

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)

Obj. Deadline: February 19, 2021 at 4:00 p.m.

Hearing Date: *Only if objections are filed*

**SIXTH MONTHLY FEE APPLICATION OF STROOCK & STROOCK &
LAVAN LLP, LEAD COUNSEL TO THE OFFICIAL COMMITTEE OF
UNSECURED CREDITORS, FOR ALLOWANCE OF COMPENSATION AND
REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM DECEMBER 1, 2020
THROUGH DECEMBER 23, 2020**

Name of Applicant:	Stroock & Stroock & Lavan LLP
Authorized to provide professional services to:	The Official Committee of Unsecured Creditors
Date of retention:	August 11, 2020 <i>nunc pro tunc</i> to July 1, 2020
Period for which compensation and reimbursement is sought:	December 1, 2020 through December 23, 2020
Amount of compensation sought as actual, reasonable and necessary:	\$1,246,352.50 (80% of \$997,082.00)
Amount of expense reimbursement sought as actual, reasonable and necessary:	\$12,312.85
This is a:	Monthly Fee Application

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.



Prior Applications:

Application		Payment requested		Authorized Fees & Expenses	
Date Filed	Period Covered	Fees (100%)	Expenses (100%)	Fees (80%)	Expenses (100%)
9/2/2020 D.I. 578	7/1/20 – 7/31/20	\$752,490.50	\$60.59	\$601,992.40	\$60.59
10/20/2020 D.I. 858	8/1/20 – 8/31/20	\$746,762.00	\$2,531.03	\$597,409.60	\$2,531.03
11/11/20 D.I. 1055	9/1/20 – 9/30/20	\$566,059.00	\$1,060.79	\$452,847.20	\$1,060.79
12/2/20 D.I. 1233	10/1/20 – 10/31/20	\$752,150.00	\$3,789.07	\$601,720.00	\$3,789.07
12/29/20 D.I. 1547	11/1/20 - 11/30/20	\$762,133.50	\$6,629.46	\$609,706.80	\$6,629.46
1/29/21	12/1/20 - 12/23/20	\$1,246,352.50	\$12,312.85	Pending	Pending
TOTALS:		\$4,825,947.50	\$26,383.79	\$2,863,676.00	\$14,070.94

EXTRACTION OIL & GAS, INC., *ET AL.*
SUMMARY OF BILLING BY PROFESSIONAL
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Name of Professional	Position	Department	Bar Admission Year	Hours	Rate	Amount
Cota, Alexandro	Partner	Financial Restructuring	2005	2.4	\$ 1,195	\$2,868.00
Gilad, Erez E.	Partner	Financial Restructuring	2000	237.9	1,475	350,902.50
Merola, Frank A.	Partner	Financial Restructuring	1988	84.0	1,475	123,900.00
Miller, Allison P.	Partner	Financial Restructuring	2003	31.1	1,350	41,985.00
Pasquale, Kenneth	Partner	Financial Restructuring	1990	151.4	1,475	223,315.00
Sasson, Gabriel	Partner	Financial Restructuring	2009	65.4	1,095	71,613.00
Diaz, Caroline M.	Law School Graduate	Financial Restructuring	Awaiting Admission	99.6	550	54,780.00
Fraser, Alexander A	Associate	Financial Restructuring	2018	14.4	675	9,720.00
Keller, Gilana R.	Associate	Litigation	2017	88.2	535	47,187.00
Loonam, Elizabeth A.	Associate	Financial Restructuring	2009	0.9	975	877.50
Pierce, Jason M.	Associate	Financial Restructuring	2012	107.7	995	107,161.50
Sadler, Tess M.	Associate	Financial Restructuring	2018	91.4	595	54,383.00
Sasson, Isaac S.	Associate	Financial Restructuring	2015	82.1	940	77,174.00
Steiber, David J.	Law School Graduate	Financial Restructuring	Awaiting Admission	81.2	550	44,660.00
Totals for Attorneys				1137.7		\$1,210,526.50

Name of Paraprofessional	Position	Department	Years of Experience	Hours	Rate	Amount
Crooks, Harris	Director	Knowledge & Resource Services	22	0.5	370	\$185.00
Laskowski, Mathew D.	Paralegal	Financial Restructuring	22	4.4	450	1,980.00
Magzamen, Michael	Paralegal Supervisor	Financial Restructuring	18	50.3	450	22,635.00
Mohamed, David	Paralegal	Financial Restructuring	32	6.4	370	2,368.00
Rivera, Johnny	Project Manager	Litigation Support	15	23.4	370	8,658.00
Total for Paraprofessionals				85.0		\$35,826.00
Total				1222.7		\$1,246,352.50

Average Attorney Rate:	\$1064
Average Paraprofessional Rate:	\$421

EXTRACTION OIL & GAS, INC., *ET AL.*
COMPENSATION BY PROJECT CATEGORY
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Matter Code	Project Category	Hours	Amount
0001	Case Administration	17.5	\$ 8,598.00
0002	Meetings & Communications with Debtors	5.6	6,842.00
0004	Relief from Stay / Adequate Protection	0.7	1,032.50
0005	Court Hearings	43.0	45,523.00
0006	Creditor Committee Meetings	78.4	81,373.00
0007	Case Analysis/ Pleading Analysis and Responses	66.8	54,957.00
0009	Stroock Fee Applications	0.7	827.50
0011	Other Professional Fee Applications	0.5	532.50
0013	Leases and Contracts	9.0	12,993.50
0014	Cash Collateral/DIP/Financing	1.4	1,969.00
0015	Litigation & Adversary Proceedings	452.3	335,467.50
0018	Tax Issues	0.2	295.00
0020	Valuation / Asset Analysis & Recovery	0.2	295.00
0022	Claims Administration & Objections	1.0	1,475.00
0023	Plan & Disclosure Statement	545.4	694,172.00
	Total	1222.7	\$ 1,246,352.50

EXTRACTION OIL & GAS, INC., *ET AL.*
EXPENSE SUMMARY
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Expense Category	Amount
Long Distance Telephone	\$ 225.35
Court Reporting Services	\$ 2,090.30
Lexis/Nexis	\$ 285.84
Westlaw	\$ 9,711.36
Total	\$ 12,312.85

**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)

Obj. Deadline: February 19, 2021 at 4:00 p.m.

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**SIXTH MONTHLY FEE APPLICATION OF STROOCK & STROOCK &
LAVAN LLP., LEAD COUNSEL TO THE OFFICIAL COMMITTEE OF
UNSECURED CREDITORS, FOR ALLOWANCE OF COMPENSATION AND
REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020**

Stroock & Stroock & Lavan LLP (the “Applicant” or “Stroock”), lead counsel to the Official Committee of Unsecured Creditors (the “Committee”) of Extraction Oil & Gas, Inc. and its affiliated debtors and debtors-in-possession (collectively, the “Debtors”) in the above-captioned chapter 11 cases, hereby applies, pursuant to (i) sections 330 and 331 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the “Bankruptcy Code”), (ii) Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), (iii) Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”), and (iv) 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”),² for allowance of

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.

² Capitalized terms not defined herein shall have the meanings ascribed to them in the Interim Compensation Order.

compensation for services rendered and reimbursement of expenses for the period from December 1, 2020 through December 23, 2020 (the “Application Period”), and respectfully represents as follows:

JURISDICTION AND VENUE

1. The Court has jurisdiction to consider the Application pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409.

2. The statutory predicates for the relief sought herein are sections 330 and 331 of the Bankruptcy Code. Such relief also is warranted under Bankruptcy Rule 2016 and Local Rule 2016-2.

BACKGROUND

A. The Chapter 11 Cases

3. On June 14, 2020, the Debtors each filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code (the “Chapter 11 Cases”).

4. On June 30, 2020, the United States Trustee for the District of Delaware filed the Notice of Appointment of Committee of Unsecured Creditors [Docket No. 155]. The Committee consists of: (i) Raisa Energy, LLC; (ii) Platte River Midstream, LLC, *et al.*; (iii) Wilmington Savings Fund Society, FSB; (iv) REP Processing LLC; and (v) Rocky Mountain Midstream, LLC.

B. The Retention of Stroock

5. On July 24, 2020, the Committee applied [Docket No. 314] to the Court for an order authorizing it to retain and employ Stroock as its lead counsel, *nunc pro tunc* to July 1, 2020. On August 11, 2020, the Court entered an order [Docket No. 403] authorizing such retention.

C. The Interim Compensation Order

6. The Interim Compensation Order sets forth the procedures for interim compensation and reimbursement of expenses in these Chapter 11 Cases. Specifically, the Interim Compensation Order provides that a Professional may file on or after the twenty-first (21st) day of each month following the month for which compensation is sought, and serve a monthly application for interim allowance of compensation for services rendered and reimbursement of expenses incurred, together with the applicable time entries and itemized expenses (the “Monthly Fee Statement”) on the Application Recipients. Provided that there are no objections to the Monthly Fee Statement filed within twenty-one (21) days after the service of a Monthly Fee Statement, the Professional may file a certificate of no objection with the Court, after which the Debtors are authorized and directed to pay such Professional eighty percent (80%) of the fees and one-hundred percent (100%) of the expenses requested in such Monthly Fee Statement. If an objection is filed to the Monthly Fee Statement, then the Debtors are authorized to pay 80% of the fees and 100% of the expenses not subject to an objection.

RELIEF REQUESTED

7. Pursuant to the Interim Compensation Order and section 331 of the Bankruptcy Code, Stroock is seeking compensation in the amount of \$997,082.00, which is equal to eighty percent (80%) of the \$1,246,352.50 in fees for professional services rendered by Stroock during the Application Period. This amount is derived solely from the applicable hourly billing rates of Stroock personnel who rendered such services to the Committee. In addition, Stroock is seeking reimbursement of expenses incurred during the Application Period in the amount of \$12,312.85.

A. Compensation Requested

8. Attached hereto as **Exhibit A** is a detailed itemization, by project category, of all services performed by Stroock with respect to the Chapter 11 Cases during the Application Period.

This detailed itemization complies with Del. Bankr. L.R. 2016-2(d) in that each time entry contains a separate time allotment, a description of the type of activity and the subject matter of the activity, all time is billed in increments of one-tenth of an hour, time entries are presented chronologically in categories, and all meetings or hearings are individually identified.

9. The attorneys and paraprofessionals who rendered services related to each category are identified in **Exhibit A**, along with the number of hours for each individual and the total compensation sought for each category.

B. Expense Reimbursement

10. Stroock incurred out-of-pocket expenses during the Application Period in the amount of \$12,312.85. Attached hereto as **Exhibit B** is a description of the expenses actually incurred by Stroock in the performance of services rendered as lead counsel to the Committee. The expenses are broken down into categories of charges, including among other things, the following charges: photocopying, scanning and printing, telecopy, messenger services, outside printing, and other non-ordinary expenses.

VALUATION OF SERVICES

11. Attorneys and paraprofessionals of Stroock have expended a total of 1,222.7 hours in connection with this matter during the Application Period.

12. The amount of time spent by each of the professionals providing services to the Committee for the Application Period is set forth in **Exhibit A**. The rates are Stroock's normal hourly rates of compensation for work of this character. The reasonable value of the services rendered by Stroock for the Application Period as lead counsel for the Committee in these Chapter 11 Cases is \$1,246,352.50.

13. Stroock believes that the time entries included in **Exhibit A** attached hereto and the expense breakdown set forth in **Exhibit B** attached hereto are in compliance with the requirements of Local Rule 2016-2.

14. In accordance with the factors enumerated in 11 U.S.C. § 330, the amount requested is fair and reasonable given (a) the complexity of these Chapter 11 cases, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title.

NOTICE

15. Applicant will provide notice of this Application to: (a) Debtors, Extraction Oil & Gas, Inc., 370 17th Street, Suite 5300, Denver, Colorado 80202, Attn: Eric Christ; (b) counsel to Debtors, Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn: Christopher Marcus, P.C., Allyson Smith Weinhouse, and Ciara Foster and 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; (c) 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; (d) 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, New York 10019, Attn: Andrew Rosenberg, Alice Belisle Eaton, Christopher Hopkins, Douglas Keeton, and Omid Rahnama; (e) United States Trustee for the District of Delaware, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Richard L. Schepacarter; and (f) Delaware co-counsel to the Official Committee of Unsecured Creditors, Cole Schotz P.C., 500 Delaware Avenue, Suite 1410 Wilmington, Delaware 19801, Attn: G. David Dean and Andrew J. Roth-

Moore. In light of the nature of the relief requested, Stroock submits that no other or further notice is required.

NO PRIOR REQUEST

16. No prior request for the relief sought in the Application has been made to this or any other court.

CERTIFICATE OF COMPLIANCE AND WAIVER

17. The undersigned representative of Stroock certifies that he has reviewed the requirements of Local Rule 2016-2, and that the Application substantially complies with that Local Rule. To the extent that the Application does not comply in all respects with the requirements of Local Rule 2016-2, Stroock believes that such deviations are not material and respectfully requests that any such requirements be waived.

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CONCLUSION

WHEREFORE, Stroock respectfully requests (a) interim allowance of compensation for professional services rendered to the Committee during the Application Period in the amount of \$997,082.00 (80% of \$1,246,352.50) and reimbursement for actual and necessary expenses incurred during the Application Period in the amount of \$12,312.85; (b) directing payment by the Debtors of the foregoing amounts; and (c) granting such other and further relief as the Court deems just and proper.

Dated: January 29, 2020
New York, New York

STROOCK & STROOCK & LAVAN LLP

/s/ Erez E. Gilad

Kristopher M. Hansen (admitted *Pro Hac Vice*)

Frank A. Merola (admitted *Pro Hac Vice*)

Erez E. Gilad (admitted *Pro Hac Vice*)

Jason M. Pierce (admitted *Pro Hac Vice*)

180 Maiden Lane

New York, NY 10038-4982

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*Counsel to the Official Committee of
Unsecured Creditors*

Exhibit A

EXHIBIT A

EXTRACTION OIL & GAS, INC., *ET AL.*
COMPENSATION BY PROJECT CATEGORY
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Matter Code	Project Category	Hours	Amount
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0011	Other Professional Fee Applications	0.5	532.50
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0020	Valuation / Asset Analysis & Recovery	0.2	295.00
0022	Claims Administration & Objections	1.0	1,475.00
0023	Plan & Disclosure Statement	545.4	694,172.00
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[Exhibit A continued on next page]

EXTRACTION OIL & GAS, INC., *ET AL.*
SUMMARY OF BILLING BY PROFESSIONAL
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Name of Professional	Position	Department	Bar Admission Year	Hours	Rate	Amount
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Merola, Frank A.	Partner	Financial Restructuring	1988	84.0	1,475	123,900.00
Miller, Allison P.	Partner	Financial Restructuring	2003	31.1	1,350	41,985.00
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Steiber, David J.	Law School Graduate	Financial Restructuring	Awaiting Admission	81.2	550	44,660.00
Totals for Attorneys				1137.7		\$1,210,526.50

Name of Paraprofessional	Position	Department	Years of Experience	Hours	Rate	Amount
Crooks, Harris	Director	Knowledge & Resource Services	22	0.5	370	\$185.00
Laskowski, Mathew D.	Paralegal	Financial Restructuring	22	4.4	450	1,980.00
Magzamen, Michael	Paralegal Supervisor	Financial Restructuring	18	50.3	450	22,635.00
Mohamed, David	Paralegal	Financial Restructuring	32	6.4	370	2,368.00
Rivera, Johnny	Project Manager	Litigation Support	15	23.4	370	8,658.00
Total for Paraprofessionals				85.0		\$35,826.00
Total				1222.7		\$1,246,352.50

Average Attorney Rate:	\$1064	
Average Paraprofessional Rate:	\$421	

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INVOICE

INVOICE NO.	781912
CLIENT	Official Committee of Unsecured Creditors of XOG Extraction Oil and Gas, Inc., <i>et al.</i>

FOR PROFESSIONAL SERVICES RENDERED in the captioned matter for the period through December 23, 2020, including:

RE	Case Administration 007131 0001
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Obtain, archive and circulate ECF filed documents (.4); review main case and related dockets, update calendars and circulate update among working group (.3).	Magzamen, M.S.	0.7
12/01/2020	Email w/ T. Sadler, C. Diaz and D. Steiber re: admin matters (.1); emails w/ UCC professionals re: scheduling coordination call (.2).	Pierce, J.M.	0.3
12/02/2020	Obtain, archive and circulate new data room postings (.2); updates to calendars (.2); review main case and related dockets and update working group (.3); obtain, archive and circulate ECF filed documents (.1).	Magzamen, M.S.	0.8
12/02/2020	Emails w/ M. Magzamen re: CourtCall information for 12/3 hearing.	Pierce, J.M.	0.1
12/03/2020	Obtain, archive and circulate ECF filed documents (.2); review main case and related docket, update calendars and circulate among working group (.4).	Magzamen, M.S.	0.6
12/04/2020	Obtain, archive and circulate ECF filed documents (.2); review case dockets and update working group and calendars (.2).	Magzamen, M.S.	0.4

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12/07/2020	Obtain, circulate and archive new data room posting (.2); review case dockets and update calendars, circulate among working group (.3); obtain and circulate new data room postings (.2); follow-up on transcript requests (.1).	Magzamen, M.S.	0.8
12/08/2020	Obtain, archive and circulate ECF filed documents (.3); review case dockets, calendar critical dates and circulate update among working group (.3).	Magzamen, M.S.	0.6
12/09/2020	Obtain, archive and circulate ECF filed documents; review case and case related dockets, update calendars and working group re: same.	Magzamen, M.S.	0.4
12/10/2020	Obtain, archive and circulate ECF filed documents; review case related dockets, update calendars and circulate among working group.	Magzamen, M.S.	0.5
12/11/2020	Calendar adjustments based on changing deadlines (.4); obtain, archive and circulate ECF filings (.6); calendar dial-ins for 12/11 hearing (.3); review main case and related dockets, update calendars and circulate among working group (.4).	Magzamen, M.S.	1.7
12/14/2020	Obtain, archive and circulate ECF filed documents.	Magzamen, M.S.	0.4
12/15/2020	Morning dockets update (.3); obtain, archive and circulate ECF filings (.2); calendar maintenance/adjustments (.2); review dockets, updates to calendars and circulate among working group (.3).	Magzamen, M.S.	1.0
12/16/2020	Confirm critical date and obtain and circulate pleading re: same (.2); confer w/ A. Roth-Moore (Cole Schotz) re: form of notice (.2); draft notice of rates increase (.3); obtain, archive and circulate ECF filed docs (.5); review case dockets, update calendars and circulate among working group (.3); draft notice of rates increase and internal discussions re: same (.5).	Magzamen, M.S.	2.0
12/16/2020	Emails w/ C. Diaz re: obtaining unredacted copies of sealed filings.	Pierce, J.M.	0.2

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12/17/2020	Obtain, archive and circulate ECF filed documents (.6); calendars maintenance/updates (.2); review case dockets, circulate updates to working group (.3); calendar confirmation deposition dial-ins (.4).	Magzamen, M.S.	1.5
12/17/2020	Emails w/ Committee professionals re: scheduling coordination/update call.	Pierce, J.M.	0.3
12/18/2020	Obtain, archive and circulate ECF filed documents (.2); review docket and update working group (.3).	Magzamen, M.S.	0.5
12/19/2020	Obtain and circulate ECF filed documents (.2); correspondence w/ internal team re: sealed documents (.2).	Magzamen, M.S.	0.4
12/19/2020	Emails w/ Stroock team re: sealed filings.	Pierce, J.M.	0.2
12/20/2020	Obtain, archive and circulate ECF filed documents (.2); calendar Chambers status conference (.1); update working group re: docketed items and calendar events (.3); calendar live lines for 12/21 hearing (.3).	Magzamen, M.S.	0.9
12/20/2020	Emails w/ T. Sadler, I. Sasson and M. Magzamen re: admin matters.	Pierce, J.M.	0.2
12/21/2020	Obtain, archive and circulate ECF filed documents (.4); respond to attorney requests for documents (.1); review docket and update working group (.3).	Magzamen, M.S.	0.8
12/21/2020	Emails w/ T. Sadler and M. Magzamen re: admin matters.	Pierce, J.M.	0.1
12/22/2020	Obtain, archive and circulate ECF filed documents (.5); revise/update calendar (.1); review dockets and update working group (.3).	Magzamen, M.S.	0.9
12/22/2020	Obtain and circulate recently docketed pleadings to Stroock internal team.	Mohamed, D.	0.5
12/23/2020	Obtain, archive and circulate ECF filed documents (.4); review case dockets, update calendars and circulate among working group (.3).	Magzamen, M.S.	0.7

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SUMMARY OF HOURS	HOURS	RATE	TOTAL
Magzamen, Michael	15.6	\$ 450	\$ 7,020.00
Mohamed, David	0.5	370	185.00
Pierce, Jason M.	1.4	995	1,393.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 8,598.00
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MATTER DISBURSEMENT SUMMARY

Long Distance Telephone	\$ 225.35
Court Reporting Services	2090.30
Lexis/Nexis	285.84
Westlaw	9711.36

TOTAL DISBURSEMENTS/CHARGES	\$ 12,312.85
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TOTAL FOR THIS MATTER	\$ 20,910.85
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RE	Meetings & Communications with Debtors 007131 0002
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Call with Kirkland re status update.	Diaz, C.M.	0.2
12/01/2020	Call with Kirkland re status update.	Fraser, A.A	0.2
12/01/2020	Correspondence with Kirkland re Liberty Oil Services State Court Complaint (.2); update call with Kirkland (.3).	Merola, F.A.	0.5
12/01/2020	Prepare for (.2) and participate in call w/ Kirkland re status update (.2).	Pasquale, K.	0.4
12/01/2020	Emails w/ Kirkland re: second Liberty Oil Services complaint (.2); update call w/ Kirkland and core Stroock team (.3).	Pierce, J.M.	0.5
12/02/2020	Call with Paul Weiss and Kirkland re status of midstream negotiations (.4); review Kirkland correspondence re document production (.1); review Kirkland correspondence re redacted estimation motion (.1); review Kirkland correspondence re midstream rejection claims (.2).	Merola, F.A.	0.8
12/03/2020	Correspondence with Kirkland re status of midstream negotiations.	Merola, F.A.	0.2
12/05/2020	Call with Kirkland re deposition scheduling.	Merola, F.A.	0.7
12/06/2020	Call w/ Kirkland and Paul Weiss re: status of settlements w/ midstream counterparties.	Pierce, J.M.	0.5
12/07/2020	Correspondence with Kirkland re midstream settlements.	Merola, F.A.	0.2
12/08/2020	Correspondence with Kirkland re plan proposal.	Merola, F.A.	0.2
12/09/2020	Correspondence with Kirkland re deposition schedule.	Merola, F.A.	0.2

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12/15/2020	Correspondence with Kirkland re sealed pleadings.	Diaz, C.M.	0.2
12/15/2020	Review Kirkland correspondence re indenture trustee issues.	Merola, F.A.	0.2
12/15/2020	Emails w/ Kirkland re: reply to UST confirmation objection.	Pierce, J.M.	0.2
12/18/2020	Emails w/ Kirkland re: copies of filed versions of plan and confirmation order.	Pierce, J.M.	0.1
12/19/2020	Correspondence with Debtors counsel re motions filed under seal.	Sadler, T.M.	0.3

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Diaz, Caroline M.	0.4	\$ 550	\$ 220.00
Fraser, Alexander A	0.2	675	135.00
Merola, Frank A.	3.0	1,475	4,425.00
Pasquale, Kenneth	0.4	1,475	590.00
Pierce, Jason M.	1.3	995	1,293.50
Sadler, Tess M.	0.3	595	178.50

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 6,842.00
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TOTAL FOR THIS MATTER	\$ 6,842.00
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RE	Relief from Stay / Adequate Protection 007131 0004
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Review Debtor Objection re Grand Mesa relief from stay.	Merola, F.A.	0.2
12/03/2020	Review opinion re ARB automatic stay and analysis re same.	Gilad, E.E.	0.3
12/08/2020	Review Order Enforcing Auto Stay (Platte River).	Merola, F.A.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Gilad, Erez E.	0.3	\$ 1,475	\$ 442.50
Merola, Frank A.	0.4	1,475	590.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 1,032.50
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TOTAL FOR THIS MATTER	\$ 1,032.50
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RE	Court Hearings 007131 0005
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Call with internal team re Chambers conference.	Diaz, C.M.	0.3
12/01/2020	Emails w/ Stroock team and Cole Schotz team re: needs for 12/3 hearing.	Magzamen, M.S.	0.2
12/01/2020	Review agenda for 12/3 Hearing.	Merola, F.A.	0.1
12/01/2020	Prep for (.3) and participate in court status conference (.4).	Pasquale, K.	0.7
12/01/2020	Dial into 12/1 chambers conference (.3); internal call re: debrief of same w/ K. Pasquale, E. Gilad and F. Merola (.3).	Pierce, J.M.	0.6
12/02/2020	Calendar info for 12/3 hearing and coverage (.2); confer w/ J. Ford (Cole Schotz) re: 12/3 hearing appearances (.1).	Magzamen, M.S.	0.3
12/03/2020	Prepare for (.2) and dial-in to hearing and private chambers conference (.3).	Gilad, E.E.	0.5
12/03/2020	Review order re omnibus hearing (.2); review amended agenda (.1); participate in hearing (.2).	Merola, F.A.	0.5
12/03/2020	Telephonically monitor court hearing (.2); prep for (.2) and participate in court status conference (.2).	Pasquale, K.	0.6
12/03/2020	Review amended agenda for 12/3 hearing (.1); emails w/ Stroock team re: same (.1); prep for (.1) and monitor 12/3 hearing (.2); draft summary of 12/3 hearing (.3).	Pierce, J.M.	0.8
12/03/2020	Telephonically monitor status conference hearing.	Sadler, T.M.	0.3
12/07/2020	Prepare for (.1) and participate in private chambers conference (.4).	Gilad, E.E.	0.5

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12/09/2020	Prepare for (.1) and dial in to private chambers conference (.5).	Gilad, E.E.	0.6
12/09/2020	Discuss 12/11 hearing coverage w/ working group (.1); confer w/ J. Ford (Cole Schotz) re: same (.2).	Magzamen, M.S.	0.3
12/09/2020	Review agenda (.2); participate in status conference (.5).	Merola, F.A.	0.7
12/11/2020	Telephonically monitor hearing regarding abandonment motion.	Diaz, C.M.	1.5
12/11/2020	Dial in to private chambers conference.	Gilad, E.E.	0.5
12/11/2020	Confer w/ J. Ford (Cole Schotz) re: hearing coverage.	Magzamen, M.S.	0.1
12/11/2020	Review agenda re 12/11 hearing.	Merola, F.A.	0.1
12/11/2020	Moderate listen-only line for 12/11/20 hearing.	Mohamed, D.	2.3
12/11/2020	Monitor 12/11 hearing on Clarke Carlson motion to compel abandonment.	Pierce, J.M.	2.2
12/11/2020	Monitor court hearing.	Sasson, I.S.	0.5
12/14/2020	Prepare for (.2) and dial in to private chambers conference (.5).	Gilad, E.E.	0.7
12/14/2020	Attend Committee update call.	Keller, G.R.	0.4
12/14/2020	Monitor status conference.	Sasson, I.S.	0.2
12/16/2020	Emails w/ J. Ford (Cole Schotz) re: hearing Court Call reservations.	Magzamen, M.S.	0.2
12/16/2020	Review status conference update.	Merola, F.A.	0.1
12/17/2020	Review agenda (.1); participate in status conference (.3).	Merola, F.A.	0.4
12/18/2020	Prepare for (.1) and participate in private chambers conference (.4).	Gilad, E.E.	0.5
12/18/2020	Participate in status conference.	Merola, F.A.	0.3

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12/18/2020	Prepare for (.2) and participate in status conference (.4).	Pasquale, K.	0.6
12/18/2020	Call with court re conference.	Sasson, G.	0.4
12/19/2020	Review hearing agenda.	Merola, F.A.	0.1
12/20/2020	Review notice of hearing change (.1); review Kirkland correspondence re status conference (.1).	Merola, F.A.	0.2
12/21/2020	Dial in to status conference w/ Judge Sontchi.	Gilad, E.E.	0.5
12/21/2020	Confer w/ J. Ford (Cole Schotz) re: 12/22 hearing (.1); calendar 12/22 confirmation hearing (.1); observe 12/21 hearing (.6); calendar confirmations for 12/22 hearing (.3).	Magzamen, M.S.	1.1
12/21/2020	Review agenda (.1); participate in 9019 hearing (.8).	Merola, F.A.	0.9
12/21/2020	Participate in court status conference (.3) and court hearing re 9019 motions (.8).	Pasquale, K.	1.1
12/21/2020	Prep for (.1) and participate in Chambers conference (.3); monitor 12/21 hearing on midstream 9019 motions (.8).	Pierce, J.M.	1.2
12/21/2020	Telephonically monitor hearing on midstream settlement motions.	Sadler, T.M.	0.8
12/21/2020	Participate in Chambers conference (.3); monitor 9019 hearing (.5).	Sasson, I.S.	0.8
12/22/2020	Telephonically monitor confirmation hearing.	Fraser, A.A.	2.6
12/22/2020	Prepare for (1.7) and participate in confirmation hearing (2.4).	Gilad, E.E.	4.1
12/22/2020	Discuss short adjournments (.1); observe hearing and moderate listen-only line (1.1).	Magzamen, M.S.	1.2
12/22/2020	Review notice of continuing hearing (.1); review amended agenda (.1); participate in hearing (2.4).	Merola, F.A.	2.6
12/22/2020	Participate in confirmation hearing (2.2); emails w/ team and parties re confirmation status (.5).	Pasquale, K.	2.7

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12/22/2020	Monitor 12/22 confirmation hearing.	Pierce, J.M.	2.4
12/22/2020	Telephonically monitor confirmation hearing.	Sadler, T.M.	2.7

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Diaz, Caroline M.	1.8	\$ 550	\$ 990.00
Fraser, Alexander A	2.6	675	1,755.00
Gilad, Erez E.	7.9	1,475	11,652.50
Keller, Gilana R.	0.4	535	214.00
Magzamen, Michael	3.4	450	1,530.00
Merola, Frank A.	6.0	1,475	8,850.00
Mohamed, David	2.3	370	851.00
Pasquale, Kenneth	5.7	1,475	8,407.50
Pierce, Jason M.	7.2	995	7,164.00
Sadler, Tess M.	3.8	595	2,261.00
Sasson, Gabriel	0.4	1,095	438.00
Sasson, Isaac S.	1.5	940	1,410.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 45,523.00
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TOTAL FOR THIS MATTER	\$ 45,523.00
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RE	Creditor Committee Meetings 007131 0006
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Call with UCC professionals re UCC update call (.7); draft email to UCC re 12/2 call (.2); correspondence with internal team re same (.1).	Diaz, C.M.	1.0
12/01/2020	Call w/ UCC professionals re weekly UCC call.	Keller, G.R.	0.7
12/01/2020	Call with Committee professionals (.7); review correspondence re 12/2 Committee call agenda (.2); review AlixPartners materials for 12/2 Committee call (.2).	Merola, F.A.	1.1
12/01/2020	Conf call w/ professionals to prep for Committee call.	Pasquale, K.	0.7
12/01/2020	Prep draft agenda for 12/2 Committee call (.1); call w/ Committee professionals re: prep for 12/2 Committee call (.5); emails w/ C. Diaz re: email to Committee re: 12/2 call (.2); draft update email to Committee re: Liberty Oilfield Services actions (.2).	Pierce, J.M.	1.0
12/01/2020	Prepare for (.2) and attend weekly Committee Professionals' call (.9).	Steiber, D.J.	1.1
12/02/2020	Weekly update call w/ Committee and professionals (.8); review materials for same (.1).	Cota, A.	0.9
12/02/2020	Call with Committee member re update (.5); call with Committee re same (.8).	Diaz, C.M.	1.3
12/02/2020	Call w/ Committee meeting providing updates on settlement, timing, and litigation schedule.	Fraser, A.A.	0.8
12/02/2020	Prepare for (.5) and participate in call w/ Stroock team and Committee member re updates (.5); prepare for (.3) and participate in call w/ Committee (.7); respond to creditor	Gilad, E.E.	2.5

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	inquiry re plan (.5).		
12/02/2020	Call with Committee re update.	Keller, G.R.	0.7
12/02/2020	Participate in Committee call (.7); review Committee summary re Grand Mesa SPA motion (.1).	Merola, F.A.	0.8
12/02/2020	Call w/ Committee member (.5); prep for (.2) and participate in Committee meeting (.7).	Pasquale, K.	1.4
12/02/2020	Emails w/ Committee member re: scheduling pre-call (.1); pre-call w/ Committee member and Stroock team (.5); participate in Committee update call (.8).	Pierce, J.M.	1.4
12/02/2020	Prepare for (.3) and participate in pre-call w/ Committee member and Stroock team (.5); participate in Committee update call (.8).	Sasson, G.	1.6
12/02/2020	Committee call.	Sasson, I.S.	0.8
12/02/2020	Prepare for (.2) and attend weekly Committee call (.7).	Steiber, D.J.	0.9
12/03/2020	Draft email to Committee re 12/3 hearing (.3); draft email to Committee re update on 12/3 amended agenda (.2).	Diaz, C.M.	0.5
12/03/2020	Review Committee correspondence re hearing (.2); review Committee correspondence re rejection claims (.1); correspondence with Committee member re settlement (.1).	Merola, F.A.	0.4
12/03/2020	Draft email to Committee re: estimation motion (.2); draft update email to Committee re: 12/3 hearing agenda revisions and opinion granting motion to enforce stay against ARB (.3).	Pierce, J.M.	0.5
12/04/2020	Review Committee correspondence re Greenhill plan analysis.	Merola, F.A.	0.2
12/04/2020	Emails w/ Committee re: Greenhill plan analysis (.1); emails w/ Committee re: plan supplement (.2).	Pierce, J.M.	0.3
12/05/2020	Review Committee correspondence re plan supplement.	Merola, F.A.	0.2

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12/07/2020	Correspondence w/ internal team re Committee member claim settlement.	Gilad, E.E.	0.5
12/07/2020	Review Committee member claim settlement (.2); review correspondence to Committee re taxable income forecast (.2).	Merola, F.A.	0.4
12/08/2020	Call with Committee professionals re Committee update call.	Cota, A.	0.6
12/08/2020	Call with Committee professionals re Committee update call.	Diaz, C.M.	0.8
12/08/2020	Call with Committee professionals re Committee update call.	Fraser, A.A	0.9
12/08/2020	Call with Committee professionals re Committee update call.	Gilad, E.E.	0.5
12/08/2020	Call with Committee professionals (.8); correspondence with Committee re call (.1).	Merola, F.A.	0.9
12/08/2020	Call w/ Committee professionals re: prep for 12/9 Committee call (.9); email w/ Stroock team re: agenda for 12/9 Committee call (.1); draft email to Committee re: same (.2).	Pierce, J.M.	1.2
12/09/2020	Call with Committee re status update.	Diaz, C.M.	0.8
12/09/2020	Weekly update call with Committee.	Fraser, A.A	0.8
12/09/2020	Call w/ Committee professionals re potential settlement (.8); prepare for (.2) and participate in Committee call (.8).	Gilad, E.E.	1.8
12/09/2020	Attended UCC update call.	Keller, G.R.	0.8
12/09/2020	Participate in Committee call (.8); call with Committee professionals re potential settlement (.6); review AlixPartners plan analysis (.3); review correspondence with Committee re meeting (.1); review Greenhill materials re Committee call and related correspondence (.3).	Merola, F.A.	2.1
12/09/2020	Call with Committee re update.	Pasquale, K.	1.0
12/09/2020	Update call w/ Committee (.8); call w/	Pierce, J.M.	2.0

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	Committee professionals re: prep for 12/10 Committee call (1.0); draft email to Committee re: 12/10 update call (.2).		
12/09/2020	Update call with Committee and Committee professionals.	Sadler, T.M.	0.5
12/09/2020	Call with Committee re update.	Sasson, I.S.	0.8
12/10/2020	Call with Committee re update.	Diaz, C.M.	1.4
12/10/2020	Update call with Committee.	Fraser, A.A	1.4
12/10/2020	Call w/ Committee member counsel (.4); prepare for (.1) and participate in Committee call (1.4).	Gilad, E.E.	1.9
12/10/2020	Review Committee correspondence re call materials (.1); participate in Committee call re settlement (1.4); correspondence to Committee re expert reports (.2).	Merola, F.A.	1.7
12/10/2020	Call with Committee re update.	Pasquale, K.	1.3
12/10/2020	Update call w/ Committee (1.4); follow-up call w/ counsel to certain Committee members (.4).	Pierce, J.M.	1.8
12/10/2020	Update call with Committee and Committee professionals.	Sadler, T.M.	1.0
12/10/2020	Call with Committee re update.	Sasson, G.	0.6
12/10/2020	Call with Committee re update.	Sasson, I.S.	1.2
12/11/2020	Call with Committee professionals re Committee update call (.4); call with Committee re settlement negotiations update (.4); call with Committee professionals re settlement (.3).	Diaz, C.M.	1.1
12/11/2020	Call with Committee re updates (.5); prepare for (.6) and call with Committee professionals re Committee update call (.5); call with Committee professionals re settlement (.5).	Fraser, A.A	2.1
12/11/2020	Prepare for (.6) and participate in Committee call (.4).	Gilad, E.E.	1.0
12/11/2020	Attended XOG professionals call re Committee	Keller, G.R.	0.8

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	call (.4); call with Committee re settlement (.4).		
12/11/2020	Review Committee correspondence re confirmation objection (.2); participate in Committee call (.5); call with Committee professionals re settlement (.3).	Merola, F.A.	1.0
12/11/2020	Pre-call w/ Committee member (.5); participate in Committee meeting (.5); call w/ Committee professionals re status (.8).	Pasquale, K.	1.8
12/11/2020	Update call w/ Committee.	Pierce, J.M.	0.4
12/11/2020	Prepare for (.5) and call with Committee professionals re Committee update call (.5); call with Committee professionals re settlement (.5); prepare for (.4) and call with Committee and Committee professionals (.4).	Sadler, T.M.	2.3
12/11/2020	Call w/ Stroock, AlixPartners, and Greenhill re liquidation analysis (.5); Stroock, AlixPartners, and Greenhill call re global settlement (.3).	Sasson, I.S.	0.8
12/13/2020	Review Committee Professionals update re settlement (.1); review Committee update re settlement (.1).	Merola, F.A.	0.2
12/14/2020	Call with Committee re settlement updates.	Cota, A.	0.9
12/14/2020	Attend Committee meeting re settlement updates.	Fraser, A.A.	0.5
12/14/2020	Prepare for (.1) and participate in Committee call (.9).	Gilad, E.E.	1.0
12/14/2020	Review AlixPartners plan analysis (.3); participate in Committee call re settlement (.5).	Merola, F.A.	0.8
12/14/2020	Prepare for (.2) and Committee meeting (.5).	Pasquale, K.	0.7
12/14/2020	Update call w/ Committee and Committee professionals.	Pierce, J.M.	0.5
12/14/2020	Update call with Committee and Committee professionals.	Sadler, T.M.	0.8
12/14/2020	Update call with Committee and Committee professionals.	Sasson, G.	0.9

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12/15/2020	Review Committee litigation update (.2); correspondence with Committee re board slate (.1); review AlixPartners weekly update (.2).	Merola, F.A.	0.5
12/15/2020	Review and comment on C. Diaz's draft email to Committee re: confirmation depositions, objections.	Pierce, J.M.	0.4
12/16/2020	Review Committee correspondence re amended plan (.1); review Committee correspondence re confirmation objection (.2).	Merola, F.A.	0.3
12/16/2020	Emails w/ Stroock team re: substance of update email to Committee (.4); draft update email to Committee (1.1).	Pierce, J.M.	1.5
12/16/2020	Correspondence with Committee re recent updates and pleadings.	Sadler, T.M.	0.6
12/17/2020	Emails w/ E. Gilad re: substance of Committee update email (.2); prepare update email for Committee (.5).	Pierce, J.M.	0.7
12/18/2020	Call with Committee professionals re status update on settlement discussions.	Diaz, C.M.	0.5
12/18/2020	Call with Committee professionals re status update on settlement discussions.	Fraser, A.A	0.6
12/18/2020	Call with Committee professionals re status update on settlement discussions.	Gilad, E.E.	0.5
12/18/2020	Review Committee correspondence re confirmation update.	Merola, F.A.	0.2
12/18/2020	Draft update email to Committee.	Pierce, J.M.	0.6
12/19/2020	Review Committee confirmation update.	Merola, F.A.	0.2
12/20/2020	Review Committee update correspondence re hearing (.1); review Committee update re midstream settlement (.2).	Merola, F.A.	0.3
12/20/2020	Review and comment on T. Sadler update email to Committee.	Pierce, J.M.	0.3
12/21/2020	Review Committee update correspondence re	Merola, F.A.	0.2

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	hearing and plan.		
12/21/2020	Emails w/ T. Sadler re: update email to Committee (.2); review and comment on draft of same (.3).	Pierce, J.M.	0.5
12/21/2020	Draft correspondence to Committee and Committee professionals re case updates.	Sadler, T.M.	0.9
12/22/2020	Review Committee correspondence re hearing (.1); review Committee correspondence re midstream settlement (.2).	Merola, F.A.	0.3
12/22/2020	Emails w/ T. Sadler re: update email to Committee on revised confirmation hearing start time (.1).	Pierce, J.M.	0.1
12/22/2020	Correspondence with Committee and Committee professionals re revised plan documents and status.	Sadler, T.M.	1.7
12/23/2020	Review Committee correspondence re confirmation order.	Merola, F.A.	0.2
12/23/2020	Draft update email to Committee.	Pierce, J.M.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Cota, Alexandro	2.4	\$ 1,195	\$ 2,868.00
Diaz, Caroline M.	7.4	550	4,070.00
Fraser, Alexander A	7.1	675	4,792.50
Gilad, Erez E.	9.7	1,475	14,307.50
Keller, Gilana R.	3.0	535	1,605.00
Merola, Frank A.	12.0	1,475	17,700.00
Pasquale, Kenneth	6.9	1,475	10,177.50
Pierce, Jason M.	13.4	995	13,333.00
Sadler, Tess M.	7.8	595	4,641.00
Sasson, Gabriel	3.1	1,095	3,394.50
Sasson, Isaac S.	3.6	940	3,384.00
Steiber, David J.	2.0	550	1,100.00
TOTAL FOR PROFESSIONAL SERVICES RENDERED		\$ 81,373.00	

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TOTAL FOR THIS MATTER

\$ 81,373.00

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RE	Case Analysis/ Pleading Analysis and Res 007131 0007
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Revise key dates calendar.	Diaz, C.M.	0.4
12/01/2020	Review Liberty Oil Services state court complaint (.2); review revised milestone chart (.2).	Merola, F.A.	0.4
12/01/2020	Emails w/ Cole Schotz re: response to GUC inquiry.	Pierce, J.M.	0.2
12/01/2020	Draft summary of response of Debtors in opposition to Grand Mesa's motion for stay re: rejection of midstream contracts.	Steiber, D.J.	3.2
12/02/2020	Research re creditor's questions (2.1); call with J. Pierce and T. Sadler re same (.3).	Diaz, C.M.	2.4
12/02/2020	Review draft AlixPartners expert report (.4); call with AlixPartners and Greenhill re AlixPartners cash flow model (1.0); review revised AlixPartners Expert Report (.2).	Merola, F.A.	1.6
12/02/2020	Review and comment on D. Steiber's summary of Debtors' objection to Grand Mesa's motion for stay pending appeal (.2); emails w/ D. Steiber re: same (.1); emails w/ E. Gilad re: estimation motion (.1); emails w/ E. Gilad and C. Diaz re: responses to unsecured creditor inquiries (.1); analysis re: same (.8); emails w/ creditor re: same (.2); call w/ T. Sadler and C. Diaz re: analysis of creditor questions (.3).	Pierce, J.M.	1.8
12/02/2020	Review rights offering procedures motion, disclosure statement and backstop order re creditor inquires.	Sadler, T.M.	2.7
12/02/2020	Draft summary of the Debtors' motion to estimate rejection claims (1.6); emails w/ internal Stroock team re review of same (.2).	Steiber, D.J.	1.8

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12/03/2020	Draft summary of SEC objection to confirmation.	Diaz, C.M.	0.3
12/03/2020	Review SEC confirmation objection.	Gilad, E.E.	0.3
12/03/2020	Review debtors response re Grand Mesa and Platte River discovery (.3); review SEC objection to confirmation (.2); review Debtors' motion re claims estimation (.2); review opinion re ARB (.2).	Merola, F.A.	0.9
12/03/2020	Review and comment on C. Diaz's draft emails to Committee re: 12/3 hearing (.2); review SEC objection to confirmation (.2); emails w/ E. Gilad re: AlixPartners analysis of estimation motion (.2); emails w/ D. Steiber re: filing summaries (.1); review letter opinion re: motion to enforce stay against Platte River (.2).	Pierce, J.M.	0.9
12/03/2020	Review opinion re motion to enforce automatic stay and summary re same.	Sadler, T.M.	1.2
12/03/2020	Revisions to summary of response of Debtors in opposition to Grand Mesa's motion for stay re: rejection of midstream contracts (1.0); circulate same to internal Stroock team (.2).	Steiber, D.J.	1.2
12/04/2020	Review reply in support of Grand Mesa stay pending appeal.	Merola, F.A.	0.2
12/04/2020	Review Grand Mesa reply in support of motion for stay pending appeal.	Pierce, J.M.	0.3
12/07/2020	Review Raisa/XOG agreement re: payment of prepetition obligations (.2); review district court memo re: Platte River motion for stay pending appeal (.3).	Pierce, J.M.	0.5
12/08/2020	Respond to creditor inquiry re GUC rights offering.	Gilad, E.E.	0.5
12/08/2020	Review Alvarez correspondence re critical vendor (.2); review Leazer stipulation re additional time (.1).	Merola, F.A.	0.3
12/09/2020	Review Debtors sur-reply re motion to compel abandonment.	Merola, F.A.	0.2

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12/10/2020	Review UST objection to confirmation.	Gilad, E.E.	0.3
12/10/2020	Review CIGNA objection re confirmation.	Merola, F.A.	0.2
12/11/2020	Review plan objections.	Gilad, E.E.	1.0
12/11/2020	Review All American Ltd objection (.1); review objection of Richmark re confirmation (.2); review Colorado Interstate opt out (.1); review FERC objection to conference (.2); review Bison Ltd objection (.1); review Geophysical conference objection (.1); review Leazer conference objection (.1); review DCP conference objection (.1); review ACM Ltd conference objection (.1); review Clarke Carlson objection (.1); review Pinnacol objection to cure amount (.2); review Bloomfield objection to assumption (.1); review Kinetic Energy cure objection (.1); review FERC motion re direct appeal (.2).	Merola, F.A.	1.8
12/11/2020	Review Clarke Carlson reply in support of motion to compel abandonment (.3); review Debtors sur reply re same (.2).	Pierce, J.M.	0.5
12/12/2020	Review recently filed pleadings re Clarke Carlson and Platte River.	Gilad, E.E.	2.0
12/14/2020	Review Regal Petrol confirmation objection (.1); review Midwest Trust confirmation objection (.1); review Platte River objection (.2); review Board slate (.1); Review order denying motion to compel (.2); review DIP correspondence re shortening time re midstream 9019 (.2).	Merola, F.A.	0.9
12/14/2020	Emails w/ Stroock team re: summaries of various plan-related filings (.2); emails w/ Cole Schotz re: UST confirmation objection and issues relating to same (.2); review UST's confirmation objection (.4).	Pierce, J.M.	0.8
12/14/2020	Review various confirmation objections and correspondence w/ internal team re same.	Sadler, T.M.	2.3
12/14/2020	Draft summary of U.S. Trustee's objection to confirmation (3.5); draft summary of U.S.	Steiber, D.J.	8.1

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	Department of Interior's objection to confirmation (2.5); draft summary of Midwest Trust's objection to confirmation (1.8); circulate confirmation objection summaries to internal Stroock team for review (.3).		
12/15/2020	Review REP Processing settlement motion (.3); draft summary on same (.2); review and revise Midwest Trust objection to confirmation (.6); revise Geophysical Pursuit objection summary (.4); draft summary on United States objection (.5); revise email regarding all objection summaries (.6).	Diaz, C.M.	2.6
12/15/2020	Review the UST objection (.4); review Kirkland's draft response to the objection (.2).	Keller, G.R.	0.6
12/15/2020	Review confirmation opposition (.2); review Board slate background (.2); review Cole Schotz analysis re Indenture Trustee (.2); review Elevation reservation of right re plan (.1); review Platte River confirmation objections (.2); review USA objection to confirmation (.2); review Richmark confirmation objection (.2); review redacted REP 9019 and Motion for shortening time (.20).	Merola, F.A.	1.5
12/15/2020	Review confirmation objections.	Pasquale, K.	0.6
12/15/2020	Emails w/ E. Gilad re: summaries of confirmation objections.	Pierce, J.M.	0.1
12/15/2020	Review and revise summary of U.S. Trustee's confirmation objection (.8); revise summary of Cigna's confirmation objection (.5); revise summary of Richmark's confirmation objection (.4); revise summary of FERC confirmation objection (.4); revise summary of DCP Operating Company's confirmation objection (.5); revise summary of Leazer et al confirmation objection (.8); revise summary of Kinetic Energy confirmation objection (.5); draft email re all confirmation objections (.9).	Sadler, T.M.	4.8
12/15/2020	Draft summary of Cigna's objection to confirmation (.8); draft summary of Richmark's objection to confirmation (1.5); draft summary of FERC's objection to confirmation (2.0); draft	Steiber, D.J.	10.6

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summary of DCP Operating Company's objection to confirmation (1.5); draft Leazer et al.'s objection to confirmation (2.0); draft Kinetic Energy's objection to the cure amount (.8); draft Regal Petroleum's objection to confirmation (1.5); emails w/ internal Stroock team re review of foregoing (.5).

12/16/2020	Review Rocky Mountain Midstream objection re estimation (.2); review opposition of Grand Mesa re claim estimation (.2); review summary of confirmation objection (.2); review WSFS statement in support of plan (.2); review Rocky Mountain Midstream 9019 (.2); review Debtor reply in support of motion for summary judgment re counterclaims (.2).	Merola, F.A.	1.2
12/16/2020	Review voting report (.1); review WSFS statement in support of plan (.2); review sealed 9019 motion re: RMM settlement (.3); review Grand Mesa confirmation objection (.5); review Platte River confirmation objection (.6).	Pierce, J.M.	1.7
12/16/2020	Review Grand Mesa confirmation objection (.8); review Platte River confirmation objection (.6).	Sadler, T.M.	1.4
12/17/2020	Review notice re Rocky Mountain 9019.	Merola, F.A.	0.1
12/17/2020	Review Platte River's sealed objection to estimation motion (.6); review Grand Mesa's sealed objection to estimation motion (.5).	Pierce, J.M.	1.1
12/18/2020	Review government money market report (.2); review Debtors reply re claim estimation (.3).	Merola, F.A.	0.5
12/19/2020	Review Grand Mesa 9019 motion (.2); continue review of Debtors reply re claim estimation (.2).	Merola, F.A.	0.4
12/23/2020	Review payment matrix (.2); review DCP 9019 motion (.2).	Merola, F.A.	0.4

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Diaz, Caroline M.	5.7	\$ 550	\$ 3,135.00

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SUMMARY OF HOURS	HOURS	RATE	TOTAL
Gilad, Erez E.	4.1	1,475	6,047.50
Keller, Gilana R.	0.6	535	321.00
Merola, Frank A.	10.6	1,475	15,635.00
Pasquale, Kenneth	0.6	1,475	885.00
Pierce, Jason M.	7.9	995	7,860.50
Sadler, Tess M.	12.4	595	7,378.00
Steiber, David J.	24.9	550	13,695.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 54,957.00
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TOTAL FOR THIS MATTER	\$ 54,957.00
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RE	Stroock Fee Applications 007131 0009
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DATE	DESCRIPTION	NAME	HOURS
12/18/2020	Finalize and forward Stroock notice of rates increase to Cole Schotz.	Magzamen, M.S.	0.2
12/23/2020	Correspondence w/ Cole Schotz re Stroock fee application and Stroock rates.	Gilad, E.E.	0.5

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Gilad, Erez E.	0.5	\$ 1,475	\$ 737.50
Magzamen, Michael	0.2	450	90.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 827.50
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TOTAL FOR THIS MATTER	\$ 827.50
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RE	Other Professional Fee Applications 007131 0011
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Confer w/ J. Pierce re: review and comment on UCC fee order.	Magzamen, M.S.	0.2
12/07/2020	Review Cole Schotz correspondence re fee examiner waiver.	Merola, F.A.	0.2
12/10/2020	Review order re fee examiner.	Merola, F.A.	0.1

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Magzamen, Michael	0.2	\$ 450	\$ 90.00
Merola, Frank A.	0.3	1,475	442.50

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 532.50
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TOTAL FOR THIS MATTER	\$ 532.50
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RE	Leases and Contracts 007131 0013
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Review Kirkland correspondence re Elevation 9019 (.2); review AlixPartners midstream contract rejection updates (.3).	Merola, F.A.	0.5
12/02/2020	Review and analyze debtors' sealed motion to estimate; correspondence w/ internal team re same.	Gilad, E.E.	1.0
12/02/2020	Call with midstream parties re negotiation status.	Merola, F.A.	0.5
12/03/2020	Review estimation motion and analysis re same (.5); correspondence w/ internal team re midstream rejection claims (.5).	Gilad, E.E.	1.0
12/03/2020	Review AlixPartners analysis re: contract rejections.	Pierce, J.M.	0.2
12/06/2020	Review AlixPartners deck re 5th omnibus rejection notice.	Merola, F.A.	0.3
12/07/2020	Review decision denying stay pending appeal (.2); review midstream settlement terms (.3); correspondence with AlixPartners re midstream settlements (.2).	Merola, F.A.	0.7
12/08/2020	Correspondence w/ internal team re latest contract rejections.	Gilad, E.E.	0.3
12/08/2020	Review Ltd Objection of CO Gas Co re Assumption (.2); review AlixPartners analysis re Rej Con (.2); review partial withdrawal of 5th notice re rejection (.2).	Merola, F.A.	0.6
12/08/2020	Review AlixPartners analysis re: rejection of Bidell and Seitel contracts.	Pierce, J.M.	0.1
12/09/2020	Review stipulation re Concord rejection.	Merola, F.A.	0.1

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12/10/2020	Review stipulation rejecting Concord Energy contract.	Merola, F.A.	0.2
12/11/2020	Review updated claims estimate.	Gilad, E.E.	0.2
12/15/2020	Review ARB correspondence re midstream negotiation.	Merola, F.A.	0.2
12/17/2020	Review midstream settlement update.	Merola, F.A.	0.2
12/18/2020	Correspondence with AlixPartners re contract rejections.	Merola, F.A.	0.2
12/20/2020	Review Grand Mesa settlement term sheet.	Merola, F.A.	0.2
12/22/2020	Review Midstream settlement term sheets (.2); review ARB term sheet (.2).	Merola, F.A.	0.4
12/22/2020	Review midstream settlement term sheets and purchase agreement.	Miller, A.P.	1.1
12/23/2020	Review settlement motion.	Gilad, E.E.	1.0

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Gilad, Erez E.	3.5	\$ 1,475	\$ 5,162.50
Merola, Frank A.	4.1	1,475	6,047.50
Miller, Allison P.	1.1	1,350	1,485.00
Pierce, Jason M.	0.3	995	298.50

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 12,993.50
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TOTAL FOR THIS MATTER	\$ 12,993.50
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RE	Cash Collateral/DIP/Financing 007131 0014
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DATE	DESCRIPTION	NAME	HOURS
12/03/2020	Review variance report.	Merola, F.A.	0.2
12/07/2020	Review exit fee letters.	Gilad, E.E.	0.3
12/07/2020	Emails w/ E. Gilad re: exit fee letters and Greenhill analysis of same.	Pierce, J.M.	0.2
12/10/2020	Review variance report.	Merola, F.A.	0.2
12/11/2020	Review Bracewell invoice.	Merola, F.A.	0.1
12/17/2020	Review variance report.	Merola, F.A.	0.2
12/23/2020	Review variance report.	Merola, F.A.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Gilad, Erez E.	0.3	\$ 1,475	\$ 442.50
Merola, Frank A.	0.9	1,475	1,327.50
Pierce, Jason M.	0.2	995	199.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 1,969.00
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TOTAL FOR THIS MATTER	\$ 1,969.00
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RE	Litigation & Adversary Proceedings 007131 0015		
DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Call w/ internal team re confirmation.	Diaz, C.M.	0.9
12/01/2020	Internal call re: hearing preparation (.9); research regarding confirmation issues (5.1).	Keller, G.R.	6.0
12/01/2020	Correspondence with M. Magzamen, G. Sasson re precedent (.2); research re 3rd circuit precedent (1.6); advise working group of status (.1).	Laskowski, M.D.	1.9
12/01/2020	Confer w/ G. Sasson (.1); research precedent re 3d Circuit confirmation objections (.7); calendar critical confirmation/discovery dates (.5).	Magzamen, M.S.	1.3
12/01/2020	Upload production documents to Relativity.	Rivera, J.	2.8
12/01/2020	Internal call re status of confirmation objections and correspondence re same.	Sadler, T.M.	0.8
12/01/2020	Prep for incoming document review.	Sasson, I.S.	0.5
12/01/2020	Prepare for (.2) and attend Stroock internal call re: confirmation objection (1.0).	Steiber, D.J.	1.2
12/02/2020	Call w/ I. Sasson et al re document review (.3); review Debtor production of documents (3.5).	Diaz, C.M.	3.8
12/02/2020	Call regarding production (.2); document review (.5).	Keller, G.R.	0.7
12/02/2020	Call w/ K. Pasquale, I. Sasson, T. Sadler, C. Diaz and D. Steiber re: confirmation document review.	Pierce, J.M.	0.3
12/02/2020	Upload production documents to Relativity.	Rivera, J.	3.2
12/02/2020	Review document productions and correspondence re same (4.4); internal call re document production and review (.5).	Sadler, T.M.	4.9

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12/02/2020	Set up document review platform (.2); review and analyze first level documents (.4).	Sasson, I.S.	0.6
12/02/2020	Conduct document review (4.2); call w/ internal Stroock team re: call to discuss the Debtors' production (.3).	Steiber, D.J.	4.5
12/03/2020	Review Debtor production of documents (9.1); call with G. Keller re confirmation related research (.2).	Diaz, C.M.	9.3
12/03/2020	Reviewed documents in preparation for depositions (3.6; call with C. Diaz re same (.2).	Keller, G.R.	3.8
12/03/2020	Confer w/ J. Pierce and K. Pasquale re confirmation (.1); inventory deposition transcripts (.3).	Magzamen, M.S.	0.4
12/03/2020	Emails w/ AlixPartners, M. Magzamen and K. Pasquale re: deposition transcripts (.3); review notable documents produced by Debtors in connection with confirmation litigation (.1); emails w/ D. Steiber re: same (.1)..	Pierce, J.M.	0.5
12/03/2020	Create saved searched and review batches (1.0); upload production documents to Relativity (1.0).	Rivera, J.	2.0
12/03/2020	Review document production.	Sadler, T.M.	10.5
12/03/2020	Review and analyze first level documents (3.8); review and analyze potential hot documents (.5); emails re same (.4).	Sasson, I.S.	4.7
12/03/2020	Conduct document review.	Steiber, D.J.	5.8
12/04/2020	Conduct document review re Debtors' production (12.4); call with internal team re same (.2).	Diaz, C.M.	12.6
12/04/2020	Review documents in preparation for depositions (7.2); correspondence w/ internal team about relevant documents (.5).	Keller, G.R.	7.7
12/04/2020	Calendar Chambers conference (.2); correspondence w/ internal team re: same (.3).	Magzamen, M.S.	0.5
12/04/2020	Review selected document production (.2);	Merola, F.A.	1.8

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review Committee deposition notices (.2);
 review Debtor witness list (.2); review Kirkland
 correspondence re deposition scheduling (.2);
 review deposition notice to Committee (.1);
 review Grand Mesa deposition notices (.1);
 review Grady report re liquidation analysis (.7);
 review Platte River deposition notice (.1).

12/04/2020	Review notable documents produced by Debtors re: confirmation litigation (.1); emails w/ Stroock document review team re: same (.3). emails w/ K. Pasquale, T. Sadler and C. Diaz re: documents responsive to AlixPartners inquiry (.3); emails w/ AlixPartners re: same (.3); call w/ Stroock document review team re: notable confirmation discovery documents (.2); call w/ K. Pasquale re: litigation issues (.3).	Pierce, J.M.	1.5
12/04/2020	Upload production documents to Relativity.	Rivera, J.	3.8
12/04/2020	Review document production and correspondence re same.	Sadler, T.M.	13.4
12/04/2020	Call with AlixPartners re expert report (1.0); review and analyze hot documents (3.5).	Sasson, I.S.	4.5
12/04/2020	Conduct document review for Committee confirmation objection.	Steiber, D.J.	7.2
12/05/2020	Review document production by Debtors (8.7); call with Kirkland re confirmation schedule (.7).	Diaz, C.M.	9.4
12/05/2020	Review documents in preparation for depositions.	Keller, G.R.	5.7
12/05/2020	Review 30b6 designations and correspondence with Kirkland re same (.3); review Volte expert report (.6).	Merola, F.A.	0.9
12/05/2020	Prepare for confirmation litigation and depositions (7.8); call w/ parties re deposition schedule (.7).	Pasquale, K.	8.5
12/05/2020	Call w/ Kirkland and counsel for midstream parties re: confirmation/estimation fact witness meet and confer (.7); review notable documents produced in discovery (.4).	Pierce, J.M.	1.1

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12/05/2020	Upload expert production documents to Relativity.	Rivera, J.	2.2
12/05/2020	Review document production (6.5); call with Debtor professionals re depositions and witnesses (1.2).	Sadler, T.M.	7.7
12/05/2020	Review and analyze "hot" documents (3.2); first level document review (.9).	Sasson, I.S.	4.1
12/05/2020	Conduct additional document review for Committee confirmation objection.	Steiber, D.J.	14.4
12/06/2020	Call with internal team re confirmation (.6); call with Committee professionals re same (.8); review documents produced by debtors re same (6.5).	Diaz, C.M.	7.9
12/06/2020	Call with Stroock team discussing status of settlement discussions and litigation schedule.	Fraser, A.A	0.6
12/06/2020	Call w/ internal team re confirmation (.6); call w/ Committee professionals re same (.8).	Keller, G.R.	1.4
12/06/2020	Call with Committee professionals re expert reports (.5); review Jackson report re claims estimation (.4); review Midstream 30b6 designations (.2); call with Kirkland re discovery scheduling (.4); call with Kirkland re settlement progress (.4).	Merola, F.A.	1.9
12/06/2020	Attend meet and confer follow-up call w/ counsel for Debtors and certain midstream counterparties.	Pierce, J.M.	0.5
12/06/2020	Internal Stroock call re next steps (.6); call with AlixPartners, Greenhill and Stroock teams re expert reports (1.2); review and analyze background expert materials (.7); review and analyze "hot" documents (1.3); first level document review (1.5).	Sasson, I.S.	5.3
12/06/2020	Conduct additional document review for Committee confirmation objection.	Steiber, D.J.	12.8
12/07/2020	Continue review of document production by Debtors re confirmation (4.8); emails with AlixPartners re same (.2); follow up research re	Diaz, C.M.	5.4

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	same (.4).		
12/07/2020	Review documents in preparation for depositions (7.4) and corresponded with internal team re same (.5).	Keller, G.R.	7.9
12/07/2020	Research re: Voelte testimony.	Magzamen, M.S.	2.1
12/07/2020	Review de-consolidated waterfall (.4); review AlixPartners correspondence re liquidation analysis (.3); review Midstream deposition notices (.2); correspondence with AlixPartners re expert report progress (.2); correspondence with Kirkland re fact witness schedules (.1).	Merola, F.A.	1.2
12/07/2020	Upload expert production documents to Relativity (2.4); review technical issue documents in Relativity (.5); create document review reports (.5).	Rivera, J.	3.4
12/07/2020	Review document productions and correspondence w/ internal team re same.	Sadler, T.M.	6.5
12/07/2020	Call with AlixPartners and Stroock team re expert reports (.8); review and analyze hot documents (1.4); prepare for Owens deposition (.9).	Sasson, I.S.	3.1
12/07/2020	Conduct additional document review for Committee confirmation objection.	Steiber, D.J.	8.4
12/08/2020	Targeted searches in preparation for depositions.	Keller, G.R.	6.2
12/08/2020	Correspondence with M. Magzamen re deposition coverage.	Laskowski, M.D.	0.2
12/08/2020	Research re: Voelte testimony (3.4); coordinate logistics for depositions (.5); calendar coverage of depositions (.2); calendar status conference w/ Judge Sontchi and internal discussions re: same (.2).	Magzamen, M.S.	4.3
12/08/2020	Correspondence with C. Miller re liquidation analysis re deposition (.2); review joint motion to consolidate appeals (.2); review Greenhill draft expert report (.4); review Grand Mesa deposition objection (.2); exchange	Merola, F.A.	3.6

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correspondence re Latif deposition (.2); review deposition logistics (.5); exchange correspondence with AlixPartners re plan issues (.2); review Jefferies draft expert report (.3); review Greenhill plan analysis (.3); call with Stroock team re settlement update (.4); review correspondence w/ Committee member's counsel re confirmation objection (.2); review revised Greenhill expert report (.3); correspondence with Kirkland re deposition scheduling (.2).

12/08/2020	Create saved searches in Relativity.	Rivera, J.	0.5
12/08/2020	Research re expert reports.	Sadler, T.M.	2.8
12/08/2020	Prepare for fact depositions.	Sasson, I.S.	9.9
12/09/2020	Research re: strip pricing (.4); confer w/ M. Magzamen re: same (.1).	Crooks, H.	0.5
12/09/2020	Call with Jefferies re settlement (.5); call with Greenhill re draft expert report (.6); call with Committee professionals re same and chambers conference update (1.0).	Diaz, C.M.	2.1
12/09/2020	Call w/ Jefferies, AlixPartners, and Greenhill re confirmation issues (.6); call re same with Greenhill (.6); call re same amongst Stroock team (.9).	Fraser, A.A.	2.1
12/09/2020	Complete targeted searches in preparation for depositions (6.2); review expert analysis re same (.6).	Keller, G.R.	6.8
12/09/2020	Correspondence with M. Magzamen re status of 12/10 deposition.	Laskowski, M.D.	0.1
12/09/2020	Confer w/ T. Sadler re expert reports (.2); research re: strip pricing testimony (1.4); confer w/ I. Sasson re: depositions (.4); confer w/ K. Pasquale re: depositions scheduling (.1); confer w/ TSG re: reporter coverage (.4); calendar status conference and other depositions (.4).	Magzamen, M.S.	2.9
12/09/2020	Review AlixPartners plan analysis (.3); review revised Greenhill expert report (.4); participate in McGillis deposition (.5); review document	Merola, F.A.	4.1

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production re deposition preparation (.4); call with Jefferies re confirmation issues (.5); exchange correspondence with counsel to Committee member re deposition scheduling (.2); review revised conference objection (.6); exchange correspondence with Ad Hoc Group re deposition scheduling (.2); call with Stroock team re strategy (.7); review correspondence re Owens deposition (.1); correspondence from Kirkland re Robinson deposition (.2).

12/09/2020	Review notable documents produced by Debtors re: confirmation litigation.	Pierce, J.M.	0.1
12/09/2020	Call with internal team re strategy (.8); call with Jefferies re confirmation issues (.6); correspondence w/ internal team re document production review (.6); review re same (1.3); research re strip pricing and expert reports (1.4).	Sadler, T.M.	4.7
12/09/2020	Prepare for Owens deposition.	Sasson, I.S.	6.2
12/10/2020	Draft reservation of rights (1.2); research re strip pricing for depositions (4.9).	Diaz, C.M.	6.1
12/10/2020	Complete additional case law research (1.2); complete strip pricing research (4.3).	Keller, G.R.	5.5
12/10/2020	Correspondence with M. Magzamen re 12/13 deposition coverage status.	Laskowski, M.D.	0.1
12/10/2020	Confer w/ K. Pasquale, I. Sasson and TSG re: depositions going forward (.2); research re: Moelis expert testimony (1.4); further coordination w/ internal team of deposition logistics (.4); Owens depo exhibits prep/upload (.8); prepare for potential B. Latif deposition (.2).	Magzamen, M.S.	3.0
12/10/2020	Call with Hayes and Boone re confirmation objection (.4); review Robinson deposition notice and related correspondence (.2); review K. Pasquale comment re Greenhill expert report (.2); exchange correspondence with Committee professionals re expert reports (.2); review conference objection mark-up (.3); review final Greenhill expert report (.3); review final AlixPartners expert report (.3); review revised	Merola, F.A.	3.0

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conference objection (.2); review Committee confirmation reservation of rights (.2); review U.S. Trustee confirmation objection (.2); exchange correspondence with Greenhill re plan issues (.2); review further revised plan conference objection (.3).

12/10/2020	Call w/ I. Sasson re Owens deposition.	Pasquale, K.	1.0
12/10/2020	Internal call re document production and deposition prep (.5); research re strip pricing and valuation and correspondence re same (8.2).	Sadler, T.M.	8.7
12/10/2020	Call with Stroock team re expert research (.3); prepare for Owens deposition (5.2); call with K. Pasquale re same (1.0).	Sasson, I.S.	6.5
12/11/2020	Prepare for and dial in to deposition.	Gilad, E.E.	3.0
12/11/2020	Correspond with M. Magzamen re 12/13 deposition coverage status.	Laskowski, M.D.	0.1
12/11/2020	Confer w/ I. Sasson and K. Pasquale re: depositions going forward (.4); confer w/ TSG re: same (.1); observe/assist at M. Owens deposition (2.2); prepare for potential 12/13 deposition (.3).	Magzamen, M.S.	3.0
12/11/2020	Call with WSFS re settlement (.5); correspondence with Greenhill re plan issues (.2); review revised plan conference objection (.3); participate in Robinson deposition (2.7); review AlixPartners plan analysis (.2); review DJ South notice of deposition (.2); exchange correspondence with midstream counsel re changes to deposition schedule (.2).	Merola, F.A.	4.3
12/11/2020	Prep for (2.4) and deposition of M. Owens (7.5).	Pasquale, K.	9.9
12/11/2020	Perform tasks necessary for document production.	Rivera, J.	3.2
12/11/2020	Monitor Owens deposition.	Sasson, I.S.	4.5
12/12/2020	Attend Rogan McGillis deposition (4.4); draft summary on same (.3).	Diaz, C.M.	4.7
12/12/2020	Correspondence re deposition schedule and	Gilad, E.E.	0.5

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	confirmation litigation.		
12/12/2020	Correspondence w/ I. Sasson re: Grady deposition coverage.	Keller, G.R.	0.2
12/12/2020	Confer w/ K. Pasquale re depositions (.1); advise TSG of depo status (.1); confer w/ TSG re: transcript orders (.1); calendar depositions (.2).	Magzamen, M.S.	0.5
12/12/2020	Review Platte River Latif deposition notice (.1); exchange correspondence re deposition scheduling (.2).	Merola, F.A.	0.3
12/12/2020	Emails re litigation status, depositions.	Pasquale, K.	0.4
12/13/2020	Prepare for and dial in to Moelis deposition (3.0); draft and revise reservation of rights (.5).	Gilad, E.E.	3.5
12/13/2020	Deposition calendar maintenance/adjustments.	Magzamen, M.S.	0.3
12/13/2020	Exchange correspondence with midstream counsel re deposition scheduling.	Merola, F.A.	0.2
12/13/2020	Emails w/ midstream counsel re deposition scheduling.	Sasson, I.S.	0.3
12/14/2020	Monitor deposition of Ben Jackson (9.8); draft summary of same (.5); review and revise draft reservation of rights (.2); correspondence regarding same to Cole Schotz (.1).	Diaz, C.M.	10.6
12/14/2020	Dial in to depositions (3.0); revisions to reservation of rights statement (.2); review depo summaries (1.0); review depo transcripts (2.2); internal discussions re same (.5).	Gilad, E.E.	6.9
12/14/2020	Prepare for Grady deposition (1.0); attend Grady Deposition (.8).	Keller, G.R.	1.8
12/14/2020	Deposition calendar maintenance/adjustments (.3); archive expert reports (.2); receive, archive and circulate deposition transcripts and exhibits (1.2); confer w/ I. Sasson re: ongoing depositions and needs (.2); confer w/ C. Diaz re: transcript orders and confer w/ litigation group re: same (.4).	Magzamen, M.S.	2.3

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12/14/2020	Review O'Hara expert report (.3); review Gore expert report (.2); review deposition summaries (.3); correspondence with Committee professionals re expert reports (.2); review reservation of right (.2); review final reservation of right (.2).	Merola, F.A.	1.4
12/14/2020	Review and comment on draft reservation of rights re: confirmation (.2); emails w/ C. Diaz re: filing logistics for reservation of rights (.2).	Pierce, J.M.	0.4
12/14/2020	Review limited objection and reservation of rights.	Sasson, G.	1.3
12/14/2020	Attend deposition of Voelte (3.8); draft summary re same (.3); review and analyze W. Gore expert report (.6).	Sasson, I.S.	4.7
12/15/2020	Draft email to Committee regarding current status of litigation (.6); summarize various depositions for Committee (.7); attend S. Baxter deposition (4.5); draft summary on same (.3).	Diaz, C.M.	6.1
12/15/2020	Inventory deposition transcripts (.1); discuss confirmation hearing needs w/ I. Sasson (.2).	Magzamen, M.S.	0.3
12/15/2020	Review and revise deposition summaries (.3); correspondence with Committee professionals re expert reports (.2); correspondence with Kirkland and midstream re witness designation and scheduling (.3).	Merola, F.A.	0.8
12/15/2020	Review deposition transcripts (1.8) and draft summaries of depositions (.4).	Pasquale, K.	2.2
12/15/2020	Attend Gore deposition (4.5); draft and circulate summary re same (.4).	Sasson, I.S.	4.9
12/16/2020	Revise deposition summaries of Gore and Baxter.	Diaz, C.M.	0.4
12/16/2020	Review depo transcripts/summaries.	Gilad, E.E.	1.0
12/16/2020	Obtain, archive and circulate deposition transcripts and exhibits (.7); calendar further noticed depositions (.2); calendar conference w/ Judge Sontchi (.1); coordinate coverage and logistics of depositions (.2).	Magzamen, M.S.	1.2

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12/16/2020	Review final Greenhill expert report (.2); review litigant correspondence re witness designations and scheduling (.3).	Merola, F.A.	0.5
12/16/2020	Perform tasks necessary for document production.	Rivera, J.	1.8
12/16/2020	Prepare expert materials for service to the Debtors.	Sasson, I.S.	0.7
12/17/2020	Review and circulate to I. Sasson rules regarding submission of exhibits (.3); review and revise Michael O'Hara deposition summary (.2).	Diaz, C.M.	0.5
12/17/2020	Review notice of transcript, exhibits re McGillis (.1); obtain, organize, circulate (.1).	Laskowski, M.D.	0.2
12/17/2020	Obtain and archive expert reports (.1); obtain/archive/circulate deposition transcripts and exhibits (.2); discussion w/ I. Sasson and C. Diaz re: Delaware procedures (.2).	Magzamen, M.S.	0.5
12/17/2020	Review deposition summaries (.2); review revised O'Hara Report (.3); review Committee witness and exhibit list (.2); review correspondence re document production (.2); review Grand Mesa witness and exhibit list (.1); review Platte River witness and exhibit list (.1); review rights offering comps (.2); review Debtors witness and exhibit list (.2).	Merola, F.A.	1.5
12/17/2020	Participate in portions of O'Hara deposition.	Pasquale, K.	1.4
12/17/2020	Attend O'Hara depositions (2.3); circulate notes re same (.4).	Sasson, I.S.	2.7
12/18/2020	Deposition of Moelis.	Gilad, E.E.	3.0
12/18/2020	Prepare for B. Latif deposition (.9); attended B. Latif deposition (3.5); prepare summary of same (.4).	Keller, G.R.	4.8
12/18/2020	Discussions w/ I. Sasson and K. Pasquale re: items going forward (.2); confer w/ TSG re: potential depositions (.2); obtain, archive and circulate Owens, O. Hara depo exhibits (.6).	Magzamen, M.S.	1.0

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12/18/2020	Exchange correspondence re deposition staffing (2); review summary re Bassam deposition (2); review Kirkland litigation update (2).	Merola, F.A.	0.6
12/18/2020	Correspondence w/ A. Rotman (Kirkland) re confirmation litigation issues.	Pasquale, K.	0.5
12/18/2020	Upload production documents to Relativity.	Rivera, J.	0.5
12/18/2020	Review and analyze Volte deposition transcript (1.2); prepare for Owens deposition (1.3).	Sasson, I.S.	2.5
12/19/2020	Inventory and circulate deposition transcripts (1); prepare binder for hearing (2.6); discuss w/ I. Sasson, J. Pierce and T. Sadler re same (4).	Magzamen, M.S.	3.1
12/19/2020	Review Grand Mesa motion in limine (2); review Debtors objection re witness and exhibit list (2).	Merola, F.A.	0.4
12/20/2020	Continue preparing binders for hearing and coordinate logistics re: same.	Magzamen, M.S.	3.4
12/20/2020	Review amended exhibit and witness lists.	Merola, F.A.	0.2
12/21/2020	Review amended witness list (2); review ARB notice of appeal (1); review FERC motion to intervene (1).	Merola, F.A.	0.4
12/22/2020	Review Rocky Mountain Midstream withdrawal.	Merola, F.A.	0.1

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Crooks, Harris	0.5	\$ 370	\$ 185.00
Diaz, Caroline M.	79.8	550	43,890.00
Fraser, Alexander A	2.7	675	1,822.50
Gilad, Erez E.	17.9	1,475	26,402.50
Keller, Gilana R.	58.5	535	31,297.50
Laskowski, Mathew D.	2.6	450	1,170.00
Magzamen, Michael	30.1	450	13,545.00
Merola, Frank A.	27.2	1,475	40,120.00
Pasquale, Kenneth	23.9	1,475	35,252.50
Pierce, Jason M.	4.4	995	4,378.00
Rivera, Johnny	23.4	370	8,658.00
Sadler, Tess M.	60.0	595	35,700.00

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SUMMARY OF HOURS	HOURS	RATE	TOTAL
Sasson, Gabriel	1.3	1,095	1,423.50
Sasson, Isaac S.	65.7	940	61,758.00
Steiber, David J.	54.3	550	29,865.00
TOTAL FOR PROFESSIONAL SERVICES RENDERED		\$ 335,467.50	
TOTAL FOR THIS MATTER		\$ 335,467.50	

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RE	Tax Issues 007131 0018
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DATE	DESCRIPTION	NAME	HOURS
12/18/2020	Review Alvarez correspondence re tax payments.	Merola, F.A.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Merola, Frank A.	0.2	\$ 1,475	\$ 295.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 295.00
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TOTAL FOR THIS MATTER	\$ 295.00
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RE	Valuation / Asset Analysis & Recovery 007131 0020
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DATE	DESCRIPTION	NAME	HOURS
12/17/2020	Review withdrawal of CTAP lien.	Merola, F.A.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Merola, Frank A.	0.2	\$ 1,475	\$ 295.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 295.00
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TOTAL FOR THIS MATTER	\$ 295.00
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RE	Claims Administration & Objections 007131 0022
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DATE	DESCRIPTION	NAME	HOURS
12/03/2020	Review Alvarez correspondence re pre-petition claim payment (.2); review redacted version of Debtors' motion to estimate rejection claims (.2).	Merola, F.A.	0.4
12/11/2020	Review Alvarez correspondence re payment of pre-petition claims (.2); review GUC claims update (.2).	Merola, F.A.	0.4
12/16/2020	Review Alvarez correspondence re lien claimant payment.	Merola, F.A.	0.2

SUMMARY OF HOURS	HOURS	RATE	TOTAL
Merola, Frank A.	1.0	\$ 1,475	\$ 1,475.00

TOTAL FOR PROFESSIONAL SERVICES RENDERED	\$ 1,475.00
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TOTAL FOR THIS MATTER	\$ 1,475.00
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RE	Plan & Disclosure Statement 007131 0023
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DATE	DESCRIPTION	NAME	HOURS
12/01/2020	Call w/ Kirkland re update.	Keller, G.R.	0.2
12/01/2020	Review revised exit term sheet (.6); send Stroock team comments to same (.3).	Loonam, E.A.	0.9
12/01/2020	Internal Stroock call re confirmation objection (.9); review comments to commitment letters (.2).	Merola, F.A.	1.1
12/01/2020	Prepare for confirmation litigation (4.8); call w/ internal team re same (.8).	Pasquale, K.	5.6
12/01/2020	Call w/ Stroock team re: confirmation objection.	Pierce, J.M.	1.0
12/01/2020	Review plan (.8); draft objection (4.0).	Sasson, G.	4.8
12/01/2020	Review and analyze AlixPartners draft expert report (1.2); internal Stroock call re confirmation objection and next steps (1.0); professionals call re same (.5).	Sasson, I.S.	2.7
12/02/2020	Review business plan materials from AlixPartners (1.5); participate in business plan related call w/ AlixPartners (.5); call w/ AlixPartners re plan analysis (1.0); call w/ Paul Weiss re plan settlement (.6); call with Debtors and Paul Weiss re settlement process status update and coordination prior to private chambers conference (1.0); correspondence w/ Debtors re tentative settlement terms (.3).	Gilad, E.E.	4.9
12/02/2020	Research regarding confirmation issues (7.3); emails w/ J. Pierce re same (.3); call w/ J. Pierce re same (.1).	Keller, G.R.	7.7
12/02/2020	Research re: confirmation objections (.4); confer w/ G. Sasson, D. Mohamed and M. Laskowski re: same (.1); research re: rights	Magzamen, M.S.	0.8

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	offering procedures (.2); confer w/ T. Sadler re: same (.1).		
12/02/2020	Research re: precedent Committee confirmation objections.	Mohamed, D.	2.5
12/02/2020	Prepare for confirmation litigation (5.1); call w/debtors, Paul Weiss re settlement status (.5).	Pasquale, K.	5.6
12/02/2020	Emails w/ G. Keller re: confirmation research (.3); call w/ G. Keller re: same (.1); emails w/ G. Sasson re: backstop economics (.1).	Pierce, J.M.	0.5
12/02/2020	Review objection precedent (1.2); review and revise plan objection (2.9); review research re: same (.9); correspondence with Stroock team re: same (.4).	Sasson, G.	5.4
12/02/2020	Call with AlixPartners and Greenhill re expert materials (1.0); review and analyze draft AlixPartners expert report (.6).	Sasson, I.S.	1.6
12/03/2020	Internal correspondence re pending plan settlement and plan status (1.0); review and analyze AlixPartners decks and business plan analysis (.4); call w/ AlixPartners re plan analysis (1.0); review waterfall related materials from discovery (.6); internal discussions and analysis re same (.4); review and analyze Greenhill deck and plan analysis(1.0); review confirmation related research (4.0); review discovery materials produced in connection with confirmation re business plan (1.0).	Gilad, E.E.	9.4
12/03/2020	Continue research re: confirmation issues (1.4); call w/ J. Pierce re: same (.2); draft memo re: same (4.8).	Keller, G.R.	6.4
12/03/2020	Prepare for confirmation litigation and review of select produced documents by Debtors.	Pasquale, K.	6.3
12/03/2020	Call w/ G. Keller re: confirmation research (.2); review G. Keller's summary re: same (.2); emails w/ G. Keller and G. Sasson re: confirmation research (.1).	Pierce, J.M.	0.5
12/03/2020	Review plan sections (2.1); review research re: confirmation issues (2.3); draft and revise plan	Sasson, G.	7.2

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objection (2.8).

12/04/2020	Review updated AlixPartners materials (.4); call w/ AlixPartners re business plan (.6); call w/ Greenhill re expert report (.5); call w/ Greenhill re rights offering and plan issues (.5); review updated rights offering analysis prepared by Greenhill (.5); call w/ Kirkland and Paul Weiss re plan settlement (.5); call w/ Jefferies re confirmation issues (1.0); internal correspondence re litigation / settlement strategy (1.0).	Gilad, E.E.	5.0
12/04/2020	Review Greenhill plan analysis (.3); call with Greenhill re plan analysis (.4); review revised AlixPartners expert materials (.3); review correspondence to AlixPartners re documents produced and expert report (.3); call with Kirkland re midstream negotiations (.4).	Merola, F.A.	1.7
12/04/2020	Prepare for confirmation litigation and review of select produced documents by Debtors and expert reports.	Pasquale, K.	6.6
12/04/2020	Review revised Greenhill plan analysis (.1); call w/ Greenhill re: same (.5).	Pierce, J.M.	0.6
12/04/2020	Review expert reports (2.6); review and revise plan objection (3.1); call with Alix and Greenhill re: expert reports (.7).	Sasson, G.	6.4
12/05/2020	Review correspondence re notices of deposition and discovery next steps (.3); review plan supplement (3.0); follow up calls and discussions w/ K. Pasquale re litigation status (1.0); review and analyze Debtor expert reports (1.7).	Gilad, E.E.	6.0
12/05/2020	Email w/ Kirkland re: exit term sheet (.1); emails w/ E. Gilad re: plan supplement and expert reports (.2); emails w/ Committee professionals re: same (.1); emails w/ Stroock team re: call to discuss plan supplement and expert reports (.1); review expert report of Kevin Voelte re: valuation (.4).	Pierce, J.M.	0.9
12/06/2020	Internal correspondence re confirmation objection and litigation (2.0); Committee	Gilad, E.E.	8.0

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	professionals call re plan litigation and confirmation issues (1.0); meet and confer call w/ Debtors re plan litigation (.5); call w Kirkland and Paul Weiss re same (1.0); and internal correspondence re same (1.0); internal discussions and analysis re plan issues (2.5).		
12/06/2020	Review documents in preparation for deposition (3.9); correspondence with internal team re same (.5).	Keller, G.R.	4.4
12/06/2020	Prepare for depositions and contested confirmation.	Pasquale, K.	11.5
12/06/2020	Review expert report of Jim Grady (.4); correspondence w/ Stroock team re: confirmation issues (.6); correspondence w/ G. Sasson re: confirmation objection (.1); emails w/ Committee professionals re: call to discuss confirmation matters (.1); review and comment on draft confirmation objection (.8); call w/ Committee professionals re: confirmation issues (1.2); emails w/ Greenhill re: link to backup material ISO Debtor expert reports (.1); research re: confirmation issues (.4).	Pierce, J.M.	3.7
12/06/2020	Draft and revise confirmation objection.	Sasson, G.	3.6
12/07/2020	Call w/ Committee member's counsel re confirmation issues (.5); internal discussions and analysis re plan supplement (2.0); internal discussions and analysis re litigation and settlement strategy (2.0); call w/ AlixPartners re business plan and confirmation testimony (.5); call w/ Kirkland re status update and settlement discussions (.5); call w/ D. MacGreevey (AlixPartners) re plan analysis and AlixPartners expert report (.6); review and comment on expert report (.9); review hot docs produced in discovery re waterfall analysis (1.0); review draft of confirmation objection and prepare outline comments re same(2.5); review plan and disclosure statement (.5); analysis re plan objection and case strategy (2.0); call with A. Miller et al re plan supplement (.5).	Gilad, E.E.	13.5
12/07/2020	Review report re status conference (.2); review draft confirmation objection (.4).	Merola, F.A.	0.6

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12/07/2020	Call with E. Gilad and J. Pierce related to plan supplement documents (.5); review draft of plan supplement documents (1.2).	Miller, A.P.	1.7
12/07/2020	Prepare for depositions and contested confirmation litigation.	Pasquale, K.	11.0
12/07/2020	Research re: confirmation issues (2.9); analysis of expert report of Jim Grady on liquidation analysis (.2); emails w/ G. Sasson and I. Sasson re: same (.1); call w/ G. Sasson re: liquidation analysis (.4); review and comment on G. Sasson's 12/7 draft confirmation objection (2.2); call w/ E. Gilad, A. Miller and G. Sasson re: plan supplement (.4); emails w/ A. Miller re: plan supplement review (.1); emails w/ Stroock team re: confirmation objection (.1); review E. Gilad comments to confirmation objection (.1); revise confirmation objection per E. Gilad comments (2.1).	Pierce, J.M.	8.6
12/07/2020	Review expert report (1.6); review caselaw re: plan objection (2.9); draft and revise plan objection (4.3); call with J. Pierce re: same (.3).	Sasson, G.	9.1
12/08/2020	Call w/ internal team re confirmation objections and litigation strategy (.9); correspondence w/ internal team re same (1.1); review and analyze Greenhill expert report (.3); correspondence w/ AlixPartners team re plan issues (.7); review third party expert reports (1.0); correspondence w/ Debtors re case and settlement/confirmation update (1.0); call re business plan, valuation and confirmation testimony with AlixPartners and Greenhill (1.1); follow-up correspondence re same (1.6); correspondence w/ internal team re same (.5); follow-up call with AlixPartners and Greenhill re same (.6); discussions w/ Greenhill team re rights offering (1.0); settlement call w/ Paul Weiss (.5); review list of questions for Owens deposition (.5); research, analysis, discussions regarding pending confirmation objection and related arguments (3.0).	Gilad, E.E.	13.8
12/08/2020	Research regarding confirmation issues.	Keller, G.R.	3.6

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12/08/2020	Review E. Gilad comments re conference objection.	Merola, F.A.	0.2
12/08/2020	Review plan supplement documents.	Miller, A.P.	1.4
12/08/2020	Prepare for depositions and contested confirmation litigation.	Pasquale, K.	13.5
12/08/2020	Emails w/ G. Keller re: supplemental confirmation research (.2); analysis of GUC cash out election mechanics (.1); emails w/ A. Roth-Moore (Cole Schotz) re: same (.1); emails w/ K. Pasquale re: AlixPartners expert report issues (.1); emails w/ C. Giancaspro (AlixPartners) re: same (.1); call w/ G. Sasson re: confirmation objection (.2); emails w/ G. Sasson re: same (.1); call w/ E. Gilad, K. Pasquale, G. Sasson and I. Sasson re: confirmation objection (.9); revise confirmation objection per E. Gilad comments (5.6).	Pierce, J.M.	7.4
12/08/2020	Review expert reports (2.1); draft and revise plan objection (4.3); call with J. Pierce re: same (.2); correspondence with J. Pierce re same (.9); calls with AlixPartners and Greenhill re: objection and expert reports (1.1); call w/ Stroock team re: plan objection and expert reports (1.1).	Sasson, G.	9.7
12/08/2020	Stroock, Greenhill, AlixPartners professionals call (.6); call with Stroock team re Greenhill recovery analysis (.5); follow up call with Stroock team re same (.4).	Sasson, I.S.	1.5
12/09/2020	Call w/ AlixPartners re preparation for Owens deposition (.5); call w/ professionals and Jefferies re confirmation (.5); review plan-related case pleadings filed in case (2.0); review and comment on expert reports (.8); review and comment on plan analysis (1.8); correspondence with AlixPartners and Greenhill re same (.9); coordination call w/ AlixPartners and Greenhill re testimony and confirmation matters (1.0); call w / AlixPartners re plan analysis (.8); discussions/analysis re plan supplement and corporate issues (1.0); call w/ DIP lender counsel re plan process (.5); review and comment on plan objection (4.0).	Gilad, E.E.	13.8

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12/09/2020	Continue to review plan supplement documents (1.4); draft high level summary of same (.8).	Miller, A.P.	2.2
12/09/2020	Prepare for depositions and contested confirmation litigation.	Pasquale, K.	14.0
12/09/2020	Review A. Miller summary of plan supplement review (.1); analyze AlixPartners plan analysis (.2); call w/ Jefferies re: plan analysis (.5); review E. Gilad comments to draft Benipal report (.1); review F. Merola comments to draft confirmation objection (.2); correspondence w/ G. Sasson re: confirmation objection (.3); call w/ E. Gilad, et al re: confirmation objection/strategy (.7); call w/ Greenhill re: plan analysis (.3); research re: confirmation issues (.4); further review and revise confirmation objection (1.1); review revised Greenhill recovery analysis (.2); emails w/ G. Mack (Greenhill), J. Gaglione (Greenhill) and E. Gilad re: same (.1).	Pierce, J.M.	4.2
12/09/2020	Review and revise plan objection (2.1); review expert reports (1.4); calls with Committee advisors re: same (.7).	Sasson, G.	4.2
12/09/2020	Call with Stroock and AlixPartners teams re Owens deposition questions (1.0); call with Stroock team re next steps (.5); call with Stroock, Greenhill and AlixPartners teams re same (.8).	Sasson, I.S.	2.3
12/10/2020	Plan settlement discussions w/ Kirkland and Paul Weiss re litigation status and protocol (2.0); call w/ Committee member's counsel re confirmation and litigation status (1.0); review and comment on final form of Greenhill deck (1.0); correspondence w/ Greenhill and AlixPartners team re objection and plan (1.0); review and comment on plan objection (4.2); correspondence w/ internal team re same (1.9); finalize same (.7).	Gilad, E.E.	11.8
12/10/2020	Reviewed UCC objection to the plan (.5) review AlixPartners and Greenhill expert reports (1.6).	Keller, G.R.	2.1
12/10/2020	Correspond with T. Sadler re precedent (.1);	Laskowski, M.D.	1.8

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	correspond with M. Magzamen re precedent status (.1); research precedent (1.6).		
12/10/2020	Call with Kirkland and Paul Weiss re settlement (4); correspondence with Kirkland re settlement call (.1).	Merola, F.A.	0.5
12/10/2020	Research re: precedent disclosure statements and obtain samples for attorney review.	Mohamed, D.	1.1
12/10/2020	Prepare for depositions and contested confirmation litigation (11.7); call w/ debtors re settlement issues (1.2).	Pasquale, K.	12.9
12/10/2020	Review E. Gilad comments to confirmation objection (.2); emails w/ T. Sadler re: precedent expert reports (.2); review Greenhill expert report (.2); emails w/ Stroock team re: expert reports (.1); email w/ Committee re: same (.1); review and revise draft confirmation objection (5.7); call w/ Kirkland and Paul Weiss re: potential confirmation settlement (.4).	Pierce, J.M.	6.9
12/10/2020	Review and comment on plan objection (2.6); correspondence with Stroock team re: settlement structure and objection arguments (2.1); review expert reports (.9).	Sasson, G.	5.6
12/11/2020	Discussions w/ Greenhill re objection (1.7); call w/ indenture trustee re plan process (.5); settlement discussions w/ Paul Weiss (.8); related discussions with Committee professionals (1.2).	Gilad, E.E.	4.2
12/11/2020	Correspondence w/ internal team related to Committee settlement terms.	Miller, A.P.	0.6
12/11/2020	Review and revise draft confirmation objection.	Pasquale, K.	1.0
12/11/2020	Call w/ Committee professionals re: update on plan settlement discussions (.3); follow-up call w/ Stroock team re: same (.1).	Pierce, J.M.	0.4
12/11/2020	Review plan objection (.6); review expert reports (.4); calls with Stroock team re: settlement structures (.9).	Sasson, G.	1.9
12/12/2020	Correspondence w/ internal team re plan	Gilad, E.E.	0.5

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	settlement.		
12/13/2020	Plan settlement negotiations and discussions w/ Kirkland and Paul Weiss (4.0); correspondence w/ Kirkland re rights offering procedures (1.0).	Gilad, E.E.	5.0
12/13/2020	Correspondence with Kirkland re rights offering procedures.	Merola, F.A.	0.1
12/13/2020	Call with Kirkland re settlement (.3); correspondence with E. Gilad re same (.1).	Sasson, I.S.	0.4
12/14/2020	Research re proposed slate of new directors for reorganized XOG.	Diaz, C.M.	0.8
12/14/2020	Review plan objections (1.1), internal correspondence and analysis re GUC rights offering and GUC claim estimates (.5); internal discussions and calls w/ Greenhill re modified expert report (.5); discussions w/ AlixPartners re updated GUC cash out recovery analysis (.5); review ARB expert reports (.5); prepare expert reports for delivery (.3); internal discussions re same (.2); research and analysis re plan issues (.5); correspondence w/ debtors re plan status and settlement updates (.5); correspondence w/ Paul Weiss re new board members (.2); review updated settlement motions filed w/ Court (.3).	Gilad, E.E.	5.1
12/14/2020	Correspondence with AlixPartners re settlement analysis (.2); review Greenhill correspondence re expert report (.2).	Merola, F.A.	0.4
12/14/2020	Review draft GUC rights offering procedures and form.	Miller, A.P.	1.4
12/14/2020	Correspondence re litigation status, depositions, expert reports w/ Kirkland and internal team (2.0); review ARB's expert reports (.6).	Pasquale, K.	2.6
12/14/2020	Emails w/ Greenhill and AlixPartners re: expert reports.	Pierce, J.M.	0.1
12/14/2020	Correspondence with Committee professionals and Stroock team re: plan litigation.	Sasson, G.	0.8
12/15/2020	Call w/ Greenhill re expert report and Aries database (1.0); discussions w/ Committee	Gilad, E.E.	14.0

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professionals and Stroock team re modified price assumptions and impact on value (2.0); review updated GUC rights offering procedures prepared by Kirkland (.5); review materials re indenture trustee fee reimbursement materials (5.0); review draft section of confirmation brief re same (.5); review updated plan supplements (1.0); discussions w/ Paul Weiss re same (.5); review sealed pleadings (.5); discussions with counsel to various midstream parties (1.5); internal discussions re confirmation reply to be filed by Committee (.5); internal discussions re depositions and confirmation litigation process (.5); discussions w/ financial advisors re subscription right valuations (.5).

12/15/2020	Review GUC rights offering document (.4); review Kirkland correspondence re GUC rights offering (.1).	Merola, F.A.	0.5
12/15/2020	Continue to review draft GUC rights offering procedures (.5) and subscription form (.5); provide comments on procedures and form (1.3); correspondence with E. Gilad on GUC rights offering (.4); analyze various issues on procedures (.7).	Miller, A.P.	3.4
12/15/2020	Confer w/ internal team re litigation and confirmation issues.	Pasquale, K.	1.8
12/15/2020	Draft summary of UST objection to confirmation (1.2); review Kirkland's draft reply to UST confirmation objection re: payment of Indenture Trustee fees and Consenting Senior Noteholder fees and expenses (.2); review and comment on E. Gilad's draft update email to the Committee re: plan issues (.2); emails w/ Committee professionals re: status of plan-related settlements (.1); emails w/ E. Gilad re: joinder in Debtors' reply to UST objection to indenture trustee fees (.2); research re: confirmation issues (.6); emails w/ E. Gilad and A. Miller re: GUC rights offering procedures (.3); draft reply to UST objection (2.4); emails w/ Kirkland re: GUC rights offering procedures (.1).	Pierce, J.M.	5.3
12/16/2020	Call with internal team re GUC rights offering	Diaz, C.M.	2.4

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	(.6); revise GUC rights offering (.6); call with Kirkland re settlement (.6); call with Kirkland re rights offering procedures (.6).		
12/16/2020	Attend calls with Debtors re settlement update (.6); rights offering procedures (.6).	Fraser, A.A	1.2
12/16/2020	Review modified plan prepared by Kirkland (1.0); comments re same (.5); draft update to UCC (.5); discussions re composition of board (.5); internal discussion re GUC rights offering procedures (1.0); call w/ Kirkland re settlement update (.5); call w/ Kirkland re rights offering procedures (.5); calls and discussions w/ Kirkland and midstream parties re settlement status w/ midstream parties (1.0); review and comment on Committee reply to UST confirmation objection (3.0); further discussions re GUC rights offering and subscription rights (.5); discussions/comments to plan (1.0); review voting tabulation (.1); review settlement pleadings (1.0); call w/ Kirkland re rights offering procedures (1.0); review plan summary for Committee (.5).	Gilad, E.E.	12.6
12/16/2020	Call w/ Kirkland re settlement update (.6); call w/ Kirkland re final rights offering procedures call (.5); review updates re Committee email (.2).	Keller, G.R.	1.3
12/16/2020	Review Kirkland correspondence re midstream negotiation (.2); Call w/ Kirkland re settlement (.6); review Kirkland correspondence re amended plan (.1); review correspondence with Kirkland re RMM negotiations (.1); review reply re UST Objection (.2); review redlined plan re Committee settlement (.3); review ballot tabulation (.2).	Merola, F.A.	1.7
12/16/2020	Revise GUC exercise form for rights offering (2.1); review revised GUC rights offering procedures (1.0); participate on call with E. Gilad and C. Diaz related to GUC rights offering (.8); participate on call with Kirkland related to same (.6); further revise exercise form per Kirkland call (.3).	Miller, A.P.	4.8
12/16/2020	Discussions re confirmation issues, status,	Pasquale, K.	6.2

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	litigation (2.2); review transcripts, confirmation pleadings in preparation for litigation, hearing (3.0); review draft plan (.5); call w/ debtors re confirmation status (.5).		
12/16/2020	Continue drafting reply to UST plan objection (1.6); revise draft reply to UST plan objection (.4); emails w/ Stroock team re: same (.1); email w/ Committee re: draft reply (.1); emails w/ Cole Schotz re: filing of same (.1); call w/ E. Gilad, A. Miller and C. Diaz re: comments to GUC rights offering procedures and subscription form (.6); review and comment on Kirkland's 12/15 draft fourth amended plan (1.3); emails w/ Stroock team re: same (.1); update call w/ Kirkland and Stroock teams (.6).	Pierce, J.M.	4.9
12/16/2020	Call with Debtors counsel re settlement updates.	Sadler, T.M.	0.5
12/16/2020	Calls with Committee professionals re: plan litigation.	Sasson, G.	0.8
12/16/2020	Call with Debtors re settlement update.	Sasson, I.S.	0.5
12/17/2020	Revise GUC rights offering procedures.	Diaz, C.M.	1.3
12/17/2020	Review sealed pleadings (1.0); calls, negotiations, review and comment on GUC rights offering procedures (2.0); several discussions w /debtors re midstream status (1.5); several discussions w/ midstream parties re settlement status and confirmation issues (2.0); review updated Jefferies report (.5); prepare for and participate in Committee professionals call re status (.5); discussions re NGL settlement (1.0); review updated plan and negotiations re same (2.0); discussions re witness lists and confirmation testimony (1.0).	Gilad, E.E.	11.5
12/17/2020	Review amended plan supplement (.3); review redline plan (.3); review rights offering procedures mark-up (.3); review Kirkland correspondence re midstream update (.2).	Merola, F.A.	1.1
12/17/2020	Review revised GUC rights offering procedures and exercise form (1.4); provide additional comments on same (.5); respond to E. Gilad questions on same (.4).	Miller, A.P.	2.3

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12/17/2020	Correspondence re confirmation issues, status, litigation (1.5); confer w/ team re witness and exhibit list (.3); prepare same (.4).	Pasquale, K.	2.2
12/17/2020	Review E. Gilad email re: update on status of NGL and ARB settlements (.1); emails w/ J. Gaglione (Greenhill) re: same (.1); review and comment on GUC rights offering procedures and exercise form (1.9); emails w/ E. Gilad, A. Miller and C. Diaz re: same (.3); review first amended plan supplement (.3); emails w/ Committee professionals re: same (.1); review E. Gilad comments to GUC rights offering procedures (.2); discuss w/ C. Diaz re: revisions to GUC rights offering procedures (.2).	Pierce, J.M.	3.2
12/17/2020	Discuss with K. Pasquale re exhibit and witness list (.3); email to Cole Schotz team re same (.2); draft and revise same (1.3).	Sasson, I.S.	1.8
12/18/2020	Calls w/ midstream counsel (2.0); comments, calls and negotiations w/ Kirkland re plan, rights offering procedures and plan related materials (3.0); internal discussions re delivery of Committee reports (1.0); finalize Committee reports (.5); discussions re confirmation litigation process (1.6).	Gilad, E.E.	8.1
12/18/2020	Confer w/ SSL team re confirmation strategy (.5); review confirmation brief and supporting declarations (.7); review comments to 12/15 Plan draft and related correspondence (.3); review Proposed Conference Order (.7); correspondence with Kirkland re midstream negotiation (.2).	Merola, F.A.	2.4
12/18/2020	Review draft plan (.8); review disclosure statement in connection with rights offering and securities laws considerations (.7).	Miller, A.P.	1.5
12/18/2020	Discuss w/, AlixPartners, Greenhill re strategy and status (2.4); review Debtors' confirmation declarations and reply brief (2.0).	Pasquale, K.	4.4
12/18/2020	Call w/ Committee professionals re: updates on plan-related settlements and strategic considerations (.6); mark up draft fourth	Pierce, J.M.	2.8

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amended plan per E. Gilad comments (.6); review and comment on Kirkland's 12/17 iterative changes to fourth amended plan (.5); emails w/ E. Gilad re: plan comments (.3); circulate plan comments to Kirkland (.1); review filed version of fourth amended plan (.4); summarize notable changes for Stroock team (.3).

12/18/2020	Calls with Committee professionals re: confirmation issues.	Sasson, G.	1.1
12/18/2020	Call with Stroock, Greenhill, and AlixPartners teams re next steps.	Sasson, I.S.	0.5
12/19/2020	Correspondence w/ midstream counsel (.5); review midstream pleadings (2.5); internal discussions re same (.5); review Debtors' estimation reply (.5).	Gilad, E.E.	4.0
12/19/2020	Review Kirkland modified Plan (.3); review redline GUC rights offering procedures (.3); correspondence with AlixPartners re GUC cash out (.2); review Kirkland correspondence re midstream negotiation (.2).	Merola, F.A.	1.0
12/19/2020	Review pre-hearing pleadings, motions in limine, in prep for confirmation hearing (1.6); prepare for possible depositions (2.2); emails w/ team re status (.3).	Pasquale, K.	4.1
12/20/2020	Update discussions w/ internal team re settlement, finalizing related documents.	Fraser, A.A.	0.6
12/20/2020	Review disclosure statement supplement (2.0); review updated draft of plan, rights offering procedures prepared by Kirkland (2.0); internal call re right offering procedures (.1); internal correspondence re same (.6); call w/ J. Pierce re plan and confirmation order comments (.3); call w/ debtors re rights offering procedures (.5); prepare for confirmation hearing (2.0); call w/ ARB re confirmation (.5).	Gilad, E.E.	8.0
12/20/2020	Participate in Kirkland call re GUC rights offering procedure (.4); review changes to Plan (.2); review redlined confirmation order (.2); correspondence with Greenhill re equity splits	Merola, F.A.	1.9

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	(.2); correspondence with AlixPartners re class 6 composition (.2); review AlixPartners correspondence re GUC cash out (.2); review revised Miller declaration (.2); correspondence with Kirkland re plan and confirmation order (.2); correspondence with Kirkland re USA objection (.1).		
12/20/2020	Review revised rights offering procedures for GUCs (1.2); participate on call with Kirkland and advisors related to same (.8); review/respond to various emails related to subscription/exercise mechanics (.4).	Miller, A.P.	2.4
12/20/2020	Review plan, confirmation order, pleadings in preparation for hearing (2.6); emails w/ team re status (.8).	Pasquale, K.	3.4
12/20/2020	Review and comment on drafts of the plan (2.5); emails w/ E. Gilad re: same (.2); review and comment on Kirkland/Paul Weiss comments to GUC rights offering procedures (.6); emails w/ A. Miller and E. Gilad re: same (.1); call w/ A internal team re: GUC rights offering procedures (.1); call w/ E. Gilad re: plan and confirmation order comments (.3); review and comment on draft confirmation order (3.0); review and comment on disclosure statement supplement (.8); emails w/ Kirkland re: GUC rights offering procedures and scheduling call to discuss same (.2); emails w/ Kirkland re: Stroock 12/20 comments to fourth amended plan (.1); call w/ Kirkland re: GUC rights offering procedures (.6); emails w/ Kirkland and Whiteford Taylor re: plan (.3); emails w/ Kirkland re: confirmation order comments (.1).	Pierce, J.M.	8.9
12/20/2020	Call w/ Kirkland re GUC rights offering procedures (.4); internal correspondence re recent updates, GUC rights offering and status (1.5).	Sadler, T.M.	1.9
12/21/2020	Review various confirmation related filings (3.0); prepare for confirmation hearing (3.0); prepare Committee summary (.5); review disclosure statement supplement (2.0); comments re same (1.0); review updated drafts of GUC rights offering procedures (1.0);	Gilad, E.E.	15.0

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discussions re same (.5); discussions re GUC claim amounts (.5); discussions w/ ARB re confirmation (1.0); review claim purchase deal documents (.5); plan and disclosure statement negotiations (1.0); numerous calls and correspondence re same (1.0).

12/21/2020	Review amended plan and conference order (.3); review WSFS pleading in support of re conference (.2); review comments re disclosure statement supplement (.2); review Greenhill correspondence re equity splits (.2); review redline of rights offering procedures (.3); correspondence re GUC rights offering procedures (.2); review confirmation order mark-up (.2); correspondence with AlixPartners re GUC cash out election (.2); review Kirkland correspondence re GUC rights offering (.2).	Merola, F.A.	2.0
12/21/2020	Further review rights offering procedures and exercise form (.6); participate on calls related to same (.4); review plan (.5) review disclosure statement (.4); review supplement to disclosure statement (.6).	Miller, A.P.	2.5
12/21/2020	Emails w/ team re confirmation issues (.4); review revised plan documents and comments re same (.8).	Pasquale, K.	1.2
12/21/2020	Review and comment on Kirkland's 12/20 draft disclosure statement supplement (.5); emails w/ Stroock team re: same (.3); discussions w/ E. Gilad re: plan and confirmation order comments (.3); emails w/ E. Gilad re: same (.3); review and comment on fifth amended plan (.7); review and comment on proposed form of confirmation order (.8); emails w/ AlixPartners re: GUC cash out election calculations (.1); review Kirkland draft revised 5th amended plan (.2); review Kirkland revised draft confirmation order (.2); review Kirkland comments to disclosure statement supplement (.3); emails w/ E. Gilad and T. Sadler re: same (.2); emails w/ A. Miller re: Kirkland comments to GUC rights offering procedures and exercise form (.1); review and comment on Kirkland's 12/21 draft of the disclosure statement supplement (.6); review 12/22 filed versions of plan, confirmation order	Pierce, J.M.	6.8

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and second amended plan supplement (.4); emails w/ Stroock team re: same (.1); emails w/ Kirkland and Paul Weiss re: status of Midstream settlement transaction term sheets (.2); call w/ Kirkland and Paul Weiss re: plan/confirmation order issues (.4); call w/ A. Weinhouse (Kirkland) re: plan/confirmation order issues (.2); emails w/ Kirkland re: plan, confirmation order and GUC rights offering issues/comments (.9).

12/21/2020	Review revised plan (.5) and correspondence w/ internal team re same (.4); revise disclosure statement supplement (2.8) and correspondence w/ internal team re same (.3).	Sadler, T.M.	4.0
12/22/2020	Review and comment on revisions to multiple iterations of confirmation order, disclosure statement supplement (3.0); calls and negotiations re same (2.0); review exercise form and rights offering related materials (1.0); review claim buyout documents (2.0); review midstream settlement term sheet (.5); calls, internal discussions, and negotiations re same (1.0).	Gilad, E.E.	9.5
12/22/2020	Review correspondence re rights offering cutback (.2); review revised plan and confirmation order (.4); review comments re disclosure statement supplement (.2); review GUC rights offering exercise form (.2); review disclosure statement supplement and related correspondence (.2); review revised conference order (.3); review Kirkland correspondence re GUC rights offering mechanics (.2); exchange correspondence re plan changes (.2); correspondence with Kirkland re ARB settlement (.2); review correspondence with Kirkland re confirmation order (.2).	Merola, F.A.	2.3
12/22/2020	Revise drafts of GUC rights offering procedures and exercise form (3.4); review comments by E. Gilad to same (.6); respond to emails related to revisions (.5); review revised form by Kirkland (.5); and provide additional comments on same (.4).	Miller, A.P.	5.4
12/22/2020	Emails w/ E. Gilad re: status of plan-related	Pierce, J.M.	4.1

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documents (.3); review and comment on GUC rights offering procedures and exercise form (.6); review ARB settlement term sheet (.2); emails w/ Committee professionals re: same (.1); emails w/ E. Gilad re: settlement term sheets (.4); correspondence w/ E. Gilad re: plan issues (.2); call w/ Kirkland re: GUC rights offering procedures (.4); review and comment on disclosure statement supplement (.6); review and comment on plan (.3); review and comment on confirmation order (.7); emails w/ Kirkland and Paul Weiss re: midstream settlement transaction term sheets (.1); emails w/ Kirkland re: GUC rights offering procedures (.1); emails w/ Kirkland re: DS supplement comments (.1).

12/22/2020	Review and revise rights offering procedures draft.	Sadler, T.M.	0.7
12/23/2020	Discussions and negotiations re GUC rights offering, procedures, exercise form, rights offering mechanics (4.0); call w. Kirkland re same (.5); internal discussions re same (1.0); update to Committee re current drafts of deal documents (.5); revisions to disclosure statement supplement (3.0); review confirmation order (1.0).	Gilad, E.E.	10.0
12/23/2020	Review GUC schedule re GUC rights offering (.2); review entered confirmation order (.2); correspondence with Kirkland re GUC rights offering (.2).	Merola, F.A.	0.6
12/23/2020	Follow up related to GUC rights offering procedures.	Miller, A.P.	0.4
12/23/2020	Review filed versions of plan, disclosure statement supplement, confirmation order (.3); emails w/ E. Gilad re: same (.1); emails w/ E. Bell (AlixPartners) re: plan questions (.1); emails w/ AlixPartners re: GUC claims schedule (.1); emails w/ R. Fiedler & A. Weinhouse (Kirkland) re: plan (.1); emails w/ Kirkland re: GUC claims schedule and rights exercise form (.1).	Pierce, J.M.	0.8

 SUMMARY OF HOURS

HOURS

RATE

TOTAL

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SUMMARY OF HOURS	HOURS	RATE	TOTAL
Diaz, Caroline M.	4.5	\$ 550	\$ 2,475.00
Fraser, Alexander A	1.8	675	1,215.00
Gilad, Erez E.	193.7	1,475	285,707.50
Keller, Gilana R.	25.7	535	13,749.50
Laskowski, Mathew D.	1.8	450	810.00
Loonam, Elizabeth A.	0.9	975	877.50
Magzamen, Michael	0.8	450	360.00
Merola, Frank A.	18.1	1,475	26,697.50
Miller, Allison P.	30.0	1,350	40,500.00
Mohamed, David	3.6	370	1,332.00
Pasquale, Kenneth	113.9	1,475	168,002.50
Pierce, Jason M.	71.6	995	71,242.00
Sadler, Tess M.	7.1	595	4,224.50
Sasson, Gabriel	60.6	1,095	66,357.00
Sasson, Isaac S.	11.3	940	10,622.00
TOTAL FOR PROFESSIONAL SERVICES RENDERED		\$ 694,172.00	
TOTAL FOR THIS MATTER		\$ 694,172.00	

Any disbursement balances shown are compiled from original sources as entered on our records to the billing date shown.
Any disbursements/charges invoiced to us or posted by us subsequent to that date will be reflected in future billing.

Exhibit B

EXHIBIT B

**EXTRACTION OIL & GAS, INC., *ET AL.*
EXPENSE SUMMARY
DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020**

Expense Category	Amount
Long Distance Telephone	\$ 225.35
Court Reporting Services	\$ 2,090.30
Lexis/Nexis	\$ 285.84
Westlaw	\$ 9,711.36
Total	\$ 12,312.85

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DISBURSEMENT REGISTER

INVOICE NO.	781912
CLIENT	Official Committee of Unsecured Creditors of Fieldwood Energy LLC, <i>et al.</i>

FOR DISBURSEMENT SERVICES RENDERED in the captioned matter for the period through December 23, 2020, including:

DATE	DESCRIPTION	AMOUNT
Long Distance Telephone		
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 2128061331 for 10 Minutes; Invoice # 2128065400-120620	0.55
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 6466780860 for 14 Minutes; Invoice # 2128065400-120620	0.77
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 8326610000 for 62 Minutes; Invoice # 2128065400-120620	3.37
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 2128066689 for 28 Minutes; Invoice # 2128065400-120620	1.53
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 2149536612 for 18 Minutes; Invoice # 2128065400-120620	0.99
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 3022993199 for 11 Minutes; Invoice # 2128065400-120620	0.59
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 10 Minutes; Invoice # 2128065400-120620	0.55
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 7202027297 for 11 Minutes; Invoice # 2128065400-120620	0.59
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 3105565802 for 14 Minutes; Invoice # 2128065400-120620	0.77
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 17137392030 for 15 Minutes; Invoice # 2128065400-120620	0.82
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 14 Minutes; Invoice # 2128065400-120620	0.77

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DATE	DESCRIPTION	AMOUNT
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 9085072983 for 2 Minutes; Invoice # 2128065400-120620	0.11
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 3039684846 for 12 Minutes; Invoice # 2128065400-120620	0.66
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065669 for 9 Minutes; Invoice # 2128065400-120620	0.49
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 7 Minutes; Invoice # 2128065400-120620	0.38
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 6465923513 for 13 Minutes; Invoice # 2128065400-120620	0.70
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065562 for 12 Minutes; Invoice # 2128065400-120620	0.66
12/03/2020	SoundPath Conferencing Services by Michael Magzamen to 8324414359 for 24 Minutes; Invoice # 2128065400-120620	1.32
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 9176927974 for 92 Minutes; Invoice # 2128065400-121320	5.02
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 3105565802 for 117 Minutes; Invoice # 2128065400-121320	6.39
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 7186262565 for 13 Minutes; Invoice # 2128065400-121320	0.70
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 136 Minutes; Invoice # 2128065400-121320	7.41
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065475 for 150 Minutes; Invoice # 2128065400-121320	8.17
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 6466780860 for 139 Minutes; Invoice # 2128065400-121320	7.58
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 2128061331 for 34 Minutes; Invoice # 2128065400-121320	1.86
12/11/2020	SoundPath Conferencing Services by Michael Magzamen to 2128061331 for 42 Minutes; Invoice # 2128065400-121320	2.30
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 8327273215 for 41 Minutes; Invoice # 2128065400-122720	2.23

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DATE	DESCRIPTION	AMOUNT
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 3039684846 for 52 Minutes; Invoice # 2128065400-122720	2.85
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 2128066689 for 64 Minutes; Invoice # 2128065400-122720	3.49
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 55 Minutes; Invoice # 2128065400-122720	3.00
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065562 for 54 Minutes; Invoice # 2128065400-122720	2.95
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 52 Minutes; Invoice # 2128065400-122720	2.85
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 7202027297 for 50 Minutes; Invoice # 2128065400-122720	2.72
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 4055905494 for 36 Minutes; Invoice # 2128065400-122720	1.96
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 4155951132 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 52 Minutes; Invoice # 2128065400-122720	2.85
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 8326610000 for 37 Minutes; Invoice # 2128065400-122720	2.02
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 19 Minutes; Invoice # 2128065400-122720	1.04
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 3109080760 for 51 Minutes; Invoice # 2128065400-122720	2.78
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 5 Minutes; Invoice # 2128065400-122720	0.28
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 12812207257 for 52 Minutes; Invoice # 2128065400-122720	2.85
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 7183761850 for 51 Minutes; Invoice # 2128065400-122720	2.78
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to	2.14

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DATE	DESCRIPTION	AMOUNT
	2128065669 for 39 Minutes; Invoice # 2128065400-122720	
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 43 Minutes; Invoice # 2128065400-122720	2.34
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 6466780860 for 53 Minutes; Invoice # 2128065400-122720	2.89
12/21/2020	SoundPath Conferencing Services by Michael Magzamen to 3038083544 for 49 Minutes; Invoice # 2128065400-122720	2.67
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 3 Minutes; Invoice # 2128065400-122720	0.15
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065400 for 11 Minutes; Invoice # 2128065400-122720	0.59
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8326610000 for 3 Minutes; Invoice # 2128065400-122720	0.15
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 12812207257 for 12 Minutes; Invoice # 2128065400-122720	0.66
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6466780860 for 10 Minutes; Invoice # 2128065400-122720	0.55
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2146952229 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 10 Minutes; Invoice # 2128065400-122720	0.55
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8326610000 for 9 Minutes; Invoice # 2128065400-122720	0.49
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 3 Minutes; Invoice # 2128065400-122720	0.15
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8327273215 for 12 Minutes; Invoice # 2128065400-122720	0.66
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 12 Minutes; Invoice # 2128065400-122720	0.66

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DATE	DESCRIPTION	AMOUNT
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065400 for 34 Minutes; Invoice # 2128065400-122720	1.86
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065400 for 5 Minutes; Invoice # 2128065400-122720	0.28
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6465923513 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3039684846 for 20 Minutes; Invoice # 2128065400-122720	1.09
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 3 Minutes; Invoice # 2128065400-122720	0.15
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 14 Minutes; Invoice # 2128065400-122720	0.77
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 12812207257 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6465923513 for 24 Minutes; Invoice # 2128065400-122720	1.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 135 Minutes; Invoice # 2128065400-122720	7.36
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2149536612 for 108 Minutes; Invoice # 2128065400-122720	5.88
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3109080760 for 21 Minutes; Invoice # 2128065400-122720	1.14
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 3 Minutes; Invoice # 2128065400-122720	0.15
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3022993199 for 4 Minutes; Invoice # 2128065400-122720	0.23

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DATE	DESCRIPTION	AMOUNT
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 130 Minutes; Invoice # 2128065400-122720	7.10
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 62 Minutes; Invoice # 2128065400-122720	3.37
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7247198194 for 8 Minutes; Invoice # 2128065400-122720	0.43
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7202027297 for 147 Minutes; Invoice # 2128065400-122720	8.03
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3109080760 for 15 Minutes; Invoice # 2128065400-122720	0.82
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8324414359 for 12 Minutes; Invoice # 2128065400-122720	0.66
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8327273215 for 13 Minutes; Invoice # 2128065400-122720	0.70
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 15 Minutes; Invoice # 2128065400-122720	0.82
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7208102874 for 6 Minutes; Invoice # 2128065400-122720	0.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 15 Minutes; Invoice # 2128065400-122720	0.82
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065562 for 45 Minutes; Invoice # 2128065400-122720	2.45
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3105565802 for 128 Minutes; Invoice # 2128065400-122720	6.99
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2149536612 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 8327273215 for 118 Minutes; Invoice # 2128065400-122720	6.44
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 12 Minutes; Invoice # 2128065400-122720	0.66
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to	0.23

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DATE	DESCRIPTION	AMOUNT
	8327273215 for 4 Minutes; Invoice # 2128065400-122720	
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 20 Minutes; Invoice # 2128065400-122720	1.09
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6465923513 for 140 Minutes; Invoice # 2128065400-122720	7.65
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128066689 for 236 Minutes; Invoice # 2128065400-122720	12.86
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 5 Minutes; Invoice # 2128065400-122720	0.28
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 81 Minutes; Invoice # 2128065400-122720	4.43
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6466183600 for 30 Minutes; Invoice # 2128065400-122720	1.64
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 18602996661 for 71 Minutes; Invoice # 2128065400-122720	3.87
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3039684846 for 10 Minutes; Invoice # 2128065400-122720	0.55
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3473712161 for 4 Minutes; Invoice # 2128065400-122720	0.23
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 2128065562 for 16 Minutes; Invoice # 2128065400-122720	0.88
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 16466780860 for 131 Minutes; Invoice # 2128065400-122720	7.14
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 12812207257 for 61 Minutes; Invoice # 2128065400-122720	3.32
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 6466780860 for 9 Minutes; Invoice # 2128065400-122720	0.49
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 3 Minutes; Invoice # 2128065400-122720	0.15

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DATE	DESCRIPTION	AMOUNT
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 11 Minutes; Invoice # 2128065400-122720	0.59
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3038083544 for 127 Minutes; Invoice # 2128065400-122720	6.92
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7183447694 for 45 Minutes; Invoice # 2128065400-122720	2.45
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3107663745 for 5 Minutes; Invoice # 2128065400-122720	0.28
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 7202027297 for 12 Minutes; Invoice # 2128065400-122720	0.66
12/22/2020	SoundPath Conferencing Services by Michael Magzamen to 3038083544 for 13 Minutes; Invoice # 2128065400-122720	0.70
Long Distance Telephone Total		225.35
Court Reporting Services		
12/21/2020	VENDOR: TSG Reporting, Inc.; INVOICE#: 2035113; DATE: 12/15/2020; Extraction Oil & Gas, Inc., et al.; Witness- Matt Owens	2,090.30
Court Reporting Services Total		2,090.30
Lexis/Nexis		
12/08/2020	Research on 12/8/2020	214.56
12/09/2020	Research on 12/9/2020	71.28
Lexis/Nexis Total		285.84
Westlaw		
12/01/2020	Duration 0:0:0; by Keller, Gilana R.	5,362.56
12/02/2020	Duration 0:0:0; by Keller, Gilana R.	2,293.92
12/03/2020	Duration 0:0:0; by Pasquale, Kenneth	213.84
12/03/2020	Duration 0:0:0; by Keller, Gilana R.	71.28
12/06/2020	Duration 0:0:0; by Pierce, Jason M.	71.28
12/07/2020	Duration 0:0:0; by Pierce, Jason M.	318.24
12/08/2020	Duration 0:0:0; by Keller, Gilana R.	71.28

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DATE	DESCRIPTION	AMOUNT
12/09/2020	Duration 0:0:0; by Pierce, Jason M.	142.56
12/10/2020	Duration 0:0:0; by Keller, Gilana R.	738.72
12/15/2020	Duration 0:0:0; by Pierce, Jason M.	213.84
12/21/2020	Duration 0:0:0; by Pasquale, Kenneth	71.28
12/22/2020	Duration 0:0:0; by Pasquale, Kenneth	142.56
Westlaw Total		9,711.36

 MATTER DISBURSEMENT SUMMARY

Long Distance Telephone	\$ 225.35
Court Reporting Services	2090.30
Lexis/Nexis	285.84
Westlaw	9711.36

TOTAL DISBURSEMENTS/CHARGES	\$ 12,312.85
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Any disbursement balances shown are compiled from original sources as entered on our records to the billing date shown.
 Any disbursements/charges invoiced to us or posted by us subsequent to that date will be reflected in future billing.

**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)

Obj. Deadline: February 19, 2021 at 4:00 p.m.

Hearing Date: *Only if objections are filed*

NOTICE OF FEE APPLICATION

PLEASE TAKE NOTICE that, on January 29, 2021, the Official Committee of Unsecured Creditors (the “Committee”) filed the **Sixth Monthly Fee Application of Stroock & Stroock & Lavan LLP, Lead Counsel to the Official Committee of Unsecured Creditors, for Allowance of Compensation and Reimbursement of Expenses for the Period from December 1, 2020 through December 23, 2020** (the “Application”), which seeks approval of a monthly fee application for professional services rendered to the Committee in the amount of \$997,082.00 (80% of \$1,246,352.50), together with reimbursement of expenses in the amount of \$12,312.85.

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application are required to be filed with the Clerk of the United States Bankruptcy Court for the District of Delaware, 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801, and served on the following, so as to be **received no later than 4:00 p.m. on February 19, 2021**: (i) Debtors, Extraction Oil & Gas, Inc., 370 17th Street, Suite 5300, Denver, Colorado 80202, Attn: Eric Christ; (ii) counsel to Debtors, Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn: Christopher Marcus, P.C., Allyson Smith Weinhouse, and Ciara Foster and 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; (iii) 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; (iv) 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, New York 10019, Attn: Andrew Rosenberg, Alice Belisle Eaton, Christopher Hopkins, Douglas Keeton, and Omid Rahnama; (v) United States Trustee for the District of Delaware, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Richard L. Schepacarter; and (vii) counsel to Official Committee of Unsecured Creditors, Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038, Attn: Kristopher M. Hansen, Frank A. Merola, Erez E. Gilad, and Jason M. Pierce and Cole Schotz P.C., 500 Delaware Avenue, Suite

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.

1410, Wilmington, Delaware 19801, Attn: G. David Dean and Andrew J. Roth-Moore (collectively, the “Application Recipients”).

PLEASE TAKE FURTHER NOTICE that, pursuant to the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 270], if no objections are filed and served in accordance with the above procedures, the Debtors will be authorized to pay 80% of the requested fees and 100% of the requested expenses, without further order of the Court.

A HEARING ON THE APPLICATION WILL BE HELD, ONLY IF AN OBJECTION IS TIMELY FILED, OR THE COURT DIRECTS OTHERWISE, AT A DATE AND TIME TO BE SCHEDULED BEFORE THE HONORABLE CHRISTOPHER S. SONTCHI, CHIEF U.S. BANKRUPTCY JUDGE, U.S. BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE, 824 NORTH MARKET STREET, 5TH FLOOR, COURTROOM NO. 6, WILMINGTON, DELAWARE 19801.

Dated: January 29, 2021
Wilmington, Delaware

COLE SCHOTZ P.C.

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Andrew J. Roth-Moore (No. 5988)
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- and -

STROOCK & STROOCK & LAVAN LLP
Kristopher M. Hansen (admitted *Pro Hac Vice*)
Frank A. Merola (admitted *Pro Hac Vice*)
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Unsecured Creditors*