.	0.5
10/06/20	SBG	CALL WITH FULL TEAM IN PREP FOR REJECTION HEARING	0.8
10/06/20	SBG	RESEARCH HEARSAY ISSUES AND WORK WITH R.RILEY RE SAME	2.4
10/06/20	CL	CONFER WITH S. GERALD RE AMENDED NOTICE OF PROPOSED REDACTION (.2); PREPARE AND FILE AMENDED NOTICE OF PROPOSED REDACTION RE OMNIBUS REPLY (1.0).	1.2
10/06/20	SBG	CALLS WITH R.RILEY ISSUE RE ELEVATION PRODUCTION	0.2
10/06/20	SBG	REVIEW DECLARATION OF TAMI YELLICO	0.1
10/06/20	SBG	CALL WITH J.AYCOCK, K.HROBLAK AND R.RILEY IN PREP FOR STATUS CONFERENCE	0.4
10/06/20	SBG	CALL WITH R.RILEY AND K.HROBLAK RE STATUS CONFERENCE	0.3
10/06/20	SBG	EMAILS WITH K&E TEAM RE PREP FOR STATUS CONFERENCE	0.2
10/06/20	MA	TF SG RE ELEVATION LATE WITNESS, EMAILS F /T RR RE SAME (.1); EMAILS F A STEELE, RR RE HEARING EXHIBITS, REV SUBSTITUTE EXHIBIT (.1) EMAILS F RR, J AYCOCK, A LEONARD, A ROTMAN RE WITNESS EXHIBIT ISSUES (.1) EMAILS F RR, A ROTMAN RE YELLICO DECLARATION, REV DECLARATION (.1) EMAILS F SG , D GADSON RE EMERGENCY HEARING ON YELLICO DECLARATION, EMAILS F J AYCOCK, K HROBLAK RE EXHIBITS (.1) EMAILS F A STEELE,	1.0

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 58 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		SG RE YELLICO DISPUTE (.1) MULTIPLE EMAILS F RR, K YOUNG, KH, A ROTMAN, SG, J AYCOCK RE ELEVATION EMERGENCY COURT CONFERENCE AND ISSUES (.2) EMAILS TO THE FORGOING RE BROOMFIELD DECLARATION (.1) TF SG RE FOLLOW UP POST CONFERENCE (.1)	
10/06/20	RR	TELEPHONE CALL WITH K. HROBLAK AND S. GERALD REGARDING POTENTIAL ELEVATION WITNESS AND POTENTIAL COURT CONFERENCE	0.3
10/06/20	RR	REVIEW YELLICO DECLARATION FILED BY ELEVATION	0.1
10/06/20	RR	ADDRESS COMMUNICATION TO CHAMBERS REGARDING STATUS CONFERENCE TO ADDRESS DISPUTE WITH ELEVATION RELATED TO WITNESS (.2); COMMUNICATE WITH S. GERALD AND K&E REGARDING SAME (.2)	0.4
10/06/20	KGH	PREPARE FOR REJECTION HEARING, CALLS WITH OPPOSING COUNSEL RE: EXHIBITS AND HERSEY RESEARCH; CALLS WITH CLIENT RE: MODIFICATION OF DIRECT EXAM	1.8
10/06/20	RR	REVIEW ELEVATION EXHIBITS AND ASSISTANCE IN PREPARATION FOR 10/7 HEARING ON REJECTION OF ELEVATION'S AND OTHER MIDSTREAM CONTRACTS	1.1
10/06/20	RR	COMMUNICATE WITH PLATTE RIVER'S COUNSEL REGARDING PLATTE RIVER EXHIBITS SENT TO MATT OWENS	0.1
10/06/20	RR	LEGAL RESEARCH REGARDING ELEVATION'S COUNSEL'S POTENTIAL HEARSAY OBJECTIONS TO MATT OWEN'S EXHIBITS AND WORK WITH S. GERALD ON RESPONSES TO POTENTIAL OBJECTIONS	2.5
10/06/20	RR	REVIEW PRIOR COMMUNICATIONS WITH ELEVATION COUNSEL REGARDING WITNESSES	0.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 59 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND EXHIBITS IN PREPARATION FOR STATUS CONFERENCE AND COMMUNICATE WITH K&E REGARDING SAME	
10/06/20	RR	TELEPHONE CALL WITH K. HROBLAK, J. AYCOCK AND S. GERALD REGARDING PREPARE FOR STATUS CONFERENCE	0.4
10/06/20	RR	PREPARE FOR STATUS CONFERENCE REGARDING WITNESS AND EXHIBITS DISPUTE RELATED TO ELEVATION	0.8
10/06/20	RR	TELEPHONE CONFERENCE WITH K&E TEAM AND WTP TEAM REGARDING PREPARATION FOR 10/7 HEARING ON REJECTION OF MIDSTREAM CONTRACTS	0.8
10/06/20	RR	ATTEND TELEPHONIC STATUS CONFERENCE REGARDING WITNESS AND EXHIBITS DISPUTE WITH ELEVATION	0.5
10/06/20	KGH	WORK ON REDIRECT FOR M OWENS	1.6
10/06/20	KGH	WORK ON OPENING AND MODIFICATION TO DEMONSTRATIVE SLIDES AND OPENING SLIDES	0.8
10/06/20	KGH	PREP CALL WITH TEAM FOR REJECTION MOTION HEARING	1.5
10/06/20	KGH	PREPARE FOR AND ATTEND HEARING ON PRE- HEARING DISPUTES	1.5
10/06/20	KGH	PREPARE FOR MEETING WITH M OWENS	1.4
10/06/20	KGH	WORK ON CLOSING ARGUMENT FOR REJECTION HEARINGS	2.4
10/06/20	KGH	PREP FOR M OWENS RE: REJECTION HEARINGS	3.1
10/07/20	SBG	CONFER WITH M.ABRAMS RE PREP FOR HEARING ON MOTION TO REJECT	0.2
10/07/20	SBG	PREPARE FOR HEARING ON MOTION TO REJECT	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 60 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/07/20	SBG	REVIEW AND COMMENT ON PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW FOR GRAND MESA MSJ	1.3
10/07/20	SBG	REVIEW AND REVISE MOTION TO SEAL LETTER TO JUDGE (.2); EMAILS WITH PLATTE RIVER COUNSEL RE SAME (.1)	0.3
10/07/20	SBG	EMAILS WITH COUNSEL RE CITATIONS FOR BRIEFING	0.2
10/07/20	SBG	CALL WITH C.MILLER RE W/D OF LETTER OR NEED TO REDACT; FOLLOW UP EMAIL WITH K. YOUNG RE SAME	0.2
10/07/20	CL	PREPARE AND ORGANIZE ADVERSARY DOCUMENTS FOR K. HROBLAK (2.4); PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED SEALED 99/25 LETTER (0.7).	3.1
10/07/20	SBG	CONFER WITH R.'RILEY RE PREP FOR HEARING ON MOTION TO REJECT	0.3
10/07/20	MA	TF S GERALD RE ELEVATION WITNESS AN EVIDENCE.	0.1
10/07/20	MA	TF KH RE CROSS OF YELLICO, REV CROSS OUTLINE, EMAILS F/T K H RE SAME (.2) REV HEARSAY RESEARCH PREPARED BY SG (.1) EMAILS F J AYCOCK, SG, AND RR RE HEARING PREP (.1)	0.4
10/07/20	RR	ATTEND TELEPHONIC HEARING ON REJECTION OF MIDSTREAM CONTRACTS	1.3
10/07/20	KGH	PREPARE FOR REJECTION HEARINGS INCLUDING RE-DIRECT, CROSS-EXAM FOR BROOMFIELD, AND DIRECT OF M OWENS ALONG WITH EXHIBIT ADMISSIBILITY ISSUES IN LIGHT OF MEET AND CONFER WITH ELEVATION COUNSEL	2.9
10/07/20	KGH	ATTEND AND PARTICIPATE IN REJECTION	9.0

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 61 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		HEARINGS FOR GATHERING AGREEMENTS RE: ELEVATION	
10/07/20	RR	COMMUNICATE TO CHAMBERS REGARDING AMENDED AGENDA FOR 10/7 HEARING AND DEMONSTRATIVES FOR HEARING	0.1
10/07/20	RR	PREPARE FOR 10/7 HEARING ON REJECTION OF CONTRACTS AND CONFER WITH S. GERALD REGARDING SAME	2.1
10/07/20	RR	REVIEW COMMUNICATIONS WITH COUNSEL FOR MIDSTREAM COUNTER PARTIES REGARDING FORMATTING FOR PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW (.1); REVIEW DRAFTS OF PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW (.6)	0.7
10/07/20	RR	FURTHER ATTEND TELEPHONIC HEARING ON REJECTION OF MIDSTREAM CONTRACTS	7.2
10/08/20	SBG	REVIEW PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW FOR ELEVATION MSJ (2.1); EMAILS WITH TEAM RE SAME (.3)	2.4
10/08/20	SBG	REVIEW PLATTE RIVER PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW (1.9); EMAILS WITH TEAM RE SAME (.2)	2.1
10/08/20	SBG	REVIEW TURNED DRAFT OF GRAND MESA PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW (.5); EMAILS WITH TEAM RE SAME (.2)	0.7
10/08/20	SBG	EMAILS WITH K.YOUNG RE WITHDRAWING DISCOVERY DISPUTE LETTTER (.1); EMAILS WITH C.MILLER, COUNSEL FOR PR RE SAME (.1); REVIEW DRAFT NOTICE OF WITHDRAWAL (.1)	0.3
10/08/20	SBG	CONFER WITH R.RILEY RE REVIEW OF FINDINGS OF FACT AND RELATED ISSUES	0.2
10/08/20	SBG	CONFER WITH K.HROBLAK RE FINDINGS OF	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 62 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		FACT	
10/08/20	SBG	CALL WITH K.YOUNG RE FINDINGS OF FACT AND RELATED ISSUES	0.4
10/08/20	SBG	EMAILS WITH J.AYCOCK RE FINALIZING PROTECTIVE ORDER	0.2
10/08/20	SBG	EMAILS WITH MIDSTREAM COUNSEL RE FILING OF PROPOSED FINDINGS/CONCLUSIONS	0.1
10/08/20	SBG	EMAILS RE SETTING UP SPLIT ROCK CALL AND RELATED ISSUES	0.2
10/08/20	SBG	DRAFT EMAIL TO MIDSTREAM COUNSEL RE NATURE OF HEARING GOING FORWARD (.2); CONFER WITH R.RILEY RE SAME (.2).	0.4
10/08/20	SBG	CALL WITH K.YOUNG RE LOGISTICS RE MOTION TO REJECT PROCEEDINGS	0.3
10/08/20	SBG	EMAILS WITH OPPOSING COUNSEL RE FORM OF CITATION FOR PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.3
10/08/20	CL	CONFER WITH S. GERALD RE STATUS OF PROPOSED FINDINGS OF FACTS AND CONCLUSIONS OF LAW (.1); PREPARE NOTICE OF WITHDRAWAL OF 9/25/20 LETTER TO BANKRUPTCY COURT (.3); CONFER WITH S. GERALD RE NOTICE OF WITHDRAWAL (.1); PREPARE AND FILE NOTICE OF WITHDRAWAL (.1); CONFER WITH R. RILEY RE STATUS OF PROPOSED FINDINGS OF FACT (.2); PREPARE AND FILE PROPOSED FINDINGS OF FACTS AND CONCLUSIONS OF LAW RE PLATTE RIVER, ELEVATION MIDSTREAM, AND GRAND MESA (.7); PREPARE DRAFTS OF MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED PLAINTIFF'S PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW RE PLATTE RIVER, ELEVATION MIDSTREAM, AND GRAND MESA	2.3

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 63 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		(.8).	
10/08/20	KGH	REVIEW AND EDIT EMAIL TO OPPOSING COUNSEL ON REJECTION MOTIONS RE: PRESENTATION OF EVIDENCE PROPOSAL	0.2
10/08/20	CL	CERTIFICATION OF COUNSEL REGARDING AGREED CONFIDENTIALITY STIPULATION AND PROTECTIVE ORDER	0.4
10/08/20	ΜΑ	EMAILS F K YOUNG, REV SETS OF PROPOSED FINDING AND CONCLUSIONS RE MIDSTREAM LITIGATION (.2) REV SG EDITS, EMAILS F/T SG (.1) EMAILS F/T SG RE REP UPDATE (.1) MULTIPLE EMAILS F RR, SG, K YOUNG RE PROPOSED FINDINGS (.1); REV DOCKET AND DOWNLOAD DEFENDANTS SUPPLEMENTAL BRIEFS (.1) DOWNLOAD MULTIPLE PROPOSED FINDINGS OF FACT ETC., EMAILS F SG, KH RE DECLARATIONS (.2)	0.8
10/08/20	KGH	REVIEW FINDINGS OF FACTS AND CONCLUSIONS OF LAW FOR ELEVATION REJECTION ADVERSARY FOR SJ	1.2
10/08/20	RR	REVIEW COMMUNICATIONS FROM DELAWARE COUNSEL FOR MIDSTREAM COMPANIES REGARDING FILING LOGISTICS FOR PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.1
10/08/20	RR	COMMUNICATE WITH S. GERALD REGARDING LOGISTICS FOR NEXT CONTESTED HEARINGS ON REJECTION OF CONTRACTS	0.2
10/08/20	RR	REVIEW AND COMMENT ON PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW FOR GRAND MESA, PLATTE RIVER AND ELEVATION (3.2); COORDINATE FILING AND SERVICE OF PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW ON CHAMBERS AND OPPOSING COUNSEL (2.1); REVIEW PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW	6.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 64 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		FILED BY GRAND MESA, PLATTE RIVER AND ELEVATION (1.3)	
10/08/20	RR	REVIEW PROTECTIVE ORDER (.1); COMMUNICATE WITH S. GERALD REGARDING PROTECTIVE ORDER WITH UCC AND MIDSTREAM COMPANIES (.1)	0.2
10/09/20	KGH	CONFER WITH E CHRIST RE: BROOMFIELD WITNESS	0.3
10/09/20	RR	REVIEW COMMUNICATION FROM MNAT REGARDING LIBERTY OILFIELD NOTICE OF PERFECTION OF LIEN	0.1
10/09/20	SBG	CALL WITH C.MILLER RE LOGISTICS RE HEARING ON MOTION TO REJECT	0.2
10/09/20	RR	FURTHER REVIEW PROPOSED FINDINGS OF FACT AND CONCLUSION OF LAW AND SUPPLEMENTAL BRIEFING FILED MIDSTREAM COUNTER PARTIES	1.8
10/09/20	SBG	CONFER WITH K.YOUNG RE HEARING LOGISTICS GOING FORWARD REPRESENTATION OF TESTIMONY	0.2
10/09/20	SBG	REVIEW GRAND MESA SUPPLEMENTAL BRIEFING	0.7
10/09/20	SBG	CALL WITH R.RILEY RE STATUS AND OUTSTANDING TASKS	0.2
10/09/20	RR	COMMUNICATE WITH S. GERALD REGARDING PROTECTIVE ORDER WITH UCC AND MIDSTREAM COMPANIES	0.1
10/09/20	SBG	REVIEW LIBERTY NOTICE OF PERFECTION OF LIEN	0.1
10/09/20	MA	REV MIDSTREAMS' SUPPLEMENTAL 365 BRIEFS.	0.7
10/09/20	SBG	FOLLOW UP CALL WITH C.MILLER RE LOGISTICS	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 65 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		OF HEARING	
10/09/20	SBG	REVIEW ELEVATION SUPPLEMENTAL BRIEFING RE REJECTION	0.6
10/09/20	SBG	REVIEW REP SUPPLEMENTAL BRIEFING RE REJECTION	0.5
10/09/20	SBG	CALL WITH K.YOUNG AND R.RILEY RE STRATEGIC ISSUES RE REJECTION	0.4
10/09/20	SBG	REVIEW PLATTE RIVER SUPPLEMENTAL BRIEFING	1.1
10/10/20	KGH	REVIEW SUPPLEMENTAL BRIEF IN SUPPORT OF ELEVATION'S OPPOSITION TO REJECTION MOTION	0.5
10/10/20	SBG	EMAILS RE REQUEST FROM CHAMBERS FOR BRIEFING	0.2
10/12/20	RR	TELEPHONE CALL WITH DELAWARE COUNSEL FOR GRAND MESA REGARDING DISCUSSION OF WITNESS DECLARATIONS (.2); COMMUNICATE WITH K. YOUNG (K&E) REGARDING SAME (.1)	0.3
10/12/20	RR	REVIEW RMM'S ANSWER TO COMPLAINT AND DISCOVERY REQUESTS	0.2
10/12/20	SBG	REVIEW RMM ANSWER AND AFFIRMATIVE DEFENSES	0.2
10/12/20	SBG	REVIEW RMM DISCOVERY	0.2
10/12/20	MA	EMAIL F ROBYN WARREN RE ROCKY MOUNTAIN ANSWER, EMAILS F RR, K YOUNG RE ANSWER RE PLATTE RIVER.	0.1
10/13/20	RR	REVIEW PLATTE RIVER COC REGARDING SUPPLEMENTAL FILING BY CITY OF GREELEY (.4); CONFER WITH S. GERALD REGARDING SAME (.2); REVIEW AND RESPOND TO COMMUNICATIONS WITH K&E REGARDING	0.8

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 66 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		SAME (.2)	
10/13/20	RR	COMMUNICATE WITH S. GERALD REGARDING POTENTIAL WITNESS DECLARATIONS	0.1
10/13/20	RR	CONFER WITH S. GERALD REGARDING PREPARATION FOR 10/20 HEARING ON CONTRACT REJECTION	0.2
10/13/20	RR	REVIEW AND ADDRESS OUTSTANDING MATTERS FOR CONTINUING HEARINGS ON CONTRACT REJECTION	1.3
10/13/20	ΜΑ	EMAILS F RYAN WAGNER, SG BROOKSANY BARROWES ,J AYCOCK, REV GRAND MESA REVISIONS TO ORDER DENYING MTLS (.2) REV SUPPLEMENTAL NOTICE RE PLATTE AND REVIEW CITY OF GREELEY FOLLOW ON LETTER RE ISSUES WITH PRIOR CORRESPONDENCE, EMAILS F SG, KH AND A ROTMAN RE SAME (.1)	0.3
10/13/20	SBG	REVIEW FILING BY CITY OF GREELY; EMAIL WITH TEAM RE SAME	0.2
10/13/20	SBG	EMAIL WITH R.RILEY RE CONVERSATIONS ABOUT PUTTING WITNESSES ON THROUGH DECLARATION	0.1
10/13/20	SBG	LETTER FILED BY CITY OF GREELEY (.2); EMAILS WITH TEAM RE SAME (.2); CONFER WITH R.RILEY RE SAME (.2)	0.6
10/13/20	SBG	CONFER WITH R.RILEY RE PREP FOR NEXT HEARING ON MOTION TO REJECT	0.2
10/13/20	SBG	CALL WITH K.YOUNG RE BRIEFING AND PREP FOR HEARING ON MOTION TO REJECT	0.2
10/13/20	SBG	CALL WITH K.YOUNG RE LOGISTICS RE HEARING ON MOTION TO REJECT	0.2
10/14/20	RR	PREPARE FOR TELEPHONE CALL WITH K&E (.2); TELEPHONE CALL WITH K&E TEAM REGARDING	1.0

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 67 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		PLATTE RIVER SUPPLEMENTAL FILING ON BEHALF OF CITY OF GREELEY (.8)	
10/14/20	RR	CONFER WITH S. GERALD REGARDING CONTRACT COUNTER PARTIES' WITNESSES AND POTENTIAL USE OF DECLARATIONS	0.3
10/14/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) AND S. GERALD REGARDING PREPARATION FOR 10/20 HEARING	0.2
10/14/20	ΜΑ	MULTIPLE EMAILS F J AYCOCK, S G , A ROTMAN, TF SG RE CITY OF GREELEY PLEADING (.1) TC WITH A ROTMAN, KH, RR, SG, J AYCOCK, K YOUNG AND DIANA BENTON RE PLATTE RIVER ISSUES AND HEARING PROCESS ISSUES (.8) REV SUMMARY JUDGMENT DECISIONS IN GRAND MESA, EKEVATION AND PLATTE (.9) TF SG RE SAME (.1) TF KH RE SAME (.1) EMAILS F RR, REV XOG DISCOVERY REQUESTS TO PLATTE (.1)	2.1
10/14/20	RR	CONFER WITH S. GERALD REGARDING PENDING MOTIONS TO SEAL	0.1
10/14/20	RR	REVIEW ANSWER TO PLATTE RIVER'S COUNTERCLAIMS	0.4
10/14/20	RR	REVIEW FINDINGS OF FACT AND CONCLUSIONS OF LAW, ORDERS AND JUDGMENTS GRANTING SUMMARY JUDGMENT AGAINST ELEVATION, PLATTE RIVER AND GRAND MESA	1.5
10/14/20	KGH	REVIEW SURFACE USE AGREEMENT AND EMAIL TO E CHRIST	0.4
10/14/20	KGH	PREPARE FOR AND ATTEND CALL WITH B CAINE RE: BROOMFIELD	1.1
10/14/20	KGH	STRATEGY CALL WITH KIRKLAND LITIGATION TEAM RE: DISCOVERY FOR PLATTE RIVER	0.8
10/14/20	KGH	REVIEW RULINGS ON CONTRACT REJECTION SJ MATTERS	0.7

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 68 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/14/20	SBG	REVIEW TRANSCRIPT RE JUDGE'S REFERENCE RE CONFERENCE CALL RE SCHEDULING OF HEARING; EMAIL WITH R.RILEY RE SAME	0.2
10/14/20	SBG	RE-REVIEW CITY OF GREELY LETTER AND ATTACHMENTS IN PREP OF CALL RE SAME WITH TEAM	0.2
10/14/20	SBG	REVIEW ELEVATION FINDINGS OF FACT AND CONCLUSIONS OF LAW	1.1
10/14/20	SBG	REVIEW GRAND MESA FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.8
10/14/20	SBG	REVIEW PLATTE RIVER FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.8
10/14/20	CL	REVIEW MAIN DOCKET AND ADVERSARY DOCKETS RE STATUS OF FILED MOTIONS TO SEAL.	2.3
10/14/20	CL	PREPARE AND FILE ANSWER TO DEFENDANTS' CROSSCLAIM MOTION (.4); CONFER WITH S. GERALD RE FILING STATUS OF ANSWER (.1); PREPARE AND SERVE ANSWER (.1).	0.6
10/14/20	SBG	REVIEW DISCOVERY TO BE SERVED ON PLATTE RIVER; CONFER WITH R.RILEY RE SAME	0.3
10/14/20	SBG	REVIEW REVISED ANSWER TO PLATTE RIVER COUNTERCLAIM WITH ADDITIONAL AFFIRMATIVE DEFENSE; COORDINATE FILING OF SAME	0.2
10/14/20	SBG	CONFER WITH M.ABRAMS RE REPRECUSION OF COURT'S ORDER RE SUMMARY JUDGMENT RE ELEVATION	0.2
10/14/20	SBG	EMAILS RE APPEAL FROM RULING (.1); REVIEW RULES RE SAME (.2)	0.3
10/14/20	SBG	CALL WITH K&E TEAM AND WTP TEAM RE GREELY LETTER AND ISSUES RE PLATTE RIVER	0.8

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 69 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/14/20	SBG	REVIEW AND COMMENT ON DRAFT ANSWER TO PLATTE RIVER COUNTERCLAIM	0.7
10/14/20	SBG	CONFER WITH R.RILEY RE ISSUE OF DECLARATION RE LIVE TESTIMONY	0.3
10/14/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE STATUS OF PENDING MOTIONS TO SEAL	0.1
10/14/20	SBG	CALL WITH K.YOUNG AND R.RILEY RE TESTIMONY GOING FORWARD IN HEARING	0.2
10/15/20	CL	PREPARE AND ORGANIZE SECOND AMENDED EXHIBITS.	0.4
10/15/20	CL	PREPARE CNO RE GRAND MESA SEALED REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	0.4
10/15/20	CL	PREPARE CNO RE PLATTE RIVER SEALED REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	0.4
10/15/20	CL	PREPARE CNO RE ROCKY MOUNTAIN SEALED COMPLAINT AND BRIEF IN SUPPORT OF SUMMARY JUDGMENT	0.4
10/15/20	CL	PREPARE CNO RE ELEVATION SEALED RESPONSE ON OPPOSITION TO CROSS-MOTION FOR SUMMARY JUDGMENT	0.4
10/15/20	RR	REVIEW AND ANALYZE ISSUES RELATED TO POTENTIAL APPEALS OF SUMMARY JUDGMENT RULINGS, CONFER WITH S. GERALD REGARDING SAME AND COMMUNICATE WITH K&E TEAM REGARDING SAME	4.3
10/15/20	SBG	REVIEW ISSUES RE APPEAL OPTIONS; CONFER WITH R.RILEY RE SAME; CALLS WITH R.RILEY RE SAME; EMAILS	3.0
10/15/20	MA	EMAILS A ROTMAN, EMAILS F/T SG RE APPEAL ISSUES RE DECISIONS ON MSJ RE MIDSTREAMS,	1.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 70 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		REV BANKR. RULES (.2) EMAILS F/T RR, KH AND SG RE SAME (.1) RESEARCH CERTIFICATION ISSUES, EMAILS TO RR,KH AND SG RE APPELLATE ISSUES (.2) EMAIL F WILLIAM E. ARNAULT RE PLATTE DISCOVERY, EMAIL F SG RE APPEAL ISSUE (.1) MULTIPLE EMAILS F /T RR, EMAILS F SG KH CERTIFICATION (.2) EMAILS F K YOUNG RE APPEAL AND RELATED ISSUES AND TIMING (.1) EMAIL F LOU TALARICO RE PLATTE DEPO, FORWARD TO KH, SG (.1) MULTIPLE EMAILS F BILL ARNAULT, A ROTMAN, SG RE PLATTE DEPO AND DOCUMENTS (.2)	
10/15/20	SBG	EMAILS RE PLATTE RIVER ISSUES RE NOBLE/BLACK DIAMOND SETTLEMENT; CONFER WITH R.RILEY RE SAME	0.8
10/15/20	SBG	EMAILS WITH TEAM RE PREP FOR HEARING	1.5
10/15/20	SBG	FOLLOW UP EMAILS WITH PLATTE RE STATUS OF DESIGNATION FOR DEPOSITION; CONFER WITH R.RILEY RE SAME	0.2
10/15/20	SBG	REVIEW NOTICE OF LIEN FILED BY QES PRESSURE	0.1
10/15/20	SBG	REVIEW NOTICE OF LIEN FILED BY REPEAT PRECISION	0.1
10/15/20	SBG	REVIEW NOTICE OF LIEN FILED BY GYRODATA INC	0.1
10/15/20	SBG	FURTHER RESEARCH ON ISSUES RE APPEAL OF MSJS	1.5
10/15/20	SBG	REVIEW NOTICE OF LIEN FILED BY PATTESON- UTI DRILLING	0.1
10/15/20	CL	REVIEW DOCKET AND PREPARE CNO TO MOTION TO SEAL GRAND MESA COMPLAINT AND SUMMARY JUDGMENT.	0.4
10/15/20	CL	REVIEW DOCKET AND PREPARE CNO TO	0.4

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 71 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MOTION TO SEAL SETTLEMENT AGREEMENT WITH PDC ENERGY.	
10/16/20	RR	TELEPHONE CONFERENCE WITH K&E TEAM REGARDING PREPARATION OF 10/20 HEARING	0.8
10/16/20	RR	TELEPHONE CONFERENCE WITH J. AYCOCK AND OTHERS AT K&E REGARDING ADDITIONAL EXHIBITS TO COURT AND TO WITNESSES FOR 10/20 HEARING	0.3
10/16/20	RR	FOLLOW UP CALLS (2X) WITH S. GERALD REGARDING FOLLOW UP TO HEARING PREPARATION CALL WITH K&E	0.2
10/16/20	RR	PREPARATION FOR 10/20 FURTHER EVIDENTIARY HEARING ON REJECTION OF CERTAIN MIDSTREAM CONTRACTS INCLUDING, AMONG OTHER THINGS, ADDRESSING ADDITIONAL EXHIBITS	2.7
10/16/20	RR	COMMUNICATE WITH S. GERALD REGARDING FURTHER AMENDED EXHIBIT LIST, ADDITIONAL EXHIBITS AND PREPARATION FOR 10/20 HEARING	0.2
10/16/20	SBG	EMAILS WITH COUNSEL FOR MISDTREAMS FOR HEARING AND ORDER OF WITNESSES; CONFER WITH R.RILEY RE SAME	0.2
10/16/20	SBG	CALL WITH KE TEAM AND R.RILEY AND C.LANO RE RE PREP FOR HEARING ON MOTION TO REJECT/EXHIBITS/ EXHIBIT LISTS	0.4
10/16/20	SBG	CONFER WITH R.RILEY AND C.LANO RE PREP FOR HEARING ON MOTION TO REJECT/EXHIBITS/ EXHIBIT LISTS	0.2
10/16/20	SBG	EMAILS WITH TEAM RE AMENDED WITNESS LIST; REVIEW SAME	0.2
10/16/20	SBG	CONFER WITH C.LANO RE DOCUMENTS SENT RE EXHIBITS	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 72 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/16/20	SBG	EMAILS WITH K.YOUNG AND R.RILEY RE ITEMS ON AGENDA; CONFER WITH K.YOUNG RE SAME	0.2
10/16/20	SBG	EMAILS WITH C.LANO AND R.RILEY RE PREP FOR HEARING RE BINDERS	0.2
10/16/20	SBG	ALL HANDS CALL WTP/K&E RE PREP FOR HEARING ON MOTION TO REJECT	0.8
10/16/20	SBG	EMAILS FROM A. LEONARD RE STATUS OF EXHIBITS/EXHIBIT LIST	0.1
10/16/20	SBG	CALL WITH K.HROBLAK AND R.RILEY RE EXHIBITS FOR HEARING ON MOTION TO REJECT	0.3
10/16/20	SBG	EMAIL FROM C.MILLER RE WITNESS RE EXHIBITS	0.1
10/16/20	SBG	CONFER WITH R.RILEY RE DOCS/PREP FOR 10/20 HEARING	0.2
10/16/20	SBG	EMAILS WITH K.HROBLAK AND R.RILEY RE ELEVATION EXHIBIT RE YELLICO DECLARATION	0.1
10/16/20	MA	MULTIPLE EMAILS F A ROTMAN, SG RR, J AYCOCK RE HEARING PREP (.1) MULTIPLE EMAILS RE EXHIBIT LIST (.1) TC WITH A ROTMAN, J AYCOCK BILL ARNAULT, K YOUNG, SG, RR AND K H RE HEARING PREP (.8)	1.0
10/16/20	KGH	REVIEW DOCUMENTS FOR CONTINUATION OF HEARING ON REJECTION MOTIONS	2.2
10/16/20	KGH	BEGIN WORKING ON CLOSING FOR ELEVATION REJECTION HEARING	0.6
10/16/20	KGH	PREP CALL WITH K&E RE: REJECTION HEARING PLANNING	0.7
10/16/20	KGH	DEVELOP CROSS EXAMINATION FOR WITNESS AT REJECTION HEARING INCLUDING DISCUSSION WITH CLIENT AND ANALYSIS OF	2.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 73 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		SUA AND OA	
10/16/20	KGH	PLANNING CALL FOR OPEN REJECTION HEARING MATTERS	0.2
10/17/20	MA	EMAIL F MICHELLE SEARES RE PLATTE DISCOVERY RESPONSE (.1) EMAILS F DENNIS MELORO AND SG RE GRAND MESA DECLARATIONS (.1)	0.2
10/17/20	KGH	WORK ON CLOSING ARGUMENT FOR ELEVATION REJECTION MOTION	0.7
10/18/20	SBG	CONFER WITH R.RILEY RE PREP FOR HEARING/DEPOSITION	0.8
10/18/20	SBG	REVIEW DRAFT CROSS FOR YELLICO (.2); EMAILS RE SAME (.1)	0.3
10/19/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) AND S. GERALD REGARDING GRAND MESA' POTENTIAL USE OF DECLARATIONS AT 10/20 HEARING	0.2
10/19/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS FROM ELEVATION'S COUNSEL AND K&E REGARDING YELLICO DECLARATION/TESTIMONY AT 10/20 HEARING	0.2
10/19/20	RR	COMMUNICATE WITH K&E TEAM AND WTP TEAM REGARDING PREPARATION FOR 10/20 HEARING	0.5
10/19/20	RR	REVIEW COMMUNICATIONS FROM COUNTER PARTIES' COUNSEL REGARDING ORDERS OF WITNESSES FOR 10/20 HEARING	0.1
10/19/20	RR	ADDRESS ORGANIZATION OF ADDITIONAL EXHIBITS AND COORDINATE DELIVERY OF ADDITIONAL PLATTE RIVER EXHIBITS TO CHAMBERS	0.7
10/19/20	RR	COMMUNICATE WITH S. GERALD REGARDING POTENTIAL GRAND MESA DECLARATIONS AND	0.8

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 74 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		WITNESSES AND PREPARATION FOR 10/20 HEARING	
10/19/20	RR	COMMUNICATE WITH S. GERALD REGARDING PREPARATION FOR 10/20 HEARING INCLUDING ADDITIONAL PLATTE RIVER EXHIBITS	0.2
10/19/20	RR	ATTEND DEPOSITION OF ROGAN MCGILLIS (PLATTE RIVER)	4.7
10/19/20	RR	REVIEW PROPOSED REDACTIONS FOR VARIOUS SEALED FILING AND IMPACT OF COURT'S FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.2
10/19/20	CL	PREPARE AND FILE CERT. OF COUNSEL RE ORDER DENYING MOTION OF GRAND MESA PIPELINE FOR AUTOMATIC STAY (.4); PREPARE AND FILE NOTICE OF FILING REDACTED VERSION OF PLAINTIFF'S ANSWER TO COUNTERCLAIMS RE PLATTE RIVER (.5); PREPARE AND FILE CNO TO PLAINTIFF'S MOTION TO SEAL DEBTORS' COMPLAINT AND BRIEF IN SUPPORT RE ROCKY MOUNTAIN MIDSTREAM (.4); PREPARE AND FILE CNO RE PLAINTIFF'S MOTION TO SEAL RESPONSE ON OPPOSITION TO DEFENDANT'S CROSS-MOTION RE ELEVATION MIDSTREAM (.5); PREPARE AND FILE CNO RE PLAINTIFF'S MOTION TO SEAL COMPLAINT AND BRIEF IN SUPPORT RE ELEVATION MIDSTREAM (.4); PREPARE AND FILE CNO RE DEBTORS' REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT RE PLATTE RIVER (.4); PREPARE AND FILE PLAINTIFF'S MOTION TO SEAL REPLY IN SUPPORT OF SUMMARY JUDGMENT RE GRAND MESA (.4); PREPARE AND FILE CNO TO PLAINTIFF'S MOTION TO SEAL COMPLAINT AND MOTION FOR SUMMARY JUDGMENT RE REP PROCESSING (.4);	3.4
10/19/20	SBG	EMAILS WITH EXTRACTION COUNSEL AND INTERNAL TEAM RE YELLICO TESTIMONY	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 75 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/19/20	SBG	REVIEW AND REVISE MOTION TO SEAL ANSWER AND PROPOSED REDACTED VERSION OF ANSWER (.5); CONFER WITH C.LANO RE NECESSARY CHANGES (.1); EMAILS RE SAME (.2)	0.8
10/19/20	SBG	CALLS WITH K.YOUNG (X2) RE USE OF DECLARATIONS AT HEARING	0.3
10/19/20	SBG	CALL WITH R.RILEY AND K.YOUNG RE GM USE OF DECLARATIONS AT HEARING	0.2
10/19/20	SBG	EMAIL TO K.HROBLAK RE CASELAW RE REJECTION (.2); FURTHER RESEARCH RE SAME (1.2)	1.4
10/19/20	SBG	CONFER WITH R.RILEY RE ADDITIONAL EXHIBITS AND COORDINATING BINDERS TO CHAMBERS	0.2
10/19/20	SBG	CONFER WITH R.RILEY RE PLATTE RIVER DEPOSITION	0.2
10/19/20	SBG	EMAILS WITH MIDSTREAM COUNSEL RE ORDER OF WITNESSES; EMAILS WITH TEAM RE SAME	0.1
10/19/20	SBG	REVIEW ANSWER TO PLATTE RIVER COUNTER CLAIM FOR PROPOSED REDACTIONS (.1); EMAILS WITH K.YOUNG RE SAME (.1); EMAIL TO PLATTE RIVER COUNSEL RE SAME (.1)	0.3
10/19/20	MA	EMAILS F L TALARICO AND RR ATTENDANCE AT GREELEY DEPO (.1) MULTIPLE EMAILS F A LEONARD RE DOCUMENTS (.2) MULTIPLE EMAILS F SG, EMAILS F A STEELE, A ROTMAN, J AYCOCK, AND K YOUNG RE BROOMFIELD TESTIMONY (.1) EMAIL F RR, A STEELE RE ORDER OF WITNESSES, EMAIL F A ROTMAN RE SAME (.1)	0.5
10/19/20	SBG	REVIEW CNOS FOR VARIOUS PENDING MOTIONS TO SEAL	0.6
10/19/20	SBG	EMAILS WITH TEAM AND OPPOSING COUNSEL	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 76 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

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

Date	<u>Tkpr</u>		<u>Hours</u>
		RE PREP FOR HEARING	
10/19/20	SBG	CALL WITH K.YOUNG RE PLATTE RIVER PROPOSED REDACTIONS TO SUPPLEMENTAL BRIEFING AND PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW	0.2
10/19/20	SBG	REVIEW CNO FOR MOTION TO SEAL OMNIBUS REPLY IN SUPPORT OF REJECTION	0.1
10/19/20	CL	REVIEW DOCKET AND PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED VERSION OF REDACTED ANSWER TO CROSSCLAIM (.6); EMAIL S. GERALD RE SAME (.1).	0.7
10/19/20	KGH	WORK ON CLOSING ARGUMENT	1.2
10/19/20	KGH	REVIEW AND RESPOND TO INQUIRIES REGARDING WITNESS ORDER AND SCOPE OF EXAMINATION BY ELEVATION	0.2
10/19/20	KGH	REVIEW REJECTION CASES TO ADDRESS ELEVATION CITATIONS	0.8
10/19/20	KGH	REVIEW EDITS FROM E CHRIST TO BROOMFIELD WITNESS EXAMINATION AND EDIT SAME	0.4
10/19/20	CL	CONFER WITH S. GERALD RE CNO (.1); PREPARE AND FILE CNO TO MOTION TO SEAL GRAND MESA COMPLAINT AND SUMMARY JUDGMENT (.3).	0.4
10/19/20	CL	CONFER WITH S. GERALD RE FILING CNO (.1); PREPARE AND FILE CNO TO MOTION TO SEAL SETTLEMENT AGREEMENT WITH PDC ENERGY (.3).	0.4
10/20/20	RR	PREPARE FOR 10/20 HEARING AND CONFER WITH S. GERALD REGARDING SAME	1.7
10/20/20	SBG	EMAILS WITH R.RILEY AND C.LANO IN PREPARATION FOR HEARING ON MOTION TO REJECT (.2); CONFER WITH R.RILEY RE SAME (.2)	0.4

Whiteford, Taylor & Preston LLC is a limited liability company. Our offices outside of Delaware operated under a separate Maryland limited liability partnership, Whiteford, Taylor & Preston L.L.P.

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 77 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/20/20	SBG	ATTEND HEARING ON MOTION TO REJECT	5.9
10/20/20	MA	REV PLATTE HEARING DEMONSTRATIVE (.4) EMAILS F RR, J AYCOCK RE DEMONSTRATIVES (.1) EMAILS F RR AND A STEELE RE 8 K (.1)	0.6
10/20/20	SBG	EMAIL FROM A.STEELE RE 8K EXHIBIT	0.1
10/20/20	KGH	PREPARE FOR ELEVATION REJECTION MOTION HEARING	0.8
10/21/20	RR	REVIEW OUTSTANDING MATTERS FOR REMAINING HEARINGS ON CONTRACT REJECTIONS	1.9
10/21/20	SBG	CONFER WITH R.RILEY RE APPEAL OF GM STAY ORDER	0.2
10/21/20	SBG	REVIEW 8K, SOUGHT TO BE INTRODUCED BY MID-STREAMS (.1); EMAILS WITH TEAM AND MIDSTREAM COUNSEL RE SAME (.1)	0.2
10/21/20	SBG	EMAILS RE GRAND MESA APPEAL (.1); REVIEW FILINGS (.1)	0.2
10/21/20	CL	REVIEW NOTICES OF APPEAL (.2); REVIEW DISTRICT COURT ECF FILING PROCEDURES AND PRO HAC VICE LOCAL RULE AND FORM (.3); PREPARE PRO HAC VICE FORM FOR APPEALS (.2).	0.7
10/21/20	МА	EMAIL F SG, REV GRAND MESA NOTICE OF APPEAL RE STAY RELIEF DENIAL (.1) REV MULTI D DE PACER FILINGS RE APPEAL (.2) EMAILS F C MILLER, H SHAFTEL, AND A STEELE RE 8K (.1)	0.4
10/21/20	KGH	REVIEW SEC 8-K PROPOSED AS EXHIBIT BY CONTRACT REJECTION COUNTERPARTIES	0.6
10/22/20	KGH	REVIEW TRANSCRIPT AND INCORPORATE INTO CLOSING ARGUMENT	1.1
10/22/20	MA	REV OCT 20 TRANSCRIPT (.2) EMAILS F SG RE	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 78 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		PLATTE HEARING ISSUES, AND GM MAGISTRATE NOTICE (.1) RE POSSIBLE MEDIATION, REV PACERS RE GM APPEAL (.2)	
10/22/20	SBG	CALL WITH C.MILLER (PLATTE RIVER) RE HEARING LOGISTICS (.2); CONFER WITH R.RILEY RE SAME (.1); EMAIL TO K&E TEAM RE SAME (.1)	0.4
10/22/20	SBG	REVIEW LOGISTICS OF APPEAL	0.8
10/22/20	KGH	CONFER WITH J AYCOCK AND K YOUNG RE: OBJECTIONS AT REJECTION HEARING	0.2
10/22/20	KGH	CALL WITH MANAGEMENT ABOUT 8-K EXHIBIT FOR REJECTION HEARINGS	0.5
10/23/20	MA	EMAILS F SG, J AYCOCK, A ROTMAN, K YOUNG RE 8 K ADMISSION ISSUES (.1) EMAILS F SG TO A STEELE RE EVIDENTIARY OBJECTION, EMAILS F SG RE SAME (.1) REV DOCKET, PULL PROPOSED DS ORDER (.1)	0.3
10/23/20	SBG	EMAILS WITH ELEVATION COUNSEL AND K&E TEAM RE 8K EXHIBIT AND EXTENT OF OBJECTION THERETO (.2); CONFER WITH K.HROBLAK RE SAME (.2)	0.4
10/23/20	SBG	FOLLOW UP CALL WITH COUNSEL FOR PLATTE RIVER RE HEARING LOGISITCS	0.2
10/23/20	SBG	CALL WITH K.YOUNG (K&E) RE HEARING LOGISTICS/PLATTE RIVER PRESENTATION OF TESTIMONY (.1); CONFER WITH R.RILEY RE SAME (.2)	0.3
10/23/20	SBG	CONFER WITH R.RILEY RE HEARING LOGITICS/PR TESTIMONY AND ISSUES RELATED TO DS HEARING	0.5
10/23/20	SBG	CALL WITH C.MILLER, COUNSEL FOR PLATTE RIVER, RE MANNER OF PRESENTATION OF DIRECT TESTIMONY	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 79 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/23/20	KGH	CORRESPOND WITH CO-COUNSEL RE: EXHIBIT OBJECTION FOR REJECTION HEARING	0.2
10/23/20	DJS	REVIEW AND COMMENT ON INITIAL LIST OF DILIGENCE ITEMS.	0.2
10/26/20	SBG	REVIEW GRAND MESA DECLARATIONS FOR HEARING	0.3
10/26/20	SBG	EMAILS WITH D. MELORO RE HEARING LOGISTICS; EMAIL WITH K.YOUNG (K&E) RE SAME	0.1
10/26/20	SBG	EMAILS WITH TEAM RE HEARING PREP	0.4
10/26/20	SBG	REVIEW PROPOSED REDACTIONS TO O'LOUGHLIN DECLARATION; EMAILS R SAME	0.2
10/26/20	SBG	REVIEW GRAND MESA DECLARATIONS	0.2
10/26/20	SBG	CALL WITH A.STEELE, COUNSEL FOR ELEVATION, RE HEARING LOGISTICS	0.1
10/26/20	SBG	CALL WITH R.RILEY RE HEARING LOGISTICS	0.2
10/26/20	SBG	EMAILS WITH K.YOUNG RE HEARING LOGISTICS	0.2
10/26/20	SBG	CALL WITH D.MELORO, COUNSEL FOR GRAND MESA, AND R.RILEY RE HEARING LOGISTICS	0.1
10/26/20	SBG	REVIEW LEASER COMPLAINT AGAINST DEBTORS	0.5
10/26/20	MA	REV GRAND MESA DECLARATIONS, EMAILS F SG, A ROTMAN AND J AYCOCK RE SAME OR HEARING PREP (.2) EMAILS F/ RR SG RE PLATTE RIVER AND CLAIMS AGAINST (.1) EMAILS F J AYCOCK AND A ROTMAN REV CLOSING DECK AND TESTIMONY (.1)	0.4
10/26/20	SBG	CALL WITH R.RILEY POST PREP CALL WITH K&E RE HEARING LOGISTICS	0.6

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 80 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/26/20	SBG	T.CALL WITH COUNSEL FOR PLATTE RIVER RE HEARING LOGISTICS	0.2
10/26/20	SBG	REVIEW DRAFT CLOSING SLIDES (.2); EMAILS WITH TEAM RE SAME (.1)	0.3
10/26/20	SBG	FOLLOW UP EMAILS WITH R.RILEY AND M.ABRAMS RE LITIGATION ISSUES RE BLACK DIAMOND	0.2
10/26/20	SBG	EMAIL WITH K.YOUNG RE HEARING LOGISTICS	0.1
10/26/20	CL	REVIEW RICHMARK ENERGY RE-NOTICE OF RELIEF FROM STAY AND PREPARE CERT. OF SERVICE RE OBJECTION TO SAME (.3); CONFER WITH S. GERALD RE STATUS OF FILING OBJECTION (.1); PREPARE AND FILE OBJECTION TO RELIEF FROM STAY (.6); PREPARE AND EMAIL FILED OBJECTION ON RICHMARK COUNSEL (.1).	1.1
10/26/20	RR	TELEPHONES CALL WITH S. GERALD REGARDING TIMING OF CLOSING ARGUMENTS ON CONTRACT REJECTION LITIGATION	0.2
10/26/20	RR	TELEPHONE CALL WITH D. MELORO (COUNSEL FOR GRAND MESA) AND S. GERALD REGARDING WITNESSES AND CLOSING ARGUMENTS (.1); FOLLOW UP CALL WITH S. GERALD REGARDING SAME (.1)	0.2
10/26/20	RR	REVIEW POTENTIAL ADDITIONAL CLAIMS AGAINST PLATTE RIVER AND POTENTIAL EXPEDITED MOTIONS TO RAISE SAME (.7); COMMUNICATE TO M. ABRAMS AND S. GERALD REGARDING SAME (.5); TELEPHONE CALL WITH S. GERALD REGARDING SAME (.6)	1.8
10/26/20	RR	TELEPHONE CONFERENCE WITH K&E TEAM AND K. HROBLAK REGARDING 10/27 HEARING, CLOSING ARGUMENTS AND POTENTIAL ADDITIONAL CLAMS AGAINST PLATTE RIVER	0.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 81 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		(.6); FOLLOW UP CALL WITH K. HROBLAK REGARDING SAME (.3)	
10/26/20	KGH	EMAILS AND CORRESPONDENCE RE: REJECTION HEARING STRATEGY	0.2
10/26/20	KGH	CALL WITH R RILEY RE: TORTIOUS INTERFERENCE CLAIM	0.3
10/26/20	KGH	LITIGATION TEAM CALL TO PREPARE FOR CONTINUATION OF CONTRACT REJECTION HEARINGS	0.5
10/27/20	SBG	REVIEW ELEVATION AND PLATTE RIVER NOTICES OF APPEAL (.1); EMAILS WITH TEAM RE SAME (.1)	0.2
10/27/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE STIPULATION OF MATTERS BETWEEN DEBTORS AND DCP.	0.6
10/27/20	SBG	CONFER WITH R.RILEY RE POTENTIAL CLAIMS AGAINST PLATTE RIVER RE INTERFERRENE	0.2
10/27/20	MA	REV ELEVATION APPEAL (.1) EMAILS F LARS FULLER RE BISON, FORWARD TO ALLYSON W (.1)	0.2
10/27/20	RR	REVIEW COMMUNICATIONS REGARDING TIMING OF CHAMBERS CONFERENCE (.1); COMMUNICATE WITH CHAMBERS REGARDING TIME FOR CHAMBERS CONFERENCE (.1)	0.2
10/27/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING PREPARATION FOR 11/27 HEARING	0.1
10/27/20	KGH	REVIEW CLOSING ARGUMENT SLIDES AND PROVIDE COMMENTS	1.0
10/27/20	MA	TF SG RE SPLIT ROCK, STATUS CONF, PLATTE AND ELEVATION ISSUES.	0.2
10/27/20	CL	REVIEW DISTRICT COURT APPEAL; UPDATE	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 82 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

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

Date	<u>Tkpr</u>		Hours
		CRITICAL DATES.	
10/28/20	RR	REVIEW ELEVATION CLOSING SLIDES AND DRAFT REBUTTAL CLOSING ARGUMENTS	0.6
10/28/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING PRETRIAL CONFERENCE SCHEDULED FOR 11/2 HEARING	0.2
10/28/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING AGENDA FOR TODAY'S HEARING AND CLOSING SLIDES TO CHAMBERS	0.2
10/28/20	ΜΑ	EMAILS F SG, K YOUNG, RE AND ALSO REV PLATTE CLOSING DECK (.3) EMAILS RE HEARING ISSUES (.1) REV EXTRACTION CLOSING DECK (.3) REV TRANSCRIPT OF OCT 27TH HEARING (.1) EMAILS T/C LANO, EMAILS F SG, A D REV PACERS RE APPEAL MEDIATION POSITION STATEMENT (.1)	0.9
10/28/20	SBG	REVIEW ELEVATION SLIDE DECK FOR REBUTTAL QUESTIONS; EMAIL WITH K.HROBLAK AND R.RILEY RE SAME	0.3
10/28/20	SBG	CONFER WITH R.RILEY RE HEARING LOGISTICS/PREP	0.5
10/28/20	CL	CONFER WITH S. GERALD RE SERVICE OF REP ADVERSARY DOCUMENTS (.1); REVIEW DOCKET AND EMAIL COMMUNICATIONS RE SERVICE OF REP DOCUMENTS (.4); EMAIL S. GERALD RE POSITIVE SERVICE OF REP ADVERSARY DOCUMENTS (.1); COMMENCE PREPARING AND ORGANIZING APPELLANT FILINGS (.6).	1.2
10/28/20	SBG	EMAILS TO K&E TEAM RE APPEALS OF MSJS	0.1
10/28/20	KGH	PREPARE REBUTTAL FROM ELEVATION CLOSING SLIDES	0.8
10/28/20	KGH	PREPARE FOR CLOSING ARGUMENTS IN ELEVATION HEARING	1.0

Whiteford, Taylor & Preston LLC is a limited liability company. Our offices outside of Delaware operated under a separate Maryland limited liability partnership, Whiteford, Taylor & Preston L.L.P.

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 83 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/28/20	SBG	CALL WITH K.YOUNG (K&E) RE PRETRIALS AND STRATGEY IN PROCEEDING WITH PR COUNTERCLAIM (.4); EMAIL TO WTP GROUP RE SAME (.1)	0.5
10/29/20	RR	TELEPHONE CALL WITH LUKE MURLEY (COUNSEL FOR RMM) AND S. GERALD REGARDING CONTINUANCE OF PRETRIAL CONFERENCE	0.1
10/29/20	RR	CONFER WITH S. GERALD REGARDING PRETRIAL CONFERENCES	0.4
10/29/20	RR	TELEPHONE CALL WITH C. MILLER (COUNSEL FOR PLATTE RIVER) AND S. GERALD REGARDING CONTINUANCE OF PRETRIAL CONFERENCE	0.1
10/29/20	RR	TELEPHONE CALL WITH R. DEHNEY (COUNSEL FOR REP) REGARDING CONTINUANCE OF PRETRIAL CONFERENCE	0.1
10/29/20	RR	REVIEW AND COMMENT ON DRAFT E-MAIL TO CHAMBERS REGARDING CONTINUANCE OF PRETRIAL CONFERENCES	0.2
10/29/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) AND S. GERALD REGARDING PRETRIAL CONFERENCE SCHEDULED FOR 11/2 HEARING	0.2
10/29/20	RR	CONFER WITH S. GERALD REGARDING OUTSTANDING TASKS AND 11/2 HEARING	0.4
10/29/20	SBG	CONFER WITH R.RILEY RE ISSUES RE PRETRIAL CONFERENCES	0.4
10/29/20	SBG	EMAILS WITH K.YOUNG (K&E) RE PRETRIALS FOR 11/2 HEARING	0.1
10/29/20	SBG	CALL WITH L.MURLEY (RMM) AND R.RILEY RE CONTINUING PRETRIAL CONFERENCE	0.1
10/29/20	SBG	CALL WITH C.MILLER (PR) RE CONTINUING	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 84 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

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

Date	<u>Tkpr</u>		Hours
		PRETRIAL CONFERENCE	
10/29/20	SBG	CALL WITH R.DEHNEY AND R.RILEY RE CONTINUING PRETRIAL CONFERENCE	0.1
10/29/20	МА	EMAIL F CL, REV OCTOBER 28 TH TRANSCRIPT (.5) REV WORKSHARE FOLDER FROM C LANO RE DISTRICT COURT APPEALS BY MIDSTREAM PARTIES (.4)	0.9
10/29/20	SBG	EMAIL AND CALL WITH K.YOUNG (K&E) AND R.RILEY RE STATUS OF PRETRIAL CONFERENCES	0.2
10/30/20	RR	REVIEW EXHIBITS ADMITTED IN CONNECTION WITH CONTRACT REJECTION LITIGATION AND EXHIBITS CORRESPONDING TO CONTRACTS AT ISSUE AND COMMUNICATE WITH K&E AND JUDGE SONTCHI REGARDING SAME	1.9
10/30/20	RR	PREPARE FOR 11/2 OMNIBUS HEARING	1.7
10/30/20	SBG	CALL WITH A.WEINHOUSE (K&E), C.MARCUS (K&E) AND A.ROTMAN (K&E) RE ISSUES RE ELEVATION NEGOTIATION (.4); CONFER WITH R.RILEY RE SAME (.2)	0.6
10/30/20	SBG	CONFER WITH R.RILEY RE JUDGE'S REQUEST RE EXHIBIT LIST; LOCATE SAME AND EMAIL TO R.RILEY	0.1
10/30/20	MA	EMAILS F RR AND CHAMBERS RE EXHIBIT ISSUE (.1) REV AMENDED AGENDA FOR 11/2/20 HEARING (.1)	0.2
10/30/20	SBG	EMAILS WITH XOG TEAM AND A.WEINHOUSE (K&E) RE AMOUNTS OWED BY RAISA FOR POST- PETITION JIBS	0.1
		TOTAL HOURS	258.6

TIMEKEEPER TIME SUMMARY:

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 85 of 113

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 Number64252802Invoice Date12/31/20Client Number099845

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS							
<u>Timekeeper</u>	Hours	Rate	Value				
KEVIN G. HROBLAK	70.4	\$700	49,280.00				
DENNIS J. SHAFFER	0.2	\$595	119.00				
STEPHEN B. GERALD	78.0	\$570	44,460.00				
RICHARD W. RILEY	70.0	\$675	47,250.00				
MARC ABRAMS	16.7	\$995	16,616.50				
CHRISTOPHER LANO	23.3	\$335	7,805.50				
CU	JRRENT FEE	S		\$	165,531.00		

TOTAL THIS MATTER

165,531.00

\$

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 86 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00015) CREDITOR INQUIRIES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours	
10/12/20	SBG	CALL FROM COUNSEL FOR RICHMARK ENERGY RE STATUS OF THE PLAN AND LIFT STAY	0.2	
10/30/20	SBG	EMAILS WITH COUNSEL FOR BAKER HUGHES AND GE OIL AND GAS AND A.WEINHOUSE (K&E) RE STATUS OF CLAIM	0.1	
10/30/20	DJS	EMAILS RE FORWARDED MESSAGES FROM CREDITORS (.1) AND VOICEMAIL MESSAGES RE SAME AND REPLY (.1).	0.2	
		TOTAL HOURS	0.5	
TIMEKEE	PER TIME	SUMMARY:		
Timekeeper	<u>r</u>	Hours Rate	Value	
DENNIS J.	SHAFFE	R 0.2 \$595	119.00	
STEPHEN	B. GERAI	LD 0.3 \$570	171.00	
		CURRENT FEES		\$ 290.00

TOTAL THIS MATTER

290.00

\$

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 87 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	MA	EMAILS F A WEINHOUSE, A ROTMAN RE DS HEARING ADJOURNMENT.	0.1
10/01/20	CL	PREPARE AND FILE CERT. OF COUNSEL RE EXTENDING EXCLUSIVITY PERIOD.	0.6
10/01/20	RR	DRAFT AMENDED NOTICE OF HEARING ON DISCLOSURE STATEMENT, SOLICITATION PROCEDURES MOTION AND BACKSTOP MOTION (.8); COMMUNICATE WITH S. GERALD REGARDING SAME (.2); COMMUNICATE WITH A. WEINHOUSE REGARDING SAME (.2)	1.2
10/01/20	SBG	REVIEW AND REVISE COC RE EXCLUSIVITY MOTION (.1); EMAILS WITH A. WEINHOUSE RE SAME (.1)	0.2
10/01/20	RR	TELEPHONE CALL WITH A. WEINHOUSE REGARDING LENDER APPROVAL TO CONTINUE DISCLOSURE STATEMENT HEARING AND HEARING ON BACKSTOP MOTION	0.1
10/01/20	RR	DRAFT COMMUNICATION TO CHAMBERS REGARDING HEARING DATE FOR DISCLOSURE STATEMENT, SOLICITATION PROCEDURES MOTION AND BACKSTOP MOTION (.2); COMMUNICATE TO A. WEINHOUSE REGARDING SAME (.2)	0.4
10/02/20	RR	DRAFT AMENDED NOTICE OF DISCLOSURE STATEMENT HEARING (.6); COMMUNICATE WITH S. GERALD REGARDING SAME (.1); COMMUNICATE WITH A. WEINHOUSE REGARDING SAME (.1); COMMUNICATE WITH C.	1.0

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 88 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		LANO REGARDING COORDINATING FILING AND SERVICE OF AMENDED NOTICE OF DISCLOSURE STATEMENT HEARING (.2)	
10/02/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE SENDING OUT UPDATED DISCLOSURE STATEMENT NOTICE	0.1
10/02/20	SBG	REVIEW/REVISE DISCLOSURE STATEMENT HEARING NOTICE (.2); CONFER WITH R.RILEY RE SERVICE ISSUES (.1); EMAILS WITH A.WEINHOUSE RE SAME (.1)	0.4
10/09/20	RR	REVIEW NOTICE OF TERMINATION OF TALKS WITH POTENTIAL MERGER PARTY AND COORDINATE FILING OF SAME	0.5
10/09/20	RR	ADDRESS OUTSTANDING ISSUES RELATED TO POTENTIAL AMENDED PLAN AND DISCLOSURE STATEMENT	1.7
10/13/20	RR	REVIEW OUTSTANDING ISSUES REGARDING PENDING PLAN AND DISCLOSURE STATEMENT	1.4
10/19/20	SBG	EMAIL WITH A.WEINHOUSE RE STATUS OF DISCLOSURE STATEMENT HEARING; CONFER WITH R.RILEY RE SAME	0.2
10/19/20	MA	EMAILS F SG, A WEINHOUSE RE DS HEARING STATUS.	0.1
10/19/20	RR	REVIEW DISCLOSURE STATEMENT (.2); CONFER WITH S. GERALD REGARDING UPCOMING DISCLOSURE STATEMENT HEARING (.1); REVIEW COMMUNICATIONS WITH A. WEINHOUSE REGARDING UPCOMING DISCLOSURE STATEMENT HEARING (.1)	0.4
10/21/20	RR	REVIEW AND ANALYZE OUTSTANDING ISSUE FOR AMENDED PLAN AND DISCLOSURE STATEMENT	1.5
10/22/20	CL	CONFER WITH S. GERALD RE AMENDED PLAN	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 89 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		EXHIBITS AND HEARING	
10/22/20	KGH	REVIEW PLAN AND DS PER K&E AND PROVIDE COMMENTS AND EDITS	1.3
10/22/20	SBG	REVIEW AND COORDINATE FILING OF PLAN DOCUMENTS	4.5
10/22/20	CL	CONFER WITH R. RILEY RE STATUS OF AMENDED PLAN AND DISCLOSURE STATEMENT, NOTICE OF FILING BLACKLINES AND REVISED AMENDED DISCLOSURE STATEMENT (.2); PREPARE AND FILE AMENDED PLAN (0.7); PREPARE AND FILE AMENDED EXHIBITS TO BACKSTOP MOTION (1.3);	2.2
10/22/20	SBG	EMAILS RE FILING OF DISCLOSURE STATEMENT	0.1
10/22/20	RR	TELEPHONE CALL WITH A. WEINHOUSE AND S. GERALD REGARDING AMENDED PLAN AND AMENDED DISCLOSURE STATEMENT FILINGS (.2); DRAFT NOTICES FOR FILINGS (1.0) REVIEW AMENDED PLAN, AMENDED DISCLOSURE STATEMENT AND AMENDED BACKSTOP FINANCING MOTION EXHIBITS; COMMUNICATE WITH S. GERALD C. LANO AND K&E REGARDING COORDINATING FILING OF SAME (4.5)	5.7
10/22/20	RR	REVIEW AND COMMENT ON PROPOSED REVISIONS TO RELEASE PROVISIONS OF TE AMENDED PLAN (.4); COMMUNICATE WITH K. HROBLAK AND S. GERALD REGARDING SAME (.2)	0.6
10/23/20	CL	CONFER WITH S. GERALD AND R. RILEY RE AMENDED DISCLOSURE STATEMENT AND NOTICE OF FILING OF BLACKLINES TO PLAN AND DISCLOSURE STATEMENTS (.3); PREPARE AND FILE AMENDED DISCLOSURE STATEMENT (.4); PREPARE AND FILE NOTICE OF BLACKLINES (.6)	1.3

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 90 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/23/20	MA	REV FIRST AMENDED PLAN, DS AND REVISED BACKSTOP PLEADINGS (.5) DISCUSS PROCESS WITH SG (.1) REV RENOTICED DS HEARING (.1)	0.7
10/23/20	CL	PREPARE AND FILE SECOND AMENDED NOTICE OF HEARING TO CONSIDER APPROVAL OF THE DISCLOSURE STATEMENT.	0.5
10/23/20	SBG	CONFER WITH R.RILEY RE ISSUES RILING OF DISCLOSURE STATEMENT AND RELATED PLEADINGS	0.1
10/23/20	RR	CONFER WITH S. GERALD REGARDING DISCLOSURE STATEMENT FILINGS	0.1
10/23/20	RR	REVIEW REVISED PROPOSED DISCLOSURE STATEMENT ORDER AND DRAFT PROPOSED REVISIONS (.8); COMMUNICATE WITH A. WEINHOUSE REGARDING SAME (.2); CONFER WITH S. GERALD REGARDING SAME (.2)	1.2
10/23/20	RR	REVIEW PLAN AND DISCLOSURE STATEMENT FILINGS AND NOTICES OF HEARING AND OBJECTION DEADLINES (1.0); DRAFT COMMUNICATIONS TO CHAMBERS REGARDING RECENT FILINGS AND EXTENSION OF DISCLOSURE STATEMENT OBJECTION DEADLINE (.8); CONFER WITH S. GERALD REGARDING COMMUNICATION TO CHAMBERS (.3); COMMUNICATIONS WITH A. WEINHOUSE REGARDING SAME (.2)	2.3
10/23/20	SBG	COORDINATE FILING OF NOTICE SUBMITTING REVISED DISCLOSURE STATEMENT ORDER WITH EXHIBITS	0.5
10/23/20	SBG	PREPARE UPDATED DISCLOSURE STATEMENT NOTICE	0.8
10/23/20	SBG	EMAILS WITH A.WEINHOUSE RE DISCLOSURE STATEMENT HEARING	0.2
10/23/20	SBG	EMAILS RE SERVICE OF DS DOCUMENTS	0.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 91 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
10/23/20	SBG	CONFER WITH R.RILEY RE NECESSARY REVISION TO DS ORDER; EMAILS WITH A.WEINHOUSE (K&E) RE SAME	0.3
10/23/20	SBG	EMAILS WITH KCC RE SERVICE OF DS NOTICE	0.1
10/26/20	RR	REVIEW COMMUNICATION FROM CREDITOR REGARDING PLAN TREATMENT (.1); REVIEW AND ANALYZE PLAN TREATMENT OF TRADE CLAIMS AND GENERAL UNSECURED CLAIMS (.8)	0.9
10/26/20	SBG	EMAILS WITH UST RE COMMENTS RE BACKSTOP MOTION	0.1
10/26/20	SBG	EMAILS WITH UST AND A.WEINHOUSE RE COMMENTS TO DISCLOSURE STATEMENT	0.1
10/27/20	RR	TELEPHONE CALL WITH M. ABRAMS REGARDING CHAMBERS CONFERENCE AND NEW DATE FOR DISCLOSURE STATEMENT HEARING	0.1
10/27/20	RR	TELEPHONE CALL WITH A. WEINHOUSE REGARDING FOLLOW UP TO CHAMBERS CONFERENCE	0.1
10/27/20	RR	COMMUNICATE WITH S. GERALD REGARDING NEW DATE FOR DISCLOSURE STATEMENT HEARING AND RELATED MATTERS	0.2
10/27/20	SBG	CONFER WITH R.RILEY RE CHAMBERS CONFERENCE RE DISLOSURE STATEMENT; FOLLOW UP EMAILS WITH K.HROBLAK AND R.RILEY	0.2
10/27/20	MA	TF RR RE DS HEARING AND STATUS CONFERENCE.	0.1
10/28/20	RR	REVIEW AND ANALYZE UST'S OBJECTIONS TO PAYMENT OF BACKSTOP PARTIES FEES (.7); COMMUNICATE WITH M. ABRAMS AND S. GERALD REGARDING UST'S OBJECTION TO PAYMENT OF BACKSTOP PARTIES FEES (.5)	1.2

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 92 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/28/20	ΜΑ	REV UNITED, KINETIC, RM, GRAND MESA AND ELEVATION DS OBJECTIONS, AND RELATED BACK STOP MOTION OBJECTIONS (1.1) MULTIPLE EMAILS F SCHEPACARTER, RICHARD BRIEFEL, SIMON, WEINHOUSE, ALLYSON SMITH, RILEY, RICHARD W.,GERALD, STEPHEN AND FIEDLER, ROSS RE BACKSTOP PARTY PROFESSIONAL FEES (.2) TF RR, SG RE SAME AND MEANS TO RESOLVE (.4)	1.7
10/28/20	SBG	EMAILS WITH A.WEINHOUSE RE NOTICING ISSUES RE DS (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
10/28/20	SBG	EMAILS WITH K&E AND UST RE OBJECTION TO PAYMENT OF FEES RE BACKSTOP (.2) CONFER WITH R.RILEY AND M.ABRAMS RE SAME (.5)	0.7
10/29/20	RR	REVIEW OBJECTIONS TO DISCLOSURE STATEMENT AND BACKSTOP MOTION	2.4
10/29/20	SBG	REVIEW UNITED POWER JOINDER TO OBJECTION TO DISCLOSURE STATEMENT	0.1
10/29/20	SBG	EMAILS WITH A.WEINHOUSE (K&E), S.BRIEFEL (K&E) AND R.RILEY RE STATUS OF UST OBJECTION TO BACKSTOP	0.2
10/29/20	SBG	REVIEW SUPPLEMENTAL OBJECTION OF GRAND MESA TO DISCLOSURE STATEMENT	0.3
10/29/20	SBG	REVIEW ELEVATION OBJECTION TO DISCLOSURE STATEMENT	0.7
10/29/20	SBG	REVIEW ELEVATION OBJECTION TO BACKSTOP MOTION	0.6
10/29/20	SBG	REVIEW GRAND MESA SUPPLEMENTAL OBJECTION TO BACKSTOP MOTION	0.3
10/30/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE STIPULATION WITH MERCURIA.	0.4

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 93 of 113

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

C/O ERIC CHRIST, ESQ.					lumber ze Date lumber	64252802 12/31/20 099845
Re: (00017) PLAN A	ND DISCLOSURE STATEMEN	JT				
Date <u>Tkpr</u>				Hours		
10/30/20 MA	REV UST BACKSTOP OBJEC	TION.		0.1		
10/30/20 SBG	REVIEW UST OBJECTION TO	O BAC	KSTOP MO	TION <u>0.2</u>		
	TOTAL F	HOURS	5	43.6		
TIMEKEEPER TIME <u>Timekeeper</u> KEVIN G. HROBLA STEPHEN B. GERAL RICHARD W. RILEY MARC ABRAMS CHRISTOPHER LAN	<u>H</u> D	<u>ours</u> 1.3 11.4 23.0 2.8 5.1	Rate \$700 \$570 \$675 \$995 \$335	<u>Value</u> 910.00 6,498.00 15,525.00 2,786.00 1,708.50		
CHRISTOF HER LAT	0	5.1	Φ333	1,708.50		
	CURREN	IT FEE	S		\$	27,427.50
TOTAL THIS MATTER					\$	27,427.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 94 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	MA	REV RICHMARK MLS, EMAILS TO RR, SG.	0.1
10/01/20	RR	PREPARE FOR HEARING ON GAND MESA MRFS	1.1
10/11/20	SBG	REVIEW AND REVISE DRAFT ORDER DENYING GRAND MESA MOTION FOR RELIEF FROM STAY AND RELATED DRAFT COC (.2); EMAILS RE SAME (.1)	0.3
10/13/20	SBG	EMAIL TO A.WEINHOUSE RE CALL FROM RICHMARK ENERGY COUNSEL RE LIFT STAY	0.1
10/13/20	SBG	REVIEW CHANGES TO PROPOSED ORDER DENYING GRAND MESA RELIEF FROM STAY (.1); EMAILS RE SAME (.1)	0.2
10/13/20	SBG	COORDINATE FILING OF COC/ORDER RE GRAND MESA LIFT STAY	0.1
10/13/20	RR	COMMUNICATE WITH S. GERALD REGARDING PROPOSED ORDER DENYING GRAND MESA MFRS	0.1
10/13/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE DENYING GRAND MESA RELIEF FROM STAY.	0.4
10/14/20	SBG	REVIEW ORDER DENYING GRAND MESA LIFT STAY AS ENTERED	0.1
10/21/20	RR	REVIEW NOTICES OF APPEAL OF DENIAL OF RELIEF FROM STAY FILED BY GRAND MESA AND FERC (.3); COMMUNICATE WITH S. GERALD REGARDING SAME (.2)	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 95 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

Date	<u>Tkpr</u>		Hours
10/23/20	RR	CONFER WITH S. GERALD REGARDING 10/27 HEARING LOGISTICS AND WITNESS TESTIMONY	0.5
10/26/20	SBG	EMAILS WIT M.ABRAMS AND R.RILEY RE COMMENTS TO OBJECTION TO RICHMARK LIFT STAY; EMAIL TO S.COHEN (K&E) ERE SAME	0.1
10/26/20	SBG	REVIEW AND REVISE OBJECTION TO RICHMARK MOTION FOR RELIEF FROM STAY	0.6
10/26/20	MA	EMAILS F /T S GERALD RE RESPONSE TO RICHMARK MOTION TO LIFT STAY (.2) EMAILS F S COHEN , REV FILING VERSION OF RICHMARK OBJECTION (.1)	0.3
10/26/20	SBG	EMAILS WITH A.WEINHOUSE RE DEADLINE TO OBJECT TO RICHMARK MOTION FOR RELIEF FROM STAY	0.1
10/28/20	SBG	EMAILS RE BOULDER LIFT STAY AND MOTION TO SHORTEN TIME (.1); CONFER WITH R.RILEY RE SAME (.2); REVIEW PLEADINGS (.4)	0.7
10/28/20	MA	REV BOULDER PLEADING AND ORDER RE EMERGENCY MOTION FOR RELIEF FROM STAY.	0.2
10/28/20	SBG	EMAILS WITH COUNSEL FOR RICHMARK RE TIMING OF LIFT STAY HEARING (.1); EMAILS WITH A.WEINHOUSE RE SAME (.1)	0.2
10/29/20	SBG	REVIEW RICHMARK REPLY IN SUPPORT OF LIFT	0.1
		TOTAL HOURS	5.8
TIMEKEEI	PER TIME	SUMMARY:	
		II. Data	¥7.1

<u>Timekeeper</u>	<u>Hours</u>	Rate	Value
STEPHEN B. GERALD	2.6	\$570	1,482.00
RICHARD W. RILEY	2.2	\$675	1,485.00

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 96 of 113

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	64252802 12/31/20 099845		
Re: (00019) AUTOMATIC STAY ISSUES	5			
<u>Timekeeper</u>	Hours	Rate	Value	
MARC ABRAMS	0.6	\$995	597.00	
CHRISTOPHER LANO	0.4	\$335	134.00	
	CURRENT FEE	ES	\$	3,698.00
TOTAL THIS MATTER \$				3,698.00

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00020) SCHEDULES/SOFA/UST REPORTS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		Hours
10/01/20	CL	PREPARE AND FILE AUGUST 2020 MOR (.2); EMAIL UST FILED MOR (.1).	0.3
10/02/20	CL	RESEARCH AND PREPARE CERTIFICATION OF COUNSEL RE MOTION TO FILE SCHEDULE AND STATEMENTS UNDER SEAL (1.2); EMAIL R. RILEY RE SAME (.1).	1.3
10/02/20	SBG	EMAILS RE ISSUES RE ORDER GRANTING SEALING OF SOFA	0.2
10/05/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL SEALING PORTIONS OF SCHEDULES AND STATEMENTS.	0.5
10/05/20	RR	COMMUNICATE WITH S. GERALD REGARDING COC FOR PROPOSED ORDER GRANTING MOTION TO SEAL CERTAIN SCHEDULES AND STATEMENTS	0.1
10/05/20	SBG	REVIEW AND COMMENT ON COC SUBMITTING PROPOSED ORDER GRANTING MOTION TO SEAL SOFA (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
10/06/20	CL	REVIEW ORDER APPROVING SEALING PORTIONS OF SCHEDULES AND STATEMENTS.	0.1
10/10/20	MA	EMAILS F RR, A. ROTMAN RE HEARING ISSUES.	0.1
10/30/20	SBG	EMAILS RE DEADLINE TO FILE SEPTEMBER MOR (.1); EMAILS WITH J.GRADY (A&M) RE SAME (.1)	0.2
10/30/20	RR	REVIEW COMMUNICATIONS FROM A&M REGARDING MOR	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 98 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00020) SCHEDULES/SOFA/UST REPORTS						
Date <u>Tkpr</u>				Hours		
10/30/20 CL EMAIL R. RILEY AND S. GERALD RE STATUS OF MOR (.1); PREPARE AND FILE SEPT. MOR (.2); EMAIL UST FILED MOR (.1).			0.4			
		TOTAL HOUR	S	3.5		
TIMEKEEPER TIMI	E SUMMARY:					
<u>Timekeeper</u>		Hours	<u>Rate</u>	Value		
STEPHEN B. GERA	LD	0.6	\$570	342.00		
RICHARD W. RILEY		0.2	\$675	135.00		
MARC ABRAMS		0.1	\$995	99.50		
CHRISTOPHER LAI	NO	2.6	\$335	871.00		
		CURRENT FEE	ËS		\$	1,447.50
		TOTAL THIS N	IATTER		\$	1,447.50

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 99 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00021) TAX

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>				Hours	
10/16/20	SBG	EMAILS FROM J.G PER FIRST DAY OF		MENT OF TAXES	0.1	
			TOTAL HOUR	S	0.1	
TIMEKEE	PER TIME	SUMMARY:				
Timekeeper	<u>r</u>		Hours	Rate	Value	
STEPHEN	B. GERAI	LD	0.1	\$570	57.00	
			CURRENT FEE	ËS		\$ 57.00
			TOTAL THIS N	IATTER		\$ 57.00

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 100 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
10/01/20	SBG	REVIEW AND COORDINATE AGENDA FOR 10/2 HEARINGS	0.2
10/01/20	SBG	ATTEND HEARING ON GRAND MESA RELIEF FROM STAY	5.5
10/01/20	RR	REVISE CERTIFICATION OF COUNSEL FOR RESCHEDULED OMNIBUS HEARING DATE	0.2
10/01/20	RR	REVIEW AMENDED AGENDA FOR 10/2 OMNIBUS HEARING (.2); COMMUNICATE WITH A. WEINHOUSE REGARDING SAME (.1); COORDINATE FILING OF AMENDED AGENDA (.1)	0.4
10/01/20	RR	COMMUNICATE TO C. LANO REGARDING COC ON RESCHEDULED OMNIBUS HEARING DATE, AMENDED AGENDA FOR 10/2 OMNIBUS HEARING AND AMENDED AGENDA FOR CONTINUATION OF HEARING ON GRAND MESA MFRS	0.1
10/01/20	CL	PREPARE 11/3 AGENDA (.3); PREPARE AMENDED CERTIFICATION OF COUNSEL RE AMENDED HEARING DATE (.4); PREPARE AMENDED 10/2 AGENDA (.4); PREPARE THIRD AMENDED 9/30 AGENDA (.3);	1.4
10/01/20	RR	REVIEW AMENDED AGENDA FOR 10/2 CONTINUING HEARING ON GRAND MESA MFRS AND COORDINATE FILING OF SAME	0.1
10/01/20	RR	ATTEND HEARING ON GRAND MESA MFRS	5.7
10/01/20	RR	COMMUNICATE TO CHAMBERS REGARDING REVISED OPENING ARGUMENT SLIDES FOR	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 101 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		HEARING ON GRAND MESA MFRS	
10/01/20	CL	PREPARE AND ORGANIZE ELEVATION EXHIBITS FOR REJECTION FOR 10/1/ HEARING (.3); PREPARE 11/3 AGENDA (.3); PREPARE AMENDED CERTIFICATION OF COUNSEL RE AMENDED HEARING DATE (.4); PREPARE AMENDED 10/2 AGENDA (.3); PREPARE THIRD AMENDED 9/30 AGENDA (.2)	1.5
10/01/20	MA	PARTICIPATE IN DAY 2 MIDSTREAM LITIGATION INVOLVING STAY AND FERC.	5.5
10/02/20	CL	COORDINATE WITH COURTCALL RE 10/7 TELEPHONIC APPEARANCES (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.2).	0.6
10/02/20	CL	REVIEW ORDER RESCHEDULING OMNIBUS HEARING (.1); CONFER WITH K. HROBLAK RE 10/2 HEARING DOCUMENTS (.1); REVISE 11/2 AGENDA (1.3); REVIEW 9/30 HEARING TRANSCRIPT AND FORWARD SAME TO GROUP (.1).	1.6
10/02/20	CL	CONFER WITH R. RILEY AND S. GERALD RE AMENDED AGENDA AND CIRCULATION OF SAME.	0.2
10/02/20	CL	PREPARE AND FILE AMENDED NOTICE OF DS HEARING (.4); CONFER WITH KCC AND R. RILEY RE SERVICE OF SAME (.3).	0.7
10/02/20	SBG	REVIEW/REVISE DRAFT HEARING AGENDA	0.1
10/02/20	RR	PREPARE FOR 10/2 OMNIBUS HEARING ON MOTION TO SEAL SCHEDULES AS TO POLITICAL CONTRIBUTIONS (.5); TELEPHONE CALL WITH A. WEINHOUSE REGARDING PREPARATION FOR OMNIBUS HEARING (.1); ATTEND OMNIBUS HEARING (.6)	1.2
10/02/20	RR	COMMUNICATE TO CHAMBERS REGARDING FILED AMENDED AGENDAS FOR 10/2 HEARINGS	0.1

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 102 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>	
10/02/20	SBG	ATTEND HEARING ON GRAND MESA RELIEF FROM STAY	4.1	
10/02/20	SBG	CONFER WITH R.RILEY RE HEARING ON MOTION TO SEAL AND OUTCOME	0.1	
10/02/20	CL	REVIEW 10/1/20 HEARING TRANSCRIPT AND CIRCULATE AMONG GROUP.	0.1	
10/02/20	CL	CONFER WITH K. HROBLAK RE 10/2 HEARING DOCUMENTS (.1); REVISE 11/2 AGENDA (1.2); REVIEW 9/30 HEARING TRANSCRIPT AND FORWARD SAME TO GROUP (.1); PREPARE 10/7 AGENDA (.7); EMAIL EXCHANGE WITH S. GERALD RE 10/2 HEARING TRANSCRIPT FOR UST(.1).	2.2	
10/02/20	RR	ATTEND CONTINUED HEARING ON GRAND MESA'S MOTION FOR RELIEF FROM STAY	4.5	
10/02/20	MA	PARTICIPATE IN CONTINUED HEARING ON MIDSTREAM AUTOMATIC STAY LITIGATION RE FERC. (3.7) PARTICIPATE IN BENCH RULING. (.4)	4.1	
10/05/20	CL	PREPARE THIRD AMENDED 10/7 AGENDA (.7); EMAIL S. GERALD AND R. RILEY RE AMENDED 10/7 AGENDA (.1); RECEIPT AND REVIEW OF 10/2 TRANSCRIPT (.1); PREPARE AND FILE THIRD AMENDED 10/7 AGENDA (.3).	1.2	
10/05/20	RR	COMMUNICATE WITH S. GERALD REGARDING AGENDA FOR 10/7 HEARING	0.2	
10/05/20	RR	REVIEW AND COMMENT ON AGENDA FOR 10/7 HEARING AND COMMUNICATE WITH K&E REGARDING SAME	0.9	
10/05/20	CL	COORDINATE WITH COURTCALL RE REVISED 10/7 CONFIRMATIONS.	0.3	
10/05/20	SBG	EMAILS RE TIMING OF HEARING ON WED	0.1	
10/05/20	SBG	REVIEW AGENDA FOR HEARING ON	0.2	

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 103 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		WEDNESDAY (.1); REVIEW SAME WITH R.RILEY (.1)	
10/06/20	CL	EMAIL US TRUSTEE 10/2 HEARING TRANSCRIPT (.1); REVISE AMENDED 10/7 AGENDA (.6); PREPARE AND FILE NOTICE OF 10/6 STATUS CONFERENCE (.4); EMAIL EXCHANGE WITH R. RILEY RE 10/7 AGENDA (.1); COORDINATE WITH COURTCALL RE 10/6 TELEPHONIC APPEARANCES (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.1); PREPARE AND FILE AMENDED 10/7 AGENDA (.2).	1.9
10/06/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE AMENDED AGENDA	0.1
10/06/20	RR	REVIEW AND COMMENT ON AMENDED AGENDA FOR 10/7 HEARING	0.2
10/06/20	RR	REVIEW AND COMMENT ON NOTICE OF HEARING/STATUS CONFERENCE	0.2
10/06/20	SBG	ATTEND STATUS CONFERENCE	0.4
10/06/20	SBG	FURTHER COMMUNICATIONS FROM ELEVATION AND COURT RE DISPUTE (.1); EMAILS WITH TEAM RE SAME (.1)	0.2
10/06/20	SBG	REVIEW NOTICE OF STATUS CONFERENCE (.1); EMAIL WITH CHAMBERS RE SAME (.1)	0.2
10/06/20	SBG	REVIEW DRAFT EMAIL TO CHAMBERS RE ELEVATION DISPUTE; CONFER WITH R.RILEY RE SAME	0.2
10/06/20	MA	PARTICIPATE IN EMERGENCY HEARING BEFORE J SONTCHI RE YELLICO DECLARATION AND HEARING EXHIBITS.	0.6
10/07/20	SBG	ATTEND HEARING ON MOTION TO REJECT	8.1
10/07/20	МА	CONTINUE PARTICIPATION IN AFTERNOON SESSIONS.	4.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 104 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/08/20	CL	CONFER WITH S. GERALD RE 10/20 HEARING (.1); PREPARE 10/20 AGENDA (.5); REVISE 11/2/20 AGENDA (.3)	0.9
10/09/20	CL	REVISE 11/2 AGENDA.	0.3
10/09/20	CL	REVIEW 10/7 HEARING TRANSCRIPT AND FORWARD SAME.	0.1
10/14/20	CL	TELEPHONE CALL TO A. LEONARD RE STATUS OF 10/20 HEARING.	0.2
10/15/20	CL	REVISE 10/20 AGENDA (.5); EMAIL R. RILEY RE STATUS OF 10/20 AGENDA (.1).	0.6
10/15/20	SBG	REVIEW DRAFT AGENDA FOR HEARING	0.3
10/15/20	RR	REVIEW AND REVISE AGENDA FOR 10/20 HEARING	0.7
10/15/20	CL	TELEPHONE CALL WITH A. LEONARD RE 10/20 HEARING DOCUMENTS	0.2
10/16/20	SBG	REVIEW AND COMMENT ON AGENDA FOR 10/20 HEARING	0.3
10/16/20	CL	CONFERENCE CALL WITH R. RILEY AND S. GERALD RE 10/20 AGENDA AND EXHIBITS (.4); CONFERENCE CALL WITH XOG TEAM RE SUPPLEMENTAL 10/20 HEARING DOCUMENTS (.2); PREPARE AND FILE 10/20 AGENDA (.6); REVIEW 10/20 COURTCALL CONFIRMATIONS AND FORWARD SAME (.2); PREPARE AND ORGANIZE 10/20 HEARING EXHIBITS (4.2); CONFER WITH DLS RE 10/20 HEARING DOCUMENTS (.4).	6.0
10/16/20	RR	REVIEW AND COMMENT ON AGENDA FOR 10/20 HEARING	0.8
10/19/20	CL	CONFER WITH A. LEONARD RE SUPPLEMENTAL 10/20 HEARING DOCUMENTS (.1); PREPARE AND ORGANIZED SUPPLEMENTAL 10/20 HEARING	0.5

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 105 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		DOCUMENTS FOR BANKRUPTCY COURT (.4).	
10/20/20	KGH	PARTICIPATE IN ELEVATION CONTRACT REJECTION HEARING	8.1
10/20/20	RR	ATTEND 10/20 FURTHER HEARING ON MIDSTREAM CONTRACTS REJECTION	6.2
10/20/20	SBG	EMAILS WITH CHAMBERS RE SCHEDULING HEARING ON FEE APPLICATIONS; EMAILS WITH A.WEINHOUSE RE SAME	0.2
10/20/20	MA	PARTICIPATE IN MIDSTREAM HEARINGS RE MOTION TO REJECT (3.1) PARTICIPATE IN CONTINUED HEARING RE MIDSTREAM CONTRACT REJECTION (3.0)	6.1
10/20/20	CL	COORDINATE WITH COURTCALL RE SUPPLEMENTAL 10/20 HEARING BINDER (.1); EMAIL EXCHANGE WITH A. LEONARD RE 10/20 HEARING EXHIBITS (.1); CONTINUED PREPARE 11/2 AGENDA (1.8)	0.1
10/21/20	SBG	EMAILS WITH C.LANO RE OMNIBUS HEARING DATE IN DEC. AND REVIEW COC RE SAME	0.1
10/21/20	CL	EMAIL EXCHANGE WITH S. GERALD RE 12/3 HEARING (.1); PREPARE NOTICE OF FEE HEARING (.4); PREPARE AND FILE CERTIFICATION OF COUNSEL RE 12/3 HEARING (.4); PREPARE 12/3 AGENDA (4.7); REVIEW ORDER APPROVING 12/3 HEARING (.1).	5.7
10/22/20	CL	REVIEW 10/20 HEARING TRANSCRIPT AND FORWARD SAME TO TEAM.	0.1
10/22/20	CL	CONFER WITH S. GERALD RE 10/27 HEARING (.1); PREPARE 10/27 HEARING AGENDA (0.6); COORDINATE WITH COURTCALL RE 10/27 APPEARANCE (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.1); UPDATE 12/3 AGENDA (.4); UPDATE 11/2 AGENDA (1.3).	2.9

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 106 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
10/23/20	RR	REVIEW AND FINALIZE AGENDA FOR 10/27 HEARING AND COORDINATE FILING OF SAME	0.5
10/23/20	MA	REV DOCKET (.1) REV AGENDA FILED FOR OCTOBER 27TH HEARING (.1)	0.2
10/23/20	CL	REVISE 11/2 AGENDA (.6); PREPARE AND FILE 10/27 AGENDA (.4).	1.0
10/23/20	SBG	REVIEW AGENDA FOR HEARING ON 10/27 (.1); EMAILS WITH C.LANO RE SAME (.1)	0.2
10/23/20	SBG	REVIEW AND REVISE DRAFT EMAIL TO CHAMBERS RE STATUS OF DISCLOSURE STATEMENT (.2); CONFER WITH R.RILEY RE SAME (.3); EMAILS WITH K&E TEAM RE SAME (.2)	0.7
10/26/20	SBG	EMAILS WITH RILEY RE NEED FOR AMENDED AGENDA	0.1
10/26/20	CL	EMAIL EXCHANGE WITH A. LEONARD RE C. MENEFREE'S 10/27 TELEPHONIC APPEARANCE (.1); COORDINATE WITH COURTCALL RE C. MENEFREE'S 10/27 TELEPHONIC APPEARANCE (.2); REVIEW CONFIRMATION AND FORWARD SAME (.1); UPDATE 12/3 AGENDA (.4); UPDATE 11/2 AGENDA (.4).	1.2
10/27/20	RR	DRAFT AMENDED AGENDA AND COMMUNICATE WITH C. LANO REGARDING COORDINATING FILING OF SAME (.7); COMMUNICATE TO CHAMBERS REGARDING AMENDED AGENDA (.1)	0.8
10/27/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE HEARING LOGISTICS	0.2
10/27/20	RR	TELEPHONE CALLS (2X) WITH A. WEINHOUSE REGARDING CHAMBERS CONFERENCE	0.1
10/27/20	RR	REVIEW OBJECTIONS TO DISCLOSURE STATEMENT BY KINETIC INDUSTRIES AND UNITED POWER (.2); FURTHER REVIEW AND ANALYZE PLAN TREATMENT OF TRADE CLAIMS	0.7

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 107 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND UNSECURED CLAIMS REGARDING SAME AND DRAFT COMMUNICATION TO A. WEINHOUSE REGARDING SAME (.5)	
10/27/20	RR	REVIEW COMMUNICATIONS FROM CHAMBERS REGARDING CHAMBERS CONFERENCE AND COMMUNICATE TO A. WEINHOUSE REGARDING SAME	0.1
10/27/20	RR	TELEPHONE CALL WITH R. SCHEPACARTER REGARDING CHAMBERS CONFERENCE	0.1
10/27/20	RR	ATTEND CONTINUING HEARING ON CONTRACT REJECTIONS	4.8
10/27/20	RR	ATTEND CHAMBERS CONFERENCE ON DISCLOSURE STATEMENT HEARING	0.8
10/27/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING CHAMBERS CONFERENCE	0.1
10/27/20	SBG	ATTEND HEARING ON MOTIONS TO REJECT	3.9
10/27/20	KGH	PREPARE FOR AND ATTEND REJECTION HEARING TRIAL	4.5
10/27/20	CL	REVISE 11/2 AGENDA (.4); EMAIL R. RILEY AND S. GERALD PROPOSE AGENDA (.1); COORDINATE WITH COURTCALL RE 10/28 TELEPHONIC APPEARANCES (.4); REVIEW 10/28 CONFIRMATIONS AND FORWARD SAME (.1).	1.0
10/27/20	CL	PREPARE AND FILE 10/27 AMENDED AGENDA.	0.2
10/28/20	RR	COMMUNICATE WITH S. GERALD REGARDING UPCOMING HEARINGS	0.5
10/28/20	RR	REVIEW AND REVISE NOTICE OF RESCHEDULED HEARING TIME FOR 11/2 OMNIBUS HEARING AND COMMUNICATE TO C. LANO REGARDING SAME	0.3
10/28/20	RR	REVIEW AND REVISE DRAFT AGENDA FOR 11/2	1.8

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 108 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		OMNIBUS HEARING	
10/28/20	CL	COORDINATE WITH COURTCALL RE 11/2 TELEPHONIC APPEARANCES (.4); PREPARE NOTICE OF RESCHEDULED 11/2 HEARING (.4); UPDATE 11/2 AGENDA (1.4) COORDINATE WITH COURTCALL RE RESCHEDULED 11/2 HEARING TIME (.4); REVIEW 11/2 TELEPHONIC CONFIRMATIONS (.1); RECEIPT OF 10/27 HEARING TRANSCRIPT AND EMAIL DISTRIBUTION OF SAME (.1); PREPARE AND FILE NOTICE OF RESCHEDULED HEARING TIME (.3); EMAIL EXCHANGE WITH R. RILEY RE 11/2 AGENDA (.1); PREPARE 11/6 AGENDA (.6); PREPARE 11/5/ AGENDA (.4).	4.2
10/28/20	RR	COMMUNICATE WITH CHAMBERS REGARDING CLOSING SLIDES	0.1
10/28/20	RR	ATTEND CONTINUING HEARING ON CONTRACT REJECTION (CLOSING ARGUMENTS)	4.1
10/28/20	SBG	REVIEW AND REVISE 11/2 AGENDA FOR HEARING; CONFER WITH R.RILEY RE SAME	0.4
10/28/20	SBG	REVIEW AGENDA FOR 11/2 HEARING	0.2
10/28/20	SBG	EMAILS WITH R.RILEY AND A.WEINHOUSE RE HEARING ON 11/2	0.2
10/29/20	RR	COMMUNICATE TO CHAMBERS REGARDING AGENDA FOR 11/2 OMNIBUS HEARING	0.1
10/29/20	RR	FURTHER REVIEW DRAFT AGENDA FOR 11/2 OMNIBUS HEARING AND COORDINATE FILING OF AGENDA	1.3
10/29/20	SBG	REVIEW A.WEINHOUSE COMMENTS TO AGENDA FOR 11/2 HEARING (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
10/29/20	CL	REVISE 12/3 AGENDA (.3); REVIEW AND REVISE 11/2 AGENDA (.4); PREPARE AND FILE 11/2	1.7

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 109 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS

Date	<u>Tkpr</u>		Hours
		AGENDA (.3); PREPARE AMENDED 11/2 AGENDA (.2); UPDATE 11/5 AGENDA (.2); UPDATE 11/6 AGENDA (.2); REVIEW 11/28 TRANSCRIPT AND FORWARD SAME TO GROUP (.1).	
10/29/20	SBG	DRAFT EMAIL TO CHAMBERS RE REP CONTINUANCE OF PRETRIAL (.1); EMAIL TO REP COUNSEL RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1)	0.3
10/30/20	RR	REVIEW AND REVISE AMENDED AGENDA FOR 11/2 OMNIBUS HEARING REGARDING UST'S OBJECTION DEADLINE ON RIVERON APPLICATION AND PRETRIAL CONFERENCES (.5); COMMUNICATE WITH A. WEINHOUSE REGARDING UST OBJECTION DEADLINE ON RIVERON APPLICATION (.1)	0.6
10/30/20	SBG	EMAILS WITH C.LANO RE NEED TO AMEND AGENDA FOR 11/2 OMNIBUS HEARING	0.1
10/30/20	SBG	EMAILS WITH CHAMBERS RE PRETRIALS CONTINUANCE; EMAILS WITH K.YOUNG (K&E) RE SAME	0.1
10/30/20	SBG	FURTHER EMAILS WITH C.LANO AND R.RILEY RE AGENDA FOR 11/2 HEARING (.1); REVIEW DRAFT RE SAME (.1)	0.2
10/30/20	CL	REVISE AMENDED 11/2 AGENDA (.2); CONFER WITH R. RILEY RE 11/2 AMENDED AGENDA (.1); REVISE 11/5 AGENDA (.2); REVISE 12/3 AGENDA (.3); PREPARE AND FILE AMENDED 11/2 AGENDA (.3); RESEARCH AND PROVIDE A. LEONARD HEARING TRANSCRIPTS (.3).	1.4
		TOTAL HOURS	139.2

TIMEKEEPER TIME SUMMARY:

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 110 of 113

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	64252802
Invoice Date	12/31/20
Client Number	099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS							
Timekeeper	Hours	Rate	Value				
KEVIN G. HROBLAK	12.6	\$700	8,820.00				
STEPHEN B. GERALD	27.2	\$570	15,504.00				
RICHARD W. RILEY	38.4	\$675	25,920.00				
MARC ABRAMS	21.0	\$995	20,895.00				
CHRISTOPHER LANO	40.0	\$335	13,400.00				

CURRENT FEES

84,539.00

\$

\$

TOTAL THIS MATTER

84,539.00

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 111 of 113

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 64252802 Invoice Date 12/31/20 Client Number 099845

Re: (00028) VENDOR/SUPPLIER ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:

Date	<u>Tkpr</u>				Hours				
10/21/20	SBG		EMAILS FROM J.GRADY RE PAYMENTS UNDER FIRST DAY ORDERS						
10/23/20	SBG		EMAILS FROM J.GRADY RE PAYMENT OF PREPETITION CLAIMS PER FIRST DAY ORDER						
10/28/20	SBG		EMAILS FROM J.GRADY RE PAYMENT OF PREPETITION CLAIMS UNDER FIRST DAY ORDERS						
10/28/20	MA		EMAILS F J GRADY RE TRADE CLAIM REPORTING, EMAILS F SJ RE GM APPEAL.						
10/30/20	SBG		EMAILS FROM J.GRADY RE PAYMENT OF PREPETITION CLAIMS UNDER FIRST DAY ORDERS						
10/30/20	RR		REVIEW COMMUNICATION FROM J. GRADY REGARDING PAYMENTS UNDER FIRST DAY MOTIONS						
			TOTAL HOURS		0.6				
TIMEKEEI	PER TIME	E SUMMARY:							
Timekeepei	<u>r</u>		Hours	Rate	Value				
STEPHEN	228.00								
RICHARD	67.50								
MARC AB	RAMS		0.1	\$995	99.50				

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 112 of 113

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	64252802 12/31/20 099845
Re: (00028) VENDOR/SUPPLIER ISSU	ES		
	CURRENT FEES	\$	395.00
	TOTAL THIS MATTER	\$	395.00
	TOTAL AMOUNT OF THIS INVOIC	E \$	478,549.38
	TOTAL BALANCE DUE	\$	478,549.38

Case 20-11548-CSS Doc 1622-2 Filed 01/12/21 Page 113 of 113

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 Invoice Date	64252802 12/31/20		
FOR PROFESSIONAL SERVICES RENDERED THROUGH 10/31/20:				
CURRENT FEES	\$	466,034.00		
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$ \$	<u>12,515.38</u> 478,549.38		
TOTAL DUE THESE MATTERS	\$	478,549.38		

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

 To remit by wire transfer:

 Account Name: Whiteford, Taylor & Preston Operating Account

 Bank: Wells Fargo

 1300 1 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 1622-3 Filed 01/12/21 Page 2 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

CLIENT 099845

MATTER 00007

CASE ID

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1166347

THRU 10/31/20 AS OF 1/11/2021 3:58:15 PM LAST DATE BILLED 11/10/20

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

INVOICE NUMBER	INVOICE DATE / /
	***DISBURSEMENTS ***

EXTRACTION OIL & GAS, INC.

CASE ADMINISTRATION

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
			19			WESTLAW		693.41
			14			POSTAGE		1.50
			17			LEXIS		401.79
			ESI5			EDISCOVERY - REVIEW DATABASE HOSTING		340.00
			ESI6			EDISCOVERY - RELATIVITY USER FEE		300.00
10290115	10/05/20		43		01551	RELIABLE WILMINGTON - SEPTEMBER 30TH HEARING TRANSCRIPT - CUSTOMER ID #DEC0521 / INVOICE #WL095105	261.00	
10290119	10/15/20		43		01551	RELIABLE WILMINGTON - HOURLY TRANSCRIPT - IST COPY (R00689) - CUSTOMER ID DEC0521 / INVOICE #WL095170-H	630.00	
10290120	10/15/20		43		01551	RELIABLE WILMINGTON - DAILY TRANSCRIPT - ORIGINAL (R00683) / HOURLY TRANSCRIPT - 1ST COPY (R00689) - CUSTOMER ID DEC0521 / INVOICE #WL095276	479.90	
10290121	10/19/20		43		01551	TSG REPORTING, INC TRANSCRIPT FEES - CASE (EXTRACTION OIL & GAS, INC.) - TSG's JOB NO. 184768 / INVOICE #2029384	1,766.20	
					*43	TRANSCRIPTS/DEPOSITIONS		3,137.10
10290097	10/22/20		58		01551	DLS DISCOVERY - MISCELLANEOUS - PRINTING/COPYING/PREPARATION & RUSH HAND DELIVERY - DLS'S JOB NO. 5739 / INVOICE 147738	127.70	
10290096	10/22/20		58		01551	DLS DISCOVERY - MISCELLANEOUS - PRINTING/COPYING/PREPARATION & RUSH HAND DELIVERY - DLS'S JOB NO. 5757 / INVOICE 147739	28.53	
					*58	MISCELLANEOUS		156.23
10381273	08/24/20		41		01551	DINERS CLUB - FILING FEE - COURTS	350.00	

Case 20-11548-CSS Doc 1622-3 Filed 01/12/21 Page 3 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

EXTRACTION OIL & GAS, INC.

CASE ADMINISTRATION

42

CLIENT 099845

10381286 10/02/20

MATTER 00007

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1166347 THRU 10/31/20 AS OF 1/11/2021 3:58:15 PM LAST DATE BILLED 11/10/20

148.50

1,405.00

NDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT
10381274	09/08/20		41	·	01551	DINERS CLUB - FILING FEE - COURTS -	305.00
10381275	09/08/20		41		01551	ELEVATION COMPLAINT DINERS CLUB - FILING FEE - COURTS -	350.00
10381279	09/08/20		41		01551	COMPLAINY AGAINST ROCKY MOUNTAIN MIDSTREAM DINERS CLUB - FILING FEE - COURTS - COMPLAINY AGAINST ROCKY MOUNTAIN MIDSTREAM	350.00
10381280	09/23/20		41		01551	DINERS CLUB - FILING FEE - COURTS - DISTRICT COURT PRO HAC	50.00
					*41	FILING FEE	
10381276	09/08/20		42		01551	DINERS CLUB - COURT COSTS - US-BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC 09/15/2020	38.25
10381277	09/08/20		42		01551	DINERS CLUB - COURT COSTS - US-BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC 09/15/2020	38.25
10290098	10/01/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC / 20-11548 09/30/2020 - K. HROBLAK	148.50
10381284	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
10381288	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	132.75
10381318	10/02/20		42		01551	DINERS CLUB - DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
10381282	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	148.50
10381289	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020	132.75
10381283	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE -	75.00

01551

EXTRACTION OIL & GAS INC 10/02/2020

DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE -EXTRACTION OIL & GAS INC 10/02/2020

Case 20-11548-CSS Doc 1622-3 Filed 01/12/21 Page 4 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1166347 THRU 10/31/20 AS OF 1/11/2021 3:58:15 PM LAST DATE BILLED 11/10/20

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

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
			- <u></u>					
10381292	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	132.75	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
10201005	10/00/00		4.0		01551	EXTRACTION OIL & GAS INC 10/02/2020	140 50	
10381285	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	148.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC 10/02/2020		
10201207	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	43.50	
10301207	10/02/20		72		01001	BANKRUPTCY COURT - DISTRICT OF DELAWARE -	45.50	
						EXTRACTION OIL & GAS INC 10/02/2020		
10381281	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	148.50	
	, ,					BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/02/2020		
10381291	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	122.25	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/02/2020		
10381290	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	127.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/02/2020		
10381293	10/02/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	132.75	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/02/2020		
10381295	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	143.25	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
10201201	10/07/00		4.0		01551	EXTRACTION OIL & GAS INC 10/07/2020	00.50	
10381301	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE -	22.50	
						EXTRACTION OIL & GAS INC 10/07/2020		
10381304	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	201.00	
10501501	10/07/20		12		01001	BANKRUPTCY COURT - DISTRICT OF DELAWARE -	201.00	
						EXTRACTION OIL & GAS INC 10/07/2020		
10381299	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	22.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		
10381297	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	85.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		
10381296	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	117.00	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		
10381300	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	22.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		

Case 20-11548-CSS Doc 1622-3 Filed 01/12/21 Page 5 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORTAS OF 1/11/2021 3:58:15 PMPROFORMA NUMBER: 1166347LAST DATE BILLED 11/10/20

THRU 10/31/20

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

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
10291200	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	117.00	
10301290	10/07/20		42		01331	BANKRUPTCY COURT - DISTRICT OF DELAWARE -	117.00	
						EXTRACTION OIL & GAS INC 10/07/2020		
10381303	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	206.25	
20001000	10/0//20				01001	BANKRUPTCY COURT - DISTRICT OF DELAWARE -	200120	
						EXTRACTION OIL & GAS INC 10/07/2020		
10381294	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	117.00	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		
10381302	10/07/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US	106.50	
						BANKRUPTCY COURT - DISTRICT OF DELAWARE -		
						EXTRACTION OIL & GAS INC 10/07/2020		
10290102	10/07/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	22.50	
						COURT - DISTRICT OF DELAWARE - EXTRACTION		
						OIL & GAS, INC / 20-11548 10/06/2020 - K.		
						HROBLAK		
10290101	10/07/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	22.50	
						COURT - DISTRICT OF DELAWARE - EXTRACTION		
						OIL & GAS, INC / 20-11548 10/06/2020 - M.		
						ABRAMS		
10290100	10/07/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	22.50	
						COURT - DISTRICT OF DELAWARE - EXTRACTION		
						OIL & GAS, INC / 20-11548 10/06/2020 - R.		
1000000	10/07/20		42		01551	RILEY	22.50	
10290099	10/07/20		42		01221	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION	22.50	
						OIL & GAS, INC / 20-11548 10/06/2020 - S.		
						GERALD		
10290104	10/09/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	190.50	
10190101	10/09/20				01001	COURT - DISTRICT OF DELAWARE - EXTRACTION	170.00	
						OIL & GAS, INC / 20-11548 10/07/2020 - M.		
						ABRAMS		
10290105	10/09/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	201.00	
						COURT - DISTRICT OF DELAWARE - EXTRACTION		
						OIL & GAS, INC / 20-11548 10/07/2020 - S.		
						GERALD		
10290103	10/09/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY	201.00	
						COURT - DISTRICT OF DELAWARE - EXTRACTION		
						OIL & GAS, INC / 20-11548 10/07/2020 - R.		
						RILEY		

Case 20-11548-CSS Doc 1622-3 Filed 01/12/21 Page 6 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1166347

THRU 10/31/20 AS OF 1/11/2021 3:58:15 PM LAST DATE BILLED 11/10/20

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

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
10290107	10/28/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - JAMIE AYCOCK	111.75	
10290108	10/28/20		42		01551	DAMLE AICOCK DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - K. HROBLAK	111.75	
10290106	10/28/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - ALLYSON WEINHOUSE	54.00	
10290110	10/28/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - S. GERALD	101.25	
10290109	10/28/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/27/2020 - R. RILEY	111.75	
10290114	10/29/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - S. GERALD	96.00	
10290113	10/29/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - R. RILEY	90.75	
10290111	10/29/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - JAMIE AYCOCK	96.00	
10290112	10/29/20		42		01551	DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS, INC / 20-11548 10/28/2020 - K. HROBLAK	96.00	
					*42	COURT COSTS		4,728.00
10381278	09/03/20		101		01551	DINERS CLUB - COURIER EXPENSE - POSTAGE - DEBTORS 1ST RFP TO PLATE AND DJ SOUTH TO MORRIS NICHOLS	2.80	
10290117	10/09/20		101		01551	DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5566 / INVOICE #147111	410.14	

Case 20-11548-CSS Doc 1622-3 Filed 01/12/21 Page 7 of 7

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1166347

THRU 10/31/20 AS OF 1/11/2021 3:58:15 PM LAST DATE BILLED 11/10/20

CLIENT 099845 EXTRACTION OIL & GAS, INC. MATTER 00007 CASE ADMINISTRATION CASE ID				- //
MATTER 00007 CASE ADMINISTRATION	CASE ID			
CLIENT 099845 EXTRACTION OIL & GAS, INC.	MATTER 00007	CASE ADM	INISTRATION	
	CLIENT 099845	EXTRACT	ION OIL & GAS,	INC.

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
10290116	10/09/20		101		01551	DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5596 / INVOICE #147290	47.04	
10290118	10/09/20		101		01551	DLS DISCOVERY - COURIER EXPENSE - DLS JOB #5576 / INVOICE #147290	891.37	
10391490	10/19/20		101		01551	DINERS CLUB - DINERS CLUB - COURIER EXPENSE - POSTAGE - PAYMENT TO RELIABLE	.50	
10391491	10/26/20		101		01551	DINERS CLUB - DINERS CLUB - COURIER EXPENSE - POSTAGE - PAYMENT TO DLS FOR INVOICE	.50	
					*101	COURIER EXPENSE		1,352.35
						TOTAL DISBURSEMENTS	12,515.38	

DISBURSEMENT SUMMARY	Z			ATTORNEY SUMMARY				
Code Description	Amount	Atty	Status	Attorney Name	Std Rt Avg Rt	Hours	Value	Last Entry
101 COURIER EXPENSE	1,352.35	01551	Partner	KEVIN G. HROBLAK	700.00 700.00	3.30	2,310.00	10/29/20
14 POSTAGE	1.50	01578		STEPHEN B. GERALD	570.00 570.00	3.50	1,995.00	10/29/20
17 LEXIS	401.79	01968	Counsel	RICHARD W. RILEY	675.00 675.00	2.80	1,890.00	10/26/20
19 WESTLAW 41 FILING FEE	693.41 1,405.00	01942 01831	Sr Counsel-Acti Paralegal	MARC ABRAMS CHRISTOPHER LANO	995.00 995.00 335.00 335.00	7.10 6.90	7,064.50 2,311.50	10/30/20 10/30/20
41 FILING FEE 42 COURT COSTS	4,728.00	01031	Pararegar	CHRISIOPHER LANO	TOTAL FEE VALUE	0.90	15,571.00	10/30/20
43 TRANSCRIPTS/DEPOSITI	3,137.10				TOTAL THE VALUE		19,971.00	
58 MISCELLANEOUS	156.23							
ESI5 REVIEW DATABASE HOST	340.00							
ESI6 RELATIVITY USER FEE	300.00							
TOTAL DISBURSEMENTS	12,515.38							
		TOTA	L FEES AND DISBURS	SEMENTS 28,	086.38			
		UNAL	LOCATED CREDITS		.00			
								==
START-TO-DATE FEES BILLED =	78,820.5	0	YTD FEES BILLED =	.00	A/R BALANCE THIS MATTER	=	1,896.50	
START-TO-DATE DISB BILLED =	34,201.8	7	YTD DISB BILLED =	.00	ESCROW BALANCE	=	.00	
								==