IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

in re	Chapter 11			
Orexigen Therapeutics, Inc.,	Case No. 18-10518 (KG)			
Debtor. ¹	Objection Deadline: April 16, 2019 at 4:00 p.m. (ET)			
FOR COMPENSATION AND REI	LY STATEMENT OF ERNST & YOUNG LLF MBURSEMENT OF EXPENSES FOR , 2019 THROUGH FEBRUARY 28, 2019			
Name of applicant:	Ernst & Young LLP ("EY LLP")			
Authorized to provide professional services to:	The above-captioned debtor and debtor-in- possession			
Date of retention order:	April 11, 2018, <i>nunc pro tunc</i> to March 12, 2018			
Period for which compensation and reimbursement are sought:	February 1, 2019 through February 28, 2019			
Amount of compensation sought as actual, reasonable and necessary:	\$21,842.50			
Amount of expense reimbursement sought as actual, reasonable, and necessary:	\$0			
This is a(n): <u>x</u> monthly	interim final application			

¹ The last four digits of Debtor's federal tax identification number are (8822). The Debtor's mailing address for purposes of this Chapter 11 Case is 3344 North Torrey Pines Court, Suite 200, La Jolla, CA, 92037.



COMPENSATION SUMMARY BY PROFESSIONAL

Name	Title	Time	Hourly Rate	Total Fees
Pickering, Ben	Partner/Principal	1.30	850.00	1,105.00
Demko, Danny	Manager	31.70	525.00	16,642.50
Giordano, Gregory	Analyst	18.20	225.00	4,095.00
Total		51.20		\$21,842.50

COMPENSATION BY PROJECT CATEGORY

Project Category	Project Category Description	Time	Total Fees
Cash Flow Forecasting	This category includes matters related to preparing, revising, reviewing and updating the wind down cash flow forecast pursuant to the cash collateral order.	18.50	8,752.50
Cash Flow Reporting	This category includes matters related to the weekly and cumulative budget to actual variance reporting as required pursuant to the cash collateral order to monitor compliance with cash flow covenants and to provide analyses for reporting on actual cash activity to stakeholders, and for weekly disbursement meetings with management and the Debtor's former finance support team.	1.30	292.50
Claims Analysis and Administration	This category relates to the review and analysis of priority, administrative and general unsecured claims calculated by the Debtor and/or asserted by creditors, and preparation of information for counsel to the Debtor regarding claims.	16.80	8,042.50
Meetings with Management	This category relates to meetings held with the Debtor's management.	3.80	1,425.00
UST Reporting and MOR	This category includes activities associated with the collection of information, preparation, reconciliation and review of the Initial Debtor Interview and the Monthly Operating Report, and responding to requests from the US Trustee.	6.50	1,852.50
Wind down Activities	This category relates to advice and analysis related to the Debtor's proposed wind down officer, and related operations of the Debtor post-close of the sale transaction.	4.30	1,477.50
Total		51.20	\$ 21,842.50

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

Debtor. ²	Objection Deadline: April 16, 2019 at 4:00 p.m. (ET)
Orexigen Therapeutics, Inc.,	Case No. 18-10518 (KG)
In re	Chapter 11

TENTH MONTHLY STATEMENT OF ERNST & YOUNG LLP FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM FEBRUARY 1, 2019 THROUGH FEBRUARY 28, 2019

Pursuant to Sections 330 and 331 of Title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and the Court's interim compensation procedures order entered on April 11, 2018 [D.I. 171] (the "Administrative Order"), Ernst & Young LLP ("EY LLP") hereby files this monthly statement for compensation as a retained professional to the above-captioned Debtor (this "Application"). By this Application, EY LLP respectfully requests allowance of \$21,842.50 (and payment of 80% of such amount) as compensation with respect to services it provided the Debtor during the period from February 1, 2019 through February 28, 2019 (the "Fee Period").

Background

1. On March 12, 2018 (the "Petition Date"), the Debtor filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101, et seq. (the "Bankruptcy Code"). The Debtor operates its businesses and manages its properties as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

4

² The last four digits of Debtor's federal tax identification number are (8822). The Debtor's mailing address for purposes of this Chapter 11 Case is 3344 North Torrey Pines Court, Suite 200, La Jolla, CA, 92037.

- 2. The Debtor's retention of EY LLP was approved by this Court's Order dated April 11, 2018, *nunc pro tunc* to the Petition Date [D.I. 173].
- 3. EY LLP is authorized to be compensated under the terms set forth in the engagement letter between the Debtor and EY LLP, and to be reimbursed for actual and necessary out-of-pocket expenses.

Compensation Paid and Its Source

4. All services for which EY LLP requests compensation were performed for or on behalf of the Debtor. EY LLP has received no payment and no promises for payment from any source other than the Debtor for services rendered or to be rendered in any capacity in connection with the matters covered by this Application.

Supporting Detail

- 5. The "Compensation by Project Category" table in the cover pages to this Application summarizes the services performed by EY LLP during the Fee Period. The total time spent by EY LLP with respect to such services for the Debtor during the Fee Period was approximately 51.20 hours. The blended average hourly rate with respect to such services during the Fee Period was approximately \$426.61.
- 6. The supporting detail for this Application is attached hereto as Exhibits A and B. Exhibit A contains the daily time information for each EY LLP professional during the Fee Period. Exhibit B contains details regarding the expenses for which EY LLP hereby requests reimbursement.

Applicable Law

- 7. Section 330(a)(1) of the Bankruptcy Code provides, in relevant part, as follows:
- (a) (1) After notice to the parties in interest and the United States Trustee and a hearing, and subject to sections 326, 328, and 329, the court may award to a ... professional person employed under section 327 or 1103
 - (A) reasonable compensation for actual, necessary services rendered by the trustee, examiner, ombudsman, professional person, or attorney and by any paraprofessional person employed by any such person; and
 - (B) reimbursement for actual, necessary expenses.
- 8. Section 330 of the Bankruptcy Code prescribes the general standards for determining the reasonableness of the amount of compensation sought by a professional. See 3 Collier on Bankruptcy ¶ 331.03 at 331-12. Congress enacted section 330 of the Bankruptcy Code to liberalize the practice of granting the allowance of compensation to professionals in bankruptcy cases in order to ensure that professionals be reasonably compensated and that future professionals not be deterred from taking bankruptcy cases due to a failure to pay adequate compensation. *See In re Ames Dep't Stores, Inc.*, 76 F.3d 66, 72 (2d Cir. 1996) (*quoting In re UNR Indus., Inc.*, 986 F.2d 207, 208-09 (7th Cir. 1993)).
- 9. Section 330(a) of the Bankruptcy Code provides for the compensation of reasonable and necessary services rendered by professionals based on the time, the nature, the extent and the value of such services, and the cost of comparable services other than in a case under the Bankruptcy Code. See 11 U.S.C. § 330. The test for determining necessity is objective; focusing on what services a reasonable professional would have performed under the same circumstances. *See, e.g., In re Angelika Films 57th, Inc.*, 227 B.R. 29, 42 (Bankr. S.D.N.Y. 1998). This test does not rely on hindsight to determine the ultimate success or failure of the professional's actions. *See id.*; *In re Keene Corp.*, 205 B.R. 690, 696 (Bankr. S.D.N.Y. 1997).

Ultimately, if the services of a professional are reasonably likely to benefit the debtor's estate, they should be compensable. *See Angelika Films*, 227 B.R. at 42.

- 10. EY LLP respectfully submits that the compensation sought in this Application is necessary and reasonable. The services that EY LLP rendered to the Debtor during the Fee Period required a high degree of professional competence, and EY LLP was required to expend substantial time and effort in providing those services. EY LLP performed efficiently, effectively and economically, and the results obtained have benefited the Debtor, its estate and its creditors.
- 11. Although EY LLP has made an effort to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Statement due to delays caused by accounting and processing during the Fee Period. EY LLP reserves the right to make further application to this Court for allowance of such fees and expenses not included herein.

Case 18-10518-KG Doc 1022 Filed 04/02/19 Page 8 of 9

WHEREFORE, EY LLP hereby respectfully requests allowance of \$21,842.50 (and

payment of 80% of such amount) as compensation with respect to services it provided for the

Debtor during the Fee Period. EY LLP also respectfully requests that it be granted such other

and further relief as the Court may deem just and proper.

Dated: April 2, 2019

/s/ Ben Pickering

Ben Pickering

Ernst & Young LLP

8

Case 18-10518-KG Doc 1022 Filed 04/02/19 Page 9 of 9

VERIFICATION

I hereby certify that:

1. I am a principal of the applicant firm, Ernst & Young LLP, which serves as a

professional in the above-referenced chapter 11 cases.

I have read the foregoing application of Ernst & Young LLP for allowance of 2.

compensation and reimbursement of expenses, and know the contents thereof. The contents of

the application are correct to the best of my knowledge, information and belief.

3. To the best of my knowledge, information and belief, the application complies

with Rule 2016-2 of the Local Rules for the United States Bankruptcy Court for the District of

Delaware.

Dated: April 2, 2019

/s/ Ben Pickering

Ben Pickering

Ernst & Young LLP

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
in re.	Case No. 18-10518 (KG)
OREXIGEN THERAPEUTICS, INC.,	
	Objection Deadline:
Debtor. ¹	April 16, 2019 at 4:00 p.m. (ET)

NOTICE OF TENTH MONTHLY STATEMENT OF ERNST & YOUNG LLP FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM FEBRUARY 1, 2019 THROUGH FEBRUARY 28, 2019

PLEASE TAKE NOTICE that today, Morris, Nichols, Arsht & Tunnell LLP as counsel to the Debtor in the above-captioned case, filed the attached **Tenth Monthly Statement of Ernst & Young LLP for Compensation and Reimbursement of Expenses for the Period from February 1, 2019 Through February 28, 2019** (the "<u>Application</u>").

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Application, must: (a) filed with the Clerk of the Bankruptcy Court, 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801, by **April 16, 2019 at 4:00 p.m. (Eastern Time)** (the "Objection Deadline"); and (b) be served so as to be received on or before the Objection Deadline by:

- i. <u>the Applicant</u>: Ernst & Young LLP, 5 Times Square, New York, NY 10036-6530 (Attn: Ben Pickering);
- ii. <u>the Debtor</u>: Orexigen Therapeutics, Inc., 3344 North Torrey Pines Court, Suite 200, La Jolla, CA 92037;
- iii. <u>co-counsel to the Debtor</u>: Hogan Lovells US LLP, 875 Third Avenue, New York, NY 10022, (Attn: Christopher R. Donoho, III, Esq.); and Morris, Nichols, Arsht & Tunnell LLP, 1201 N. Market Street, 16th Floor, Wilmington, DE 19801 (Attn: Robert J. Dehney, Esq.);
- iv. <u>counsel to the DIP Administrative Agent</u>: Arnold & Porter Kaye Scholer LLP, 70 W. Madison St., Suite 4200, Chicago, IL 60602 (Attn: Tyler Nurnberg, Esq. and Alan Glantz, Esq.);
- v. <u>counsel to certain of the DIP Lenders</u>: Quinn Emanuel Urquhart & Sullivan, LLP, 865 S. Figueroa St., 10th Floor, Los Angeles, CA 90017 (Attn: Eric Winston, Esq. and Bennett Murphy, Esq.); and Whiteford Taylor Preston LLP, The Renaissance Center, Suite 500, 405 N. King Street, Wilmington, DE 19801 (Attn: Chris Samis, Esq. and L. Katherine

The last four digits of the Debtor's federal tax identification number are 8822. The Debtor's mailing address for purposes of this Chapter 11 Case is 3344 North Torrey Pines Court, Suite 200, La Jolla, CA, 92037.

Good, Esq.);

- vi. <u>counsel to the Official Committee of Unsecured Creditors</u>: Irell & Manella LLP, 840 Newport Center Drive, Suite 400, Newport Beach, CA 92660 (Attn: Jeffrey M. Reisner, Esq.); and
- vii. <u>the Office of the United States Trustee</u>: J. Caleb Boggs Federal Building, Room 2207, 844 N. King Street, Wilmington, DE 19801 (Attn: Timothy J. Fox, Esq.).

A HEARING ON THE APPLICATION, IF NECESSARY, WILL BE HELD AT THE CONVENIENCE OF THE COURT AND NOTICE OF ANY SUCH HEARING WILL BE GIVEN ONLY TO THE OBJECTING PARTY OR PARTIES.

IF YOU FAIL TO RESPOND IN ACCORDANCE WITH THIS NOTICE, THE COURT MAY GRANT THE RELIEF REQUESTED BY THE APPLICATION WITHOUT FURTHER NOTICE OR HEARING.

Dated: April 2, 2019 Wilmington, Delaware

MORRIS, NICHOLS, ARSHT & TUNNELL LLP

/s/ Tamara K. Mann

tmann@mnat.com

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- and -

Christopher R. Donoho, III (admitted *pro hac vice*) Christopher R. Bryant (admitted *pro hac vice*) John D. Beck (admitted *pro hac vice*) **HOGAN LOVELLS US LLP**

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Counsel for Debtor and Debtor in Possession

Exhibit A

Time Detail

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
Demko,Danny	Manager	2/4/2019	Wind down Activities	Call with T. Lynch (Orexigen), C. Bryant, J. Beck and S. Feener (Hogan Lovells), A. Remming (Morris Nichols), and G. Giordano (EY) to discuss the current updates with the wind down workstreams	0.60	525.00	315.00
Giordano,Gregory	Analyst	2/4/2019	Wind down Activities	Call with T. Lynch (Orexigen), C. Bryant, J. Beck and S. Feener (Hogan Lovells), A. Remming (Morris Nichols), and D Demko (EY) to discuss the current updates with the wind down workstreams	0.60	225.00	135.00
Demko,Danny	Manager	2/4/2019	Cash Flow Forecasting	Update the professional fees tracker for additional fee applications and certificate of no objections filed as requested by the Debtor's former Accounting team	0.70	525.00	367.50
Giordano, Gregory	Analyst	2/4/2019	Wind down Activities	Update wind down activities document in anticipation of wind down workstreams meeting to be discussed with Counsel	0.30	225.00	67.50
Giordano,Gregory	Analyst	2/4/2019	Cash Flow Forecasting	Analyze professional fee invoices and the court docket to update the professional fees tracker accordingly	0.30	225.00	67.50
Giordano,Gregory	Analyst	2/5/2019	Claims Analysis and Administration	Analyze filed marketing claims in comparison to support sent by marketing vendors' counsel	2.00	225.00	450.00
Giordano, Gregory	Analyst	2/6/2019	Claims Analysis and Administration	Additional analysis of filed marketing claims as requested by Debtor's counsel	0.80	225.00	180.00
Giordano,Gregory	Analyst	2/6/2019	Claims Analysis and Administration	Correspondence to/from Debtor's counsel regarding analysis of marketing claims with support from marketing claimants	0.40	225.00	90.00
Demko,Danny	Manager	2/7/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia, K.	0.50	525.00	262.50

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
				Racette and L. Benedicto (Nalpropion) and G. Giordano (EY) to discuss invoices and bi-weekly check run			
Giordano,Gregory	Analyst	2/7/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia, K. Racette and L. Benedicto (Nalpropion) and D Demko (EY) to discuss invoices and bi-weekly check run	0.50	225.00	112.50
Demko,Danny	Manager	2/7/2019	Claims Analysis and Administration	Prepare analysis and detailed schedule of satisfied and partially satisfied claims in connection with a notice of satisfied claims to be filed as requested by the wind down officer	2.30	525.00	1,207.50
Demko,Danny	Manager	2/8/2019	Cash Flow Forecasting	Update the wind down forecast for the actual disbursements from the week ended 1/31	2.30	525.00	1,207.50
Demko,Danny	Manager	2/12/2019	Cash Flow Forecasting	Update the wind down forecast for the actual disbursements from the week ended 2/8	2.60	525.00	1,365.00
Demko,Danny	Manager	2/13/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia (Nalpropion) and G. Giordano (EY) to discuss the bi-weekly wind down reporting due to the Lenders on 2/13	0.70	525.00	367.50
Giordano,Gregory	Analyst	2/13/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia (Nalpropion) and D Demko (EY) to discuss the bi- weekly wind down reporting due to the Lenders on 2/13	0.70	225.00	157.50
Giordano,Gregory	Analyst	2/13/2019	Claims Analysis and Administration	Call with M. Giugliano (Davis & Gilbert), representatives from Young & Rubicam and VML, C. Bryant and E. Einhorn (Hogan Lovells), B Pickering and D.Demko (EY) to discuss the additional support provided by Young & Rubicam and VML in support of their	0.80	225.00	180.00

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
				filed claims.			
Demko,Danny	Manager	2/13/2019	Claims Analysis and Administration	Call with M. Giugliano (Davis & Gilbert), representatives from Young & Rubicam and VML, C. Bryant and E. Einhorn (Hogan Lovells), B Pickering and G. Giordano (EY) to discuss the additional support provided by Young & Rubicam and VML in support of their filed claims.	0.80	525.00	420.00
Pickering,Ben	Partner/Principal	2/13/2019	Claims Analysis and Administration	Call with M. Giugliano (Davis & Gilbert), representatives from Young & Rubicam and VML, C. Bryant and E. Einhorn (Hogan Lovells), D. Demko and G. Giordano (EY) to discuss the additional support provided by Young & Rubicam and VML in support of their filed claims.	0.80	850.00	680.00
Demko,Danny	Manager	2/14/2019	Claims Analysis and Administration	Update the Notice of Satisfaction / Partial Satisfaction exhibit for additional information received from the Debtor's former accounting team.	2.70	525.00	1,417.50
Demko,Danny	Manager	2/18/2019	Wind down Activities	Call with T. Lynch (Orexigen), J. Beck and E. Einhorn (Hogan Lovells), A. Remming (Morris Nichols) and G. Giordano (EY) to discuss the weekly updates to the wind down workstreams	0.60	525.00	315.00
Giordano,Gregory	Analyst	2/18/2019	Wind down Activities	Call with T. Lynch (Orexigen), J. Beck and E. Einhorn (Hogan Lovells), A. Remming (Morris Nichols) and D Demko (EY) to discuss the weekly updates to the wind down workstreams	0.60	225.00	135.00
Demko,Danny	Manager	2/18/2019	Cash Flow Forecasting	Update the wind down forecast for the actual disbursements from the week ended 2/15	2.40	525.00	1,260.00

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
Demko,Danny	Manager	2/20/2019	Cash Flow Forecasting	Prepare professional fees incurred analysis and schedule to be sent to the Company in connection with the January professional fees accrual.	2.80	525.00	1,470.00
Giordano,Gregory	Analyst	2/21/2019	Cash Flow Reporting	Update the weekly reconciliation report file for multiple weeks of activity and reconcile to Debtor's former accounting team's calculated balance	1.30	225.00	292.50
Giordano,Gregory	Analyst	2/21/2019	UST Reporting and MOR	Prepare draft of the January monthly operating report as requested by the Wind Down Officer	1.40	225.00	315.00
Demko, Danny	Manager	2/22/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia and L. Benedicto (Nalpropion) and G. Giordano (EY) to discuss the bi-weekly check run on 2/22/19	0.40	525.00	210.00
Giordano,Gregory	Analyst	2/22/2019	Meetings with Management	Call with T. Lynch (Orexigen), S. Moglia and L. Benedicto (Nalpropion) and D Demko (EY) to discuss the bi-weekly check run on 2/22/19	0.40	225.00	90.00
Demko,Danny	Manager	2/25/2019	Wind down Activities	Call with T. Lynch (Orexigen), J. Beck and E. Einhorn (Hogan Lovells), A. Remming (Morris Nichols) and G. Giordano (EY) to discuss the weekly updates to the wind down workstreams	0.50	525.00	262.50
Giordano,Gregory	Analyst	2/25/2019	Wind down Activities	Call with T. Lynch (Orexigen), J. Beck and E. Einhorn (Hogan Lovells), A. Remming (Morris Nichols) and D Demko (EY) to discuss the weekly updates to the wind down workstreams	0.50	225.00	112.50
Demko,Danny	Manager	2/25/2019	UST Reporting and MOR	Update the January monthly operating report for changes to the professional fees schedule	0.90	525.00	472.50
Giordano, Gregory	Analyst	2/25/2019	UST Reporting and MOR	Analyze data from Debtor's former accounting team for the January MOR	0.60	225.00	135.00

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
Giordano,Gregory	Analyst	2/25/2019	UST Reporting and MOR	Update draft January MOR with all required information in connection with additional data received from the Debtor's former Accounting team	1.90	225.00	427.50
Giordano,Gregory	Analyst	2/25/2019	Wind down Activities	Update Wind Down activities document in anticipation of wind down update with management and counsel	0.60	225.00	135.00
Demko,Danny	Manager	2/26/2019	Claims Analysis and Administration	Meeting with B. Pickering (EY) to discuss outstanding filed claims and committee advisors related requests	0.50	525.00	262.50
Pickering,Ben	Partner/Principal	2/26/2019	Claims Analysis and Administration	Meeting with D Demko (EY) to discuss outstanding filed claims and committee advisors related requests	0.50	850.00	425.00
Demko,Danny	Manager	2/26/2019	Claims Analysis and Administration	Correspondence with Debtor's Counsel in connection with claims filed past the bar date	0.60	525.00	315.00
Demko,Danny	Manager	2/26/2019	Claims Analysis and Administration	Analyze trade and government claims filed after the respective bar dates in connection with the filed SOFA/SOALs	1.90	525.00	997.50
Demko,Danny	Manager	2/26/2019	Cash Flow Forecasting	Update the wind down forecast for the actual disbursements from the week ended 2/22	2.80	525.00	1,470.00
Demko,Danny	Manager	2/27/2019	Meetings with Management	Meeting with T. Lynch (Orexigen) and G. Giordano (EY) to discuss the bi- weekly wind down reporting due to the Lenders on 2/27	0.30	525.00	157.50
Giordano, Gregory	Analyst	2/27/2019	Meetings with Management	Meeting with T. Lynch (Orexigen) and D. Demko (EY) to discuss the bi- weekly wind down reporting due to the Lenders on 2/27	0.30	225.00	67.50
Demko,Danny	Manager	2/27/2019	UST Reporting and MOR	Meeting with T. Lynch (Orexigen), S. Moglia and C. Sheldahl (Nalpropion) and G. Giordano (EY) to discuss the January monthly operating report	0.40	525.00	210.00
Giordano, Gregory	Analyst	2/27/2019	UST Reporting and MOR	Meeting with T. Lynch (Orexigen), S. Moglia and	0.40	225.00	90.00

Case 18-10518-KG Doc 1022-2 Filed 04/02/19 Page 6 of 6

Name	Title	Date of Service	Project Category	Description	Time	Hourly Rate	Total Individual Fees
				C. Sheldahl (Nalpropion) and D. Demko (EY) to discuss the January monthly operating report			
Demko,Danny	Manager	2/27/2019	Cash Flow Forecasting	Update the wind down forecast for additional changes from engagement leadership	0.60	525.00	315.00
Demko,Danny	Manager	2/27/2019	Cash Flow Forecasting	Update the schedule of professional fee applications filed since August 2018 as requested by Counsel	1.10	525.00	577.50
Giordano,Gregory	Analyst	2/27/2019	UST Reporting and MOR	Finalize draft of January MOR for additional changes from the Wind Down Officer	0.90	225.00	202.50
Giordano,Gregory	Analyst	2/27/2019	Cash Flow Forecasting	Analyze previous four months of actual professional fee applications in order to update weekly accrual estimates for the cash flow	2.10	225.00	472.50
Demko,Danny	Manager	2/28/2019	Claims Analysis and Administration	Update the claims reconciliation analysis for additional information received from the Debtor's former accounting team	2.70	525.00	1,417.50
Giordano,Gregory	Analyst	2/28/2019	Cash Flow Forecasting	Update professional fees tracker for latest docket activity and other received invoices	0.80	225.00	180.00
Total					51.20		\$21,842.50