Case 20-11548-CSS Doc 1733 Filed 02/17/21

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: March 10, 2021 at 4:00 p.m. (ET)

SUMMARY OF SIXTH 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 DECEMBER 1, 2020 THROUGH DECEMBER 23, 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 <i>nunc pro tunc</i> to</u> June 14, 2020
Period for which compensation and reimbursement are sought:	December 1, 2020 through December 23, 2020
Amount of Compensation sought as actual, reasonable, and necessary:	<u>\$260,966.00 (80% of \$326,207.50)</u>
Amount of Expense Reimbursement sought as actual, reasonable, and necessary:	\$3,892.75
This is a(n): <u>X</u> monthly <u>interim</u> final app	olication

¹ The Reorganized 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 Reorganized Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.



Previous Filed Applications:

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
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	\$372,827.20	\$12,515.38
January 29, 2021 [Docket No. 1673]	November 1, 2020 through November 30, 2020	\$348,717.50	\$2,439.26	Pending	Pending

COMPENSATION BY PROFESSIONAL DECEMBER 1, 2020 THROUGH DECEMBER 23, 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	\$995	49.1	\$48,854.50
	Counsel in 2018.			
	Member of the DE			
	Bar since 1978.			
	Member of the PA			
	since 1981. Member			
	of NY bar since 1985.	+=0.0		.
Kevin G. Hroblak	Joined firm as an	\$700	52.3	\$36,610.00
	Associate in 1999.			
	Partner in 2007.			
	Member of the MD			
	and D.C. Bars since 1998.			
Richard W. Riley	Joined firm as Of	\$675	159.7	\$107.797.50
	Counsel in 2019.			
	Member of the DE			
	Bar since 2001.			
	Member of the PA Bar			
	since 1988 and the NJ			
	Bar since 1989.			
Dennis J. Shaffer	Joined firm as	\$595	3.9	\$2,320.50
	Associate in 1999.			
	Partner in 2007.			
	Member of the MD			
	Bar since 1998.			

Stephen B. Gerald	Joined firm as Associate in 2001. Partner in 2009. Member of MD Bar since 2000. Member of DE Bar since 2013.	\$570	151.0	\$86,070.00
Christopher Lano	Joined firm as Paralegal in 2016.	\$335	133.0	\$44,555.00
	TOTAL		549.0	\$326,207.50
		G Attorney Con Total Attor Blended Atto	ney Hours	\$326,207.50 \$281,652.50 416.0 \$677.05

COMPENSATION BY PROJECT CATEGORY DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Project Category	Total Hours	Total Fees
Asset Analysis and Recovery (1)	0.0	\$0.00
Asset Disposition, Use, Sale (2)	0.4	\$200.00
Executory Contracts and Unexpired Leases (3)	20.9	\$12,764.00
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)	15.9	\$10,027.00
Claims Administration and Objections (8)	15.1	\$10,616.00
Corporate Governance and Board Matters (9)	9.9	\$6,800.00
Employee Benefits and Pensions (10)	0.0	\$0.00
WTP Employment/Fee/Objection (11)	6.9	\$3,672.50
Other Employment/Fee/Objection (12)	28.2	\$13,172.50
Financing and Cash Collateral Matters (13)	0.7	\$452.00
Litigation/Adv. Proc. & Contested Matters (14)	137.2	\$73,041.00
Creditor Inquiries (15)	0.1	\$57.00
Non-Working Travel (16)	0.0	\$0.00
Plan and Disclosure Statement (17)	235.3	\$155,625.00
Real Estate (18)	0.0	\$0.00
Automatic Stay Issues (19)	0.0	\$0.00
Schedules/SOFA/UST Reports (20)	0.5	\$455.00
Tax (21)	0.2	\$199.00
Valuation (22)	0.0	\$0.00
Utilities (23)	0.0	\$0.00
Insurance/Surety (24)	0.0	\$0.00
UST Issues/Communications (25)	3.1	\$1,799.00
Court Appearances, Communications, Hearings (26)	73.9	\$36,918.00
Official Committee Issues and Meeting (27)	0.0	\$0.00
Vendor/Supplier Issues (28)	0.6	\$352.50
TOTAL	549.0	\$326,207.50

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 6 of 18

EXPENSE SUMMARY DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

Expense Category	Service Provider (if applicable)	Total Expenses
Postage		\$1.00
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	\$986.00
Court Reporting	Reliable	\$2,263.65
Travel Expenses		\$0.00
Inside Courier & Expense Carriers		\$0.00
Outside Courier & Expense Carriers	DLS Discovery	\$0.00
Pacer		\$4.50
Review Database Hosting		\$337.60
Business Meals		\$0.00
Document Retrieval		\$0.00
Relativity User Fee		\$300.00
Technical Time		\$0.00
TOTAL		\$3,892.75

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: March 10, 2021 at 4:00 p.m. (ET)

SIXTH 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 DECEMBER 1, 2020 THROUGH DECEMBER 23, 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>"), 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 Sixth 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 December 1, 2020 Through December 23, 2020 (the "Application"). By the Application, WTP seeks a monthly allowance pursuant to the

¹ The Reorganized 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 Reorganized Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 8 of 18

Administrative Order with respect to the sums of \$260,966.00 (80% of \$326,207.50) as compensation and \$3,892.75 for reimbursement of actual and necessary expenses, for a total of \$264,858.75 for the period December 1, 2020 through and including December 23, 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

2

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 9 of 18

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

Fee Statement

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

Actual and Necessary Expenses

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

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

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

3

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 10 of 18

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

Summary of Services Rendered

10. The attorneys of WTP who have rendered professional services in these cases are as follows: Marc R. Abrams, Richard W. Riley, Kevin G. Hroblak, Stephen B. Gerald and Dennis J. Shaffer. 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.

4

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

Fees: \$200.00 Total Hours: 0.4

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: \$12,764.00 Total Hours: 20.9

This category includes all matters related to contract and lease analysis and matters related to assumption, assignment or rejection of executory contracts and unexpired leases, including the executory contracts with the mid-stream companies.

Category 4. Avoidance Action Analysis

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: \$10,027.00 Total Hours: 15.9

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.

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 12 of 18

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

Fees: \$10,616.00 Total Hours: 15.1

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: \$6,800.00 Total Hours: 9.9

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: \$3,672.50 Total Hours: 6.9

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: \$13,172.50 Total Hours: 28.2

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

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 13 of 18

Category 13. Financing and Cash Collateral Matters

Fees: \$452.00 Total Hours: 0.7

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: \$73,041.00 Total Hours: 137.2

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: \$57.00 Total Hours: 0.1

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: \$155,625.00 Total Hours: 235.3

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

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

Fees: \$0.00 Total Hours: 0.0

Case 20-11548-CSS Doc 1733 Filed 02/17/21 Page 14 of 18

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

Category 19. Automatic Stay Issues

Fees: \$0.00 Total Hours: 0.0

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

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

Fees: \$455.00 Total Hours: 0.5

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

Category 21. <u>*Tax*</u> Fees: \$199.00 Total Hours: 0.2

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: \$1,799.00 Total Hours: 3.1

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: \$36,918.00 Total Hours: 73.9

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: \$352.50 Total Hours: 0.6

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

Valuation of Services

13. Attorneys and paraprofessionals of WTP have expended a total of 549.0 hours in connection with this matter during the Compensation Period, as follows:

PROFESSIONAL	HOURS	HOURLY RATE
Marc R. Abrams	49.1	\$995
Kevin G. Hroblak	52.3	\$700
Richard W. Riley	159.7	\$675
Dennis J. Shaffer	3.9	\$595
Stephen B. Gerald	151.0	\$570
Christopher Lano	133.0	\$335
Total Hours	549.0	
Blended Rate		\$594.18
Blended Rate w/o paraprofessionals		\$677.05

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 \$326,207.50.

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 \$260,966.00 as compensation for necessary professional services rendered (80% of the total fees for the Compensation Period of \$326,207.50), and the sum of \$3,892.75 as reimbursement of actual necessary costs and expenses, for a total of \$264,858.75 and

that such sums be authorized for payment and for such other and further relief as this Court may

deem just and proper.

Dated: February 17, 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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In re:

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

Reorganized Debtors.

Chapter 11

Case No. 20-11548 (CSS)

(Jointly Administered)

Objection Deadline: March 10, 2021 at 4:00 p.m. (ET)

NOTICE OF SIXTH 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 DECEMBER 1, 2020 THROUGH DECEMBER 23, 2020

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

"Applicant") has filed its Sixth 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 December 1,

2020 Through December 23, 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 Reorganized 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 Reorganized Debtors' principal place of business is 370 17th Street, Suite 5300, Denver, Colorado 80202.

Case 20-11548-CSS Doc 1733-1 Filed 02/17/21 Page 2 of 3

with the Clerk of the Court, and be served upon and received by: (i) the Reorganized Debtors, Extraction Oil & Gas, Inc., 370 17th Street, Suite 5300, Denver, Colorado 80202, Attn: Eric Christ; (ii) counsel to the Reorganized 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 Reorganized 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 March 10, 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

Case 20-11548-CSS Doc 1733-1 Filed 02/17/21 Page 3 of 3

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: February 17, 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

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 2 of 119

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* RICT 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 12/31/20:	Invoice Number Invoice Date	64256522 02/10/21
CURRENT FEES	\$	326,207.50
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$\$	3,892.75 330,100.25
TOTAL DUE THESE MATTERS	\$	330,100.25

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

 To remit by wire transfer:

 Account Name:
 Whiteford, Taylor & Preston Operating Account

 Bank:
 Wells Fargo

 1300 I St NW, 11th Floor West Tower

 Washington, DC 20005

 Account #:
 2000026604475

 ABA#:
 121000248

 SWIFT code:
 WFBIUS6S

 Additional Info:
 Please Include invoice number on wire transfer

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

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

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 3 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00002) ASSET DISPOSITION, USE, SALE

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>				Hours		
12/03/20	MA	EMAILS F RR (INCLUDING DANIELLE GADSON) AND MARIA SAWCZUK RE ABANDONMENT MOTION AND STATUS			0.1		
12/11/20	CL	PREPARE AND FILE CERTIFICATION OF0.3COUNSEL REGARDING ORDER DENYING0.3MOTION TO COMPEL ABANDONMENT					
		TOT	AL HOURS	5	0.4		
TIMEKEE	PER TIME	SUMMARY:					
Timekeeper	<u>r</u>		Hours	Rate	Value		
MARC AB	RAMS		0.1	\$995	99.50		
CHRISTOP	PHER LAN	10	0.3	\$335	100.50		
		CUR	RENT FEE	S		\$	200.00
		ТОТ	AL THIS M	IATTER		\$	200.00

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	SBG	EMAILS WITH COUNSEL FOR RICHMARK RE STATUS OF LEASES IN PLAN	0.1
12/02/20	SBG	EMAILS WITH A.WEINHOUSE (K&E) AND COUNSE FOR LL RE LEASE	0.1
12/03/20	SBG	EMAILS RE M. MERTZ RE BRIDGE RE 365(D)(4) MOTION (.1); RESEARCH SAME(.2); CONFER WITH R.RILEY RE SAME (.2)	0.5
12/04/20	CL	RESEARCH AND PROVIDE S. GERALD 9/30 REJECTION EXHIBITS (1.8); EMAIL K. YOUNG RE 10/20 HEARING EXHIBITS (.1).	1.9
12/07/20	SBG	EMAIL FROM E.SWAGGER RE W/D CONTRACT FROM LIST OF REJETED; CONFER WITH R.RILEY RE SAME	0.1
12/07/20	SBG	CALL WITH C. MILLER RE CERTAIN DJS AND PR AGREEMENTS INCLUDED ON LIST OF CONTRACTS TO BE ASSUMED; FOLLOW UP WITH N.ADZIMA RE SAME	0.2
12/07/20	SBG	EMAIL WITH A.WEINHOUSE (K&E) AND LL COUNSEL RE STATUS OF RESOLUTION	0.1
12/07/20	MA	EMAILS F N ADZIMA, SG RE PLATTE CONTRACTS TO BE ASSUMED (.1) EMAILS F E SWAGGER, RR RE 5TH NOTICE OF REJECTION REVISION ISSUES (.1)	0.2
12/07/20	RR	REVIEW COMMUNICATION FROM K&E REGARDING WITHDRAWAL OF REPUBLIC PLAZA LEASE FROM CORRECTED 5TH NOTICE OF REJECTION (.2); REVIEW CORRECTED 5TH	2.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 5 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		Hours
		NOTICE OF REJECTION AND DRAFT NOTICE OF PARTIAL WITHDRAWAL (1.4); REVISE DRAFT NOTICE OF PARTIAL WITHDRAWAL BASED ON K&E COMMENTS (.4); COORDINATE FILING OF NOTICE OF PARTIAL WITHDRAWAL (.2)	
12/08/20	SBG	REVIEW CONCORD COC/STIP	0.1
12/08/20	SBG	EMAILS WITH COUNSEL FOR KLX ENERGY RE REJECTION	0.1
12/08/20	SBG	EMAILS WITH E. SWAGGER (K&E) RE EFFECTIVE REJECTION DATE OF CONCORD AGREEMENT AND HOW TO ADDRESS UNDER REJECTION PROCEDURES (.2); CONFER WITH R.RILEY RE SAME (.2)	0.4
12/08/20	SBG	REVIEW CIG LIMITED OBJECTION TO REJECTION (.1); EMAILS WITH E. SWAGGER RE HOW TO ADDRESS UNDER REJECTION PROCEDURES (.1); CONFER WITH R.RILEY RE SAME (.2).	0.4
12/08/20	SBG	EMAILS WITH A.WEINHOUSE (K&E) RE REJECTION OF SEITEL CONTRACT AND ISSUES RE SAME	0.1
12/08/20	SBG	EMAIL FROM E.SWAGGER (K&E) RE PARTIAL WITHDRAWAL OF REJECTION	0.1
12/08/20	MA	MULTI EMAILS F RR, E SWAGGER, AW RE REJECTION NOTICE REVISIONS.	0.1
12/08/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM K&E REGARDING CIG'S LIMITED OBJECTION TO NOTICE OF REJECTION (.3); COMMUNICATE WITH S. GERALD REGARDING SAME (.2); TELEPHONE CALL WITH E. SWAGER (K&E) REGARDING SAME (.1)	0.6
12/08/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM K&E REGARDING AGREEMENT ON DATE OF REJECTION OF CONCORD ENERGY CONTRACTS (.2); DRAFT STIPULATION ,	1.8

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 6 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES Date Tkpr Hours PROPOSED ORDER AND COC REGARDING CONCORD ENERGY CONTRACT REJECTION DATE (1.6) 12/09/20 RR **REVIEW AND RESPOND TO COMMUNICATIONS** 0.2 WITH E. SWAGER REGARDING CIG LIMITED **OBJECTION TO CONTRACT REJECTION** 12/09/20 RR **REVIEW AND FINALIZE CONCORD ENERGY** 1.4 STIPULATION REGARDING REJECTION OF CONTACTS AND RELATED CERTIFICATION OF COUNSEL AND COORDINATE FILING OF SAME 12/09/20 SBG EMAILS FROM BISON COUNSEL RE CURE 0.1 **OBJECTION** EMAILS WITH C. MILLER AND N. ADZIMA RE 0.1 12/09/20 SBG STATUS OF PLATTE RIVER AGREEMENTS IN ASSUMED LIST IN PLAN EMAILS RE DESTRUCTION OF SEITL DATA 12/09/20 SBG 0.1 12/09/20 SBG CONFER WITH R.RILEY RE ISSUES RE CIG 0.5 ROR/LIMITED OBJECTION AND HOW TO ADDRESS UNDER PROCEDURES (.3); EMAILS WITH R.RILEY AND E.SWAGER RE SAME (.2) 12/09/20 MA EMAILS F AUDREY L. HORNISHER, AW RE DATA 0.2 **DESTRUCTION UNDER SEITEL AGREEMENT (.1)** EMAILS F RR, E SWAGGER, AW RE REVISED **REJECTION NOTICE 5 SUBMISSION ISSUES RE** CIG (.1) 12/09/20 CL CONFER WITH R. RILEY RE STATUS OF 0.8CERTIFICATION OF COUNSEL RE STIPULATION BETWEEN DEBTORS AND CONCORD ENERGY LLC (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL RE STIPULATION BETWEEN DEBTORS AND CONCORD ENERGY LLC (.7). 12/10/20 RR **REVIEW AND RESPOND TO COMMUNICATIONS** 0.4 FROM COUNSEL FOR TGS GEOLOGICAL **REGARDING PROPOSED AMENDED AGREEMENT**

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 7 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		Hours
		AND ASSUMPTION OF AGREEMENT	
12/10/20	RR	COMMUNICATE WITH CIG COUNSEL REGARDING LIMITED OBJECTION TO REJECTION OF CONTRACT	0.2
12/10/20	CL	REVIEW ORDER APPROVING STIPULATION BETWEEN DEBTORS AND CONCORD ENERGY LLC.	0.1
12/11/20	RR	TELEPHONE CALLS WITH COUNSEL FOR CIG REGARDING LIMITED OBJECTION TO NOTICE OF REJECTION OF CONTRACTS	0.3
12/11/20	МА	REV ALL AMERICAN LIMITED OBJ TO REFLECTION (.1) REV PINNACOL CURE OBJECTION (.1) REV BROOMFIELD CURE OBJECTION (.1)	0.3
12/11/20	SBG	REVIEW RICHMARK OBJECTION TO CURE	0.1
12/11/20	SBG	REVIEW ALL AMERICAN OBJECTION TO CURE NOTICE	0.1
12/14/20	RR	REVIEW COMMUNICATIONS FROM COUNSEL FOR CIG REGARDING LIMITED OBJECTION TO NOTICE OF REJECTION (.1); REVIEW AND RESPOND TO COMMUNICATIONS FROM A. WEINHOUSE REGARDING SAME (.1); DRAFT PROPOSED AGREED ORDER TO POTENTIAL RESOLVE CIG'S LIMITED OBJECTION TO NOTICE OF REJECTION AND COMMUNICATE WITH S. GERALD REGARDING SAME (1.4)	1.6
12/14/20	RR	TELEPHONE CALL WITH K. YOUNG AND S. GERALD REGARDING ADDRESSING CIG'S LIMITED OBJECTION TO NOTICE OF REJECTION	0.4
12/14/20	SBG	CALL WITH R.RILEY RE HOW TO ADDRESS CIG RESERVATION OF RIGHTS UNDER REJECTION PROCEDURES	0.1
12/14/20	MA	EMAILS F RR, AW, K YOUNG, A SWAGGER RE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 8 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		Hours
		CIG ISSUE.	
12/14/20	SBG	REVIEW DRAFT CIG CONSENT ORDER AND CONFER WITH R.RILEY RE SAME	0.2
12/14/20	SBG	REVIEW PR OBJECTION TO ASSUMPTION OF LACT AGREEMENT; EMAILS WITH TEAM RE SAME	0.1
12/14/20	SBG	FURTHER EMAILS RE CIG ROR	0.1
12/14/20	SBG	CALL WITH K.YOUNG AND R.RILEY RE HOW TO ADDRESS CIG RESERVATION OF RIGHTS UNDER REJECTION PROCEDURES	0.3
12/15/20	SBG	REVIEW CNO FOR MOTION TO SEAL RE ESTIMATION	0.1
12/15/20	SBG	REVIEW AND COMMENT ON CIG STIP/ORDER (.3); CONFER WITH R.RILEY RE SAME (.1)	0.4
12/15/20	RR	DRAFT PROPOSED AGREED ORDER AND CERTIFICATION OF COUNSEL RELATED TO CIG'S LIMITED OBJECTION TO NOTICE OF REJECTION OF CONTRACT (1.1); COMMUNICATE TO K&E REGARDING SAME (.2)	1.3
12/15/20	CL	PREPARE AND FILE CNO TO MOTION TO SEAL DEBTORS' MOTION TO ESTIMATE REJECTION CLAIMS.	0.3
12/15/20	SBG	CONFER WITH R.RILEY RE CIG PAPERS RE ROR	0.2
12/16/20	SBG	EMAILS WITH K&E TEAM AND R.RILEY RE TIMING OF HEARING ON CURE OBJECTIONS	0.2
12/16/20	SBG	CONFER WITH R.RILEY RE ISSUES RAISED BY CIG RE ALLOWANCE OF CLAIM AND APPLICATION OF LETTER OF CREDIT	0.1
12/16/20	RR	REVIEW GRAND MESA RESPONSE TO MOTION TO ESTIMATE REJECTION DAMAGE CLAIMS	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 9 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00003) EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Date	<u>Tkpr</u>		<u>Hours</u>
12/16/20	RR	REVIEW SEALED RMM RESPONSE TO MOTION TO ESTIMATE REJECTION DAMAGE CLAIMS	0.2
12/16/20	RR	COMMUNICATE TO COUNSEL FOR CIG REGARDING PROPOSED AGREED ORDER AND CERTIFICATION OF COUNSEL RELATED TO LIMITED OBJECTION TO NOTICE OF REJECTION OF CONTRACT	0.2
12/17/20	SBG	REVIEW CIG REDLINE TO ORDER (.1); EMAILS WITH K&E TEAM AND CONFER WITH R.RILEY RE ISSUES WITH PROPOSED CHANGES (.2)	0.3
12/17/20	RR	REVIEW CIG'S COUNSEL'S PROPOSED REVISONS TO PROPOSED AGREED ORDER ON REJECTION OF CONTRACT AND COMMUNICATE WITH K&E REGARDING SAME	0.4
12/23/20	SBG	EMAILS WITH LL COUNSEL AND N.ADZIMA (K&E) RE STATUS WATER DAMAGE REPAIRS	0.1
		TOTAL HOUDS	20.0

TOTAL HOURS 20.9

TIMEKEEPER TIME SUMMARY: <u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	Value
STEPHEN B. GERALD	5.5	\$570	3,135.00
RICHARD W. RILEY	11.4	\$675	7,695.00
MARC ABRAMS	0.9	\$995	895.50
CHRISTOPHER LANO	3.1	\$335	1,038.50

CURRENT FEES

12,764.00

\$

\$

TOTAL THIS MATTER

12,764.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 10 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00006) BUSINESS OPERATIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>				Hours	
12/18/20	SBG	EMAILS FROM J. GRA ACCOUNTS	DY RE MON	EY MARKET	0.1	
		TC	OTAL HOURS	5	0.1	
TIMEKEEI	PER TIME	SUMMARY:				
<u>Timekeeper</u>	<u>r</u>		Hours	Rate	Value	
STEPHEN	B. GERAI	LD	0.1	\$570	57.00	
		CU	JRRENT FEE	S		\$ 57.00
		TC	OTAL THIS M	IATTER		\$ 57.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 11 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	SBG	REVIEW ORDERS ENTERED BY COURT	0.1
12/01/20	SBG	CONFER WITH R.RILEY RE TASKS FOR NECESSARY FILINGS	0.2
12/01/20	RR	COMMUNICATE WITH S. GERALD REGARDING UPCOMING FILINGS IN CASES	0.2
12/02/20	CL	REVISE CRITICAL DATES (.4); EMAIL EXCHANGE WITH M. MERTZ RE CRITICAL DATES (.1).	0.5
12/03/20	RR	COMMUNICATE WITH S. GERALD REGARDING UPCOMING FILINGS	0.2
12/03/20	KGH	ATTEND ALL HANDS MANAGEMENT AND PROFESSIONALS CALL	0.4
12/04/20	RR	COMMUNICATE WITH S. GERALD REGARDING UPCOMING FILINGS	0.2
12/04/20	SBG	CALL WITH R.RILEY RE UPCOMING FILINGS	0.2
12/04/20	CL	UPDATE CRITICAL DATES	0.6
12/07/20	RR	TELEPHONE CALL WITH WTP TEAM REGARDING CRITICAL DATES AND OUTSTANDING MATTERS	0.9
12/07/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH RR,C L, K H, AND SG RE TASKS AND HEARINGS.	0.9
12/07/20	SBG	WEEKLY WTP STATUS CALL WITH R.RILEY, M.ABRAMS, K.HROBLAK AND C.LANO	0.9
12/07/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY	0.9

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 12 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

Date	<u>Tkpr</u>		Hours
		MEETING.	
12/07/20	KGH	WTP CASE STATUS CALL AND FOLLOW UP EMAILS	0.9
12/08/20	CL	REVISE CRITICAL DATES AND EMAIL K. LIANG AND M. MERTZ RE SAME (.6); EMAIL R. RILEY AND S. GERALD RE REVISED DATES (.2)	0.8
12/08/20	SBG	CONFER WITH R.RILEY RE TASKS	0.2
12/09/20	SBG	CONFER WITH R.RILEY RE UPCOMING TASKS	0.2
12/10/20	MA	REV PACERS (.1) EMAILS F J GRADY, REV DIP LIQUIDITY REPORT (.1) EMAILS F/T SG, HR RE PLAN ISSUE CALL (.1) EMAIL F CL, REV CRITICAL DATES (.1)	0.4
12/10/20	SBG	CONFER WITH R.RILEY RE FOLLOW UP ON OPEN TASKS	0.2
12/11/20	MA	REV MULTIPLE D CT AND B CT PACERS.	0.2
12/11/20	SBG	CONFER WITH R.RILEY RE DEPOSITION SCHEDULE AND HEARING	0.2
12/14/20	SBG	WEEKLY STATUS CALL WITH R.RILEY, M.ABRMAS, C.LANO AND K.HROBLAK	0.5
12/14/20	CL	PARTICIPATION AND ATTENDANCE IN WEEKLY CONFERENCE CALL.	0.5
12/14/20	SBG	CONFER WITH R.RILEY RE OPEN MATTERS	0.2
12/14/20	MA	PARTICIPATE IN INTERNAL WORKING GROUP CALL WITH KH, SG, RR CL RE TASKS AND CRITICAL DATES.	0.5
12/14/20	RR	ATTEND WTP TEAM WEEKLY CALL ON UPCOMING FILINGS AND CRITICAL DATES	0.5
12/14/20	CL	CONTINUED REVISION TO CRITICAL DATES CALENDAR	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 13 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00007) CASE ADMINISTRATION

Date	<u>Tkpr</u>		<u>Hours</u>
12/14/20	KGH	WTP TEAM CALL ON OPEN MATTERS AND DEPOSITIONS	0.5
12/15/20	SBG	CONFER WITH R.RILEY RE DEPOSITIONS	0.2
12/16/20	SBG	CONFER WITH R.RILEY RE OPEN TASK ISSUES	0.2
12/17/20	RR	CONFER WITH S. GERALD REGARDING FILINGS	0.2
12/17/20	MA	REV PACERS, REV EMAIL F J GRADY, REV DIP COVENANT REPORT (.1) REV AGENDA 12/21 HEARING (.1)	0.2
12/17/20	SBG	CONFER WITH R.RILEY RE UPCOMING TASK LIST	0.2
12/17/20	KGH	ALL HANDS CALL WITH PROFESSIONALS AND MANAGEMENT	0.3
12/18/20	SBG	CONFER WITH R.RILEY RE FILINGS FOR DAY/ PREP FOR CONFIRMATION	0.2
12/19/20	MA	EMAILS F C L, L YALE RE COURT CALL CREDENTIALS (.1) REV PACER (.1)	0.2
12/21/20	MA	REV PACERS (.2) INTERNAL WORKING GROUP CALL WITH RR SG KH CL RE TASKS (.3)	0.5
12/21/20	SBG	CONFER WITH R.RILEY RE OPEN MATTERS	0.3
12/21/20	RR	WEEKLY TELEPHONE CONFERENCE WITH WTP TEAM REGARDING PLAN CONFIRMATION HEARING AND OTHER OUTSTANDING ISSUES AND FILINGS	0.4
12/21/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS, AND R.RILEY RE STATUS CALL	0.4
12/21/20	RR	CONFER WITH S. GERALD REGARDING FILINGS	0.3
		TOTAL HOURS	15.9

TIMEKEEPER TIME SUMMARY:

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 14 of 119

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

	00				Invoice Number Invoice Date Client Number	64256522 02/10/21 099845
Re: (00007) CASE ADMINISTRATION					
<u>Timekeepe</u>	<u>r</u>	Hours	<u>Rate</u>		Value	
KEVIN G.	HROBLAK	2.1	\$700	1,4	70.00	
STEPHEN	B. GERALD	4.4	\$570	2,5	508.00	
RICHARD	W. RILEY	2.9	\$675	1,9	957.50	
MARC AB	BRAMS	2.9	\$995	2,8	385.50	
CHRISTO	PHER LANO	3.6	\$335	1,2	206.00	
FOR COST	IS ADVANCED AND EXPENS	CURRENT FEE SES INCURRED:	ES		\$	10,027.00
					<u>Amount</u>	
	PACER SERVICE				4.50	
	POSTAGE				0.50	
	EDISCOVERY - RELATIVIT	Y USER FEE			300.00	
	EDISCOVERY - REVIEW DA HOSTING	ATABASE			337.60	
	DINERS CLUB - COURT CC BANKRUPTCY COURT – D DELAWARE – EXTRACTIO INC 10/22/20	ISTRICT OF		117.00		
	DINERS CLUB - COURT CC BANKRUPTCY COURT – D DELAWARE – EXTRACTIO INC 10/28 /20	ISTRICT OF		54.00		
	DINERS CLUB - COURT CC BANKRUPTCY COURT – D DELAWARE – EXTRACTIO INC 10/22/20	ISTRICT OF		153.75		

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 15 of 119

WHITEFORD, 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	64256522 02/10/21 099845	
Re: (00007) CASE ADMINISTRATION			
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT – DISTRICT OF DELAWARE – EXTRACTION OIL & GAS, INC 10/22/20	159.00		
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT – DISTRICT OF DELAWARE – EXTRACTION OIL & GAS, INC 10/22/20	159.00		
DINERS CLUB - COURT COSTS - US BANKRUPTCY COURT – DISTRICT OF DELAWARE – EXTRACTION OIL & GAS, INC 10/22/20	138.00		
TOTAL COURT COSTS		780.75	
DINERS CLUB - MISCELLANEOUS - POSTAGE	0.50		
TOTAL MISCELLANEOUS		0.50	
DINERS CLUB - FILING FEE - COURTS	25.00		
DINERS CLUB - FILING FEE - COURTS	25.00		
DINERS CLUB - FILING FEE - COURTS	50.00		
DINERS CLUB - FILING FEE - COURTCALL*11015611	80.25		
DINERS CLUB - FILING FEE - COURTS - PRO HAC VICE FILING	25.00		
TOTAL FILING FEE		205.25	
RELIABLE WILMINGTON - HOUR TRANSCRIPT - ORIGINAL - CUSTOMER #DEC0521 / INVOICE #WL095977	348.00		
RELIABLE WILMINGTON - HOUR TRANSCRIPT - ORIGINAL - CUSTOMER #DEC0521 / INVOICE #WL095846	195.75		

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 16 of 119

WHITEFORD, 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	64256522 02/10/21 099845
Re: (00007) CASE ADMINISTRATION			
TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT-1ST COPY (R00689) - CUSTOMER #DEC0521 / INVOICE #WL096421	110.40		
TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT- ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096593	297.25		
TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT- ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096413	558.25		
TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT- ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096619	688.75		
RELIABLE WILMINGTON - HOURLY TRANSCRIPT - ORIGINAL (R00684) - CUSTOMER ID #DEC0521 / INVOICE #WL096331	65.25		
TOTAL TRANSCRIPTS/DEPOSITIONS		2,263.65	
CURRENT EXPENSES		\$	3,892.75

TOTAL THIS MATTER\$13,919.75

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 17 of 119

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

Invoice Number64256522Invoice Date02/10/21Client Number099845

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

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	SBG	WORK ON SPLIT ROCK STIPULATION	3.5
12/01/20	SBG	EMAILS WITH RAISA COUNSEL AND A.WEINHOUSE (K&E) RE STATUS OF CLAIMS	0.1
12/02/20	ΜΑ	REV DRAFT SETTLEMENT STIP BETWEEN EXTRACTION AND SPLITROCK, EMAILS F/T SG RE COMMENTS (.5) EMAILS F SJ, REV REVISED STIPULATION AND TF W/ SG RE REVISIONS AND NEXT STEPS (.2) EMAIL F SG TO CLIENT, EMAIL F K WARNER RE DRAFT STIPULATION (.1) EMAILS F JOE PIERZCHALA RE STIP REVISIONS, EMAIL TO SG RE SAME, REV REVISIONS AND EMAILS TO J PIERZCHALA, K WARNER AND S G (.2) EMAIL F EMILY MALAFRONTI, REV PLATTE AND DJ REJECTION POCS (.2)	1.2
12/02/20	SBG	EMAIL RE PR REJECTION DAMAGES POCS; REVIEW SAME	0.1
12/02/20	SBG	REVIEW K. WARNER AND J. PIERZCHALA COMMENTS TO SPLIT ROCK STIPULATION	0.1
12/02/20	SBG	EMAILS WITH K.WARNER, J. PIEZCHALA RE CHANGES TO STIPULATION AND CALL TO DISCUSS SAME	0.2
12/02/20	SBG	REVIEW M.ABRAMS COMMENTS TO SPLIT ROCK STIPULATION AND INCORPORATE INTO DRAFT (.3); EMAILS WITH M.ABRAMS RE SAME (.1)	0.4
12/03/20	SBG	FINALIZE SPLIT ROCK DRAFT; CONFER WITH M.ABRAMS RE SAME AND EMAIL FROM J. PIERZCHALA RE VENUE LANGUAGE	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 18 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS Date Tkpr Hours 12/03/20 SBG CALL WITH K.WARNER (XOG)K, J. PIERZCHALA 0.3 (WELBORN) AND M.ABRAMS RE SPLIT ROCK 12/03/20 SBG EMAILS RE RAISA DRAFT AGREEMENT; REVIEW 0.2 SAME 12/03/20 MA EMAILS F SG, J PIERZCHALA RE SPLIT ROCK (.1) 0.7 TF SG RE CALL PREP (.1) TC WITH SG, K WARNER, AND JOE PIERZCHALA RE FINALIZING STIPULATION (.3) EMAIL F J PIERZCHALA RE STIP CHOICE OF LAW CLAUSE, TF SG, REV REVISED STIPULATION, AND EMAIL TO SG RE SAME (.2) 0.2 12/03/20 SBG EMAILS WITH M.ABRAMS RE SPLIT ROCK STIP AND PREPARATION FOR CALL WITH K.WARNER; **REVIEW SAME** 12/04/20 MA EMAILS F JOE PIERZCHALA, EMAILS F/T SG, J P 0.4 RE STIPULATION (.1) TF SG RE JURISDICTION CLAUSE, EMAILS T/F KEN WARNER, J PIERZCHALA SG RE FINALIZING STIP AND EMAIL F SG TO L WEBB RE STIP (.3) 12/04/20 SBG FURTHER EMAILS WITH M.ABRAMS, K.WARNER, 0.2 AND J. PIERZCHALA RE FINALIZING SPLIT ROCK **STIPULATION** 12/04/20 SBG EMAILS WITH A.WEINHOUSE (K&E) AND 0.2 COUNSEL FOR RAISA ENERGY RE FINALIZING SETTLEMENT EMAILS RE COMMENTS TO SPLIT ROCK 12/04/20 SBG 0.2 STIPULATION: CONFER WITH M.ABRAMS RE SAME EMAILS WITH R.MARSTON (K&E) RE 0.3 12/07/20 SBG PROCEEDING WITH CLAIM OBJECTIONS (.1); CONFER WITH R.RILEY RE SAME (.2) 12/08/20 KGH **REVIEW EMAIL FROM OBJECTIONS TO CLAIMS** 0.1 12/08/20 RR PREPARE FOR CALL WITH K&E REGARDING 0.7

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

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 19 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

Date	<u>Tkpr</u>		Hours
		OMNIBUS CLAIM OBJECTIONS AND COMMUNICATE WITH S. GERALD REGARDING SAME (.2); ATTEND CALL WITH K&E REGARDING UPCOMING OMNIBUS CLAIM OBJECTIONS (.5)	
12/08/20	MA	EMAIL F M MERTZ, REV CLAIM SCHEDULE RE WTP OBJECTION ASSIGNMENT.	0.1
12/08/20	SBG	CALL WITH K&E TEAM AND R.RILEY RE OMNIBUS CLAIM OBJECTIONS	0.5
12/09/20	MA	EMAILS F W HOUSER, AW RE BALL MORSE CLAIM UNDER PLAN.	0.1
12/09/20	SBG	EMAILS WITH D.DEAN AND N.ADZIMA RE STATUS OF CLAIM OF BALL MORE LOWE	0.1
12/09/20	SBG	EMAIL WITH E.SWAGGER AND KLX ENERGY RE STATUS OF CLAIM	0.1
12/14/20	MA	EMAILS F SG, L WEBB RE SETTLEMENT STIPULATION STATUS.	0.1
12/14/20	SBG	EMAILS WITH TEAM RE RESOLUTION OF SEITL CLAIM	0.1
12/14/20	SBG	EMAILS WITH L.WEBB RE STATUS OF SPLIT ROCK SETTLEMENT	0.1
12/15/20	MA	REV BROOMFIELD CURE OBJECTION (.2) EMAIL F RR, REV DRAFT COC AND ORDER RE CIG CONTRACT REJECTION (.1)	0.3
12/17/20	SBG	REVIEW SPLIT ROCK COMMENTS TO SETTLEMENT AGREEMENT; EMAILS WITH M.ABRAMS RE SAME	0.2
12/17/20	SBG	EMAILS RE SPLIT ROCK REVISIONS TO AGREEMENT	0.2
12/17/20	MA	EMAIL F L WEBB RE STIPULATION REVISIONS, REV REVISIONS AND TF AND EMAILS WITH S GERALD RE SAME (.3) REV APA, AND DRAFT	0.9

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 20 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00008) CLAIMS ADMINISTRATION AND OBJECTIONS

Date	<u>Tkpr</u>		Hours
		EMAIL TO K WARNER AND J PIERZCHALA RE REVISIONS (.3) EMAILS F/T J PIERZCHALA RE REVISIONS, EMAIL TO L WEBB RE CALL (.1) EMAILS F/T L WEBB (.1) EMAILS F K YOUNG, RR, AND AW FE CIG, LC ISSUE (.1)	
12/18/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE REGARDING ALLOWANCE OF SRR ROCKIES CLAIMS (.4); EMAIL S. GERALD RE FILED COC (.1).	0.5
12/18/20	SBG	FOLLOW UP EMAILS RE FINALZING SPLIT ROCK STIPULATION (.3); PREPARE COC AND ORDER RE SAME (.5); EMAILS WITH L.WEBB RE APPROVAL AND FILE SAME (.2)	1.0
12/18/20	SBG	CONFER WITH M.ABRAMS RE CALL WITH SPLIT ROCK COUNSEL AND NECESSARY CHANGES TO SETTLEMENT AGREEMENT	0.1
12/18/20	MA	TF L WEBB RE SPLIT ROCK STIP REVISIONS (.3) TF S G RE STIP REVISIONS (.1); TF SG RE ORDER AND PROCESS (.1) EMAILS F K WARNER, L WEBB, SG, REV FINAL DRAFT, ORDER AND COC (.1) REV EXTRACTION REPLY TO REJECTION OPPOSITION (.2)	0.8
12/20/20	SBG	EMAILS WITH XOG RE ENTRY OF ORDER APPROVING SPLIT ROCK CLAIM; EMAILS WITH SRR COUNSEL AND KCC RE SAME	0.2
12/20/20	MA	EMAILS F SG, REV ORDER APPROVING SPLIT ROCK STIP.	0.1
12/21/20	MA	EMAILS F SG, KWARNER, CL RE JIBS AND KCC NOTICE OF ALLOWED CLAIM OF SPLIT ROC.	0.1
12/21/20	SBG	EMAIL RE KCC UPDATING AMOUNT OF SPLIT ROCK CLAIM	0.1
12/23/20	SBG	EMAILS WITH R.RILEY RE STATUS OF CIG STIPULATION	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 21 of 119

WHITEFORD, 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 Number64256522Invoice Date02/10/21Client Number099845

Re: (00008) CLAIMS ADMINISTRATIC	ON AND OBJECTI	ONS		
Date <u>Tkpr</u>			Hours	
	TOTAL HOUR	S	15.1	
TIMEKEEPER TIME SUMMARY:				
Timekeeper	Hours	Rate	Value	
KEVIN G. HROBLAK	0.1	\$700	70.00	
STEPHEN B. GERALD	9.0	\$570	5,130.00	
RICHARD W. RILEY	0.7	\$675	472.50	
MARC ABRAMS	4.8	\$995	4,776.00	
CHRISTOPHER LANO	0.5	\$335	167.50	
	CURRENT FEI	ES		\$ 10,616.00
	TOTAL THIS N	MATTER		\$ 10,616.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 22 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

202

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
12/01/20	KGH	CORRESPONDENCE TO SET CONFERENCE FOR 2004 EXAMINATION	0.2
12/01/20	KGH	RESEARCH AND FORWARD INSURANCE POLICY TO T BEHRENS	0.3
12/01/20	KGH	CORRESPONDENCE WITH SPECIAL COMMITTEE RE: INSURANCE REQUEST	0.1
12/01/20	KGH	CORRESPOND WITH SPECIAL COMMITTEE RE: 2004 EXAMINATION	0.1
12/01/20	KGH	DRAFT CORRESPONDENCE TO T BEHRENS RE: DOCUMENT REQUESTS; SCOPE; TIMING AND LOGISTICS FOR 2004 EXAM	0.4
12/01/20	KGH	EDIT 2004 EXAMINATION	0.7
12/01/20	SBG	EMAILS WITH K.HROBLAK RE MEET AND CONFER RE 2004 EXAMINATION; REVIEW LOCAL RULE RE SAME	0.1
12/01/20	KGH	REVIEW EMAILS AND DOCUMENTS PRODUCED TO ASSESS AND PREPARE FOR MEET AND CONFER WITH T BEHRENS	0.8
12/03/20	KGH	STATUS UPDATE EMAIL TO SPECIAL COMMITTEE AND REVIEW RESPONSE	0.2
12/04/20	KGH	REVIEW EMAILS AND COMPILE SET REQUESTED BY COUNSEL FOR R KELLEY	0.9
12/04/20	KGH	REVIEW 2004 RESEARCH POST-CONFIRMATION	0.1
12/04/20	KGH	PREPARE FOR CALL WITH T BEHRENS FOR 2004	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 23 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00009) CORPORATE GOVERNANCE AND BOARD MATTERS

Date	<u>Tkpr</u>		<u>Hours</u>
		MEET AND CONFER	
12/04/20	KGH	DRAFT RESPONSE TO T BEHRENS RE: INDEMNIFICATION	0.1
12/04/20	KGH	EMAILS WITH SPECIAL COMMITTEE RE: UPDATE ON CALL WITH T BEHRENS	0.2
12/04/20	SBG	EMAIL FROM COUNSEL FOR R.KELLEY RE SCOPE OF DOCUMENT PRODUCTION	0.1
12/04/20	KGH	CALL WITH SBG RE: DE RULE ON 2004 NOTICE/MOTION AND CONFERENCE OBLIGATIONS	0.1
12/04/20	KGH	CONFERENCE CALL WITH COUNSEL FOR R KELLEY TO DISCUSS 2004 EXAMINATION	0.7
12/04/20	KGH	REVIEW INDEMNIFICATION REQUEST LETTER AND CONFER WITH E CHRIST	0.2
12/04/20	SBG	CALL WITH K.HROBLAK AND COUNSEL FOR R. KELLEY RE DOCS TO BE PRODUCED IN LIEU OF RULE 2004 MOTION; (.7); PREP CALL WITH K.HROBLAK RE SAME (.1)	0.8
12/05/20	KGH	REVIEW PLAN RELEASE LANGUAGE FOR INQUIRY FROM PLATTE RIVER	0.2
12/07/20	KGH	REVIEW AND ASSESS MODIFICATIONS TO DOCUMENT REQUEST FROM T BEHRENS; DRAFT COUNTER-MODIFICATIONS AND CORRESPONDENCE	0.6
12/08/20	KGH	REVIEW CORRESPONDENCE FROM T BEHRENS AND EDITS TO DOCUMENT REQUESTS; MODIFY REQUESTS AND SEND STATUS UPDATE TO SPECIAL COMMITTEE	0.5
12/10/20	KGH	CORRESPONDENCE WITH SPECIAL COMMITTEE ON UPDATED DOCUMENT REQUESTS TO R KELLEY	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 24 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00009)) CORPO	RATE GOVERNANCE AND BOARD	MATTERS		
Date	<u>Tkpr</u>			<u>Hours</u>	
12/10/20	KGH	REVIEW CORRESPONDENCE AND BEHRENS; ASSESS EDITS; REVISE REQUESTS		1.2	
12/10/20	KGH	ALL HANDS CALL WITH MANAGI PROFESSIONALS	EMENT AND	0.5	
12/18/20	KGH	REVIEW T BEHRENS EMAILS AND CONFIRMATION AND RESPONSE	VERIFICATION	0.3	
		TOTAL HOURS	5	9.9	
TIMEKEEI	PER TIME	SUMMARY:			
Timekeeper	<u>r</u>	Hours	Rate	Value	
KEVIN G.	HROBLA	K 8.9	\$700	6,230.00	
STEPHEN	B. GERAI	LD 1.0	\$570	570.00	
		CURRENT FEE	S		\$ 6,800.00

TOTAL THIS MATTER

6,800.00

\$

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 25 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	DJS	REVIEW/EDIT BILLING REPORTS FOR PRIVILEGE.	0.8
12/02/20	CL	PREPARE AND FILE CNO TO WTP THIRD MONTHLY APPLICATION.	0.3
12/02/20	SBG	REVIEW CNO FOR WTP FEE APPLICATION	0.1
12/03/20	SBG	EMAIL WITH D.SHAFFER RE OCTOBER PRO FORMAS	0.1
12/03/20	DJS	DRAFT/EDIT FEE STATEMENT.	0.3
12/03/20	KGH	INFORMATION REQUEST FROM C WIEDERHOLT AT XOG	0.1
12/03/20	DJS	FURTHER REVIEW PRO FORMAS FOR ACCURACY, SUFFICIENCY AND PRIVILEGE.	1.9
12/04/20	CL	EMAIL EXCHANGE WITH ACCOUNTING RE STATUS OF 10/20 PROFORMA.	0.3
12/07/20	SBG	EMAILS RE STATUS OF OCTOBER MONTHLY FEE APPLICATION	0.2
12/07/20	KGH	PREPARE WIP AND FEE CHART FOR C WIEDERHOLT AT XOG	0.2
12/07/20	DJS	EMAIL AND CALL WITH GERALD RE TIMING OF APPLICATION FILING AND STATUS OF CASE.	0.1
12/07/20	KGH	ADDRESS MONTHLY FEE STATEMENT	0.1
12/10/20	SBG	EMAILS WITH D.SHAFFER RE STATUS OF REVIEW OF PRO FORMAS FOR OCTOBER MONTHLY FEE APPLICATION	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 26 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00011) WTP EMPLOYMENT/FEE/OBJECTION

Date	<u>Tkpr</u>		Hours
12/10/20	CL	REVISE WTP FOURTH MONTHLY APPLICATION.	0.4
12/10/20	DJS	EMAILS WITH ACCOUNTING, RILEY AND GERALD RE FEE STATEMENT FOR OCTOBER.	0.2
12/15/20	DJS	PREPARE FEE STATEMENT.	0.6
12/16/20	SBG	CONFER WITH D.SHAFFER RE STATUS OF OCTOBER MONTHLY FEE APPLICATION	0.1
12/17/20	KGH	CONFER WITH SBG RE: NOTICE OF INCREASED RATES	0.1
12/17/20	SBG	CONFER WITH K.HROBLAK RE RATE ADJUSTMENT	0.1
12/18/20	CL	PREPARE FIRST SUPPLEMENTAL DECLARATION RE WTP RATE CHANGE (.7); EMAIL S. GERALD RE PROPOSED DECLARATION (.1)	0.8
		TOTAL HOURS	6.9

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours	Rate	Value
DENNIS J. SHAFFER	3.9	\$595	2,320.50
KEVIN G. HROBLAK	0.5	\$700	350.00
STEPHEN B. GERALD	0.7	\$570	399.00
CHRISTOPHER LANO	1.8	\$335	603.00

CURRENT FEES

3,672.50

\$

\$

TOTAL THIS MATTER

3,672.50

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00012) OTHER EMPLOYMENT/FEE/OBJECTION

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	SBG	FINALIZE COC RE COMMITTEE FEES (.1); COORDINATE WITH C.LANO (.1); EMAILS WITH N.ADZIMA RE SAME (.1)	0.3
12/01/20	SBG	REVIEW PETRIE 4TH MONTHLY FEE APP AND COORDINATE FILING	0.2
12/01/20	SBG	REVIEW PETRIE FEE CNO	0.1
12/01/20	SBG	REVIEW STOUT RETENTION ORDER	0.1
12/01/20	CL	PREPARE AND FILE CERT. OF COUNSEL RE COMMITTEE INTERIM FEE APPLICATIONS (.4); REVIEW ORDER APPROVING INTERIM FEES (.1); PREPARE AND FILE CNO TO PETRIE PARTNERS THIRD MONTHLY APPLICATION (.2); PREPARE AND FILE PETRIE PARTNERS FOURTH MONTHLY APPLICATION (.6)	1.3
12/01/20	RR	REVIEW COMMUNICATIONS WITH N. ADZIMA (K&E) REGARDING COMMITTEE PROFESSIONALS INTERIM FEE ORDER	0.1
12/01/20	RR	REVIEW ENTERED STOUT RETENTION ORDER	0.1
12/01/20	CL	REVIEW ORDER APPROVING STOUT RISIUS RETENTION APPLICATION (.1); REVIEW ORDER APPROVING COMMITTEE INTERIM APPLICATIONS (.1);	0.2
12/01/20	CL	PREPARE AND FILE CNO TO PETRIE THIRD MONTHLY APPLICATION (.2); UPDATE FEE CHART (.1)	0.3
12/02/20	CL	REVIEW DOCKET AND PREPARE CNO TO K&E	1.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 28 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		FIRST INTERIM APPLICATION (.3); EMAIL S. GERALD RE STATUS OF CNOS (.1); PREPARE AND FILE PWC THIRD MONTHLY FEE APPLICATION (.7)	
12/02/20	RR	REVIEW AND COORDINATE FILING OF PWC OCTOBER MONTHLY FEE STATEMENT	0.5
12/02/20	SBG	REVIEW PWC FEE APPLICATION AND COORDINATE FILING	0.1
12/02/20	SBG	REVIEW STOROCK 4TH MONTHLY FEE APPLICATION	0.4
12/02/20	SBG	REVIEW CNO FOR KIRKLAND SECOND MONTHLY FEE APPLICATION	0.1
12/02/20	CL	PREPARE AND FILE CNO TO K&E SECOND MONTHLY APPLICATION.	0.3
12/03/20	CL	REVIEW COMMITTEE FILED FEE APPLICATIONS (.2); UPDATE FEE APPLICATION CHART (.2).	0.4
12/03/20	SBG	REVIEW AND COORDINATE FILING OF MOELIS 4TH MONTHLY FEE APP	0.2
12/03/20	CL	PREPARE AND FILE MOELIS FOURTH MONTHLY FEE APPLICATION.	0.5
12/04/20	CL	PREPARE K&E FIRST INTERIM FEE ORDER (.6); EMAIL A. WEINHOUSE, N. ADZIMA, AND S. COHEN RE PROPOSED FEE ORDER (.1); EMAIL EXCHANGE WITH S. COHEN RE PROPOSED FEE AMOUNT ORDER (.2); PREPARE AND FILE CNO TO K&E FIRST INTERIM FEE APPLICATION (.3).	1.2
12/04/20	SBG	REVIEW CNO FOR K&E APPLICATION; EMAILS WITH K&E RE SAME	0.2
12/07/20	SBG	CONFER WITH R.RILEY RE REQUEST FOR EXEMPTION FROM APPOINTMENT OF FEE EXAMINER (.5); DRAFT SAME (1.4); CONFER WITH A.WEINHOUSE (K&E) RE SAME (.2);	2.5

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 29 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		CONFER WITH D.DEAN RE SAME (.1); FOLLOW UP EMAIL WITH D.DEAN RE SAME (.1); REVIEW CHAGES TO SAME BY R.RILEY (.2)	
12/08/20	KGH	ANALYZE FEE EXAMINER AND STANDING ORDER; CONFER WITH SBG AND RR	0.4
12/08/20	SBG	REVISIONS TO COC RE REQUEST FOR WAIVER OF FEE EXAMINER REQUIREMENT (.5); CONFER WITH R.RILEY RE SAME (.2); EMAILS WITH A.WEINHOUSE (K&E) RE SAME (.1); EMAILS WITH D.DEAN (COLE SCHOTZ) RE SAME (.1)	0.9
12/08/20	KGH	REVIEW AND EDIT CERTIFICATION OF COUNSEL ON WAIVER OF FEE EXAMINER	0.4
12/08/20	SBG	CONFER WITH R.RILEY, M.ABRAMS AND K.HROBLAK RE ISSUES RE REQUEST FOR WAIVER OF FEE EXAMINER REQUIREMENT	0.8
12/08/20	MA	TF SG RE STANDING ORDER RE FEE EXAMINER (.1) TC WITH RR, SG, K H RE FEE EXAMINER ISSUE, PLAN ISSUES, AND TASKS (.8) REV COC RE FEE EXAMINER (.1) REV K H EDITS, EMAIL F SG RE REVISIONS (.1)	1.1
12/08/20	RR	TELEPHONE CALL WITH WTP TEAM REGARDING FEE APPLICATIONS AND REQUEST FOR EXEMPTION FROM FEE EXAMINER	0.8
12/08/20	CL	PREPARE CNO AND FIRST INTERIM ORDER RE A&M.	0.4
12/09/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE APPOINTING FEE EXAMINER.	0.4
12/09/20	SBG	EMAIL WITH S.COHEN RE GUIDANCE RE TIMING OF RATE CHANGE; RESEARCH SAME	0.2
12/09/20	SBG	CALL WITH UST RE PROPOSED WAIVER OF REQUIREMENT FOR FEE EXAMINER	0.2
12/09/20	MA	REV AS FILED COC RE WAIVER OF FEE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 30 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		EXAMINER.	
12/10/20	SBG	REVIEW RIVERON FEE APPLICATIONS AND COORDINATE FILING	0.2
12/10/20	CL	PREPARE AND FILE RIVERON FIRST THROUGH THIRD MONTHLY APPLICATIONS (1.3); UPDATE FEE APPLICATION CHART (.3).	1.6
12/10/20	SBG	REVIEW PROTIVITI FEE APPLICATION	0.1
12/10/20	SBG	REVIEW ORDER WAIVING FEE EXAMINER REQUIREMENT (.1); CONFER WITH R.RILEY RE CALL WITH CHAMBERS RE SAME (.2); CALL WITH A.WEINHOUSE (K&E) RE SAME (.1)	0.4
12/10/20	MA	REV PACER, REV APPROVAL OF FEE EXAMINER WAIVER, EMAILS F/T KH, S G.	0.1
12/10/20	RR	REVIEW COMMUNICATION REGARDING PROTIVITI INTERIM FEE APPLICATION	0.1
12/10/20	CL	REVIEW ORDER WAIVING APPOINTING FEE EXAMINER.	0.1
12/11/20	SBG	REVIEW KCC OCTOBER MONTHLY FEE APP AND COORDINATE FILING; EMAILS RE WHETHER KCC FILED SEPTEMBER APPLICATION	0.2
12/11/20	SBG	REVIEW CNO FOR A&M INTERIM FEE APPLICATION; CONFER WITH C.LANO RE NEED FOR A&M APPROVAL	0.1
12/11/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS WITH N. ADZIMA (K&E) REGARDING KCC THIRD MONTHLY FEE APPLICATION	0.1
12/11/20	CL	CONFER WITH S. GERALD RE STATUS OF CNO TO A&M FIRST INTERIM APPLICATION (.1); EMAIL N. ADZIMA RE STATUS OF CNO TO A&M (.1); REVIEW DOCKET AND PREPARE CNO TO MOELIS' THIRD MONTHLY APPLICATION (.3); EMAIL EXCHANGE WITH S. GERALD AND N.	1.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 31 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		ADZIMA RE KCC MONTHLY APPLICATION (.4); PREPARE AND FILE KCC MONTHLY FEE APPLICATION (.6); UPDATE FEE APPLICATION CHART (.1).	
12/15/20	CL	EMAIL TO N. ADZIMA AND A. WEINHOUSE RE STATUS OF CNO TO A&M FIRST INTERIM APPLICATION.	0.1
12/16/20	SBG	EMAILS WITH N.ADZIMA (K&E) RE STATUS OF A&M INTERIM FEE APPLICATION	0.1
12/16/20	SBG	REVIEW A&M FOURTH MONTHLY FEE APP AND COORDINATE FILING	0.1
12/16/20	CL	CONFIRM N. ADZIMA FILING OF A&M FIRST INTERIM APPLICATION (.1); PREPARE AND FILE CNO TO A&M FIRST INTERIM APPLICATION (.4); EMAIL S. GERALD RE CNO TO MOELIS' THIRD MONTHLY APPLICATION (.1); PREPARE AND FILE A&M'S FOURTH MONTHLY APPLICATION (.8); UPDATE FEE CHART (.2); CONFER WITH S. GERALD RE CNO TO MOELIS' THIRD MONTHLY APPLICATION (.1); PREPARE AND FILE CNO TO MOELIS' THIRD MONTHLY APPLICATION (.3).	2.0
12/16/20	SBG	REVIEW CNO FOR MOELIS 3RD MONTHLY	0.1
12/17/20	SBG	REVIEW K&E SUPPLEMENTAL DECLARATION RE RATE ADJUSTMENT	0.2
12/17/20	SBG	REVIEW DELOITE FEE APP AND COORDINATE FILING	0.2
12/17/20	CL	PREPARE AND FILE DELOITTE THIRD MONTHLY APPLICATION (.6); UPDATE FEE APPLICATION CHART (.1); CONFER WITH S. GERALD RE K&E THIRD DECLARATION IN SUPPORT OF RETENTION APPLICATION (.2); PREPARE AND FILE K&E THIRD DECLARATION IN SUPPORT OF RETENTION APPLICATION (.2)	1.1
12/18/20	SBG	REVIEW COMMITTEE NOTICE OF RATE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 32 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>		
		INCREASES			
12/21/20	CL	UPDATE FEE APPLICA	ATION CHAR	.Т.	0.4
12/21/20	CL	TELEPHONE CALL FR HACS (.1); PREPARED G. JONES PRO HAC V	AND FILE B		0.6
12/22/20	SBG	REVIEW PWC 4TH MC COORDINATE FILING		APP AND	0.2
12/22/20	SBG	REVIEW DELOITTE F	EE APPLICAT	ΓΙΟΝ	0.1
12/22/20	CL	REVIEW DOCKET AN THIRD MONTHLY AP DOCKET AND PREPA PARTNER'S THIRD M PREPARE AND FILE I MONTHLY APPLICAT PWC FOURTH MONTH UPDATE FEE APPLICA	2.0		
12/23/20	SBG	REVIEW PETRIE CNO APPLICATION AND C	0.1		
12/23/20	CL	EMAIL EXCHANGE W OF CNOS TO PETRIE A APPLICATIONS (.1); P PETRIE MONTHLY A	0.3		
		то	OTAL HOURS		28.2
TIMEKEEI	PER TIME	SUMMARY:			
Timekeeper	<u>r</u>		Hours	Rate	Value
KEVIN G. HROBLAK 0.8 \$700			\$700	560.00	
STEPHEN B. GERALD 8.5 \$570			\$570	4,845.00	
RICHARD	W. RILEY	Ζ	1.7	\$675	1,147.50
MARC ABRAMS 1.3 S			\$995	1,293.50	

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 33 of 119

WHITEFORD, 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 Num Invoice E Client Num	Date 02/10/21
Re: (00012) OTHER EMPLOYMENT/FE	E/OBJECTION			
<u>Timekeeper</u>	Hours	Rate	Value	
CHRISTOPHER LANO	15.9	\$335	5,326.50	
	CURRENT FEI	ES	\$	\$ 13,172.50
	TOTAL THIS N	ATTER	\$	5 13,172.50

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 34 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00013) FINANCING AND CASH COLLATERAL MATTERS

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
12/03/20	SBG	EMAILS FROM J.GRADY RE DIP BUDGET VARIANCE REPORTS	0.1
12/03/20	MA	EMAIL F J GRADY, REV DIP VARIANCE REPORT	0.1
12/10/20	RR	REVIEW COMMUNICATIONS FROM J. GRADY (A&M) REGARDING DIP BUDGET VARIANCE REPORTS	0.1
12/10/20	SBG	EMAILS FROM J.GRADY RE DIP BUDGET VARIANCE REPORTS	0.1
12/11/20	SBG	EMAIL RE BRACEWELL INVOICES	0.1
12/17/20	SBG	EMAILS FROM J.GRADY RE DIP VARIANCE REPORTS	0.1
12/23/20	SBG	EMAILS FROM J. GRADY RE DIP BUDGET VARIANCE	0.1
		TOTAL HOURS	0.7
TIMEKEEI	PER TIME	SUMMARY:	

Timekeeper	Hours Hours	Rate	Value
STEPHEN B. GERALD	0.5	\$570	285.00
RICHARD W. RILEY	0.1	\$675	67.50
MARC ABRAMS	0.1	\$995	99.50

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 35 of 119

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

EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ.	Invoice Number Invoice Date	64256522 02/10/21
370 17TH STREET	Client Number	099845
SUITE 5300 DENVER, CO 80202		
Re: (00013) FINANCING AND CASH COLLATERAL MATTERS		
CURRENT FEES	\$	452.00
TOTAL THIS MATTER	\$	452.00

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 64256522 Invoice Date 02/10/21 Client Number 099845

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

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		Hours
12/01/20	SBG	EMAILS WITH RMM COUNSEL AND K.YOUNG (K&E) RE ADDITIONAL PARTIES SUBJECT TO CONFIDENTIALITY ORDER	0.1
12/01/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM A. WEINHOUSE (K&E) REGARDING ELEVATION DOCUMENTATION ISSUES, DRAFT AND SEND COMMUNICATION TO CHAMBERS REGARDING DELAY ENTRY OF ELEVATION 9019 ORDER AND COMMUNICATE WITH A. WEINHOUSE REGARDING SAME	1.6
12/01/20	SBG	EMAIL TO COUNSEL FOR REP AND RMM RE STATUS OF CONTINUING PRE-TRIAL CONFERENCES	0.1
12/01/20	SBG	EMAILS WITH A.WEINHOUSE (K&E) RE COMMITTEE OBJECTION DEADLINE RE ELEVATION 9019	0.1
12/01/20	SBG	REVIEW AND COORDINATE OUTSTANDING CNOS WITH C.LANO	0.3
12/01/20	SBG	REVIEW AND COORDINATE FILING OF OBJECTION TO GRAND MESA MOTION FOR STAY PENDING APPEAL	0.6
12/01/20	SBG	EMAILS WITH COUNSEL FOR RMM AND REP RE CONTINUANCE OF PRE TRIAL	0.1
12/01/20	SBG	EMAILS WITH K.HROBLAK AND COUNSEL FOR KELLEY RE COORDINATING MEET AND CONFER RE 2004 MOTION	0.2
12/01/20	SBG	REVIEW PROPOSED REDACTIONS FOR PLATTE	0.5

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 37 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		RIVER MOTION FOR STAY PENDING APPEAL (.2); EMAILS WITH COUNSEL RE SAME (.1); CONFER AND EMAILS WITH K.YOUNG (K&E) RE SAME (.2)	
12/01/20	RR	REVIEW, COMMENT ON, AND FINALIZE OBJECTION TO GRAND MESA'S MOTION FOR STAY PENDING APPEAL AND COORDINATE FILING OF SAME	1.3
12/01/20	RR	REVIEW ENTERED ORDER ACCEPTING SEALED DOCUMENTS INTO PLATTE RIVER APPEAL	0.1
12/01/20	RR	REVIEW AND ADDRESS PROPOSED REDACTIONS TO PLATTE RIVER MOTION FOR STAY PENDING APPEAL (.2); COMMUNICATE WITH K. YOUNG AND S. GERALD REGARDING SAME (.2)	0.4
12/01/20	RR	REVIEW COMMUNICATIONS REGARDING COMMITTEE'S OBJECTION DEADLINE ON ELEVATION 9019 MOTION AND CNO	0.1
12/01/20	CL	REVIEW EMAIL FROM A. LEONARD RE STATUS OF PRO HACS IN THE LEAZER ADVERSARY MATTER (.1); REVIEW ORDER RE APPELLEE'S MOTION TO ACCEPT DOCUMENTS UNDER SEAL (.1); REVIEW ORDER APPROVING ORDER AUTHORIZING MOTION TO SEAL SETTLEMENT AGREEMENT WITH ELEVATION (.1); REVIEW ORDER AUTHORIZING THE DEBTORS TO FILE UNDER SEAL DEBTORS' REPLY IN SUPPORT OF DEBTORS' MOTION FOR ENTRY OF AN ORDER ENFORCING THE AUTOMATIC STAY (.1)	0.4
12/01/20	CL	PREPARE AND FILE CERTIFICATE OF NO OBJECTION REGARDING DEBTORS' SECOND MOTION FOR ENTRY OF AN ORDER ENLARGING THE PERIOD WITHIN WHICH THE DEBTORS MAY REMOVE ACTIONS.	0.6
12/01/20	SBG	CONFER WITH R.RILEY RE CNO FOR ELEVATION 9019	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 38 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/01/20	CL	REVIEW DOCKET AND PREPARE CNO TO MOTION TO FILE UNDER SEAL RE REPLY (.3); CONFER WITH S. GERALD RE STATUS OF CNO TO MOTION TO FILE UNDER SEAL RE REPLY (.1); PREPARE AND FILE CNO TO MOTION TO FILE UNDER SEAL RE REPLY (.4)	0.8
12/01/20	CL	EMAIL S. GERALD RE STATUS OF CNO (.1); PREPARE AND FILE CNO TO APPROVING SETTLEMENT WITH ELEVATION MIDSTREAM TO ASSUME CERTAIN EXECUTORY CONTRACTS (.5).	0.6
12/01/20	CL	CONFER WITH R. RILEY RE DEBTORS' RESPONSE IN OPPOSITION TO MOTION OF GRAND MESA PIPELINE, LLC FOR STAY PENDING APPEAL (.2); PREPARE AND FILE DEBTORS' RESPONSE IN OPPOSITION (.5).	0.7
12/02/20	SBG	EMAIL RE REP POTENTIAL SETTLEMENT AND MEANS FOR SEEKING APPROVAL; CONFER WITH R.RILEY RE SAME	0.2
12/02/20	RR	REVIEW COMMUNICATION FROM K. YOUNG (K&E) REGARDING CONTINUATION OF LEAZER AP ADVERSARY PROCEEDING	0.1
12/02/20	RR	REVIEW COMMUNICATIONS REGARDING GRAND MESA AND FERC'S POSITIONS ON CONSOLIDATIONS OF APPEALS	0.2
12/02/20	RR	COMMUNICATE WITH A. WEINHOUSE AND S. GERALD REGARDING STATUS OF ELEVATION 9019 ORDER	0.2
12/02/20	RR	REVIEW COMMUNICATIONS FROM CHAMBERS REGARDING DELAYING ORDER ON ELEVATION 9019 MOTION AND COMMUNICATE TO. A. WEINHOUSE REGARDING SAME	0.2
12/02/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM A. WEINHOUSE REGARDING ADDITIONAL SETTLEMENTS WITH MIDSTREAM PARTIES AND	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 39 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		NEED FOR MULTIPLE 9019 MOTIONS	
12/02/20	CL	REVIEW DISTRICT COURT ORDER APPROVING OF PRO HAC FILINGS RE FERC APPEAL (20-CV- 1506, 20-CV-1564) (.1); REVIEW ORDER APPROVING DESIGNATION OF SEALED DOCUMENT (.1); PREPARE NOTICE OF ENTRY OF ORDER AND DESIGNATION OF SEALED DOCUMENT (.4); EMAIL R. RILEY RE NOTICE OF ENTRY OF ORDER (.1); REVIEW DE DISTRICT COURT DOCKET (15-CV-1532) EMAIL R. RILEY AND S. GERALD REGARDING SEALED DOCUMENTS (.3)	1.0
12/02/20	SBG	EMAILS RE STATUS OF ELEVATION 9019	0.1
12/02/20	SBG	EMAILS RE REQUEST FROM JUDGE SONTCHI RE SLIDE DECK; CONFER WITH R.RILEY RE SAME	0.1
12/02/20	SBG	EMAILS RE CONTINUANCE OF LEAZER PRETRIAL	0.1
12/02/20	SBG	EMAIL FROM GRAND MESA COUNSEL RE BRIEFING AND CERTIFICATION	0.1
12/02/20	SBG	EMAIL FROM FERC COUNSEL RE BRIEFING AND CERTIFICATION	0.1
12/02/20	SBG	EMAIL RE NOTICE OF ENTRY OF ORDER ACCEPTING SEALED DOCUMENTS	0.1
12/02/20	MA	REV CNO AND ORDER RE ELEVATION 9019 (.1); EMAILS F RR, C MILLER, D DAVID, A WEINHOUSE, D MELORO, C FALGOWSKI RE MEDICATION DISCUSSION WITH J. SONTCHI (.1); REV ROCKY MOUNTAIN AND PLATTE DISCOVERY RESPONSES (.2)	0.4
12/02/20	SBG	EMAILS AMONGST VARIOUS COUNSEL RE CHAMBERS CONFERENCE RE MEDIATION	0.2
12/02/20	SBG	EMAIL FROM PR COUNSEL RE PROPOSED BRIEFING SCHEDULE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 40 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/02/20	SBG	EMAILS RE OBJECTIONS AND RESPONSES TO DISCOVERY	0.2
12/02/20	SBG	CONFER WITH K.YOUNG RE PR PROPOSED REDACTIONS TO MOTION FOR STAY PENDING APPEAL, EXHIBITS AND REPLY (.2); EMAILS WITH PR RE SAME (.1)	0.3
12/02/20	CL	REVIEW SECOND ORDER TO ENLARGE PERIOD WITHIN WHICH TO REMOVE ACTIONS (.1); PREPARE AND ORGANIZE SEALED OBJECTIONS FOR 12/21 HEARING (1.6); PREPARE AND FILE NOTICE OF FILING OF PROPOSED REDACTED VERSION OF DEBTORS' MOTION TO ESTIMATE REJECTION CLAIMS (.6)	2.3
12/03/20	CL	PREPARE NOTICES OF SERVICE RE DISCOVERY PERTAINING TO GRAND MESA AND PLATTE RIVER (.4); TELEPHONE CALL TO A. LEONARD RE SUPPORTING SUMMARY JUDGMENT DOCUMENTS (.2); RESEARCH AND PROVIDE A. LEONARD SUMMARY JUDGMENT DOCUMENTS (.7)	1.3
12/03/20	МА	EMAILS F RR, C MILLER RE STATUS CONFERENCE TODAY (.1) EMAILS F SG, K H RE OPINION, (.1) REV J SONTCHI OPINION RE PLATTE RIVER STAY VIOLATION (.2) EMAILS F/T JASON SPENCER, C MILLER RE SEALED DOCUMENTS REQUIRED BY MAGISTRATE RE APPEALS, EMAILS T RR, SG RE SAME (.2)	0.6
12/03/20	SBG	EMAIL FROM RMM COUNSEL RE EXPANDED LIST OF PARTIES RE PROTECTIVE ORDER	0.1
12/03/20	SBG	REVIEW RULING RE PLATTE RIVER VIOLATION OF AUTOMATIC STAY	0.2
12/03/20	SBG	EMAILS RE NEED TO ADDRESS SEALED ORDERS IN D.CT.	0.2
12/03/20	SBG	EMAIL WITH D.MELORO RE REQUEST FOR	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 41 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

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

Date	<u>Tkpr</u>		<u>Hours</u>
		HEARING EXHIBITS FROM REJECTION	
12/03/20	SBG	FURTHER EMAILS RE FILING PAPERS RE SEALED DOCS	0.1
12/03/20	SBG	EMAILS WITH K.HROBLAK RE ABILITY TO USE R. 2004 POST-CONFIRMATION (.2); RESEARCH RE SAME AND CONFER WITH R.RILEY RE SAME (.5)	0.7
12/03/20	SBG	REVIEW AND REVISE PROPOSED FORM OF ORDER RE ARB STAY VIOLATION	0.4
12/03/20	RR	PREPARE FOR 12/3 HEARING ON CARLSON MOTION TO COMPEL ABANDONMENT	0.9
12/03/20	RR	FURTHER RESEARCH AND REVIEW OF CASES ON POST-CONFIRMATION USE OF RULE 2004	1.2
12/03/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM BANKRUPTCY COURT REGARDING SEALED DOCUMENTS DESIGNATED IN VARIOUS APPEALS	0.4
12/03/20	RR	REVIEW RESEARCH ON POST-CONFIRMATION USE OF RULE 2004 EXAMINATIONS FOR BUYBACK CLAIMS INVESTIGATION (.5); COMMUNICATE WITH S. GERALD REGARDING SAME (.5)	1.0
12/03/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING STATUS OF ELEVATION SETTLEMENT DOCUMENTATION	0.2
12/03/20	RR	COMMUNICATE WITH S. GERALD REGARDING ISSUES FOR 12/3 HEARING A LEAZER MOTION	0.2
12/03/20	RR	COMMUNICATE TO K. YOUNG (K&E) REGARDING ADDRESSING SEALED DOCUMENTS IN RECORDS ON APPEAL	0.4
12/03/20	RR	POST-HEARING CALL WITH A. WEINHOUSE REGARDING 12/11 HEARING ON CARLSON'S MOTION	0.1

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

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 42 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/03/20	CL	FOLLOW UP TELEPHONE CALL TO A. LEONARD RE SUPPORTING SUMMARY JUDGMENT DOCUMENTS	0.3
12/04/20	SBG	REVIEW AND REVISE DRAFT STIPULATION FURTHER EXTENDING TIME TO ANSWER LEAZER COMPLAINT (.1); PREPARE COC AND ORDER FOR SAME (.2); EMAILS WITH K.YOUNG RE SAME (.1); CONFER WITH R.RILEY RE SAME (.1); EMAILS WITH LEAZER COUNSEL RE SAME (.1)	0.6
12/04/20	MA	REV DEBTORS IDENTIFICATION OF WITNESSES FOR ESTIMATION AND CONFIRMATION HEARINGS (.1) MULTIPLE EMAILS RE GM DOCUMENT PRODUCTION AND DEPOSITIONS RE WITNESS LIST (.1) EMAILS F D WOMACK, C LANO, RR REV RMM REPLY (.2) REV MULTIPLE EMAILS AND DEPO NOTICES (.1) REV EXPERT REPORT RE GRADY LIQUIDATION ANALYSIS (.3)	0.8
12/04/20	SBG	EMAILS WITH R.FIEDLER (K&E) AND R.RILEY RE OMNIBUS 9019 TO RESOLVE DISPUTES WITH MIDSTREAMS	0.1
12/04/20	SBG	CONFER WITH C.LANO RE GM REQEUST FOR EXHIBITS FROM REJECTION HEARING (.1); EMAILS WITH K.YOUNG AND R.RILEY RE SAME (.2)	0.3
12/04/20	SBG	CONFER WITH K.YOUNG (K&E) RE PROPOSED CHANGES TO ORDER GRANTING MOTION TO ENFORCE STAY AGAINST ARB/PR (.1); EMAILS WITH K.YOUNG AND COUNSEL FOR ARB/PR RE SAME (.1)	0.2
12/04/20	SBG	EMAILS WITH A.LAWRENCE (K&E) AND R.RILEY RE NOTICE OF ENTRY OF ORDER ACCEPTING SEALED DOCS IN PR APPEAL	0.1
12/04/20	SBG	EMAILS WITH K.YOUNG RE DEADLINE TO FILE ANSWER TO LEAZER COMPLAINT	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 43 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/04/20	SBG	REVIEW COMMITTEE NOTICES OF DEPOSITION	0.1
12/04/20	SBG	CONFER WITH R.RILEY RE NOTICE OF ACCEPTANCE OF SEALED DOC IN APPEAL	0.1
12/04/20	SBG	REVIEW REPLY IN SUPPORT OF RMM MSJ AND COMPLETION OF BRIEFING; COORDINATE FILING WITH C.LANO	0.5
12/04/20	SBG	PREPARE COC FOR ORDER GRANTING MOTION ENFORCING STAY (.4); EMAILS WITH K.YOUNG RE SAME (.1)	0.5
12/04/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE EXTENDING TIME TO ANSWER/RESPOND - LEAZER (.7); PREPARE AND FILE NOTIFICATION OF ENTRY OF ORDER RE SEALED DOCUMENT-PLATTE RIVER (.5); CONFER WITH S. GERALD RE ELEVATION SETTLEMENT AND SUBMISSION OF SETTLEMENT ORDER (.1); PREPARE NOTICES OF DEPOSITIONS AND CONFER WITH S. GERALD AND R. RILEY RE SERVICE OF SAME (1.0); PREPARE NOTICES OF SERVICE RE DEPOSITIONS (.7); PREPARE AND FILE REPLY IN SUPPORT PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT RE ROCKY MOUNTAIN MIDSTREAM (.4); PREPARE AND FILE NOTICE OF COMPLETION OF BRIEFING (.7); EMAIL REPLY IN SUPPORT ON RMM COUNSEL (.2)	4.3
12/04/20	RR	COMMUNICATE WITH E. MOATS (PLATTE RIVER COUNSEL) REGARDING ISSUES RELATED TO APPEAL RECORD TO DISTRICT COURT	0.2
12/04/20	RR	COMMUNICATE WITH A. WEINHOUSE AND S. GERALD REGARDING SUBMISSION OF ELEVATION 9019 ORDER FOR ENTRY BY JUDGE SONTCHI	0.2
12/04/20	RR	COMMUNICATE WITH R. FIEDLER (K&E) REGARDING USE OF OMNIBUS 9019 MOTION TO	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 44 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		APPROVE MIDSTREAM SETTLEMENTS	
12/04/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM A. LAWRENCE (K&E) REGARDING FILING NOTICE OF DISTRICT COURT ORDER ACCEPTING SEALED RECORD ITEMS IN APPEALS	0.2
12/04/20	RR	REVIEW REPLY IN SUPPORT OF SUMMARY JUDGMENT IN ROCKY MOUNTAIN ADVERSARY PROCEEDING AND COMMUNICATE WITH D. WOMACK (K&E), S. GERALD AND C. LANO REGARDING FINALIZING AND FILING SAME	0.6
12/04/20	RR	REVIEW AND ADDRESS COMMUNICATIONS WITH K. YOUNG (K&E) REGARDING CONFIDENTIAL EXHIBITS REQUESTED BY GRAND MESA'S COUNSEL RELATED TO APPEALS AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.4
12/04/20	RR	REVIEW COMMUNICATIONS REGARDING DRAFT ORDER ON MOTION TO ENFORCE STAY AGAINST PLATTE RIVER SENT TO PLATTE RIVER'S COUNSEL	0.2
12/06/20	KGH	CALL FROM R RILEY RE: ELEVATION SETTLEMENT STATUS	0.3
12/07/20	KGH	REVIEW OPINION ON REJECTION AND STAY RELIEF AND RELATED CORRESPONDENCE	0.3
12/07/20	SBG	EMAILS RE ARB COMMENTS TO DRAFT ORDER ENFORCING STAY	0.1
12/07/20	SBG	EMAIL RE FERC POSITION RE LETTER TO COURT RE BRIEFING	0.1
12/07/20	SBG	REVIEW GRAND MESA AND FERC MOTIONS TO CONSOLIDATE (.2); CONFER WITH R.RILEY RE SAME (.1)	0.3
12/07/20	SBG	REVIEW DRAFT LETTER TO MAGISTRATE JUDGE RE SCHEDULE	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 45 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/07/20	SBG	REVIEW GRAND MESA REVISIONS TO LETTER TO COURT RE SCHEDULE/BRIEFING IN APPEALS	0.1
12/07/20	MA	MULTIPLE EMAILS F P O'BRIEN, A ROTMAN, RR RE ELEVATION, EXPERT REPORTS AND DEPOS (.1) REV PACERS, REV JUDGE CONNOLLY OPINION DENYING PLATTE'S STAY PENDING APPEAL (.3) EMAILS F G HICKS RE STAY DENIAL OPINION, EMAILS F R MARSTON, SG RE CLAIMS LITIGATION (.1) MULTIPLE EMAILS F A LEONARD, P O'BRIEN RE PLAN DISCOVERY (.1) EMAIL F R R RE CIGNA CONTRACTS AND PLAN ISSUES, EMAILS F A LEONARD RE DISCOVERY (.1) EMAILS F AW, KH, SG RE PLAN REVISIONS AND RELEASE ISSUE (.1)	0.8
12/07/20	SBG	EMAILS WITH COUNSEL FOR ARB/PR RE STATUS OF FORM OF ORDER GRANTING MOTION TO ENFORCE STAY AGAINST PLATTE RIVER AND ARB; EMAIL WITH K.YOUNG RE SAME	0.1
12/07/20	SBG	EMAILS WITH K.YOUNG (K&E) AND R.RILEY RE DECISION NOT TO REQUEST ORAL ARGUMENT RE RMM MSJ	0.1
12/07/20	SBG	REVIEW STATUS OF APPEALS AND UPDATE STATUS CHART (.4); CONFER WITH R.RILEY RE SAME (.2)	0.6
12/07/20	SBG	EMAIL WITH G.HICKS RE STATUS LETTER DUE IN APPEALS	0.1
12/07/20	SBG	REVIEW MEMORANDUM OPINION DENYING PLATTE RIVER MOTION FOR STAY PENDING APPEAL (.2); EMAILS WITH K&E TEAM RE SAME (.1)	0.3
12/07/20	SBG	REVIEW ENTRY OF ORDER APPROVING STIPULATION EXTENDING ANSWER DEADLINE; EMAIL TO K.YOUNG (K&E) RE SAME	0.1
12/07/20	SBG	EMAILS WITH K&E TEAM AND R.RILEY RE	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 46 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		FINALIZING SCHEDULING LETTER TO COURT	
12/07/20	SBG	FILED COC RE ORDER GRANTING MOTION ENFORCING STAY AGAINST ARB AND PLATTE RIVER	0.2
12/07/20	CL	REVIEW ORDER APPROVING EXTENSION OF DEADLINE TO ANSWER OR RESPOND TO MOTION-LEAZER.	0.1
12/07/20	SBG	EMAILS WITH A.ROTMAN (K&E), A.WIENHOUSE (K&E) AND R.RILEY RE ISSUES RE STATUS OF ELEVATION	0.2
12/07/20	CL	REVIEW NOTICES OF DEPOSITIONS AND REVISE CRITICAL DATES (.4); PREPARE NOTICES OF SERVICE RE 12/4 DEPOSITIONS AND EMAIL S. GERALD RE SAME (.8).	1.2
12/07/20	RR	REVIEW MOTION TO CONSOLIDATE GRAND MESA AND FERC APPEALS (.1); COMMUNICATE WITH GEORGE HICKS REGARDING SAME (.1)	0.2
12/07/20	RR	REVIEW, REVISE AND FINALIZE JOINT MAGISTRATE THYGNE LETTER REGARDING CONSOLIDATION OF APPEALS (1.7); REVIEW AND ADDRESS COMMUNICATIONS AMONG COUNSEL REGARDING JOINT LETTER (.6)	2.3
12/07/20	CL	REVIEW ORDER APPROVING SETTLEMENT WITH ELEVATION MIDSTREAM AND GSO EM (.1); REVIEW ORDER APPROVING STIPULATION TO EXTEND TIME TO ANSWER COMPLAINT-LEAZER (.1); PREPARE AND ORGANIZE SUMMARY JUDGMENT BRIEFING FOR BANKRUPTCY COURT AND EMAILING SAME (1.1).	1.3
12/07/20	CL	PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED SEAL REPLY IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT.	0.7
12/07/20	KGH	REVIEW HEARING TRANSCRIPT	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 47 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/07/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM A. LAWRENCE (K&E) REGARDING GRAND MESA AND FERC'S MOTION TO CONSOLIDATE CERTAIN APPEALS	0.3
12/08/20	SBG	EMAILS WITH COUNSEL FOR RMM RE PROPOSED REDACTIONS RE OBJECTION TO MSJ AND PROPOSED REDACTIONS TO REPLY IN SUPPORT OF MSJ (.1); EMAILS WITH K.YOUNG RE SAME (.1)	0.2
12/08/20	SBG	REVIEW ORDER ENFORCING STAY AGAINST ARB/PR; CALL WITH K.YOUNG (K&E) RE CONCERN FROM NOBLE RE SCOPE OF ORDER	0.1
12/08/20	SBG	EMAILS WITH COUNSEL FOR PLATTE RIVER RE DRAFT JOINT SUBMISSION; EMAIL WITH G.HICKS (K&E) AND R.RILEY RE NO NEED TO SUBMIT	0.2
12/08/20	MA	REV J OWEN'S RELEASE CASE AND CASES RE RETENTION OF CAUSES OF ACTION (.2) REV UPDATED APPEALS STATUS CHART, EMAIL F KH RE REVISIONS TO COC RE FEE EXAMINER WAIVER REQUEST (.1)	0.3
12/08/20	SBG	REVIEW DRAFT COUNTER DESIGNATION FOR GRAND MESA APPEAL; CONFER WITH R.RILEY RE SAME	0.2
12/08/20	SBG	EMAILS RE D.MELORO REQUEST FOR DOCS FROM REJECTION HEARING	0.1
12/08/20	SBG	EMAILS RE ANTICIPATED SUR-REPLY TO BE FILED TOMORROW RE MOTION TO COMPEL ABANDONMENT	0.1
12/08/20	RR	REVIEW COMMUNICATIONS REGARDING ENTERED ORDER ENFORCING STAY AGAINST PLATTE RIVER	0.1
12/08/20	CL	REVIEW ORDER ENFORCING AUTOMATIC STAY AGAINST ARB.	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 48 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/08/20	CL	PREPARE NOTICE OF PROPOSED REDACTED REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT AND MOTION TO SEAL (0.8); REVIEW REVISED DEPOSITION DATES AND EMAIL S. GERALD RE SAME (.3); FURTHER EMAIL EXCHANGE WITH A. LEONARD RE DEPOSITION DATES (.2); PREPARE AND FILE COUNTER- DESIGNATION RE GRAND MESA-20-1521 (.4); CONTINUED PREPARATION OF DEPOSITION AND TRIAL EXHIBITS (.6).	2.3
12/08/20	CL	EMAIL EXCHANGE WITH A. LEONARD RE REVISED DEPOSITION DATES AND RESCHEDULING OF SAME.	0.4
12/08/20	KGH	REVIEW APPEAL STATUS CHART	0.1
12/08/20	RR	REVIEW, FINALIZE AND COORDINATE FILING COUNTER DESIGNATION OF THE RECORD IN 20- 1521 GRAND MESA APPEAL	0.5
12/08/20	RR	COMMUNICATE TO GRAND MESA COUNSEL REJECTING REQUEST FOR SEALED EXHIBITS OF OTHER MIDSTREAM COMPANIES	0.1
12/08/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM PLATTE RIVER'S COUNSEL REGARDING MAGISTRATE THYNGE'S MEDIATION LETTER IN 20-1457 APPEAL	0.1
12/09/20	SBG	REVIEW SUR-REPLY RE MOTION TO COMPEL ABANDONMENT	0.4
12/09/20	SBG	REVIEW RESPONSES TO RMM PROPOSED REDACTIONS TO RESPONSE TO MSJ; EMAIL WITH RMM COUNSEL RE SAME	0.2
12/09/20	SBG	FINALIZE REDACTIONS FOR REPLY IN SUPPORT OF RMM MOTION SUMMARY JUDGMENT (.3); FINALIZE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTION (.3)	0.6
12/09/20	SBG	EMAILS WITH COUNSEL FOR RMM RE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 49 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		REDACTIONS RE OBJECTION TO MSJ	
12/09/20	SBG	EMAILS RE SUR-REPLY RE MOTION TO COMPEL ABANDONMENT AND HEARING THEREON	0.4
12/09/20	SBG	REVIEW AND REVISE DRAFT MOTION TO SHORTEN AND MOTION TO SEAL RE DCP 9019 (.7); EMAIL WITH R.FIELDLER (K&E) RE SAME (.1)	0.8
12/09/20	MA	EMAILS F SG, REV PLATTE OPPOSITION TO EXTRACTION MSJ ON COUNTERCLAIMS.	0.4
12/09/20	CL	PREPARE AND FILE SUR-REPLY TO MOTION TO COMPEL.	0.4
12/09/20	CL	REVIEW DOCKETS RE SEALED ADVERSARY AND APPEAL PLEADINGS (1.3); EMAIL EXCHANGE WITH S. GRAND RE SAME (.1).	1.4
12/09/20	SBG	EMAILS WITH A.LAWRENCE RE BRIEFING ISSUE RE GM APPEAL	0.1
12/09/20	SBG	REVIEW PR RESPONSE TO MSJ RE COUNTER CLAIM	0.3
12/09/20	SBG	TRACK DOWN SEALED PLEADINGS FOR A.LEONARD (K&E)	0.5
12/09/20	CL	PREPARE AND FILE NOTICE OF PROPOSED REDACTED REPLY IN SUPPORT OF SUMMARY JUDGMENT RE RMM (.4); PREPARE AND FILE MOTION TO SEAL REPLY SUMMARY JUDGMENT RE RMM(.6).	1.0
12/09/20	RR	COMMUNICATE WITH S. COHEN REGARDING SUR-REPLY TO CARLSON'S MOTION TO COMPEL ABANDONMENT	0.2
12/09/20	RR	REVIEW COMMUNICATIONS AND ATTACHMENTS REGARDING MOTION TO SEAL AND MOTION TO SHORTEN RELATED TO DCP 9019 MOTION	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 50 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/09/20	RR	REVIEW AND ADDRESS ISSUES RELATED TO SUR-REPLY REGARDING CARLSON MOTION TO COMPEL ABANDONMENT AND COORDINATE FILING SAME	0.5
12/09/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING LOGISTICS FOR 12/11 HEARING ON CARLSON'S MOTION TO COMPEL ABANDONMENT (.1); PREPARE FOR HEARING ON MOTION (1.4)	1.5
12/09/20	RR	REVIEW PLATTE RIVER'S RESPONSE TO MOTION SUMMARY JUDGMENT ON COUNTERCLAIM	0.2
12/09/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS FROM A. LAWRENCE (K&E) REGRADING GM'S AND FERC'S MOTION TO CONSOLIDATE APPEALS	0.2
12/10/20	SBG	CONFER WITH R.RILEY RE STATUS OF RMM LITIGATION AND CALLS AND EMAILS WITH CHAMBERS RE SAME (.2); EMAILS WITH A.ROTMAN AND A.WEINHOUSE (K&E) RE SAME (.1)	0.3
12/10/20	SBG	CONFER WITH R.RILEY RE SENSITIVE NATURE OF DEMONSTRATIVES TO BE ATTACHED TO DESIGNATION IN PR APPEAL; EMAILS WITH K&E RE SAME	0.1
12/10/20	MA	REV EXTRACTION OBJECTION TO GM DEPOSITION.	0.1
12/10/20	CL	PREPARE NOTICE OF DESIGNATION OF ADDITIONAL ITEMS RE PLATTE RIVER 20-1532 APPEAL (.4); EMAIL R. RILEY RE SAME (.1); REVIEW DOCKET AND PREPARE NOTICE OF ENTRY OF ORDER APPROVING SEALED PLEADINGS 20-1532 (.5); REVISE CRITICAL DATES RE DEPOSITIONS (.3).	1.3
12/10/20	CL	REVIEW DEPOSITION VIDEO CONFIRMATION	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 51 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		AND CONFER WITH TSG RE SAME.	
12/10/20	SBG	REVIEW AND REVISE NOTICE OF STIPULATED FACTS, WITNESS LIST, EXHIBIT LIST RE HEARING ON MOTION TO COMPEL ABANDONMENT (.5); EMAILS WITH K&E AND OPPOSING COUNSEL RE SAME (.2)	0.7
12/10/20	SBG	CONFER WITH R.RILEY RE AGENDA FOR HEARING ON MOTION TO COMPEL ABANDONMENT AND EVIDENTIARY ISSUES; EMAILS WITH R.RILEY AND A.WEINHOUSE AND S.COHEN (K&E) RE SAME	0.2
12/10/20	SBG	REVIEW DCP 9019, AND RELATED PLEADINGS	0.8
12/10/20	SBG	EMAILS WITH S.COHEN (K&E) RE INFO FOR AGENDA RE HEARING ON MOTION TO COMPEL ABANDONMENT AND EVIDENTIARY ISSUES	0.1
12/10/20	SBG	REVIEW DESIGNATIONS AND RELATED DOCS RE PLATTE RIVER APPEAL (.4); EMAILS WITH A.LAWRNECE (K&E) RE SAME (.2); CONFER WITH R.RILEY RE LOGISTIC ISSUES RE SAME (.2)	0.8
12/10/20	RR	REVIEW AND FINALIZE COUNTER DESIGNATION OF THE RECORD FOR PLATTE RIVER APPEAL OF CONTRACT REJECTION ORDER AND RELATED MOTION TO ACCEPT SEALED DOCUMENTS IN RECORD ON APPEAL AND COORDINATE FILING OF SAME	1.5
12/10/20	RR	REVIEW COMMUNICATIONS REGARDING STATUS OF DCP SETTLEMENT AND 9019 MOTION	0.1
12/10/20	RR	PREPARE FOR HEARING ON CARLSON'S MOTION TO COMPEL ABANDONMENT OF WELLS AND COMMUNICATE TO K&E REGARDING SAME	1.5
12/10/20	RR	REVIEW PROPOSED JOINT STIPULATED FACTS, WITNESSES AND EXHIBITS FOR HEARING ON CARLSON'S MOTION TO COMPEL ABANDONMENT	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 52 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/10/20	RR	TELEPHONE CALL WITH COUNSEL FOR ELEVATION AND S. GERALD REGARDING OUTSTANDING ISSUES INVOLVING SETTLEMENT AND ORDER APPROVING SETTLEMENT (.2); FOLLOW UP COMMUNICATION WITH S. GERALD REGARDING SAME (.2); COMMUNICATE WITH K&E REGARDING SAME (.2)	0.6
12/10/20	RR	COMMUNICATE WITH CHAMBERS REGARDING RMM MFSJ (.1); COMMUNICATE WITH K&E REGARDING SAME (.1); COMMUNICATE WITH COUNSEL FOR RMM REGARDING SAME (.1)	0.3
12/10/20	SBG	EMAILS WITH COUNSEL FOR CARLSON RE COORDINATING LOGISTICS RE HEARING ON MOTION TO COMPEL ABANDONMENT	0.1
12/11/20	SBG	CALL WITH C.MILLER (PR) AND R.RILEY RE STATUS OF LITIGATION (.2); EMAILS WITH K&E RE SAME (.1)	0.3
12/11/20	SBG	PREPARE FORM OF ORDER DENYING MOTION TO COMPEL ABANDONMENT AND CNO (.4); EMAILS WITH COUNSEL FOR MOVANT AND K&E RE SAME (.2)	0.6
12/11/20	SBG	FINALIZE STIPULATION FURTHER EXTENDING ANSWER DEADLINE IN LEAZER AP AND PREPARE CNO (.2); EMAILS WITH COUNSEL AND COORDINATE FILING (.1)	0.3
12/11/20	SBG	EMAILS WITH K&E RE RESPONSE AND CROSS MOTION RE CONSOLIDATION (.2); REVIEW SAME (.1); REVIEW AND REVISE DRAFT MOTION TO FILE IN OTHER CASES (.1); CONFER WITH R.RILEY RE SAME (.2)	0.6
12/11/20	SBG	EMAILS RE FILING DESIGNATION IN PR APPEAL (.2); CONFER WITH K.YOUNG RE CONFIDENTIALITY OF DEMONSTRATIVE (.2); CONFER WITH R.RILEY RE SAME (.2)	0.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 53 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/11/20	SBG	REVIEW CERT OF DIRECT APPEAL TO 3D CIR.	0.3
12/11/20	CL	PREPARE AND FILE CERT. OF COUNSEL RE EXTENDING TIME TO ANSWER-LEAZER (.7); REVIEW PROPOSED MOTION TO CONSOLIDATE CERTAIN APPEALS (.1); PREPARE AND FILE APPELLEE EXTRACTION OIL & GAS, INC.'S MOTION TO ACCEPT DOCUMENTS UNDER SEAL INTO APPELLATE RECORD - 20-CV-1532 (.4); PREPARE AND FILE APPELLEE EXTRACTION OIL & GAS, INC.'S RESPONSE TO JOINT MOTION TO CONSOLIDATE BANKRUPTCY APPEALS AND CONFORM BRIEFING SCHEDULES RE: 20-CV-1564, 1521, 1506, 1421, 1411 (1.4); PREPARE AND FILE APPELLEE EXTRACTION OIL & GAS, INC.'S DESIGNATION OF ADDITIONAL ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL (.8).	3.4
12/11/20	RR	REVIEW, FINALIZE AND COORDINATE FILING OF RESPONSE AND CROSS MOTION TO GM'S AND FERC'S MOTION TO CONSOLIDATE CERTAIN APPEALS AND COMMUNICATE WITH C. LANO AND S. GERALD REGARDING SAME (1.4); DRAFT RELATED MOTION TO CONSOLIDATE OTHER APPEALS BY GM AND PR (.7); COMMUNICATE TO COUNSEL FOR GM, COUNSEL FOR FERC AND COUNSEL FOR PR REGARDING SAME (.4)	2.5
12/11/20	RR	COMMUNICATE WITH COUNSEL FOR CARLSON REGARDING PREPARATION FOR HEARING ON MOTION TO COMPEL ABANDONMENT	0.1
12/11/20	CL	PREPARE AND FILE APPELLEE RESPONSE TO JOINT MOTION FOR CONSOLIDATION OF BANKRUPTCY APPEALS AND CROSS-MOTION IN 20-CV-1411, 1412, 1458, 1521, 1506, AND 1564.	1.3
12/12/20	RR	REVIEW, FINALIZE AND COORDINATE FILING AND SERVICE OF MOTION TO CONSOLIDATE APPEALS	0.9
12/12/20	CL	PREPARE AND FILE APPELLEE MOTION FOR	0.4

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 54 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date Tk	<u>or</u>	Hours
	CONSOLIDATION OF BANKRUPTCY APPEALS IN 20-CV-1457, 1458, 1532.	
12/12/20 CL	PREPARE MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED VERSION RE APPELLEE'S DOCUMENTS UNDER SEAL.	0.8
12/12/20 MA	A EMAIL F E MOATS, REV REBUTTAL EXPERT REPORT OF MICHAEL O'HARA, JEFFRIES LLC, DATED DECEMBER 11, 2020 (.3) REV GM KITEWORKS DATA DUMP RE CONFIRMATION OPPOSITION (.3) REV S BAXTER/ BRG EXPERT REPORT FOR GRAND MESA RE REJECTION DAMAGES (.5) REV DAMAGES REPORT BY WAYMAN GORE FOR PLATTE/DJ (.3) REV ROBERTSON DECLARATION DRAFT AND PROVIDE COMMENTS TO KH, RR AND SG (.4) MULTIPLE EMAILS F/T K H, REV REVISED DECLARATION (.3) MULTIPLE EMAILS F/T SG AND KH RE FURTHER REVISIONS, REV REVISIONS AND PROVIDE COMMENTS (.6)	2.7
12/14/20 MA	A PREP/ PARTICIPATE IN VOELTE DEPO (3.1) REV TRANSCRIPT OF DECEMBER 11TH HEARING (.2).	3.3
12/14/20 SB	G REVIEW ORDER DENYING MOTION TO COMPEL ABANDONMENT; EMAIL TO TEAM RE SAME	0.1
12/14/20 CL	REVIEW ORDER APPROVING EXTENDING TIME TO RESPOND TO AMENDED COMPLAINT-LEAZER V. EXTRACTION.	0.1
12/14/20 SB	G REVIEW REP SETTLEMENT DOCS AND COORDINATE FILING	1.4
12/14/20 SB	G EMAILS RE PR PROPOSED REDACTIONS RE OPPOSITION TO MSJ RE COUNTERCLAIM	0.1
12/14/20 CL	CONFER WITH S. GERALD RE STATUS OF FILING MOTION TO APPROVE REP 9019 MOTION (.4); PREPARE AND FILE MOTION TO APPROVE REP 9019 MOTION (.6); PREPARE AND FILE MOTION	2.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 55 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		TO SHORTEN NOTICE (.5); PREPARE AND FILE NOTICE OF REDACTED MOTION TO APPROVE REP 9019 MOTION (.7).	
12/15/20	MA	REV REP / XOG 9019 MOTION	0.2
12/15/20	RR	REVIEW COMMUNICATIONS RELATED TO MOTION TO SEAL AND MOTION TO SHORTEN NOTICE REGARDING RMM 9019 MOTION	0.2
12/15/20	RR	REVIEW COMMUNICATIONS AMONG COUNSEL FOR UST, COUNSEL FOR COMMITTEE AND S. GERALD REGARDING MOTION TO SHORTEN REGARDING REP 9019 MOTION	0.1
12/15/20	SBG	REVIEW AND REVISE MOTION TO SHORTEN AND MOTION TO SEAL RMM 9019; (.4); EMAILS WITH R.FIEDLER (K&E) RE SAME (.1)	0.5
12/15/20	SBG	EMAILS RE PR REQUEST FOR CONFIDENTIAL DOCUMENTS; CONFER WITH R.RILEY RE SAME	0.2
12/15/20	SBG	REVIEW BAXTER DEPO TRANSCRIPT IN FURTHERANCE OF CALL WITH A.ROTMAN AND K.YOUNG	1.2
12/15/20	SBG	REVIEW ORDER SHORTENING TIME FOR REP 9019; REVIEW DRAFT ORDER RE SAME	0.1
12/15/20	SBG	EMAILS WITH UST, COMMITTEE AND K&E RE CONSENT TO SHORTEN TIME RE REP 9019 (.1); REVIEW MOTION TO SHORTEN AND COORDINATE FILING (.1); CONFER WITH C.LANO RE SAME (.1)	0.3
12/15/20	CL	CONFER WITH S. GERALD RE STATUS OF FILING MOTION TO SHORTEN NOTICE (.1); PREPARE AND FILE MOTION TO SHORTEN MOTION TO APPROVE REP 9019 MOTION (.8); PREPARE AND FILE NOTICE OF ENTRY OF ORDER TO SHORTEN NOTICE (.7); REVIEW PROPOSED RMM 9019 MOTION TO APPROVE SETTLEMENT (.3); EMAIL M. ABRAMS RE MOTION TO APPROVE REP 9019	2.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 56 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MOTION (.1); EMAIL EXCHANGE WITH A. LEONARD RE SEALED PLEADINGS (.2)	
12/16/20	CL	ATTENDANCE AND PARTICIPATION IN LITIGATION MEETING (.8); REVISED NOTICE OF ORDER AND ACCEPTANCE OF SEALED DESIGNATION OF RECORD (.4); PREPARE AND FILE 9019 MOTION RE RMM (.8); PREPARE AND FILE REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR SJ-PLATTE RIVER (.4); PREPARE AND FILE MOTION TO SHORTEN NOTICE (.8); PREPARE AND FILE MOTION TO SEAL 9019 MOTION RE RMM (.9); PREPARE AND FILE NOTICE OF PROPOSED REDACTIONS TO 9019 MOTION RE RMM (.8); REVIEW DOCKET AND PREPARE NOTICE OF COMPLETION OF BRIEFING RE- PLATTE RIVER (.6).	5.5
12/16/20	MA	REV PLATTE RIVER OPPOSITION TO ESTIMATION (.3) REV RMM OPPOSITION TO ESTIMATION (.3) REV RMM 9019 (.3)	0.9
12/16/20	RR	COMMUNICATE WITH COUNSEL FOR PLATTE RIVER REGARDING CONFIDENTIAL EXHIBITS OF OTHER MIDSTREAM COMPANIES DESIGNATED IN RECORDS IN APPEALS	0.2
12/16/20	RR	REVIEW DRAFT REPLY IN SUPPORT OF SUMMARY JUDGMENT ON PLATTE RIVER'S COUNTERCLAIM	0.2
12/16/20	RR	REVIEW COMMUNICATION FROM R. FIEDLER (K&E) REGARDING RMM 9019 MOTION AND RELATED FILINGS AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.3
12/16/20	SBG	EMAILS FROM PLATTE RIVER RE REQUEST FOR CONFIDENTIAL DOCS RE APPEAL	0.1
12/16/20	SBG	EMAILS WITH K.YOUNG AND LEAZER COUNSEL RE REQUEST FOR DOCS/DISCOVERY ISSUES	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 57 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/16/20	SBG	REVIEW RMM 9019 PLEADINGS AND COORDINATE FILING	1.2
12/16/20	SBG	EMAILS WITH KE RE NOTICE OF COMPLETION OF BRIEFING RE MSJ PR COUNTERCLAIM	0.1
12/17/20	SBG	EMAILS WITH COUNSEL FOR LEAZER AND K.YOUNG (K&E) RE STATUS	0.1
12/17/20	SBG	REVIEW ORDER SHORTENING TIME RE RMM SETTLEMENT (.2); PREPARE NOTICE OF ENTRY OF ORDER AND FILE (.2); CONFER WITH R.RILEY RE SAME (.1)	0.5
12/17/20	SBG	REVIEW DRAFT NOTICE OF COMPLETION OF BRIEFING RE MSJ RE PR COUNTERCLAIM; EMAILS WITH C.LANO RE SAME	0.1
12/17/20	SBG	REVIEW RELEASE OF LIEN OF CTAP	0.1
12/17/20	МА	REV GRAND MESA ESTIMATION OPPOSITION (.2) REV CONFIRMATION DEPO TRANSCRIPTS RE THIS WEEKS DEPOSITIONS (.7) REV OCC WITNESS LIST (.1)	1.0
12/17/20	CL	EMAIL UST AND A. LEONARD FILED 9019 MOTION-RMM (.1); REVIEW ORDER SHORTENING NOTICE TO OBJECT TO 9019 MOTION-RMM (.1)	0.2
12/17/20	CL	PREPARE AND FILE NOTICE OF COMPLETION OF BRIEFING.	0.3
12/18/20	CL	PARTICIPATION AND ATTENDANCE IN CONFERENCE CALL WITH A. LEONARD AND B. MCCLAFFERTY RE TRIAL EXHIBITS (.2); COMMENCE PREPARATION OF 12/21 HEARING EXHIBITS (3.2); EMAIL EXCHANGE WITH A. LEONARD AND R. RILEY RE 12/21 HEARING EXHIBITS (.2); CONFER WITH KCC RE SERVICE OF LEAZER MOTION TO DISMISS ADVERSARY AND MEMORANDUM OF LAW IN SUPPORT (.1).	3.7
12/18/20	RR	REVIEW RESPONSE TIME FOR GRAND MESA'S	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 58 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		MOTION FOR CERTIFICATION OF APPEALS TO THIRD CIRCUIT	
12/18/20	SBG	EMAILS WITH FERC COUNSEL AND K&E RE FERC REQUEST TO INTERVENE IN APPEAL	0.2
12/18/20	SBG	EMAILS WITH A.WEINHOUSE RE TIMING OF CNO FOR REP	0.1
12/18/20	SBG	REVIEW AND COORDINATE FILING OF MOTION TO DISMISS LEAZER	0.5
12/18/20	SBG	REVIEW GM RESPONSE TO CONSOLIDATION MOTION IN APPEAL	0.1
12/18/20	MA	REV PLATTE AND GM EXHIBIT AND WITNESS LISTS, EMAILS F RR AND A ROTMAN RE SAME (.2) REV XOG REPLY IN SUPPORT OF ESTIMATION (.3)	0.5
12/19/20	CL	EMAIL EXCHANGES WITH A. LEONARD RE 12/21 HEARING EXHIBITS (0.6); CONTINUED PREPARATION OF 12/21 HEARING EXHIBITS (3.3); CONFER WITH KCC RE SERVICE OF MOTION TO DISMISS AND MEMORANDUM OF LAW IN SUPPORT (.1); PREPARE AND FILE 9019 MOTION- GRAND MESA (.8); PREPARE AND FILE MOTION TO SEAL 9019 MOTION (.7); PREPARE AND FILE MOTION TO SHORTEN NOTICE TO 9019 MOTION (.8)	6.3
12/19/20	RR	REVIEW AND ADDRESS COMMUNICATIONS REGARDING GRAND MESA 9019 MOTION, MOTION TO SHORTEN AND MOTION TO SEAL	2.0
12/19/20	SBG	CALL WITH K.YOUNG RE NGL SETTLEMENT	0.1
12/19/20	SBG	REVEIW AND COMMENT ON MOTION TO SHORTEN AND MOTION TO SEAL NGL 9019 (.5); EMAILS WITH R.FIEDLER (K&E) RE SAME (.2)	0.7
12/19/20	SBG	WORK ON REDACTIONS FOR NGL SETTLEMENT	0.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 59 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/19/20	SBG	REVIEW NGL 9019 AND FINAL VERSIONS OF CORRESPONDING DOCUMENTS (.3); COORDINATE FILINGS (.2)	0.5
12/19/20	SBG	CONFER WITH R.RILEY RE NGL SETTLEMENT	0.1
12/19/20	SBG	CONFER WITH C.LANO RE HEARING OBJECTION FOR MOTION TO SEAL NGL 9019	0.1
12/19/20	MA	REV GRAND MESA MOTION IN LIMINE RE SETTLEMENT DISCUSSIONS.	0.2
12/19/20	SBG	REVIEW AND COORDINATE FILING OF OBJECTION TO PR EXHIBIT/WITNESS LIST	0.2
12/20/20	KGH	REVIEW EMAILS AND COMMUNICATIONS ON GM SETTLEMENT AND 9019	0.4
12/20/20	CL	CONTINUED PREPARATION OF TRIAL EXHIBITS AND EMAIL A. LEONARD RE SAME (2.4); PREPARE AND FILE NOTICE OF PROPOSED REDACTIONS RE 9019 MOTION - GRAND MESA (.4); REVIEW ORDER SHORTENING NOTICE RE 9019 MOTION - GRAND MESA (.1); PREPARE NOTICE OF ENTRY OF ORDER AND SHORTENING TIME AND FILING SAME (.5).	3.4
12/20/20	SBG	CALL WITH A.WEINHOUSE AND R.RILEY RE HEARING LOGISTICS	0.3
12/20/20	SBG	CONFER WITH R.RILEY RE HEARING LOGISTICS	0.4
12/20/20	SBG	CONFER WITH R.RILEY RE LOGISTICS RE CONFIRMATION HEARING	0.3
12/20/20	SBG	REVIEW ORDER SHORTENING TIME RE NGL SETTLEMENT; REVIEW NOTICE OF SAME AND COORDINATE FILING OF SAME	0.2
12/21/20	RR	ADDRESS PROPOSED ORDERS ON MIDSTREAM 9019 MOTIONS AND AMENDED PROPOSED ORDER (2); COMMUNICATE WITH CHAMBERS REGARDING UPLOAD OF PROPOSED ORDERS (.1)	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 60 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/21/20	SBG	REVIEW DRAFT COC SUBMITTED ORDER FOR GRAND MESA 9019 AND COORDINATE UPLOADING OF ALL 3 ORDERS	0.5
12/21/20	SBG	EMAILS RE NOTICE OF APPEAL RE ORDER ENFORCING STAY AGAINST ARB; CONFER WITH K&E TEAM RE SAME	0.2
12/21/20	SBG	EMAILS FROM FERC COUNSEL RE FILING MOTION TO INTERVENE IN APPEALS OUT OF TIME; REVIEW SAME	0.2
12/21/20	CL	CONFER WITH S. GERALD RE ORDERS TO 9019 MOTIONS (.1); PREPARE AND FILE CERTIFICATION OF COUNSEL RE GRAND MESA SETTLEMENT ORDER (.6); PREPARE REP PROCESSING AND RMM SETTLEMENT ORDERS FOR BANKRUPTCY COURT (.4); REVIEW ORDERS APPROVING 9019 MOTIONS (.1).	1.2
12/22/20	RR	COMMUNICATE WITH A. LAWRENCE (K&E) REGARDING FERC MOTION TO INTERVENE INTO GM APPEALS	0.2
12/22/20	SBG	CALL WITH K. YOUNG RE TIMING OF LEAZER PRETRIAL; EMAILS WITH COUNSEL FOR LEAZER RE SAME	0.2
12/22/20	SBG	REVIEW WITHDRAWAL OF RMM OBJETION TO ESTIMATION	0.1
12/22/20	SBG	EMAILS TO COMMITTEE AND UST RE SHORTENING TIME FOR 9019	0.2
12/22/20	SBG	REVIEW MOTION TO SEAL AND MOTION TO SHORTEN FOR DCP 9019	0.5
12/22/20	SBG	RESEARCH ISSUES RE FERC MOTION TO INTERVENE (.3); CONFER WITH R.RILEY RE SAME (.2)	0.5
12/23/20	RR	REVIEW COMMUNICATIONS REGARDING STATUS OF PLATTE RIVER 9019 MOTION	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 61 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/23/20	RR	REVIEW COMMUNICATION FROM PLATTE RIVER COUNSEL REGARDING PROPOSED JOINT MOTION TO STAY PLATTE RIVER APPEALS PENDING SETTLEMENT (.2); COMMUNICATE TO G. HICKS, K. YOUNG AND A. WEINHOUSE REGARDING SAME (.2)	0.4
12/23/20	RR	REVIEW DCP 9019 MOTION AND RELATED FILINGS	0.2
12/23/20	CL	CONFER WITH S. GERALD RE STATUS OF 9019 MOTION AND RELATED FILINGS (.3); PREPARE AND FILE 9019 MOTION-DCP (.8); PREPARE AND FILE MOTION TO SHORTEN NOTICE (.7); PREPARE AND FILE MOTION TO SEAL 9019 MOTION (.8); PREPARE AND FILE NOTICE OF REDACTED 9019 MOTION (.8); PREPARE NOTICE OF ENTRY OF ORDER AND HEARING (.3); EMAIL S. GERALD RE BANKRUPTCY COURT AVAILABILITY (.1); PREPARE NOTICE OF MOTION TO SEAL RE PLATTE RIVER (.3).	4.1
12/23/20	SBG	REVIEW PLATTE RIVER/DJS MOTION TO SEAL (.3)AND MOTION TO SHORTEN TIME (.3) EMAILS RE SAME (.2).	0.8
12/23/20	SBG	REVIEW DCP 9019 (.5); MOTION TO SEAL (.3); AND MOTION TO SHORTEN TIME (.3); AND COORDINATE FILING AND FINALIZE REDACTIONS (.3)	1.4
12/23/20	SBG	EMAILS WITH C.LANO AND R.RILEY RE CMECF NOTIFICATIONS FOR KE FOR APPEALS	0.1
12/23/20	SBG	EMAILS WITH UST RE POSITION RE SHORTENED NOTICE RE	0.1
12/23/20	SBG	EMAIL WITH FIEDLER RE STATUS OF 9019S	0.1
12/23/20	SBG	EMAILS WITH PR COUNSEL RE DRAFT MOTION TO STAY PENDING SETTLEMENT AND REVIEW SAME; EMAILS WITH KE TEAM RE SAME	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 62 of 119

WHITEFORD, 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 Number64256522Invoice Date02/10/21Client Number099845

Re: (00014) LITIGATION, ADVERSARY PROCEEDINGS AND CONTESTED MATTERS								
Date <u>Tkpr</u>				Hours				
12/23/20 SBG	EMAILS WITH PR DOCUMENTS FOR		EQUEST FOR	0.1				
		TOTAL HOUR	S	137.2				
TIMEKEEPER TIME	E SUMMARY:							
Timekeeper		Hours	Rate	Value				
KEVIN G. HROBLA	K	1.3	\$700	910.00				
STEPHEN B. GERA	LD	36.7	\$570	20,919.00				
RICHARD W. RILE	Y	29.2	\$675	19,710.00				
MARC ABRAMS		12.2	\$995	12,139.00				
CHRISTOPHER LAI	NO	57.8	\$335	19,363.00				
		CURRENT FEI	29		\$	73,041.00		
		CORRENT FEI	د ،2		φ	/3,041.00		
		TOTAL THIS N			\$	73,041.00		
		IOTAL IIIS I			Ψ	75,041.00		

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 63 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00015) CREDITOR INQUIRIES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>				Hours	
12/02/20	SBG	EMAIL FOR COUNSEL FOR ANADARKO EP ET AL RE CASH OUT OPTION			0.1	
			TOTAL HOUR	5	0.1	
TIMEKEE	PER TIME	E 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

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 64 of 119

WHITEFORD, TAYLOR & PRESTON LLC

SEVEN SAINT PAUL STREET BALTIMORE, MARYLAND 21202-1636

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EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202 Invoice Number 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>		<u>Hours</u>
12/01/20	RR	REVIEW RESEARCH REGARDING PLAN RELEASES AND CONFER WITH S. GERALD REGARDING SAME	1.7
12/01/20	SBG	RESEARCH DEBTOR RELEASE ISSUES IN PLAN (1.7); CONFER WITH R.RILEY RE SAME (.4)	2.1
12/01/20	SBG	CALL WITH K.HROBLAK AND R.RILEY RE PLAN RELEASES	0.4
12/01/20	SBG	CALL WITH K.YOUNG RE STATUS OF REDACTED VERSION OF ESTIMATION MOTION; EMAILS RE SAME	0.2
12/01/20	SBG	EMAILS WITH COUNSEL FOR RMM RE STATUS OF REDACTIONS FOR ESTIMATION MOTION	0.1
12/01/20	RR	TELEPHONE CONFERENCE WITH K. HROBLAK AND S. GERALD REGARDING RELEASES UNDER THE PLAN	0.4
12/01/20	KGH	CALL TO ADDRESS PLAN OBJECTIONS AND CONFIRMATION ISSUES RELATED TO POTENTIAL LITIGATION CLAIMS	0.4
12/02/20	RR	REVIEW DEBTORS' RESPONSES AND OBJECTIONS TO GRAND MESA'S AND PLATTE RIVER'S SUPPLEMENTAL DISCOVERY REQUESTS AND COORDINATE SERVICE OF SAME	1.8
12/02/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM SURETY'S COUNSEL REGARDING CONFIRMATION SCHEDULING ORDER INQUIRY AND COMMUNICATE WITH K&E REGARDING SAME	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 65 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/02/20	SBG	CALL FROM NORTHSTAR COUNSEL RE BALLOT AND RELATED ISSUES (.1); EMAIL TO A.WEINHOUSE RE SAME (.1)	0.2
12/02/20	МА	EMAILS F SHAINA CARNEY RE CONFIRMATION WITNESSES RE WESTCHESTER INS. , EMAILS TO / FROM RR, SG, AW RE SAME, EMAILS F RR RE DISCOVERY RESPONSES.	0.2
12/02/20	KGH	REVIEW MATERIALS AND CONFER WITH SBG RE: PLAN OBJECTIONS	0.8
12/02/20	KGH	PLAN DISCOVERY PLANNING AND STATUS CALL WITH K&E TEAM	0.6
12/02/20	RR	REVIEW AND ANALYZE PLAN AND RELEASE AND EXCULPATION PROVISIONS	2.7
12/02/20	SBG	EMAILS RE FINAL REDACTIONS TO ESTIMATION MOTION (.1); COORDINATE FILING OF NOTICE SUBMITTING PROPOSED VERSION (.2); CONFER WITH K.YOUNG (K&E) RE SAME (.1)	0.4
12/03/20	SBG	WORK WITH R.RILEY RE WITNESS LIST FOR CONFIRMATION HEARING	0.2
12/03/20	SBG	LETTER AND EMAIL FROM W.HOUSER RE SOLICITATION PACKAGE	0.2
12/03/20	MA	EMAILS F /T SHAINA CARNEY RE CONFIRMATION WITNESS LIST, EMAIL TO RR,SG RE SAME (.1) REV LETTER FROM W HOUSER RE SOLICITATION PACKAGE CONFUSION RE BALL FIRM CLASS/ VOTE (.1)	0.2
12/03/20	SBG	EMAIL WITH S.BRIEFEL (K&E) RE EXTENT OF BRIDGE ORDER UNDER LR RE EXCLUSIVITY MOTION	0.1
12/03/20	KGH	CALL WITH A ROBERTSON RE: TESTIMONY ON RELEASES AT CONFIRMATION	0.3
12/03/20	SBG	REVIEW SEC OBJECTION TO CONFIRMATION	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 66 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/03/20	SBG	EMAILS WITH K.HROBLAK RE EVIDENTIARY ISSUES FOR CONFIRMATION	0.1
12/03/20	SBG	EMAILS RE INQUIRY RE CONFIRMATION LITIGATION SCHEDULE	0.1
12/03/20	KGH	UPDATE CALL WITH T TYREE	0.2
12/03/20	KGH	REVIEW AND ASSESS SEC PLAN OBJECTION	0.3
12/03/20	KGH	WORK ON DECLARATION ISSUES RELATING TO RELEASES IN PLAN	0.8
12/03/20	KGH	CORRESPONDENCE WITH C MARCUS RE: PREP AND PLANNING FOR CONFIRMATION WITNESSES	0.2
12/03/20	KGH	EMAIL EXCHANGES WITH A ROTMAN RE: DECLARATION AND WITNESS PREP FOR CONFIRMATION	0.2
12/03/20	KGH	EMAIL EXCHANGE RE: SUBJECT MATTERS FOR DECLARATION FOR CONFIRMATION	0.2
12/03/20	KGH	CONFER WITH A ROTMAN AND REVIEW CONFIRMATION WITNESS LIST INFORMATION	0.4
12/03/20	KGH	UPDATE EMAILS TO K&E RE: UCC POSITION ON RELEASE/BUYBACK	0.2
12/03/20	KGH	EMAILS AND T/C WITH K PASQUALE RE: RELEASE AND BUYBACK CLAIM OBJECTION RESOLUTION	0.3
12/03/20	RR	COMMUNICATE AND TELEPHONE CALL WITH G. BRESSLER (COUNSEL FOR SURETY) REGARDING WITNESS LIST DEADLINE FOR CONFIRMATION HEARING	0.3
12/03/20	RR	REVIEW DRAFT PRELIMINARY WITNESS LIST FOR CONFIRMATION HEARING AND CONFIRMATION SCHEDULING ORDER RELATED TO SAME (.5); COMMUNICATE WITH S. GERALD	1.5

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 67 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		REGARDING DRAFT WITNESS LIST (.3); COMMUNICATE WITH K&E REGARDING ISSUES RELATED TO DRAFT WITNESS LIST (.2); ADDRESS ISSUES RELATED TO CONFIRMATION HEARING WITNESS LIST AND SERVE WITNESS LIST (.5)	
12/04/20	SBG	EMAILS WITH RICHMARK COUNSEL AND K&E RE FOLLOW UP RE PLAN	0.1
12/04/20	SBG	REVIEW, FINALIZE AND SERVE NOTICES OF DEPOSITION ON GM, PR AND UCC	0.7
12/04/20	SBG	WORK ON WITH R.RILEY RE DECLARATIONS FOR CONFIRMATION AND SERVICE THEREOF	1.2
12/04/20	CL	CONFER WITH R. RILEY RE PLAN SUPPLEMENT (.3); PREPARE AND FILE PLAN SUPPLEMENT (.7).	1.0
12/04/20	SBG	WORK WITH TEAM ON FINALIZING PLAN SUPPLEMENT	0.8
12/04/20	SBG	EMAILS WITH TEAM RE DISCOVERY ISSUES	0.5
12/04/20	KGH	ATTEND TO DEPOSITION NOTICES AND CORRESPONDENCE RE: SAME	0.5
12/04/20	RR	REVIEW AND ADDRESS ISSUES RELATED TO NOTICES OF DEPOSITIONS BEING SERVED ON MIDSTREAMS COUNSEL AND COMMITTEE COUNSEL AND COMMUNICATE WITH G. JONES (K&E) AND S. GERALD REGARDING SAME	0.4
12/04/20	RR	REVIEW AND ADDRESS ISSUES REGARDING DEBTORS' EXPERT REPORTS BY JAMES GRADY, BEN JACKSON AND KEVIN VOELTE AND SUPPORTING DOCUMENTATION AND SERVE REPORTS AND SUPPORTING DOCUMENTATION ON MIDSTREAMS COUNSEL AND COMMITTEE COUNSEL AND ADDRESS SERVICE ISSUES RAISED BY CERTAIN RECIPIENTS	5.2
12/04/20	RR	COMMUNICATE WITH C. LANO AND N. ADZIMA	0.9

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 68 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		REGARDING FORMAT FOR PLAN SUPPLEMENT (.1); REVIEW AND ADDRESS PLAN SUPPLEMENT AND RELATED ISSUES AND COMMUNICATE WITH N. ADZIMA (K&E), S. GERALD AND C. LANO REGARDING COORDINATING FILING OF SAME (.8)	
12/04/20	RR	REVIEW OUTSTANDING ISSUES RELATED TO PLAN AND PLAN DISCOVERY	0.7
12/04/20	RR	REVIEW NOTICES OF DEPOSITION SERVED BY MIDSTREAM COMPANIES AND COMMITTEE	0.3
12/04/20	RR	REVIEW AND ADDRESS E-MAILS FROM K&E TEAM REGARDING PLAN DISCOVERY ISSUES AND MEET AND CONFERS	0.5
12/05/20	ΜΑ	REV XOG EXPERT REPORTS ON ESTIMATION AND VALUATION (.5) REV PLAN SUPPLEMENT (.8) EMAILS F /T K H, RR , PLAN SUPPLEMENT AND BUY BACK CLAIMS (.3) EMAILS F RR RE EXPERT REPORTS (.1) EMAILS F RR,A ROTMAN AND A WEINHOUSE RE ELEVATION CONFIRMATION OBJECTIONS (.1)	1.8
12/05/20	SBG	CALL WITH R.RILEY RE STATUS OF PLAN AND DISCOVERY ISSUES	0.5
12/05/20	SBG	EMAILS WITH TEAM RE RESERVED CLAIMS	0.2
12/05/20	SBG	EMAIL WITH COUNSEL FOR RICHMARK RE DEADLINE TO OBJECT TO ASSUMPTION (.1); REVIEW PLAN SUPPLEMENT AND VOTING PROCEDURES RE SAME (.3); EMAILS WITH N.ADZIMA (K&E) RE SAME (.1)	0.5
12/05/20	KGH	REVIEW PLAN DISCOVERY MATERIAL SERVED	1.2
12/05/20	KGH	ATTEND DISCOVERY CALL WITH PLATTE RIVER, GRAND MESA, UCC, DEBTORS, AND OTHERS TO ESTABLISH DISCOVERY SCHEDULE	0.8
12/05/20	RR	COMMUNICATE WITH S. GERALD REGARDING	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 69 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		OUTCOME OF TELEPHONIC MEET AND CONFER	
12/05/20	RR	ATTEND TELEPHONIC MEET AND CONFER WITH MIDSTREAM COUNSEL REGARDING PLAN CONFIRMATION AND CLAIMS ESTIMATION DISCOVERY	0.7
12/06/20	KGH	REVIEW MULTIPLE EMAILS AND DEPOSITION TOPICS FOR PREP FOR DISCOVERY CONFERENCE	0.6
12/06/20	KGH	T/C FROM C MILLER RE: PLATTE RIVER ASSESSMENT OF BUYBACK CLAIM AND FOLLOW UP STATUS EMAIL TO A ROTMAN IN ADVANCE OF DISCOVERY CALL	0.4
12/06/20	KGH	CALL WITH PLAN OBJECTORS RE: DISCOVERY MEET AND CONFER	1.1
12/06/20	RR	ATTEND FURTHER MEET AND CONFER WITH COUNSEL FOR MIDSTREAM PARTIES REGARDING PLAN CONFIRMATION DISCOVERY AND CLAIMS ESTIMATION DISCOVERY	1.2
12/06/20	RR	FOLLOW UP CALL WITH K. HROBLAK REGARDING PLAN CONFIRMATION DISCOVERY AND ELEVATION ISSUES	0.3
12/06/20	RR	FOLLOW UP COMMUNICATION WITH S. GERALD REGARDING DISCOVERY RELATED TO PLAN CONFIRMATION AND CLAIMS ESTIMATION	0.5
12/07/20	SBG	EMAIL FROM K.HROBLAK RE PLAN ISSUES	0.1
12/07/20	SBG	REVIEW SEC OBJECTION TO PLAN	0.2
12/07/20	SBG	REVIEW NOTICES OF SERVICE FOR DEPOSITION NOTICES RELATED TO CONFIRMATION AND ESTIMATION; CONFER WITH C.LANO RE NECESSARY CHANGES	0.2
12/07/20	MA	EMAILS F T FOYE, A WEINHOUSE RE PLAN OBJECTION RE ROYALTY CLAIM TREATMENT (.1) EMAIL F A HORNISHER, A WEINHOUSE RE	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 70 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		SEITEL EXECUTORY CONTRACT AND PLAN SUPP TREATMENT (.1)	
12/07/20	RR	TELEPHONE CALL WITH J. WISLER (COUNSEL FOR CIGNA) REGARDING TREATMENT OF CIGNA CONTRACT SUNDER PLAN (.2); REVIEW AND ANALYZE PLAN TREATMENT OF CONTRACT AND ISSUES RAISED BY COUNSEL FOR CIGNA AND COMMUNICATE TO K&E REGARDING SAME (1.2)	1.4
12/07/20	RR	REVIEW COMMUNICATION FROM C. KUNZ REGARDING CURE AMOUNTS AND CURE OBJECTION AND COMMUNICATE TO N. ADZIMA REGARDING SAME	0.2
12/07/20	KGH	REVIEW EMAILS FROM A ROTMAN AND SUPPORTING SCHEDULES RE: DEPO PREP AND COVERAGE	0.2
12/07/20	KGH	PLAN OBJECTION REVIEW	0.4
12/07/20	KGH	MULTIPLE CORRESPONDENCE RE: LITIGATION SCHEDULE FOR CONFIRMATION	0.3
12/07/20	KGH	CORRESPOND WITH AW RE: PLAN REVISIONS	0.2
12/08/20	SBG	EMAILS WITH S.BRIEFEL (K&E) RE PROPOSED LANGUAGE TO PLAN TO ADDRESS EPA OBJECTION	0.1
12/08/20	MA	EMAILS F S BRIEFEL, E SLIGHTS RE GOVERNMENT PLAN CONCERNS (.1) MULTI EMAILS F T FOYE, S BRIEFEL AND AW RE ROYALTY PLAN ISSUE AND MEANS TO RESOLVE (.1)	0.2
12/08/20	SBG	VARIOUS EMAILS RE SCHEDULING OF DEPOSITIONS RE CONFIRMATION	0.2
12/08/20	SBG	EMAILS WITH A.LEONARD (K&E) RE DEPOSITION SCHEDULE FOR CONFIRMATION; CONFER WITH R.RILEY RE SAME	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 71 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/08/20	KGH	CALL RE: PLAN DISCOVERY PLANNING AND STRATEGY WITH K&E	0.7
12/08/20	KGH	REVIEW RESEARCH ON CAUSE OF ACTION CARVE OUTS	0.3
12/08/20	KGH	CALL WITH SBG AND MA RE: PLAN EXCLUSION LANGUAGE AND EMAIL TO AW RE: SAME	0.4
12/08/20	KGH	REVIEW CORRESPONDENCE ON PLAN DISCOVERY AND RELATED DOCUMENTS ATTACHED	0.2
12/08/20	RR	REVIEW COMMUNICATIONS WITH DOJ REGARDING PROPOSED PLAN LANGUAGE ADDRESSING EPA CONCERNS	0.2
12/08/20	RR	REVIEW COMMUNICATIONS WITH REGAL PETROLEUM REGARDING PROPOSED PLAN LANGUAGE TO RESOLVE POTENTIAL PLAN OBJECTION	0.2
12/08/20	RR	REVIEW COMMUNICATION REGARDING REJECTION OF SEITEL CONTRACT AND SEITEL'S REQUEST FOR PLAN LANGUAGE	0.1
12/08/20	RR	REVIEW UPDATED PLAN CONFIRMATION DEPOSITION SCHEDULE AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.2
12/09/20	MA	MULTIPLE EMAILS F S BRIEFEL, TFOYE RE SUSPENSE ACCOUNT ROYALTIES TREATMENT AND PROPOSED PLAN RESERVATION (.2) REV XOG SUR REPLY RE MOTION TO COMPEL ABANDONMENT (.2)	0.4
12/09/20	KGH	PLAN DISCOVERY EMAILS	0.3
12/09/20	RR	REVIEW COMMUNICATIONS REGARDING BISON OIL PLAN OBJECTION/CURE OBJECTION	0.2
12/09/20	RR	REVIEW COMMUNICATION FROM COMMITTEE COUNSEL REGARDING INQUIRY FROM BALL	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 72 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		MORSE LOWE REGARDING PLAN	
12/09/20	RR	REVIEW COMMUNICATIONS REGARDING ROYAL PETROLEUM COMMENTS/OBJECTIONS TO PLAN	0.1
12/09/20	RR	REVIEW COMMUNICATIONS REGARDING PROPOSED ASSUMPTION OF PLATTE RIVER ACT AGREEMENT UNDER PLAN	0.1
12/09/20	RR	REVIEW COMMUNICATIONS REGARDING RESOLUTION OF SEITEL PLAN OBJECTION	0.1
12/10/20	SBG	EMAILS WITH S.BRIEFEL (K&E) RE DOJ OBJECTION TO PLAN	0.1
12/10/20	SBG	REVIEW UPDATED DEPOSITION NOTICES AND EMAILS RE DATE/TIME OF DEPOSITIONS	0.2
12/10/20	SBG	EMAILS WITH K&E RE STATUS OF DEPOSITIONS RE CONFIRMATION/ESTIMATION; (.3); CONFER WITH R.RILEY RE SAME (.2)	0.5
12/10/20	SBG	EMAILS WITH PR COUNSEL RE EXTENSION OF TIME TO OBJECT TO PLAN; EMAILS WITH KE RE SAME	0.2
12/10/20	SBG	FURTHER EMAILS RE SCHEDULING OF DEPOSITIONS RE CONFIRMATION AND ESTIMATION	0.1
12/10/20	SBG	REVIEW UST OBJECTION TO PLAN (.4); CONFER WITH R.RILEY RE SAME (.1)	0.5
12/10/20	SBG	EMAILS WITH WTP TEAM RE PREVIEW OF UST OBJECTIONS TO PLAN	0.1
12/10/20	SBG	EMAILS RE TGS PLAN OBJECTION	0.1
12/10/20	SBG	EMAILS WITH NOBEL ENERGY AND N.ADZIMA (K&E) RE EXTENSION OF TIME TO OBJECT TO CURE	0.1
12/10/20	SBG	REVIEW CIGNA OBJECTION TO PLAN	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 73 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/10/20	KGH	CALL WITH K&E RE: PLAN DISCOVERY MATTERS, SCHEDULING, AND DISPUTES	0.4
12/10/20	KGH	REVIEW DRAFT CONFIRMATION ORDER LANGUAGE FROM K&E AND PROVIDE RESPONSE	0.4
12/10/20	MA	REV CIGNA PLAN OBJECTION (.1) EMAILS F/T SG RE UST OBJECTION, EMAILS F E SLIGHTS, S BRIEFEL RE DEPT OF THE INTERIOR OBJECTION (.1) DOWNLOAD PLAN OBJECTIONS (.1)	0.3
12/10/20	SBG	CALLS AND EMAILS FROM COUNSEL FOR RICHMARK RE PLAN ISSUES/OBJECTIONS (.2); CALLS/EMAILS WITH N.ADZIMA (K&E) RE SAME (.2)	0.4
12/10/20	SBG	REVIEW AND FINALIZE NOTICE RE STIPULATED FACTS, EXHIBITS LIST AND WITNESS LIST; EMAILS WITH OPPOSING COUNSEL RE SAME	0.2
12/10/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS FROM PLATTE RIVER'S COUNSEL REGARDING LACT AGREEMENT AND EXTENSION OF PLAN OBJECTION DEADLINE	0.1
12/10/20	RR	COMMUNICATE TO G. JONES (K&E) REGARDING DON ROBINSON DEPOSITION	0.1
12/10/20	RR	REVIEW UST'S FILED PLAN OBJECTIONS	0.3
12/10/20	RR	REVIEW AND ADDRESS COMMUNICATIONS FROM K&E REGARDING OBJECTIONS AND RESPONSES TO GM'S NOTICE OF DEPOSITION AND SERVICE OF SAME ON COUNSEL FOR GM	0.5
12/10/20	RR	PREPARE FOR BEN ROBINSON DEPOSITION	0.6
12/10/20	RR	COMMUNICATE WITH WTP TEAM REGARDING UST'S PLAN OBJECTIONS	0.1
12/10/20	RR	TELEPHONE CALL WITH COUNSEL FOR UTILITY REGARDING POTENTIAL OBJECTIONS TO PLAN	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 74 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/10/20	RR	REVIEW CIGNA PLAN OBJECTION	0.2
12/10/20	RR	REVIEW COMMUNICATIONS REGARDING DOI'S PLAN OBJECTION	0.1
12/10/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR NOBLE ENERGY REGARDING EXTENSION OF DEADLINE TO OBJECT TO CONTRACT ASSUMPTION	0.1
12/11/20	KGH	CALL WITH WTP TEAM TO DISCUSS UST OBJECTION AND NEED FOR A ROBERTSON CONFIRMATION DECLARATION	0.7
12/11/20	KGH	REVIEW UST OBJECTION TO PLAN	0.4
12/11/20	KGH	DRAFT CONFIRMATION DECLARATION FOR A ROBERTSON	1.7
12/11/20	KGH	CALL WITH SBG RE: TOPIC OF MATT OWENS DEPOSITION	0.1
12/11/20	KGH	REVIEW CONFIRMATION DECLARATION OF OWENS	0.5
12/11/20	ΜΑ	EMAILS F RR, N ADZINA, M MINUTI RE DGS AGREEMENT AND PLAN ISSUES (.1) BEGIN REV OF UST PLAN OBJECTION (.2) REV PLAN RELEASES (.2) TC WITH KH, SG, RR RE BUYBACK AND RELEASE ISSUES, PLAN ISSUES, AND TASKS (.7) EMAIL F S BRIEFEL, REV EDITS TO ROYALTY RESOLUTION TEXT (.1) EMAILS F T FOYE, AW RE ROYALTY PLAN ISSUE OBJECTION DEADLINE, EMAILS F B SCOTT, AW RE BALLOTING ISSUE (.1) REV RICHMARK PLAN OBJECTION (.1) REV COLORADO INTERSTATE GAS OPT OUT ELECTION, EMAILS TO KH, SG AND RR (.1) REV FERC PLAN OBJECTION (.1) REV DCP PLAN OBJECTION (.1) REV AMC FUND OBJECTION RE RELEASES (.1) REV GEOPHYSICAL OBJ (.1) REV CARLSON PLAN OBJ (.1) REV BISON CURE OBJ (.1)	2.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 75 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/11/20	SBG	REVIEW VARIOUS OBJECTIONS TO CURE	0.3
12/11/20	SBG	REVIEW FERC OBJECTION TO PLAN	0.1
12/11/20	SBG	EMAILS WITH COUNSEL FOR GEOPHYSICAL PURSUIT AND A.WEINHOUSE RE BALLOT	0.1
12/11/20	SBG	CALL WITH K.YOUNG RE OWENS DEPOSITION	0.2
12/11/20	SBG	ATTEND DEPOSITION OF MATT OWENS	6.8
12/11/20	SBG	CALL WITH K.HROBLAK, M.ABRAMS, AND R.RILEY RE UST OBJECTION TO PLAN AND RELATED ISSUES	0.8
12/11/20	RR	TELEPHONE CONFERENCE WITH WTP TEAM REGARDING OUTSTANDING PLAN ISSUES AND UST OBJECTION TO PLAN	0.7
12/11/20	RR	ATTEND EXPERT DEPOSITION OF DON ROBINSON	2.4
12/11/20	RR	TELEPHONE CALLS (2X) WITH C. MILLER (COUNSEL FOR PLATTE RIVER) REGARDING REQUEST FOR EXTENSION OF TIME TO SUBMIT PLAN CONFIRMATION EXPERT REPORT	0.3
12/11/20	CL	UPDATE DEPOSITIONS DATES AND DIAL-IN CONFIRMATIONS.	0.4
12/11/20	SBG	REVIEW CIG NOTICE TO OPT OUT OF RELEASE	0.1
12/12/20	KGH	REVIEW ADDITIONAL EDITS FROM SGB AND RR RE: CONFIRMATION DECLARATION AND INCORPORATE	0.4
12/12/20	KGH	REVIEW M OWENS DEPOSITION TRANSCRIPT	0.6
12/12/20	SBG	CONFER WITH K.HROBLAK RE PLAN ISSUES	0.2
12/12/20	SBG	REVIEW DRAFT ROBERTSON DECLARATION IN SUPPORT OF CONFIRMATION; REVIEW M.ABRAMS COMMENTS (1.9); REVISE/COMMENT	2.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 76 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		ON SAME AND EMAILS WITH TEAM RE SAME (.3)	
12/12/20	RR	ATTEND DEPOSITION OF PLATTE RIVER CLAIM ESTIMATION WITNESS ROGAN MCGILLIS	4.6
12/12/20	RR	FURTHER REVIEW AND COMMENT ON DRAFT ROBINSON DECLARATION (.2); COMMUNICATED WITH S. GERALD REGARDING SAME (.2)	0.4
12/12/20	RR	REVIEW AND COMMENT ON DRAFT ROBERTSON DECLARATION REGARDING BUYBACK RELEASE (.1); COMMUNICATE WITH S. GERALD REGARDING SAME (.1)	0.2
12/12/20	KGH	REVIEW M ABRAMS COMMENTS ON CONFIRMATION DECLARATION (.2); EDIT DECLARATION (.5)	0.7
12/13/20	RR	REVIEW PLAN CONFIRMATION DEPOSITION SCHEDULE AND STATUS OF PLAN CONFIRMATION DISCOVERY	0.7
12/13/20	MA	EMAILS F RR AND AW RE UPDATE ON SETTLEMENT DISCUSSIONS.	0.1
12/14/20	SBG	REVIEW COMMITTEE ROR RE CONFIRMATION	0.2
12/14/20	MA	REV MIDWEST TRUST AND REGAL CONFIRMATION OBJECTIONS (.3) EMAILS F/T K H RE BUYBACK PLAN ISSUES (.2)	0.5
12/14/20	SBG	EMAILS RE TUESDAY DEPOSITIONS	0.2
12/14/20	SBG	REVIEW REGAL PETRO OBJECTION TO CONFIRMATION	0.2
12/14/20	SBG	REVIEW MIDWEST TRUST OBJECTION TO CONFIRMATION	0.3
12/14/20	SBG	ATTEND DEPOSITION OF JIM GRADY	0.8
12/14/20	KGH	EMAIL CORRESPONDENCE WITH ASW RE: PLAN TERMS AND REVISIONS	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 77 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/14/20	KGH	FINALIZE ROBERTSON DECLARATION AND FORWARD TO AR FOR REVIEW	0.4
12/14/20	RR	PREPARE FOR AND ATTEND DEPOSITION OF DEBTORS' EXPERT BEN JACKSON	9.9
12/15/20	MA	MULTIPLE EMAILS F/T K H RE BUYBACK AND PLAN ISSUES (.5) REV 4 TH AMENDED PLAN (.3) REV EMAILS RE BUYBACK (.2) TC WITH KH, AW RE BUYBACK RESOLUTION OPTIONS RE INSURANCE ISSUES (.4) FOLLOW UP CALL WITH KH RE SAME (.5) REV ELEVATION RESERVATION OF RIGHTS RE CONFIRMATION (.2) REV DEPARTMENT OF INTERIOR OBJ (.2) REV BUY BACK PLAN MODIFICATIONS, TF K R RE SAME (.5) REV FURTHER PLAN REVISIONS, PROVIDE COMMENTS TO KH, TF KH RE SAME (.4) TC WITH JOE TOBIAS, C LOYACK, KH,RE TAX ISSUE RE BUY BACK RECOVERIES (.2) REV AMENDED RICHMARK OBJECTION (.1) MULTIPLE EMAILS F/T RR SG RE VOTE CHANGE , REV SOLICITATION PROCEDURES AND CODE (.2) REV PLATTE CONF OBJ (.2)	3.9
12/15/20	SBG	EMAILS WITH A.WEINHOUSE RE ANTICIPATED FILING OF SUPPLEMENTAL PLAN SUPPLEMENT	0.1
12/15/20	SBG	EMAILS WITH N.ADZIMA RE CHANGING VOTES AFTER DEADLINE (.1); EMAILS WITH R.RILEY AND M.ABRAMS RE SAME (.1); RESEARCH ISSUE (.3); REVIEW SOLICITATION PROCEDURES RE SAME (.2)	0.7
12/15/20	SBG	REVIEW RICHMARK AMENDED OBJECTION TO PLAN	0.1
12/15/20	SBG	ATTEND BAXTER DEPOSITION	3.8
12/15/20	SBG	UPDATE R.RILEY RE CALL WITH A.ROTMAN AND K.YOUNG RE BAXTER	0.1
12/15/20	SBG	EMAIL WITH A.LEONARD RE SEALED	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 78 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		OBJECTIONS TO PLAN	
12/15/20	SBG	REVIEW PLATTE RIVER OBJECTION TO PLAN	0.4
12/15/20	SBG	EMAILS WITH GM COUNSEL RE SHARING WITH COMMITTEE ON PEO BASIS	0.1
12/15/20	SBG	CALL WITH A.ROTMAN AND K.YOUNG RE ISSUES RE BAXTER DEPOSITION	0.3
12/15/20	SBG	EMAILS WITH COUNSEL FOR BROOMFIELD RE OBJECTION TO ASSUMPTION/CURE (.2); EMAILS WITH K&E TEAM RE SAME (.1)	0.3
12/15/20	SBG	REVIEW ELEVATION RESERVATION OF RIGHTS RE CONFIRMATION	0.1
12/15/20	SBG	REVIEW DEPT OF INTERIOR OBJECTION TO PLAN	0.2
12/15/20	SBG	REVIEW GRAND MESA OBJECTION TO PLAN	0.4
12/15/20	MA	EMAILS T/F K H RE CALL AND AW DRAFT RE BUYBACK CLAIM TREATMENT	0.1
12/15/20	RR	COMMUNICATE WITH S. GERALD REGARDING CONTINUING CONTRACT ASSUMPTION/CURE OBJECTION TO FUTURE HEARING AFTER CONFIRMATION HEARING	0.1
12/15/20	RR	REVIEW SEALED OBJECTION OF GRAND MESA TO PLAN OF REORGANIZATION	0.3
12/15/20	RR	REVIEW SEALED PLATTE RIVER OBJECTION TO PLAN OF REORGANIZATION	0.4
12/15/20	RR	ATTEND EXPERT DEPOSITION OF WAYMAN GORE (PLATTE RIVER EXPERT)	5.0
12/15/20	RR	REVIEW COMMUNICATION FROM N. ADZIMA (K&E) REGARDING POTENTIAL REVISED VOTING REPORT (.1); REVIEW SOLICITATION PROCEDURES ORDER AND REGARDING REQUIREMENTS FOR REVISED VOTING REPORT	0.9

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 79 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		(.4); COMMUNICATE WITH S. GERALD AND M. ABRAMS REGARDING SAME (.2); COMMUNICATE TO N. ADZIMA REGARDING SAME (.2)	
12/15/20	RR	REVIEW COMMUNICATIONS FROM COUNSEL FOR CITY OF BROOMFIELD REGARDING FILED CURE OBJECTION (.1); REVIEW FILED CURE OBJECTION (.3)	0.4
12/15/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR MIDWEST TRUST AND OTHER ROYALTY OWNERS REGARDING FILED PLAN OBJECTION (.1); REVIEW FILED PLAN OBJECTION (.3)	0.4
12/15/20	KGH	REVIEW EDITS FROM AW TO BUYBACK CLAIM RELATED SECTION AND DRAFT ADDITIONAL LANGUAGE	1.2
12/15/20	KGH	DRAFT PLAN INSERTS AND PROVISIONS RELATED TO ASSIGNMENT OF BUYBACK CLAIMS; INCLUDING RESEARCH ON GRANTOR LIQUIDATING TRUSTS	2.2
12/15/20	KGH	CALLS WITH MA RE: ASSIGNMENT CONCEPT FOR CLAIMS	1.1
12/15/20	KGH	CALL WITH KIRKLAND JOE TOBIAS	0.2
12/15/20	KGH	CALL WITH AW TO ADDRESS ASSIGNMENT	0.5
12/16/20	MA	EMAILS F/T KH RE BUYBACK CLAIMS PLAN TREATMENT ISSUES (.2) REV FINAL ROBERTSON DECLARATION (.2) EMAILS F KH, AW RE SAME AND BUYBACK REVISIONS, EMAILS RE CONFIRMATION HEARING ISSUES (.1) TF KH RE PLAN REVISIONS (.1) REV ADDITIONAL PLAN REVISIONS, EMAILS F/T KH (.2) EMAILS F RR, SG AND D GADSON RE CHAMBER CONFERENCE ADJOURNMENT (.1) REV WSFS STATEMENT IN SUPPORT (.1) REV VOTING REPORT (.1)	1.1
12/16/20	SBG	REVIEW AND REVISE MOTION TO EXCEED PAGE LIMIT RE CONFIRMATION BRIEF (.3); RESEARCH	0.7

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 80 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		WHETHER NEED TO SHORTEN TIME RE SAME (.2); CONFER WITH R.RILEY RE SAME (.1); EMAILS WITH N.ADZIMA (K&E) RE SAME (.1)	
12/16/20	SBG	CALL WITH K.HROBLAK AND R.RILEY RE ISSUES RE BAXTER DEPOSITION AND DISCUSSION WITH K&E RE SAME	0.3
12/16/20	SBG	EMAILS WITH C.MILLER RE TIMING OF FILNG OF AMENDED PLAN SUPPLEMENT	0.1
12/16/20	SBG	EMAILS FROM COUNSEL FOR KERR-MCGEE OIL RE ASSUMPTION LIST	0.1
12/16/20	SBG	EMAILS RE GEOPHYSICAL OBJECTION TO CURE; CONFER WITH R.RILEY RE SAME	0.1
12/16/20	SBG	EMAILS WITH R.RILEY AND N.ADZIMA (K&E) RE REVISED VOTING REPORT	0.1
12/16/20	SBG	EMAILS RE O'HARA REBUTTAL REPORT	0.1
12/16/20	SBG	REVIEW PR RESPONSE TO ESTIMATION	0.3
12/16/20	SBG	REVIEW WILMINGTON TRUST SUPPORT RE PLAN CONFIRMATION	0.2
12/16/20	SBG	EMAILS RE VOTING TABULATION; COORDINATE FILING	0.2
12/16/20	SBG	EMAILS WITH K.HROBLAK AND A.WEINHOUSE (K&E) RE PLAN LANGUAGE RE TRUST	0.1
12/16/20	SBG	REVIEW PR PROPOSED REDACTIONS TO OBJECTION TO CONFIRMATION AND OBJECTION TO LACT AGREEMENT ASSUMPTION; EMAILS WITH K.YOUNG (K&E) RE SAME	0.2
12/16/20	SBG	EMAILS WITH C.MILLER RE LOGISTICS OF HEARING; CONFER WITH R.RILEY RE SAME	0.1
12/16/20	SBG	REVIEW COMMITTEE REPLY TO UST PLAN OBJECTION	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 81 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/16/20	SBG	REVIEW RMM RESPONSE TO ESTIMATION MOTION	0.2
12/16/20	CL	PREPARE AND FILE J. MILLER DECLARATION IN SUPPORT OF THIRD AMENDED JOINT PLAN.	0.3
12/16/20	RR	PREPARE FOR CONFIRMATION HEARING INCLUDING REVIEW STATUS OF PLAN OBJECTIONS AND REVIEW AND ADDRESS WITNESS AND EXHIBITS FOR HEARING	3.3
12/16/20	RR	REVIEW COMMUNICATION FROM N. ADZIMA REGARDING VOTING DECLARATION FOR FILING	0.1
12/16/20	RR	COMMUNICATE WITH A. WEINHOUSE AND N. ADZIMA REGARDING ADJOURNMENT OF PLATTE RIVER ASSUMPTION OBJECTION RELATED TO PLAN	0.2
12/16/20	RR	REVIEW WSFS STATEMENT IN SUPPORT OF PLAN CONFIRMATION	0.1
12/16/20	RR	REVIEW PLATTE RIVER'S SEALED RESPONSE TO MOTION TO ESTIMATE REJECTION CLAIMS	0.6
12/16/20	KGH	CALL FROM SBG RE: PLAN LITIGATION MATTER	0.3
12/16/20	KGH	CONFER WITH K&E TEAM (NICK AND ROSS) AND A ROBERTSON RE: CONFIRMATION DECLARATION AND PROPOSED PLAN REVISIONS	0.2
12/16/20	KGH	TRIAL PREP CALL FOR CONFIRMATION WITH K&E TEAM	0.8
12/16/20	KGH	FURTHER ASSESS PLAN STRUCTURE AND BENEFITS FOR CLAIMS	0.5
12/17/20	SBG	COORDINATE PREP FOR CONFIRMATION	0.5
12/17/20	MA	REV AMENDED PLAN SUPPLEMENT (.4) EMAILS F KH, AW RE TAX ISSUES AND BUYBACK REVISIONS (.1) EMAILS F/T K H, AW RE TAX ISSUES (.1) TF K&E TAX INCLUDING JOE TOBIAS,	1.0

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 82 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		MARK DUNDON ,KH RE TAX ISSUE RE BUY BACK CLAIM TREATMENT (.3) EMAILS F KH, AW RE BUY BACK TREATMENT (.1)	
12/17/20	SBG	EMAILS WITH K.HROBLAK, M.ABRAMS AND A.WEINHOUSE (K&E) RE PLAN CHANGES RE TRUST	0.2
12/17/20	SBG	REVIEW DEBTORS' EXHIBIT AND WITNESS LIST AND EMAILS RE FILING OF SAME	0.2
12/17/20	SBG	REVIEW WITNESS AND EXHIBIT LISTS FILED BY OTHER PARTIES (.2); COORDINATE WITH KIRKLAND RE SAME (.1)	0.3
12/17/20	SBG	ATTEND O'HARA DEPOSISTION	2.2
12/17/20	SBG	EMAILS WITH COUNSEL FOR BROOMFIELD AND N.ADZIMA (K&E) RE TIMING OF OBJECTION TO ASSUMPTION	0.1
12/17/20	SBG	REVIEW AMENDED PLAN SUPPLEMENT (.3); CONFER WITH N.ADZIMA RE SAME (.1); COORDINATE FILING (.1)	0.5
12/17/20	SBG	REVIEW GRAND MESA OBJECTION TO ESTIMATION	0.3
12/17/20	SBG	EMAIL RE REDACTED VERSION OF PR OBJECTION TO ESTIMATION	0.1
12/17/20	SBG	EMAILS FILINGS TO A.LEONARD	0.1
12/17/20	RR	COMMUNICATE TO A. LEONARD REGARDING WITNESS LISTS	0.1
12/17/20	RR	REVIEW AND ADDRESS ISSUES REGARDING AMENDED PLAN SUPPLEMENT	0.3
12/17/20	RR	REVIEW COMMUNICATIONS REGARDING POTENTIAL PLAN AMENDMENTS AND PREVIEW FOR UST	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 83 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/17/20	RR	REVIEW AND ADDRESS ISSUES REGARDING DEBTORS' WITNESS AND EXHIBIT LIST FOR CONFIRMATION HEARING (.3); REVIEW WITNESS AND EXHIBIT LISTS FROM COMMITTEE AND MIDSTREAM PARTIES (.3)	0.6
12/17/20	KGH	CORRESPONDENCE WITH K PASQUALE RE: PLAN REVISIONS	0.2
12/17/20	KGH	COORDINATE WITH R RILEY AND M ABRAMS RE: PLAN DISCUSSIONS WITH UST	0.2
12/17/20	KGH	FOLLOW UP EMAILS RE: PLAN REVISIONS IN LIGHT OF TAX DISCUSSION	0.4
12/17/20	KGH	EMAIL CORRESPONDENCE WITH AW RE: PLAN REVISIONS	0.2
12/17/20	KGH	CONFER WITH K&E TAX TEAM ABOUT PLAN REVISIONS	0.3
12/17/20	CL	PREPARE AND FILE NOTICE OF AMENDED PLAN SUPPLEMENT.	0.7
12/18/20	SBG	WORK ON DIFFERTENT VERSIONS OF REDACTIONS FOR ESTIMATION REPLY DEPENDING ON RECIPIENT (1.3); EMAILS WITH COUNSEL RE SAME (.2); CONFER WITH K.YOUNG RE SAME (.2)	1.7
12/18/20	SBG	REVIEW AND COORDINATE FILING OF DECLARATIONS IN SUPPORT OF CONFIRMATION/ESTIMATION	0.3
12/18/20	SBG	REVIEW CONFIRMATION BRIEF AND COORDINATE FILING OF SAME	0.7
12/18/20	SBG	REVIEW REPLY IN SUPORT OF ESTIMATION AND COORDINATE FILING (.3); MANAGE EXHIBITS RE SAME (.2)	0.5
12/18/20	SBG	WORK ON MOTION TO SEAL/NOTICE OF PROPOSED REDACTED RE REPLY IN SUPPORT OF	0.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 84 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		ESTIMATION	
12/18/20	SBG	REVIEW AND COMMENT ON NOTICE OF CONFIRMATION ORDER; CONFER WITH R.RILEY RE SAME	0.2
12/18/20	SBG	REVIEW STATEMENT IN SUPPORT OF CONFIRMATION FILED BY AD HOC NOTEHOLDER GROUP	0.1
12/18/20	SBG	WORK ON ISSUES RE HEARING LOGISTICS FOR CONFIRMATION HEARING	1.2
12/18/20	SBG	EMAILS FROM PR COUNSEL RE PROPOSED REDACTIONS TO RESPONSE TO ESTIMATION MOTION	0.1
12/18/20	SBG	EMAILS WITH RMM COUNSEL AND K.YOUNG (K&E) RE RMM PROPOSED REDACTIONS RE OPPOSITION TO ESTIMATION MOTION	0.2
12/18/20	SBG	EMAILS WITH K&E RE COORDINATING PREP FOR CONFIRMATION HEARING/ DOCUMENT MANAGEMENT	0.4
12/18/20	SBG	EMAILS WITH K.YOUNG RE TIMING TO FILE REPLY AND MEMO IN SUPPORT OF CONFIRMATION; REVIEW EMAILS AND LITIGATION SCHEDULE RE SAME	0.2
12/18/20	SBG	WORK ON HEARING LOGISTICS FOR CONFIRMATION RE DOCUMENTS, TRANSCRIPTS	0.3
12/18/20	SBG	EMAILS WITH K&E TEAM AND K.HROBLAK RE STATUS OF DECLARATION RE BUYBACK CLAIMS	0.1
12/18/20	SBG	EMAILS WITH K&E AND K.HROBLAK RE PLAN LANGUAGE RE BUY-BACK CLAIMS	0.2
12/18/20	SBG	FOLLOW UP CALLS/EMAILS WITH RMM COUNSEL RE STATUS OF OBJECTION TO ESTIMATION	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 85 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/18/20	SBG	REVIEW MOTION TO EXCEED PAGE LIMITS ON CONFIRMATION BRIEF AND COORDINATE FILING OF SAME	0.2
12/18/20	KGH	UPDATE EMAIL TO SPECIAL COMMITTEE ON PLAN REVISIONS	0.2
12/18/20	ΜΑ	MULTI EMAILS F KH, AW RE BUYBACK PLAN REVISIONS AND DECLARATION USE (.1) EMAILS F RR, AW RE CHAMBERS CONFERENCE RE CONFIRMATION HEARING (.1) MULTIPLE EMAILS F SG, RR AND K&E TEAM RE CONFIRMATION, FERC, AND 365 ISSUES (.3) REV EXTRACTION CONFIRMATION BRIEF AND RESOLUTION CHART (1.3) REV VOLTE, OWENS, ADD GRADY CONFIRMATION DECLARATIONS (.9) REV AD HOC STATEMENT SUPPORT (.2)	2.9
12/18/20	SBG	REVIEW AND COORDINATE FILING OF PLAN	0.4
12/18/20	SBG	REVIEW DRAFT NOTICE OF BLACKLINE FOR PLAN	0.2
12/18/20	SBG	EMAILS WITH PR COUNSEL AND K&E TEAM RE HEARING LOGISTICS RE WITNESSES	0.2
12/18/20	SBG	REVIEW GM MOTION IN LIMINE	0.2
12/18/20	KGH	CALL WITH UST RE: PLAN REVISIONS	0.4
12/18/20	KGH	PREPARE FOR CALLS WITH UST AND UCC ON PLAN REVISIONS	0.5
12/18/20	KGH	CALL WITH UCC RE: PLAN REVISIONS	0.4
12/18/20	RR	ATTEND DEPOSITION OF BASSAM LATIF (MOELIS)	3.9
12/18/20	KGH	EMAILS RE: TRIAL PREP FOR CONFIRMATION AND A ROBERTSEN WITNESS STATUS	0.3
12/18/20	CL	PREPARE AND FILE M. OWENS DECLARATION IN SUPPORT OF PLAN (.4); PREPARE K. VOELTE	4.7

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 86 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		DECLARATION IN SUPPORT OF PLAN (.4); PREPARE AND FILE J. GRADY DECLARATION IN SUPPORT OF PLAN (.4); PREPARE AND FILE MEMORANDUM OF LAW IN SUPPORT OF PLAN (.4); PREPARE AND FILE MOTION TO EXCEED PAGE LIMIT (.5); PREPARE AND FILE CONFIRMATION ORDER (.6); PREPARE AND FILE FOURTH AMENDED PLAN (.7); PREPARE AND FILE NOTICE OF FILING OF BLACKLINE TO FOURTH AMENDED PLAN (.5); PREPARE AND FILE SEALED REPLY IN SUPPORT OF MOTION TO ESTIMATE (.6); CONFER WITH S. GERALD RE FILING STATUS OF SEALED REPLY (.1); PREPARE AND EMAIL M. ABRAMS FILED SEALED REPLY (.1)	
12/18/20	RR	TELEPHONE CALL WITH K. YOUNG (K&E) REGARDING PREPARATION FOR CONFIRMATION HEARING	0.4
12/18/20	RR	REVIEW MOTION TO ESTIMATE AND COMMUNICATE TO C. LANO REGARDING DELIVERY TO JUDGE SONTCHI	0.2
12/18/20	RR	REVIEW EXHIBITS AND DEPOSITION TRANSCRIPTS IN PREPARATION FOR 12/21 HEARING AND COMMUNICATE TO A. LEONARD(K&E) AND OTHERS AND K&E REGARDING SAME	1.0
12/18/20	KGH	PLAN CONFIRMATION PREPARATION CALL	0.8
12/18/20	RR	COMMUNICATE WITH S. GERALD REGARDING UPCOMING FILINGS AND PREPARATION FOR 12/21 CONFIRMATION HEARING	0.3
12/18/20	RR	COMMUNICATE WITH G. BRESSLER (SURETY COUNSEL) REGARDING UPDATE ON CONFIRMATION HEARING	0.1
12/18/20	RR	COMMUNICATE WITH S. GERALD REGARDING ESTIMATION AND CONFIRMATION OBJECTION	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 87 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		REPLIES AND CONFIRMATION BRIEF	
12/19/20	SBG	REVIEW GRAND MESA OBJECTION TO DEBTOR WITNESS AND EXHIBIT LIST; EMAILS WITH K&E RE SAME	0.2
12/19/20	SBG	REVIEW PLATTE RIVER OBJECTION TO WITNESS/EXHIBIT LIST; EMAILS WITH K&E RE SAME	0.2
12/19/20	SBG	EMAILS WITH COUNSEL FOR RMM RE STATUS OF OBJECTION TO ESTIMATION UPON 9019 APPROVAL	0.1
12/19/20	SBG	EMAILS WITH A.LEONARD (K&E) RE STATUS OF EXHIBITS	0.2
12/19/20	SBG	CALL WITH R.RILEY RE NECESSARY FILINGS	0.1
12/19/20	SBG	CALL WITH R.RILEY AND C.MILLER RE NGL SETTLEMENT AND HEARING LOGISTICS	0.2
12/19/20	SBG	REVIEW AND COORDINATE FILING OF OBJECTION TO PLATTE RIVER WITNESS AND EXHIBIT LIST	0.2
12/19/20	SBG	EMAILS RE STATUS OF EXHIBITS/ SUBMISSION FOR CHAMBERS	0.2
12/19/20	SBG	CONFER WITH C.LANO RE PREP FOR CONFIRMATION HEARING, STATUS OF EXHIBIT TRANSMITTAL	0.2
12/19/20	SBG	CONFER WITH K.YOUNG RE CONFIRMATION LOGISTICS, STATUS OF NGL SETTLEMENT DISCUSSIONS	0.3
12/19/20	SBG	CONFER WITH R.RILEY RE STATUS OF CONFIRMATION PREP/LOGISTICS	0.4
12/19/20	SBG	CALL WITH R. RILEY RE STATUS/HEARING LOGISTICS	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 88 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/19/20	SBG	EMAILS RE PROPOSED REDACTIONS RE REPLY IN SUPPORT OF ESTIMATION	0.1
12/19/20	SBG	CALL WITH R.RILEY RE STATUS OF NGL SETTLEMENT DISCUSSION AND HEARING LOGISTICS	0.2
12/19/20	SBG	CALL WITH K.YOUNG RE STATUS OF NGL AND STRATEGY	0.2
12/19/20	SBG	EMAILS WITH A.LEONARD (K&E) RE REQUEST FOR SEALED DOCUMENTS	0.1
12/19/20	SBG	REVIEW AND COORDINATE FILING OF AMENDED VOTING DECLARATION	0.1
12/19/20	SBG	EMAILS WITH K&E TEAM AND C.MILLER RE TIMING OF EFFECTIVE DATE OF PLAN	0.2
12/19/20	RR	TELEPHONE CALL WITH C. MILLER (PLATTE RIVER COUNSEL) AND S. GERALD REGARDING GRAND MESA SETTLEMENT AND DEBTORS' INTENTION TO REQUEST CONTINUANCE OF ESTIMATION MOTION	0.2
12/19/20	RR	REVIEW AND COMMENT ON DRAFT SECOND AMENDED AGENDA FOR 12/21 CONFIRMATION HEARING	0.5
12/19/20	RR	REVIEW COMMUNICATION FROM COUNSEL FOR ELEVATION REGARDING CONCERNS RELATED TO AMENDED PLAN (.1); REVIEW PROVISIONS OF AMENDED PLAN (.2)	0.3
12/19/20	RR	REVIEW OUTSTANDING MATTERS REGARDING OBJECTIONS TO PLAN CONFIRMATION HEARING	0.9
12/19/20	RR	COMMUNICATE TO K&E REGARDING NEED TO FILE AMENDED AGENDA FOR 12/21 CONFIRMATION HEARING (.1); REVIEW REVISED AMENDED AGENDA AND COORDINATE FILING OF SAME (.5)	0.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 89 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/19/20	RR	TELEPHONE CALL WITH KENNY YOUNG (K&E) AND S. GERALD REGARDING SETTLEMENT WITH GRAND MESA AND CONTINUANCE OF ESTIMATION MOTION	0.2
12/19/20	RR	REVIEW DOCKET AND OUTSTANDING ISSUES FOR UPCOMING CONFIRMATION HEARING	0.4
12/19/20	RR	REVIEW GRAND MESA AND PLATTE RIVER'S OBJECTION TO DEBTORS' WITNESSES AND COMMUNICATE TO K&E REGARDING SAME	0.2
12/19/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM C. MILLER (PLATTE RIVER COUNSEL) REGARDING EXPECTED EFFECTIVE DATE OF PLAN	0.2
12/19/20	RR	REVIEW AND ADDRESS CONFIRMATION HEARING EXHIBITS AND DEPOSITION TRANSCRIPTS FOR CONFIRMATION HEARING	1.3
12/19/20	MA	REV REDLINE VERSION OF 4TH AMENDED PLAN AND REV PROPOSED CONFIRMATION ORDER (.6) EMAILS F RR, SG, AND S SCHULTZ RE ELEVATION PLAN ISSUES (.1)	0.7
12/19/20	CL	PREPARE AND FILE AMENDED DECLARATION OF J. MILLER RE SOLICITATION AND VOTES.	0.4
12/20/20	RR	REVIEW PLATTE RIVER SUPPLEMENTAL EXHIBIT/WITNESS LIST FOR 12/21 CONFIRMATION HEARING	0.1
12/20/20	RR	REVIEW FIRST AMENDED WITNESS/EXHIBIT LIST FOR 12/21 HEARING (.1); COMMUNICATE WITH K. YOUNG AND S. GERALD REGARDING SAME (.2); COMMUNICATE WITH C. LANO AND S. GERALD REGARDING NEW EXHIBITS TO CHAMBERS (.2); COMMUNICATE TO C. MILLER (PLATTE RIVER) REGARDING AMENDED WITNESS/EXHIBIT LIST (.1)	0.6
12/20/20	RR	REVIEW FIFTH AMENDED PLAN AND REVISED	0.7

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 90 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		PROPOSED CONFIRMATION ORDER AND COMMUNICATE WITH C. LANO AND S. GERALD REGARDING COORDINATING FILING OF SAME	
12/20/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM A. LEONARD (K&E) REGARDING EXHIBITS REFERENCED IN VARIOUS DECLARATIONS SUPPORT OF CONFIRMATION AND COMMUNICATE WITH C. LANO REGARDING SAME	0.2
12/20/20	RR	COMMUNICATE WITH K. HROBLAK REGARDING NEED FOR AUDREY ROBERTSON TO ATTEND HEARING AND FILE TO FILE DECLARATION OF AUDREY ROBERTSON (.3); COORDINATE FILING OF DECLARATION (.2)	0.5
12/20/20	RR	REVIEW AND REVISE DRAFT NOTICE OF WITHDRAWAL OF MOTION TO ESTIMATE REJECTION DAMAGES CLAIM	0.4
12/20/20	RR	DRAFT NOTICES FOR FILING BLACKLINE OF FURTHER REVISED PLAN AND REVISED PROPOSED CONFIRMATION ORDER AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.5
12/20/20	RR	PREPARE FOR 12/21 PLAN CONFIRMATION HEARING INCLUDING ADDRESSING HEARING EXHIBITS, WITNESS DECLARATIONS AND SUPPORTING DOCUMENTS AND OTHER OUTSTANDING ISSUES FOR HEARING	4.2
12/20/20	RR	REVIEW OUTSTANDING ISSUES FOR 12/21 CONFIRMATION HEARING (.9); REVIEW AND ADDRESS COMMUNICATIONS FROM C. MILLER REGARDING COMMUNICATIONS WITH CHAMBERS RELATED TO 12/21 CONFIRMATION HEARING AND COMMUNICATE WITH S. GERALD AND K&E REGARDING SAME; (.8); TELEPHONE CALLS (2X) WITH C. MILLER (PLATTE RIVER) AND S. GERALD REGARDING 12/21	3.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 91 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		CONFIRMATION HEARING AND COMMUNICATIONS WITH CHAMBERS (.3); TELEPHONE CALLS (2X) WITH R. WERKHEISER REGARDING 12/21 CONFIRMATION HEARING SCHEDULING (.3); COMMUNICATE WITH COUNSEL REGARDING 12/21 CHAMBERS CONFERENCE (.2); TELEPHONE CALLS (2X) WITH A. WEINHOUSE AND S. GERALD REGARDING 12/21 CONFIRMATION HEARING (.2); REVIEW AND ADDRESS ITEMS TO ADDED TO AMENDED AGENDA (.4)	
12/20/20	SBG	EMAILS WITH C.MILLER AND R.RILEY RE DRAFT LANGUAGE TO CHAMBERS CLARIFYING CALL RE CONFIRMATION; EMAILS WITH K&E RE SAME	0.2
12/20/20	SBG	CALL WITH M.ABRAMS AND R.RILEY RE UPDATE OF DEVELOPMENTS RE CONFIRMATION	0.2
12/20/20	SBG	CALLS WITH C.MILLER RE COMMUNICATIONS WITH CHAMBERS	0.4
12/20/20	SBG	ADDRESS ISSUES RE CONFIRMATION HEARING LOGISTICS	0.5
12/20/20	SBG	CALL WITH K.YOUNG RE STATUS OF COMMUNICATION WITH CHAMBERS/C.MILLER	0.1
12/20/20	SBG	CALL WITH R.RILEY RE EMAILS WITH CHAMBERS/C. MILLER RE CONFIRMATION	0.4
12/20/20	SBG	EMAILS RE STATUS OF ROBERTSON DECLARATION	0.2
12/20/20	SBG	REVIEW JUDGE'S NOTES RE ESTIMATION (.1); EMAILS WITH TEAM RE SAME (.2)	0.3
12/20/20	SBG	REVIEW EXHIBITS CITED IN DECLARATIONS PER EMAILS WITH A.LEONARD (K&E)	0.2
12/20/20	SBG	REVIEW DRAFT NOTICE CHANGING TIME OF HEARING; CONFER WITH R.RILEY RE SAME	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 92 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/20/20	SBG	CONFER WITH K.HROBLAK RE CHANGES TO PLAN RE BUYBACK CLAIMS	0.2
12/20/20	SBG	REVIEW NOTICES OF REVISED PLAN AND REVISED CONFIRMATION ORDER	0.5
12/20/20	SBG	REVIEW AND COORDINATE FILING OF REVISED PLAN AND CONFIRMATION ORDER	1.7
12/20/20	SBG	PREPARE NOTICE OF WITHDRAWAL OF ESTIMATION MOTION (.2); REVIEW R.RILEY COMMENTS (.1); EMAILS WITH K&E TEAM RE SAME (.1)	0.4
12/20/20	SBG	REVIEW REVISED EXHIBIT LIST AND COORDINATE TRANSMITTAL OF DOCUMENTS	0.3
12/20/20	SBG	CALL WITH K.YOUNG RE LOGISTICS RE HEARING	0.3
12/20/20	CL	PREPARE AND FILE A. ROBERTSON DECLARATION IN SUPPORT OF FOURTH AMENDED PLAN	0.3
12/20/20	MA	REV GM 9019 PLEADINGS, EMAILS F SG, R FIELDER (.2) EMAILS F/T RR RE 4TH AMENDED PLAN (.1) REV AMENDED VOTE TABULATION (.1) TF SG AND RR (IN PART) RE SETTLEMENT/ ESTIMATION AND CONFIRMATION STATUS AND UPDATES (.2) EMAILS F C MILLER, RR AND AW RE SAME (.1) MULTI EMAILS F/T RR, SG RE C MILLER MISSTATEMENT RE TIMING OF ESTIMATION HEARING, COMMUNICATION TO COURT, AND CHAMBERS CONFERENCE (.2) EMAILS F/T KH RE BUYBACK REVISIONS TO PLAN, EMAILS F RR RE SAME (.1) EMAILS F KH, R FIELDER, AW, TF KH RE CLASS 3 ISSUE RE BUYBACK (.2) EMAILS F CHAMBERS, REV J SONTCHI ESTIMATION POINTS, EMAILS F A ROTMAN, K YOUNG, AND R R RE SAME (.2)	1.4
12/20/20	KGH	REVIEW FOURTH AMENDED PLAN ON FILE AND	0.4

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 93 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		EMAIL TEAM RE: REVISIONS	
12/20/20	KGH	REVIEW AND CORRESPOND WITH A ROTMAN RE: ROBERTSON DECLARATION	0.2
12/20/20	KGH	CALLS WITH A ROTMAN, A ROBERTSON, R RILEY AND NUMEROUS EMAILS RE: PREPARATION FOR CONFIRMATION HEARING WITH REVIEW OF PROPOSED FIFTH AMENDED PLAN AND EMAILS FROM UCC RE: LIQUIDATION TRUST	1.4
12/20/20	KGH	EMAILS RE: PLAN HEARING SCHEDULING AND ESTIMATION CONTINUANCE	0.4
12/21/20	KGH	REVIEW FIFTH AMENDED PLAN EDITS (1.0); REVIEW EMAILS CONCERNING SAME AND CONFER WITH M ABRAMS RE: CLASS 3 EXCLUSION FROM TRUST ALONG WITH CONFIRMATION PREP (.7)	1.7
12/21/20	RR	PREPARE FOR 12/21 AND 12/22 PLAN CONFIRMATION HEARINGS	0.8
12/21/20	RR	DRAFT NOTICE OF OUTSTANDING PLAN OBJECTIONS (.7); COMMUNICATE WITH K&E REGARDING SAME (.2) AND COMMUNICATE TO CHAMBERS REGARDING SAME (.1)	1.0
12/21/20	RR	REVIEW AND RESPOND TO COMMUNICATIONS FROM R. FIEDLER REGARDING OUTSTANDING MOTIONS TO SEAL VARIOUS FILINGS IN CONNECTION WITH CONFIRMATION HEARING	0.4
12/21/20	RR	REVIEW WSFS NOTICE OF SUBSEQUENT AUTHORITY IN SUPPORT OF PLAN	0.1
12/21/20	RR	REVIEW AND ADDRESS FURTHER AMENDED AGENDA FOR PLAN CONFIRMATION HEARING AND COMMUNICATE WITH C. LANO REGARDING FILING SAME	0.4
12/21/20	RR	REVIEW FURTHER REVISED PLAN AND	1.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 94 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		PROPOSED CONFIRMATION ORDER AND WORK WITH S. GERALD AND C. LANO REGARDING FINALIZING AND FILING FURTHER REVISED PLAN AND PROPOSED CONFIRMATION ORDER	
12/21/20	RR	REVIEW SECOND AMENDED PLAN SUPPLEMENT AND WORK WITH S. GERALD AND C. LANO REGARDING FINALIZING AND FILING SECOND AMENDED PLAN SUPPLEMENT	0.9
12/21/20	SBG	REVIEW, FINALIZE AND COORDINATE FILING OF PLAN SUPPLEMENT	0.9
12/21/20	CL	PREPARE AND FILE FIFTH AMENDED PLAN (.3); PREPARE AND FILE NOTICE OF BLACKLINE TO FIFTH AMENDED PLAN (.4); PREPARE AND FILE CONFIRMATION ORDER (.4); PREPARE NOTICE OF SIXTH AMENDED PLAN (.2); PREPARE NOTICE OF CONFIRMATION ORDER (.2)	1.5
12/21/20	SBG	EMAILS WITH K&E RE STATUS OF FILINGS OF REVISED PLAN DOCUMENTS	0.2
12/21/20	SBG	EMAILS WITH C.MILLER RE STATUS OF REVIEW OF PROPOSED REDACTIONS RE REPLY IN SUPPORT OF ESTIMATION	0.1
12/21/20	SBG	EMAILS WITH R.FIELDLER RE PR DEFICIENCY ON DOCKET	0.1
12/21/20	SBG	REVIEW NOTICES OF BLACKLINES FOR REVISED VERSIONS OF PLAN AND CONFIRMATION ORDER	0.2
12/21/20	SBG	EMAILS WITH PR COUNSEL AND K&E RE PROPOSED REDACTIONS TO OPPOSITION TO ESTIMATION MOTION	0.2
12/21/20	SBG	REVIEW, FINALIZE AND COORDINATE FILING OF REVISED PLAN AND CONFIRMATION ORDER	1.3
12/21/20	MA	EMAILS F/T K H RE REVOLVER CLASS 3 PLAN TREATMENT, REV PLAN (.2) REV PLAN FILINGS LAST NIGHT, INCLUDING 5TH AMENDED PLAN,	1.7

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 95 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
		REVISED CONFIRMATION ORDER, REVISED AGENDA, AMENDED WITNESS LIST , FILED ROBERTSON DECL. (1.2) EMAILS F/T KH RE CLASS 3 ISSUE RESOLUTION, REV WSFS SUPP AUTHORITY FILING EXPRESSED FEE ENTITLEMENT (.1) EMAILS F/T SG RE SCHEDULING (.1) REV 9019 ORDERS RE MIDSTREAM 9019'S AS ENTERED (.1)	
12/21/20	SBG	EMAILS FROM PR COUNSEL RE NEW EXHIBIT	0.1
12/21/20	SBG	EMAILS WITH UST AND A.WEINHOUSE RE TERMS SHEET RE MIDSTREAM SETTLEMENT AND CONFIDENTIALITY RE SAME	0.2
12/21/20	SBG	REVIEW PLATTE RIVER SUPPLEMENTAL EXHIBIT LIST	0.1
12/22/20	RR	REVIEW UNRESOLVED OBJECTIONS TO PLAN CONFIRMATION AND COMMUNICATE WITH R. WERKHEISER REGARDING SAME	0.5
12/22/20	KGH	ATTEND TO CONFIRMATION INQUIRIES REVIEW OF REVISED LANGUAGE, AND T/CS AND EMAILS TO NEGOTIATE LANGUAGE FOR CONFIRMATION ORDER AND PLAN	1.8
12/22/20	RR	REVIEW REVISED PLAN AND REVISED PROPOSED CONFIRMATION ORDER AND PREPARE FOR CONFIRMATION HEARING	1.4
12/22/20	KGH	CALL WITH BRACEWELL RE: TRUST PROVISIONS AND UPDATE TO AW AND RF AT K&E	0.4
12/22/20	KGH	REVIEW CORRESPONDENCE FROM BRACEWELL RE: TRUST FUNDING AND REVIEW PLAN PROVISIONS	0.8
12/22/20	RR	REVIEW COMMUNICATION FROM M. SAWCZUK (COUNSEL FOR ROYALTY CLAIMANTS) REGARDING UNRESOLVED PLAN OBJECTION AND TELEPHONE CALL WITH M. SAWCZUK REGARDING SAME	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 96 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/22/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM K. YOUNG (K&E) REGARDING O'HARA EXPERT REPORT	0.1
12/22/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING FURTHER DELAY IN START TIME FOR CONFIRMATION HEARING AND COMMUNICATE TO CHAMBERS REGARDING SAME (.5); COMMUNICATE WITH K&E AND COUNSEL FOR PLATTE RIVER REGARDING JUDGE SONTCHI'S INTENSION TO START CONFIRMATION AT NOON (.2)	0.7
12/22/20	KGH	REVIEW SIXTH AMENDED PLAN EDITS AND CONFIRMATION ORDER	0.4
12/22/20	KGH	CALLS WITH SBG AND RR RE: SIXTH AMENDED PLAN LANGUAGE AND CONFIRMATION ORDER EDITS	0.4
12/22/20	RR	COMMUNICATE WITH A. WEINHOUSE REGARDING SETTLEMENT DISCUSSIONS WITH PLATTE RIVER AND ADDRESS DELAY START TIME FOR CONFIRMATION HEARING (.5); COMMUNICATE TO RELEVANT DELAWARE COUNSEL REGARDING DELAYED START TIME FOR CONFIRMATION HEARING (.2)	0.7
12/22/20	SBG	COORDINATE LOGISTICS RE CONFIRMATION HEARING (.3); CONFER WITH R.RILEY RE SAME (.1)	0.4
12/22/20	MA	PARTICIPATE IN CONFIRMATION HEARING AND EMAILING RE ISSUES, INCLUDING CALLS WITH N ADZINA	3.2
12/22/20	RR	REVIEW DRAFT DISCLOSURE STATEMENT SUPPLEMENT AND COMMUNICATE WITH S. GERALD REGARDING ADDRESSING FILING OF SAME	0.2
12/22/20	RR	REVIEW REVISED FIFTH AMENDED PLAN AND	0.5

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 97 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		BLACKLINE OF PLAN AND WORK WITH S. GERALD AND C. LANO REGARDING FINALIZING AND FILING SAME	
12/22/20	MA	EMAILS F/ T NICK ADZIMA, AW, R FIELDER AND K H RE BRACEWELL PROPOSED FUNDING EXCLUSION RE BUY BACK LITIGATION (.2) EMAILS F/T J LOZANO RE SAME ISSUES (.1) MULTIPLE EMAILS F/T K R RE LENDER ISSUES (.1) TF SG RE SETTLEMENT DISCUSSIONS (.1) REV DOCKET AND REDLINE OF REVISED CONF ORDER AND PLAN (.2) EMAIL F M DENDINGER RE BUYBACK FUNDING (.1) CALLS WITH KH RE SAME (.1) REV DOCKET (.2) MULTI EMAILS F/T N ADZIMA, KH MARK DENDINGER RE BUYBACK FUNDING ISSUE (.4) MULTIPLE EMAILS F J LOZANO, NICK ADZIMA RE FUNDING REVISIONS TO CONF ORDER, REV REVISIONS (.2) TEXTS T/F KH RE DAME (.2) EMAILS RE REVISED PLAN (.1)	2.0
12/22/20	RR	REVISE CERTIFICATION OF COUNSEL FOR SUBMISSION OF CONFIRMATION ORDER AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.5
12/22/20	CL	PREPARE AND FILE FIFTH AMENDED PLAN (.6); PREPARE AND FILE NOTICE OF BLACKLINE TO FIFTH AMENDED PLAN (.5); PREPARE AND FILE NOTICE OF REVISED CONFIRMATION ORDER (.5); PREPARE AND FILE MOTION TO SEAL DEBTORS' REPLY TO OBJECTION TO MOTION TO ESTIMATE (.6); PREPARE ANDS FILE NOTICE OF PROPOSED REDACTION TO DEBTORS' REPLY TO MOTION TO ESTIMATE (.5); CONFER WITH S. GERALD RE STATUS OF 9019 MOTION AND REVISED 5TH AMENDED PLAN (.2); PREPARE AND FILE SIXTH AMENDED PLAN (.4); PREPARE AND FILE NOTICE OF BLACKLINE TO SIXTH AMENDED PLAN (.4); PREPARE AND FILE CERTIFICATION OF COUNSEL RE CONFIRMATION ORDER (.4)	4.1
12/22/20	RR	CONFER WITH S. GERALD REGARDING	0.4

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 98 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		PREPARATION AND LOGISTICS FOR CONFIRMATION HEARING	
12/22/20	SBG	EMAILS FROM K.YOUNG RE DOCS RECEIVED RE PR/O'HARA	0.1
12/22/20	SBG	EMAIL FROM M.SAWCZUK RE CLARIFICATION OF PLAN OBJECTION; CONFER WITH R.RILEY RE SAME	0.2
12/22/20	SBG	REVIEW R.RILEY REVISIONS TO COC SUMMITING REVISED CONFIRMATION ORDER	0.1
12/22/20	SBG	CONFER WITH K.HROBLAK RE STATUS AND ISSUES RE LANGUAGE RE TRANSFER AND FUNDING TO TRUST	0.2
12/22/20	SBG	WORK ON COC FOR CONFIRMATION ORDER (.4); CONFER WITH K&E RE SAME (.2); COORDINATE FILING OF REVISED CONFIRMATION ORDER (.2)	0.8
12/22/20	SBG	REVIEW FINALIZE AND COORDINATE FILING OF AMENDED PLAN	0.6
12/22/20	SBG	REVIEW AND FINALIZE AND FILE DISCLOSURE STATEMENT SUPPLEMENT	0.6
12/22/20	SBG	REVIEW PLAN RE REVISIONS TO ADDRESS ROYALTY OWNERS OBJECTION; EMAILS WITH K&E AND COUNSEL FOR ROYALTY OWNERS RE SAME	0.2
12/22/20	SBG	EMAILS RE LOGISTICS RE TIMING OF CONFIRMATION HEARING AND PR SETTLEMENT DISCUSSIONS	0.4
12/22/20	SBG	PREPARE COC FOR CONFIRMATION ORDER	0.3
12/22/20	SBG	EMAILS RE LANGUAGE MODIFYING CONFIRMATION ORDER	0.2
12/22/20	SBG	EMAILS WITH R.FIEDLER RE FURTHER AMENDED PLAN AND CONFIRMATION ORDER;	0.4

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 99 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00017) PLAN AND DISCLOSURE STATEMENT

Date	<u>Tkpr</u>		Hours
		(.2) CONFER WITH R.RILEY RE SAME (.2)	
12/22/20	SBG	FINALIZE REDACTIONS FOR REPLY IN SUPPORT OF ESTIMATION MOTION, MOTION TO SEAL AND NOTICE OF PROPOSED REDACTED VERSION	0.6
12/23/20	МА	REV COC RE CONF ORDER, 6TH AMENDED PLAN, DS SUPPLEMENT, AND RELATED FILINGS (.7) REV CONF ORDER ENTERED AND PLAN (.2) REV DCP 9019 FILINGS. EMAILS TO CL RE SAME (.1)	1.0
12/23/20	SBG	EMAILS/CALLS WITH A.WEINHOUSE RE NEED TO FIX PLAN DOCS AND REFILE (.2); REVIEW REVISED VERSIONS OF PLAN DOCS AND COORDINATE FILING OF DAME (1.2); REVIEW AND COMMENT ON NOTICE OF W/DO OF SAME (.2); CONFER WITH R.RILEY AND C.LANO RE SAME (.4)	2.0
12/23/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM A. WEINHOUSE REGARDING NEED TO WITHDRAW AND REFILE REVISED PLAN DOCUMENTS AND COMMUNICATE WITH CHAMBERS REGARDING SAME AND REVIEW REVISED PLAN DOCUMENTS	1.8
12/23/20	CL	PREPARE AND FILE NOTICE OF WITHDRAWAL OF PLAN AND CONFIRMATION ORDER (.3); PREPARE AND FILE REVISED SIXTH AMENDED PLAN (.3); PREPARE AND FILE NOTICE OF BLACKLINE TO PLAN (.3); PREPARE AND FILE SUPPLEMENT DISCLOSURE STATEMENT (.3); PREPARE AND FILE CERTIFICATION OF COUNSEL RE CONFIRMATION ORDER (.4); REVIEW ORDER APPROVING CONFIRMATION (.1).	1.7
		TOTAL HOURS	235.3

TIMEKEEPER TIME SUMMARY:

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 100 of 119

WHITEFORD, TAYLOR & PRESTON LLC

FEDERAL ID# 52-0619214

EXTRACTION OIL & GAS, INC. Invoice C/O ERIC CHRIST, ESQ. Invo 370 17TH STREET Client SUITE 5300 DENVER, CO 80202				64256522 02/10/21 099845
Re: (00017) PLAN AND DISCLOSURE S	TATEMENT			
<u>Timekeeper</u>	Hours	Rate	Value	
KEVIN G. HROBLAK	37.8	\$700	26,460.00	
STEPHEN B. GERALD	67.1	\$570	38,247.00	
RICHARD W. RILEY	90.2	\$675	60,885.00	
MARC ABRAMS	25.1	\$995	24,974.50	
CHRISTOPHER LANO	15.1	\$335	5,058.50	
	CURRENT FEE	ËS	\$	155,625.00
	TOTAL THIS M	1ATTER	\$	155,625.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 101 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00020) SCHEDULES/SOFA/UST REPORTS

Date	<u>Tkpr</u>		Hours		
12/23/20	MA	REV PACERS (.1) EMAILS F C KNOX, AW RE TRADE CLAIM ASSIGNMENTS, EMAIL F J GRADY REV AP AGING REPORT, EMAIL F J GRADY, REV DIP VARIANCE REPORT (.2) EMAILS F MICHAEL P. RIDULFO, N ADZIMA RE AMENDED SCHEDULES (.1)	,		
12/23/20	SBG	EMAILS WITH C.LANO RE STATUS OF MOR	0.1		
		TOTAL HOURS	0.5		
TIMEKEEH <u>Timekeeper</u> STEPHEN MARC AB	: B. GERAI	E SUMMARY: <u>Hours Rate</u> LD 0.1 \$570 0.4 \$995	<u>Value</u> 57.00 398.00		
				^	
		CURRENT FEES		\$	455.00
		TOTAL THIS MATTER		\$	455.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 102 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00021) TAX

Date	<u>Tkpr</u>				<u>Hours</u>	
12/23/20	MA	EMAIL F RR RE CIG LC TRADE AND TAX REPO MARTINEZ, R FIELDER	RTS .EMAI	ILS F SG, R	0.2	
		TOT	AL HOURS	5	0.2	
TIMEKEE	PER TIME	SUMMARY:				
Timekeeper	<u>r</u>		Hours	<u>Rate</u>	Value	
MARC AB	RAMS		0.2	\$995	199.00	
		CUR	RENT FEE	S		\$ 199.00
		TOT	AL THIS M	IATTER		\$ 199.00

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 103 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00025) UST ISSUES/COMMUNICATIONS

Date	<u>Tkpr</u>		Hours
12/03/20	SBG	EMAILS WITH UST RE STATUS OF HEARING	0.1
12/09/20	RR	PREPARE FOR AND TELEPHONE CALL WITH R. SCHEPACARTER AND S. GERALD REGARDING REQUEST FOR EXEMPTION FROM FEE EXAMINER REQUIREMENT	0.3
12/15/20	CL	EMAIL UST SEALED REP 9019 MOTION	0.1
12/17/20	SBG	EMAILS WITH UST RE COPIES OF DOCUMENTS REQUESTED THAT ARE SEALED	0.1
12/17/20	SBG	EMAILS WITH UST RE REDACTED VERSION OF SETTLEMENT; FOLLOW UP WITH C.LANO RE SAME	0.1
12/17/20	CL	ORGANIZE AND EMAIL UST REQUESTED SEALED OBJECTIONS	0.3
12/18/20	SBG	CALL WITH UST, K.HROBLAK AND R.RILEY RE PLAN ISSUES	0.5
12/18/20	RR	TELEPHONE CONFERENCE WITH R. SCHEPACARTER (UST) AND WTP TEAM REGARDING PREVIEW OF AMENDMENTS TO PLAN	0.4
12/19/20	SBG	EMAILS WITH UST RE SEALED PLEADINGS	0.1
12/19/20	SBG	EMAIL WITH UST RE NGL SETTLEMENT	0.1
12/21/20	RR	REVIEW AND RESPOND TO INQUIRY FROM UST REGARDING 5TH AMENDED PLAN AND MIDSTREAM SETTLEMENT PAYMENT AND COMMUNICATE WITH A. WEINHOUSE	0.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 104 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00025) UST ISSUES/COMMUNICATIONS

Date	<u>Tkpr</u>			Hours	
		REGARDING SAME			
12/22/20	SBG	EMAILS WITH UST RE STATUS OF TODAY	HEARING	0.1	
12/22/20	RR	COMMUNICATE WITH R. SCHEPA REGARDING UNRESOLVED PORT OBJECTION (.1); COMMUNICATE V WEINHOUSE REGARDING SAME (ION OF PLAN WITH A.	0.2	
12/22/20	SBG	EMAILS WITH UST AND K&E RE C PLAN	PEN ISSUES RE	0.2	
12/23/20	SBG	EMAILS WITH UST RE REVISED PI DOCUMENTS	LAN	0.2	
		TOTAL HOURS		3.1	
TIMEKEEI	PER TIME	SUMMARY:			
Timekeeper	<u>r</u>	Hours	Rate	Value	
STEPHEN	B. GERAI	LD 1.5	\$570	855.00	
RICHARD	W. RILEY	1.2	\$675	810.00	
CHRISTOP	PHER LAN	NO 0.4	\$335	134.00	
		CURRENT FEE	5		\$ 1,799.00

TOTAL THIS MATTER

1,799.00

\$

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 105 of 119

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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00026) COURT APPEARANCES, COMMUNICATIONS, HEARINGS

Date <u>Tkpr</u>		<u>Hours</u>
12/01/20 SBG	FURTHER EMAILS RE FINALIZING AGENDA FOR HEARING/WORK WITH R.RILEY AND C.LANO RE SAME	0.2
12/01/20 SBG	ATTEND CHAMBERS CONFERENCE RE POTENTIAL FOR MEDIATION IN CASE	0.6
12/01/20 SBG	REVIEW 12-3 HEARING AGENDA; CONFER WITH C.LANO AND R.RILEY RE SAME	0.2
12/01/20 CL	REVISE 12/3 AGENDA (.6); CONFER WITH S. GERALD AND R. RILEY RE 12/3 AGENDA AND HEARING (.3); PREPARE AND FILE 12/3 AGENDA (.4); PREPARE AMENDED 12/3 AGENDA (.7); COORDINATE WITH COURTCALL RE 12/3 TELEPHONIC APPEARANCES (.5); REVIEW CONFIRMATIONS AND FORWARD SAME (.2); TELEPHONE CALL FROM A. LEONARD RE STATUS OF 12/3 HEARING (.2).	2.9
12/01/20 SBG	EMAILS RE FOLLOW UP CHAMBERS CONFERENCE RE MEDIATION	0.2
12/01/20 SBG	EMAILS RE STATUS OF CNO RE ELEVATION 9019 AND COMMUNICATIONS WITH CHAMBERS RE SAME	0.1
12/01/20 RR	TELEPHONE CALL WITH S. GERALD REGARDING STATUS OF AGENDA MATTERS FOR 12/3 HEARING	0.2
12/01/20 RR	PREPARE FOR AND ATTEND CHAMBERS CONFERENCE REGARDING POTENTIAL MEDIATION OF PLAN ISSUES AND OTHER CASE	0.6

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 106 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		ISSUES	
12/01/20	RR	REVIEW DRAFT 12/3 HEARING AGENDA AND COMMUNICATE WITH A. WEINHOUSE (K&E) REGARDING SAME	0.4
12/01/20	RR	REVIEW AND REVISE 12/3 HEARING AGENDA AND ADDRESS OUTSTANDING ISSUES (.4); COMMUNICATE WITH S. GERALD AND S. LANO REGARDING AGENDA AND COORDINATING FILING OF SAME (.2)	0.6
12/01/20	RR	REVIEW COMMUNICATION FROM CHAMBERS REGARDING 12/3 CHAMBERS CONFERENCE AND COMMUNICATE WITH K&E REGARDING SAME	0.5
12/01/20	SBG	EMAIL TO CHAMBERS RE CONTINUING PRETRIAL CONFERRENCES	0.1
12/02/20	SBG	FURTHER EMAILS WITH A.WEINHOUSE (K&E) AND R.RILEY RE STATUS OF ELEVATION 9019 AND AMENDED AGENDA	0.2
12/02/20	SBG	EMAILS WITH CHAMBERS RE JANUARY OMNIBUS HEARING DATE (.1); COORDINATE WITH C.LANO AND REVIEW COC FOR ORDER SCHEDULING HEARING (.1)	0.2
12/02/20	SBG	FURTHER EMAILS RE CHAMBERS CONFERENCE	0.1
12/02/20	CL	PREPARE AND FILE CERTIFICATION OF COUNSEL RE 1/5/21 HEARING (.4); PREPARE 1/5 AGENDA (.4)	0.8
12/02/20	RR	COMMUNICATE (MULTIPLE) WITH RELEVANT PARTIES AND K&E REGARDING NEED 12/3 CHAMBERS CONFERENCE	0.8
12/02/20	SBG	EMAILS WITH CHAMBERS AND A.WEINHOUSE (K&E) RE STATUS OF CNO FOR ELEVATION 9019	0.1
12/03/20	SBG	EMAILS WITH PARTIES RE CHAMBERS CONFERENCE	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 107 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/03/20	RR	REVIEW AND ADDRESS COMMUNICATION FROM CHAMBERS SWITCHING 12/3 HEARING ON CARLSON'S MOTION TO COMPEL ABANDONMENT TO STATUS CONFERENCE AND COMMUNICATE TO K&E AND CARSON'S COUNSEL REGARDING SAME	0.4
12/03/20	SBG	EMAILS WITH A.WEINHOUSE (K&E) AND R.RILEY RE STATUS OF ELEVATION 9019	0.2
12/03/20	SBG	REVIEW AMENDED AGENDA; CONFER WITH R.RILEY RE SAME	0.2
12/03/20	SBG	EMAILS WITH R.RILEY AND CHAMBERS RE STATUS OF HEARING AND CHAMBERS CONFERENCE	0.1
12/03/20	SBG	EMAILS RE HEARING ON MOTION TO COMPEL ABANDONMENT/STATUS CONFERENCE	0.1
12/03/20	SBG	FURTHER EMAILS RE AGENDA/HEARING; CONFER WITH R.RILEY RESAME	0.2
12/03/20	SBG	CONFER WITH R.RILEY RE ISSUES RE HEARING	0.2
12/03/20	RR	PREPARE FOR AND ATTEND CHAMBERS CONFERENCE ON UPCOMING PLAN CONFIRMATION HEARING	0.4
12/03/20	RR	ATTEND 12/3 HEARING	0.3
12/03/20	RR	ADDRESS OUTSTANDING ISSUES FOR AMENDED AGENDA FOR 12/3 HEARING AND COMMUNICATE WITH S. GERALD AND C. LANO REGARDING SAME; (2.2); COMMUNICATE TO CHAMBERS REGARDING STATUS OF MATTERS FOR 12/3 HEARING A REQUEST FOR CHAMBERS CONFERENCE (.4)	2.6
12/03/20	MA	TF S GERALD RE UPDATE ON STATUS CONFERENCE AND OMNIBUS	0.1
12/03/20	CL	REVISE AMENDED 12/3 AGENDA AND CONFER	2.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 108 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		WITH R. RILEY RE SAME (.4); REVISE 12/21 AGENDA (.4); PREPARE AND FILE AMENDED 12/3 AGENDA (.4); CONFER WITH R. RILEY RE 12/3 AGENDA (.2); CONFER WITH KCC RE SERVICE OF AMENDED AGENDA (.1); PREPARE 12/11 AGENDA (.4); CONFER WITH S. GERALD RE 12/11 AGENDA (.1); CONFER WITH G. MATTHEWS RE 12/3 HEARING TRANSCRIPT (.1)	
12/04/20	SBG	EMAIL TO CHAMBERS RE STATUS OF ELEVATION SETTLEMENT AND REQUEST TO ENTER ORDER; EMAILS WITH A.WEINHOUSE (K&E) RE SAME	0.2
12/07/20	SBG	EMAILS WITH N.ADZIMA (K&E) AND R.RILEY RE QUERY FROM RE PLAN SUPPLEMENT	0.1
12/07/20	RR	COMMUNICATE TO RELEVANT PARTIES REGARDING TODAY'S CHAMBERS CONFERENCE	0.1
12/07/20	RR	COMMUNICATE A. WEINHOUSE AND A. ROTMAN REGARDING TODAY'S CHAMBERS CONFERENCE	0.1
12/07/20	SBG	REVIEW AND COMMENT ON DRAFT AGENDA FOR 12/11 HEARING	0.1
12/07/20	SBG	ATTEND CHAMBERS CONFERENCE RE SETTLEMENT DISCUSSIONS	0.1
12/07/20	RR	PREPARE FOR CHAMBERS CONFERENCE (.4); ATTEND CHAMBERS CONFERENCE ON STATUS OF SETTLEMENTS RELATED TO PLAN AND MIDSTREAM PARTIES (.2)	0.6
12/07/20	RR	REVIEW COMMUNICATION FROM A. WEINHOUSE REGARDING POSSIBLE FOLLOW UP CHAMBERS CONFERENCE	0.1
12/07/20	CL	REVIEW 1/5/21 AGENDA (.2); REVISE 12/21 AGENDA (.4).	0.6
12/08/20	SBG	REVIEW AGENDA FOR 12/11 HEARING	0.1

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 109 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/08/20	CL	COORDINATE WITH COURTCALL RE 12/11/20 TELEPHONIC APPEARANCES (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.2); REVISE 12/11/20 AGENDA (.4).	1.0
12/09/20	CL	REVISE 1/5/21 AGENDA.	0.3
12/09/20	CL	PREPARE AND FILE 12/11 AGENDA.	0.4
12/09/20	RR	ATTEND CHAMBERS CONFERENCE ON UPCOMING PLAN CONFIRMATION HEARING (.2); FOLLOW UP COMMUNICATIONS WITH K&E REGARDING SAME (.1)	0.3
12/09/20	RR	REVIEW AND COMMENT ON DRAFT AGENDA FOR 12/11 HEARING AND COORDINATE FILING OF SAME	0.4
12/09/20	SBG	CONFER WITH R.RILEY RE CHAMBERS CONFERENCE	0.2
12/10/20	RR	REVIEW AND REVISE AMENDED AGENDA FOR 12/11 HEARING AND COMMUNICATE WITHE C. LANO AND S. GERALD REGARDING SAME	0.5
12/10/20	RR	COMMUNICATE WITH CHAMBERS REGARDING ORDER EXEMPTING CASE FROM FEE EXAMINER REQUIREMENT AND ADDRESS ISSUES RELATED TO SAME	0.2
12/10/20	CL	REVIEW EMAIL EXCHANGE RE AMENDED AGENDA (.2); PREPARE 12/11 AMENDED AGENDA (.4); REVISE 1/5/21 AGENDA (.4); REVISE 12/21 AGENDA (.3);	1.3
12/10/20	SBG	REVIEW REVISED AGENDA FOR HEARING	0.1
12/11/20	RR	ATTEND HEARING ON CARLSON'S MOTION TO COMPEL ABANDONMENT OF WELLS	2.5
12/11/20	RR	ATTEND CHAMBERS CONFERENCE REGARDING UPCOMING PLAN CONFIRMATION HEARING	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 110 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		Hours
12/11/20	RR	COMMUNICATION TO CHAMBERS REGARDING AMENDED AGENDA FOR 12/11 HEARING (.1); FURTHER PREPARE FOR HEARING ON MOTION (.3)	0.4
12/11/20	CL	REVISE 12/21 AGENDA.	0.4
12/11/20	SBG	ATTEND CHAMBERS CONFERENCE	0.3
12/12/20	CL	REVISE 12/21 AGENDA.	1.0
12/13/20	RR	REVIEW AND RESPOND TO COMMUNICATION FROM CHAMBERS AND COMMUNICATE WITH K&E REGARDING SAME	0.2
12/14/20	CL	CONTINUED REVISE 12/21 AGENDA.	0.5
12/14/20	CL	REVISE 12/21 AGENDA.	0.2
12/15/20	CL	REVISE 12/21 AGENDA.	1.6
12/16/20	RR	REVIEW AND ADDRESS REQUEST TO CHAMBERS TO MOVE CHAMBERS CONFERENCE TO 12/17 AND COMMUNICATE WITH S. GERALD REGARDING SAME	0.2
12/16/20	CL	UPDATE 12/21 AGENDA AND EMAIL A. LEONARD RE SAME (1.4); REVISE 1/5/21 AGENDA (.5); CONFER WITH R. RILEY RE STATUS OF 12/21 AGENDA (.1).	2.0
12/16/20	SBG	EMAILS WITH CHAMBERS RE CONTINUING CHAMBERS CONFERENCE; T.CALL WITH A.WEINHOUSE (K&E) RE SAME AND EMAILS RE SAME	0.2
12/16/20	RR	REVIEW AND REVISE DRAFT AGENDA FOR 12/21 PLAN CONFIRMATION HEARING AND COMMUNICATE TO K&E REGRADING SAME	1.4
12/16/20	SBG	EMAILS RE STATUS OF AGENDA RE CONFIRMATION HEARING; CONFER WITH R.RILEY RE SAME	0.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 111 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/17/20	RR	ATTEND CHAMBERS CONFERENCE REGARDING UPCOMING PLAN CONFIRMATION HEARING	0.3
12/17/20	RR	REVIEW N. ADZIMA'S COMMENTS TO DRAFT AGENDA FOR 12/21 CONFIRMATION HEARING (.1); REVISE AGENDA AND COORDINATE FILING OF SAME (.4)	0.5
12/17/20	SBG	ATTEND CHAMBERS CONFERENCE	0.3
12/17/20	SBG	REVIEW N.ADZIMA CHANGES TO AGENDA FOR CONFIRMATION HEARING	0.1
12/17/20	CL	CONFER WITH R. RILEY RE 12/21 AGENDA (.2); REVISE 12/21 AGENDA (.9); PREPARE AND FILE 12/21 AGENDA (.3); PREPARE AMENDED 12/21 AMENDED AGENDA (.6); EMAIL EXCHANGE WITH A. LEONARD RE 12/21 WITNESSES APPEARANCES (.2); COORDINATE WITH COURTCALL RE 12/21 TELEPHONIC APPEARANCES (.4); REVIEW 12/21 TELEPHONIC APPEARANCES (.1); PREPARE AND FILE UPDATED 12/21 WITNESS AND EXHIBIT LIST (.4)	3.1
12/18/20	SBG	EMAILS RE CHAMBERS CONFERENCE	0.1
12/18/20	SBG	WORK ON AMENDED AGENDA WITH R.RILEY AND C.LANO	0.5
12/18/20	SBG	EMAILS WITH CHAMBERS AND R.RILEY RE EXHIBITS FOR CONFIRMATION; CONFER WITH R.RILEY RE SAME	0.2
12/18/20	SBG	EMAILS WITH R.RILEY AND C.LANO RE HEARING LOGISTICS	0.4
12/18/20	CL	REVISE 12/21 AMENDED AGENDA (.6); COORDINATE WITH COURTCALL RE ADDITIONAL PARTIES FOR 12/21 CONFIRMATION (.6); REVIEW CONFIRMATIONS AND FORWARD SAME TO A. LEONARD (.1); CONFER WITH R. RILEY AND S. GERALD RE STATUS OF 12/21 AMENDED AMEND (.2).	1.5

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 112 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date Th	<u>kpr</u>	<u>Hours</u>
12/18/20 SH	BG EMAILS WITH CLERK'S OFFICE RE NEED FOR COS RE MOTION TO SEAL	0.1
12/19/20 SH	BG EMAILS RE AMENDED AGENDA	0.2
12/19/20 SH	BG REVIEW REVISED AGENDA	0.2
12/19/20 SH	BG WORK ON COMMUNICATION TO CHAMBERS RE NGL SETTLEMENT WITH R.RILEY	0.4
12/19/20 SH	BG EMAILS AMONG TEAM RE C.MILLER REQUESTED LANGUAGE FOR CHAMBERS COMMUNICATION	0.2
12/19/20 RI	R COMMUNICATE TO CHAMBERS REGARDING AMENDED AGENDA	0.1
12/19/20 RI	R COMMUNICATE TO CHAMBERS REGRADING USE OF BEN JACKSON EXPERT REPORT AS DIRECT TESTIMONY	0.3
12/19/20 RI	R DRAFT COMMUNICATION TO CHAMBERS REGARDING GRAND MESA SETTLEMENT AND DEBTORS INTENSION TO CONTINUE ESTIMATION MOTION AND COMMUNICATE WITH S. GERALD AND K. YOUNG REGARDING SAME	1.7
12/19/20 CI	CONFER WITH R. RILEY AND S. GERALD RE AMENDED 12/21 AGENDA (0.8); PREPARE AND FILE AMENDED 12/21 AGENDA (1.2); EMAIL EXCHANGE WITH L. YALE, A. LEONARD, AND A. WEINHOUSE RE 12/21 TELEPHONIC CONFIRMATIONS (.3)	2.3
12/19/20 SH	BG EMAILS WITH CHAMBERS AND R.RILEY RE STATUS OF SUBMISSIONS	0.2
12/20/20 SH	BG REVIEW REVISED AGENDA	0.2
12/20/20 SH	BG REVIEW AGENDA WITH R.RILEY	0.2
12/20/20 CI	CL PREPARE SECOND AMENDED AGENDA (.6);	3.0

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 113 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date The	<u>kpr</u>	Hours
	CONFER WITH R. RILEY RE SECOND AMENDED AGENDA (.1); EMAIL R. RILEY RE SAME (.1); CONTINUED PREPARATION OF 1/5 AGENDA (.3); PREPARE THIRD AMENDED 12/21 AGENDA (.4); EMAIL EXCHANGE AND TELEPHONE CALL WITH A. LEONARD RE TRIAL EXHIBITS (.8); CONFIRM WITH A. WEINHOUSE RE ADDITIONAL 12/21 COURTCALL WITNESSES (.1); PREPARE AND FILE FIRST AMENDED EXHIBIT WITNESS LIST (.3); EMAIL AND TELEPHONE CALL TO KCC RE SERVICE OF NOTICE HEARING TIME CHANGE (.1); PREPARE NOTICE OF WITHDRAWAL MOTION TO ESTIMATE (.2)	
12/20/20 RI	R COMMUNICATE TO CHAMBERS REGARDING WITNESS AND EXHIBIT LISTS AND LINK TO EXHIBITS	0.3
12/20/20 RI	R REVIEW DRAFT THIRD AMENDED AGENDA AND COMMUNICATE TO K&E REGARDING SAME (.1); COORDINATE FILING OF AGENDA (.1); COMMUNICATE TO CHAMBERS REGARDING SAME (.1)	0.3
12/20/20 RI	R DRAFT AND FILE NOTICE OF TIME CHANGE FOR 12/21 CONFIRMATION HEARING	0.4
12/20/20 SH	BG CALL WITH A.WEINHOUSE RE C.MILLER COMMUNICATION WITH CHAMBERS	0.2
12/20/20 RI	R FINALIZE AND FILE SECOND AMENDED AGENDA FOR 12/21 CONFIRMATION HEARING (.2); COMMUNICATE TO CHAMBERS REGARDING SAME (.1)	0.3
12/20/20 RI	R REVISE DRAFT SECOND AMENDED AGENDA FOR 12/21 CONFIRMATION HEARING (.6); COMMUNICATE WITH S. GERALD REGARDING REVISIONS TO SECOND AMENDED AGENDA (.1); COMMUNICATE TO K&E REGARDING SAME (.1)	0.8
12/21/20 CI	L PREPARE AND FILE THIRD AMENDED 12/21	4.3

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 114 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
		AGENDA (.4); CONFER WITH S. GERALD RE FOURTH AMENDED AGENDA (.1); PREPARE FOURTH AMENDED 12/21 AGENDA (.5); COORDINATE WITH COURT RE MODIFIED 12/21 TELEPHONIC APPEARANCES (.7); REVIEW CONFIRMATIONS AND FORWARD SAME (.3); EMAIL EXCHANGE WITH K. HROBLAK AND S. COHEN RE 12/21 COURTCALL CONFIRMATIONS (.1); REVISE 1/5/21 AGENDA (.2); PREPARE AND FILE FOURTH AMENDED (.3); PREPARE FIFTH AMENDED AGENDA (.5); COORDINATE WITH COURT RE 12/22 TELEPHONIC APPEARANCES (.7); EMAIL EXCHANGE WITH L. YALE RE 12/21 AND 12/22 TELEPHONIC CONFIRMATIONS (.3); REVIEW 12/22 TELEPHONIC CONFIRMATIONS AND FORWARD SAME (.3).	
12/21/20	MA	PARTICIPATE IN 9019 HEARINGS.	1.0
12/21/20	SBG	REVIEW DRAFT PRO HACS FOR K&E TEAM (.3), CONFER WITH C.LANO RE SAME (.2); EMAILS WITH K.YOUNG RE SAME (.1)	0.6
12/21/20	RR	ATTEND CHAMBERS CONFERENCE ON PLAN CONFIRMATION HEARING	0.5
12/21/20	SBG	COORDINATE HEARING LOGISTICS	0.8
12/21/20	SBG	ATTEND CHAMBERS CONFERENCE	0.5
12/21/20	KGH	ATTEND 9019 HEARING	0.8
12/21/20	SBG	EMAILS WITH UST AND R.RILEY RE STATUS OF HEARING ON 12/22	0.1
12/21/20	SBG	REVIEW FIFTH AMENDED AGENDA AND CONFER WITH C.LANO RE SAME	0.2
12/21/20	SBG	EMAILS WITH R.FIELDLER (K&E) AND R.RILEY RE ITEMS IN AGENDA FOR HEARING AND HOW TO ADDRESS PENDING MOTIONS TO SEAL	0.2
12/21/20	SBG	ATTEND HEARING ON 9019 MOTIONS	0.9

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 115 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Date	<u>Tkpr</u>		<u>Hours</u>
12/21/20	SBG	REVIEW 4TH AMENDED AGENDA	0.3
12/21/20	SBG	EMAIL WITH R.RILEY, CHAMBERS, AND K&E RE REQUEST FOR LIST OF OPEN OBJECTION; REVIEW LIST (.1); CONFER WITH R.RILEY RE SAME (.1)	0.2
12/22/20	CL	REVIEW ORDERS APPROVING G. JONES AND B. BARNES PRO HAC VICE.	0.1
12/22/20	RR	COMMUNICATE WITH CHAMBERS REGARDING REQUESTING DELAY IN START FOR CONFIRMATION HEARING	0.1
12/22/20	RR	ATTEND CONFIRMATION HEARING	2.6
12/22/20	SBG	ATTEND CONFIRMATION HEARING	2.4
12/22/20	SBG	EMAILS WITH A.WEINOUSE AND R.RILEY RE NEED TO REQUEST DELAY OF HEARING (.2); CONFER WITH R.RILEY RE SAME (.1); REVIEW NOTICE CHANGING TIME OF HEARING AND COORDINATE FILING OF SAME (.2)	0.5
12/22/20	SBG	EMAILS TO VARIOUS PARTIES RE TIME CHANGE OF HEARING	0.1
12/22/20	SBG	CONFER WITH M.ABRAMS RE STATUS OF HEARING	0.1
12/22/20	CL	PREPARE AND FILE NOTICE OF 12/22 HEARING TIME (.4); CONFER WITH KCC RE SERVICE OF NOTICE OF HEARING CHANGE (.1); PREPARE AND FILE FIFTH AMENDED 12/22 AGENDA (.7); CONFER WITH KCC RE SERVICE OF FIFTH AMENDED 12/22 AGENDA (.1); COORDINATE WITH COURTCALL RE K. YOUNG'S 12/22 TELEPHONIC APPEARANCE (.2); COORDINATE WITH COURTCALL RE MODIFIED 12/22 HEARING CONFIRMATIONS (.4); REVIEW CONFIRMATIONS AND FORWARD SAME (.2); CONFER WITH L. YALE RE MODIFIED HEARING CONFIRMATIONS (.2); CONFER WITH S. GERALD RE SECOND	3.2

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 116 of 119

WHITEFORD, 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 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00026) COURT	APPEARANCES, COMMUNICATIO	NS, HEARINGS		
Date Tkpr			Hours	
	NOTICE OF HEARING CHANGE (AND FILE NOTICE OF 12/22 HEAI CHANGE (.2); CONFER WITH J. M SERVICE OF NOTICE OF TIME CH CONFER WITH A. LEONARD RE I NOTIFICATIONS (.1); EMAIL TO O HEARING TRANSCRIPTS (.1); UP AGENDA (.3).	RING TIME ILLER RE IANGE (.1); ECF G. MATTHEWS	RE	
12/23/20 SBG	EMAILS WITH CHAMBERS RE RI DOCUMENTS	EVISED PLAN	0.2	
12/23/20 CL	REVISE 1/5/21 AGENDA (1.7); REV HEARING TRANSCRIPT AND CIR GROUP (.1); EMAIL 12/22 HEARIN TO THE UST (.1).	CULATE IT TO		
	TOTAL HOUR	S	73.9	
TIMEKEEPER TIMI	E SUMMARY:			
Timekeeper	Hours	Rate	Value	
KEVIN G. HROBLA	К 0.8	\$700	560.00	
STEPHEN B. GERA	LD 15.3	\$570	8,721.00	
RICHARD W. RILE	Y 22.2	\$675	14,985.00	
MARC ABRAMS	1.1	\$995	1,094.50	
CHRISTOPHER LA	NO 34.5	\$335	11,557.50	
	CURRENT FE	ES		\$ 36,918.00

TOTAL THIS MATTER

36,918.00

\$

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 117 of 119

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

RICHARD W. RILEY

Invoice Number 64256522 Invoice Date 02/10/21 Client Number 099845

Re: (00028) VENDOR/SUPPLIER ISSUES

FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:

Date	<u>Tkpr</u>				Hours
12/03/20	SBG	EMAILS FROM J.GRAI CREDITORS PER FIRS			0.1
12/08/20	SBG	EMAILS FROM J.GRAI CLAIMS UNDER FIRS			0.1
12/16/20	SBG	EMAILS FROM J.GRAI FIRST DAY ORDERS	DY RE PAYN	IENTS UNDER	0.1
12/16/20	RR	REVIEW COMMUNICA (A&M) REGARDING P UNDER FIRST DAY OI	REPETITION		0.1
12/18/20	SBG	EMAILS FROM J. GRA CLAIMS UNDER FIRS'			0.1
12/23/20	SBG	EMAILS WITH J.GRAD UNDER FIRST DAY O		ENTS MADE	0.1
		TC	OTAL HOURS	5	0.6
TIMEKEEI	PER TIME	SUMMARY:			
Timekeeper	<u>r</u>		<u>Hours</u>	Rate	Value
STEPHEN	B. GERAI	_D	0.5	\$570	285.00
		_			

CURRENT FEES

0.1

\$675

67.50

\$

352.50

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 118 of 119

WHITEFORD, 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	64256522 02/10/21 099845
Re: (00028) VENDOR/SUPPLIER ISSUE	S		
	TOTAL THIS MATTER	\$	352.50
	TOTAL AMOUNT OF THIS INVOIC	E \$	330,100.25
	TOTAL BALANCE DUE	\$	330,100.25

Case 20-11548-CSS Doc 1733-2 Filed 02/17/21 Page 119 of 119

WHITEFORD, TAYLOR & PRESTON LLC

THE RENAISSANCE CENTRE SUITE 500 405 North King Street Wilmington, DE 19801-3700 Main Telephone (302) 353-4144 Facsimile (302) 661-7950 Federal Id# 52-0619214	DELAWARE* DISTRICT OF COLUMBIA KENTUCKY MARYLAND MICHIGAN NEW YORK PENNSYLVANIA VIRGINIA WWW.WTPLAW.COM (800) 987-8705
EXTRACTION OIL & GAS, INC. C/O ERIC CHRIST, ESQ. 370 17TH STREET SUITE 5300 DENVER, CO 80202	Invoice Number 64256522 Invoice Date 02/10/21
FOR PROFESSIONAL SERVICES RENDERED THROUGH 12/31/20:	
CURRENT FEES	\$ 326,207.50
TOTAL EXPENSES TOTAL AMOUNT OF THIS INVOICE	\$ <u>3,892.75</u> \$ <u>330,100.25</u>
TOTAL DUE THESE MATTERS	\$330,100.25

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

 To remit by wire transfer:

 Account Name: Whiteford, Taylor & Preston Operating Account

 Bank: Wells Fargo

 1300 1 St NW, 11th Floor West Tower

 Washington, DC 20005

 Account #: 2000026604475

 ABA#: 121000248

 SWIFT code: WFBIUS6S

 Additional Info: Please Include invoice number on wire transfer

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

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

REMITTANCE COPY

EXHIBIT B

Case 20-11548-CSS Doc 1733-3 Filed 02/17/21 Page 2 of 4

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON

THRU 12/31/20 DETAILED BILLING REPORTAS OF 2/10/2021 1:07:59 PMPROFORMA NUMBER: 1197491LAST DATE BILLED 01/21/21

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

***DISBURSEMENTS ***

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
			14			POSTAGE		.50
			94			PACER SERVICE		4.50
			ESI5			EDISCOVERY - REVIEW DATABASE HOSTING		337.60
			ESI6			EDISCOVERY - RELATIVITY USER FEE		300.00
10503891	12/03/20		43		01551	RELIABLE WILMINGTON - HOUR TRANSCRIPT - ORIGINAL - CUSTOMER #DEC0521 / INVOICE #WL095977	348.00	
10503890	12/03/20		43		01551	RELIABLE WILMINGTON - HOUR TRANSCRIPT - ORIGINAL - CUSTOMER #DEC0521 / INVOICE #WL095846	195.75	
10503898	12/05/20		43		01551	TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT-1ST COPY (R00689) - CUSTOMER #DEC0521 / INVOICE #WL096421	110.40	
10503897	12/05/20		43		01551	TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT-ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096593	297.25	
10503899	12/05/20		43		01551	TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT-ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096413	558.25	
10503900	12/05/20		43		01551	TRANSCRIPTS/DEPOSITIONS RELIABLE WILMINGTON - HOURLY TRANSCRIPT-ORIGINAL (R00684) - CUSTOMER #DEC0521 / INVOICE #WL096619	688.75	
10503896	12/17/20		43		01551	RELIABLE WILMINGTON - HOURLY TRANSCRIPT - ORIGINAL (R00684) - CUSTOMER ID #DEC0521 / INVOICE #WL096331	65.25	
					*43	TRANSCRIPTS/DEPOSITIONS		2,263.65
10599767	11/02/20		58		01551 *58	DINERS CLUB - MISCELLANEOUS - POSTAGE MISCELLANEOUS	.50	.50
10591439	07/08/20		41		01551	DINERS CLUB - FILING FEE - COURTS	25.00	

Case 20-11548-CSS Doc 1733-3 Filed 02/17/21 Page 3 of 4

BILLING ATTORNEY: 01551 KEVIN G. HROBLAK

WHITEFORD, TAYLOR & PRESTON DETAILED BILLING REPORT PROFORMA NUMBER: 1197491

THRU 12/31/20 AS OF 2/10/2021 1:07:59 PM LAST DATE BILLED 01/21/21

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

INDEX	DATE	REFER-#	CODE	CTRL-#	TKPR		AMOUNT	
10599762	11/02/20		41	······	01551	DINERS CLUB - FILING FEE - COURTS	25.00	
10599761	11/03/20		41		01551	DINERS CLUB - FILING FEE - COURTS	50.00	
10594427	12/22/20		41		01551	DINERS CLUB - FILING FEE - COURTCALL*11015611	80.25	
10599768	12/22/20		41		01551	DINERS CLUB - FILING FEE - COURTS - PRO HAC VICE FILING	25.00	
					*41	FILING FEE		205.25
10599759	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/28 /20	54.00	
10599765	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/22/20	153.75	
10599763	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/22/20	159.00	
10599760	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/22/20	117.00	
10599764	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/22/20	159.00	
10599766	10/22/20		42		01551	DINERS CLUB - COURT COSTS - US Bankruptcy Court - District of Delaware - Extraction Oil & Gas, Inc 10/22/20	138.00	
					*42	COURT COSTS		780.75

TOTAL DISBURSEMENTS

3,892.75

	DISBURSEMENT SUMMARY			- ATTORNEY SUMMARY					
Code	Description	Amount	Atty	Status	Attorney Name	Std Rt Avg Rt	Hours	Value	Last Entry
14	POSTAGE	.50	01551	Partner	KEVIN G. HROBLAK	700.00 700.00	2.10	1,470.00	12/17/20
41	FILING FEE	205.25	01578	Non Equity Part	STEPHEN B. GERALD	570.00 570.00	4.40	2,508.00	12/21/20
42	COURT COSTS	780.75	01968	Counsel	RICHARD W. RILEY	675.00 675.00	2.90	1,957.50	12/21/20
43	TRANSCRIPTS/DEPOSITI	2,263.65	01942	Sr Counsel-Acti	MARC ABRAMS	995.00 995.00	2.90	2,885.50	12/21/20
58	MISCELLANEOUS	.50	01831	Paralegal	CHRISTOPHER LANO	335.00 335.00	3.60	1,206.00	12/14/20
94	PACER SERVICE	4.50				TOTAL FEE VALUE		10,027.00	
ESI5	REVIEW DATABASE HOST	337.60							
ESI6	RELATIVITY USER FEE	300.00							

Case 20-11548-CSS Doc 1733-3 Filed 02/17/21 Page 4 of 4

START-TO-DATE FEES BILI START-TO-DATE DISB BILI		======================================	27,594.50 14,954.64	A/R BALANCE THIS MAT ESCROW BALANCE	======= FER = =	19,473.46 .00
		UNALLOCATED CREDITS		.00		
		TOTAL FEES AND DISBURSE	MENTS	13,919.75		
TOTAL DISBURSEMENTS	3,892.75					
CLIENT 099845 MATTER 00007 CASE ID	EXTRACTION OIL & GA CASE ADMINISTRATION					
BILLING ATTORNEY: 01551	. KEVIN G. HROBLAK	DETAILED H	AYLOR & PRESTO BILLING REPORT JMBER: 1197491	N THRU 12/31/20 AS OF 2/10/2021 1: LAST DATE BILLED C		