Case 20-11548-CSS Doc 1673 Filed 01/20/21

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:

EXTRACTION OIL & GAS, INC. et al.,1

Reorganized Debtors.

Chapter 11

Case No. 20-11548 (CSS)

(Jointly Administered)

Objection Deadline: February 19, 2021 at 4:00 p.m. (ET)

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

Name of Applicant:	Whiteford, Taylor & Preston LLC
Authorized to Provide Professional Services to:	the above-captioned debtors and debtors in possession
Date of Retention:	<u>August 11, 2020 nunc pro tunc to</u> June 14, 2020
Period for which compensation and reimbursement are sought:	November 1, 2020 through November 30, 2020
Amount of Compensation sought as actual, reasonable, and necessary:	<u>\$278,974.00 (80% of \$348,717.50)</u>
Amount of Expense Reimbursement sought as actual, reasonable, and necessary:	\$2,439.26
$\mathbf{T}_{\mathbf{k}} = \{\mathbf{x}_{1}, \mathbf{y}_{2}, \mathbf{y}_{3}, \mathbf{y}_{4}, \mathbf{y}_{4},$	1:

This is a(n): <u>X</u> monthly _____ interim _____ final 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.



Previous Filed Application:

Date Filed	Period Covered	Requested Fees	Requested Expenses	Approved Fees (80%)	Approved Expenses (100%)
September 9, 2020 [Docket No. 603]	June 14, 2020 through July 31, 2020	\$487,154.50	\$25,326.07	\$389,723.60	\$25,326.07
October 14, 2020 [Docket No. 838]	August 1, 2020 through August 31, 2020	\$418,733.50	\$4,742.30	\$334,986.80	\$4,742.30
October 23, 2020 [Docket No. 838]	June 14, 2020 through August 31, 2020 (Interim Application)	\$905,888.00	\$30,068.37	\$905,888.00 (\$181,177.60 Holdback Approved)	\$30,068.37
November 10, 2020 [Docket No. 1045]	September 1, 2020 through September 30, 2020	\$547,198.50	\$4,133.50	\$437,758.80	\$4,133.50
January 12, 2021 [Docket No. 1622]	October 1, 2020 through October 31, 2020	\$466,034.00	\$12,515.38	Pending	Pending

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

Name of Professional Individual	Position, year assumed position, prior relevant experience, year of obtaining relevant license to practice	Hourly Billing Rate (including changes)	Total Hours Billed	Total Compensation
Marc R. Abrams	Joined firm as Senior Counsel in 2018. Member of the DE Bar since 1978. Member of the PA since 1981. Member of NY bar since 1985.	\$995	38.7	\$38,506.50
Kevin G. Hroblak	Joined firm as an Associate in 1999. Partner in 2007. Member of the MD and D.C. Bars since 1998.	\$700	64.6	\$45,220.00
Richard W. Riley	Joined firm as Of Counsel in 2019. Member of the DE Bar since 2001. Member of the PA Bar since 1988 and the NJ Bar since 1989.	\$675	155.3	\$104,827.50
Edward U. Lee, III	Joined firm as Associate in 2001. Partner in 2004. Member of the MD Bar since 1997.	\$640	15.2	\$9,728.00
Dennis J. Shaffer	Joined firm as Associate in 1999. Partner in 2007. Member of the MD Bar since 1998.	\$595	32.9	\$19,575.50

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Stephen B. Gerald	Joined firm as Associate in 2001.	\$570	144.4	\$82,308.00
	Partner in 2009.			
	Member of MD Bar			
	since 2000. Member			
	of DE Bar since 2013.			
Cara C. Murray	Joined firm as an	\$430	12.1	\$5,203.00
	Associate in 2008.			
	Partner in 2019.			
	Member of MD Bar			
	since 2008.			
Christopher Lano	Joined firm as	\$335	129.4	\$43,349.00
	Paralegal in 2016.			
	TOTAL		592.6	\$348,717.50
		G	rand Total	\$348,717.50
		Attorney Cor	npensation	\$305,368.50
		Total Attorney Hours		463.2
		Blended Att	orney Rate	\$659.26

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

Project Category	Total Hours	Total Fees
Asset Analysis and Recovery (1)	0.0	\$0.00
Asset Disposition, Use, Sale (2)	0.6	\$384.00
Executory Contracts and Unexpired Leases (3)	6.5	\$3,980.50
Avoidance Action and Analysis (4)	0.0	\$0.00
Budgeting (5)	0.0	\$0.00
Business Operations (6)	0.1	\$57.00
Case Administration (7)	19.2	\$12,023.50
Claims Administration and Objections (8)	13.1	\$8,992.00
Corporate Governance and Board Matters (9)	64.8	\$42,761.00
Employee Benefits and Pensions (10)	0.0	\$0.00
WTP Employment/Fee/Objection (11)	41.0	\$21,873.00
Other Employment/Fee/Objection (12)	38.8	\$19,596.00
Financing and Cash Collateral Matters (13)	1.1	\$807.50
Litigation/Adv. Proc. & Contested Matters (14)	221.7	\$129,169.00
Creditor Inquiries (15)	0.6	\$318.50
Non-Working Travel (16)	0.0	\$0.00
Plan and Disclosure Statement (17)	109.8	\$67,825.00
Real Estate (18)	0.0	\$0.00
Automatic Stay Issues (19)	19.9	\$10,812.50
Schedules/SOFA/UST Reports (20)	1.2	\$621.50
Tax (21)	0.0	\$0.00
Valuation (22)	0.0	\$0.00
Utilities (23)	0.0	\$0.00
Insurance/Surety (24)	0.0	\$0.00
UST Issues/Communications (25)	0.4	\$238.50
Court Appearances, Communications, Hearings (26)	53.3	\$28,962.50
Official Committee Issues and Meeting (27)	0.0	\$0.00
Vendor/Supplier Issues (28)	0.5	\$295.50
TOTAL	592.6	\$348,717.50

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EXPENSE SUMMARY NOVEMBER 1, 2020 THROUGH NOVEMBER 30, 2020

Expense Category	Service Provider (if applicable)	Total Expenses
Facsimile		\$0.00
Conference Calling	CourtCall	\$0.00
Long Distance Telephone		\$0.00
In-House Reproduction (Duplication/Printing)	Copies: @ \$.10/pg.	\$0.00
Outside Reproduction	DLS Discovery	\$0.00
Legal Research	Lexis Westlaw	\$0.00
Filing/Court Fees	Filing fees	\$192.76
Court Reporting	Reliable	\$1,626.00
Travel Expenses		\$0.00
Inside Courier & Expense Carriers		\$0.00
Outside Courier & Expense Carriers	DLS Discovery	\$0.00
Pacer		\$0.00
Postage		\$0.50
Review Database Hosting		\$320.00
Business Meals		\$0.00
Document Retrieval		\$0.00
Relativity User Fee		\$300.00
Technical Time		\$0.00
TOTAL		\$2,439.26

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:

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Reorganized Debtors.

Chapter 11

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Objection Deadline: February 19, 2021 at 4:00 p.m. (ET)

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

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

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.

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Administrative Order with respect to the sums of \$278,974.00 (80% of \$348,717.50) as compensation and \$2,439.26 for reimbursement of actual and necessary expenses, for a total of \$281,413.26 for the period November 1, 2020 through and including November 30, 2020 (the "<u>Compensation Period</u>"). In support of this Application, WTP respectfully represents as follows:

Background

1. On June 14, 2020 (the "<u>Petition Date</u>"), each of the Debtors filed a voluntary petition with this Court for relief under chapter 11 of the Bankruptcy Code. The Debtors managed and operated their businesses as debtors in possession under sections 1107(a) and 1108 of the Bankruptcy Code. On June 16, 2020, this Court entered an order directing joint administration of the Debtors' chapter 11 cases for procedural purposes only pursuant to Bankruptcy Rule 1015(b) and Local Rule 1015-1 [Docket No. 79].

2. On July 14, 2020, the Debtors filed the *Debtors' Application for Entry of an Order Authorizing the Retention and Employment of Whiteford, Taylor & Preston LLC as Co-Counsel to the Debtors and Debtors in Possession Nunc Pro Tunc to the Petition Date* [Docket No. 263] (the "<u>Retention Application</u>").

3. On August 11, 2020, the Bankruptcy Court entered the Order Granting Debtors' Application for Entry of An Order Authorizing the Retention and Employment of Whiteford, Taylor & Preston LLC as Co-Counsel to the Debtors and Debtors in Possession Nunc Pro Tunc to the Petition Date [Docket No. 397] (the "Retention Order").

Compensation Paid and Its Source

4. All services for which compensation is herein requested by WTP were performed for or on behalf of the Debtors.

5. WTP has received no payment and no promises for payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with the matters

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

Fee Statement

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

Actual and Necessary Expenses

7. A summary of actual and necessary expenses and daily logs of expenses incurred by WTP during the Compensation Period is attached hereto as **Exhibit B**. WTP charges all of its bankruptcy clients \$0.10 per page for photocopying expenses and \$0.10 per page for printing. Actual long-distance carrier charges for outgoing facsimile transmissions are reflected in the long-distance telephone charges, if applicable.

8. Regarding providers of on-line legal research (*e.g.*, LEXIS and WESTLAW), WTP charges all of its clients a pro-rated rate relative to the standard usage rates these providers charge, which, due to contractual flat fees, may not always equal WTP's actual cost. WTP currently is under contract to pay these providers a flat fee every month. Charging its clients a pro-rated rate of the on-line providers' standard usage rates allows WTP to provide a discount to its clients while covering adequately the monthly flat fees it must pay to these types of providers.

9. WTP believes the foregoing rates are the market rates that the majority of law firms charges clients for such services. In addition, WTP believes that such charges are in accordance

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with the American Bar Association's ("<u>ABA</u>") guidelines, as set forth in the ABA's Statement of Principles, dated January 12, 1995, regarding billing for disbursements and other charges.

Summary of Services Rendered

10. The attorneys of WTP who have rendered professional services in these cases are as follows: Marc R. Abrams, Richard W. Riley, Kevin G. Hroblak, Stephen B. Gerald, Edward U. Lee, III, Dennis J. Shaffer, and Cara C. Murray. The paraprofessional who provided services to these attorneys in these cases is Christopher Lano.

11. WTP, by and through the above-named persons, has prepared and/or assisted in the preparation of various applications and orders submitted to the Court for consideration, advised the Debtors on a regular basis with respect to various matters in connection with these cases and has performed all necessary professional services, which are described and narrated in detail hereinafter.

Summary of Services By Project

12. The services rendered by WTP during the Compensation Period can be grouped into the categories set forth below. These categories are generally described below, with a more detailed identification of the actual services provided set forth on the attached <u>Exhibit A</u>. The attorneys and paraprofessionals who rendered services relating to each category are identified, along with the number of hours for each individual and the total compensation sought for each category, in <u>Exhibit A</u> attached hereto.

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

Fees: \$0.00 Total Hours: 0.0

This category includes all matters relating to analyzing assets of the Debtors' estates and the recovery of said assets for the estates' benefit.

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

Fees: \$384.00 Total Hours: 0.6

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

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

Fees: \$3,980.50 Total Hours: 6.5

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

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

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

Fees: \$0.00 Total Hours: 0.0

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

Category 5. <u>Budgeting</u>

Fees: \$0.00 Total Hours: 0.0

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

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

Fees: \$57.00 Total Hours: 0.1

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

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

Fees: \$12,023.50 Total Hours: 19.2

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

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

Fees: \$8,992.00 Total Hours: 13.1

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

Category 9. Corporate Governance and Board Matters

Fees: \$42,761.00 Total Hours: 64.8

This category includes all matters relating to transactional, corporate governance and other matters involving the Special Committee formed by the Debtors' board of directors, as well as the Debtors' business operations that are not part of a plan of reorganization or disclosure statement.

Category 10. Employee Benefits and Pensions

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to employee wages, benefits, collective bargaining issues, other employee relations matters, ERISA and retirement benefits.

Category 11. <u>WTP Employment/Fee/Objection</u>

Fees: \$21,873.00 Total Hours: 41.0

This category includes all time spent preparing, reviewing, filing and circulating monthly invoices and fee applications for WTP.

Category 12. <u>Other Employment/Fee/Objection</u>

Fees: \$19,596.00 Total Hours: 38.8

This category includes time spent reviewing invoices or applications of other professionals, objecting to fees of other professionals and assisting other professionals with filing and circulating monthly invoices and applications.

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Category 13. Financing and Cash Collateral Matters

Fees: \$807.50 Total Hours: 1.1

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

Category 14. Litigation, Adversary Proceedings and Contested Matters

Fees: \$129,169.00 Total Hours: 221.7

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

Category 15. Creditor Inquiries

Fees: \$318.50 Total Hours: 0.6

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

Category 16. Non-Working Travel

Fees: \$0.00 Total Hours: 0.0

This category includes all travel time not otherwise chargeable.

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

Fees: \$67,825.00 Total Hours: 109.8

This category includes all matters related to the review, formulation, negotiation, preparation and promulgation of plans of reorganization, disclosure statements and related corporate documentation and all research relating thereto.

Category 18. <u>Real Estate</u>

Fees: \$0.00 Total Hours: 0.0

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

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

Fees: \$10,812.50 Total Hours: 19.9

This category includes all matters related to modification of the automatic stay, the effect of the automatic stay or pending matters and all other types of actions where adequate protection is the central issue, including the filing of motions or objections related thereto.

Category 20. <u>Schedules/SOFA/UST Reports</u>

Fees: \$621.50 Total Hours: 1.2

This category includes preparation of schedules and amendments, statements of financial affairs and amendments, operating reports and other reports required by the U.S. Trustee or Bankruptcy Court.

Category 21.TaxFees: \$0.00Total Hours: 0.0

This category includes all federal and state income, property, employment, excise and other tax matters, other than the tax aspects of the plan of reorganization.

Category 22. Valuation

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to the valuation of and related issues concerning any of the Debtors' assets.

Category 23. <u>Utilities</u>

Fees: \$0.00 Total Hours: 0.0

This category includes all matters related to utility issues.

Category 24. Insurance/Surety

Fees: \$0.00 Total Hours: 0.0

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

Category 25. UST Issues/Communications

Fees: \$238.50 Total Hours: 0.4

This category includes all matters involving communications with the office of the United

States Trustee as well as addressing certain issues raised by the United States Trustee.

Category 26. Court Appearances, Communications, Hearings

Fees: \$28,962.50 Total Hours: 53.3

This category includes all matters relating to preparation for and attendance at court hearings and communication with the Court.

Category 27. Official Committee Issues and Meeting

Fees: \$0.00Total Hours: 0.0

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

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

Fees: \$295.50 Total Hours: 0.0

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

Valuation of Services

13. Attorneys and paraprofessionals of WTP have expended a total of 592.6 hours in connection with this matter during the Compensation Period, as follows:

PROFESSIONAL	HOURS	HOURLY RATE
Marc R. Abrams	38.7	\$995
Kevin G. Hroblak	64.6	\$700
Richard W. Riley	155.3	\$675
Edward U. Lee, II	15.2	\$640
Dennis J. Shaffer	32.9	\$595
Stephen B. Gerald	144.4	\$570
Cara C. Murray	12.1	\$430
Christopher Lano	129.4	\$335
Total Hours	592.6	
Blended Rate		\$588.45
Blended Rate w/o paraprofessionals		\$659.26

The nature of the work performed by these persons is fully set forth in **Exhibit A** attached hereto. These are WTP's normal hourly rates for work of this character. The reasonable value of the services rendered by WTP to the Debtors during the Compensation Period is \$348,717.50.

14. In accordance with the factors enumerated in Section 330 of the Bankruptcy Code, it is respectfully submitted that the amount requested by WTP is fair and reasonable given: (a) the complexity of this case; (b) the time expended; (c) the nature and extent of the services rendered; (d) the value of such services; and (e) the costs of comparable services other than in a case under this title. Moreover, WTP has reviewed the requirements of Local Rule 2016-2 and believes that this Application complies with that Rule.

WHEREFORE, WTP respectfully requests that the Court authorize that for the Compensation Period, an allowance be made to WTP pursuant to the terms of the Administrative Order, with respect to the sum of \$278,974.00 as compensation for necessary professional services rendered (80% of the total fees for the Compensation Period of \$348,717.50), and the sum of

\$2,439.26 as reimbursement of actual necessary costs and expenses, for a total of \$281,413.26 and that such sums be authorized for payment and for such other and further relief as this Court may deem just and proper.

Dated: January 29, 2021 Wilmington, Delaware Respectfully submitted,

/s/ Stephen B. Gerald

Marc R. Abrams (DE No. 955) Richard W. Riley (DE No.4052) Stephen B. Gerald (DE No.5857) WHITEFORD, TAYLOR & PRESTON LLC The Renaissance Centre, Suite 500 405 North King Street Wilmington, Delaware 19801 Telephone: (302) 353-4144 Facsimile: (302) 661-7950 Email: mabrams@wtplaw.com rriley@wtplaw.com sgerald@wtplaw.com

Co-Counsel for the Reorganized Debtors

VERIFICATION

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

a) I am a Partner with the applicant firm, Whiteford, Taylor & Preston L.L.P. and have been admitted to appear before this Court *pro hac vice*.

b) I am familiar with the work performed on behalf of the Debtors by the professionals in the firm.

c) I have reviewed the foregoing Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. L.R. 2016-2, and submit that the Application substantially complies with such rule.

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

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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Reorganized Debtors.

Chapter 11

Case No. 20-11548 (CSS)

(Jointly Administered)

Objection Deadline: February 19, 2021 at 4:00 p.m. (ET)

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

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

"Applicant") has filed its Fifth Monthly Application of Whiteford, Taylor & Preston LLC for

Allowance of Compensation for Services Rendered and for Reimbursement of Expenses as

Co-Counsel to the Debtors and Debtors in Possession for the Period from November 1, 2020

Through November 30, 2020 (the "Application"), with the United States Bankruptcy Court for

the District of Delaware, 824 Market Street, 3rd Floor, Wilmington, Delaware 19801 (the

"<u>Court</u>").

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application

must be made in accordance with the Order (I) Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals and (II) Granting Related Relief [Docket No. 270] (the "Interim Compensation Order") entered on July 15, 2020 and must be filed

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.

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with the Clerk of the Court, and be served upon and received by: (i) the Debtors, Extraction Oil & Gas, Inc., 370 17th Street, Suite 5300, Denver, Colorado 80202, Attn: Eric Christ; (ii) counsel to the Debtors, Kirkland & Ellis LLP, 601 Lexington Avenue, New York, New York 10022, Attn: Christopher Marcus, P.C., Allyson Smith Weinhouse, and Ciara Foster; (iii) co-counsel to the Debtors, Whiteford, Taylor & Preston LLC, The Renaissance Centre, 405 North King Street, Suite 500, Wilmington, Delaware 19801, Attn: Marc R. Abrams, Richard W. Riley, and Stephen B. Gerald; (iv) counsel to the debtor in possession financing lenders, Bracewell LLP, 711 Louisiana Street, Suite 2300, Houston, Texas 77002, Attn: Dewey J. Gonsoulin Jr., William A. (Trey) Wood III, and Heather Brown; (v) counsel to the ad hoc group of lenders under the Debtors' prepetition senior notes, Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019, Attn: Andrew Rosenberg, Alice Belisle Eaton, Christopher Hopkins, Douglas Keeton, and Omid Rahnama; and (vi) the United States Trustee for the District of Delaware, 844 King Street, Suite 2207, Lockbox 35, Wilmington, Delaware 19801, Attn: Richard L. Schepacarter; (vii) counsel to the official committee of unsecured creditors (the "Committee"), Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, New York 10038, Attn: Kristopher M. Hansen, Frank A. Merola, Erez E. Gilad and Jason M. Pierce, and (viii) Delaware counsel to the Committee, Cole Schotz P.C., 500 Delaware Avenue, Suite 1410, Wilmington, Delaware 19801, Attn: G. David Dean and Andrew J. Roth-Moore (collectively, the "Notice Parties"), so as to be received no later than February 19, 2021 at 4:00 **p.m.** (ET) (the "Objection Deadline"). Only those objections that are timely filed, served and received will be considered by the Court.

PLEASE TAKE FURTHER NOTICE that if no objections are received by the Notice Parties prior to the Objection Deadline, in accordance with the Interim Compensation

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

Dated: January 29, 2021 Wilmington, Delaware

/s/ Stephen B. Gerald WHITEFORD, TAYLOR & PRESTON LLC² Marc R. Abrams (DE No. 955) Richard W. Riley (DE No. 4052) Stephen B. Gerald (DE No. 5857) The Renaissance Centre 405 North King Street, Suite 500 Wilmington, Delaware 19801 Telephone: (302) 353-4144 Facsimile: (302) 661-7950 Email: mabrams@wtplaw.com rriley@wtplaw.com sgerald@wtplaw.com

- and -

KIRKLAND & ELLIS LLP KIRKLAND & ELLIS INTERNATIONAL LLP

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

Co-Counsel to the Reorganized Debtors

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

EXHIBIT A

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WHITEFORD, TAYLOR & PRESTON LLC

The Renaissance Centre Suite 500 405 North King Street Wilmington, DE 19801-3700 Main Telephone (302) 353-4144 Facsimile (302) 661-7950 Federal Id# 52-0619214	::	DELAWARE* TRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA WW.WTPLAW.COM (800) 987-8705
EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:	Invoice Number Invoice Date	64254881 01/21/21
CURRENT FEES	\$	348,717.50
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$ \$	2,439.26 351,156.76
TOTAL DUE THESE MATTERS	\$	351,156.76

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

 To remit by wire transfer:

 Account Name:
 Whiteford, Taylor & Preston Operating Account

 Bank:
 Wells Fargo

 1300 I St NW, 11th Floor West Tower

 Washington, DC 20005

 Account #:
 2000026604475

 ABA#:
 121000248

 SWIFT code:
 WFBIUS6S

 Additional Info:
 Please Include invoice number on wire transfer

To pay by Credit Card Please call 1-888-570-8960 We accept Visa/MasterCard & American Express

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

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00002) ASSET DISPOSITION, USE, SALE

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>				Hours	
11/12/20	SBG	REVIEW MOTION TO COMPEL ABANDONMENT OF ASSETS			0.2	
11/24/20	RR	REVIEW DRAFT OBJECTION TO CARLSON'S MOTION TO COMPEL ABANDONMENT				
11/30/20	RR	REVIEW REPLY IN SUPP MOTION TO COMPEL AF			0.2	
		TOTA	AL HOURS		0.6	
TIMEKEEI	PER TIME	SUMMARY:				
<u>Timekeeper</u>	<u>.</u>		<u>Hours</u>	Rate	Value	
STEPHEN	B. GERAI	D	0.2	\$570	114.00	
RICHARD	W. RILEY		0.4	\$675	270.00	
		CURI	RENT FEE	S		\$ 384.00
		TOTA	AL THIS M	ATTER		\$ 384.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/02/20	SBG	EMAIL INQUIRY FROM WELLS FARGO RE EQUIPMENT LEASES	0.1
11/05/20	MA	EMAILS F SG, J AYCOCK, REV PROPOSED MIDSTREAM REJECTION ORDER AS SENT TO OBJECTORS.	0.1
11/06/20	SBG	FOLLOW UP EMAIL FROM WELLS FARGO COUNSEL RE STATUS OF POSTPETITION LEASES	0.1
11/09/20	SBG	REVIEW COC RE REJECTED CONTRACTS AND COORDINATE FILING OF SAME	0.2
11/09/20	CL	CONFER WITH S. GERALD RE STATUS OF COC (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL REGARDING MOTIONS TO REJECT CERTAIN EXECUTORY CONTRACTS (.6)	0.7
11/09/20	MA	REV MIDSTREAM'S REVISIONS TO PROPOSED REJECTION ORDER, EMAILS T SG, RR, EMAIL F J AYCOCK, EMAILS F SG RE ORDER REVISIONS (.2) MULTIPLE EMAILS F SG, J AYCOCK RE REJECTION ORDER AND COC (.1)	0.3
11/09/20	SBG	EMAILS WITH E.SWAGER AND COUNSEL FOR WELLS FARGO RE STATUS OF EQUIPMENT LEASES	0.1
11/10/20	MA	EMAIL F SG, REV REJECTION ORDER AS ENTERED.	0.1
11/10/20	SBG	EMAILS WITH COUNSEL FOR BOP REPUBLIC AND A.WEINHOUSE (K&E) RE STATUS OF LEASE	0.1
11/16/20	SBG	EMAILS WITH COUNSEL FOR RICHMARK RE	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		<u>Hours</u>
		STATUS OF EXECUTORY CONTRACTS	
11/17/20	SBG	EMAILS RE STATUS OF RICHMARK LEASE UNDER PLAN	0.1
11/19/20	SBG	EMAILS WITH N.ADZIMA(K&E) AND COUNSEL FOR RICHMARK RE STATUS OF CONTRACTS UNDER PLAN	0.1
11/24/20	MA	REV MULTIPLE PACERS (.2) REV SG REVISION TO OBJECTION WRT CARLSON ABANDONMENT MOTION, EMAILS T SG, RR (.1)	0.3
11/24/20	SBG	REVIEW AND REVISE OBJECTION TO MOTION TO ABANDON WELLS (.4); EMAILS WITH WTP TEAM RE SAME (.1)	0.5
11/24/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING 5TH NOTICE OF REJECTION OF CONTRACTS	0.4
11/24/20	SBG	EMAILS RE FILING NOTICE TO REJECT CONTRACTS	0.1
11/24/20	SBG	FILE REJECTION NOTICE	0.2
11/24/20	MA	REV 5TH REJECTION NOTICE (.1) EMAILS F M RIDULFO, A WEINHOUSE RE REJECTION OF LEASE FOR PREMISES ON 17 TH STREET, DENVER (.1)	0.2
11/25/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING AMENDED 5TH NOTICE OF REJECTION OF CONTRACTS	0.3
11/25/20	SBG	REVIEW FINAL OBJECTION TO MOTION TO COMPEL DEBTOR TO ABANDON WELLS; COORDINATE FILING	0.1
11/25/20	CL	EMAIL EXCHANGE WITH S. GERALD RE FILING STATUS OF CORRECTED NOTICE OF FIFTH REJECTION (.2); PREPARE AND FILE CORRECTED FIFTH NOTICE OF REJECTION OF CERTAIN	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

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

STEPHEN B. GERALD

RICHARD W. RILEY

Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date T	<u>ſkpr</u>		Hours
		EXECUTORY CONTRACTS/LEASES (.5)	
11/25/20 S	SBG	EMAILS WITH E.SWAGGER AND A.WEINHOUSE (K&E)RE NEED TO REVISED REJECTION NOTICE; REVIEW SAME	0.2
11/25/20 S	SBG	REVIEW AND COMMENT ON SCHEDULE TO NOTICE TO REJECT WITH C.LANO	0.1
11/30/20 M	ΜА	MULTIPLE EMAILS F S TSAI, E SWAGGER, AND A WEINHOUSE RE CONCORD AGREEMENTS AND REJECTION SCHEDULES (.1) MULTIPLE EMAILS F MICHAEL P. RIDULFO AND A WEINHOUSE RE LEASE MODIFICATION AND ASSUMPTION (.1)	0.2
11/30/20 R	RR	REVIEW COMMUNICATION FROM CONCORD ENERGY AND REVIEW NOTICE OF REJECTION RELATED TO SAME	0.2
11/30/20 S	SBG	COUNSEL FOR SEITEL DATA AND A.WEINHOUSE (K&E) RE REJECTION OF CONTRACTS	0.2
11/30/20 S	SBG	EMAILS WITH COUNSEL FOR BOP REPUBLIC PLAZA AND A.WEINHOUSE (K&E) RE LEASE NEGOTIATIONS	0.2
11/30/20 S	SBG	REVIEW REPLY IN SUPPORT OF MOTION TO COMPEL ABANDONMENT OF WELL/LEASE	0.3
11/30/20 S	SBG	EMAILS WITH COUNSEL FOR CONCORD ENERGY AND K&E RE CONFUSION WITH RESPECT TO NOTICE REJECTING CLAIMS	0.2
		TOTAL HOURS	6.5
TIMEKEEPE	ER TIME	SUMMARY:	
<u>Timekeeper</u>		Hours Rate	Value

3.0

0.9

\$570

\$675

1,710.00

607.50

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

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202			Invoice Number Invoice Date Client Number	64254881 01/21/21 099845
Re: (00003) EXECUTORY CONTRACTS	S AND UNEXPIR	ED LEASE:	S	
Timekeeper	Hours	Rate	Value	
MARC ABRAMS	1.2	\$995	1,194.00	
CHRISTOPHER LANO	1.4	\$335	469.00	
	CURRENT FEI	ES	\$	3,980.50
	TOTAL THIS N	ATTER	\$	3,980.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00006) BUSINESS OPERATIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>				Hours	
11/13/20	SBG	EMAILS FROM J.GF ACCOUNTS	RADY RE MON	EY MARKET	0.1	
			TOTAL HOURS	5	0.1	
TIMEKEE	PER TIME	SUMMARY:				
Timekeeper	<u>r</u>		Hours	Rate	Value	
STEPHEN	B. GERAI	LD	0.1	\$570	57.00	
			CURRENT FEE	S		\$ 57.00
			TOTAL THIS M	IATTER		\$ 57.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/02/20	MA	VM F STANLEY HOMER RE CASE SERVICE, EMAIL TO S MARTINEZ RE HANDLING.	0.7
11/03/20	SBG	CONFER WITH R.RILEY RE DAILY TASK LIST	0.2
11/03/20	SBG	REVIEW CRITICAL DATES CALENDAR	0.2
11/03/20	CL	EMAIL EXCHANGE WITH M. MERTZ RE CRITICAL DATES (.1); REVISE CRITICAL DATES (.4); EMAIL GROUP RE NEW DATES (.1).	0.6
11/03/20	MA	REV BK AND D CT PACERS.	0.1
11/04/20	CL	REVISE CRITICAL DATES.	0.2
11/04/20	MA	REV PACERS, REV CRITICAL DATES CALENDAR (.2) REV AMENDED AGENDA (.1)	0.3
11/06/20	MA	ENTER MULTIPLE CALENDAR EVENTS (.1) EMAILS F RR RE CONF WITH MAGISTRATE (.1)	0.2
11/06/20	CL	REVISE CRITICAL DATES.	0.2
11/09/20	SBG	ATTEND WEEKLY WTP CALL WITH R.RILEY, M.ABRAMS, K.HROBLAK AND C.LANO	0.5
11/09/20	RR	ATTEND WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.5
11/09/20	SBG	REVIEW CRITICAL DATES CALENDAR	0.1
11/09/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY TELEPHONIC MEETING (.5); REVISE CRITICAL DATES CALENDAR (.5); EMAIL K. LIANG AND M.	1.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

Date	<u>Tkpr</u>		<u>Hours</u>
		MERTZ REVISED CRITICAL DATES (.1)	
11/09/20	МА	PREP FOR INTERNAL WORKING GROUP CALL, REV CRITICAL DATES CALENDAR (.2) TC WITH KH,RR,SG CL RE TASKS (.5) REV D.CT. PACERS RE CRWL APPEAL (.1)	0.8
11/09/20	KGH	WTP PROJECT CALL WITH TEAM	0.5
11/10/20	KGH	STATUS CALL WITH C MARCUS	0.2
11/10/20	CL	REVISE CRITICAL DATES CALENDAR.	0.4
11/11/20	CL	REVIEW K. LIANG EMAIL RE CRITICAL DATES (.1); REVISE CRITICAL DATES (.1)	0.2
11/12/20	CL	UPDATE CRITICAL DATES CALENDAR	0.2
11/13/20	MA	REV AGENDA FOR 11/17 HEARINGS (.1) REV PACERS (.1)	0.2
11/16/20	CL	PARTICIPATION AND ATTENDANCE AT WEEKLY WTP MEETING.	0.5
11/16/20	MA	TC WITH INTERNAL WORKING GROUP (CL, RR,KH AND SG) RE TASKS AND CALENDAR (.5) REV D CT. AND BK. CT. PACERS (.1)	0.6
11/16/20	SBG	WEEKLY STATUS MEETING WITH M.ABRAMS, R.RILEY, K.HROBLAK AND C.LANO	0.5
11/16/20	RR	ATTEND WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.5
11/16/20	CL	REVISE CRITICAL DATES.	0.3
11/16/20	KGH	WTP TEAM CALL ON OPEN PROJECTS	0.5
11/17/20	KGH	OPEN PROJECT REVIEW AND PLANNING	0.2
11/18/20	SBG	CALL WITH R.RILEY RE STATUS OF OPEN TASKS	0.4

Case 20-11548-CSS Doc 1673-2 Filed 01/29/21 Page 11 of 118

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

Date	<u>Tkpr</u>		Hours Hours
11/19/20	CL	REVISE CRITICAL DATES (.3); CONFER WITH A. DYE RE SAME (.1).	0.4
11/20/20	SBG	CONFER WITH R.RILEY RE FILINGS TODAY AND OPEN ISSUES	0.3
11/20/20	CL	REVISE CRITICAL DATES (.2); EMAIL K. LIANG AND M. MERTZ RE SAME (.1).	0.3
11/20/20	RR	CONFER WITH S. GERALD REGARDING UPCOMING FILINGS	0.3
11/23/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH KH RR SG AND CL (.5) REV D CT. PACERS (.1)	0.6
11/23/20	SBG	CONFER WITH R.RILEY RE FILINGS FOR THE DAY, INCLUDING IN APPEAL	0.3
11/23/20	KGH	WTP TEAM STATUS AND PLANNING CALL	0.4
11/23/20	SBG	WTP STATUS MEETING WITH C.LANO, M.ABRAMS, R.RILEY AND K.HROBLAK	0.4
11/23/20	CL	ATTENDANCE AND PARTICIPATION IN WEEKLY MEETING.	0.4
11/23/20	RR	ATTEND WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.4
11/25/20	CL	REVISE CRITICAL DATES CALENDAR.	0.3
11/27/20	CL	REVIEW M. MERC'S EMAIL RE CRITICAL DATES CALENDAR (.1); UPDATE CRITICAL DATES AND EMAIL GROUP RE SAME (.1).	0.2
11/27/20	SBG	REVIEW CRITICAL DATES CALENDAR	0.2
11/30/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH K HROBLAK, SG, RR AND CL RE TASKS AND ISSUES	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

Date	<u>Tkpr</u>		Hours
11/30/20	SBG	WEEKLY STATUS CALL WITH K.HROBLAK, R.RILEY, M.ABRAMS AND C.LANO	0.7
11/30/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY CONFERENCE CALL.	0.7
11/30/20	KGH	WTP TEAM STATUS CALL ON OPEN PROJECTS	0.7
11/30/20	RR	WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING CRITICAL DATES AND UPCOMING FILINGS	0.7
11/30/20	MA	REV CRITICAL DATES CHART (.1) REV MULTIPLE D CT AND BANKR COURT PACERS (.2)	0.3

TOTAL HOURS 19.2

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours	Rate	Value
KEVIN G. HROBLAK	2.5	\$700	1,750.00
STEPHEN B. GERALD	3.8	\$570	2,166.00
RICHARD W. RILEY	2.4	\$675	1,620.00
MARC ABRAMS	4.5	\$995	4,477.50
CHRISTOPHER LANO	6.0	\$335	2,010.00

CURRENT FEES

12,023.50

\$

FOR COSTS ADVANCED AND EXPENSES INCURRED:

	<u>Amount</u>
POSTAGE	0.50
EDISCOVERY - REVIEW DATABASE HOSTING	320.00

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION EDISCOVERY - RELATIVITY USER FEE 300.00 **RELIABLE WILMINGTON - TRANSCRIPT** 230.40 FOR HEARING ON 10/20/2020 - INVOICE # WL095465-B **RELIABLE WILMINGTON - NOVERMBER** 435.00 5TH, 2020 HEARING TRANSCRIPT -INVOICE #WL095714 **RELIABLE WILMINGTON - OCTOBER 27 &** 351.60 28TH, 2020 HEARING TRANSCRIPTS -INVOICE #WL095657 **RELIABLE WILMINGTON - NOVERMBER** 609.00 5TH, 2020 HEARING TRANSCRIPT -INVOICE #WL095774 TOTAL TRANSCRIPTS/DEPOSITIONS 1,626.00 DINERS CLUB - COURT COSTS -33.00 COURTCALL -US BANKRUPTCY COURT -**DISTRICT OF DELAWARE - EXTRACTION** OIL & GAS INC. / 20-11548 - A. WEINHOUSE DINERS CLUB - COURT COSTS -33.00 COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - K. HROBLAK DINERS CLUB - COURT COSTS -38.26 COURTCALL -US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - K. YOUNG DINERS CLUB - COURT COSTS -33.00 COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 -M. ABRAMS DINERS CLUB - COURT COSTS -22.50 COURTCALL - US BANKRUPTCY COURT -DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - S. GERALD

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

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202		Invoice Number Invoice Date Client Number	64254881 01/21/21 099845
Re: (00007) CASE ADMINISTRATION			
DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - R. RILEY	33.00		
TOTAL COURT COSTS		192.76	
CURRENT EXPENSES		\$	2,439.26
TOTAL THIS MATTER		\$	14,462.76

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		<u>Hours</u>
11/02/20	CL	REVIEW ORDER APPROVING STIPULATION WITH MERCURIA.	0.1
11/02/20	MA	EMAILS F A WEINHOUSE TO T FOYE RE INDIVIDUAL CLASS MEMBER CLAIMS TO WITHDRAW.	0.1
11/02/20	SBG	REVIEW ORDER APPROVING STIPULATION REGARDING CLOSE OUT PAYMENTS	0.1
11/02/20	SBG	EMAIL FROM A.WEINHOUSE (K&E) RE CLASS CLAIMS THAT REQUIRE W/D	0.1
11/02/20	SBG	EMAILS WITH K.LIANG RE CLAIMS OBJECTIONS	0.1
11/03/20	MA	EMAILS F/T L WEBB RE SPLIT ROCK.	0.1
11/06/20	SBG	CALL WITH RAISA COUNSEL AND A.WEINHOUSE (K&E) RE STATUS OF CLAIM	0.2
11/09/20	SBG	EMAILS WITH K.LIANG RE CLAIMS CALL	0.1
11/09/20	SBG	EMAILS WITH K&E RE CLAIMS ESTIMATION ISSUES RE REJECTED MIDSTREAM CONTRACTS	0.1
11/09/20	RR	REVIEW AND ANALYZE OBJECTIONS TO ROYALTY PROOFS OF CLAIM	0.8
11/09/20	MA	EMAIL TO L WEBB RE SPLIT ROCK STATUS.	0.1
11/10/20	SBG	EMAILS WITH A.WEINHOUE (K&E) AND M.KENNEDY (XOG) RE STATUS OF RAISA CLAIM	0.1
11/10/20	RR	TELEPHONE CONFERENCE WITH A&M AND K&E REGARDING OMNIBUS CLAIM OBJECTIONS ON	1.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours ROYALTY CLAIMS (.4); FOLLOW UP COMMUNICATION WITH S. GERALD REGARDING SAME (.2); FOLLOW UP COMMUNICATIONS TO K&E REGARDING OMNIBUS OBJECTION FORMS (.5) 11/10/20 SBG CALL WITH R.RILEY, K&E AND A&M RE 0.8 OMNIBUS CLAIMS OBJECTION (.4); FOLLOW UP EMAILS RE FORMS FOR PRECEDENT (.4) TC WITH L WEBB RE NEGOTIATION OF SPLIT 0.3 11/10/20 MA ROCK ISSUES RE SET OFF AND CLAIM. 11/11/20 MA PREP FOR CALL WITH KEN WARNER RE SPLIT 0.3 ROCK (.1) TF KEN WARNER RE UPDATE ON SR NEGOTIATIONS (.2) 11/11/20 SBG EMAILS WITH R.MARSTON AND A&M RE 0.2 SAMPLE OMNIBUS CLAIM OBJECTIONS FOR ROYALTY NO LIABILITY CLAIMS EMAILS WITH A.WEINHOUSE AND RAISA RE 11/11/20 SBG 0.2 STATUS OF CLAIM ISSUES 11/11/20 RR **REVIEW AND ADDRESS COMMUNICATIONS** 0.2 FROM K&E REGARDING ROYALTY CLAIM **OBJECTIONS** 11/12/20 SBG EMAILS WITH A.WEINHOUSE AND XOG TEAM RE 0.1 RAISA CLAIM EMAILS WITH T.BEHNKE RE LANGUAGE FOR 0.1 11/12/20 SBG ROYALTY OMNIBUS CLAIM OBJECTION 11/12/20 RR **REVIEW COMMUNICATION FROM A&M** 0.1 **REGARDING PROPOSED LANGUAGE FOR** ROYALTY OMNIBUS CLAIM OBJECTIONS 11/17/20 MA MULTIPLE EMAILS T/F L WEBB. REV SPLIT 0.3 ROCK'S CALCULATIONS, EMAIL TO KEN WARNER J PIERZCHALA AND SG (.2) EMAILS FK WARNER RE SAME (.1)

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours 11/18/20 SBG EMAILS WITH M.ABRAMS, K.WARNER (XOG) RE 0.3 SPLIT ROCK CLAIM AND STATUS OF **NEGOTIATIONS** 11/18/20 SBG EMAILS WITH RAISA RE STATUS OF REVISED 0.1 AGREEMENT 11/18/20 MA EMAILS F/T K WARNER, JOE PIERZCHALA RE 0.3 SETTLEMENT ANALYSIS (.2) EMAILS /F SG, EMAILS F/T K WARNER RE CALL (.1) 11/19/20 SBG **REVIEW REVISIONS TO RAISA SETTLEMENT** 0.1 LETTER 11/19/20 MA TC WITH SG,K WARNER, AND JOE PIERZCHALA 0.4 **RE SPLIT RICK PROPOSED SETTLEMENT (.3)** EMAIL F K WARNER, MANDI KENNEDY RE JIBS (.1)11/19/20 SBG RESEARCH ISSUES RE EXCEPTION TO INSURED 3.5 V INSURED AND RELATED ISSUES 11/19/20 SBG SPLIT ROCK CALL WITH K.WARNER (XOG), 0.3 M.ABRAMS AND J. PIEZCHALA 11/20/20 MA MULTI EMAILS F/ T MANDI KENNEDY RE SPLIT 0.3 ROCK ACCOUNTING (.2) EMAILS FT L WEBB RE CALL(.1)11/20/20 SBG EMAILS WITH M.KENNEDY (XOG) AND 0.1 M.ABRAMS RE SPLIT ROCK JIBS REV DOCKET (.1) EMAILS F / T MOLLIE LEREW 11/20/20 MA 0.4 RE AD VALOREM TAX CLAIMS (.1) REV MULTIPLE D CT PACERS RE APPEALS (.2) EMAIL FROM PLATTE RIVER ATTACHING 11/20/20 SBG 0.1 PROOFS OF CLAIM **REVIEW DOCS TO PUT TOGETHER SPLIT ROCK** 0.1 11/23/20 SBG **STIPULATION** 11/23/20 MA REV SPLIT ROCK ACCOUNTING (.1) TF LYDIA 0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours WEBB RE SETTLEMENT, VMAIL AND EMAILS T S GERALD RE SAME (.2) 11/26/20 MA TF SG RE ELEMENTS OF SPLIT ROCK 0.2 SETTLEMENT STIPULATION TO BE DRAFTED. CALL WITH M.ABRAMS RE SPLIT ROCK 11/26/20 SBG 0.4 SETTLEMENT AND DATA FOR PUTTING TOGETHER STIULATION (.2); REVIEW DATA AND EMALS RE SAME (.2) 11/27/20 SBG BEGIN PREPARATION OF SRR STIPULATION 0.5 TOTAL HOURS 13.1 TIMEKEEPER TIME SUMMARY: Timekeeper Hours **Hours** Value Rate STEPHEN B. GERALD 7.7 \$570 4,389.00 RICHARD W. RILEY 2.2 \$675 1,485.00 MARC ABRAMS 3.1 \$995 3,084.50 CHRISTOPHER LANO 0.1 \$335 33.50 CURRENT FEES \$ 8,992.00 TOTAL THIS MATTER 8,992.00 \$

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/01/20	EUL	REVISE RESOLUTIONS.	0.8
11/01/20	KGH	REVIEW AND EDIT PROPOSED RESOLUTION FOR SPECIAL COMMITTEE	0.3
11/02/20	KGH	WORK ON LETTER TO T BEHRENS	0.8
11/02/20	KGH	CALL WITH E LEE RE: ADDITIONAL REQUESTED EDITS FROM DIRECTORS	0.2
11/02/20	EUL	CONFER K HROBLAK RE RESOLUTIONS. EMAILS RE SAME.	0.4
11/02/20	KGH	INCORPORATE MULTIPLE EDITS AND CONCEPTS INTO SPECIAL COMMITTEE SUPPLEMENTAL RESOLUTION AND CORRESPONDENCE WITH COMMITTEE	0.5
11/03/20	KGH	REVIEW EDITS TO RESOLUTION FROM TK (.2); FOLLOW UP WITH SPECIAL COMMITTEE (.1)	0.3
11/03/20	KGH	WORK ON LETTER TO T BEHRANS WITH EDITS FROM T TYREE	0.3
11/04/20	KGH	FINALIZE AND SEND LETTER TO T BEHERNS	0.3
11/04/20	CCM	REVIEW LETTER TO FORMER EMPLOYEE RE: DOCUMENTS	0.1
11/09/20	EUL	SPECIAL COMMITTEE MEETING.	0.6
11/09/20	EUL	DRAFT SPECIAL COMMITTEE RESOLUTIONS. CONFER K HROBLAK RE SAME.	1.3
11/09/20	KGH	SPECIAL COMMITTEE MEETING	0.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/09/20	KGH	CONFER WITH E LEE RE: RESOLUTION FOR SPECIAL COMMITTEE MEETING	0.2
11/09/20	KGH	PREPARE FOR COMMITTEE MEETING AND DECISION ON DIRECTOR CLAIMS	0.4
11/09/20	KGH	REVIEW AND EDIT MINUTES OF COMMITTEE MEETING	0.3
11/10/20	KGH	EMAIL TO SPECIAL COMMITTEE RE: UCC COMMUNICATION	0.1
11/10/20	KGH	EMAIL TO K PASQUALE RE: INVESTIGATION STATUS	0.1
11/11/20	KGH	DRAFT COMMUNICATION TO SPECIAL COMMITTEE THAT INCLUDES PROPOSED COMMUNICATION TO THE BOARD	0.8
11/11/20	KGH	CORRESPOND WITH E CHRIST RE: EDITS TO AGREEMENT WITH UCC AND DRAFT SAME	0.3
11/11/20	KGH	CONFER WITH A ROTMAN RE: CONFIDENTIALITY/COMMON INTEREST	0.1
11/11/20	EUL	CONFER K HROBLAK RE COMMON INTEREST AGREEMENT (.4). REVIEW DRAFT OF SAME (.2)	0.6
11/11/20	KGH	DRAFT AGREEMENT BETWEEN DEBTORS, UCC, AND SPECIAL COMMITTEE ABOUT PRESENTATION ON INVESTIGATION	1.8
11/11/20	KGH	WORK ON ASSESSMENT OF CURRENT OFFICER CLAIMS	0.6
11/11/20	KGH	CONFER WITH SPECIAL COMMITTEE ON QUESTIONS ABOUT PROCESS	0.2
11/11/20	KGH	ASSESS UCC REQUEST AND NEED FOR BOARD APPROVAL	0.2
11/12/20	KGH	PREPARE FOR MEETING WITH BOARD AND DEVELOP TALKING POINTS FOR DISCUSSION	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/12/20	KGH	ALL HANDS UPDATE CALL	0.7
11/12/20	KGH	CALL FROM E CHRIST RE: CURRENT OFFICER CLAIMS ANALYSIS	0.2
11/12/20	KGH	ADDRESS COMMON INTEREST AGREEMENT AND UCC REQUEST	0.3
11/13/20	KGH	REVIEW EMAIL FROM SPECIAL COMMITTEE AND DRAFT RESPONSE	0.2
11/13/20	KGH	CONFER WITH T TYREE RE: BOARD MEETING	0.2
11/13/20	KGH	PREPARE SUMMARY FOR BOARD MEETING	0.4
11/13/20	KGH	BOARD CALL TO ADDRESS UCC REQUEST	0.7
11/13/20	EUL	PREPARE FOR AND PARTICIPATE IN PRESENTATION TO BOARD RE ABSENCE OF BOARD CLAIMS AND NEXT STEPS (.5). CONFER K HROBLAK RE SAME (.2)	0.7
11/13/20	EUL	BOARD DISCUSSION RE INVESTIGATION SPECIAL COMMITTEE.	0.7
11/13/20	KGH	CALL WITH E LEE RE: PLANNING FOR BOARD PRESENTATION	0.2
11/13/20	KGH	COMMUNICATIONS WITH SPECIAL COMMITTEE RE: INVESTIGATION NEXT STEPS	0.2
11/16/20	EUL	TC W MURDY. REVIEW PRESENTATION MATERIALS.	1.1
11/16/20	KGH	REVIEW EMAILS RE: PLAN CONFIRMATION LITIGATION	0.2
11/16/20	KGH	CONFER WITH A ROTMAN RE: UCC DISCOVERY	0.1
11/16/20	KGH	PREPARE PRESENTATION FOR BOARD OF DIRECTORS ON OFFICER CLAIMS	5.7
11/16/20	KGH	PREPARE FOR CALL WITH W MURDY	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/16/20	KGH	ATTEND CALL WITH SPECIAL COMMITTEE AND WAYNE MURDY	0.3
11/17/20	KGH	BOARD AND MANAGEMENT CALL	0.3
11/17/20	CCM	REVIEW RFP FROM COMMITTEE AND EMAIL WITH K. HROBLAK RE: SAME	0.5
11/17/20	ССМ	REVIEW/RESEARCH OFFICER QUESTIONS FOR PRESENTATION TO BOARD AND EDIT/REVISE PRESENTATION	2.2
11/17/20	EUL	WTP EMAILS RE OFFICER LIABILITY ANALYSIS.	0.4
11/17/20	EUL	REVIEW UPDATED SLIDES. COMMENTS TO K HROBLAK RE SAME.	0.6
11/17/20	KGH	EDIT COMMON INTEREST AGREEMENT AND CIRCULATE TO SPECIAL COMMITTEE, E CHRIST, AND SEPARATELY TO K PASQUALE	0.2
11/17/20	KGH	WORK ON BOARD PRESENTATION ON OFFICER CLAIMS AND SLIDE DECK	1.1
11/17/20	KGH	WORK ON ASSESSMENT OF OFFICER CLAIMS AND REVIEW ADDITIONAL DOCUMENTS REGARDING CURRENT OFFICER INVOLVEMENT IN SRP	3.2
11/18/20	KGH	GIVE PRESENTATION TO BOARD ON OFFICER CLAIMS AND ADDRESS QUESTIONS	1.8
11/18/20	KGH	PREPARE FOR PRESENTATION TO BOARD ON OFFICER CLAIM INVESTIGATION	0.9
11/18/20	EUL	PRESENTATION TO BOARD AS TO POSSIBLE OFFICER CLAIMS.	1.8
11/18/20	KGH	REVIEW AND EDIT MINUTES OF BOARD MEETING AND CIRCULATE COMMON INTEREST AGREEMENT	0.4
11/19/20	KGH	MANAGEMENT AND PROFESSIONALS TEAM	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		CALL	
11/19/20	EUL	REVIEW DRAFT SLIDE DECK FOR PRESENTATION TO UCC.	0.7
11/19/20	KGH	WORK ON PRESENTATION NOTES FOR UCC	2.2
11/19/20	KGH	WORK ON SPECIAL COMMITTEE PRESENTATION SLIDE DECK TO UCC	2.7
11/19/20	KGH	CONFER WITH SBG RE: RESEARCH ON ASSIGNABILITY OF CLAIM	0.2
11/19/20	KGH	CORRESPOND WITH K PASQUALE RE: UCC PRESENTATION	0.1
11/20/20	EUL	FINALIZE MEETING MINUTES. CIRCULATE FOR REVIEW AND IDENTIFY DOCUMENTS RESPONSE TO UCC REQUEST.	1.8
11/20/20	SBG	BEGIN PREP OF MOTION FOR 2004 EXAMINATION OF RUSTY KELLEY	0.7
11/22/20	SBG	PREPARE MOTION 2004 EXAMINATION OF RUSSELL KELLEY	2.1
11/23/20	EUL	PRESENTATION TO UCC.	1.5
11/23/20	KGH	UPDATE TO SPECIAL COMMITTEE ON UCC PRESENTATION	0.1
11/23/20	KGH	FOLLOW UP EMAILS WITH K PASQUALE RE: PEO PRESENTATION	0.2
11/23/20	KGH	PREPARE FOR PRESENTATION BY SPECIAL COMMITTEE TO UCC	0.5
11/23/20	KGH	PRESENTATION TO UCC ON SPECIAL COMMITTEE FINDINGS	1.5
11/24/20	KGH	PROFESSIONALS AND MANAGEMENT CALL	0.2
11/24/20	KGH	REVIEW AND ANALYZE PLAN PROVISIONS PER	0.8

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		UCC	
11/24/20	KGH	DRAFT 2004 MOTION AND ATTACHMENTS FOR KELLEY EXAMINATION INCLUDING REVIEW OF BACKGROUND MATERIALS FOR DOCUMENT REQUESTS AND DEPOSITION SUBJECTS	2.6
11/24/20	EUL	REVIEW 2004 MOTION.	0.2
11/25/20	ССМ	REVISE/REVIEW 2004 MOTION RE: KELLEY	0.8
11/27/20	KGH	EMAIL TO SPECIAL COMMITTEE RE: 2004 MOTION	0.1
11/30/20	EUL	REVIEW ADDITIONAL MATERIALS RECEIVED IN CONNECTION WITH INVESTIGATIVE SPECIAL COMMITTEE.	1.0
11/30/20	EUL	COMPLETE REVIEW OF MATERIALS. EMAILS TO K HROBLAK RE SAME.	1.0
11/30/20	ССМ	REVIEW RELATIVITY AND EMAILS RE: ML UNSECURED LINE	1.3
11/30/20	KGH	REVIEW EMAILS AND DOCUMENTS RELATING TO PERSONAL ACCOUNTS FOR FORMER EMPLOYEE AND ANALYZE VARIOUS STRUCTURES AND CONCEPTS FOR INVESTIGATION PROCESS	1.5
11/30/20	KGH	EMAILS WITH E LEE RE: ANALYSIS OF FINANCIAL ACCOUNT	0.2
11/30/20	KGH	EDIT DRAFT 2004 EXAMINATION WITH ADDITIONAL INFORMATION FROM DOCUMENT REVIEW	0.6
11/30/20	KGH	REVIEW T BEREHNS CORRESPONDENCE AND RESEARCH 10-B-5 PLAN	1.4
11/30/20	KGH	CORRESPONDENCE FROM A ROBERTSON RE: 2004 MOTION	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, I C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	INC.		Invoice N Invoic Client N	e Date	64254881 01/21/21 099845
Re: (00009) CORPORATE G	OVERNANCE AND BOARD	MATTERS			
Date <u>Tkpr</u>			Hours		
11/30/20 KGH EMAII	L TO M OWENS RE ML INFO	ORMATION	0.1		
11/30/20 KGH EMAII	LE CHRIST RE: 10B51 PLAN		0.1		
	TOTAL HOUR	S	64.8		
TIMEKEEPER TIME SUMM <u>Timekeeper</u> EDWARD U. LEE, III KEVIN G. HROBLAK CARA C. MURRAY STEPHEN B. GERALD	ARY: <u>Hours</u> 15.2 41.9 4.9 2.8	<u>Rate</u> \$640 \$700 \$430 \$570	<u>Value</u> 9,728.00 29,330.00 2,107.00 1,596.00		
STEFTIER B. OEKAED	CURRENT FEI		1,570.00	\$	42,761.00
	TOTAL THIS N	MATTER		\$	42,761.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/02/20	DJS	FURTHER REVIEW AND EDIT BILLING REPORTS FOR PRIVILEGE AND CONFIDENTIALITY ISSUES AND ACCURACY.	2.4
11/02/20	CL	PREPARE WTP FOURTH MONTHLY APPLICATION.	0.6
11/02/20	DJS	FOLLOW UP WITH RILEY AND GERALD RE SEPTEMBER FEE STATEMENT (.3); MAKE FURTHER EDITS RE SAME (.4); REVIEW AND EMAIL REVISED FORMS TO ACCOUNTING FOR FURTHER EDITS (.5)	1.2
11/02/20	SBG	REVIEW COMMENTS TO PRO FORMAS FOR FEE APP; CONFER WITH D.SHAFFER RE SAME	0.2
11/03/20	DJS	EMAILS WITH RILEY AND ACCOUNTING RE EDITS TO BILLING PRO FORMAS AND REVIEW LATEST DRAFT OF SAME.	0.3
11/03/20	DJS	FURTHER REVIEW AND EDIT BILLING REPORTS FOR SEPTEMBER AND EMAILS WITH RILEY AND ACCOUNTING RE SAME.	0.7
11/04/20	CL	REVIEW DOCKET AND PREPARE CNO RE WTP SECOND MONTHLY APPLICATION.	0.3
11/05/20	CL	PREPARE AND FILE CNO TO WTP SECOND MONTHLY APPLICATION.	0.2
11/05/20	SBG	REVIEW CNO FOR WTP SECOND MONTHLY FEE APPLICATION; EMAIL WITH J.GRADY (A&M) RE SAME	0.2
11/06/20	SBG	CONFER WITH D.SHAFFER RE STATUS OF	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		SEPTEMBER MONTHLY STATEMENT	
11/06/20	DJS	DRAFT/EDIT MONTHLY FEE STATEMENT.	1.7
11/08/20	DJS	DRAFT/EDIT SEPTEMBER FEE STATEMENT.	4.2
11/09/20	DJS	FURTHER EDITS TO SEPTEMBER STATEMENT FOR FILING.	0.4
11/09/20	CL	PREPARE NOTICE TO WTP 'S THIRD MONTHLY APPLICATION (.2); REVISE WTP THIRD MONTHLY APPLICATION (.7)	0.9
11/09/20	DJS	FURTHER EDIT MONTHLY STATEMENT (1.2); EMAILS WITH GERALD, LANO AND HROBLAK RE SAME (.1)	1.3
11/09/20	SBG	REVIEW SEPTEMBER FEE APP (.7); EMAILS WITH D.SHAFFER RE SAME (.1)	0.8
11/10/20	SBG	FINAL REVIEW OF WTP SEPTEMBER MONTHLY FEE STATEMENT AND COORDINATE FILING	0.2
11/10/20	CL	REVISE WTP THIRD MONTHLY APPLICATION (1.0); CONFER WITH S. GERALD RE STATUS OF APPLICATION (.1); PREPARE AND FILE WTP THIRD MONTHLY APPLICATION (.4); EMAIL UST FILED MONTHLY APPLICATION AND LEDES FILE (.1).	1.6
11/10/20	RR	REVIEW WTP MONTHLY FEE APPLICATION	0.1
11/10/20	KGH	REVIEW MONTHLY FEE STATEMENT FOR APPROVAL	0.2
11/10/20	DJS	REVIEW FINAL DRAFT OF FEE STATEMENT AND RELATED DOCUMENTS FOR FILING (.3); EMAIL WITH LANO RE FILING(.1).	0.4
11/11/20	CL	PREPARE WTP FOURTH MONTHLY APPLICATION.	2.0
11/11/20	SBG	EMAILS RE OCTOBER PRO FORMAS	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/11/20	DJS	EMAILS WITH HROBLAK RE OUTSTANDING ACCOUNTS RECEIVABLE AND WORK IN PROGRESS (.1); REVIEW REPORT AND FILED APPLICATIONS RE SAME (.2); EMAILS WITH ACCOUNTING RE SAME (.1)	0.4
11/11/20	DJS	REVIEW PRO FORMAS FOR OCTOBER (2.6); EMAIL WITH RILEY, GERALD AND ABRAMS RE SAME(.1).	2.7
11/11/20	KGH	REVIEW AND RESPOND TO REQUEST FROM XOG FOR BUDGET/FEE INFORMATION	0.2
11/13/20	DJS	DRAFT OCTOBER FEE STATEMENT.	1.1
11/13/20	DJS	REVIEW AND EDIT PRO FORMAS FOR PRIVILEGE AND ACCURACY.	2.8
11/16/20	SBG	REVIEW CNO FOR INTERM FEE APPLICATION	0.1
11/16/20	CL	REVIEW DOCKET AND PREPARE WTP FIRST INTERIM FEE APPLICATION	0.4
11/17/20	DJS	EMAILS WITH HROBLAK AND CLIENT RE RETAINER (.1); FURTHER REVIEW AND EDIT PRO FORMAS FOR OCTOBER (.8)	0.9
11/17/20	CL	CONFER WITH S. GERALD RE STATUS OF CNO (.1); PREPARE AND FILE CNO TO WTP FIRST INTERIM APPLICATION (.3); REVIEW ORDER APPROVING WTP FIRST INTERIM APPLICATION (.1).	0.5
11/17/20	SBG	REVIEW ORDER APPROVING WTP FIRST INTERIM FEE APPLICATION; EMAIL TO J.GRADY (A&M) RE SAME	0.1
11/18/20	SBG	CONFER WITH D.SHAFFER RE STATUS OF REVIEW OF PRO FORMAS FOR OCTOBER MONTHLY FEE APPLICATION	0.1
11/18/20	DJS	EMAIL WITH HROBLAK AND CALL WITH GERALD RE FEE STATEMENT.	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

Date	<u>Tkpr</u>		Hours
11/18/20	KGH	MONTHLY FEE STATEMENT PREP	0.2
11/22/20	CL	CONTINUED PREPARATION OF WTP FOURTH MONTHLY FEE APPLICATION.	2.5
11/23/20	SBG	REVIEW PRO FORMAS FOR OCTOBER MONTHLY FEE APPLICATION	1.3
11/24/20	SBG	REVIEW PRO FORMAS FOR OCTOBER MONTHLY FEE STATEMENT	3.8
11/30/20	CL	REVIEW DOCKET AND PREPARE CNO TO WTP THIRD MONTHLY APPLICATION.	0.3
11/30/20	DJS	DRAFT/EDIT MONTHLY FEE STATEMENT.	1.4
11/30/20	DJS	REVIEW REPORTS FOR PRIVILEGE AND ACCURACY.	1.7
11/30/20	DJS	FOLLOW UP WITH ACCOUNTING RE EDITING REPORTS AND REVISED REPORTS FOR FURTHER REVIEW.	0.2
		TOTAL HOURS	41.0

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours	Rate	Value
DENNIS J. SHAFFER	24.0	\$595	14,280.00
KEVIN G. HROBLAK	0.6	\$700	420.00
STEPHEN B. GERALD	7.0	\$570	3,990.00
RICHARD W. RILEY	0.1	\$675	67.50
CHRISTOPHER LANO	9.3	\$335	3,115.50

CURRENT FEES

21,873.00

\$

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

\$

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

TOTAL THIS MATTER

21,873.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/02/20	SBG	REVIEW STOOK FIRST INTERIM FEE APPLICATION	0.5
11/02/20	SBG	REVIEW COLE SCHOTZ FIRST INTERIM FEE APPLICATION	0.4
11/02/20	SBG	REVIEW ALIX PARTNERS INTERIM FEE APPLICATION	0.3
11/02/20	SBG	REVIEW GREEN HILL INTERIM FEE APPLICATION	0.2
11/02/20	CL	PREPARE AND FILE CNO RE MOELIS SECOND MONTHLY APPLICATION.	0.3
11/02/20	SBG	REVIEW MOELIS CNO	0.1
11/03/20	CL	REVIEW COMMITTEE FILED FIRST INTERIM FEE APPLICATIONS (.2); UPDATE PROPOSED FIRST INTERIM FEE ORDER (.1); UPDATE FEE APPLICATION CHART (.3); PREPARE AND FILE A&M THIRD MONTHLY APPLICATION (.6); REVIEW DOCKET AND PREPARE KCC'S SECOND MONTHLY APPLICATION (.3); EMAIL S. GERALD RE STATUS OF CNO TO KCC APPLICATION (.1)	1.6
11/03/20	SBG	REVIEW A&M THIRD MONTHLY FEE APP AND COORDINATE FILING WITH C.LANO	0.2
11/03/20	SBG	REVIEW CNO FOR KCC SECOND MONTHLY FEE APP; CONFER WITH C.LANO RE SAME	0.1
11/04/20	CL	EMAIL S. GERALD RE STATUS OF FILING PETRIE PARTNERS CNO.	0.1
11/04/20	CL	REVIEW DOCKET AND PREPARE CNO RE PETRIE	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		PARTNERS.	
11/05/20	SBG	REVIEW INTERIM COMPENSATION ORDER RE CNO PROCEDURE FOR INTERIM APPLICATIONS; CONFER WITH C.LANO RE SAME	0.2
11/05/20	SBG	EMAILS WITH N.ADZIMA AND C.LANO RE STATUS OF A&M THIRD MONTHLY FEE APPLICATION	0.1
11/05/20	SBG	REVIEW DRAFT CNOS FOR INTERIM FEE APPLICATIONS (.2); CONFER WITH R.RILEY RE SAME (.2); CONFER WITH C.LANO RE SAME (.2)	0.6
11/05/20	RR	REVIEW PENDING INTERIM FEE APPLICATIONS AND INTERIM COMPENSATION ORDER AND DRAFT CERTIFICATES OF NO OBJECTION GRANTING CERTAIN DEBTORS' PROFESSIONALS' INTERIM FEE APPLICATIONS	2.4
11/05/20	CL	PREPARE AND FILE CNO TO PETRIE SECOND MONTHLY APPLICATION (.3); UPDATE FEE APPLICATION CHART (.1); REVIEW INTERIM FEE ORDER RE INTERIM CNOS (.1); EMAIL EXCHANGE WITH N. ADZIMA RE INTERIM CNOS (.2); REVIEW DOCKET AND PREPARE CNOS RE PETRIE PARTNERS, MOELIS & KCC (.6); CONFER WITH S. GERALD RE INTERIM FEE ORDERS (.1); PREPARE INTERIM FEE ORDERS AND EMAIL S. GERALD RE SAME (.8).	2.2
11/06/20	SBG	REVIEW ORDERS FOR FIRST INTERIM FEE APPLICATIONS	0.1
11/06/20	SBG	CONFER WITH C.LANO RE FILING OF CNOS FOR INTERIM FEE APPS (.1); REVIEW REVISED DRAFT RE SAME (.2)	0.3
11/06/20	SBG	CALL WITH R.RILEY AND N.ADZIMA (K&E) RE STATUS OF FEE APPLICATIONS	0.3
11/06/20	CL	CONFER WITH S. GERALD RE INTERIM CNOS (.2); FINALIZE INTERIM ORDER FOR BANKRUPTCY	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION Date Tkpr Hours COURT (.2). 11/06/20 RR TELEPHONE CALL WITH N. ADZIMA (K&E) AND 0.3 S. GERALD REGARDING STATUS OF INTERIM FEE **APPLICATIONS REVIEW PETRIE MONTHLY FEE APP AND** 11/09/20 SBG 0.2 COORDINATE FILING 11/09/20 CL PREPARE AND FILE PETRIE THIRD MONTHLY 0.7 APPLICATION (.6); UPDATE FEE APPLICATION CHART (.1). 11/10/20 RR **REVIEW K&E 2ND MONTHLY FEE APPLICATION** 0.1 11/10/20 RR **REVIEW AND ANALYZE INTERIM FEE HEARING** 0.8 ISSUES (.6); COMMUNICATE WITH S. GERALD REGARDING SAME (.2) 11/10/20 SBG EMAILS WITH S.COHEN (K&E) RE TIMING OF 0.5 FIRST INTERIM FEE APPS; FOLLOW UP CALL WITH S.COHEN RE SAME 11/10/20 CL REVIEW DOCKET AND PREPARE CNO TO 1.2 DELOITTE SECOND MONTHLY APPLICATION (.3); PREPARE AND FILE K&E'S SECOND MONTHLY APPLICATION (.7); UPDATE FEE CHART (.2) 11/10/20 SBG **REVIEW AND COORDINATE FILING OF K&E** 0.3 SECOND MONTHLY FEE APPLICATION 11/10/20 SBG EMAILS WITH C.LANO RE CNO FOR DELOITE 0.1 MONTHLY APPLICATION 11/10/20 CL PREPARE AND FILE CNO TO DELOITTE SECOND 0.2 MONTHLY APPLICATION. 11/10/20 CL CONFER WITH S. GERALD RE STATUS OF K&E'S 0.1 SECOND MONTHLY APPLICATION. COMMUNICATE WITH S. GERALD REGARDING 0.2 11/11/20 RR TIMING OF K&E INTERIM FEE APPLICATION

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/11/20	SBG	CALL WITH S.COHEN (K&E) RE TIMING OF FILING OF K&E FIRST INTERIM FEE APPLICATION (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3
11/12/20	RR	REVIEW COMMUNICATIONS REGARDING K&E INTERIM FEE APPLICATION	0.1
11/12/20	RR	REVIEW SUPPLEMENTAL RIVERON DECLARATION (.6); COMMUNICATE WITH K&E REGARDING CONFIDENTIALITY CONCERNS AND COORDINATE FILING SAME (.6)	1.2
11/12/20	SBG	REVIEW SUPPLEMENTAL RIVERON DECLARATION; COORDINATE FILING; REVIEW PRIOR SEALED SUBMISSION OF CONFIDENTIAL SCHEDULE 2; EMAILS RE SAME	0.2
11/12/20	CL	PREPARE AND FILE K&E'S FIRST INTERIM APPLICATION (.6); UPDATE FEE APPLICATION CHART (.1); CONFER WITH R. RILEY RE SUPPLEMENTAL DECLARATION (.1); PREPARE AND FILE SUPPLEMENTAL DECLARATION IN SUPPORT OF RIVERON RETENTION APPLICATION (.3).	1.1
11/12/20	SBG	REVIEW K&E INTERIM FEE APPLICATION AND COORDINATE FILING	0.2
11/12/20	CL	REVIEW COMMITTEE FEE APPLICATIONS	0.1
11/13/20	RR	REVIEW DRAFT STOUT 2ND SUPPLEMENTAL DECLARATION REGARDING CONFIDENTIALITY CONCERNS	0.4
11/13/20	SBG	EMAILS WITH K&E AND UST RE RIVERON EMPLOYMENT APPLICATION	0.2
11/13/20	SBG	REVIEW COC, STIP AND ORDER APPROVING RIVERON APPLICATION; COORDINATE FILING	0.2
11/13/20	CL	PREPARE AND FILE SUPPLEMENTAL DECLARATION FIRST SUPPLEMENTAL	0.9

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		DECLARATION OF S. KHAN (.4); PREPARE AND FILE NOTICE OF SEALED CONFIDENTIAL SCHEDULE (.4); EMAIL UST FILED SEALED CONFIDENTIAL SCHEDULE (.1).	
11/13/20	SBG	REVIEW AND COORDINATE FILING OF STOUT SUPPLEMENTAL DECLARATION AND FILING OF SEALED UNREDACTED SCHEDULE 2 (.2); EMAILS WITH UST RE SAME (.1)	0.3
11/16/20	CL	REVIEW ORDER APPROVING RIVERON RETENTION APPLICATION.	0.1
11/17/20	CL	EMAIL EXCHANGE WITH BANKRUPTCY COURT RE STATUS OF MOELIS INTERIM ORDER (.1); REVIEW ORDER APPROVING MOELIS INTERIM ORDER (.1).	0.2
11/17/20	SBG	REVIEW ORDER GRANTING MOELIS FIRST INTERIM FEE APPLICATION	0.1
11/18/20	SBG	EMAILS WITH UST AND S.COHEN (K&E) RE STATUS OF STOUT RETENTION APPLICATION	0.1
11/18/20	CL	REVIEW DOCKET AND PREPARE CNOS TO PWC'S FIRST AND SECOND MONTHLY APPLICATION.	0.4
11/19/20	CL	EMAIL EXCHANGE WITH S.LOOP RE STATUS OF CNOS TO PWC FEE APPLICATIONS AND OUTSTANDING FEE APPLICATIONS (.2); REVISE BANKRUPTCY FEE APPLICATION CHART (.2); PREPARE AND FILE CNOS TO PWCS FIRST AND SECOND MONTHLY APPLICATIONS (.3); UPDATE FEE CHART (.2)	0.9
11/19/20	SBG	EMAILS WITH S.LOOP (A&M) RE PWC FEE APPLICATIONS AND COORDINATING OTHER FEE APPS RIPENING BY MONTH END	0.1
11/19/20	SBG	EMAILS RE A&M FEE APPLICATION; PREPARE NOTICE OF SAME; CONFER WITH R.RILEY RE SAME	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/19/20	SBG	REVIEW CNOS FOR PWC FEE APPLICATIONS	0.1
11/19/20	RR	REVIEW, FINALIZE AND FILE A&M FIRST INTERIM FEE APPLICATION AND DRAFT RELATED NOTICE OF APPLICATION	2.2
11/20/20	SBG	EMAILS WITH S.COHEN (K&E) RE STOUT SUPPLEMENTAL DECLARATION IN SUPPORT OF RETENTION	0.2
11/23/20	SBG	EMAIL FROM S.COHEN (K&E) RE COC FOR STOUT RETENTION	0.1
11/23/20	CL	PREPARE AND FILE SECOND SUPPLEMENTAL AMENDED DECLARATION OF S. KHAN IN SUPPORT OF STOUT RETENTION APPLICATION.	0.3
11/23/20	RR	REVIEW AND COORDINATE FILING STOUT 2ND SUPPLEMENTAL DECLARATION AND COMMUNICATE WITH S. COHEN (K&E) REGARDING SAME	0.3
11/23/20	RR	COMMUNICATE WITH S. COHEN (K&E) REGARDING TIMING OF CNO ON STOUT RETENTION APPLICATION	0.1
11/24/20	RR	REVIEW, FINALIZE AND COORDINATE FILING OF MOELIS 3RD MONTHLY FEE APPLICATION	1.6
11/24/20	SBG	EMAILS RE NEED TO FILE SUPPLEMENTAL CLARIFYING DEC FOR K&E RETENTION	0.2
11/24/20	SBG	CONFER WITH C.LANO RE FEE BINDERS FOR PROFESSIONAL FEE APPLICATIONS	0.1
11/24/20	CL	REVIEW DOCKET AND PREPARE CNO TO A&M THIRD MONTHLY APPLICATION (.3); EMAIL BANKRUPTCY COURT RE STATUS OF 12/3 FEE BINDER (.1).	0.4
11/24/20	MA	EMAILS F K LIANG, EMAILS F SG, EMAILS F/T K H RE KIRKLAND ELEVATION RETENTION MODIFICATION.	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

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

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date Tkpr Hours 11/24/20 RR **REVIEW AND ADDRESS COMMUNICATIONS** 0.2 **REGARDING K&E SUPPLEMENTAL** DECLARATION 11/24/20 KGH ADDRESS INQUIRY ON RETENTION AMENDED 0.3 FROM K&E 11/25/20 RR REVIEW FOURTH AMENDMENT TO OCP LIST 0.2 AND COMMUNICATE WITH K&E REGARDING SAME 11/25/20 SBG **REVIEW DRAFT ORDER FOR COMMITTEE FEE** 0.5 APPLICATIONS (.3); CONFER WITH C.LANO RE SAME(.1); EMAILS WITH A.WEINHOUSE (K&E) RE SAME (.1) EMAILS WITH C.LANO RE BINDER/INDEX FOR 2.1 11/25/20 SBG FEE HEARING 11/25/20 CL EMAIL EXCHANGE WITH BANKRUPTCY COURT 2.1 RE FEE HEARING (.2); EMAIL EXCHANGE WITH J. FORD RE COMMITTEE FEE APPLICATIONS FOR 12/3 HEARING (.2); CONFER WITH S. GERALD RE INTERIM FEE ORDER (.2); REVISE INTERIM FEE ORDER AND EMAIL S. GERALD AND R. RILEY RE SAME (.6); UPDATE FEE APPLICATION CHART (.3); PREPARE AND FILE FOURTH SUPPLEMENTAL LIST OF OCP (.4); PREPARE AND FILE CNO TO A&M THIRD MONTHLY APPLICATION (.2). **REVIEW AND COORDINATE FILING OF 4TH** 0.2 11/25/20 SBG SUPPLEMENT TO OCP 11/25/20 SBG **REVIEW CNO FOR A&M FEE APPLICATION** 0.1 11/25/20 MA EMAILS F M MERTZ AND SG RE OCP #5. 0.1 11/30/20 SBG **REVIEW K&E SUPPLEMENTAL DECLARATION IN** 0.1 SUPPORT OF RETENTION AND COORDINATE FILING OF SAME **REVIEW DRAFT COC FOR COMMITTEE** 11/30/20 SBG 0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

Date	<u>Tkpr</u>		Hours
		PROFESSIONAL FEE APPLICATIONS AND CONFER WITH R.RILEY RE SAME (.2); EMAILS WITH TEAM AND A.ROTH-MORE (CS) RE SAME (.1)	
11/30/20	SBG	EMAILS WITH S.COHEN AND R.RILEY RE STOUT COC FOR APPLICATION	0.1
11/30/20	SBG	EMAILS WITH N.ADZIMA RE CNO FOR PETRIE FEE APPLICATION	0.1
11/30/20	SBG	REVIEW COC FOR STOUT APPLICATION AND CONFER WITH R.RILEY RE COMMENTS RE SAME	0.1
11/30/20	RR	REVIEW PROPOSED ORDER RETAINING STOUT AND DRAFT CERTIFICATION OF COUNSEL FOR SUBMISSION OF ORDER (1.0); COMMUNICATE WITH K&E AND S. GERALD REGARDING SAME (.2)	1.2
11/30/20	CL	REVIEW COMMITTEE'S COUNSEL EMAIL RE INTERIM FEE ORDER (.1); PREPARE CERTIFICATION OF COUNSEL RE INTERIM FEE ORDER TO COMMITTEE APPLICATIONS (.8); REVISE INTERIM FEE ORDER (.1); EMAIL S. GERALD RE STATUS OF FILING CERT. OF COUNSEL (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL RE STOUT RETENTION APPLICATION (.6); REVIEW DOCKET AND PREPARE CNOS TO K&E AND PETRIE PARTNERS MONTHLY FEE APPLICATIONS (.6); CONFER WITH S. GERALD RE STATUS OF COC (.1); PREPARE AND FILE SECOND SUPPLEMENTAL DECLARATION OF C. MARCUS (.3).	2.7

TOTAL HOURS

38.8

TIMEKEEPER TIME SUMMARY:

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

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Re: (00012) OTHER EMPLOYMENT/FEE	Invoice Number Invoice Date Client Number	64254881 01/21/21 099845		
Timekeeper	<u>Hours</u>	Rate	Value	
KEVIN G. HROBLAK	0.3	\$700	210.00	
STEPHEN B. GERALD	10.7	\$570	6,099.00	
RICHARD W. RILEY	11.3	\$675	7,627.50	
MARC ABRAMS	0.2	\$995	199.00	
CHRISTOPHER LANO	16.3	\$335	5,460.50	
	CURRENT FEE	ËS	\$	19,596.00
	TOTAL THIS M	IATTER	\$	19,596.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00013) FINANCING AND CASH COLLATERAL MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/05/20	MA	EMAILS F J GRADY, REV DIP REPORTING	0.1
11/05/20	SBG	EMAILS FROM J.GRADY RE DIP BUDGET VARIANCE REPORTS	0.1
11/11/20	SBG	EMAIL FROM C. FULGOWSKI RE FEES UNDER DIP ORDER	0.1
11/11/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR DIP LENDERS REGARDING DIP LENDERS' LEGAL FEES	0.1
11/12/20	SBG	EMAILS FROM J.GRADY RE DIP BUDGET VARIANCE REPORTS	0.1
11/12/20	SBG	EMAIL FROM BRACEWELL RE FEES	0.1
11/19/20	SBG	EMAILS FROM J. GRADY RE DIP BUDGET VARIANCE REPORTS	0.1
11/25/20	MA	REV PACERS, EMAILS F J GRADY, REV DIP VARIATION REPORT.	0.3
11/25/20	SBG	EMAILS FROM J.GRADY RE DIP VARIANCE REPORTS	0.1
		TOTAL HOURS	1.1

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours	Rate	Value
STEPHEN B. GERALD	0.6	\$570	342.00
RICHARD W. RILEY	0.1	\$675	67.50

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

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

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202			Invoice Number Invoice Date Client Number	64254881 01/21/21 099845
Re: (00013) FINANCING AND CASH CO	OLLATERAL MA	TTERS		
<u>Timekeeper</u>	<u>Hours</u>	Rate	Value	
MARC ABRAMS	0.4	\$995	398.00	
	CURRENT FEE	ËS	\$	807.50
	TOTAL THIS M	IATTER	\$	807.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

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

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/01/20	KGH	REVIEW AND COMMENT ON ARB VIOLATION OF STAY MOTION	0.5
11/01/20	SBG	REVIEW AND REVISE MOTION TO ENFORCE STAY AGAINST PLATTE RIVER (2.1); EMAILS WITH TEAM RE SAME (.2)	2.3
11/01/20	MA	EMAILS F A WEINHOUSE, C MARKUS, AND RR RE ELEVATION RESOLUTION.	0.1
11/02/20	SBG	REVIEW BENCH RULING	0.5
11/02/20	SBG	REVIEW DRAFT MOTION TO SHORTEN TIME RE MOTION TO ENFORCE STAY	0.2
11/02/20	SBG	EMAILS WITH A.ROTMAN RE POTENTIAL ERROR IN BENCH RULING	0.1
11/02/20	SBG	CONTACT UCC, UST AND PLATTE RIVER RE CONSENT RE MOTION TO SHORTEN RE MOTION TO ENFORCE STAY	0.2
11/02/20	RR	REVIEW AND COMMENT DRAFT MOTION TO ENFORCE STAY AGAINST PLATTE RIVER (.6); REVIEW ISSUES REGARDING SEEKING SHORTEN NOTICE ON MOTION AND MEET AND CONFER WITH PLATTE RIVER COUNSEL AND COMMUNICATE WITH S. GERALD REGARDING SAME (.7)	1.3
11/02/20	RR	REVIEW BENCH RULING ON CONTRACT REJECTIONS (.3); COMMUNICATE WITH S. GERALD REGARDING BENCH RULING AND PROCEDURE FOR SEEKING CORRECTION OF BENCH RULING (.2); COMMUNICATE WITH K&E	1.8

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		REGARDING REQUESTED REVISIONS TO BENCH RULING (.8); DRAFT COMMUNICATION TO CHAMBERS REGARDING REQUESTED CORRECTIONS TO BENCH RULING (.5)	
11/02/20	RR	REVIEW AND REVISE MOTION TO SHORTEN NOTICE REGARDING MOTION TO ENFORCE STAY AGAINST PLATTE RIVER AND FURTHER REVIEW MOTION TO ENFORCE STAY IN CONNECTION WITH SAME (1.4): REVIEW AND ANALYZE ISSUE REGARDING FILING MOTION UNDER SEAL (.7); COMMUNICATE WITH D. WOMACK (K&E) REGARDING FILING MOTION UNDER SEAL (.2); COMMUNICATE WITH C. LANO REGARDING SAME (.1); COORDINATE FILING AND SERVICE OF MOTION AND MOTION TO SHORTEN (.4)	2.8
11/02/20	RR	COMMUNICATE WITH K&E REGARDING SETTLEMENT WITH ELEVATION	0.2
11/02/20	MA	DATA F C LANO, REV FERC APPEAL (.1) EMAIL F A LEONARD RE APPEALS AND MAGISTRATE PROCESS (.1)	0.2
11/02/20	SBG	EMAILS WITH CHAMBERS AND K&E RE SCHEDULING MOTION TO ENFORCE STAY; COORDINATE W/D WITH C.LANO	0.2
11/02/20	SBG	EMAILS FROM M.ABRAMS RE FURTHER COMMENTS TO MOTION TO ENFORCE STAY AGAINST PLATTE RIVER	0.2
11/02/20	KGH	REVIEW AND COMMENT ON ARB AND PLATTE RIVER LIFT STAY MOTION AND MOTION TO SHORTEN TIME	1.0
11/02/20	SBG	EMAILS WITH K&E TEAM AND R.RILEY RE COMMERCIAL RESOLUTION WITH ELEVATION	0.2
11/02/20	RR	COMMUNICATE WITH S. GERALD REGARDING FOLLOW UP TO OMNIBUS HEARING AND	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		POTENTIAL MOTION AGAINST PLATTE RIVER	
11/02/20	SBG	EMAIL TO B.ARNAULT (K&E) RE DRAFT MOTION TO ENFORCE STAY	0.1
11/02/20	SBG	CONFER WITH R.RILEY RE NEXT STEPS POST REJECTION/APPEALS	0.1
11/02/20	RR	PREPARE FOR 11/2 HEARING	0.7
11/02/20	RR	COMMUNICATE TO CHAMBERS REGARDING SETTLEMENT OF ELEVATION CONTRACTS	0.1
11/02/20	CL	TELEPHONE CALL WITH A. LEONARD RE APPEAL PROCESS, PRO HAC VICE, AND JOINT WRITTEN STATEMENT (.2); REVIEW DISTRICT COURT DOCKETS AND UPDATE SAME (.3); EMAIL A. LEONARD RE NOTICE OF APPEARANCE AND PRO HAC REQUIREMENTS (.3).	0.8
11/03/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING PENDING APPEALS (.2); COMMUNICATE WITH S. GERALD AND C. LANO REGARDING PRO HACS FOR PENDING APPEALS (.1)	0.3
11/03/20	RR	REVIEW COMMUNICATIONS REGARDING JOINT MEDIATION SUBMISSION DUE IN GRAND MESA APPEAL	0.2
11/03/20	RR	REVIEW FILINGS AND NECESSARY PRELIMINARY FILINGS IN PENDING APPEALS OF SUMMARY JUDGMENT RULINGS AND GRAND MESA'S MOTION FOR RELIEF FROM STAY	2.6
11/03/20	SBG	EMAILS WITH K&E TEAM RE TIMING OF HEARING ON MOTION TO ENFORCE STAY	0.2
11/03/20	RR	REVIEW PLATTE RIVER'S OBJECTION TO MOTION TO SHORTEN NOTICE ON MOTION TO ENFORCE STAY (.1); DRAFT COMMUNICATION TO CHAMBERS REGARDING MOTION TO SHORTEN AND OBJECTION (.4); COMMUNICATE	0.7

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		WITH K&E REGARDING HEARING DATE (.1); COMMUNICATE TO PLATTE RIVER COUNSEL REGARDING HEARING DATE ON MOTION (.1)	
11/03/20	SBG	CONFER WITH C.LANO RE NEED TO WITHDRAW MOTION TO SHORTEN TIME RE MOTION TO ENFORCE STAY	0.1
11/03/20	SBG	CALL WITH COUNSEL FOR RMM RE REQUEST FOR UNREDACTED VERSION OF MOTION TO ENFORCE STAY (.1); EMAILS WITH B.ARNAULT (K&E) RE SAME (.1)	0.2
11/03/20	ΜΑ	EMAILS F G HICKS, J AYCOCK, AND SG RE CRWL APPEALS AND MEDIATION STATEMENT (.1) EMAILS F C LANO, REV GM APPEAL PAPERS (.2) VM F/T SARAH HARBUCK RE KCC AS APPELLEE, EMAILS F/T SARA RE SAME (.1) REV NOV 2ND HEARING TRANSCRIPT RE OPINION ON REJECTION (.2)	0.6
11/03/20	SBG	REVIEW EXHIBITS TO MOTION TO ENFORCE STAY AND PROPOSED REDACTIONS (.5); REVIEW COMPLAINT EXHIBIT FOR PROPOSED REDACTIONS (.4); EMAILS AND CALLS WITH D.WOMACK (K&E) RE SAME (.2); EMAIL TO PLATTE RIVER COUNSEL RE SAME (.1)	1.2
11/03/20	CL	CONFER WITH A. LEONARD RE DE DISTRICT COURT PRO HACS (.2); REVIEW AND PREPARE PRO HACS FOR FILING (.3); REVIEW DE DISTRICT COURT RE PRO HAC FILING FEES (.2); EMAIL R. RILEY RE APPELLEE DESIGNATION (.1).	0.8
11/03/20	SBG	REVIEW ARB OBJECTION TO MOTION TO SHORTEN (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3
11/03/20	SBG	PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED VERSION RE MOTION TO ENFORCE STAY	1.1

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WHITEFORD, TAYLOR & PRESTON LLC

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/03/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE DRAFT PRO HACS FOR APPEAL	0.1
11/03/20	SBG	REVIEW PROPOSED ORDER APPROVING REJECTION OF MIDSTREAM CONTRACTS; EMAILS WITH K&E TEAM RE SAME	0.1
11/03/20	SBG	EMAILS WITH K&E TEAM RE LOGISTICS RE APPEAL	0.2
11/03/20	SBG	REVIEW ORDER DENYING MOTION TO SHORTEN NOTICE RE MOTION TO ENFORCE STAY; CONFER WITH C.LANO RE SAME	0.1
11/03/20	SBG	EMAILS WITH S.HARBUCK (KCC) AND M.ABRAMS RE INCLUSION BY FERC AS KCC AS APPELLEE	0.2
11/03/20	SBG	RESEARCH APPELLATE DOCKETS FOR GUIDANCE RE PROCESS	0.3
11/04/20	SBG	EMAILS WITH K&E TEAM RE STATUS OF PROPOSED REDACTIONS RE MOTION TO ENFORCE STAY AGAINST ARB (.2); EMAILS WITH ARB COUNSEL RE SAME (.1)	0.3
11/04/20	ΜΑ	EMAILS F RR, SG, D GADSON AND P CALLAGHAN RE COMMITTEE DEPO AND EXHIBITS FOR 11/5 HEARING (.1) EMAIL F J AYCOCK, REV REVISED GM AND PLATTE REJECTION ORDER (.1) REV DEBTORS BACKSTOP RESPONSE (.2) EMAILS F G HICKS, S GERALD RE MEDIATION IN CRWL APPEALS AND BRIEFING SCHEDULE (.1)	0.5
11/04/20	SBG	REVIEW TRK PERFECTION OF MECHANICS LIEN	0.1
11/04/20	SBG	REVIEW AND REVISED PROPOSED FORM OF ORDER FOR REJECTION MOTIONS (.7); CONFER WITH R.RILEY RE SAME (1).; EMAIL WITH J.AYCOCK (K&E) RE SAME (.1)	0.9
11/04/20	SBG	EMAILS WITH G.HICKS (K&E) RE SUBMISSION IN GRAND MESA APPEAL AND RELATED ISSUES	0.3

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		(.2); CONFER WITH R.RILEY RE SAME (.1)	
11/04/20	SBG	CALL WITH K.YOUNG (K&E) RE RMM LITIGATION SCHEDULE; FOLLOW UP EMAIL RE SAME	0.2
11/04/20	SBG	EMAILS WITH C.LANO AND R.RILEY RE PRO HAC MOTIONS FOR APPEALS	0.1
11/04/20	CL	PREPARE DE DISTRICT COURT PRO HAC VICE (1.3); EMAIL R. RILEY RE STATUS OF PRO HAC (.1)	1.4
11/05/20	MA	MULTI EMAILS F G HICKS, SG RE MAGISTRATE LETTER RE MEDIATION OF APPEALS	0.1
11/05/20	RR	COMMUNICATE WITH S. GERALD REGARDING APPEAL ISSUES	0.3
11/05/20	RR	REVIEW AND RESPOND TO K&E COMMUNICATIONS REGARDING MEDIATION SUBMISSION TO MAGISTRATE THYNGE IN GRAND MESA APPEAL	0.5
11/05/20	RR	COMMUNICATE WITH K&E AND COUNSEL FOR GRAND MESA REGARDING MEDIATION SUBMISSION TO MAGISTRATE THYNGE AND REVISE AND COORDINATE SUBMISSION OF MEDIATION STATEMENT TO JUDGE THYNGE	1.8
11/05/20	RR	REVIEW AND ADDRESS COMMUNICATIONS WITH K&E REGARDING PROPOSED ORDER GRANTING REJECTION OF MIDSTREAM CONTRACTS	0.2
11/05/20	SBG	CONFER WITH R.RILEY RE LOGISTICS RE APPEALS	0.3
11/05/20	SBG	EMAILS WITH COUNSEL FOR RMM AND K.YOUNG (K&E) RE CONFIDENTIALITY AGREEMENT AND PROTECTIVE ORDER	0.1
11/05/20	SBG	EMAILS WITH K&E TEAM AND R.RILEY RE	0.5

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MEDIATION LETTER TO MAGISTRATE IN GRAND MESA APPEAL	
11/05/20	SBG	EMAILS WITH K&E AND WTP TEAM RE CIRCULATING PROPOSED ORDER GRANTING REJECTION MOTIONS (.1); FURTHER FORMATTING REVISIONS (.2); EMAIL TO COUNSEL FOR MIDSTREAMS RE SAME (.1)	0.4
11/06/20	SBG	REVIEW PLEADINGS FILED IN REJECTION APPEALS	0.2
11/06/20	SBG	REVIEW ORDER RE TELECONFERENCE SCHEDULED IN GRAND MESA APPEAL RE SCHEDULING; EMAILS WITH R.RILEY AND K&E TEAM RE SAME	0.2
11/06/20	MA	REV FERC APPEAL.	0.1
11/06/20	RR	COMMUNICATE WITH K&E REGARDING TELECONFERENCE WITH MAGISTRATE THYNGE IN GRAND MESA APPEAL	0.2
11/09/20	MA	EMAILS F G JONES AND K YOUNG RE DISCOVERY UPLOAD.	0.1
11/09/20	SBG	PREPARE COC FOR PROPOSED ORDER GRANTING MOTIONS TO REJECT (.6); FINALIZE ORDER (.2); EMAILS TO K&E AND COUNTERPARTIES RE SAME (.1)	0.9
11/09/20	RR	REVIEW REVISED PROPOSED ORDER REJECTING CERTAIN MIDSTREAM CONTRACTS AND REVIEW COMMUNICATIONS REGARDING SAME	0.2
11/09/20	SBG	EMAILS WITH RMM COUNSEL AND K.YOUNG (K&E) RE DOC PRODUCTION	0.2
11/09/20	CL	REVIEW DE DISTRICT COURT APPEAL, PREPARE AND ORGANIZE FILINGS.	1.2
11/10/20	CL	REVIEW DISTRICT COURT APPEAL DOCKETS AND UPDATE FILINGS (.3); UPDATE PRO HACS	0.7

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND EMAIL S. GERALD AND R. RILEY RE SAME (.2); EMAIL B. TURLINGTON RE SEALED EXHIBIT TO PLATTE RIVER MIDSTREAM, LLC'S OBJECTION TO DEBTORS' MOTION FOR ENTRY OF AN ORDER ENFORCING THE AUTOMATIC (.1); REVIEW SEALED EXHIBIT AND FORWARD SAME TO R. RILEY AND S. GERALD (.1).	
11/10/20	MA	EMAILS F SG, CL AND REV PLATTE AND GRAND MESA RECORDS RE DESIGNATIONS ON APPEAL (.2) REV PLATTE RESPONSE TO MOTION TO ENFORCE STAY (.2)	0.4
11/10/20	SBG	REVIEW ELEVATION DESIGNATION OF RECORD	0.1
11/10/20	SBG	REVIEW PLATTE RIVER CERT RE TRANSCRIPTS PER 8009(B)	0.1
11/10/20	SBG	REVIEW ARB OBJECTION TO MOTION TO ENFORCE STAY	0.8
11/10/20	SBG	CONFER WITH R.RILEY RE MOTIONS TO APPEAR PRO HAC VICE FOR APPEALS	0.2
11/10/20	SBG	REVIEW DRAFT OWENS DECLARATION IN SUPPORT OF ELEVATION SETTLEMENT AND K.HROBLAK COMMENTS RE SAME (.2); EMAILS RE SAME (.1)	0.3
11/10/20	SBG	REVIEW PLATTE RIVER DESIGNATION OF RECORD	0.1
11/10/20	SBG	REVIEW STATUS OF ALL APPEALS PENDING AND PREPARE STATUS CHART RE SAME	1.5
11/10/20	SBG	EMAILS/CALL WITH K.HROBLAK AND R.RILEY RE EXTENT TO WHICH ELEVATION SETTLEMENT CAN BE SEALED	0.3
11/10/20	SBG	EMAILS RE STATUS OF SPLIT ROCK ISSUES	0.1
11/10/20	SBG	EMAILS WITH K.YOUNG (K&E) RE RMM REQUEST FOR DOCUMENTS PRODUCED BY	0.2

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		ELEVATION; EMAILS WITH R.RILEY AND COUNSEL FOR ELEVATION RE SAME	
11/10/20	KGH	WORK ON RULE 9019 MATERIALS AND CONFER WITH K&E RE: OWENS DECLARATION EDITS AND FILING OPTIONS FOR CONFIDENTIAL TERM SHEET	1.3
11/10/20	KGH	REVIEW ORDER REJECTING CONTRACTS	0.1
11/10/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS REGARDING POTENTIAL SEALING OF ELEVATION SETTLEMENT AND 9019 MOTION AND COMMUNICATE WITH S. GERALD AND K. HROBLAK REGARDING SAME	0.3
11/10/20	RR	REVIEW COMMUNICATION FROM K. YOUNG (K&E) REGARDING RMM REQUEST FOR ELEVATION CONFIDENTIAL DOCUMENTS (.1); CONFER WITH S. GERALD REGARDING SAME (.1); COMMUNICATE TO COUNSEL FOR ELEVATION REQUESTING SAME (.2)	0.4
11/10/20	RR	REVIEW AND ADDRESS FILINGS IN APPEALS BY MIDSTREAM COMPANIES	2.2
11/10/20	RR	REVIEW AND ANALYZE ARB/PLATTE RIVER OBJECTION TO MOTION TO ENFORCE AUTOMATIC STAY	0.7
11/10/20	CL	EMAIL EXCHANGE WITH A. LEONARD RE SEALED EXHIBIT TO OBJECTION TO MOTION TO ENFORCE.	0.2
11/11/20	RR	REVIEW BISON 2004 MOTION (.2); COMMUNICATE WITH S. GERALD AND J. AYCOCK (K&E) REGARDING BISON 2004 MOTION (.5)	0.7
11/11/20	SBG	REVIEW BISON MOTION FOR 2004 EXAMINATION	0.2
11/11/20	CL	PREPARE SERVICE LIST TO NOTICE OF SERVICE RE DISCOVERY (.3); EMAIL S. GERALD RE	1.5

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Date	<u>Tkpr</u>		Hours
		STATUS OF SERVICE (.1); REVIEW NOTICE OF 30(B)(6) VIDEO DEPOSITION (.1); CONFER WITH A. LEONARD RE LAEZER ANSWER TO COMPLAINT (.1); REVISE NOTICE OF SERVICE RE DISCOVERY (.3); PREPARE AND FILE NOTICE OF SERVICE (.3); PREPARE AND ORGANIZE DISCOVERY AND EMAIL SAME TO RMM COUNSEL (.3).	
11/11/20	SBG	CALL WITH K.YOUNG RE RMM DISCOVERY AND STATUS OF APPEALS	0.3
11/11/20	SBG	EMAILS WITH J.AYCOCK (K&E) RE BISON 2004 (.2); LEGAL RESEARCH RE SAME (.6)	0.8
11/11/20	SBG	EMAILS WITH K&E RE REPLY DEADLINE RE MOTION TO ENFORCE STAY AGAINST ARB AND PLATTE RIVER (.1); RESEARCH RE SAME RE LOCAL RULES AND EXAMPLES OF MOTIONS FOR LEAVE TO FILE LATE REPLY (.4)	0.5
11/11/20	SBG	REVIEW AND FINALIZE DISCOVERY RESPONSES TO RMM AND PREPARE NOTICE OF SERVICE RE SAME	0.8
11/11/20	SBG	EMAILS WITH COUNSEL FOR BISON RE 2004 EXAM; EMAILS WITH J.AYCOCK RE SAME	0.2
11/11/20	SBG	EMAILS DEADLINE TO ANSWER LEAZER COMPLAINT	0.1
11/11/20	SBG	ADDRESS ISSUES WITH R.RILEY RE REQUEST FROM BONDHOLDERS OF UNREDACTED VERSION OF MOTION TO ENFORCE STAY V. ARB	0.2
11/11/20	RR	REVIEW AND ANALYZE APPEALS BY MIDSTREAM COMPANIES AND FERC AND RELATED DEADLINES AND REQUIRED FILINGS	1.6
11/11/20	RR	REVIEW LEAZER COMPLAINT (.2); COMMUNICATE TO S. GERALD REGARDING SAME (.1)	0.3
11/11/20	RR	REVIEW COMMUNICATION FROM YCST	0.6

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		(COUNSEL FOR BONDHOLDERS) REGARDING UNREDACTED MOTION TO ENFORCE STAY AGAINST PLATTE RIVER AND COMMUNICATE WITH S. GERALD REGARDING SAME (.3); COMMUNICATE WITH K&E AND YCST REGARDING SAME (.3)	
11/11/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING REPLY IN SUPPORT OF MOTION TO ENFORCE STAY AND DEADLINE FOR FILING REPLY	0.3
11/11/20	RR	REVIEW COMMUNICATIONS FROM K&E REGARDING RESPONSES TO RMM DISCOVERY	0.1
11/11/20	ΜΑ	REV BISON RULE 2004 REQUEST (.1) REV RMM 30 (B) (6) NOTICE (.1) EMAILS F J LYONS, EMAILS T RR, SG AND KH RE BISON 2004 (.1) MULTIPLE EMAILS F J AYCOCK AND SG RE 2004 ISSUES (.1) REV EXTRACTION'S RESPONSES AND DISCOVERY REQUESTS TO RMM (.2) EMAIL F LISA PETERS RE PLATTE 362 ENFORCEMENT HEARING WITNESSES (.1)	0.7
11/12/20	МА	REV PACERS RE D CT APPEAL (.1) EMAILS F RR J AYCOCK RE PRO HAC FORMS FOR K&E RE APPEAL (.1) REV PACERS (.1)	0.3
11/12/20	SBG	EMAILS WITH COUNSEL FOR PLATTE RIVER AND D.WOLMAK RE PROPOSED REDACTIONS FOR ARB OPPOSITION TO MOTION TO STAY AND REPLY ISO MOTION	0.2
11/12/20	SBG	REVIEW REPLY IN SUPPORT OF MOTION TO ENFORCE STAY AGAINST ARB AND PLATTE RIVER	0.2
11/12/20	SBG	EMAIL RE MEDIATION REPORT DEADLINE IN APPEAL	0.1
11/12/20	SBG	CONFER WITH R.RILEY RE APPEAL/PRO HACS TO BE FILED IN VARIOUS APPEALS	0.2

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/12/20	RR	TELEPHONE CALL WITH N. ADZIMA REGARDING STATUS OF BOARD OF COMMISSIONERS MOTION (.2); CONFER WITH S. GERALD REGARDING STATUS OF HEARING ON BOARD OF COMMISSIONERS MOTION (.2)	0.4
11/12/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING RMM DISCOVERY REQUESTS AND ELEVATION CONFIDENTIAL DOCUMENTS	0.1
11/12/20	RR	REVIEW REPLY IN SUPPORT OF MOTION TO ENFORCE STAY AGAINST PLATTE RIVER AND COORDINATE FILING AND SERVICE OF SAME	0.9
11/12/20	ΜΑ	EMAILS F RR AND A ROTMAN RE GRAND MESA APPEAL, EMAILS F RR, SG RE BISON 2004 (.1) REV WORK SHARE FOLDERS F CL RE FERC APPEAL (.1) REV PLATTE DISCOVERY REQUESTS RE STAY ENFORCEMENT (.1) EMAILS T C LANO, SG REV DEBTORS REPLY TO PLATTE RE STAY ENFORCEMENT (.3)	0.6
11/12/20	RR	CONFER WITH S. GERALD REGARDING LEAZER COMPLAINT	0.1
11/12/20	RR	TELEPHONE CALL WITH D. MELORO REGARDING REQUEST FOR CONSENT ORDER DENYING STAY PENDING APPEAL BY BANKRUPTCY COURT (.1); CONFER WITH S. GERALD REGARDING SAME (.1) COMMUNICATE WITH K&E REGARDING SAME (.2); FOLLOW UP COMMUNICATION TO D. MELORO REGARDING SAME (.1)	0.5
11/12/20	RR	COMMUNICATE WITH S. GERALD REGARDING VARIOUS APPEALS AND PRO HAC MOTIONS	0.2
11/12/20	SBG	CONFER WITH R.RILEY RE HEARINGON MOTION FILED BY BOARD OF COUNTY COMMISSIONERS AND AGENDA/OBJECTION DEADLINE RE SAME	0.2
11/12/20	SBG	EMAILS WITH ELEVATION COUNSEL RE	0.1

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Date	<u>Tkpr</u>		Hours
		DOCUMENT REQUESTED BY RMM; FOLLOW UP EMAILS WITH K.YOUNG (K&E) RE SAME	
11/12/20	SBG	EMAILS WITH C.LANO RE NEED FOR MOTION TO SEAL AND NOTICE OF PROPOSED REDACTION FOR REPLY ISO MOTION TO ENFORCE STAY	0.1
11/12/20	SBG	REVIEW ARB DISCOVERY REQUESTS RE MOTION TO ENFRORCE STAY	0.1
11/12/20	SBG	CONFER WITH R.RILEY RE REQUEST FROM GRAND MESA TO CONSENT TO ENTRY OF ORDER IN BANKRUPTCY COURT DENYING STAY PENDING APPEAL; FOLLOW UP EMAILS WITH K&E RE SAME	0.1
11/12/20	SBG	EMAIL FROM R.FIEDLER (K&E) RE STATUS OF FILING OF ELEVATION 9019	0.1
11/12/20	SBG	CONFER WITH K.YOUNG RE STATUS OF MOTION TO ENFORCE STAY AND DISCOVERY ISSUES RELATED THERETO	0.2
11/12/20	SBG	CONFER WITH R.RILEY RE LEAZER COMPLAINT	0.1
11/12/20	SBG	EMAILS WITH R.RILEY AND K&E TEAM RE CANCELLATION OF BOULDER LIFT STAY HEARING AND NEED TO AMEND AGENDA	0.1
11/12/20	CL	REVIEW APPEAL FILINGS AND DE DISTRICT COURT FILINGS AND PREPARE APPEAL STATUS CHART (1.6); PREPARE NOTICE OF PROPOSED REDACTED REPLY IN SUPPORT OF MOTION TO ENFORCE AND MOTION TO SEAL (1.0); EMAIL S. GERALD RE SAME (.1); REVIEW A. LEONARD EMAIL RE APPEAL STATUS AND CONFER WITH HER RE SAME AND STATUS OF PRO HACS (.3); REVIEW R.RILEY'S EMAIL RE PRO HAC FORMAT (.1).	3.1
11/13/20	MA	EMAILS F M PHILLIPS, REV MECHANICS LIEN NOTICES.	0.1

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Date	<u>Tkpr</u>		Hours 1
11/13/20	RR	DRAFT POTENTIAL COMMUNICATION TO CHAMBERS REGARDING REQUESTING RULING ON REJECTION OF ELEVATION CONTRACTS (.3); COMMUNICATE WITH K&E REGARDING SAME (.2)	0.5
11/13/20	RR	COMMUNICATE WITH K&E REGARDING STATUS OF ELEVATION SETTLEMENT NEGOTIATIONS	0.2
11/13/20	RR	REVIEW GRAND MESA APPEAL AND OTHER APPEALS AND ADDRESS PRO HAC MOTIONS AND OTHER REQUIRED FILINGS	1.3
11/13/20	RR	REVIEW DRAFT ELEVATION 9019 MOTION AND OUTSTANDING ISSUES RELATED TO SAME (.7); COMMUNICATE WITH K&E AND S. GERALD REGARDING SAME (.4)	1.1
11/13/20	KGH	REVIEW AND EDIT 9019 MOTION AND OWENS DECLARATION FOR ELEVATION PROPOSED SETTLEMENT	0.8
11/13/20	KGH	CALL FROM SBG RE: LIFT STAY LITIGATION EVIDENTIARY ISSUE	0.2
11/13/20	CL	PREPARE AND FILE DE DISTRICT PRO HAC FILINGS.	1.4
11/13/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING LOGISTICS FOR HEARING ON MOTION TO ENFORCE STAY	0.2
11/13/20	MA	MULTI EMAILS F K YOUNG, LISA PETER RE STAY ENFORCEMENT HEARING RE PLATTE (.2) REV ELEVATION SETTLEMENT MOTION AND RELATED DOCUMENTS, EMAILS F/T RR,SG AND K H RE SAME (.5) REV REDACTIONS EMAILS F/T SG (.1) EMAILS F K YOUNG, RR RE PLATTE STAY HEARING (.1) EMAILS F A ROTMAN, SG AND RR RE CONFIRMATION LITIGATION, REV PROPOSED SCHEDULES RE SAME (.2) REV PLATTE 365 APPEAL (.1)	1.2

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Date	<u>Tkpr</u>		Hours
11/13/20	RR	REVIEW COMMUNICATIONS BETWEEN K. YOUNG (K&E) AND L. PETERS (KUTAKROCK) REGARDING HEARING ON MOTION TO ENFORCE STAY (.1); FOLLOW UP COMMUNICATION WITH K. YOUNG REGARDING SAME (.1)	0.2
11/13/20	SBG	REVIEW ELEVATION 9019 FOR REDACTIONS (.3); EMAILS WITH WTP AND K&E TEAMS RE SAME (.2)	0.5
11/13/20	SBG	REVIEW NOTICES OF LIEN FILED BY ALL AMERICAN SERVICES, L TRIPLE J, PATRIOT EXCAVATING	0.1
11/13/20	SBG	EMAILS WITH TEAM RE STATUS OF ELEVATION NEGOTIATIONS	0.2
11/13/20	SBG	REVIEW AND REVISE ELEVATION 9019	1.6
11/13/20	SBG	CONFER WITH R.RILEY RE EVIDENTIARY ISSUES RE HEARING ON 11/17 (.3); EMAILS WITH R.RILEY, K.YOUNG AND COUNSEL FOR ARB RE SAME (.3)	0.6
11/13/20	SBG	EMAIL RE DRAFT 9019 AND K.HROBLAK COMMENTS RE SAME; REVIEW COMMENTS	0.2
11/13/20	SBG	EMAILS RE EXHIBITS FOR HEARING ON 11/17 AND COORDINATE SAME WITH TEAM	0.2
11/13/20	SBG	EMAIL RE DEPO OF M.OWENS IN RMM LITIGATION	0.1
11/13/20	SBG	EMAILS WITH K. YOUNG (K&E) RE RMM PROTECTIVE ORDER	0.1
11/13/20	SBG	REVIEW DRAFT ORDER RE GRAND MESA STAY PENDING APPEAL; EMAILS WITH D.MELORO AND R.RILEY RE SAME	0.2
11/13/20	SBG	EMAILS WITH R.FIEDLER (K&E) RE CHANGES TO 9019 MOTION; CONFER WITH R.RILEY RE SAME	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/13/20	SBG	EMAILS WITH N.ADZIMA (K&E) AND R.RILEY RE REQUEST FOR UNREDACTED DOCS RE ARB STAY MOTION; CONFER WITH R.RILEY RE SAME	0.1
11/13/20	SBG	FURTHER EMAILS RE STATUS OF ELEVATION SETTLEMENT NEGOTIATIONS	0.2
11/13/20	SBG	EMAILS WITH TEAM RE BISON 2004 MOTION	0.1
11/13/20	CL	UPDATE APPEAL STATUS CHART (.2); CONFER WITH A. LEONARD RE APPEAL ISSUES (.2).	0.4
11/14/20	RR	REVIEW DRAFT ORDER FROM GRAND MESA DENYING REQUEST FOR STAY PENDING APPEAL BY BANKRUPTCY COURT AND COMMUNICATE WITH K&E REGARDING SAME	0.5
11/14/20	SBG	REVIEW AND REVISE DRAFT MOTION TO SHORTEN TIME RE ELEVATION 9019 (.5); EMAILS WITH K&E RE SAME (.1)	0.6
11/14/20	SBG	REVIEW DRAFT ORDER ON STAY PENDING APPEAL FROM GRAND MESA; CONFER WITH R.RILEY RE SAME AND EMAILS WITH TEAM RE SAME	0.2
11/14/20	SBG	EMAILS WITH R.RILEY AND K.YOUNG (K&E) RE EVIDENTIARY ISSUES RE ARB/PR HEARING ON MOTION TO ENFORCE STAY	0.2
11/15/20	RR	REVIEW AND REVISE DRAFT CONSENT BANKRUPTCY ORDER FROM GRAND MESA DENYING REQUEST FRO STAY PENDING APPEAL AND COMMUNICATE TO K&E REGARDING SAME	1.4
11/15/20	SBG	EMAILS WITH R.RILEY AND K.YOUNG RE STATUS OF EVIDENTIARY ISSUES RE HEARING ON MOTION TO ENFORCE STAY AGAINST ARB/PLATTE RIVER (.2); EMAIL WITH COUNSEL FOR ARB RE SAME (.1)	0.3
11/15/20	SBG	CONFER WITH R.RILEY RE CHANGES TO ORDER DENYING STAY PENDING APPEAL - GRAND	0.1

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Date	<u>Tkpr</u>		Hours
		MESA	
11/16/20	CL	CONFER WITH R. RILEY AND S. GERALD RE STATUS OF REDACTED REPLY MOTION TO ENFORCE (.1); PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED SETTLEMENT MOTION (0.8).	0.9
11/16/20	SBG	EMAILS WITH COUNSEL FOR ARB/PR RE EVIDENTIARY ISSUES FOR HEARING ON MOTION TO ENFORCE STAY (.2); EMAILS WITH R.RILEY AND K.YOUNG (K&E) RE SAME (.2)	0.4
11/16/20	CL	CONFER WITH R. RILEY RE NOTICE OF SERVICE RE DEBTORS' RESPONSES AND OBJECTIONS TO PLATTE RIVER DISCOVERY REQUEST (.2); PREPARE AND FILE DEBTORS' RESPONSES AND OBJECTIONS TO PLATTE RIVER DISCOVERY REQUEST (.4); CONFER WITH KCC RE DOCKET ENTRY OF NOTICE OF SERVICE (.2); PREPARE MOTIONS FOR PRO HAC IN DE DISTRICT COURT CASES (1.7); UPDATE DISTRICT COURT APPEAL CHART (.4).	2.9
11/16/20	RR	COMMUNICATE WITH K. YOUNG AND S. GERALD REGARDING FORM OF DEPOSITION EXHIBITS	0.1
11/16/20	RR	REVIEW AND REVISE ELEVATION 9019 MOTION, RELATED MOTION TO SEAL AND RELATED MOTION TO SHORTEN NOTICE (2.1); COMMUNICATE WITH R. FIEDLER (K&E) AND S. GERALD REGARDING SAME (.9)	3.0
11/16/20	RR	COMMUNICATE TO GRAND MESA COUNSEL REGARDING REVISED PROPOSED BANKRUPTCY CONSENT ORDER DENYING REQUEST FOR STAY PENDING APPEAL	0.4
11/16/20	RR	ATTEND RMM DEPOSITION OF MATT OWENS REGARDING REJECTION/ALLEGED COVENANTS RUNNING WITH THE LAND	8.0

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/16/20	SBG	EMAIL WITH G.HICKS RE APPEAL SCHEDULE	0.1
11/16/20	SBG	EMAILS RE PROPOSED REDACTIONS RE REPLY IN SUPPORT OF MOTION TO ENFORCE STAY AGAINST ARB/PLATTE RIVER	0.2
11/16/20	SBG	EMAILS AND CALL WITH R. FRIEDLER RE ELEVATION 9019 MOTION (.7); CONFER WITH R.RILEY RE SAME (.8); REVIEW MOTION TO SHORTEN (.4); REVIEW MOTION TO SEAL (.5); REVIEW CHANGES TO 9019 MOTION (.4)	2.8
11/16/20	MA	EMAILS F KH, RR RE DISCOVERY (.1) EMAILS F/T SG, REV CHART OF APPEALS (.1) REV APPEAL FILINGS (.1)	0.3
11/16/20	SBG	EMAILS WITH R.RILEY AND K.YOUNG (K&E) RE FORM OF OBJECTIONS IN DEPOSITIONS	0.1
11/16/20	SBG	EMAILS WITH R.RILEY AND K&E TEAM RE CHANGES TO ORDER DENYING MOTION FOR STAY PENDING APPEAL - GRAND MESA	0.1
11/16/20	SBG	REVIEW DOCUMENTS SENT TO CHAMBERS BY PLATTE RIVER/ARB IN ADVANCE OF HEARING ON MOTION TO ENFORCE STAY	0.1
11/16/20	SBG	COORDINATE DOCUMENTARY ISSUES RE HEARING ON MOTION TO ENFORCE STAY AGAINST ARB/PLATTE RIVER AND WORK WITH C.LANO AND R.RILEY RE SAME	0.3
11/16/20	SBG	ADDRESS ISSUES RE FILING RE DISCOVERY ISSUES	0.3
11/16/20	SBG	UPDATE STATUS CHART FOR ALL PENDING APPEALS (.7); EMAILS WITH TEAM RE SAME (.2)	0.9
11/17/20	MA	REV PACERS (.1) TF SG, TF RR RE UPDATE ON PENDING MATTERS (.2) REV ELEVATION SETTLEMENT MOTION AS FILED (.1) MULTI EMAILS F SG, EREZ GILAD, R SCHEPACARTER , A WEINHOUSE RE SEALING OF ELEVATION	0.7

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MOTION, REV REDACTED VERSION (.2) REV DOCKET, REV NOTICE OF HEARING RE ELEVATION (.1)	
11/17/20	CL	PREPARE AND FILE MOTION TO APPROVE SETTLEMENT (.8); PREPARE AND FILE MOTION TO SHORTEN NOTICE TO OBJECT (.7); REVIEW ORDER SHORTENING NOTICE TO OBJECT (.1); PREPARE AND FILE MOTION TO FILE UNDER SEAL SETTLEMENT (.7); PREPARE AND FILE NOTICE PROPOSED REDACTED VERSION OF MOTION TO APPROVE SETTLEMENT (.6); PREPARE AND FILE NOTICE OF ENTRY OF ORDER SHORTENING NOTICE AND HEARING RE APPROVING THE SETTLEMENT BY AND AMONG THE DEBTORS AND ELEVATION MIDSTREAM, LLC AND GOS EM HOLDINGS (.8)	3.7
11/17/20	RR	REVIEW COMMUNICATIONS FROM K&E REGARDING MOTION TO FURTHER EXTEND REMOVAL DEADLINE AND CONFER WITH S. GERALD REGARDING SAME	0.2
11/17/20	RR	COMMUNICATE WITH S. GERALD AND A. WEINHOUSE REGARDING COMMITTEE'S AND UST'S INQUIRIES REGARDING SEALED ELEVATION 9019 MOTION (.5); FURTHER COMMUNICATE WITH S. GERALD REGARDING REACTED VERSION OF ELEVATION 9019 MOTION (.2)	0.7
11/17/20	RR	CONFER WITH S. GERALD REGARDING APPEAL DEADLINES	0.2
11/17/20	RR	CONFER WITH S. GERALD REGARDING REDACTIONS TO ELEVATION 9019 MOTION	0.4
11/17/20	RR	REVIEW AND ADDRESS ISSUES RELATED TO ELEVATION 9019 MOTION AND CONFER WITH S. GERALD REGARDING SAME	2.2
11/17/20	SBG	EMAILS RE JOINT SUBMISSION FOR GRAND	0.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MESA APPEAL	
11/17/20	SBG	REVIEW ORDER SHORTENING TIME RE ELEVATION 9019 (.1); CONFER WITH C.LANO RE NEED FOR NOTICE OF HEARING RE SAME (.1); REVIEW DRAFT NOTICE AND COORDINATE FILING (.2)	0.4
11/17/20	SBG	FINALIZE REDACTIONS RE REPLY IN SUPPORT OF MOTION TO ENFORCE STAY AGAINST ARB AND PLATTE RIVER (.4); EMAILS WITH COUNSEL FOR ARB/PR RE SAME (.1); EMAILS WITH K&E RE SAME (.1); COORDINATE FILING (.2)	0.8
11/17/20	SBG	CONFER WITH R.RILEY RE DEADLINES IN APPEALS	0.2
11/17/20	SBG	EMAILS WITH K&E RE SLIDES FOR HEARING AND RELATED ISSUES	0.2
11/17/20	SBG	FINALIZE DRAFTS OF 9119 PLEADINGS AND REDACTIONS AND COORDINATE FILING	2.7
11/17/20	SBG	REVIEW ARB/PLATTE RIVER SLIDES FOR HEARING	0.1
11/17/20	SBG	EMAILS WITH COMMITTEE AND UST RE SEALED NATURE OF ELEVATION 9019 (.2); CALL WITH A.WEINHOUSE (K&E) RE SAME (.1); CONFER WITH R.RILEY RE SAME (.2)	0.5
11/17/20	SBG	ATTEND EXTRACTION HEARING ON MOTION TO ENFORCE STAY AGAINST ARB/PLATTE RIVER	0.8
11/17/20	MA	EMAILS F RR, REV PLATT PE EXHIBITS RE STAY ENFORCEMENT HEARING (.2) REV ORDER BY MAGISTRATE JUDGE THYNGE RE MEDIATION STATEMENT (.1) EMAILS FRR, CURTIS MILLER RE MEDIATION AND CONSOLIDATION OF APPEALS (.1)	0.4
11/17/20	SBG	EMAILS WITH COUNSEL FOR SPLIT ROCK AND M.ABRAMS RE STATUS OF DISPUTE; REVIEW	0.2

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		PROPOSED TERMS FOR POSSIBLE SETTLEMENT	
11/17/20	SBG	EMAILS WITH K.LIANG RE SCHEDULING OF MOTION FOR FURTHER EXTENSION OF REMOVAL DEADLINE; EMAIL WITH CHAMBERS RE SAME	0.2
11/18/20	MA	REV D CT. PACERS (.1) EMAILS F J AYCOCK, LARS FULLER RE BISON 2004 WITHDRAWAL (.1) EMAILS F J GRADY RE PREPETITION PAYMENT REPORTS (.1); VMAIL F CREDITOR, EMAILS T/F S MARTINEZ RE KC HAND OFF (.1)	0.4
11/18/20	SBG	REVIEW FINAL DRAFT OF MOTION TO ACCEPT SEALED DOCS (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3
11/18/20	SBG	COORDINATE WITH R. RILEY RE FINALIZING AND FILING APPEAL DESIGNATIONS AND MOTIONS TO ACCEPT SEALED DOCS	0.8
11/18/20	SBG	EMAILS RE BISON 2004	0.1
11/18/20	SBG	EMAILS RE DISCOVERY SERVED RE CONFIRMATION	0.2
11/18/20	SBG	EMAILS RE STATUS OF TELECONFERENCE WITH MAGISTRATE IN GM APPEAL	0.2
11/18/20	SBG	EMAILS WITH TEAM RE STATUS OF DISCOVERY UNDER PLAN	0.1
11/18/20	SBG	RESEARCH LOCAL D.COURT RULES RE FLING OF DESIGNATION AND MOTION TO ACCEPT SEALED DOCUMENTS (.5); CONFER WITH R.RILEY RE SAME (.3)	0.8
11/18/20	SBG	EMAILS RE COMMENTS TO MEDIATION SUBMISSION LETTERS	0.2
11/18/20	SBG	EMAILS WITH K.LIANG (K&E) RE STATUS OF COMMUNICATIONS WITH CHAMBERS RE HEARING DATE FOR MOTION TO FURTHER	0.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		EXTEND REMOVAL DEADLINE	
11/18/20	SBG	CONFER WITH R.RILEY RE STATUS OF APPEALS	0.3
11/18/20	SBG	REVIEW DRAFT DISCOVERY REQUESTS AND WORK WITH R.RILEY/C.LANO RE FINALIZING SAME AND SERVICE OF SAME	1.4
11/18/20	SBG	EMAILS WITH J.AYCOCK RE BISON 2004 MOTION	0.1
11/18/20	SBG	UPDATE APPEAL STATUS CHART	0.1
11/18/20	CL	CONFER WITH R. RILEY RE DESIGNATION OF RECORD AND MOTION TO ACCEPT SEALED DOCUMENTS RE GRAND MESA (.2); PREPARE AND FILE DESIGNATION OF RECORD RE GRAND MESA (.4); CONFER WITH R. RILEY RE STATUS OF FILING MOTION TO ACCEPT (.2); PREPARE AND FILE MOTION TO ACCEPT SEALED DOCUMENTS (.4); TELEPHONE CALL AND EMAIL EXCHANGE WITH A. LEONARD RE STATUS OF DISCOVERY (.4); PREPARE AND REVISE DISCOVERY AND EMAIL SAME TO R. RILEY AND S. GERALD (.6); REVISE NOTICES OF DISCOVERY AND CONFER WITH R. RILEY RE SAME (.6).	2.8
11/18/20	CL	TELEPHONE CONFERENCE WITH A. LEONARD RE DISCOVERY DEADLINE MATTERS (.3); REVIEW DISCOVERY SCHEDULE DEADLINES AND EMAIL R. RILEY AND S. GERALD RE SAME (.2); PREPARE NOTICES OF SERVICE RE DISCOVERY (.7); EMAIL A. LEONARD RE DISCOVERY SERVICE DEADLINE (.1); CONFER WITH R. RILEY RE STATUS OF DISCOVERY AND SERVICE OF SAME (.1)	1.4
11/18/20	МА	EMAIL F RR, REV APPELLEE EXTRACTION DESIGNATION OF APPELLATE RECORD AND STATEMENT RE ACCEPTANCE OF SEALED DOCUMENTS RE CRWL AND SJ APPEALS (.2) REV PLATTE RIVER ESTIMATION DISCOVERY (.1)	0.3
11/18/20	RR	CONFER WITH S. GERALD REGARDING MOTION	0.3

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Date	<u>Tkpr</u>		<u>Hours</u>
		TO HAVE DISTRICT COURT ACCEPT SEALED DOCUMENTS	
11/18/20	RR	REVIEW AND REVISE COUNTER DESIGNATION OF THE RECORD IN GM APPEAL AND MOTION FOR COURT TO ACCEPT SEALED DOCUMENTS AND CONFER WITH S. GERALD REGARDING SAME (1.8); COMMUNICATE WITH C. LANO REGARDING COORDINATING FILING OF SAME (.1)	1.9
11/18/20	RR	TELEPHONE CALL WITH GEORGE HICKS (K&E) REGARDING APPEAL RECORD COUNTER DESIGNATIONS (.2); REVIEW AND ADDRESS REQUIREMENTS FOR FILING COUNTER DESIGNATIONS IN DISTRICT COURT AND FILING MOTION FOR DISTRICT COURT TO ACCEPT SEALED DOCUMENTS AND CONFER WITH S. GERALD REGARDING SAME (.8)	1.0
11/18/20	RR	CONFER WITH S. GERALD REGARDING STATUS OF VARIOUS APPEALS	0.3
11/18/20	RR	REVIEW COMMUNICATIONS REGARDING UPCOMING TELECONFERENCE WITH MAGISTRATE THYNGE	0.2
11/19/20	CL	PARTICIPATION IN TELECONFERENCE RE OUTSTANDING LITIGATION MATTERS (.9); REVIEW LITIGATION CALENDAR (.2); REVISE CRITICAL DATES CALENDAR RE LITIGATION MATTERS (1.6); CONFER A. DYE RE OUTSTANDING CRITICAL LITIGATION DATES (.1); REVISE OUTSTANDING PRO HACS AND EMAIL R. RILEY RE SAME (.3); EMAIL R. RILEY RE STATUS OF REVISED NOTICES OF SERVICE TO DISCOVERY ISSUED (.1); PREPARE AND FILE NOTICES OF SERVICE RE 11/18 DISCOVERY (.4); CONFER WITH R. RILEY RE DISTRICT COURT PRO HACS (.1); EMAIL EXCHANGE WITH K. HROBLAK. C MURRAY, AND A. LEONARD WITH A. LEONARD RE DISCOVERY RECEIVED (.3);	5.3

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Date	<u>Tkpr</u>		Hours
		PREPARE AND FILE SECOND MOTION TO EXTEND PERIOD TO REMOVE MATTERS (.7); UPDATE PRO HACS AND EMAIL R. RILEY RE SAME (.6)	
11/19/20	MA	REV MULTI PACERS (.1) REV REMOVAL EXTENSION MOTION (.1)	0.2
11/19/20	RR	REVIEW PLATTE RIVER'S DISTRICT COURT MOTION FOR STAY PENDING APPEAL AND COMMUNICATE TO K& E REGARDING SAME	1.2
11/19/20	CL	PREPARE AND FILE NOTICE OF SERVICE RE DEBTORS' FIRST REQUEST FOR THE PRODUCTION OF DOCUMENTS TO REP PROCESSING LLC (.3); PREPARE AND FILE NOTICE OF SERVICE RE DEBTORS' FIRST REQUEST FOR THE PRODUCTION OF DOCUMENTS TO GRAND MESA PIPELINE LLC (.3); PREPARE AND FILE NOTICE OF SERVICE RE DEBTORS' FIRST REQUEST FOR THE PRODUCTION OF DOCUMENTS TO PLATTE RIVER MIDSTREAM, LLC, DJ SOUTH GATHERING, LLC AND PLATTE RIVER (.3); PREPARE AND FILE NOTICE OF SERVICE RE DEBTORS' FIRST REQUEST FOR THE PRODUCTION OF DOCUMENTS TO ROCKY MOUNTAIN MIDSTREAM LLC (.3); REVIEW DE DISTRICT COURT ORDER TO APPROVE MOTION TO SEAL (.1)	1.3
11/19/20	CL	CONFER WITH R. RILEY RE DISTRICT COURT TELECONFERENCE.	0.1
11/19/20	RR	REVIEW ENTERED DISTRICT COURT ORDER ACCEPTING RECORD DOCUMENTS FILED UNDER SEAL AND COMMUNICATE TO K& E REGARDING SAME	0.2
11/19/20	SBG	EMAILS WITH J.AYCOCK (K&E) AND COUNSEL FOR BISON RE 2004 MOTION	0.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/19/20	SBG	EMAILS WITH R.FIEDLER AND XOG RE REVISED REDACTIONS TO ELEVATION 9019 MOTION (.1); REVIEW SAME (.1); PREPARE NOTICE OF REVISED REDACTIONS (.4); CONFER WITH R.RILEY RE SAME (.1)	0.7
11/19/20	SBG	CONFER WITH K.LIANG (K&E) AND R.RILEY RE TIMING OF FILING OF MOTION TO FURTHER EXTEND REMOVAL DEADLINE (.1); REVIEW AND FINALIZE MOTION AND COORDINATE FILING (.4)	0.5
11/19/20	SBG	EMAILS WITH C.LANO AND R.RILEY RE STATUS OF RMM DISCOVERY	0.1
11/19/20	SBG	EMAILS RE PRO HACS FOR APPEALS; REVIEW SAME	0.2
11/19/20	SBG	CALL WITH MAGISTRATE, K&E, GRAND MESA AND R.RILEY RE SCHEDULING IN APPEALS	0.7
11/19/20	SBG	CONFER WITH R.RILEY RE TELECONFERENCE WITH MAGISTRATE RE GRAND MESA APPEAL AND ISSUES RE APPEALS	0.6
11/19/20	SBG	EMAIL WITH K.HROBLAK RE HEARING ON ELEVATION 9019	0.1
11/19/20	SBG	EMAILS WITH G.HICKS AND R.RILEY RE PREP FOR T.CONFERENCE WITH MAGISTRATE RE GRAND MESA	0.2
11/19/20	МА	EMAIL F RR, REV XOG DISCOVERY REQUESTS OF OCC, REP, ROCKY MOUNTAIN, PLATTE RIVER AND GRAND MESA (.4) REV ELEVATION ESTIMATION DISCOVERY (.1) REV NOVEMBER 17 TH TRANSCRIPT RE STAY ENFORCEMENT (.2) TF SG RE CASE UPDATE (.3) EMAILS F J AYCOCK, LARS FULLER RE 2004 WITHDRAWAL , EMAIL F K PASQUALE RE MEET AND CONFER RE DISCOVERY (.1) EMAIL F J GRADY, REV DIP COMPLIANCE REPORT (.1) DOWNLOAD PLATTE MOTION FOR STAY PENDING APPEAL AND	1.9

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Date	<u>Tkpr</u>		<u>Hours</u>
		EXHIBITS (.4) REV PLATTE STAY MOTION (.3)	
11/19/20	SBG	EMAIL WITH R. FRIEDLER (K&E) RE STATUS OF NOTICE OF AMENDED PROPOSED REDACTED VERSION OF 9019	0.1
11/19/20	DJS	EMAILS WITH HROBLAK RE COORDINATION OF DISCOVERY RESPONSES FOR ELEVATION.	0.1
11/19/20	SBG	REVIEW ORDER GRANTING MOTION TO ACCEPT SEALED DOCS IN APPEAL; EMAILS WITH K&E RE SAME	0.1
11/19/20	SBG	EMAILS WITH TEAM RE DISCOVERY INQUIRY FROM K&E	0.1
11/19/20	SBG	REVIEW AND FINALIZE DISCOVERY TO BE SERVED ON ELEVATION; CONFER WITH C.LANO AND R.RILEY RE SAME	0.2
11/19/20	SBG	REVIEW PLATTE RIVER MOTION FOR STAY PENDING APPEAL EMAILS RE SAME	0.5
11/19/20	RR	PREPARE FOR TELECONFERENCE WITH MAGISTRATE THYNGE IN GM APPEAL (.4); CONFER WITH S. GERALD REGARDING PREPARATION FOR TELECONFERENCE (.6); TELEPHONE CALL WITH G. HICKS (K&E) REGARDING PREPARATION FOR TELECONFERENCE (.2); ATTEND TELECONFERENCE WITH MAGISTRATE THYNGE (.7)	1.9
11/19/20	RR	REVIEW ENTERED ORDER GRANTING MOTION FOR DISTRICT COURT TO ACCEPT SEALED DOCUMENTS (.1); COMMUNICATE TO G. HICKS REGARDING SAME (.1)	0.2
11/19/20	RR	CONFER WITH S. GERALD REGARDING MOTION TO EXTEND TIME TO REMOVE ACTIONS AND TIMING ISSUES	0.2
11/20/20	CL	PREPARE AND FILE NOTICE OF SERVICE RE	1.6

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Date	<u>Tkpr</u>		Hours
		ELEVATION DISCOVERY (.2); CONFER WITH S. GERALD RE NOTICE OF REDACTED 9019 MOTION-ELEVATION (.1); PREPARE AND FILE NOTICE OF REDACTED SETTLEMENT AGREEMENT WITH ELEVATION (.8); TELEPHONE CONFERENCE WITH A. LEONARD RE STATUS OF CONFIDENTIAL AGREEMENT AND APPEALS (.5)	
11/20/20	CL	REVIEW DE DISTRICT COURT LOCAL RULES AND ECF REQUIREMENTS FOR CO-COUNSEL (.3); EMAIL R. RILEY RE SAME (.1).	0.4
11/20/20	DJS	FURTHER REVIEW AND EDIT CHART OF DISCOVERY REQUESTS FOR CLAIMS ESTIMATION AND PLAN CONFIRMATION (1.3); DRAFT AND SEND EMAIL TO HROBLAK RE SAME (.1)	1.4
11/20/20	DJS	PREPARE SIDE BY SIDE CHART OF DISCOVERY REQUESTS FOR SIMILAR REQUESTS TO IDENTIFY OVERLAP OF REQUESTS	1.6
11/20/20	DJS	REVIEW ELEVATION DISCOVERY REQUESTS AND COMPARE WITH PRM FOR OVERLAP OF REQUESTS AND REVIEW PRM REQUESTS RE SAME.	3.6
11/20/20	CL	PREPARE AND FILE PRO HAC VICE MOTIONS IN DE DISTRICT 20-CV-1532, 20-CV-1456, 20-CV-1457, AND 20-CV-1458 (2.4); REVIEW DE DISTRICT COURT ORDER APPROVING 20-CV-1457 AND 20- CV-1456 PRO HACS (.2); UPDATE APPEAL STATUS CHART (.4); EMAIL A. LEONARD RE APPEAL STATUS (.1); REVIEW DISTRICT COURT ECF REQUIREMENTS AND EMAIL R. RILEY RE SAME (.2).	3.3
11/20/20	RR	FURTHER REVIEW PLATTE RIVER DISTRICT COURT MOTION FOR STAY PENDING APPEAL (.3); COMMUNICATE WITH K. YOUNG REGARDING SAME (.1); REVIEW AND ANALYZE RESPONSE TIME AND OTHER RELATED ISSUES	2.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		AND CONFER WITH S. GERALD REGARDING SAME (1.7)	
11/20/20	RR	REVIEW AND ANALYZE PLATTE RIVER APPEALS AND OTHER MIDSTREAM APPEALS AND UPCOMING FILINGS IN APPEALS	2.7
11/20/20	SBG	REVIEW NOTICE OF APPEAL BY FERC OF REJECTION	0.1
11/20/20	SBG	FINALIZE REVISED REDACTIONS FOR ELEVATION 9019 (.2); COORDINATE FILING WITH C.LANO (.1); EMAILS WITH R.FRIEDLER RE SAME (.1)	0.4
11/20/20	SBG	EMAIL WITH K&E RE NEED TO FILE NOTICE IN BANKRUPTCY COURT RE ENTRY OF ORDER GRANTING MOTION TO ACCEPT SEALED DOCUMENTS IN DISTRICT COURT; REVIEW SAME	0.2
11/20/20	SBG	REVIEW COUNTERDESIGNATIONS	0.2
11/20/20	MA	REV XOG DISCOVERY TO ELEVATION (.1) EMAILS F J AYCOCK, LARS FULLER TE DISCOVERY RESOLUTION PROPOSALS AND HEARING DATES (.1)	0.2
11/20/20	SBG	EMAILS WITH A.LAWRENCE (K&E) RE FILINGS IN APPEALS	0.1
11/20/20	SBG	RESEARCH ON 1123(B)(3)(B) ISSUES	2.4
11/20/20	SBG	EMAIL WITH C.LANO RE FILING NOTICE IN DISTRICT COURT TO PROVIDE K&E WITH CMECF NOTIFICATIONS	0.1
11/20/20	SBG	EMAIL FROM N.ADZIMA RE GM AND ELEVATION DISCOVERY	0.1
11/20/20	SBG	EMAILS RE PRO HACS TO BE FILED IN APPEALS	0.1
11/20/20	SBG	ANALYZE ISSUES RE PLATTE RIVER MOTION TO	1.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		STAY PENDING APPEAL AND TIMING OF RESPONSE AND REVIEW RULES RE SAME (.6); CONFER WITH R.RILEY RE SAME (.3); CALL WITH K.YOUNG RE SAME (.2)	
11/20/20	SBG	EMAILS FROM BISON COUNSEL RE STATUS OF MOTION FOR 2004 EXAMINATION	0.1
11/20/20	RR	REVIEW COUNTER DESIGNATIONS OF THE RECORD IN VARIOUS APPEALS (.5); COMMUNICATE WITH A. LAWRENCE REGARDING SAME (.1)	0.6
11/21/20	DJS	REVIEW INTERROGATORIES FROM ELEVATION AND COMPARE WITH PRM DISCOVERY REQUEST AND ADD TO CHART OF OPEN DISCOVERY.	0.6
11/23/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE FILING IN D.CT TO GET K&E ECF NOTICES	0.1
11/23/20	SBG	CONFER WITH R.RILEY RE APPEAL ISSUES RE GRAND MESA; EMAILS RE SAME	0.2
11/23/20	SBG	REVIEW GRAND MESA MOTION FOR STAY PENDING APPEAL	0.2
11/23/20	SBG	ADDRESS ISSUES RE CONFIDENTIALITY OF ESTIMATION MOTION AND NEED TO REDACT DIFFERENT VERSIONS DEPENDING ON RECIPIENT (.2). CALL WITH K.YOUNG RE SAME (.2) AND CONFER WITH R.RILEY RE SAME (.2)	0.6
11/23/20	SBG	COORDINATE DISCOVERY RESPONSES RE CONFIRMATION	0.6
11/23/20	SBG	CONFER WITH R.RILEY RE CHANGES TO NOTICE OF ENTRY OF ORDER ACCEPTING SEALED DOCUMENTS	0.1
11/23/20	SBG	EMAILS WITH COUNSEL FOR BISON AND J.AYCOCK RE STATUS OF 2004	0.2
11/23/20	SBG	REVIEW MOTION TO ACCEPT SEALED	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		DOCUMENTS IN PR APPEAL; COORDINATE WITH R.RILEY	
11/23/20	MA	REV ROCKY MOUNTAIN RESPONSE TO MSJ (.5) EMAILS FJ AYCOCK, SG, LARS FULLER RE BISON 2004 (.1) EMAILS F RR AND GEO. HICKS RE GRAND MESA APPEALS (.1) REV MULTIPLE EMAILS RE DISCOVERY (.1)	0.8
11/23/20	KGH	ASSESS ELEVATION DISCOVERY, REVIEW DJS SUMMARY AND CONFER WITH A ROTMAN RE: PLAN FOR EXTENSION	1.4
11/23/20	DJS	FURTHER REVIEW DISCOVERY REQUESTS AND PROVIDE EMAIL CLARIFICATION TO HROBLAK RE OVERLAP OF REQUESTS.	1.4
11/23/20	DJS	EMAIL AND CALL WITH HROBLAK RE DOCUMENT REQUESTS OVERLAP FOR PLAN CONFIRMATION AND CLAIMS ESTIMATION.	0.2
11/23/20	SBG	EMAILS RE STATUS OF RMM RESPONSE TO MSJ	0.1
11/23/20	RR	REVIEW, FINALIZE AND COORDINATE FILING MOTION TO ACCEPT SEALED DOCUMENTS IN RECORD ON APPEAL 20-1457	0.5
11/23/20	RR	REVIEW AND COORDINATE FILING OF COUNTER DESIGNATIONS IN APPEALS 20-1456, 20-1457 AND 20-1458	2.9
11/23/20	RR	TELEPHONE CALL WITH D. MELORO (COUNSEL FOR GRAND MESA) REGARDING GRAND MESA APPEAL ISSUES (.4); COMMUNICATE TO K&E TEAM REGARDING SAME (.3)	0.7
11/23/20	RR	REVIEW AND REVISE, FINALIZE AND COORDINATE FILING OF NOTICE OF ENTRY OF ORDER ALLOWING SEALED DOCUMENTS IN RECORD IN GRAND MESA APPEAL	1.4
11/23/20	SBG	EMAILS WITH N.ADZIMA RE DISCOVERY SERVED	0.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/23/20	CL	CONFER WITH R. RILEY AND DE DISTRICT COURT RE ECF NOTIFICATIONS (.2); PREPARE AND ORGANIZE ECF NOTIFICATIONS AND EMAIL R. RILEY RE SAME (1.4); COMMENCE PREPARING AND ORGANIZING ARB DISCOVERY (2.3); REVISE DE PRO HACS AND EMAIL R. RILEY RE SAME (.5); CONFER WITH R. RILEY RE NOTIFICATION OF ENTRY OF ORDER GRANTING APPELLEE'S MOTION TO ACCEPT DOCUMENTS UNDER SEAL INTO APPELLATE RECORD (.2); PREPARE AND FILE NOTIFICATION OF ENTRY OF ORDER GRANTING APPELLEE'S MOTION TO ACCEPT DOCUMENTS UNDER SEAL INTO APPELLATE RECORD (.4); EMAIL EXCHANGE WITH A. LEONARD RE OUTSTANDING DISCOVERY (.3)	5.3
11/23/20	SBG	CONFER WITH R.RILEY RE COUNTER DESIGNATIONS AND NOTICE TO BANKRUPTCY COURT RE ORDER ACCEPTING SEALED DOCUMENTS IN DISTRICT COURT	0.2
11/23/20	SBG	EMAILS WITH K.YOUNG (K&E) AND COUNSEL FOR RMM RE PROTECTIVE ORDER	0.2
11/24/20	SBG	EMAILS WITH J.AYCOCK (K&E) AND BISON COUNSEL RE W/D OF 2004	0.1
11/24/20	SBG	EMAIL FROM PR COUNSEL RE FILING OF DESIGNATION AND MOTION TO ACCEPT SEALED DOCS	0.1
11/24/20	SBG	EMAILS WITH WTP AND K&E TEAMS RE GRAND MESA STAY PENDING APPEAL	0.2
11/24/20	SBG	CONFER WITH R.RILEY RE GRAND MESA MOTION FOR STAY PENDING APPEAL, RESPONSE DEADLINE IMPOSED BY CHAMBERS (.1); EMAILS WITH K&E TEAM RE SAME (.2)	0.3
11/24/20	SBG	EMAILS RE NOTICES OF SERVICE RE DISCOVERY RESPONSES RE ESTIMATION/CONFIRMATION	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/24/20	SBG	REVIEW AND COORDINATE FILING OF OBJECTION TO PLATTE RIVER MOTION TO STAY PENDING APPEAL (.4); REVIEW RELEVANT RULES RE SAME (.5); CONFER WITH K. YOUNG RE SAME (.2); WORK WITH R.RILEY AND C.LANO RE SAME (.3)	1.4
11/24/20	SBG	EMAILS WITH A.ROTMAN AND GRAND MESA COUNSEL RE STATUS OF PRODUCTION	0.1
11/24/20	MA	EMAILS F RR RE DISCOVERY RELATING TO CONFIRMATION, DESCRIBED BELOW (.1) REV PLATTE OBJECTION TO DISCOVERY AND RESPONSES (.1) REV XOG'S OBJECTION TO OCC 2ND PRODUCTION REQUEST (.1) REV XOG'S GRAND MESA DISCOVERY RESPONSES (.1) REV XOG 'S RESPONSES TO REP DISCOVERY REQUESTS (.1) REV XOG'S OBJECTIONS AND RESPONSES TO PLATTE RIVER DISCOVERY (.1) REV DOCKET AND REV NOTICE OF ESTIMATION HEARING, GRAND MESA MOTION FOR STAY PENDING APPEAL, REV ESTIMATION MOTION, EMAILS T/F RR SAME (.4) EMAILS F. RR A WEINHOUSE RE REDACTIONS TO ESTIMATION MOTION, EMAILS F KH AND AW RE CIA WITH OCC RE BUYBACK CLAIMS (.1) EMAIL F RR INCLUDING EMAIL F DANIELLE R. GADSON RE GRAND MESA MOTION FOR STAY PENDING APPEAL (.1) EMAIL F A ROTMAN RE GRAND MESA APPEAL ISSUES, EMAILS F B TURLINGTON, RE PLATTE DESIGNATION OF RECORD AND RELATED MATERIAL (.2) EMAILS F RR AND A ROTMAN RE GM MOTION FOR STAY (.1)	1.5
11/24/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE STATUS OF PRO HAC MOTIONS IN APPEALS	0.1
11/24/20	SBG	EMAILS WITH C.LANO AND R.RILEY RE STATUS OF ECF NOTIFICATIONS FOR K&E TEAM RE APPEALS	0.1
11/24/20	CL	PREPARE AND ORGANIZED FILED MOTION TO	0.9

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FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		ESTIMATE AND EMAIL SAME TO KEY COUNTERPARTIES (.7); EMAIL UST FILED MOTION TO ESTIMATE (.2).	
11/24/20	CL	CONTINUED PREPARATION AND ORGANIZE ARB DISCOVERY (.7); PREPARE NOTICES OF SERVICE RE 11/23 DISCOVERY (1.2); CONFER WITH S. GERALD AND R. RILEY RE STATUS OF DE DISTRICT COURT PRO HAC FILINGS (.3).	2.2
11/24/20	CL	PREPARE AND FILE APPELLEES' RESPONSE TO EMERGENCY MOTION TO STAY PENDING APPEAL (.4); REVIEW DISTRICT COURT COURTESTY COPY REQUIREMENT AND EMAIL S. GERALD AND R. RILEY RE SAME (.3); PREPARE AND FILE DE DISTRICT COURT PRO HACS RE 20- CV-1521 (1.1)	1.8
11/24/20	RR	REVIEW DRAFT RESPONSE TO PLATTE RIVER'S MOTION FOR STAY PENDING APPEAL, ADDRESS FILING REQUIREMENTS AND COORDINATE FILING OF SAME	2.3
11/24/20	RR	REVIEW LEAZER COMPLAINT AND STATUS OF RESPONSE	0.3
11/24/20	RR	REVIEW COMMUNICATIONS REGARDING GRAND MESA DOCUMENT PRODUCTION RELATED TO REJECTION DAMAGES	0.1
11/24/20	RR	REVIEW STATUS OF PRETRIAL HEARINGS SCHEDULED FOR 12/3 HEARING	0.2
11/24/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING REDACTIONS TO SEALED MOTION TO ESTIMATE REJECTION CLAIMS	0.1
11/24/20	RR	TELEPHONE CALL WITH COUNSEL FOR RMM REGARDING PENDING SUMMARY JUDGMENT MOTION AND MOTION TO REJECT	0.1
11/24/20	RR	DRAFT COMMUNICATION TO COUNSEL FOR GRAND MESA REGARDING APPEAL ISSUES (.8);	1.0

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		COMMUNICATE WITH K&E TEAM REGARDING SAME (.2)	
11/25/20	SBG	EMAIL WITH J.AYCOCK RE BISON 2004	0.1
11/25/20	SBG	UPDATE APPEAL STATUS CHART	0.8
11/25/20	SBG	REVIEW AND COMMENT ON LEAZER SCHEDULE STIPULATION (.1); CONFER WITH K.YOUNG (K&E) RE SAME AND COORDINATE FILING (.1)	0.2
11/25/20	SBG	COORDINATE SUPPLEMENTAL DISCOVERY RE ESTIMATION/CONFIRMATION	0.3
11/25/20	CL	PREPARE AND FILE NOTICES OF SERVICE RE SUPPLEMENTAL DISCOVERY (1.0); PREPARE AND FILING MOTION FOR SUMMARY JUDGMENT ON COUNTERCLAIMS (.6); PREPARE AND FILE BRIEF IN SUPPORT OF MOTION FOR COUNTER CLAIMS (.4); CONFER WITH S. GERALD AND KCC RE SERVICE OF MOTION FOR SUMMARY JUDGMENT AND BRIDE IN SUPPORT (.2); PREPARE AND FILE DISCLOSURE STATEMENT IN DE DISTRICT COURT 20-1532 (.3); PREPARE AND FILE STIPULATION EXTENDING TIME TO ANSWER/RESPOND TO COMPLAINT (.4); CONFER WITH S. GERALD RE STATUS OF FILING STIPULATION EXTENDING TIME (.1).	3.0
11/25/20	SBG	EMAILS WITH C.LANO RE ECF NOTIFICATIONS	0.1
11/25/20	SBG	REVIEW AND COMMENT ON DRAFT MSJ AND MEMO IN SUPPORT RE PR COUNTER CLAIMS (.8); EMAILS WITH R.RILEY AND M.ABRAMS RE COMMENTS (.1); EMAILS WITH K&E TEAM RE SAME (.2); COORDINATE FILING (.1)1	1.2
11/25/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE NOTICES OF SERVICE	0.1
11/25/20	SBG	CONFER WITH R.RILEY RE RESEARCH RE WHETHER AP COULD VIOLATE STAY; EMAILS WITH R.RILEY AND K.YOUNG (K&E) RE SAME	0.2

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/25/20	SBG	REVIEW GRAND MESA DESIGNATION AND ADD TO CHART	0.1
11/25/20	CL	PREPARE AND FILE CERTIFICATE OF SERVICE RE MOTION TO ESTIMATE REJECTION CLAIMS	0.3
11/25/20	SBG	CONFER WITH R.RILEY RE NEED TO FILE CORPORATE DISCLOSURE IN PR APPEAL (.4); CALL WITH K.YOUNG (K&E) AND R.RILEY RE SAME (.2); RESEARCH/REVIEW SAMPLE DISCLOSURES (.4); RESEARCH 10% EQUITY HOLDERS OF DEBTOR RE SAME; (.8); EMAILS WITH TEAM RE SAME (.3)	2.1
11/25/20	RR	COMMUNICATE WITH K&E TEAM REGARDING SUPPLEMENTAL PLAN/REJECTION DAMAGES DISCOVERY REQUESTS TO MIDSTEAM PARTIES AND COORDINATE SERVICE OF SUPPLEMENTAL DISCOVERY REQUESTS	1.4
11/25/20	RR	REVIEW DRAFT MOTION FOR SUMMARY JUDGMENT ON PLATTE RIVER'S COUNTERCLAIMS	0.7
11/25/20	RR	REVIEW STIPULATION EXTENDING TIME TO RESPOND TO LEAZER COMPLAINT	0.1
11/25/20	RR	REVIEW OBJECTION TO CARLSON'S MOTION TO COMPEL ABANDONMENT	0.2
11/25/20	RR	REVIEW AND ADDRESS DEBTOR APPELLEE'S CORPORATE DISCLOSURE IN PLATTE RIVER APPEAL AND COMMUNICATE WITH S. GERALD AND K&E REGARDING SAME	1.9
11/25/20	MA	EMAILS F RR RE ADDITIONAL DISCOVERY TO PLATTE, ROCKY MOUNTAIN AND GRAND MESA (.1) REV DISCOVERY (.2) EMAILS F BRIANNE MCCLAFFERY RE PLATTE DISCOVERY TO XOG (.1) EMAILS F SG, REVIEW UPDATED APPEAL CHART (.1) EMAILS F T SG, REV XOG BRIEF AND MOTION ETC FOR SJ ON PLATTE CRAWL	1.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		COUNTERCLAIMS (.4) EMAILS F D WOMACK, SG, AND K YOUNG RE SAME (.1) EMAILS F M BUSENKELL, SG RE GREAT NORTHERN DEC ACTION (.1)	
11/25/20	KGH	REVIEW APPEAL RELATED FILINGS ON REJECTION LITIGATION	0.2
11/25/20	RR	RESEARCH REGARDING CAUSES OF ACTION ASSERTED IN LEAZER ADVERSARY PROCEEDING COMPLAINT AND DISMISSAL GROUNDS BASED ON AUTOMATIC STAY AND/OR CLAIMS ADMINISTRATION AND COMMUNICATE TO K. YOUNG (K&E) REGARDING SAME	2.4
11/25/20	RR	COMMUNICATE WITH S. GERALD REGARDING CORPORATE DISCLOSURE REQUIREMENT IN PLATTE RIVER APPEAL AND COMMUNICATE WITH K. YOUNG (K&E) REGARDING SAME	0.8
11/27/20	CL	PREPARE PRO HAC VICES IN FERC APPEALS.	0.7
11/27/20	KGH	REVIEW AND RESPOND TO A ROTMAN RE: DISCOVERY CALL	0.1
11/27/20	SBG	REVIEW NOTICE RE TRANSCRIPTS IN PLATTE RIVER APPEAL	0.1
11/27/20	SBG	EMAILS WITH GM COUNSEL AND K&E RE DISCOVERY ISSUES	0.2
11/27/20	SBG	REVIEW PLATTE RIVER DESIGNATION OF RECORD	0.1
11/27/20	SBG	EMAILS WITH A.LEONARD (K&E) RE PRO HACS; CONFER WITH R.RILEY	0.2
11/27/20	MA	EMAILS F B TURLINGTON (.1) REV PLATTE APPEAL DESIGNATION (.1)	0.2
11/28/20	MA	EMAILS F MEGAN SHEFFIELD RE GRAND MESA PRODUCTION.	0.1

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/29/20	SBG	EMAIL FROM G.HICKS RE APPEAL BRIEFING SCHEDULE	0.1
11/30/20	KGH	REVIEW MATERIALS RELATED TO APPEALS ON REJECTION MOTIONS AND BRIEFING PROPOSALS	0.3
11/30/20	KGH	EMAILS ABOUT APPEAL SCHEDULE AND CONSOLIDATION	0.2
11/30/20	CL	REVIEW DOCKET AND PREPARE CNO RE MOTION TO SEAL APPROVE SETTLEMENT AND MOTION TO APPROVE SETTLEMENT (.6); REVIEW DOCKET AND PREPARE CNO RE SECOND MOTION TO REMOVE ACTIONS (.3); EMAIL S. GERALD RE STATUS OF CNO TO MOTION TO SEAL (.1).	1.0
11/30/20	CL	PREPARE AND FILE DISTRICT COURT PRO HAC FILINGS RE FERC APPEALS (20-CV-1506, 1564).	0.7
11/30/20	SBG	RESEARCH SEEKING LEAVE TO FILE SUR-REPLY RE MOTION IN APPEAL (.5); EMAILS WITH K&E AND WTP TEAMS RE SAME (.2); CONFER WITH R.RILEY RE SAME (.5)	1.2
11/30/20	SBG	REVIEW CNO FOR MOTION TO SEAL ELEVATION 9019 AND COORDINATE FILING	0.2
11/30/20	SBG	CALL WITH COUNSEL FOR BISON RE CONTINUANCE OF HEARING ON 2004 MOTION AND EXTENSION OF DEADLINE TO OBJECT (.2); EMAILS WITH K&E TEAM RE SAME (.1); FOLLOW UP EMAIL WITH BISON COUNSEL RE SAME (.1)	0.4
11/30/20	SBG	REVIEW REPLY IN SUPPORT OF MOTION FOR STAY PENDING APPEAL IN PLATTE RIVER APPEAL	0.2
11/30/20	SBG	EMAILS WITH A.WEINHOUSE RE EXTENSION OF COMMITTEE OBJECTION DEADLINE TO ELEVATION 9019 AND RE CONTACTING COURT FOR LEAVE FROM LOCAL RULES RE SAME (.2);	0.4

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		CONFER WITH R.RILEY RE SAME (.2)	
11/30/20	SBG	T.CALL WITH K.YOUNG (K&E) RE POTENTIAL REDACTIONS TO ESTIMATION MOTION AND STATUS OF PRE TRIAL CONFERENCES IN RMM, REP AND PR/DJ ADVERSARY PROCEEDINGS	0.2
11/30/20	SBG	FOLLOW UP EMAIL FROM K.YOUNG RE ESTIMATION MOTION AND PRETRIALS	0.1
11/30/20	SBG	EMAIL WITH J.AYCOCK RE STATUS OF BISON 2004 MOTION	0.1
11/30/20	MA	EMAIL F RR INCLUDING EMAIL F G HICKS RE APPEAL CONSOLIDATION (.1) EMAILS F CHERYL A. SZYMANSKI, RR, A ROTMAN, J AYCOCK, C MARCUS, A WEINHOUSE, RE CHAMBERS CONFERENCE WITH GRAND MESA AND PLATTE PARTIES (.1) EMAILS F J AYCOCK AND SG RE BISON 2004 (.1) REV CARLSON REPLY RE MOTION TO COMPEL ABANDONMENT (.2) EMAILS F S G, A ROTMAN RE PLATTE RIVER'S REPLY IN SUPPORT OF A STAY PENDING APPEAL AND PURPORTED FINANCIAL DISTRESS, REV REPLY BRIEF (.3)	0.8
11/30/20	RR	COMMUNICATE WITH S. GERALD REGARDING BISON RULE 2004 MOTION	0.2
11/30/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM K&E REGARDING PLATTE RIVER'S REPLY IN SUPPORT OF MOTION FOR STAY PENDING APPEAL AND POTENTIAL SUR REPLY AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.8
11/30/20	RR	REVIEW REPLY IN SUPPORT OF PLATTE RIVER DISTRICT COURT MOTION FOR STAY PENDING APPEAL	0.2
		TOTAL HOURS	221.7

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

TIMEKEEPER TIME SUMMARY:				
<u>Timekeeper</u>	Hours	Rate	Value	
KEVIN G. HROBLAK	6.1	\$700	4,270.00	
DENNIS J. SHAFFER	8.9	\$595	5,295.50	
STEPHEN B. GERALD	66.6	\$570	37,962.00	
RICHARD W. RILEY	75.1	\$675	50,692.50	
MARC ABRAMS	13.9	\$995	13,830.50	
CHRISTOPHER LANO	51.1	\$335	17,118.50	
	CURRENT FEE	ES		\$ 129,169.00
	TOTAL THIS N	ATTER		\$ 129,169.00

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00015) CREDITOR INQUIRIES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>				Hours	
11/09/20	SBG	EMAILS WITH COUNSEL CLASSIFICATION OF CL		K ENERGY RE	0.1	
11/09/20	SBG	EMAILS WITH EPA COU STATUS	EMAILS WITH EPA COUNSEL AND K&E RE 0.1 STATUS			
11/19/20	CL		CONFER WITH KCC RE REMOVAL CREDITOR0.1POHL FROM CREDITOR MATRIX.0.1			
11/20/20	SBG	EMAIL FROM COUNSEL AUTHORITIES RE NOTIO			0.1	
11/24/20	SBG	EMAILS FROM COUNSEL FOR BOP REPUBLIC RE STATS			0.1	
11/25/20	SBG	CALL WITH COUNSEL FOR GREAT NORTHERN RE STATUS OF LITIGATION UNDER PLAN; FOLLOW UP EMAIL TO K&E RE SAME			0.1	
		TOTA	AL HOURS	\$	0.6	
TIMEKEEF	PER TIME	SUMMARY:				
Timekeeper	<u>.</u>		Hours	Rate	Value	
STEPHEN B. GERALD			0.5	\$570	285.00	
CHRISTOPHER LANO 0.1 \$335			\$335	33.50		
				_		

CURRENT FEES

318.50

\$

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

\$

Re: (00015) CREDITOR INQUIRIES

TOTAL THIS MATTER

318.50

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		<u>Hours</u>
11/02/20	MA	MULTIPLE EMAILS F SG AND E SWAGGER RE PLAN VOTING, EMAILS T SG RE SAME.	0.1
11/03/20	SBG	EMAILS WITH A.WEINHOUSE (K&E) AND R.RILEY RE STATUS OF COMMITTEE OBJECTION TO PLAN/BACK STOP; EMAILS WITH D.DEAN RE SAME	0.2
11/03/20	SBG	REVIEW COMMITTEE OBJECTION TO BACKSTOP MOTION	0.6
11/03/20	SBG	REVIEW PLATTE RIVER OBJECTION TO DISCLOSURE STATEMENT	0.8
11/03/20	SBG	REVIEW COMMITTEE OBJECTION TO DISCLOSURE STATEMENT	0.6
11/03/20	MA	REV PLATTE DS OBJECT, REV OCC OBJECTION RE DS AND BACKSTOP MOTION (.7) EMAILS F J AYCOCK, EMAIL F A ROTMAN RE DRAFT REJECTION APPROVAL ORDER (.1)	0.8
11/03/20	RR	REVIEW PLATTE RIVER OBJECTION TO DISCLOSURE STATEMENT AND BACKSTOP MOTION	0.4
11/03/20	RR	TELEPHONE CALL WITH D. DEAN (COMMITTEE COUNSEL) AND S. GERALD REGARDING EXHIBITS FOR 11/5 HEARING AND FOLLOW UP WITH S. GERALD REGARDING SAME	0.2
11/03/20	RR	REVIEW COMMUNICATIONS BETWEEN COUNSEL FOR KINETIC INDUSTRIES AND UNITED POWER AND K&E REGARDING OBJECTIONS TO DISCLOSURE STATEMENT	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

Date	<u>Tkpr</u>		<u>Hours</u>
11/03/20	RR	REVIEW COMMITTEE'S OBJECTION TO DISCLOSURE STATEMENT AND COMMITTEE'S OBJECTION TO BACKSTOP MOTION	0.8
11/04/20	RR	COMMUNICATE WITH S. GERALD REGARDING PLAN AND DISCLOSURE STATEMENT FILINGS	0.3
11/04/20	RR	REVIEW AND WORK WITH S. GERALD AND C. LANO TO COORDINATE FILING OF AMENDED PLAN, AMENDED DISCLOSURE STATEMENT AND AMENDED BACKSTOP ODER AND RELATED FILINGS	3.5
11/04/20	RR	COMMUNICATE WITH S. GERALD REGARDING LOGISTICS FOR DISCLOSURE STATEMENT HEARING	0.3
11/04/20	RR	DRAFT NOTICE OF BLACKLINES OF FURTHER AMENDED PLAN AND DISCLOSURE STATEMENT AND REVIEW ADDITIONAL NOTICES FOR FILINGS	0.6
11/04/20	RR	REVIEW COMMUNICATION FROM A. WEINHOUSE REGARDING UPCOMING FILINGS REGARDING FURTHER AMENDED PLAN AND DISCLOSURE STATEMENT (.1); CONFER WITH S. GERALD REGARDING SAME (.3)	0.4
11/04/20	RR	REVIEW REPLY IN SUPPORT OF BACKSTOP MOTION AND COORDINATE FILING OF SAME (.3); REVIEW REPLY IN SUPPORT OF DISCLOSURE STATEMENT AND COORDINATE FILING OF SAME (.4)	0.7
11/04/20	SBG	PREPARE NOTICES FOR DS FILINGS (.4); CONFER WITH TEAM RE SAME (.2)	0.6
11/04/20	SBG	CONFER WITH R.RILEY RE DS FILINGS	0.3
11/04/20	MA	REV DRAFT OMNIBUS REPLY TO DS OBJECTIONS, FORWARD COMMENTS TO SG AND RR (.7) REV REVISED DS ORDER (.1) REV AMENDED 2019 FOR AD HOC BONDHOLDERS	1.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

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

Re: (00017) PLAN AND DISCLOSURE STATEMENT

Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date Tkpr Hours COMMITTEE (.1) REV AD HOC JOINDER TO DEBTORS' DS RESPONSE AND BACKSTOP (.2) **REV DEBTORS FILED OMNIBUS RESPONSE (.2)** REV B LATIF DECLARATION IN SUPPORT OF BACKSTOP (.2) 11/04/20 SBG EMAILS RE DEPOSITION RE BACKSTOP 0.1 11/04/20 CL CONFER WITH S. GERALD AND R. RILEY RE 1.0 STATUS OF SECOND AMENDED JOINT PLAN (.2); PREPARE AND FILE SECOND AMENDED JOINT PLAN (.6); CONFER WITH S. GERALD AND R. RILEY RE STATUS OF BACKSTOP AGREEMENT (.2). **REVIEW AND COORDINATE FILING OF REPLIES** 11/04/20 SBG 0.4 IN SUPPORT OF DISCLOSURE STATEMENT AND BACKSTOP REVIEW PLAN AND DS FOR UPDATE EDITS ON 0.5 11/04/20 KGH SPECIAL COMMITTEE 11/04/20 SBG **REVIEW AND COORDINATE VARIOUS AMENDED** 3.5 PLAN/ DS DOCUMENTS WITH R.RILEY AND C.LANO 11/04/20 SBG ATTEND DEPOSITION RE OBJECTION TO 2.0BACKSTOP AGREEMENT 11/04/20 SBG REVIEW DRAFT REPLY IN SUPPORT OF 1.7 **DISCLOSURE STATEMENT (.4); REVIEW** M.ABRAMS COMMENTS AND INCORPORATE INTO REDLINE(1.3) 11/04/20 CL CONFER WITH A. LEONARD RE EXHIBITS TO 1.1 SECOND AMENDED JOINT PLAN (.2); PREPARE EXHIBITS TO SECOND AMENDED JOINT PLAN (.9) 11/04/20 RR ATTEND COMMITTEE'S DEPOSITION OF B. LATIF 2.5 (A&M) REGARDING COMMITTEE'S OBJECTION TO DISCLOSURE STATEMENT AND BACKSTOP MOTION

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

Date	<u>Tkpr</u>		<u>Hours</u>
11/04/20	RR	COMMUNICATE TO A. ROTMAN AND OTHERS AT K&E REGARDING EXHIBITS FOR 11/5 DISCLOSURE STATEMENT HEARING	0.1
11/04/20	RR	REVIEW AND COMMENT ON DRAFT OF REPLY IN SUPPORT OF DISCLOSURE STATEMENT	1.2
11/04/20	RR	ADDRESS EXHIBITS FOR 11/5 HEARING AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.5
11/04/20	RR	REVIEW COMMUNICATIONS BETWEEN K&E AND COUNSEL FOR KENETICS AND UNITED POWER REGARDING RESOLVING DISCLOSURE STATEMENT OBJECTION	0.2
11/05/20	RR	COMMUNICATE WITH S. GERALD REGARDING DISCLOSURE STATEMENT HEARING	0.2
11/05/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING DISCLOSURE STATEMENT HEARING AND RESOLUTION OF OBJECTIONS	0.6
11/05/20	RR	PREPARE FOR HEARING ON DISCLOSURE STATEMENT AND BACKSTOP MOTION (.6); TELEPHONE CALL WITH N. ADZIMA (K&E) REGARDING PREPARATION FRO HEARING (.1)	0.7
11/05/20	CL	CONFER WITH R. RILEY AND S. GERALD RE SUPPLEMENTAL PLAN PLEADINGS (.5); PREPARE AND FILE AMENDED DISCLOSURE STATEMENT (.6); PREPARE AND FILE NOTICE OF FILING OF BLACKLINES TO PLAN AND DISCLOSURE (.5); PREPARE AND FILE NOTICE OF REVISED ORDER TO DISCLOSURE STATEMENT (.7); PREPARE AND FILE NOTICE OF REVISED ORDER RE BACKSTOP MOTION (.4).	2.7
11/05/20	SBG	FURTHER EMAILS WITH K&E RE REVISIONS TO BACKSTOP AND DISCLOSURE STATEMENT	0.2
11/05/20	SBG	EMAILS WITH A.WEINHOUSE AND UST RE	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

Date	<u>Tkpr</u>		Hours
		SETTLEMENT TERMS OF BACKSTOP AGREEMENT AND RESOLUTION OF UCC OBJECTION	
11/05/20	MA	REVIEW VOLUMINOUS AMENDED AND SUPPLEMENTAL DS AND POR DOCUMENTS FILED ON EVENING OF 4TH AND EARLY MORNING OF NOV 5TH.	0.9
11/06/20	SBG	REVIEW AND REVISE COCS FOR DISCLOSURE STATEMENT ORDER AND BACKSTOP ORDER	0.5
11/06/20	SBG	EMAILS K&E TEAM AND R.RILEY RE UST COMMENTS RE BACKTOP	0.1
11/06/20	SBG	FURTHER EMAILS WITH UST AND K&E RE LANGUAGE IN DS	0.2
11/06/20	SBG	PREPARE NOTICES FOR REVISED PLEADINGS RE DS	0.6
11/06/20	MA	REV EMAILS AND PACERS RE DS HEARING (.1) TF SG RE HEARING, DOWNLOAD AND REV 3RD AMENDED PLAN DOCUMENTS, INCLUDING DS, PLAN AND BACK STOP (1.0) REV BS ORDER AS ENTERED (.1) REV REVISED THIRD AMENDED FILINGS (.3)	1.5
11/06/20	SBG	WORK WITH R.RILEY RE LOGISTICS RE FILING OF BCA ORDER/COC	0.5
11/06/20	SBG	ASSEMBLE AND FINALIZE FILINGS RE REVISED PLAN AND DISCLOSURE STATEMENT	3.2
11/06/20	SBG	CONFER WITH R.RILEY RE LOGISTICS RE DISCLOSURE STATEMENT HEARING AND FILINGS	0.4
11/06/20	SBG	COORDINATE FILING OF AMENDED PLAN DOCS FOR HEARING ON DS	1.6
11/06/20	RR	REVIEW AND WORK WITH S. GERALD REGARDING FILING FURTHER AMENDED PLAN	1.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND DISCLOSURE STATEMENT FOR HEARING	
11/06/20	RR	REVIEW COMMUNICATIONS WITH UST REGARDING REVISIONS TO PLAN SOLICITATION PROCEDURES	0.1
11/06/20	RR	PREPARE FOR CONTINUATION OF HEARING ON DISCLOSURE STATEMENT AND BACKSTOP MOTION	1.8
11/06/20	RR	COMMUNICATE WITH S. GERALD REGARDING PLAN AND DISCLOSURE STATEMENT SOLICITATION AND LOGISTICS	0.4
11/06/20	RR	WORK WITH S. GERALD POST-HEARING REGARDING REVISING AND FILING AMENDED PLAN AND DISCLOSURE STATEMENT DOCUMENTS AND REVISED DISCLOSURE STATEMENT ORDER AND COMMUNICATE WITH K&E REGARDING SAME	3.2
11/06/20	CL	PREPARE AND FILE THIRD AMENDED JOINT PLAN (.6); PREPARE AND FILE NOTICE OF FILING OF BLACKLINE OF PLAN (.4); PREPARE AND FILE THIRD AMENDED DISCLOSURE STATEMENT (.4); PREPARE AND FILE NOTICE OF FILING OF BLACKLINE RE DISCLOSURE STATEMENT (.3); CONFER WITH S. GERALD AND R. RILEY RE STATUS OF FILINGS (.4)	2.1
11/06/20	SBG	EMAILS WITH A.WEINHOUSE AND UST RE LANGUAGE IN DISCLOSURE STATEMENT TO ADDRESS UST CONCERNS	0.2
11/06/20	RR	DRAFT NOTICES RELATED TO AMEND PLAN AND DISCLOSURE STATEMENT DOCUMENTS	1.3
11/06/20	RR	REVIEW AND REVISE AMENDED BACKSTOP DOCUMENTS AND WORK WITH S. GERALD REGARDING FILING SAME	0.5
11/09/20	SBG	REVIEW STATUS OF APPEALS	1.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/09/20	RR	REVIEW CLAIMS ESTIMATION TIMING (.5) AND DRAFT COMMUNICATION TO CHAMBERS REGARDING POTENTIAL NEED FOR CLAIMS ESTIMATION HEARING FOR MIDSTREAM CONTRACT PARTIES FOR PLAN CONFIRMATION HEARING (.5) AND COMMUNICATE WITH K&E REGARDING SAME (.2)	1.2
11/09/20	RR	REVIEW AND ANALYZE COMMUNICATION FROM US DOJ (ENVIRONMENTAL) REGARDING OBJECTION TO PLAN AND PROPOSED PLAN LANGUAGE	0.6
11/09/20	RR	REVIEW ENTERED ORDER APPROVING PLAN SOLICITATION PROCEDURES ORDER AND PLAN	1.8
11/09/20	MA	REV NOVEMBER 5TH TRANSCRIPT (.2) REV NOV. 6TH TRANSCRIPT (.2) EMAILS F DOJ (TANENBAUM) RE EPA AND PLAN (.1)	0.5
11/10/20	MA	REV D CT. PACERS RE APPEAL (.1) VM F PAUL SACCO, REV PLAN, TF P SACCO RE TRADE CLAIM DEFINITION AND MY SPECULATION RE LIEN REQUIREMENT V GUCS, REFERRED TO K&E FOR ANSWERS (.2)	0.3
11/10/20	SBG	EMAIL FROM S.BRIEFEL (K&E) RE COMMENTS TO PLAN RE DOJ OBJECTION	0.1
11/10/20	SBG	EMAILS WITH A.WEINHOUSE AND R.RILEY RE ORDER OF EXHIBITS FOR DS ORDER AS ENTERED (.1); EMAILS WITH CHAMBERS RE SAME (.1) REVIEW SAME AND COMPARE TO COC (.2)	0.4
11/10/20	RR	REVIEW AND ADDRESS POTENTIAL ISSUES RELATED TO SOLICITATION PROCEDURES ORDER (.4) AND COMMUNICATE WITH S. GERALD AND A. WEINHOUSE REGARDING SAME (.2)	0.6
11/11/20	MA	EMAILS F A TANENBAUM AND S BRIEFEL RE	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		DOJ COMMENTS TO PLAN RELEASE.	
11/11/20	SBG	EMAIL FROM COUNSEL FOR DOJ RE PLAN OBJECTIONS	0.1
11/11/20	RR	REVIEW COMMUNICATIONS REGARDING DEBTORS RESPONSE TO US DOJ (ENVIRONMENTAL) OBJECTIONS TO PLAN AND PROPOSED PLAN LANGUAGE	0.2
11/13/20	KGH	REVIEW MULTIPLE EMAILS RE: DISCOVERY FOR PLAN CONFIRMATION	0.2
11/13/20	CL	PREPARE AND FILE NOTICE OF CONFIRMATION HEARING (.4); CONFER WITH S. GERALD RE AFFIDAVITS PUBLICATION (.1); PREPARE AND FILE AFFIDAVITS (.4).	0.9
11/13/20	MA	REV NOTICE OF CONFIRMATION HEARING.	0.1
11/13/20	SBG	REVIEW AND COORDINATE NOTICE OF PUBLICATION OF NOTICE OF CONFIRMATION	0.3
11/13/20	SBG	EMAILS WITH TEAM RE CONFIRMATION LITIGATION SCHEDULE; REVIEW SAME	0.2
11/13/20	RR	REVIEW AND COMMENT ON PLAN CONFIRMATION LITIGATION SCHEDULE	0.4
11/13/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING AFFIDAVITS OF PUBLICATION OF CONFIRMATION HEARING NOTICE (.3); COMMUNICATE WITH K&E REGARDING SAME (.1)	0.4
11/13/20	SBG	REVIEW AND COORDINATE NOTICE OF CONFIRMATION; REVIEW DS ORDER RE ISSUES RE SAME	0.2
11/16/20	KGH	ASSESS D&O INSURANCE CONSIDERATIONS FOR PLAN EFFECTIVENESS	0.8
11/16/20	MA	EMAILS F KH RE INSURED V. INSURED AND BUY	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		BACK CLAIMS (.1) EMAILS F A WEINHOUSE RE SAME (.1)	
11/16/20	SBG	EMAILS WITH K.HROBLAK AND R.RILEY RE DISCOVERY SERVED RE PLAN CONFIRMATION ISSUES	0.1
11/16/20	SBG	EMAIL WITH K.HROBLAK AND A.WEINHOUSE (K&E) RE PLAN ISSUES RE ASSIGNED CLAIMS	0.1
11/16/20	RR	COMMUNICATE WITH K. HROBLAK AND S. GERALD REGARDING PLAN CONFIRMATION DISCOVERY REQUESTS FROM ELEVATION	0.1
11/17/20	KGH	CALL WITH A ROTMAN RE: PLAN DISCOVERY	0.2
11/17/20	KGH	CALL WITH K PASQUALE RE: COMMON INTEREST AGREEMENT EDITS AND MEETING SCHEDULE	0.3
11/17/20	KGH	REVIEW LITIGATION SCHEDULE FROM A ROTMAN FOR PLAN CONFIRMATION	0.1
11/17/20	KGH	REVIEW PLAN DISCOVERY FROM UCC	0.2
11/17/20	KGH	BEGIN COORDINATION OF DOCUMENT RESPONSE TO PLAN DISCOVERY	0.3
11/17/20	KGH	COMPILE RESPONSIVE DOCUMENTS TO UCC DOCUMENT REQUESTS	1.4
11/17/20	RR	REVIEW AND ANALYZE SOLICITATION PROCEDURES AND PROPOSED PLAN CONFIRMATION LITIGATION SCHEDULE AND COMMUNICATE WITH A. WEINHOUSE REGARDING SAME	1.6
11/17/20	MA	EMAIL F RR, REV REVISED CONFIRMATION LITIGATION SCHEDULE.	0.1
11/17/20	SBG	EMAIL FROM A.ROTMAN (K&E) RE CONFIRMATION/3018 SCHEDULE (.1); CONFER WITH R.RILEY RE SAME (.2); CALL WITH	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		A.WEINHOUSE (K&E) RE SAME (.1)	
11/17/20	KGH	REVIEW EDITS FROM UCC ON COMMON INTEREST AGREEMENT	0.2
11/18/20	RR	REVIEW CONFIRMATION DISCOVERY REQUESTS TO UCC AND MIDSTREAM PARTIES AND WORK WITH S. GERALD AND C. LANO TO FINALIZE AND SERVE DISCOVERY (1.4); DRAFT SERVICE DISCOVERY E-MAILS TO UCC AND MIDSTRAM PARTIES (.8)	2.2
11/18/20	RR	TELEPHONE CALL WITH S. GERALD REGARDING OPEN ITEMS RELATED TO PLAN AND OTHER MATTERS	0.4
11/18/20	RR	REVIEW AND ANALYZE SOLICITATION PROCEDURES AND DISCOVERY SCHEDULES (.7); CONFER WITH S. GERALD REGARDING SAME (.3); DRAFT E-MAIL TO CHAMBERS REGARDING SAME (.5); COMMUNICATE TO K&E REGARDING E-MAIL TO CHAMBERS (.2)	1.7
11/18/20	RR	REVIEW COMMUNICATIONS REGARDING CONFIRMATION DISCOVERY TO BE SERVED	0.2
11/18/20	KGH	FOLLOW UP WITH ALLYSON RE: STATUS OF BUYBACK CLAIMS DECISIONS	0.1
11/18/20	KGH	EMAIL TO K PASQUALE RE: SCHEDULING MEETING	0.1
11/18/20	MA	EMAIL F RR, REV DRAFT EMAIL TO CHAMBERS RE CONFIRMATION LITIGATION SCHEDULE (.1) EMAILS F/T K R RE BUYBACK CLAIMS AND PLAN REVISIONS (.1)	0.2
11/18/20	SBG	EMAIL FROM K.HROBLAK RE PLAN ISSUES	0.1
11/18/20	SBG	ANALYZE DEADLINES UNDER SOLICITATION PROCEDURE RE 3018 AND LOCAL RULES (.2); CONFER WITH R.RILEY RE SAME (.2); EMAILS WITH K&E RE SAME (.1)	0.5

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/19/20	KGH	REVIEW EMAILS AND DISCOVERY FOR PLAN OBJECTORS	0.3
11/19/20	RR	REVIEW PLAN DISCOVERY TO ELEVATION (.2); COMMUNICATE WITH S. GERALD AND C. LANO REGARDING SAME (.1); COMMUNICATE TO COUNSEL FOR ELEVATION REGARDING DISCOVERY REQUESTS (.4)	0.7
11/19/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS REGARDING NO DISCOVERY SERVED BY RMM RE PLAN	0.1
11/19/20	RR	REVIEW NOTICES OF SERVICE FOR PLAN DISCOVERY AND COMMUNICATE WITH C. LANO REGARDING FILING SAME	0.3
11/19/20	ССМ	PARTICIPATE IN CALL WITH KIRKLAND RE: RESPONSE TO DOCUMENT REQUESTS (1.5); REVIEW/REDACT BOARD MINUTES AND BOARD DECKS FOR PRODUCTION (2.6)	4.1
11/19/20	KGH	REVIEW DISCOVERY REQUESTS SERVED BY ELEVATION	0.3
11/19/20	KGH	JOINT DISCOVERY PLANNING CALL WITH K&E TEAM	0.9
11/19/20	KGH	REVIEW AND RESPOND TO K&E DISCOVERY PLAN INQUIRIES	0.2
11/19/20	MA	EMAILS F KH, EMAILS F/T SG RE PLAN AND BUYBACK ISSUES.	0.1
11/19/20	RR	REVIEW AND COORDINATE SERVICE OF PLAN CONFIRMATION AND REJECTION DAMAGES DISCOVERY REQUEST ON ELEVATION	0.8
11/19/20	RR	CONFER WITH S. GERALD REGARDING PLAN CONFIRMATION DISCOVERY SCHEDULE	0.2
11/19/20	SBG	CONFER WITH R.RILEY RE CONFIRMATION SCHEDULE	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/19/20	SBG	REVIEW NOTICES OF SERVICE FOR DISCOVERY SERVED IN CONNECTION WITH CONFIRMATION	0.1
11/19/20	SBG	CONFER WITH K.HROBLAK ASSIGNMENT OF CLAIM UNDER PLAN AND RESEARCH RE SAME	0.1
11/19/20	SBG	EMAILS WITH COUNSEL FOR WELLS FARGO AND E.SWAGGER (K&E) RE BALLOT FOR VOTING ON PLAN	0.1
11/20/20	SBG	CONFER WITH M.ABRAMS RE 1123(B)(3)(B) ISSUES	0.2
11/20/20	RR	FURTHER REVIEW PLAN CONFIRMATION DISCOVERY AND SCHEDULE (.7); COMMUNICATE WITH K&E REGARDING SAME (.1); COMMUNICATE WITH CHAMBERS REGARDING SAME (.2)	1.0
11/20/20	MA	TF SG RE BUYBACK CLAIMS AND PLAN TERMS (.2) EMAILS F/T SG,KH, AND RR RE BUYBACK AND PLAN ISSUES (.2) EMAILS F A ROTMAN, A WEINHOUSE RE LITIGATION SCHEDULING, EMAILS F RR RE SAME (.1)	0.5
11/20/20	SBG	EMAILS WITH A.WEINHOUSE RE STATUS OF CONFIRMATION SCHEDULE; COMMUNICATIONS WITH CHAMBERS	0.1
11/20/20	SBG	FOLLOW UP EMAIL FROM M.ABRAMS RE 1123/ SPV ISSUES	0.1
11/20/20	CCM	REDACT/REVIEW FOR COMMITTEE PRODUCTION	2.1
11/20/20	KGH	EMAILS BETWEEN UCC AND DEBTORS RE: PLAN DISCOVERY AGREEMENTS	0.3
11/20/20	KGH	REVIEW RESEARCH FROM SBG ON INSURANCE MATTER	0.6
11/20/20	KGH	CALL WITH SBG RE: ASSIGNMENT AND INSURANCE ISSUES	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/22/20	ССМ	PREPARE DOCUMENTS FOR PRODUCTION TO COMMITTEE	0.6
11/23/20	SBG	EMAILS WITH TEAM RE STATUS OF MOTION TO ESTIMATE	0.2
11/23/20	SBG	REVIEW, REVISE AND COORDINATE FILING OF MOTION TO ESTIMATE REJECTION DAMAGE CLAIMS	1.5
11/23/20	RR	REVIEW BRIEF REQUIREMENTS FOR MOTION TO ESTIMATE MIDSTREAM REJECTION DAMAGES CLAIMS AND COMMUNICATE TO S. GERALD AND C. LANO REGARDING SAME	0.2
11/23/20	CL	CONFER WITH R. RILEY AND S. GERALD RE STATUS OF MOTION TO ESTIMATE CLAIMS AND PREPARING SAME FOR FILING (.4); PREPARE AND FILE MOTION TO ESTIMATE CLAIMS (2.4)	2.8
11/23/20	RR	COMMUNICATE WITH S. GERALD REGARDING GRAND MESA PLAN/REJECTION DAMAGES DISCOVERY REQUESTS REQUESTED BY N. ADZIMA (K&E)	0.2
11/23/20	SBG	EMAILS WITH TEAM RE STATUS OF DISCOVERY RESPONSES RE CONFIRMATION	0.2
11/23/20	SBG	REVIEW NOTICE OF HEARING FOR ESTIMATION MOTION	0.1
11/23/20	SBG	REVIEW SERVICE COPIES OF REDACTED ESTIMATION MOTIONS (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
11/23/20	KGH	REVIEW EMAILS RE: PLAN DISCOVERY UPDATES	0.1
11/23/20	KGH	REVIEW UCC RESPONSES AND OBJECTIONS TO DEBTORS' DISCOVERY	0.2
11/23/20	ССМ	ATTEND TO BUYBACK INVESTIGATION MATERIALS FOR PRODUCTION TO COMMITTEE	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/23/20	RR	REVIEW, FINALIZE AND SERVE RESPONSES TO PLAN/REJECTION DAMAGES DISCOVERY REQUESTS FROM COMMITTEE, PLATTE RIVER, GRAND MESA AND REP (2.4); COMMUNICATE WITH B. BARNES (K&E) REGARDING SAME (.1)	2.5
11/23/20	RR	REVIEW SEALED MOTION TO ESTIMATE MIDSTREAM REJECTION DAMAGES CLAIMS AND ADDRESS RELATED ISSUES INCLUDING SERVICE ISSUES (.9); COMMUNICATE WITH K. YOUNG (K&E), S. GERALD AND C. LANO REGARDING SAME (.8)	1.7
11/24/20	KGH	CORRESPOND WITH K PASQUALE RE: DISCOVERY REQUESTS	0.1
11/24/20	KGH	REVIEW DISCOVERY RELATED CORRESPONDENCE ON PLAN DISCOVERY	0.3
11/24/20	KGH	DISCOVERY STATUS AND PLANNING CALL WITH K&E TO RESPOND TO PLAN DISCOVERY	0.9
11/24/20	SBG	CONFER WITH R.RILEY RE CONFIDENTIALITY ISSUES RE MOTION TO ESTIMATE; EMAILS WITH K&E TEAM RE SAME	0.2
11/24/20	SBG	EMAILS WITH A.ROTMAN (K&E) AND RMM RE STATUS OF DISCOVERY	0.1
11/24/20	SBG	EMAILS WITH UST RE STATUS OF SEALING OF ESTIMATION MOTION	0.1
11/24/20	SBG	EMAILS RE SERVICE OF ESTIMATION MOTION UPON ELEVATION	0.1
11/24/20	SBG	CALL WITH K.YOUNG RE STATUS OF REDACTIONS FOR ESTIMATION	0.1
11/24/20	SBG	EMAIL FROM COUNSEL FOR NOBEL RE REQUEST FOR SOLICITATION PACKAGE	0.1
11/24/20	SBG	EMAILS WITH TEAM RE ESTIMATION MOTION AND SERVICE COPIES	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/24/20	RR	REVIEW NOTICES OF SERVICE AND COMMUNICATE TO C. LANO REGARDING NOTICES OF SERVICE FOR DISCOVERY RESPONSES	0.2
11/25/20	KGH	EMAIL CORRESPONDENCE WITH C MARCUS RE: PLAN ISSUES	0.2
11/25/20	KGH	PREPARE FOR AND ATTEND CALL WITH AS RE: VARIOUS PLAN MODIFICATIONS	0.4
11/25/20	SBG	EMAILS RE SUPPLEMENTAL DISCOVERY SERVED	0.3
11/25/20	SBG	EMAILS WITH K.YOUNG (K&E) RE PROPOSED REDACTIONS FOR ESTIMATION MOTION	0.1
11/25/20	SBG	EMAILS WITH A.ROTMAN (K&E) AND GRAND MESA RE MEET AND CONFER	0.1
11/25/20	SBG	CONFER WITH K. YOUNG RE ESTIMATION REDACTIONS	0.1
11/25/20	RR	REVIEW AND REVISE COS FOR SEALED MOTION TO ESTIMATE MIDSTREAM REJECTION DAMAGES CLAIMS	0.4
11/27/20	SBG	EMAILS RE PLATTE RIVER MEET AND CONFER	0.2
11/27/20	SBG	ATTEND GRAND MESA MEET AND CONFER RE DISCOVERY ISSUES RE PLAN/ESTIMATION	0.8
11/27/20	RR	TELEPHONE CONFERENCE WITH K&E LITIGATION TEAM AND GRAND MESA COUNSEL REGARDING MEET AND CONFER ON PLAN CONFIRMATION DISCOVERY	0.8
11/30/20	SBG	EMAILS WITH K.HROBLAK AND R.RILEY RE EVIDENTIARY ISSUES RE RELEASE/BUY BACK CLAIMS (.1); CONFER WITH R.RILEY RE SAME (.2); REVIEW PLAN RE SAME (.1)	0.4
11/30/20	SBG	EMAILS WITH PR COUNSEL, GM COUNSEL AND	0.4

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		RMM COUNSEL RE CONTINUING PRE-TRIAL DATES AND PROPOSED REDACTIONS RE ESTIMATION MOTION	
11/30/20	SBG	REVIEW COC SUBMITTING CONFIRMATION LITIGATION SCHEDULE	0.1
11/30/20	SBG	REVIEW ORDER RE CONFIRMATION SCHEDULE; EMAIL TO K&E TEAM RE SAME	0.1
11/30/20	SBG	EMAIL WITH A.ROTMAN RE USE OF DECLARATION AT CONFIRMATION HEARING	0.1
11/30/20	SBG	PREPARE MOTION TO SEAL ESTIMATION MOTION (.4); EMAILS WITH K&E RE FILING OF SAME (.1)	0.5
11/30/20	CL	REVIEW ORDER APPROVING STIPULATED LITIGATION SCHEDULE (.1); UPDATE CRITICAL DATES RE SAME (.3); PREPARE AND FILE MOTION TO SEAL MOTION TO ESTIMATE CLAIMS (.6).	1.0
11/30/20	RR	COMMUNICATE WITH K&E AND COUNSEL FOR COMMITTEE, PLATE RIVER AND GRAND MESA REGARDING JUDGE SONTCHI'S REQUEST FOR 12/1 CHAMBERS CONFERENCE	0.5
11/30/20	RR	COMMUNICATE WITH S. GERALD REGARDING RELEASES UNDER THE PLAN	0.1
11/30/20	RR	TELEPHONE CALL WITH COUNSEL FOR PLATTE RIVER REGRADING CHAMBERS CONFERENCE	0.4
11/30/20	RR	REVIEW COMMUNICATION FOR COUNSEL FOR SEITEL DATA REGARDING POTENTIAL ASSUMPTION OF CONTRACT UNDER PLAN AND POTENTIAL OBJECTION TO PLAN	0.1
11/30/20	RR	REVIEW MOTION TO SEAL MOTION TO ESTIMATE REJECTION DAMAGES CLAIMS	0.1
11/30/20	MA	EMAIL F SG, REV ORDER APPROVING	0.1

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT						
Date <u>Tkpr</u>				Hours		
	CONFIRMATION LIT	TIGATION SCH	IEDULE.			
11/30/20 KGH	ASSESS NEED FOR T CONFIRMATION RE		Т	0.3		
11/30/20 KGH	TEAM TO COMPREH	ATTEND PLAN DISCOVERY CALL WITH K&E TEAM TO COMPREHENSIVELY REVIEW RESPONSES, PRODUCTION, COLLECTION, AND PLAN PROCESS				
	Т	TOTAL HOURS	3	109.8		
TIMEKEEPER TII	ME SUMMARY:					
<u>Timekeeper</u>		Hours	Rate	Value		
KEVIN G. HROBI	AK	10.6	\$700	7,420.00		
STEPHEN B. GER	ALD	29.4	\$570	16,758.00		
CARA C. MURRA	Y	7.2	\$430	3,096.00		

RICHARD W. RILEY MARC ABRAMS

 CHRISTOPHER LANO
 11.6
 \$335
 3,886.00

CURRENT FEES

44.0

7.0

\$675

\$995

67,825.00

\$

\$

29,700.00

6,965.00

TOTAL THIS MATTER

67,825.00

WHITEFORD, TAYLOR & PRESTON LLC

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SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

Invoice Number64254881Invoice Date01/21/21Client Number099845

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

Re: (00019) AUTOMATIC STAY ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/01/20	ΜΑ	EMAILS FROM BILL ARNAULT (.1) REV MOTION TO ENFORCE STAY V. ARB AND PLATTE RE INTERFERENCE WITH BUSINESS RELATIONSHIPS (.5) REV TRANSCRIPT AND PLATTE SLIDES, AND EMAIL TO BILL ARNAULT RE COMMENTS (.5) EMAILS F/T K H RE SANCTIONS APPROACH TO ARB (.1)	1.2
11/02/20	CL	CONFER WITH R. RILEY RE STATUS OF MOTION TO ENFORCE (.2); PREPARE AND FILE MOTION TO ENFORCE AUTOMATIC STAY AND MOTION TO SHORTEN NOTICE (3.1); PREPARE, ORGANIZE, AND SERVE MOTION TO ENFORCE AUTOMATIC STAY AND MOTION TO SHORTEN NOTICE (.2).	3.5
11/02/20	SBG	EMAILS WITH S.COHEN (K&E) AND A.WEINHOUSE (K&E) RE FORM OF ORDER FOR RICHMARK LIFT STAY AND SEND SAMPLE	0.2
11/02/20	MA	WORK ON EDITS TO PLATTE/ DJ STAY VIOLATION MOTION, EMAILS TO SG, RR AND KH RE SAME (.6) EMAILS F/T SG, REV COMPOSITE REVISIONS TO PLATTE STAY VIOLATION MOTION (.2) MULTIPLE EMAILS F B ARNAULT, D WOMACK AND SG RE STAY MOTION AND MOTION TO SHORTEN RE PLATTE RIVER, REV SHORTENING PAPERS (.2) MULTI EMAILS F D WOMACK, A ROTMAN, RR ,SG RE STAY ENFORCEMENT MOTION AND FEE AFFIDAVIT (.2) EMAILS F B ARNAULT, RR AND J AYCOCK RE MOTION TO SHORTEN PLATTE MOTION , EMAILS T\F D WOMACK, REV FINAL DRAFT OF PLATTE STAY ENFORCEMENT MOTION (.3)	1.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

Date	<u>Tkpr</u>		Hours
11/02/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM A. WEINHOUSE REGARDING FORM OF ORDER DENYING RICHMARK MOTION (.3); COMMUNICATE TO S. COHEN (K&E) REGARDING FORM OF ORDER DENYING RICHMARK MOTION (.1)	0.4
11/03/20	CL	PREPARE NOTICE OF WITHDRAWAL OF MOTION TO SHORTEN NOTICE (.2); PREPARE AND FILE NOTICE OF HEARING RE MOTION TO ENFORCE AUTOMATIC STAY (.6); CONFER WITH S. GERALD RE NOTICES (.1); REVIEW COURT ORDER DENYING MOTION TO SHORTEN NOTICE (.1); PREPARE EXHIBITS TO REDACTED MOTION (.5); CONFER WITH A. LEONHARD RE REDACTED EXHIBITS (.3); REVIEW 11/2 HEARING TRANSCRIPT AND CIRCULATE TO GROUP (.1); REVISE 11/6 AGENDA AND EMAIL SAME (.3)	2.2
11/03/20	SBG	REVIEW AND REVISE COC AND PROPOSED ORDER DENYING RICHMARK REQUEST WITHOUT PREJUDICE (.2); REVIEW OTHER CASES FOR SIMILAR LANGAUGE RE ABILITY TO RENEW (.1); CONFER WITH R.RILEY RE SAME (.1); EMAILS WITH S.COHEN (K&E) RE SAME (.1); EMAILS WITH RICHMARK COUNSEL RE SAME (.1)	0.6
11/03/20	MA	REV ARB/ PLATTE RIVER OPPOSITION TO MOTION TO SHORTEN (.1) REV ORDER DENYING SHORTENING, TF SG RE CATCH UP ON MATTERS (.2) EMAILS F D WOMACK, SG, AND J AYCOCK RE REDACTIONS, REVIEW PR REDACTIONS (.2)	0.5
11/04/20	SBG	REVIEW FINAL COC RE RICHMARK AND COORDINATE FILING	0.2
11/04/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE ORDER DENYING MOTION OF RICHMARK ENERGY (.4); CONFER WITH S. GERALD RE STATUS OF CERT. OF COUNSEL (.1); PREPARE AND FILE NOTICE OF WITHDRAWAL	1.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

Date	<u>Tkpr</u>		Hours
		(.4); PREPARE AND FILE REVISED CERT. OF COUNSEL (.3).	
11/05/20	SBG	FINALIZE REDACTIONS FOR MOTION TO ENFORCE STAY (.7); COORDINATE FILING OF MOTION (.2)	0.9
11/05/20	CL	CONFER WITH S. GERALD RE REDACTED VERSION OF MOTION FOR ENTRY TO ENFORCE AUTOMATIC STAY (.2); PREPARE AND FILE NOTICE OF PROPOSED REDACTED VERSION OF DEBTORS' MOTION FOR ENTRY OF AN ORDER ENFORCING THE AUTOMATIC STAY AGAINST ARB MIDSTREAM (.6); PREPARE AND FILE MOTION TO SEAL NOTICE OF PROPOSED REDACTED VERSION OF DEBTORS' MOTION FOR ENTRY OF AN ORDER ENFORCING THE AUTOMATIC STAY AGAINST ARB MIDSTREAM (.5).	1.3
11/13/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING PREPARATION FOR HEARING ON MOTION TO ENFORCE STAY (.2); TELEPHONE CALL WITH C. MILLER (COUNSEL FOR PLATTE RIVER) 2X REGARDING WITNESSES, EXHIBITS AND OTHER ISSUES FOR HEARING ON MOTION TO ENFORCE STAY (.2); FOLLOW UP CALL WITH K. YOUNG REGARDING SAME (.2)	0.6
11/13/20	RR	COMMUNICATE WITH N. ADZIMA (K&E) REGARDING UNREDACTED COPY OF SEALED REPLY IN SUPPORT OF MOTION TO ENFORCE STAY	0.3
11/13/20	RR	DRAFT COMMUNICATION TO PLATTE RIVER COUNSEL REGARDING WITNESSES AND EXHIBITS FOR HEARING ON MOTION TO ENFORCE STAY	0.2
11/13/20	RR	CONFER WITH S. GERALD REGARDING EVIDENTIARY ISSUES FOR HEARING ON MOTION TO ENFORCE STAY	0.3

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00019) AUTOMATIC STAY ISSUES

Date	<u>Tkpr</u>		Hours
11/16/20	RR	ADDRESS AND COORDINATE SERVICE OF DEBTORS' RESPONSE AND OBJECTIONS TO PLATTE RIVER'S DISCOVERY REQUESTS RELATED TO MOTION TO ENFORCE STAY	0.7
11/16/20	RR	REVIEW AND COORDINATE DELIVERY TO CHAMBERS OF DEBTORS' EXHIBITS FOR HEARING ON MOTION TO ENFORCE STAY	0.5
11/16/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING PREPARATION FOR HEARING ON MOTION TO ENFORCE STAY AGAINST PLATTE RIVER	0.2
11/16/20	RR	REVIEW AND ANALYZE PLATTE RIVER'S EXHIBITS FOR HEARING ON MOTION TO ENFORCE STAY	0.2
11/17/20	RR	COMMUNICATE WITH M. ABRAMS REGARDING HEARING ON MOTION TO ENFORCE STAY AGAINST PLATTE RIVER	0.1
11/17/20	RR	PREPARE FOR HEARING ON MOTION TO ENFORCE THE STAY AGAINST PLATTE RIVER INCLUDING DEMONSTRATIVE EXHIBITS FOR HEARING	1.1
11/17/20	CL	CONFER WITH S. GERALD RE STATUS OF FILING MOTION TO SEAL REPLY (.2); PREPARE AND FILE MOTION TO SEAL REPLY TO MOTION TO ENFORCE AUTOMATIC STAY (.8); PREPARE AND FILE NOTICE OF REDACTED VERSION OF DEBTORS' REPLY TO MOTION TO ENFORCE AUTOMATIC STAY (.7); CONFER WITH KCC RE SERVICE OF SAME (.2)	1.9
11/17/20	SBG	REVIEW NOTICE OF WITHDRAWAL OF BOULDER MOTION FOR RELIEF	0.1
		TOTAL HOURS	19.9

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	Invoice Number Invoice Date Client Number	64254881 01/21/21 099845		
Re: (00019) AUTOMATIC STAY ISSUES	5			
TIMEKEEPER TIME SUMMARY:				
Timekeeper	Hours	Rate	Value	
STEPHEN B. GERALD	2.0	\$570	1,140.00	
RICHARD W. RILEY	4.6	\$675	3,105.00	
MARC ABRAMS	3.2	\$995	3,184.00	
CHRISTOPHER LANO	10.1	\$335	3,383.50	
	CURRENT FEE	ES	\$	10,812.50
	TOTAL THIS N	ATTER	\$	10,812.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00020) SCHEDULES/SOFA/UST REPORTS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		<u>Hours</u>
11/04/20	SBG	EMAILS WITH N.ADZIMA AND R.RILEY RE NECESARY CHANGES TO MOR	0.1
11/04/20	RR	COMMUNICATE WITH N. ADZIMA (K&E) AND S. GERALD REGARDING MOR ISSUES	0.1
11/10/20	SBG	CALL WITH J.GRADY AND R.RILEY RE UPDATED INFO (REJECTED CONTRACTS) AND AFFECT ON FILED MOR; EMAIL RE SAME WITH J.GRADY	0.2
11/10/20	RR	TELEPHONE CALL WITH J. GRADY (A&M) AND S. GERALD REGARDING MOR AND CONTRACT REJECTION CLAIMS	0.2
11/25/20	SBG	EMAIL WITH J.GRADY RE STATUS OF MOR	0.1
11/30/20	SBG	REVIEW AND COORDINATE FILING OF OCTOBER MOR	0.1
11/30/20	CL	PREPARE AND FILE OCTOBER 2020 MOR (.3); PREPARE AND EMAIL UST FILED MOR (.1).	0.4
		TOTAL HOURS	1.2
TIMEKEEI	PER TIME	SUMMARY:	
T:	_	Hause Data	Valaa

Timekeeper	Hours	<u>Rate</u>	Value
STEPHEN B. GERALD	0.5	\$570	285.00
RICHARD W. RILEY	0.3	\$675	202.50
CHRISTOPHER LANO	0.4	\$335	134.00

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202		Invoice Number Invoice Date Client Number	64254881 01/21/21 099845
Re: (00020) SCHEDULES/SOFA/UST REPORT	ΓS		
CUF	RRENT FEES	\$	621.50
TOT	CAL THIS MATTER	\$	621.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

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

WWW.WTPLAW.COM (800) 987-8705

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

Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00025) UST ISSUES/COMMUNICATIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/14/20	SBG	EMAILS WITH UST RE SHORTENING TIME RE ELEVATION 9019	0.1
11/23/20	RR	REVIEW COMMUNICATION FROM R. SCHEPACARTER REGARDING STOUT 2ND SUPPLEMENTAL DECLARATION	0.1
11/23/20	SBG	EMAILS WITH R.SCHEPACARTER (UST) AND S.COHEN (K&E) RE APPROVAL OF 2ND SUPPLEMENTAL DECLARATION IN SUPPORT OF STOUT EMPLOYMENT APPLICATION; REVIEW AND COORDINATE FILING	0.2
		TOTAL HOURS	0.4

TOTAL HOURS

TIMEKEEPER TIME SUMMARY: **Timekeeper** Value Hours **Hours** Rate STEPHEN B. GERALD 0.3 \$570 171.00 **RICHARD W. RILEY** 67.50 0.1 \$675

CURRENT FEES

\$ 238.50

\$

TOTAL THIS MATTER

238.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

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

WWW.WTPLAW.COM (800) 987-8705

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

Invoice Date 01/21/21 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours
11/02/20	SBG	FURTHER EMAILS WITH K&E TEAM RE HEARING LOGISTICS	0.2
11/02/20	SBG	ATTEND HEARING ON RULING ON MOTION TO REJECT AND RICHMARK LIFT STAY	1.4
11/02/20	SBG	EMAILS WITH C.LANO RE LOGISTICS OF 11/2 HEARING	0.2
11/02/20	SBG	REVIEW DRAFT PRO HAC FOR O. O'CALLAGHAN (K&E); EMAIL WITH C.LANO RE SAME	0.1
11/02/20	RR	REVIEW DRAFT AGENDA FOR 11/5 AND COMMUNICATE TO A. WEINHOUSE REGARDING SAME	0.3
11/02/20	MA	PARTICIPATE IN HEARING RE RULING ON MOTIONS TO REJECT AND BEGINNING OF RICHMARK HEARING.	1.5
11/02/20	RR	ATTEND 11/2 OMNIBUS HEARING	1.6
11/02/20	KGH	ATTEND OMNIBUS AND REJECTION HEARING	1.5
11/02/20	SBG	REVIEW AGENDA FOR 11/5 HEARING	0.2
11/02/20	CL	PREPARE AND FILE O. O'CALLAGHAN PRO HAC VICE (.4); COORDINATE WITH COURTCALL RE O. O'CALLAGHAN'S 11/2 TELEPHONIC APPEARANCE (.3); REVIEW CONFIRMATION AND FORWARD SAME (.1); EMAIL AND TELEPHONE CALL TO L. YALE RE 11/2 HEARING (.1); REVISE 11/5 AGENDA AND EMAIL R. RILEY AND S. GERALD RE SAME (.4); EMAIL AND TELEPHONE CALL TO RELIABLE RE STATUS OF 11/2 HEARING TRANSCRIPT (.2);	2.0

Invoice Number 64254881

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		EMAIL S. GERALD RE STATUS OF 11/2 TRANSCRIPT (.1); REVIEW ORDER RE APPROVING O. O'CALLAGHAN'S PRO HAC VICE (.1); UPDATE 11/6 AGENDA (.3).	
11/03/20	RR	REVIEW AND REVISE AGENDA FOR 11/5 HEARING (.8); COMMUNICATE WITH A. WEINHOUSE REGARDING SAME (.2); COMMUNICATE WITH D. DEAN (COMMITTEE COUNSEL) REGARDING SAME (.2); COMMUNICATE TO CHAMBERS REGARDING SAME (.1)	1.3
11/03/20	SBG	CALL AND EMAILS WITH COUNSEL FOR COMMITTEE RE LOGISTICS RE EXHIBITS FOR DS /BACKSTOP HEARING (.2); EMAIL TO CHAMBERS RE SAME (.1); EMAILS WITH K&E RE SAME (.1)	0.4
11/03/20	SBG	REVIEW 11/5 HEARING AGENDA	0.1
11/03/20	SBG	REVIEW REVISED VERSION OF AGENDA WITH DS AND BACKSTOP OBJECTIONS	0.1
11/03/20	CL	REVIEW A. WEINHOUSE CHANGES TO 11/5 AGENDA (.1); REVISE 11/5 AGENDA (.4); CONFER WITH R. RILEY RE 11/5 AGENDA (.1); PREPARE AND FILE 11/5 AGENDA (.3); EMAIL A. WEINHOUSE RE 11/5 COUTCALL APPEARANCES (.1); PREPARE 11/17 AGENDA (.4);	1.4
11/03/20	SBG	EMAILS WITH CHAMBERS RE SCHEDULING HEARING ON MOTION TO ENFORCE STAY (.1); CONFER WITH C.LANO RE NOTICE OF HEARING; (.1) REVIEW SAME (.1)	0.3
11/03/20	SBG	REVIEW 11/6 HEARING AGENDA	0.1
11/04/20	RR	REVIEW AND REVISE AGENDA FOR 11/6 HEARING (.9); COMMUNICATE TO K&E REGARDING UPDATED STATUS OF MATTERS SCHEDULED FOR 11/6 HEARING (.3); TELEPHONE CALL WITH C. KUNZ REGARDING STATUS	1.5

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		BOARD OF COMMISSIONER'S MOTION SCHEDULED FOR 11/6 HEARING (.2); COMMUNICATE TO CHAMBERS REGARDING AGENDA AND CANCELING 11/6 HEARING (.1)	
11/04/20	CL	REVISE 11/6 AGENDA (.6); PREPARE AND FILE CANCELED 11/6 AGENDA (.3); REVISE 11/17 AGENDA (.4); COORDINATE WITH COURTCALL RE 11/5 TELEPHONIC APPEARANCES (.5); REVIEW CONFIRMATIONS AND FORWARD SAME (.1); PREPARE AMENDED 11/5 (.4); CONFER WITH R. RILEY RE AMENDED 11/5 AGENDA (.1); PREPARE SECOND AMENDED 11/5 AGENDA (.4)	2.8
11/04/20	CL	EMAIL EXCHANGE WITH A. WEINHOUSE AND B. LATIF RE 11/5 TELEPHONIC APPEARANCE.	0.2
11/04/20	CL	PREPARE AND FILE SECOND AMENDED 11/5 AGENDA.	0.3
11/04/20	SBG	EMAILS WITH N.ADZIMA (K&E) RE ITEMS ON AGENDA FOR 11/6 HEARING	0.2
11/04/20	SBG	CONFER WITH R.RILEY RE LOGISTICS RE UPCOMING HEARINGS	0.3
11/04/20	SBG	EMAILS WITH CHAMBERS RE DEADLINE TO SUBMIT EVIDENCE IN ADVANCE OF HEARING; FOLLOW UP EMAIL WITH K&E TEAM	0.1
11/05/20	RR	ATTEND RECONVENED HEARING ON DISCLOSURE STATEMENT AND BACKSTOP MOTION	1.8
11/05/20	RR	ATTEND HEARING ON DISCLOSURE STATEMENT AND BACKSTOP MOTION	0.3
11/05/20	MA	PARTICIPATE IN PHASE 1 OF CONTESTED DS HEARING (.3) TF CALLS WITH SG RE CONTINUED HEARING TIME (.1) PARTICIPATE IN CONTINUED HEARING RE RIGHTS OFFERING AND BACKSTOP (1.8)	2.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
11/05/20	CL	COORDINATE WITH COURTCALL RE B. LATIF'S 11/5 TELEPHONIC APPEARANCE (.2); REVIEW CONFIRMATION AND FORWARD SAME (.1); REVISE SECOND AMEND 11/5 (.2); PREPARE AND FILE SECOND AMENDED 11/5 AGENDA (.3); FOLLOW UP CALL TO COURTCALL RE B. LATIF'S APPEARANCE (.1).	0.9
11/05/20	RR	REVIEW AND REVISE THIRD AMENDED AGENDA FOR CONTINUATION OF DISCLOSURE STATEMENT HEARING ON 11/6 AND COORDINATE FILING OF AGENDA	0.7
11/05/20	CL	COORDINATE WITH COURTCALL RE 11/6 COURTCALL APPEARANCES (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.2); PREPARE AND FILE THIRD AMENDED 11/5 AGENDA (.4).	1.0
11/05/20	SBG	REVIEW AMENDED AGENDA FOR 11/6 HEARING	0.1
11/05/20	SBG	CONFER WITH R.RILEY RE HEARING LOGISTICS FOR HEARING ON DS/ BACKSTOP	0.2
11/05/20	SBG	EMAILS WITH K&E RE HEARING LOGISTICS	0.2
11/05/20	SBG	EMAIL WITH CHAMBERS RE LOGISTICS	0.1
11/05/20	SBG	ATTEND HEARING ON BACKSTOP	0.2
11/05/20	SBG	ATTEND HEARING ON BACKSTOP	1.8
11/06/20	RR	ATTEND SECOND DAY OF HEARING ON DISCLOSURE STATEMENT AND BACKSTOP MOTION	0.6
11/06/20	SBG	ATTEND DISCLOSURE STATEMENT HEARING	0.6
11/06/20	SBG	EMAIL WITH CHAMBERS RE HEARING ON DS/AGENDA	0.1
11/06/20	SBG	CONFER WITH R.RILEY RE LOGISTICS RE DISCLOSURE STATEMENT HEARING	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS					
Date	<u>Tkpr</u>		Hours		
11/09/20	CL	COORDINATE WITH COURTCALL RE 11/17 TELEPHONIC APPEARANCES.	0.4		
11/09/20	CL	REVIEW 11/5/20 HEARING TRANSCRIPT AND FORWARDING SAME (.1); PREPARE 12/21 AGENDA (.8).	0.9		
11/09/20	SBG	EMAILS WITH K&E AND R.RILEY RE OBTAINING HEARING ON ESTIMATION MOTIONS; EMAILS WITH CHAMBERS RE SAME	0.2		
11/10/20	CL	REVISE 11/17 AGENDA (.4); EMAIL R. RILEY AND S. GERALD RE DRAFT 11/17 AGENDA (.1); UPDATE 12/3 AGENDA (.4)	0.9		
11/11/20	CL	REVISE 12/3 AGENDA (.2); EMAIL S. GERALD RE STATUS OF 11/17 AGENDA (.1).	0.3		
11/12/20	CL	REVISE 12/3 AGENDA (.4); REVISE 11/17 AGENDA (.4).	0.8		
11/12/20	RR	REVIEW AGENDA AND FILINGS FOR MATTERS SCHEDULED FOR 11/17 HEARING (.7); CONFER WITH S. GERALD REGARDING SAME (.1); COMMUNICATE WITH K&E REGARDING DRAFT AGENDA AND STATUS OF MATTERS (.6)	1.4		
11/12/20	SBG	CONFER WITH R.RILEY RE AGENDA FOR HEARING ON MOTION ENFORCE STAY AND NEED TO IDENTIFY WITNESS; FOLLOW UP EMAILS WITH K&E RE SAME	0.1		
11/13/20	RR	COMMUNICATE TO CHAMBERS REGARDING AGENDA FOR 11/17 HEARING AND EXHIBITS FOR HEARING	0.2		
11/13/20	CL	PREPARE AND FILE 11/17 AGENDA (.3); UPDATE 12/3 AGENDA (.3); CONFER WITH A. LEONARD RE 11/17 TRIAL EXHIBITS (.1); UPDATE 12/21 AGENDA (.3); PREPARE AND ORGANIZE 11/17 EXHIBITS (1.1); CONFER WITH S. GERALD AND R. RILEY RE 11/17 HEARING EXHIBITS (.1).	2.2		

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

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS Date Tkpr Hours 11/13/20 SBG **REVIEW REVISED DRAFT AGENDA FOR 11/17** 0.1 HEARING 11/13/20 SBG WORK WITH R.RILEY ON PROPOSED 0.2 COMMUNICATION WITH CHAMBERS RE STATUS OF ELEVATION 11/13/20 RR **REVISE AGENDA FOR 11/17 HEARING AND** 0.9 COMMUNICATE WITH S. GERALD AND C. LANO REGARDING SAME (.8); COMMUNICATE TO K&E **REGARDING REVISED AGENDA (.1)** 11/13/20 SBG EMAILS WITH CHAMBERS RE STATUS OF 0.2 HEARING (.1); CONFER WITH R.RILEY RE SAME (.1) 11/16/20 CL REVISE 12/21 AGENDA. 0.4 11/17/20 SBG **REVIEW AMENDED AGENDA FOR 11/17 HEARING** 0.1 11/17/20 CL PREPARE AMENDED 11/17 AGENDA (.4); CONFER 1.0 WITH S. GERALD RE STATUS OF AMENDED 11/17 AGENDA (.3); PREPARE AND FILE AMENDED 11/17 AGENDA (.3) 11/17/20 KGH ATTEND HEARING ON PLATTE RIVER LIFT STAY 1.1 ARGUMENT 1.5 11/17/20 MA **REV PLATTE HEARING SLIDES (.2) PARTICIPATE** IN HEARING BF J SONTCHI RE EXTRACTION'S MOTION TO ENFORCE STAY AGAINST PLATTE RIVER ETC (1.3) ATTEND 11/17 HEARING ON MOTION TO 1.3 11/17/20 RR ENFORCE STAY AGAINST PLATTE RIVER **REVIEW AND REVISE FURTHER AMENDED** 11/17/20 RR 0.7 AGENDA FOR 11/17 HEARING **REVIEW 11/17/20 HEARING TRANSCRIPT AND** 0.1 11/18/20 CL EMAIL SAME TO GROUP. CONTINUED REVISIONS TO 12/3 AGENDA. 11/18/20 CL 1.6

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
11/18/20	SBG	REVIEW AND REVISE PROPOSED COMMUNICATION TO COURT RE CONFIRMATION ISSUES; CONFER WITH R.RILEY RE SAME	0.2
11/19/20	CL	UPDATE 12/3 AGENDA.	0.2
11/20/20	CL	CONTINUED REVISING 12/3 AGENDA.	0.4
11/23/20	CL	PREPARE FEE HEARING INDEX FOR 12/3 AGENDA (1.2); UPDATE 12/3 AGENDA (.4); UPDATE 12/21 AGENDA (.2).	1.8
11/24/20	CL	EMAIL S. GERALD RE 12/3 PRE-TRIAL CONFERENCES.	0.1
11/25/20	CL	UPDATE 12/21 AGENDA.	0.4
11/29/20	CL	REVISE 12/3 AGENDA AND EMAIL R. RILEY AND S. GERALD RE SAME.	1.4
11/30/20	RR	COMMUNICATE TO CHAMBERS REGARDING 12/1 CHAMBERS CONFERENCE	0.2
11/30/20	SBG	EMAILS RE REVISIONS TO HEARING AGENDA	0.1
11/30/20	CL	CONFER WITH S. GERALD AND R. RILEY RE 12/3 AGENDA (.1); REVISE 12/3 AGENDA (1.0); EMAIL A. LEONARD DRAFT OF 12/3 AGENDA (.1); REVISE 12/21 AGENDA (.3).	1.5
11/30/20	SBG	EMAILS WITH CHAMBERS, K&E, COUNSEL FOR GRAND MESA AND PLATTE RIVER RE CHAMBERS CONFERENCE WITH DEBTORS, PR AND GM	0.2
11/30/20	RR	REVIEW DRAFT AGENDA FOR 12/3 OMNIBUS HEARING AND ADDRESS OUTSTANDING ISSUES FOR AGENDA	0.9
11/30/20	SBG	REVIEW DRAFT EMAIL TO CHAMBERS RE EXTENDING COMMITTEE DEADLINE TO OBJECT TO ELEVATION 9019; CONFER WITH R.RILEY RE	0.2

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WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00026) COURT APPEARANCES, CO	OMMUNICATIO	NS, HEARIN	IGS	
Date Tkpr			Hours	
SAME				
	TOTAL HOUR	S	53.3	
TIMEKEEPER TIME SUMMARY:				
<u>Timekeeper</u>	Hours	Rate_	Value	
KEVIN G. HROBLAK	2.6	\$700	1,820.00	
STEPHEN B. GERALD	8.8	\$570	5,016.00	
RICHARD W. RILEY	13.7	\$675	9,247.50	
MARC ABRAMS	5.2	\$995	5,174.00	
CHRISTOPHER LANO	23.0	\$335	7,705.00	
	CURRENT FEE	ES		\$ 28,962.50
	TOTAL THIS N	IATTER		\$ 28,962.50

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WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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

WWW.WTPLAW.COM (800) 987-8705

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00028) VENDOR/SUPPLIER ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:

Date	<u>Tkpr</u>		Hours	
11/06/20	SBG	EMAILS FROM J. GRADY RE PAYMENT OF PREPETITION CLAIMS PER FIRST DAY ORDERS	0.1	
11/18/20	SBG	EMAILS FROM J. GRADY RE PAYMENTS TO VENDORS UNDER FIRST DAY ORDERS		
11/20/20	SBG	EMAILS FROM J.GRADY RE PAYMENT OF CLAIMS PER FIRST DAY ORDER		
11/20/20	RR	REVIEW COMMUNICATIONS FROM A&M REGARDING PREPETITION PAYMENTS UNDER FIRST DAY ORDERS		
11/25/20	SBG	EMAILS FROM J. GRADY RE PAYMENT OF CLAIM UNDER FIRST DAY ORDERS	0.1	
		TOTAL HOURS	0.5	
TIMEKEE	PER TIME	SUMMARY:		
Timekeeper	<u>.</u>	Hours Rate	Value	
STEPHEN	B. GERAI	LD 0.4 \$570	228.00	
RICHARD	W. RILEY	0.1 \$675	67.50	
		CURRENT FEES		\$ 295.50
		TOTAL THIS MATTER		\$ 295.50

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WHITEFORD, TAYLOR & PRESTON LLC

Federal ID# 52-0619214

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64254881 Invoice Date 01/21/21 Client Number 099845

Re: (00028) VENDOR/SUPPLIER ISSUES

TOTAL AMOUNT OF THIS INVOICE \$ 351,156.76

TOTAL BALANCE DUE

\$ 351,156.76

Case 20-11548-CSS Doc 1673-2 Filed 01/29/21 Page 118 of 118

WHITEFORD, TAYLOR & PRESTON LLC

THE RENAISSANCE CENTRE SUITE 500 405 North King Street Wilmington, DE 19801-3700 Main Telephone (302) 353-4144 Facsimile (302) 661-7950 Federal Id# 52-0619214	1	DELAWARE* DISTRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA WWW.WTPLAW.COM (800) 987-8705		
EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	Invoice Number Invoice Date	64254881 01/21/21		
FOR PROFESSIONAL SERVICES RENDERED THROUGH 11/30/20:				
CURRENT FEES	\$	348,717.50		
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$ \$	2,439.26 351,156.76		
TOTAL DUE THESE MATTERS	\$	351,156.76		

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

 To remit by wire transfer:

 Account Name:
 Whiteford, Taylor & Preston Operating Account

 Bank:
 Wells Fargo

 1300 1 St NW, 11th Floor West Tower

 Washington, DC 20005

 Account #:
 2000026604475

 ABA#:
 121000248

 SWIFT code:
 WFBIUS6S

 Additional Info:
 Please Include invoice number on wire transfer

To pay by Credit Card Please call 1-888-570-8960 We accept Visa/MasterCard & American Express

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

REMITTANCE COPY

EXHIBIT B

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BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

CLIENT 099845 EXTRACTION OIL & GAS, INC.

WHITEFORD, TAYLOR & PRESTON

THRU 11/30/20 DETAILEDBILLING REPORTAS OF 1/20/2021 10:41:24 AMPROFORMA NUMBER:1196513LAST DATE BILLED 12/31/20

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

INVOICE NUMBER _____ INVOICE DATE ___/___/

MATTER 00007

CASE ID

***DISBURSEMENTS ***

CASE ADMINISTRATION

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
			14			POSTAGE		.50
			ESI5			EDISCOVERY - REVIEW DATABASE HOSTING		320.00
			ESI6			EDISCOVERY - RELATIVITY USER FEE		300.00
10492188	11/05/20		43		01551	RELIABLE WILMINGTON - TRANSCRIPT FOR HEARING ON 10/20/2020 - INVOICE # WL095465-B	230.40	
10492190	11/16/20		43		01551	RELIABLE WILMINGTON - NOVERMBER 5TH, 2020 HEARING TRANSCRIPT - INVOICE #WL095714	435.00	
10492191	11/16/20		43		01551	RELIABLE WILMINGTON - OCTOBER 27 & 28TH, 2020 HEARING TRANSCRIPTS - INVOICE #WL095657	351.60	
10492189	11/16/20		43		01551	RELIABLE WILMINGTON - NOVERMBER 5TH, 2020 HEARING TRANSCRIPT - INVOICE #WL095774	609.00	
					*43	TRANSCRIPTS/DEPOSITIONS		1,626.00
10492197	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL -US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - A. WEINHOUSE	33.00	
10492196	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - K. HROBLAK	33.00	
10492195	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL -US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - K. YOUNG	38.26	
10492194	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 -M. ABRAMS	33.00	

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BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1196513

THRU 11/30/20 AS OF 1/20/2021 10:41:24 AM LAST DATE BILLED 12/31/20

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

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUN	1T
10492192	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - S. GERALD	22.5	50
10492193	11/19/20		42		01551	DINERS CLUB - COURT COSTS - COURTCALL - US BANKRUPTCY COURT - DISTRICT OF DELAWARE - EXTRACTION OIL & GAS INC. / 20-11548 - R. RILEY	33.0	
					*42	COURT COSTS		192.76
						TOTAL DISBURSEMENTS	2,439.26	