UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

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In	ro.

PATRIOT COAL CORPORATION, et al.,

Debtors.

Chapter 11 Case No. 12-51502-659 (Jointly Administered)

Objection Deadline: June 17, 2013 at 4:00 p.m. (prevailing Central Time)

MONTHLY FEE STATEMENT OF DAVIS POLK & WARDWELL LLP FOR PROFESSIONAL SERVICES AND DISBURSEMENTS FOR THE PERIOD OF APRIL 1, 2013 THROUGH APRIL 30, 2013

NAME OF APPLICANT: <u>Davis Polk & Wardwell LLP</u>

ROLE IN THE CASE: Counsel to the Debtors

TIME PERIOD: April 1, 2013 through and including April

30, 2013

CURRENT APPLICATION¹: Total Fees Requested: \$4,830,650.25

80% of Fees Requested: \$3,864,520.20 Total Expenses Requested: \$123,187.23

¹ These amounts reflect \$88,377.13 in voluntary reductions of fees and expenses, which voluntary reductions are in addition to reductions of \$86,585.57 on account of Southern District of New York and U.S. Trustee guidelines. These amounts also reflect \$360.00 in further fee concessions agreed to by Davis Polk with respect to the first review of certain litigation documents.

- 1. In accordance with the *Order To Establish Procedures for Interim Monthly Compensation and Reimbursement of Expenses of Professionals* [ECF No. 262] (the "Interim Compensation Order"), Davis Polk & Wardwell LLP ("Davis Polk"), counsel to the above-captioned debtors and debtors in possession (collectively, the "Debtors"), hereby submits its Monthly Statement for Professional Services and Disbursements (the "Fee Statement") for the period of April 1, 2013 through and including April 30, 2013 (the "Fee Statement Period").
- Pursuant to the Interim Compensation Order, Davis Polk seeks payment of \$3,987,707.43, representing (a) 80% of Davis Polk's fees for services rendered and
 (b) 100% of actual and necessary expenses incurred.
- 3. Attached hereto as Exhibit A is a listing of Davis Polk professionals and paraprofessionals (collectively, the "Davis Polk Professionals"), including the hourly rate for each Davis Polk Professional who rendered services to the Debtors in connection with these chapter 11 cases during the Fee Statement Period and the title, aggregate hours worked and the amount of fees billed by each Davis Polk Professional.
- 4. Attached hereto as Exhibit B is a schedule specifying the categories of actual and necessary expenses for which Davis Polk is seeking reimbursement and the total amount for each such expense category.
- 5. Attached hereto as Exhibit C is a summary of the number of hours and amounts billed by Davis Polk during the Fee Statement Period, organized by project categories. Such services included:
 - Participating in numerous meetings and telephone conferences
 with the Debtors' management and employees covering topics

- such as the chapter 11 cases generally, interpretation of court orders, determination of the status of claims, contract and lease rejection issues, operational issues and general business issues;
- Advising the Patriot Coal Corporation board of directors regarding fiduciary duty issues, disclosure obligations, business and reorganization issues, the bankruptcy process and its options regarding all of the above;
- Assisting with the Debtors' retention of professionals in the
 Debtors' chapter 11 cases and in the ordinary course of business;
- Responding to numerous telephone calls and letters from creditors,
 equityholders and other parties in interest concerning the Debtors'
 chapter 11 cases, the filing of claims against the Debtors and the
 rights of creditors under the Bankruptcy Code and conducting
 associated legal research;
- Research and analysis related to the Debtors' rights and obligations
 under coal supply agreements and other commercial contracts;
- Researching and analyzing environmental and regulatory issues,
 including with respect to the U.S. Securities and Exchange
 Commission, the Financial Industry Regulatory Authority, and the
 Mine Safety and Health Administration, and advising the Debtors
 regarding the same;
- Preparation and filing of Exchange Act filings;

- Providing advice generally to the Debtors about the debtor-inpossession financing facilities;
- Assisting the Debtors with and analyzing issues related to the Debtors' section 503(b)(9) claims and negotiating with creditors regarding related issues;
- Analyzing various creditor issues and assisting the Debtors with the claims reconciliation process;
- Analyzing and researching issues related to numerous executory contracts and advising the Debtors regarding the assumption,
 rejection and extending the time to assume or reject the same;
- Defending against and developing strategies with respect to parties filing motions seeking to lift the automatic stay;
- Coordinating and communicating with the Debtors and various parties regarding potential violations of the automatic stay;
- Seeking declaratory judgments regarding the Debtors' contractual rights under various royalty agreements;
- Participating in numerous teleconferences with the Debtors and other parties regarding vendor and customer issues;
- Participating in numerous meetings and teleconferences to provide
 advice to the Debtors' management concerning financial matters
 (e.g., cost reductions), union negotiations, union and non-union
 communications, and litigation and non-litigation strategy with
 respect to labor issues;

- Preparing proposals in connection with section 1113 and 1114 of the Bankruptcy Code and advising the Debtors with respect to the same;
- Communicating and negotiating with professionals engaged by the Debtors' union concerning collective bargaining agreements and various other matters;
- Researching and drafting the Debtors' motion under sections 1113
 and 1114 of the Bankruptcy Code, including coordinating the
 preparation of declarations from numerous professionals engaged
 by the Debtors with respect to their labor and retiree obligations;
- Responding to objections to the Debtors' motion under sections
 1113 and 1114 of the Bankruptcy Code;
- Preparing for and participating in a trial on the Debtors' section
 1113 and 1114 motion and coordinating extensive negotiations and discovery with respect thereto, including attending numerous depositions;
- Researching and analyzing tax issues and advising the Debtors regarding the same;
- Participating in numerous telephone conferences with the Office of the U.S. Trustee regarding various procedural, case management and other issues;
- Researching and analyzing various legal issues related to potential claims against certain counterparties;

- Researching and preparing several non-first-day procedural and substantive motions;
- Coordinating with the Creditors' Committee regarding various
 pleadings and administration of the Debtors' estates generally and
 responding to comments and concerns of the Creditors'
 Committee;
- Preparing for, attending and taking part in bankruptcy court hearings; and
- Filing and service of court papers.
- 6. Attached hereto as Exhibit D are the time records of Davis Polk, which provide a daily summary of the time spent by each Davis Polk Professional during the Fee Statement Period by project category.

Notice

7. Consistent with the procedures described in the Interim Compensation
Order, the Debtors will serve this Fee Statement, by hand or overnight delivery, on (i) the
Debtors, Patriot Coal Corporation, 12312 Olive Boulevard, Suite 400, St. Louis,
Missouri, 63141, Attn: Jacquelyn A. Jones, (ii) the Office of the United States Trustee for
the Eastern District of Missouri, 111 South 10th Street, Suite 6.353, St. Louis, MO
63102, Attn: Leonora S. Long and Paul A. Randolph, (iii) attorneys for the administrative
agent for the Debtors' postpetition lenders, (a) Weil, Gotshal & Manges LLP, 767 Fifth
Avenue, New York, New York 10153, Attn: Marcia Goldstein and Joseph Smolinsky,
and (b) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York
10019, Attn: Margot B. Schonholtz and Ana Alfonso, and (iv) counsel to the official

committee of unsecured creditors, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Adam C. Rogoff, Esq. and Gregory G. Plotko, Esq.

8. WHEREFORE, the Debtors respectfully request that the Court grant the relief requested herein and such other and further relief as is just and proper.

Dated: New York, New York May 31, 2013

By: /s/Brian M. Resnick

Marshall S. Huebner

Damian S. Schaible

Brian M. Resnick

Michelle M. McGreal

DAVIS POLK & WARDWELL LLP 450 Lexington Avenue New York, New York 10017 Telephone: (212) 450-4000 Facsimile: (212) 607-7983

Counsel to the Debtors and Debtors in Possession

EXHIBIT A

Professionals and Rates

I.A. Partners/Counsel

NAME OF PARTNER/ COUNSEL	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES
Partners					
		Capital			
Sarah E. Beshar	1986-NY	Markets	8.2	\$985	\$8,077.00
		Executive			
		Compensation			
		and Employee			
Edmond T. FitzGerald	1992-NY	Benefits	3.9	\$985	\$3,841.50
		Insolvency &			
Marshall S. Huebner	1994-NY	Restructuring	156.7	\$985	\$154,349.50
Benjamin Kaminetzky	1996-NY	Litigation	226.3	\$985	\$222,905.50
Elliot Moskowitz	2002-NY	Litigation	287.3	\$975	\$280,117.50
		Insolvency &			
Brian M. Resnick	2004-NY	Restructuring	198.8	\$975	\$193,830.00
		Insolvency &			
Damian S. Schaible	2002-NY	Restructuring	22.8	\$985	\$22,458.00
Amelia T. R. Starr	1995-NY	Litigation	149.7	\$985	\$147,454.50
Mischa Travers	1998-NY	Corporate	10.0	\$985	\$9,850.00
Waide Warner	1980-NY	Credit	2.9	\$985	\$2,856.50
Robert F. Wise	1973-NY	Litigation	0.3	\$985	\$295.50
Simon Witty	1987-UK	Corporate	3.2	\$985	\$3,152.00
Counsel					
		Executive			
		Compensation			
		and Employee			
Ron M. Aizen	2006-NY	Benefits	35.4	\$915	\$32,391.00
Hayden S. Baker	2003-NY	Environmental	54.1	\$915	\$49,501.50
		Executive			
		Compensation			
		and Employee			
Erin K. Cho	1998-NY	Benefits	4.9	\$985	\$4,826.50
		Capital			
Ning Chiu	1996-NY	Markets	0.5	\$985	\$492.50
Lawrence E. Jacobs	1986-NY	Litigation	0.4	\$915	\$366.00
Jonathan D. Martin	2004-NY	Litigation	225.0	\$915	\$205,875.00
Michael J. Russano	2002-NY	Litigation	284.3	\$915	\$260,134.50
		Executive			
		Compensation			
		and Employee			
John T. Wright 1982-NY Benefits			0.2	\$985	\$197.00
Total Partners and Cou	Total Partners and Counsel				\$1,602,971.50

II.A. Associates

NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE ¹	TOTAL FEES
Jeremy Adler	2010-NY	Litigation	44.4	\$750	\$33,300.00
Jessica Agostinho	2011-NY	Executive Compensation and Employee	40.1	0.75	¢22.142.50
A.1 D.1'	2012 NW	Benefits	49.1	\$675	\$33,142.50
Adam Balin	2012-NY	Litigation	12.3	\$575	\$7,072.50
Patrick Blakemore	Admission Pending	Litigation	52.7	\$465	\$24,505.50
Jeffrey Brenner	2012-NY	Capital Markets	14.1	\$575	\$8,107.50
Maxwell P. Chapman	Admission Pending	Insolvency and Restructuring	68.5	\$465	\$31,852.50
Tenley L. Chepiga	2009-NY	Credit	4.1	\$795	\$3,259.50
Kevin J. Coco	2010-NY	Insolvency and Restructuring	258.5	\$750	\$193,875.00
Deryn Darcy	2010-NJ	Litigation	129.9	\$675	\$87,682.50
P. Alexandre de Richemont	2012-NY	Insolvency and Restructuring	48.8	\$575	\$28,060.00
Amishi Desai	Admission Pending	Litigation	70.8	\$575	\$40,710.00
Lauren Howard Elbert	2010-NY	Litigation	73.6	\$750	\$55,200.00
Richard Estacio	2010-NY	Litigation	269.1	\$750	\$201,825.00
Aryeh E. Falk	2013-NY	Insolvency and Restructuring	43.7	\$465	\$20,320.50
Dharma B. Frederick	2007-NY	Litigation	26.3	\$795	\$20,908.50
Joshua Friedman	2012-NY	Litigation	22.2	\$575	\$12,765.00
Andrew S. Gehring	2010-NY	Litigation	343.0	\$750	\$257,250.00
Elyse Glazer	2010-NY	Litigation	339.2	\$750	\$254,400.00
Shirin Hakimzadeh	2011-NY	Litigation	208.2	\$675	\$140,535.00
Wendi Hoeben	2005-NY	Capital Markets	5.0	\$795	\$3,975.00
Mhairi C. Immerman	2005-NY	Credit	8.7	\$575	\$5,002.50
Darren S. Klein	2007-NY	Insolvency and Restructuring	2.9	\$795	\$2,305.50
Steven C. Krause	2007-MA 2008-NY	Insolvency and Restructuring	29.0	\$795	\$23,055.00
Siew Kwok	Admission Pending	Mergers and Acquisitions	27.2	\$465	\$12,648.00
Angela Libby	2012-NY	Insolvency and Restructuring	220.8	\$575	\$126,960.00
Daniel M. Loss	2005-NY	Litigation	158.4	\$795	\$125,928.00
Christopher Lynch	2008-NY	Litigation	102.1	\$795	\$81,169.50
Michelle M. McGreal	2007-NJ 2008-NY	Insolvency and Restructuring	107.7	\$795	\$85,621.50
Adam Mehes	2011-NY	Litigation	71.3	\$675	\$48,127.50

¹ As an accommodation to the Debtors, Davis Polk agreed to cap all rates at \$275 per hour for work performed in the "First Review" project category (as detailed on Exhibit D attached hereto).

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NAME OF ASSOCIATE	YEAR ADMITTED	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE ¹	TOTAL FEES
Damon P. Meyer	2006-NY	Insovency and			
		Restructuring	98.5	\$795	\$78,307.50
Gerald M. Moody	2010-MA 2010-NY	Litigation	86.0	\$750	\$64,500.00
Lina Peng	Admission Pending	Litigation	143.1	\$465	\$66,541.50
Markus Pflieger	Admission Pending	Non-NY Foreign	7.2	\$275	\$1,980.00
Craig M. Reiser	2011-NY	Litigation	162.8	\$675	\$109,890.00
Christopher Robertson	Admission Pending	Insolvency and Restructuring	31.9	\$465	\$14,833.50
Eric L. Ruiz	2009-NY	Insolvency and Restructuring	26.1	\$750	\$19,575.00
Lara Samet	2008-NJ 2009-NY	Litigation	388.9	\$795	\$309,175.50
Daniel Silberger	2012-NY	Insolvency and Restructuring	83.1	\$575	\$47,782.50
Eugene Sokoloff	Admission Pending	Litigation	196.8	\$465	\$91,512.00
Robert Stewart	Admission Pending	Insolvency and Restructuring	108.3	\$465	\$50,359.50
Marc J. Tobak	2009-NY	Litigation	88.8	\$795	\$70,596.00
Amy E. Turner	2009-NY	Environmental	26.2	\$795	\$20,829.00
Adam VanWagner	Admission Pending	Insolvency and Restructuring	20.0	\$465	\$9,300.00
Eli Vonnegut	2008-NY	Insolvency and			•
		Restructuring	0.5	\$795	\$397.50
Amit Vora	2011-NY	Litigation	283.4	\$675	\$191,295.00
Total Associates			4,563.2		\$3,116,438.50

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Attorney Blended Rates

	ATTORNEY BLENDED RATE	TOTAL ATTORNEY HOURS BILLED	TOTAL ATTORNEY FEES ¹
Partners and Counsel	957.1	1674.9	\$1,602,971.50
Associates	683.0	4563.2	\$3,116,438.50
Total	756.6	6238.1	\$4,719,410.00

¹ These figures reflect reductions as referenced above.

III.A. Paraprofessionals

NAME OF PARAPROFESSIONAL	DEPARTMENT	TOTAL HOURS BILLED	HOURLY RATE	TOTAL FEES ¹
Theresa Bruney	Legal Assistant Corporate	11.1	\$385	\$4,273.50
Stephen Chao	Legal Assistant Corporate	31.1	\$325	\$10,107.50
Leah Edwards	Legal Assistant Corporate	8.4	\$385	\$3,234.00
Jen Eum	Legal Assistant Corporate	177.5	\$325	\$57,687.50
Eryn Gordon	Legal Assistant Corporate	10.8	\$325	\$3,510.00
Elliot Law	Legal Assistant Corporate	83.1	\$385	\$31,993.50
Charles Lilly	Legal Assistant Corporate	3.1	\$325	\$1,007.50
Diego Lopez	Legal Assistant Corporate	6.4	\$325	\$2,080.00
Scott Manrose	Legal Assistant Corporate	2.0	\$385	\$770.00
Lauren McGlynn	Legal Assistant Corporate	2.9	\$325	\$942.50
Michael Pucci	Legal Assistant Corporate	50.4	\$325	\$16,380.00
Philip Song	Legal Assistant Corporate	2.3	\$205	\$471.50
Christopher Tumminello	Legal Assistant Corporate	5.4	\$325	\$1,755.00
Tracy Wright	Legal Assistant Corporate	11.0	\$385	\$4,235.00
Robert Jones	Managing Attorney's Office	6.9	\$310	\$2,139.00
Raymond Gong	Litigation Support	45.7	\$185	\$8,454.50
D. Robert O'Flaherty	Litigation Support	3.0	\$285	\$855.00
Edgar Halford	Litigation Support	11.5	\$320	\$3,680.00
Matthew Harrington	Litigation Support	115.7	\$295	\$34,131.50
Marlon Oliva	Litigation Support	14.0	\$320	\$4,480.00
Mark Zaleck	Research Services	1.0	\$195	\$195.00
Total Paraprofessionals		603.3		\$192,382.50

¹ These figures reflect voluntary reductions as referenced above.

EXHIBIT B

Expenses

ACTUAL AND NECESSARY EXPENSES INCURRED BY DAVIS POLK & WARDWELL LLP ON BEHALF OF THE DEBTORS DURING THE COMPENSATION PERIOD

CATEGORY OF EXPENSES	AMOUNTS
Computer research	\$37,431.09
Duplication	\$21,046.70
Litigation Support	\$808.50
Postage, courier and freight	\$2,740.36
Court and other fees	\$6,480.30
Outside document retrieval (transcript, PACER, etc.)	\$2,045.87
Travel	\$41,258.06
Meals	\$11,376.35
Total	\$123,187.23

EXHIBIT C

Summary by Project Code

SUMMARY OF HOURS AND AMOUNTS BILLED DURING THE COMPENSATION PERIOD BY DAVIS POLK & WARDWELL LLP ORGANIZED BY INTERNAL PROJECT CATEGORY

PROJECT CATEGORY	DESCRIPTION	HOURS	AMOUNT
1.	ASSET DISPOSITIONS	18.4	\$14,833.50
2.	AUTOMATIC STAY	50.9	\$40,343.00
3.	CLAIMS INVESTIGATIONS	309.3	\$226,807.50
4.	CREDITOR\EQUITYHOLDER\UCC ISSUES	932.7	\$679,837.50
5.	DPW RETENTION	1.3	\$670.50
6.	EMPLOYEE LABOR ISSUES	4036.3	\$2,906,549.50
7.	EXECUTORY CONTRACTS	63.4	\$46,219.00
8.	FINANCING	15.5	\$11,478.50
9.	FIRST REVIEW	7.2	\$1,980.00
10.	GENERAL CASE ADMINISTRATION	232.5	\$150,103.00
11.	GOVERNANCE COMMUNICATIONS	7.2	\$6,822.00
12.	LITIGATION	326.1	\$240,264.00
13.	NON-DPW RETENTION	20.1	\$11,103.50
14.	NON-WORKING TRAVEL	206.3	\$81,142.25
15.	PLAN/DISCLOSURE STATEMENT	422.3	\$276,533.00
16.	PREPARATION OF FEE STATEMENTS/APPLICATIONS	74.2	\$42,242.00
17.	REGULATORY AND ENVIRONMENTAL	115.1	\$91,513.00
18.	SECURITIES CLASS ACTION	2.6	\$2,208.50
,	Total Hours and Compensation Requested:	6841.4	\$4,830,650.25 ¹

¹ This figure reflects reductions as referenced above.

EXHIBIT D

Time Record

ASSET DISPOSI	TIONS		
Coco KJ	04/02/13	2.5	Emails to Davis Polk DIP team and B. Resnick regarding WWMV payments (0.4); analyze same (2.1).
Resnick BM	04/02/13	0.2	Emails with K. Coco regarding WWMV issue.
Coco KJ	04/03/13	1.1	Call with C. Ebetino and others regarding WWMV payments (0.4); analyze same (0.7).
Resnick BM	04/03/13	0.5	Call with C. Ebetino and K. Coco regarding WWMV issue (0.3); emails with T. Chepiga and K. Coco regarding DIP covenants for WWMV issue (0.2).
Coco KJ	04/04/13	0.9	Call with C. Ebetino and other clients regarding Payne-Gallatin, WWMV payments and other leases.
Resnick BM	04/04/13	0.1	Emails with clients regarding WWMV.
Coco KJ	04/05/13	0.7	Call with J. Eagan regarding WWMV, Cliffs and Shonk issues.
Coco KJ	04/14/13	0.8	Analyze creditor issues in connection with joint ventures.
Resnick BM	04/14/13	0.2	Review K. Coco email regarding joint ventures.
Coco KJ	04/15/13	1.8	Review joint venture operating agreement and discuss proposed structures and transactions with clients and B. Resnick.
Resnick BM	04/15/13	0.7	Correspondence with C. Ebetino and K. Coco regarding joint venture issues.
Chepiga TL	04/25/13	1.4	Calls and conferences with R. Mead, W. Warner, B. Resnick, K. Coco and M. Immermann regarding joint venture structure and review of documents in connection with same.
Coco KJ	04/25/13	1.5	Analysis of joint venture issues (0.7); meet with Davis Polk team and call with clients regarding same (0.8).
Immermann MC	04/25/13	0.7	Discuss joint venture issues with Davis Polk team.
Resnick BM	04/25/13	0.7	Meet with W. Warner, T. Chepiga and K. Coco regarding joint venture issues (0.4); call with R. Mead and others regarding same (0.3).
Coco KJ	04/26/13	1.7	Call with C. Ebetino and others regarding joint venture issues and follow-up analysis (1.3); calls with M. Travers regarding same (0.4).
Resnick BM	04/26/13	0.9	Call with C. Ebetino and R. Mead regarding joint venture transactions (0.6); correspondence with K. Coco and M. Travers regarding same (0.3).
Travers M	04/26/13	1.3	Review of joint venture documentation (0.8);

			discuss joint venture documentation with K. Coco (0.5).
Coco KJ	04/30/13	0.5	Meet with B. Resnick regarding joint venture issues and email to C. Ebetino regarding same.
Resnick BM	04/30/13	0.2	Meet with K. Coco regarding possible joint venture transaction.
Total ASSET DISPOSITIONS	S	18.4	
AUTOMATIC S	STAV		
Coco KJ	04/01/13	0.8	Emails with Artisan counsel and Davis Polk team regarding lift-stay motion and stipulation (0.4); review Bridgehouse lift-stay motion and coordinate filing and service issues (0.4).
Estacio R	04/01/13	8.8	Draft motion and proposed order seeking relief from automatic stay regarding Bridgehouse litigation (8.2); confer with A. Starr regarding same (0.6).
McGreal MM	04/01/13	0.3	Correspondence with A. Starr, R. Estacio and K. Coco regarding insurance lift-stay motion.
Starr AT	04/01/13	3.7	Meet with R. Estacio regarding stay motion (0.5); call with M. McGreal regarding stay motion (0.3); calls and emails with J. Jones, R. Mead, R. Estacio, R. Hulse and M. Cowen regarding stay motion (0.8); revise brief regarding same (1.5); calls to B. Walsh regarding Missouri precedents (0.2); review letter regarding coal delivery dispute (0.2); call with J. Jones regarding the same (0.2).
Coco KJ	04/02/13	0.6	Prepare lift-stay stipulation with Tetryl plaintiffs.
Estacio R	04/02/13	7.6	Revise and edit Bridgehouse motion for relief from automatic stay (6.8); communications with A. Starr, K. Coco and A. Libby regarding same (0.8).
McGreal MM	04/02/13	0.1	Review and comment on lift-stay stipulation.
Starr AT	04/02/13	3.2	Revise stay brief (1.3); calls and emails regarding same with R. Meade, J. Jones, R. Estacio, B. Smith, R. Hulse, M. Cowen and J. Bean (1.2); review insurance policies (0.2); calls regarding retention issues with B. Smith and R. Meade (0.3); emails regarding stay form of order with A. Libby and R. Estacio (0.2).
Coco KJ	04/03/13	0.8	Emails with DIP agents' counsel regarding lift- stay motions (0.3); emails with counsel to Artisan regarding lift-stay motion questions and stipulation (0.5).

Estacio R	04/03/13	0.1	Emails with K. Coco regarding Artisan automatic stay relief motion.
McGreal MM	04/03/13	0.1	Teleconference with A. Starr regarding lift-stay motion.
Starr AT	04/03/13	2.4	Call regarding Qatar litigation with J. Jones, R. Mead, T. Murtha, B. Smith and proposed Qatar counsel (1.1); call with J. Jones, R. Mead, T. Murtha, R. Hulse and M. Cowen regarding insurance for Qatar case (0.4); calls and emails with A. Saavedra, A. Alfonso and M. McGreal regarding Qatar litigation (0.5); emails regarding information for insurance with J. Jones and R. Mead (0.2); call to J. Wagner regarding insurance issues. (0.2).
Coco KJ	04/05/13	2.5	Draft lift-stay stipulation with Artisan and circulate same (1.8); review proofs of claim in connection with same (0.3); email to clients regarding same (0.4).
Estacio R	04/05/13	0.9	Review proposed agreement regarding Artisan motion for relief from automatic stay (0.5); emails with K. Coco regarding same (0.2); read McGhee motion for relief from automatic stay (0.2).
Coco KJ	04/08/13	0.9	Review comments to Artisan lift-stay motion and circulate same to clients and constituencies.
Martin JD	04/08/13	0.2	Confer with K. Coco and others regarding Artisan lift-stay motion.
Estacio R	04/09/13	0.5	Confer with A. Starr regarding revising Bridgehouse automatic stay relief proposed order (0.1); revise and edit the same (0.4).
Coco KJ	04/10/13	1.1	Emails with clients and counterparty regarding Artisan lift-stay stipulation (0.3); send same to Unsecured Creditors' Committee and DIP Agents (0.3); email to counsel to E. Burns (0.2); emails with clients and counterparty regarding Tetryl lift-stay stipulation (0.3).
Law EC	04/10/13	0.2	Assemble revised draft artisan lift-stay stipulation (0.1); confer with K. Coco regarding same (0.1).
McGreal MM	04/10/13	0.1	Correspondence with A. Libby and R. Estacio regarding revised lift-stay order.
Starr AT	04/10/13	0.4	Emails regarding revisions to lift-stay motion with R. Estacio and M. McGreal (0.3); review revised order (0.1).
Estacio R	04/11/13	0.1	Emails with K. Coco regarding Burns automatic stay relief motion.
Coco KJ	04/12/13	0.7	Coordinate comments to Artisan lift-stay motion

			(0.2) 1 6 11 1 1 (0.2)
			(0.3); draft email and send to chambers (0.3);
Estada D	04/12/12	0.2	email to clients regarding same (0.1).
Estacio R	04/12/13	0.2	Emails with K. Coco regarding automatic stay
Stewart R	04/12/13	0.4	stipulation.
	04/12/13	0.4	Finalize Artisan lift-stay stipulation for filing.
Coco KJ	04/14/13	0.5	Review McGhee lift-stay motion and send email
Coco KJ	04/16/13	1.7	to M. McGreal regarding same. Mark-up lift-stay stipulation draft received from
Coco KJ	04/10/13	1./	S. Elliott (1.0); confer with D. Klein regarding
			same (0.1); emails with clients and counterparty
			regarding Burns lift-stay stipulation (0.3); emails
			and calls with A. Starr regarding Bridgehouse lift-
			stay issues (0.3).
Stewart R	04/16/13	0.9	Draft Bridgehouse notice of no objection and
	0 1, 10, 10	0.5	proposed order (0.8); email same to chambers
			(0.1).
Coco KJ	04/17/13	0.8	Emails with E. Waller and other clients regarding
			lift-stay issues (0.3); emails with T. Brown
			regarding Burns lift-stay motion (0.2); emails
			with S. Elliott regarding lift-stay stipulations in
			West Virginia (0.3).
Estacio R	04/17/13	0.1	Correspond with R. Stewart regarding service of
			notice regarding Bridgehouse automatic stay
			motion.
Coco KJ	04/18/13	0.3	Emails with clients regarding lift-stay issues.
Coco KJ	04/19/13	0.2	Emails with clients regarding lift-stay issues.
Coco KJ	04/23/13	1.1	Emails with counterparties and analysis regarding
			possible lift-stay stipulations (0.8); call to E.
~ ***	0.4/2.4/1.2		Waller and follow-up regarding same (0.3).
Coco KJ	04/24/13	2.2	Review documents and analysis regarding various
			lift-stay issues (1.8); emails and call to clients
M.C. 1101	0.4/0.4/1.2	0.2	regarding same (0.4).
McGreal MM	04/24/13	0.2	Confer with K. Coco regarding lift-stay
Casa VI	04/25/12	1.2	stipulations.
Coco KJ	04/25/13	1.2	Communications with Davis Polk team regarding
			lift-stay matters (0.8); calls with A. Starr regarding Bridgehouse litigation and follow-up
			(0.4).
Coco KJ	04/26/13	0.7	Call with E. Waller regarding various automatic
COCO IXJ	07/20/13	0.7	stay issues (0.3); emails with clients regarding
			same (0.4).
Coco KJ	04/29/13	0.7	Call with S. Elliott regarding lift-stay matters and
	01,27/13	0.7	prepare for same (0.3); call to counterparty
			counsel regarding lift-stay issue with claimant R.
			Coleman (0.2); email from D. Sosne regarding
			lift-stay matters and follow-up (0.2).
			lift-stay matters and follow-up (0.2).

Adler J	04/30/13	1.4	Call with plaintiff's counsel regarding request to lift-stay for Sutter law firm claim against Patriot
			(0.5); call with outside counsel regarding request to lift-stay for Sutter law firm claim against Patriot (0.4); research regarding request to lift-stay for Sutter law firm claim against Patriot
			(0.5).
Coco KJ	04/30/13	1.0	Call with A. Starr regarding lift-stay issues and follow-up (0.3); analysis of same (0.4); review lift-stay motion as filed (0.3).
McGreal MM	04/30/13	0.1	Teleconference with K. Coco regarding lift-stay stipulation.
Starr AT	04/30/13	1.1	Communications with D. Sosne and J. Adler regarding stay issues (0.7); emails with J. Jones and E. Waller regarding the same (0.4).
Total AUTOMA	ATIC STAY	50.9	
CLAIMS			
INVESTIGATI	ONS		
Coco KJ	04/01/13	0.7	Coordinate comments and filing and service of Rule 2004 motion.
Darcy D	04/01/13	1.5	Review separation and distribution agreement for spin-off (0.9); confer with M. Russano regarding jurisdiction questions (0.3); confer with J. Friedman regarding progress on follow-up research for memorandum summarizing fraudulent transfer choice of law research (0.2); review email regarding same (0.1).
Friedman J	04/01/13	1.7	Conduct research regarding potential claims (1.0); confer with D. Darcy regarding same (0.2); email D. Darcy regarding same (0.5).
Gehring AS	04/01/13	5.7	Edit Rule 2004 motion and ancillary documents (3.2); emails with M. Russano regarding same (0.6); emails with K. Coco and A. Libby regarding same (0.1); calls and meeting with C. Reiser regarding same (0.7); review draft confidentiality order (0.5); call with M. Russano to Jones Day and Kramer Levin regarding same (0.6).
Reiser CM	04/01/13	7.7	Review emails regarding Rule 2004 motion filing (0.2); second review of documents pertinent to potential claims investigation (4.9); calls with A. Gehring regarding Rule 2004 motion filing and exhibits (0.7); identify and prepare exhibits for Rule 2004 motion filing, and update exhibit summary for same (1.9).

Russano MJ	04/01/13	10.9	Draft, review and revise Rule 2004 discovery motion (5.8); confer with A. Gehring regarding same (0.5); confer with J. Bean and C. Ebetino regarding same (0.3); confer with Unsecured Creditors' Committee counsel regarding same (0.3); review and revise proposed confidentiality stipulation (0.9); confer with J. Bean regarding same (0.3); prepare for and attend call with Peabody counsel (1.1); prepare for board of directors call regarding claims investigation (0.7); confer with B. Resnick regarding same (0.2); review and revise talking points regarding same (0.8).
Balin A	04/02/13	0.4	Review filed Rule 2004 motion.
Darcy D	04/02/13	4.3	Review separation and distribution agreement (0.4); review case law (0.2); review Delaware treatise (0.2); revise fraudulent transfer choice of law memo (3.5).
Gehring AS	04/02/13	3.3	Prepare and file Rule 2004 motion (2.0); calls and emails with M. Russano and C. Reiser regarding same (0.5); emails with K. Coco, A. Libby and A. VanWagner regarding same (0.5); confer with C. Reiser regarding potential claims investigation (0.3).
Reiser CM	04/02/13	4.7	Second review of documents pertinent to potential claims investigation (1.8); calls and meetings with A. Gehring regarding Rule 2004 motion filing and status of case (1.4); finalize exhibits and cite check Rule 2004 motion filing (1.4); review emails regarding Rule 2004 motion filing (0.1).
Russano MJ	04/02/13	8.8	Review, revise and file Peabody Rule 2004 motion (7.3); confer with A. Gehring and A. Libby regarding same (0.6); emails with J. Bean regarding same (0.5); confer with Unsecured Creditors' Committee counsel regarding same (0.4).
Balin A	04/03/13	4.9	Draft summary of documents relevant to claims investigation (4.6); circulate summary of same (0.1); speak with A. Gehring regarding same (0.2).
Darcy D	04/03/13	2.8	Coordinate team meeting regarding memorandum on fraudulent transfer choice of law research (0.2); attend meeting with M. Russano, D. Loss, M. Tobak and J. Friedman regarding memorandum on fraudulent transfer choice of law

			research (1.1); confer with M. Russano regarding additional research for memorandum (0.2); coordinate research for memorandum with J. Friedman (0.2); conduct follow up research for memorandum (1.1).
Friedman J	04/03/13	3.8	Review memo regarding research on potential claims (1.1); confer with M. Russano, D. Darcy, D. Loss and A. Tobak regarding same (1.2); confer with D. Darcy regarding same (0.3); research regarding potential claims (1.2).
Gehring AS	04/03/13	2.3	Emails with M. Tobak and A. Libby regarding proposed Rule 2004 order (0.1); emails and call with C. Reiser regarding Rule 2004 hearing preparation (0.2); second review of document for information pertinent to potential claims investigation (1.3); edit notable documents summary (0.7).
Loss DM	04/03/13	1.3	Confer with M. Russano, M. Tobak and D. Darcy regarding limitations period issues (1.2); review and comment on media statement (0.1).
Reiser CM	04/03/13	5.8	Review Rule 2004 motion exhibits filed on Patriot exhibits website (0.1); calls with A. Gehring regarding status of case and second review of documents (0.4); coordinate preparation of hearing binder (0.2); second review of documents pertinent to potential claims investigation (4.7); review relevant documents summary email (0.4).
Russano MJ	04/03/13	8.2	Review press releases regarding Rule 2004 motion (0.7); confer with clients regarding same (0.6); confer with E. Moskowitz regarding same (0.3); confer with B. Resnick, D. Loss, M. Tobak and L. Samet regarding communication with press regarding legal basis for Rule 2004 motion (0.6); meet with D. Loss, M. Tobak, D. Darcy and J. Friedman regarding venue and choice of law research (1.0); review and revise research memo regarding same (2.1); confer with B. O'Neill regarding Engelhardt and Whiting depositions (0.4); confer with J. Bean regarding confidentiality agreement (0.2); review notable documents from review (2.3).
Tobak MJ	04/03/13	3.1	Review and analyze memorandum prepared by D. Darcy regarding legal research (1.3); confer with M. Russano, D. Loss, D. Darcy and J. Friedman regarding research memorandum (1.2);

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correspond with M. Russano regarding	
retention (0.2); correspond with Curt	is Mallet
regarding conflicts discovery (0.4).	
Balin A 04/04/13 0.6 Circulate pdfs of pertinent document	
(0.1); revise summary (0.3); emails v	with C. Reiser
and M. Pucci regarding same (0.2).	
Darcy D 04/04/13 0.7 Conduct research in connection with	
transfer choice of law memorandum.	ı
Friedman J 04/04/13 1.6 Conduct research regarding potential	l claims.
Gehring AS 04/04/13 0.2 Emails with litigation technical servi	ces regarding
document database.	
Pucci MV 04/04/13 2.8 Prepare index and binder of Rule 200	04 hearing
materials per C. Reiser (0.8); retrieve	e and
organize notable documents per A. B	Balin (2.0).
Reiser CM 04/04/13 4.7 Emails regarding relevant documents	s summary
email (0.2); confer with A. Gehring i	
status of case (0.1); coordinate prepa	ration of
Rule 2004 hearing binder (0.2); seco	
documents pertinent to potential clair	
investigation (4.2).	
Tobak MJ 04/04/13 0.3 Review notable documents circulated	d by
document review team.	•
Darcy D 04/05/13 2.4 Conduct research in connection with	fraudulent
transfer choice of law memorandum.	
Friedman J 04/05/13 0.5 Conduct research regarding potential	claims.
Gehring AS 04/05/13 0.2 Meet with M. Tobak regarding Rule	
discovery.	
McGreal MM 04/05/13 0.1 Correspondence with Chambers rega	rding Rule
2004 motion.	
Reiser CM 04/05/13 2.0 Second review of documents pertine	nt to
potential claims investigation.	
Russano MJ 04/05/13 1.5 Confer with M. Tobak regarding con	fidentiality
agreement (0.3); confer with M. Tob	-
call with conflicts counsel (0.4); revi	ew talking
points regarding same (0.8).	C
Tobak MJ 04/05/13 2.6 Confer with T. Foudy, S. Reisman ar	nd M. Cohen
of Curtis Mallet regarding legal anal	ysis of
potential causes of action (1.3); revie	ew key work
product in preparation for same (0.7)	
correspond with S. Blank of Kramer	
Libby regarding confidentiality stipu	
confer with D. Loss regarding analys	
potential causes of action (0.3).	
Friedman J 04/06/13 3.7 Conduct research regarding potential	claims.
1 Hearman 3 07/00/13 3.7 Conduct research regarding potential	

			to research into fraudulent transfer choice of law questions.
Friedman J	04/07/13	1.0	Conduct research regarding potential claims (0.6); confer with D. Darcy regarding same (0.4).
Tobak MJ	04/07/13	0.3	Correspondence with M. Russano regarding conflicts discovery call.
Darcy D	04/08/13	4.5	Perform research on Lexis relating to fraudulent transfer choice of law questions (1.0); confer with M. Tobak regarding fraudulent transfer statute of limitations issues (0.2); call with M. Russano and J. Friedman regarding progress on fraudulent transfer choice of law research (0.5); review research relating to fraudulent transfer choice of law questions (2.6); confer with M. Russano on fraudulent transfer statute of limitations research (0.1); confer with J. Friedman regarding fraudulent transfer choice of law research (0.1).
Friedman J	04/08/13	0.6	Confer with M. Russano and D. Darcy regarding research on potential claims.
Pucci MV	04/08/13	0.8	Prepare and distribute notable documents updates per A. Balin.
Reiser CM	04/08/13	1.9	Review articles concerning Patriot bankruptcy proceedings (0.1); second review of documents pertinent to potential claims investigation (1.8).
Russano MJ	04/08/13	4.5	Research regarding statute of limitations and review and revise memorandum regarding same (3.5); confer with D. Darcy and J. Friedman regarding same (0.4); meet with M. Tobak regarding Peabody discovery motion (0.6).
Tobak MJ	04/08/13	0.8	Confer with M. Russano regarding hearing preparation (0.5); confer with D. Darcy regarding legal research (0.2); confer with D. Loss regarding Epiq retention (0.1).
Darcy D	04/09/13	4.4	Research questions relating to fraudulent transfer choice of law research (2.0); review cases and second source materials regarding same (1.9); discuss research question with M. Tobak (0.4); confer with J. Friedman regarding progress on research workstreams for fraudulent transfer choice of law research (0.1).
Friedman J	04/09/13	1.0	Conduct research regarding potential claims (0.6); confer with D. Darcy regarding same (0.4).
Gehring AS	04/09/13	0.3	Call with C. Reiser regarding document review (0.1); call with M. Tobak regarding Rule 2004 discovery (0.2).
Reiser CM	04/09/13	1.9	Second review of documents pertinent to

			potential claims investigation.
Tobak MJ	04/09/13	0.6	Confer with D. Darcy regarding legal research (0.4); confer with A. Gehring regarding Rule 2004 motion and hearing (0.2).
Darcy D	04/10/13	1.2	Review cases, statute and secondary source materials regarding questions relating to fraudulent transfer choice of law research (0.8); discuss research findings regarding same with M. Russano (0.3); discuss statute of research on fraudulent transfer choice of law questions with J. Friedman (0.1).
Friedman J	04/10/13	0.2	Call with D. Darcy regarding research on potential claims.
Reiser CM	04/10/13	3.5	Review articles concerning Patriot bankruptcy proceedings (0.2); retrieve pleading filed in United Mine Workers of America action and email to team regarding same (0.1); second review of documents pertinent to potential claims investigation (3.0); confer with J. Friedman regarding case and limitations issues and email regarding same (0.2).
Russano MJ	04/10/13	2.9	Confer with D. Darcy regarding legal research on venue and statute of limitations (0.3); review and analyze same (2.1); confer with M. Tobak regarding preparation for United Mine Workers of America update call (0.5).
Tobak MJ	04/10/13	0.2	Correspondence with M. Russano and A. Gehring regarding talking points for April 14 call with union.
Reiser CM	04/11/13	4.5	Second review of documents pertinent to potential claims investigation (4.4); review articles concerning Patriot bankruptcy proceedings (0.1).
Russano MJ	04/11/13	0.7	Confer with M. Tobak regarding Rule 2004 motion reply and oral argument planning.
Reiser CM	04/12/13	5.0	Second review of documents pertinent to potential claims investigation (4.8); calls with A. Gehring regarding Rule 2004 motion (0.2).
Russano MJ	04/12/13	0.9	Review proposed confidentiality agreement (0.7); confer with M. Tobak regarding same (0.2).
Tobak MJ	04/12/13	3.1	Draft summary of investigation status in connection with April 14 call with United Mine Workers of America (2.1); review and revise proposed confidentiality order (0.8); correspondence with B. O'Neill, S. Blank, M. Russano and A. Gehring regarding same (0.2).

Gehring AS	04/13/13	0.2	Email to team regarding Peabody's motion to
	0.713/13	0.2	dismiss declaratory judgment action.
Friedman J	04/15/13	2.7	Conduct research regarding potential claims.
Pucci MV	04/15/13	1.8	Update binder and index and coordinate the
	0 3, 20, 20		copying of the selected spin-off materials binder
			per C. Reiser.
Tobak MJ	04/15/13	2.7	Prepare and revise background materials for
			counsel to I. Engelhardt (1.8); confer with D.
			Loss regarding assumed retirees (0.3);
			correspondence with A. Dove regarding
			protective order (0.4); review motion to dismiss
			declaratory judgment action (0.2).
Gehring AS	04/16/13	0.4	Review Rule 2004 opposition.
Pucci MV	04/16/13	2.1	Update binder and index of the selected spin-off
			materials binders as per C. Reiser (1.2);
			coordinate burning of a disc with minutes of the
			board of directors per C. Reiser (0.5); prepare
			mailing of selected spin-off materials binder and
			minutes of the board of directors disc to W.
			Michael per C. Reiser (0.4).
Reiser CM	04/16/13	4.5	Confer with M. Tobak regarding Rule 2004
			motion reply brief (0.5); review background
			materials concerning Rule 2004 motion and
			Peabody's response to Rule 2004 motion (1.7);
			call with K. Coco regarding Rule 2004 motion
			reply filing deadline (0.1); second review of
			documents pertinent to potential claims
			investigation (0.5); research Rule 2004 standard in connection with Rule 2004 reply brief (1.7).
Russano MJ	04/16/13	1.9	Review and analyze Peabody response to Rule
Russano Wij	04/10/13	1.7	2004 motion (1.1); confer with M. Tobak
			regarding reply brief strategy and planning (0.8).
Tobak MJ	04/16/13	5.2	Review Peabody objection to rule 2004 motion
1000011110	0 1/ 10/ 10	0.2	(2.6); outline draft reply in support of Rule 2004
			motion (1.7); correspondence and conferences
			regarding hearing preparations (0.3);
			correspondence with C. Reiser regarding I.
			Engelhardt deposition materials (0.6).
Gehring AS	04/17/13	0.3	Review Rule 2004 opposition.
Pucci MV	04/17/13	0.8	Prepare binder of cases cited in Peabody's
			objection to Rule 2004 motion per C. Reiser.
Reiser CM	04/17/13	7.5	Research Rule 2004 standard in connection with
			Rule 2004 reply brief (2.7); draft argument riders
			for Rule 2004 reply brief (3.5); confer with M.
			Tobak regarding Rule 2004 reply brief (0.2);
			second review of documents pertinent to potential

			claims investigation (1.1).
Russano MJ	04/17/13	0.5	Confer with M. Tobak regarding Rule 2004
			motion and reply brief.
Tobak MJ	04/17/13	11.4	Draft reply to Peabody objection to Rule 2004 motion (9.3); correspondence and conferences with M. Russano and A. Dove regarding resolution of certain Rule 2004 motion issues (1.6); legal research in connection with reply brief (0.5).
Pucci MV	04/18/13	4.5	Identify, retrieve, pull and organize electronic versions of cases cited in Rule 2004 motion, objection and reply as per C. Reiser (2.2); prepare index and binder of hearing on Rule 2004 motion materials as per C. Reiser (2.3).
Reiser CM	04/18/13	3.8	Review status of precedent spinoff case (0.2); review and edit draft Rule 2004 reply brief (2.1); confer with M. Tobak regarding Rule 2004 reply brief (0.6); confer with M. Pucci regarding Rule 2004 motion hearing binder (0.5); prepare exhibits and exhibit summary for Rule 2004 reply brief (0.4).
Russano MJ	04/18/13	1.8	Review Rule 2004 reply brief (1.1); confer with A. Tobak and C. Reiser regarding same (0.3); confer with A. Tobak and Unsecured Creditors' Committee counsel regarding discussions with Peabody (0.4).
Tobak MJ	04/18/13	8.8	Draft and revise reply brief in support of Rule 2004 motion (5.8); prepare for meet and confer regarding Rule 2004 motion (0.4); meet and confer conference with P. Wilson, S. Cousins, B. O'Neill and A. Dove regarding Rule 2004 motion (0.4); draft email to Peabody presenting offer (0.8); confer with M. Russano regarding same (0.3); prepare oral argument on Rule 2004 motion (1.1).
Darcy D	04/19/13	0.4	Discuss research relating to fraudulent transfer choice of law issues with J. Friedman.
Friedman J	04/19/13	3.5	Research regarding potential claims (3.1); confer with D. Darcy regarding same (0.4).
Gehring AS	04/19/13	1.4	Call with M. Tobak regarding Rule 2004 reply (0.3); calls with C. Reiser regarding same (0.1); edit same (1.0).
Pucci MV	04/19/13	1.2	Update index and binders of hearing on Rule 2004 motion materials per C. Reiser (0.9); prepare hand delivery of Rule 2004 motion hearing materials to M. Russano per C. Reiser

			(0.3).
Reiser CM	04/19/13	6.4	Review and edit draft Rule 2004 reply brief (1.3); confer with A. Gehring regarding same (0.4); confer with M Tobak regarding same (0.1); prepare Rule 2004 hearing binder (1.7); confer with M. Tobak and M. Pucci regarding same (0.5); cite check Rule 2004 reply brief (1.7); second review of documents pertinent to potential claims investigation (0.7).
Russano MJ	04/19/13	6.9	Review oral argument outline and confer with M. Tobak regarding same (1.9); draft, review and revise Rule 2004 reply brief (3.9); confer with M. Tobak regarding same (0.7); email to J. Bean and C. Ebetino regarding same (0.4).
Tobak MJ	04/19/13	10.0	Draft preparation materials for oral argument on Rule 2004 motion (9.2); revise Peabody Rule 2004 motion reply brief (0.8).
Friedman J	04/20/13	1.0	Conduct research regarding potential claims.
Gehring AS	04/20/13	0.4	Review Rule 2004 reply (0.2); emails with M. Tobak regarding same (0.2).
Russano MJ	04/20/13	4.9	Prepare for hearing on Rule 2004 discovery (4.2); confer with M. Tobak and A. Gehring regarding same (0.7).
Tobak MJ	04/20/13	1.2	Revise draft Rule 2004 reply brief (1.0); correspondence with M. Russano, A. Gehring and C. Reiser regarding same (0.2).
Friedman J	04/21/13	0.9	Email M. Russano and D. Darcy regarding research on potential claims.
Gehring AS	04/21/13	0.1	Emails with M. Tobak and C. Reiser regarding Rule 2004 reply.
Reiser CM	04/21/13	1.0	Review and edit Rule 2004 reply brief (0.9); emails with M. Tobak regarding same (0.1).
Russano MJ	04/21/13	4.1	Prepare for hearing and oral argument on Rule 2004 discovery (3.7); confer with M. Tobak regarding same (0.4).
Tobak MJ	04/21/13	2.3	Revise draft Rule 2004 brief (1.3); correspondence with M. Russano, A. Gehring, A. Libby and C. Reiser regarding final review, filing of brief (1.0).
Gehring AS	04/22/13	0.1	Call with M. Tobak regarding Rule 2004 hearing.
Pucci MV	04/22/13	2.2	Update Rule 2004 motion hearing materials binders and print supplemental materials for hearing per M. Tobak.
Reiser CM	04/22/13	0.2	Coordinate preparation of Rule 2004 hearing binder (0.1); emails with M. Tobak regarding discovery of backup tapes (0.1).

Russano MJ	04/22/13	<i>L</i> 1	Propers for hearing and arel argument on
Kussano MJ	04/22/13	6.1	Prepare for hearing and oral argument on Peabody Rule 2004 discovery (4.6); confer with M. Tobak regarding same (0.5); confer with B. O'Neill regarding same (0.4); confer with P. Wilson regarding same (0.6).
Tobak MJ	04/22/13	6.6	Revisions to oral argument outline for Peabody Rule 2004 motion (5.4); correspondence with M. Russano regarding oral argument (0.4); conference with M. Russano regarding preparation for oral argument (0.8).
Balin A	04/23/13	1.0	Second review of documents related to investigation.
Reiser CM	04/23/13	0.6	Review filings in United Mine Workers of America action in the Southern District of West Virginia (0.2); second review of documents pertinent to potential claims investigation (0.4).
Russano MJ	04/23/13	8.7	Prepare for omnibus hearing, including preparation for oral argument on Peabody Rule 2004 discovery motion (1.1); attend same (6.5); meet with B. O'Neill regarding same (0.4); confer with Peabody counsel regarding same (0.2); confer with M. Tobak regarding proposed order (0.2); review press releases regarding hearing (0.3).
Tobak MJ	04/23/13	6.5	Attend April 23 Omnibus hearing in connection with argument on motion to authorize Rule 2004 discovery from Peabody.
Balin A	04/24/13	2.7	Second review of documents related to investigation.
Tobak MJ	04/24/13	1.1	Draft proposed order in connection with Rule 2004 motion (0.8); correspondence with Curtis Mallet regarding Rule 2004 motion (0.3).
Balin A	04/25/13	0.6	Second review of documents related to investigation.
Reiser CM	04/25/13	1.0	Second review of documents pertinent to potential claims investigation.
Tobak MJ	04/25/13	0.4	Revise proposed Rule 2004 order (0.2); review transcript of hearing in connection with same (0.2).
Balin A	04/26/13	2.1	Second review of documents related to investigation.
Tobak MJ	04/26/13	0.2	Correspondence and telephone conference with Curtis-Mallet regarding conflicts discovery.
Reiser CM	04/29/13	5.1	Second review of documents pertinent to potential claims investigation (4.9); review transcript of Rule 2004 motion hearing (0.2).

E 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0.4/20/110	0.4	
Tobak MJ	04/29/13	0.4	Review Unsecured Creditors' Committee
			proposed language regarding United Mine
			Workers of America (0.1); revise proposed order
			on Rule 2004 motion, including correspondence
			with A. Dove (0.3).
Reiser CM	04/30/13	5.4	Review articles concerning Patriot bankruptcy
Keisei Civi	04/30/13	J. 4	
			proceedings (0.2); second review of documents
			pertinent to potential claims investigation (5.2).
Tobak MJ	04/30/13	0.7	Revise proposed order granting Rule 2004 motion
			(0.4); correspondence with M. Russano and A.
			Dove regarding same (0.2); correspondence with
			Peabody regarding same (0.1).
Total Claims In	vestigations	309.3	, , ,
	<u> </u>		
CREDITOR\EQ	HITYHOL		
DER\UCC ISSU	_		
Adler J	04/01/13	1.5	Meet with A. Starr, L. Elbert and D. Frederick
7 Idioi 3	01/01/13	1.5	regarding equity committee motion (0.8);
			correspond with experts regarding depositions in
			connection with same (0.7).
Baker HS	04/01/13	0.5	Call with D. Meyer regarding objection to
			Noteholder motion to appoint a chapter 11
			trustee.
Bruney T	04/01/13	1.4	Prepare third-party equity committee filings
-			documents per L. Elbert.
Coco KJ	04/01/13	3.1	Analyze response to trustee motion (0.7); review
			equity committee filings (1.0); emails with clients
			regarding 503(b)(9) claims (0.4); update status
			chart of §503(b)(9) claims (0.3); call with J. Jones
			and C. Damba regarding coal sales issues and
			follow-up analysis (0.4); call with E. Pagorski of
			Kentucky Utilities and follow-up email to Davis
			Polk team (0.3).
Elbert LH	04/01/13	2.2	Confer with C. Lynch, J. Adler, D. Frederick and
			A. Starr regarding equity committee motion (1.0);
			emails regarding expert depositions (0.5); prepare
			compilation of joinder motions filed in opposition
			to equity committee motion (0.5); review filing of
			equity committee opposition papers (0.2).
Frederick DB	04/01/13	1.0	Confer with A. Starr, J. Adler, C. Lynch and L.
Troucher DD	0 7/01/13	1.0	Elbert regarding equity committee motion.
Hakimzadeh S	04/01/13	4.3	
Tiakiiiizadeii S	04/01/13	4.3	Conduct research in connection with response to
			Aurelius and Knighthead's motion to appoint
			trustee (4.1); calls with D. Meyer and A. Libby
			regarding same (0.2).
Jones RL	04/01/13	3.7	Review dockets and documents per S.

(0.8); confer with A. Libby regarding same (0.3) circulate unredacted filings regarding equity committee (0.2); confer with K. Fite (Willkie Farr) and A. Libby regarding same (0.2). Libby A 04/01/13 8.3 Call with K. Hiltz, B. Resnick, D. Meyer and D. Silberger regarding response to Aurelius trustee motion (0.4); meet with D. Silberger and D. Meyer regarding same (0.5); discuss 1104 research with E. Law (0.2); legal research regarding fiduciary duties (4.9); legal research regarding fiduciary duties (4.9); legal research regarding fiduciary duties (4.9); legal research regarding equity committee opposition (1.2); confer with Davis Polk team regarding deposition scheduling (0.5); correspond with M. Carney regarding equity committee document requests and scheduling (0.5); correspond with Bryan Cave regarding equity committee hearing (0.1); confer with Davis Polk team regarding equity committee document requests (0.8). McGreal MM 04/01/13 0.6 Review and comment on 2019 motion (0.4); correspond with J. Jones and B. Resnick regarding non-disclosure agreement (0.2). Meyer DP 04/01/13 10.1 Draft response to trustee motion and research an internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (2.5); call with K. Hiltz regarding trustee motion (0.4). Resnick BM 04/01/13 3.7 Review confidentiality agreement (0.2); discuss same with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revies same (0.8) correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revies same (0.8) correspondence with D. Meyer and others				Hakimzadeh.
Silberger regarding response to Aurelius trustee motion (0.4); meet with D. Silberger and D. Meyer regarding same (0.5); discuss 1104 research with E. Law (0.2); legal research regarding fiduciary duties (4.9); legal research regarding fiduciary duties (4.9); legal research regarding fluciary duties (4.9); legal research regarding 1104 issues (2.3). Lynch C 04/01/13 3.1 Meet with A. Starr, L. Elbert and J. Adler regarding equity committee opposition (1.2); confer with Davis Polk team regarding deposition scheduling (0.5); correspond with M. Carney regarding equity committee document requests and scheduling (0.5); correspond with Bryan Cave regarding equity committee hearing (0.1); confer with Davis Polk team regarding equity committee document requests (0.8). McGreal MM 04/01/13 0.6 Review and comment on 2019 motion (0.4); correspond with J. Jones and B. Resnick regarding non-disclosure agreement (0.2). Meyer DP 04/01/13 10.1 Draft response to trustee motion and research an internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (0.4). Resnick BM 04/01/13 3.7 Review confidentiality agreement (0.2); discuss same with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8) correspondence with D. Meyer and others	Law EC	04/01/13	4.3	appointment of equity committee (0.3); confer with A. Libby regarding same (0.1); conduct research regarding appointment of chapter 11 trustee (2.4); assemble documents regarding same (0.8); confer with A. Libby regarding same (0.3); circulate unredacted filings regarding equity committee (0.2); confer with K. Fite (Willkie
regarding equity committee opposition (1.2); confer with Davis Polk team regarding deposition scheduling (0.5); correspond with M. Carney regarding equity committee document requests and scheduling (0.5); correspond with Bryan Cave regarding equity committee hearing (0.1); confer with Davis Polk team regarding equity committee document requests (0.8). McGreal MM 04/01/13 0.6 Review and comment on 2019 motion (0.4); correspond with J. Jones and B. Resnick regarding non-disclosure agreement (0.2). Meyer DP 04/01/13 10.1 Draft response to trustee motion and research an internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (2.5); call with K. Hiltz regarding trustee motion and follow-up regarding same (1.1); correspondence with H. Baker regarding trustee motion (0.4). Resnick BM 04/01/13 3.7 Review confidentiality agreement (0.2); discuss same with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8) correspondence with D. Meyer and others	Libby A	04/01/13	8.3	Silberger regarding response to Aurelius trustee motion (0.4); meet with D. Silberger and D. Meyer regarding same (0.5); discuss 1104 research with E. Law (0.2); legal research regarding fiduciary duties (4.9); legal research
McGreal MM 04/01/13 0.6 Review and comment on 2019 motion (0.4); correspond with J. Jones and B. Resnick regarding non-disclosure agreement (0.2). Meyer DP 04/01/13 10.1 Draft response to trustee motion and research an internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (2.5); call with K. Hiltz regarding trustee motion and follow-up regarding same (1.1); correspondence with H. Baker regarding trustee motion (0.4). Resnick BM 04/01/13 3.7 Review confidentiality agreement (0.2); discuss same with M. McGreal (0.1); correspondence with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8) correspondence with D. Meyer and others	Lynch C	04/01/13	3.1	regarding equity committee opposition (1.2); confer with Davis Polk team regarding deposition scheduling (0.5); correspond with M. Carney regarding equity committee document requests and scheduling (0.5); correspond with Bryan Cave regarding equity committee hearing (0.1); confer with Davis Polk team regarding equity
internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (2.5); call with K. Hiltz regarding trustee motion and follow-up regarding same (1.1); correspondence with H. Baker regarding trustee motion (0.4). Resnick BM 04/01/13 3.7 Review confidentiality agreement (0.2); discuss same with M. McGreal (0.1); correspondence with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8) correspondence with D. Meyer and others	McGreal MM	04/01/13	0.6	Review and comment on 2019 motion (0.4); correspond with J. Jones and B. Resnick
same with M. McGreal (0.1); correspondence with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8) correspondence with D. Meyer and others	Meyer DP	04/01/13	10.1	Draft response to trustee motion and research and internal correspondence with D. Silberberg and A. Libby regarding same. (6.1); revise letter regarding trustee motion (2.5); call with K. Hiltz regarding trustee motion and follow-up regarding same (1.1); correspondence with H. Baker
with K. Hiltz and others regarding same (0.5). Silberger DM 04/01/13 8.4 Call with B. Resnick, D. Meyer, A. Libby and				same with M. McGreal (0.1); correspondence with M. McGreal and K. Coco regarding 2019 motion (0.2); correspondence with D. Meyer, M. McGreal and K. Coco regarding letter to court regarding trustee motion (1.2); revise same (0.8); correspondence with D. Meyer and others regarding objection to trustee motion (0.7); call with K. Hiltz and others regarding same (0.5).

			A1' D ((0.4)
			AlixPartners regarding §1104 issues (0.4); meet
			with D. Meyer and A. Libby regarding same
			(0.5); draft response to Aurelius motion (7.5).
Starr AT	04/01/13	3.2	Review equity committee joinders (0.6); calls and emails regarding expert depositions with F. Huffard, S. Schwartz, C. Lynch, B. O'Neill, A. Gehring, A. Saavedra, A. Alfonso, J. Jones and J.
			Adler (1.1); prepare for expert depositions (1.5).
VanWagner AB	04/01/13	1.3	Review §503(b)(9) responses and associated
van wagner Ab	04/01/13	1.3	claims (0.6); update 503(b)(9) response chart
			(0.5); correspondence with K. Coco regarding
			same (0.2).
Coco KJ	04/02/13	1.3	Emails with clients and Natural Resource Partners
Coco KJ	04/02/13	1.3	
			regarding mechanic's lien analysis and questions
			(0.9); call with M. Esposito regarding 503(b)(9)
			claims and follow-up emails with clients and
Hakimzadeh S	04/02/13	2.9	AlixPartners regarding same (0.4). Correspond with B. Resnick, L. Samet and others
Hakiiiizaucii S	04/02/13	2.9	regarding response to Aurelius and Knighthead's
			motion to appoint trustee (0.4); research for
			response to trustee motion (2.5).
Law EC	04/02/13	2.7	Conduct research regarding appointment of
Law EC	04/02/13	2.1	chapter 11 trustee (2.0); assemble additional
			documents regarding same (0.6); confer with A. Libby regarding same (0.1).
Libby A	04/02/13	2.8	Call with C. Ebetino, D. Silberger and D. Meyer
Libby A	04/02/13	2.0	regarding trustee response (1.3); follow-up with
			D. Meyer and D. Silberger regarding same (0.2);
			confer with Davis Polk team regarding trustee
			response (0.4); review trustee objection and
			comment on same (0.9).
Lynch C	04/02/13	1.9	Correspondence regarding deposition scheduling
	0 ., 02, 10	2.,,	with A. Starr, S. Schwartz and A. Gehring (0.5);
			correspond with M. Carney regarding deposition
			errata and deposition scheduling (0.5); correspond
			with A. Starr regarding deposition scheduling
			(0.2); review court order regarding equity
			committee motion (0.1); correspond with A. Starr
			and A. Alfonso regarding equity committee order
			(0.5); correspond with Bryan Cave regarding
			same (0.1).
McGreal MM	04/02/13	0.8	Review revised non-disclosure agreement (0.1);
			correspondence with J. Bean and J. Jones
			regarding same (0.3); correspondence with B.
			Resnick regarding same (0.1); review precedent
			non-disclosure agreements (0.3).

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Meyer DP	04/02/13	7.5	Prepare for call with C. Ebetino and K. Hiltz regarding trustee motion (0.2); call regarding
			same and follow-up (1.7); draft and review
D '1 DM	04/02/12	1.7	objection to trustee motion (5.6).
Resnick BM	04/02/13	1.7	Call with F. Huffard regarding trustee motion
			(0.2); call with B. Walsh regarding same (0.2);
			meet with D. Meyer regarding same (0.3); draft
			parts of objection to same (0.6); call with T.
			Mayer regarding various issues (0.2); review non-
			disclosure agreement (0.2).
Silberger DM	04/02/13	11.2	Call with D. Meyer, A. Libby and C. Ebetino
			regarding trustee motion (1.3); follow up on same
			(0.2); draft response to same (9.7).
Starr AT	04/02/13	2.9	Prepare for Patriot's expert depositions (0.9);
			emails and calls regarding the same with C.
			Lynch, S. Schwartz, A. Gehring and B. O'Neill
			(1.0); review expert order (0.3) ; calls and emails
			regarding the same (0.4); calls and emails
			regarding preparing direct examination testimony
			with C. Lynch and B. Walsh (0.3).
Adler J	04/03/13	1.0	Coordinate depositions of Patriot's experts (0.5);
			draft letter to M. Carney regarding materials
			relied on by Patriot's experts (0.5).
Coco KJ	04/03/13	3.0	Review letter in connection with trustee motion
			(0.2); draft notice letter for Tier 2 coal sale
			contract notice (0.6); emails with clients and
			constituencies regarding same (0.5); attend
			weekly claims call with GCG and AlixPartners
			(0.3); review and comment on draft template for
			Tier 1/2 settlement reports (0.4); emails with
			AlixPartners and Davis Polk team regarding same
			(0.3); emails with clients and claimants' counsel
			regarding mechanic's liens (0.3); emails with M.
			Williams and Davis Polk team regarding claims
			issues in connection with adversary proceedings
			(0.4).
Elbert LH	04/03/13	0.6	Confer with A. Starr and C. Lynch regarding
		•	preparing for 4/23 hearing on equity committee
			motion.
Frederick DB	04/03/13	1.0	Draft expert voir dire in advance of depositions.
Hakimzadeh S	04/03/13	2.2	Research and draft rider for response to Aurelius
			and Knighthead's trustee motion.
Libby A	04/03/13	5.7	Review trustee objection and comment on same
	3 30, 10	2.,	(1.0); discuss trustee response research with E.
			Law (0.2); meet with D. Silberger and R. Stewart
			regarding §1104 research (0.5); research §1104
	1		0 0 0 0 - 1 0 0 0 1 1 0 1 0 1

			issues and draft response to trustee motion (3.7); attend weekly claims call with GCG and AlixPartners (0.3).
Lynch C	04/03/13	3.3	Correspond with A. Starr and B. O'Neill regarding equity committee motion (0.3); call with A. Starr and B. Cave regarding equity committee motion and depositions (0.8); correspond with M. Carney regarding equity committee motion, depositions, court order and document requests (1.0); correspondence with team regarding deposition scheduling (0.5); review potential discovery documents (0.5); review draft letter to counsel for interested shareholders (0.2).
McGreal MM	04/03/13	0.2	Teleconference with K. Coco regarding claims settlement.
Meyer DP	04/03/13	9.1	Draft objection to trustee motion and correspondence with Davis Polk team regarding same.
Resnick BM	04/03/13	0.8	Review and finalize letter to court regarding trustee motion (0.3); call with T. Mayer regarding committee meeting (0.3); meet with D. Meyer regarding objection to trustee motion (0.1); emails regarding non-disclosure agreement (0.1).
Silberger DM	04/03/13	9.3	Revise objection to \$1104 motion per comments from D. Meyer and A. Libby (3.8); meet with A. Libby and R. Stewart regarding \$1104 research (0.5); review and revise trustee objection (1.5); research \$1104 case law (3.2); meet with D. Meyer regarding trustee motion (0.3).
Starr AT	04/03/13	3.8	Prepare for expert depositions (2.0); call with B. Walsh, L. Elbert and C. Lynch regarding hearing (0.9); calls and emails regarding expert issues with C. Lynch, B. O'Neill, J. Adler and M. Carney (0.9).
Stewart R	04/03/13	4.4	Confer with D. Silberger and A. Libby regarding Aurelius' motion to appoint trustee (0.5); research regarding same (3.9).
VanWagner AB	04/03/13	0.4	Review company information regarding 503(b)(9) claims and email summary of same to K. Coco.
Adler J	04/04/13	2.9	Review Patriot five year plan (0.5); meet with A. Starr, C. Lynch and L. Elbert regarding expert depositions and hearing (0.6); revise letter to M. Carney and accompanying documents regarding expert reports (1.0); prepare materials for S. Schwartz deposition preparation session (0.8).

Baker HS	04/04/13	3.1	Draft response to motion to appoint a trustee regarding environmental arguments.
Coco KJ	04/04/13	0.4	Emails with claimant's counsel regarding mechanic's liens.
Elbert LH	04/04/13	1.3	Confer with A. Starr, C. Lynch and J. Adler to discuss discovery issues in relation to equity committee motion (0.7); review equity committee opposition in connection with same (0.6).
Hakimzadeh S	04/04/13	5.2	Research and draft rider for response to trustee motion (1.7); review draft of response to same (1.6); legal research in connection with same (1.9).
Huebner MS	04/04/13	2.3	Conference call with Unsecured Creditors' Committee professionals and Blackstone regarding multiple plan issues, exclusivity and trustee motion (1.5); follow on call with T. Mayer regarding same (0.3); pre-call with Davis Polk team and Blackstone regarding same (0.5).
Law EC	04/04/13	5.2	Conduct research regarding appointment of chapter 11 trustee (3.6); draft summary table and email regarding same (1.3); emails and call with A. Libby regarding same (0.3).
Libby A	04/04/13	6.4	Meet with D. Silberger and D. Meyer regarding trustee response (0.5); research, draft and revise same (5.4); review Aurelius letter to court regarding scheduling of same (0.3); emails with R. Stewart regarding §1104 research (0.2).
Lynch C	04/04/13	4.5	Prepare for upcoming expert depositions regarding equity committee motion (3.5); correspondence regarding document requests by Interested Shareholders (1.0).
McGreal MM	04/04/13	2.3	Draft agenda for call with Unsecured Creditors' Committee (0.2); teleconference with Blackstone, Kramer Levin, M. Huebner and others regarding Unsecured Creditors' Committee issues (1.7); confer with B. Resnick and K. Coco regarding same (0.1); review letter from Aurelius regarding trustee motion (0.1); correspondence with B. Resnick and D. Meyer regarding same (0.1); review claims settlement report (0.1).
Meyer DP	04/04/13	6.5	Draft and revise objection to trustee motion and correspondence regarding same.
Pucci MV	04/04/13	1.8	Prepare index and binder of witness deposition preparation materials per J. Adler.
Resnick BM	04/04/13	3.2	Call with Unsecured Creditors' Committee advisors and Blackstone regarding trustee motion,

Silberger DM	04/04/13	6.9	labor litigation and various related issues (1.6); calls with Blackstone regarding same (0.9); email summary of same to Davis Polk team (0.1); review Aurelius and Knighthead letter to court (0.2); emails with Davis Polk team regarding same (0.2); discuss objection to trustee motion with D. Meyer (0.2). Revise of objection to §1104 motion (6.4); meet with D. Meyer and A. Libby regarding same (0.5).
Starr AT	04/04/13	3.9	Prepare for expert witness depositions (1.8); meet with C. Lynch, L. Elbert and J. Adler regarding equity committee issues (0.8); emails with M. Carney, B. O'Neill, A. Saavedra and A. Alfonso regarding depositions (0.4); review correspondence regarding expert document production (0.2); calls and emails with L. Samet, C. Lynch, E. Moskowitz and J. Adler regarding confidentiality issues (0.7).
Stewart R	04/04/13	4.1	Research regarding response to Aurelius' motion to appoint trustee.
Adler J	04/05/13	4.0	Prepare for S. Schwartz deposition preparation session (0.5); attend same (2.5); call with A. Schlesinger regarding expert report (0.2); prepare outline for cross-examination of J. Stufsky (0.8).
Coco KJ	04/05/13	0.8	Review draft trustee motion objection (0.3); update §503(b)(9) status chart and emails with AlixPartners and Davis Polk team regarding same (0.5).
Elbert LH	04/05/13	2.3	Draft proposed stipulation of facts relating to equity committee motion (2.0); confer with C. Lynch regarding same (0.3).
Gehring AS	04/05/13	2.2	Prepare S. Schwartz for equity committee deposition.
Hakimzadeh S	04/05/13	1.6	Research response to trustee motion (1.1); calls with R. Stewart, A. Libby, E. Glazer and L. Samet regarding same (0.5).
Huebner MS	04/05/13	0.3	Emails regarding trustee motion.
Libby A	04/05/13	0.4	Correspondence with S. Hakimzadeh regarding §1104 research and factual issues in connection with trustee objection (0.2); emails with E. Law regarding §1104 research (0.2).
Lynch C	04/05/13	4.5	Meet with expert witnesses regarding deposition preparation (3.2); correspond with M. Carney regarding document requests (0.2); correspond with J. Adler, Blackstone regarding expert

			materials (0.3); prepare discovery production and correspondence regarding same (0.5); correspond with L. Elbert regarding potential fact stipulations (0.3).
McGreal MM	04/05/13	0.2	Review and comment on stipulation regarding mechanic's lien.
Meyer DP	04/05/13	0.8	Review environmental insert to objection (0.5), correspondence with H. Baker regarding same (0.3).
Resnick BM	04/05/13	2.5	Review and revise objection to trustee motion.
Starr AT	04/05/13	5.4	Prepare for meeting with witness (0.8); prepare witness for deposition (3.6); emails with J. Adler and C. Lynch regarding document production (0.5); prepare for second witness deposition (0.5).
VanWagner AB	04/05/13	0.4	Update §503(b)(9) status chart and email same to K. Coco.
Coco KJ	04/06/13	0.2	Emails with Davis Polk team regarding confidentiality agreements.
Elbert LH	04/06/13	0.2	Emails with M. McGreal regarding opposition briefs filed in response to equity committee motion.
Libby A	04/06/13	3.8	Call with B. Resnick, D. Meyer and D. Silberger regarding trustee motion (1.1); legal research regarding trustee objection (2.1); email E. Vonnegut regarding same (0.1); email L. Samet and M. McGreal regarding 1113 and 1114 proposals (0.1); call with M. McGreal regarding same (0.2); research union cases timeline and email with S. Hakimzadeh regarding same (0.2).
McGreal MM	04/06/13	0.5	Correspond with A. Libby regarding objection to trustee motion (0.3); correspond with L. Howard and A. Alfonso regarding equity committee objection (0.1); correspond with L. Samet regarding §§ 1113 and 1114 confidentiality agreement (0.1).
Meyer DP	04/06/13	5.1	Call with B. Resnick and Davis Polk team regarding objection to trustee motion and follow up regarding same (1.1); revise trustee objection (4.0).
Resnick BM	04/06/13	0.9	Call with D. Meyer, D. Silberger and A. Libby regarding comments to trustee objection.
Samet L	04/06/13	1.2	Revise confidentiality agreement for third parties and emails regarding same.
Silberger DM	04/06/13	3.9	Conference call with B. Resnick, A. Libby and D. Meyer regarding trustee motion (1.1); revise objection to 1104 motion per same (2.8).

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Libby A	04/07/13	4.9	Call with D. Meyer and D. Silberger regarding trustee motion (1.1); emails with L. Samet and E. Glazer regarding factual statements in trustee objection (0.1); call with E. Moskowitz, D. Meyer and D. Silberger regarding status of §§ 1113 and 1114 proposals in connection with same (0.3); revise trustee objection (3.4).
Lynch C	04/07/13	1.5	Draft correspondence regarding document discovery (1.0); correspond with A. Starr, L. Elbert and J. Adler regarding same (0.5).
McGreal MM	04/07/13	0.1	Correspond with E. Moskowitz and L. Samet regarding §§ 1113 and 1114 confidentiality agreements.
Meyer DP	04/07/13	4.0	Revise objection to trustee motion.
Silberger DM	04/07/13	5.0	Conference call with D. Meyer and A. Libby regarding objection to §1104 motion (1.1); conference call with E. Moskowitz, D. Meyer and A. Libby regarding §§ 1113 and 1104 issues (0.3); revise objection to §1104 motion (3.6).
Baker HS	04/08/13	1.6	Draft response to motion to appoint a trustee.
Coco KJ	04/08/13	1.3	Call with C. Ebetino regarding possible new coal reserves transaction (0.6); follow-up emails and analysis with Davis Polk team and clients (0.7).
Elbert LH	04/08/13	0.8	Compile biography of expert witness F. Huffard.
Eum JS	04/08/13	1.5	Compile documents for F. Huffard deposition preparation binder per J. Adler.
Hakimzadeh S	04/08/13	3.4	Research for response to trustee motion and draft summary of same (2.7); review draft response to trustee motion (0.7).
Huebner MS	04/08/13	1.2	Confer with Blackstone regarding Knighthead and Unsecured Creditors' Committee matters (0.3); research in connection with trustee motion (0.7); emails with Blackstone regarding creditor information requests (0.2).
Law EC	04/08/13	3.2	Research regarding appointment of chapter 11 trustee (2.2); update summary table regarding same (0.8); call and email with A. Libby regarding same (0.2).
Libby A	04/08/13	5.1	Research, draft and revise trustee objection (3.8); discuss with D. Meyer and revise trustee objection per discussion (0.6); emails with S. Hakimzadeh regarding trustee motion research (0.2); further revise trustee objection (0.5).
Lynch C	04/08/13	1.0	Correspondence with M. Carney regarding materials for expert depositions (0.5); correspondence with Davis Polk team regarding

			expert deposition preparation (0.5).
McGreal MM	04/08/13	0.1	Confer with K. Coco regarding mechanic's lien
			stipulation.
Meyer DP	04/08/13	4.8	Call with A. Starr regarding fiduciary duty issues with respect to objection to trustee motion and follow up regarding same (0.3); correspondence with H. Baker and B. Resnick regarding objection to trustee motion (0.1); revise objection to trustee motion and general internal correspondence regarding same (4.4).
Resnick BM	04/08/13	0.3	Discuss trustee motion objection strategy with D. Meyer.
Silberger DM	04/08/13	1.9	Revise objection to trustee motion (1.3); review and comment on new section for same (0.6).
Starr AT	04/08/13	1.7	Prepare for F. Huffard deposition (1.0); review and revise letter regarding discovery disputes (0.2); review related F. Huffard §§ 1113 and 1114 materials (0.5).
Coco KJ	04/09/13	4.3	Draft 2019 motion to compel disclosure of Aurelius and Knighthead interests (0.8); draft motion for shortened notice in connection with same (0.9); call with Houlihan Lokey (0.1); analyze and email to C. Ebetino regarding questions concerning possible coal reserves transaction (1.5); review draft objection to trustee motion and provide comments (1.0).
Elbert LH	04/09/13	1.2	Coordinate preparation of deposition binders (0.3); research issue of required expert disclosures (0.9).
Frederick DB	04/09/13	5.2	Draft Daubert voir dire and related research.
Huebner MS	04/09/13	1.2	Emails with Aurelius's counsel (0.1); further emails regarding bondholder issues with bondholder counsel and clients (0.3); calls with E. Moskowitz, B. Resnick and F. Huffard regarding Knighthead, Aurelius trustee and §1113 issues (0.8).
Jacobs LE	04/09/13	0.4	Inquiry from L. Elbert regarding expert disclosure and quick research and response regarding same.
Law EC	04/09/13	6.0	Research regarding appointment of chapter 11 trustee (5.8); correspondence with A. Libby regarding same (0.2).
Libby A	04/09/13	3.2	Meet with D. Silberger and R. Stewart regarding \$1104 research (0.5); research \$1104 precedents (2.7).
Lynch C	04/09/13	5.0	Prepare for expert deposition with witness and A. Starr (3.5); prepare for upcoming expert

			depositions (1.5).
McGreal MM	04/09/13	0.8	Correspondence with B. Resnick regarding non-disclosure agreement (0.4); review correspondence with Company regarding same (0.1); correspondence with D. Silberger regarding trustee motion (0.1); correspondence with B. Resnick and D. Meyer regarding same (0.2).
Meyer DP	04/09/13	3.1	Revisions to objection to trustee motion and research regarding same.
Resnick BM	04/09/13	8.2	Correspondence with bondholder counsel regarding non-disclosure agreement and trustee motion (0.5); correspondence with M. Huebner, M. McGreal and clients regarding same (1.0); discuss trustee motion strategy with D. Meyer (0.3); review non-disclosure agreement (0.2); correspondence with M. Huebner, E. Moskowitz, M. McGreal and others regarding §§ 1113 and 1114 proposal (1.8); draft reply to trustee motion (4.4).
Schaible DS	04/09/13	0.2	Teleconference regarding non-disclosure agreement issues with B. Resnick.
Silberger DM	04/09/13	8.4	Meet with A. Libby regarding §1104 research (0.5); draft declarations for same (2.3); research §1104 precedents and issues (5.6).
Starr AT	04/09/13	5.9	Prepare for expert depositions (2.0); meet with F. Huffard and C. Lynch to prepare for expert deposition (3.1); draft correspondence regarding Business Plan (0.2); draft correspondence regarding expert qualifications (0.3); emails regarding deposition issues with E. Moskowitz (0.3).
Stewart R	04/09/13	4.1	Research prior occurrences of the appointment of a chapter 11 trustee (3.8); confer with A. Libby regarding 1104 research (0.3).
Coco KJ	04/10/13	1.3	Communications with clients and Davis Polk team regarding possible coal reserves transaction (0.3); weekly claims call (0.4); call regarding 503(b)(9) claims and follow-up emails to claimants (0.6).
Hakimzadeh S	04/10/13	0.4	Call with A. Libby regarding §1113 precedents (0.1); review same (0.3).
Huebner MS	04/10/13	2.0	Confer with clients and Blackstone regarding bondholder issues (0.5); conference call with bondholders and their counsel regarding non-disclosure agreement and trustee motion (0.8); review Blackstone materials (0.7).

Law EC	04/10/13	4.6	Review results of precedent searches regarding appointment of chapter 11 trustee (1.8); conduct research and obtain additional documents regarding same (2.4); update chart regarding same (0.4).
Libby A	04/10/13	5.0	Research §1104 legal issues (1.2); review research prepared by R. Stewart on same (1.0); review and comment on trustee objection declarations (0.5); draft and revise trustee objection (2.2); email with M. McGreal and K. Coco regarding factual issues in connection with trustee objection (0.1).
Lynch C	04/10/13	10.3	Attend depositions of witnesses.
McGreal MM	04/10/13	0.1	Confer with K. Coco regarding claims settlement report.
Meyer DP	04/10/13	6.3	Call with K. Hiltz regarding objection to trustee motion and follow up with A. Schlesinger regarding same and revisions to objection based on discussions (1.8); revise same (4.5).
Resnick BM	04/10/13	8.2	Call with Aurelius, their counsel and M. Huebner regarding trustee motion (0.4); discuss strategy for trustee motion with M. Huebner, D. Meyer and others (1.5); draft reply to trustee motion (6.3).
Silberger DM	04/10/13	7.0	Revise declarations in support of 1104 motion and send to D. Meyer for review (0.2); revise §1104 objection (6.8).
Starr AT	04/10/13	11.3	Prepare for F. Huffard deposition (1.0); attend M. Mazzucchi deposition (4.1); prepare F. Huffard for deposition (1.0); defend F. Huffard deposition (4.9); calls to M. Russano regarding S. Schwartz deposition (0.3).
Stewart R	04/10/13	2.2	Research regarding appointment of a chapter 11 trustee.
VanWagner AB	04/10/13	0.6	Call with AlixPartners regarding 503(b)(9) claims (0.4); review of claims in connection with same (0.2).
Coco KJ	04/11/13	2.4	Call with S. Gordon and email to clients regarding possible transaction (1.0); revise draft disclosure motion and emails with B. Resnick regarding same (1.0); emails with J. Clarrey regarding \$503(b)(9) claims and objection to \$503(b)(9) report (0.4).
Eum JS	04/11/13	0.4	Compile copies of Mazzucchi and Huffard deposition transcripts for circulation per C. Lynch.

Frederick DB	04/11/13	2.5	Review of briefs and deposition transcript.
Huebner MS	04/11/13	0.3	Call with T. Mayer regarding various matters.
Law EC	04/11/13	2.8	Conduct additional precedent research regarding
			appointment of chapter 11 trustee.
Libby A	04/11/13	7.3	Research, draft and revise objection to trustee
			motion (3.9); correspondence with B. Resnick, D.
			Meyer and D. Silberger regarding same (3.4).
Lynch C	04/11/13	4.8	Meet with E. Glazer regarding deposition
			preparation (0.4); prepare for upcoming equity
			committee depositions (2.8); correspond with M.
			Carney regarding equity committee depositions
			(0.4); attend portions of S. Schwartz deposition
			telephonically (1.2).
Meyer DP	04/11/13	9.0	Correspondence with B. Resnick regarding
			objection to trustee motion (0.8); draft and revise
			same (8.2).
Resnick BM	04/11/13	10.4	Draft objection to trustee motion (7.5);
			correspondence with D. Meyer, A. Libby and D.
			Silberger regarding same (2.4); correspondence
			with M. Huebner and K. Coco regarding 2019
			motion (0.3); correspondence with Blackstone
			and Woodrum regarding multi-employer pension
GUI DIA	0.4/1.4/1.0		plan withdrawal issues (0.2).
Silberger DM	04/11/13	7.2	Research practice in §1104 cases.
Starr AT	04/11/13	4.1	Prepare for Schwartz deposition (3.2); calls and
			emails with C. Lynch, M. Russano and L. Elbert
			regarding Schwartz deposition regarding labor
Coco KJ	04/12/13	2.0	issues (0.9).
Coco KJ	04/12/13	2.0	Call with B. Resnick regarding draft disclosure motion (0.2); revise same (0.7); emails with
			Davis Polk team regarding same (0.2); review
			motion to expedite hearing regarding same (0.3);
			emails with J. Clarrey regarding settlement letters
			(0.3); call with J. Clarrey regarding same (0.3).
Elbert LH	04/12/13	1.5	Confer with A. Starr and C. Lynch regarding
LIOCITELLI	07/12/13	1.3	arrangements for hearing on equity committee
			motion and follow-up regarding same (0.8);
			review Huffard deposition transcript (0.7).
Eum JS	04/12/13	0.3	Compile Schwartz Deposition transcript for
20111 00	0.712,13	0.5	spiralastics per C. Lynch.
Falk AE	04/12/13	1.4	Revise motion to expedite Rule 2019 motion.
Huebner MS	04/12/13	0.4	Confer with J. Bean and M. Day regarding U.S.
	0.712,13	J. I	Trustee request (0.3); review of email regarding
			bondholder non-disclosure agreement (0.1).
Libby A	04/12/13	3.5	Discuss revisions to trustee response with B.
5		2.0	Resnick and revise objection accordingly (0.7);
			Resnick and revise objection accordingly (0.7);

			draft and revise trustee response (2.5); email same
			to team (0.1); review emails regarding
			environmental liabilities in trustee objection (0.2)
Lynch C	04/12/13	5.0	Prepare for upcoming deposition (0.5); attend
			deposition of S. Schwartz (4.0); meet with A.
			Starr and L. Elbert regarding depositions and
			equity committee hearing (0.5).
Meyer DP	04/12/13	1.6	Review objection to trustee motion.
Oliva M	04/12/13	2.5	Research, pull and analyze key cite material, per
	0 1/12/13	2.0	D. Silberger.
Resnick BM	04/12/13	2.8	Revise trustee objection (1.3); correspondence
			with clients, M. Huebner, A. Libby, D. Meyer and
			D. Silberger regarding same (1.4); emails with
			Weil regarding same (0.1).
Resnick BM	04/12/13	0.5	Review markup of non-disclosure agreement
	0., 12, 10	0.5	(0.3); email to clients regarding same (0.2).
Silberger DM	04/12/13	4.8	Revise objection to \$1104 and send same for cold
Shootgot Divi	01/12/13	۲.0	read and cite check (0.7); revise declarations
			supporting same (0.8); read responsive pleadings
			related to \$1104 motion (1.2); revise same (2.1).
Starr AT	04/12/13	7.6	Prepare for S. Schwartz deposition (1.3); defend
Stall A1	04/12/13	7.0	S. Schwartz deposition (5.0); meet with L. Elbert
			` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
			and C. Lynch regarding S. Schwartz deposition
			(0.4); calls with B. O'Neill, M. Huebner, J. Bean
			and P. Goodman regarding equity committee
C 1/1	04/12/12	1.6	requests (0.9).
Coco KJ	04/13/13	1.6	Analysis of issues in connection with preparation
			of objection to trustee motion (0.8); emails with
T 11 1	0.4/1.0/1.0	0.0	B. Resnick and edit draft disclosure motion (0.8).
Libby A	04/13/13	9.8	Review trustee motion for company and
			environmental edits and email same to B. Resnick
			(0.4); review emails regarding outstanding items
			in same (0.8); confer on factual issues in same
			with L. Samet and B. Resnick (0.7); emails with
			B. Resnick regarding revisions to same (0.4);
			research single member LLC fiduciary duties
			(4.0); email summary of research on same to B.
			Resnick (0.6); draft and revise trustee objection
			(2.9).
Resnick BM	04/13/13	3.2	Review and revise trustee objection (1.4);
			correspondence with A. Libby regarding same
			(0.2); review 2019 motion and order (0.2); review
			motion to expedite same (0.2); emails with K.
			Coco regarding same (0.1); call with M. Travers
			regarding non-disclosure agreement (0.4); revise
			same (0.5); correspondence with L. Samet and
L			· · · · · · · · · · · · · · · · · · ·

			others regarding same (0.2).
Samet L	04/13/13	0.4	Review opposition to trustee motion.
Schaible DS	04/13/13	0.3	Review non-disclosure agreement comments and
			emails regarding same.
Travers M	04/13/13	0.6	Review Aurelius non-disclosure agreement
			markup (0.1); call with B. Resnick to discuss the
			same (0.5).
Baker HS	04/14/13	0.8	Review of trustee motion.
Coco KJ	04/14/13	1.5	Revise Rule 2019 motion and related documents
			(0.6); coordinate research related to Trustee
			objection (0.4); review supplier materials in
			preparation for call with clients (0.5).
Huebner MS	04/14/13	0.4	Emails with clients regarding Unsecured
			Creditors' Committee members (0.2); review of
			bondholder email and draft non-disclosure
			agreement (0.2).
Law EC	04/14/13	2.2	Conduct research regarding trustee motion (1.5);
			assemble copies of draft documents regarding
			trustee motion for distribution to counsel (0.4);
			coordinate same with K. Coco and G.
			Cunningham (0.3).
Libby A	04/14/13	4.6	Review LLC agreements in connection with
2100 / 11	0 1/ 1 1/ 10		trustee objection and confer with D. Meyer
			regarding same (1.0); review E. Moskowitz and
			L. Samet comments to trustee objection and
			implement same (0.8); analyze Unsecured
			Creditors' Committee comments to trustee
			objection (0.3); confer with D. Meyer and B.
			Resnick regarding same (0.2); email S.
			Hakimzadeh summary of §1113 cases cited in
			trustee objection (0.4); emails with B. Resnick
			and D. Meyer regarding fiduciary duty issues
			(0.5); email clients revised drafts of trustee
			objection (0.1); draft and revise trustee objection
			(1.3).
Resnick BM	04/14/13	1.6	Review and revise trustee objection (0.6);
ROBINCK DIVI	0 1/17/13	1.0	correspondence with T. Mayer, D. Meyer and A.
			Libby regarding same (1.0).
Starr AT	04/14/13	0.2	Emails with M. Huebner regarding equity
San Al	U 1/11/13	0.2	committee communication.
Chapman MP	04/15/13	6.8	Call with K. Coco and A. Libby regarding
Chapman Mr	U4/13/13	0.8	objection to trustee motion (0.1); confer with A.
			Libby regarding research for same (0.9); research
			case law for same (3.8); annotate case law for A.
Cose VI	04/15/12	1 1	Libby's review (2.0).
Coco KJ	04/15/13	4.4	Call with clients regarding supplier and customer

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			issues (0.5); draft and revise Rule 2019 motion (1.4); coordinate regarding members for Unsecured Creditors' Committee (1.8); review trustee motion objection (0.4); circulate coal sales reports and other monthly and quarterly reports (0.3).
Elbert LH	04/15/13	1.3	Confer with A. Starr regarding equity holder motion and hearing preparation (0.8); confer with local counsel regarding preparing for hearing on equity committee motion (0.5).
Eum JS	04/15/13	1.3	Review Huffard deposition transcript per L. Elbert.
Falk AE	04/15/13	2.4	Revise Rule 2019 papers to reflect DIP agent comments (1.6); discuss DIP agent comments with K. Coco (0.2); further revise to reflect same (0.6).
Frederick DB	04/15/13	4.5	Confer with A. Starr regarding voir dire (0.8); draft voir dire (3.7).
Halford EB	04/15/13	6.0	Create table of authorities (1.3); search LEXIS and Westlaw for and shepardize cases cited in the brief (3.7); search Westlaw for cases listed on an Excel spreadsheet, retrieve and quality check case search results, save cases to the case directory (1.0).
Huebner MS	04/15/13	1.4	Emails with U.S. Trustee regarding Unsecured Creditors' Committee membership (0.2); emails with Unsecured Creditors' Committee regarding discovery (0.2); meet with B. Resnick regarding bondholder non-disclosure agreement (0.3); emails with client regarding the same (0.2); confer with B. O'Neill regarding Unsecured Creditors' Committee exclusivity issues (0.2); conference call with B. Resnick and M. Travers regarding bondholder non-disclosure agreement (0.3).
Law EC	04/15/13	0.5	Assemble additional drafts regarding response to chapter 11 trustee motion (0.4); communications with K. Coco regarding same (0.1).
Libby A	04/15/13	1.8	Draft and revise trustee objection.
Lynch C	04/15/13	0.6	Correspond with client regarding equity committee depositions (0.2); correspond with experts regarding equity committee submissions (0.4).
Meyer DP	04/15/13	9.9	Review and revise objection to trustee motion.
Oliva M	04/15/13	2.0	Quote check trustee objection per A. Libby.
Resnick BM	04/15/13	5.6	Review and revise objection to trustee motion

			(1.4); correspondence with M. Huebner, D. Meyer and others regarding same (1.5); review various parties' comments to same (0.4); review 2019 motion (0.3); correspondence with K. Coco regarding same (0.2); correspondence with counterparty regarding non-disclosure agreement (0.6); correspondence with M. Huebner and M. Travers regarding same (1.0); correspondence with J. Bean and J. Jones regarding same (0.2).
Starr AT	04/15/13	1.3	Call with D. Frederick regarding expert cross- examination (0.2); calls with L. Elbert regarding equity committee expert submissions (0.3); call with P. Goodman regarding equity committee (0.2); emails with L. Elbert and C. Lynch regarding expert declarations (0.6).
Travers M	04/15/13	0.5	Discussions regarding bondholder non-disclosure agreement.
Chapman MP	04/16/13	6.3	Review, annotate and compile case law in connection with objection to trustee motion (3.6); confer with A. Libby case law in connection with exclusivity motion (0.5); review, annotate and compile materials in connection with same (2.2).
Coco KJ	04/16/13	1.4	Review claims objection drafts from Bryan Cave (0.4); review Penn Virginia claims details and discuss same with clients (0.5); review draft Tiers I and II settlement report notices (0.3); call with Unsecured Creditors' Committee counsel regarding equity committee and follow-up (0.2).
Elbert LH	04/16/13	4.6	Prepare errata sheet for Schwartz deposition transcript (2.4); confer with A. Starr and C. Lynch regarding preparation for hearing (0.6); confer with local counsel regarding hearing procedure (0.3); prepare for hearing on equity committee issue (1.3).
Eum JS	04/16/13	1.1	Review Huffard deposition transcript per L. Elbert (0.6); compile additional copy of Schwartz deposition transcript per C. Lynch (0.5).
Frederick DB	04/16/13	3.2	Draft C. Wu voir dire.
Huebner MS	04/16/13	0.5	Confer with B. Resnick regarding bondholder issues (0.2); review and markup of Unsecured Creditors' Committee trustee pleading and emails to Kramer regarding same (0.3).
Libby A	04/16/13	5.9	Confer with D. Meyer regarding company comments to trustee motion and incorporate same into trustee objection (0.4); finalize trustee objection (2.0); file trustee objection and

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			coordinate service of same (0.3); prepare rule 2019 motion for filing, file same and coordinate service of same (0.6); review committee objection to trustee motion and comment on same (0.6); confer with L. Samet and D. Meyer regarding comments to committee objection to trustee motion (0.1); emails to J. Jones regarding open company question in trustee objection (0.1); coordinate preparation of exclusivity and trustee objection materials with M. Chapman (1.8).
Lynch C	04/16/13	2.8	Meet with A. Starr and L. Howard regarding equity committee submissions and hearing preparation (0.7); correspond with M. Carney regarding upcoming hearing and evidentiary issues (0.8); review reply declarations submitted by equity committee and summarize contents of same for A. Starr, L. Elbert, J. Adler and D. Frederick (1.3).
Meyer DP	04/16/13	5.5	Revisions to objection to trustee motion and internal correspondence regarding same (5.0), review Unsecured Creditors' Committee objection to trustee motion (0.5).
Oliva M	04/16/13	0.5	Research, pull and save a case retrieval per M. Chapman.
Resnick BM	04/16/13	4.6	Correspond with counterparty, M. Huebner, M. Travers and J. Bean regarding non-disclosure agreement (1.5); review and revise same (0.4); review, revise and finalize objection to trustee motion (2.7).
Starr AT	04/16/13	6.9	Review voir dire questionnaire (0.6); meet with D. Frederick regarding same (0.3); revise expert cross-examination (3.5); calls with B. O'Neill, L. Elbert and C. Lynch regarding the same (0.5); review Eighth Circuit case law regarding disqualification (0.5); meet with L. Elbert and C. Lynch regarding hearing preparation (1.0); emails regarding deposition scheduling with M. Russano (0.1); analyze potential hearing exhibits (0.4).
Adler J	04/17/13	10.2	Review revised declarations from equity holders' experts (3.0); meet with A. Starr, C. Lynch and L. Elbert regarding revised declarations (1.7); draft cross-examination of J. Stufsky (5.5).
Chao S	04/17/13	5.1	Review F. Huffard and S. Schwartz deposition transcripts for errata corrections (3.7); review F. Huffard deposition transcript per J. Eum (1.4).
Chapman MP	04/17/13	8.8	Review and annotate case law in connection with

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Сосо КЈ	04/17/13	0.8	objection to trustee motion per A. Libby (1.8); confer with A. Libby in connection with same (0.3); meet with K. Coco and A. Falk to discuss researching precedent cases similar in size and scope for exclusivity motion (0.3); research regarding same (5.9); review binders per A. Libby (0.5). Emails with Bryan Cave regarding omnibus
Coco KJ	04/17/13	0.8	objections (0.3); review customized claim notices and omnibus objections (0.5).
Elbert LH	04/17/13	5.3	Confer with A. Starr, C. Lynch and J. Adler to discuss equity holders' revised expert declarations (1.0); review research relating to equity committee motions (2.3); draft outline of oral argument in preparation for hearing on equity committee motion (2.0).
Falk AE	04/17/13	5.0	Meet with K. Coco and M. Chapman regarding research on extensions of exclusivity in prior mega-cases (0.2); research regarding same (4.8).
Frederick DB	04/17/13	0.5	Revise Daubert motion materials.
Huebner MS	04/17/13	0.9	Confer with U.S. Trustee regarding multiple matters (0.6); confer with B. Resnick, F. Huffard regarding bondholder non-disclosure agreement and issues (0.3).
Libby A	04/17/13	0.6	Coordinate preparation of trustee objection materials with M. Chapman.
Lynch C	04/17/13	5.8	Meet with A. Starr, J. Adler and L. Elbert regarding equity committee reply declarations (0.8); correspond with M. Carney regarding evidentiary issues and upcoming hearing (0.5); correspondence with Davis Polk team regarding equity committee reply declarations (0.5); prepare witness examination materials for upcoming equity committee hearing (4.0).
Meyer DP	04/17/13	3.4	Draft objection to trustee motion oral argument.
Resnick BM	04/17/13	0.8	Discuss non-disclosure agreement with counterparty, M. Huebner and F. Huffard.
Starr AT	04/17/13	6.1	Review and analyze new Wu and Stufsky declarations and exhibits (2.2); meet with L. Elbert, C. Lynch and J. Adler regarding cross-examinations (1.1); emails with S. Schwartz, A. Schlesinger and Z. Mitschrich regarding new declarations (0.4); revise examinations regarding expert admission (0.9); meet with D. Frederick regarding same (0.4); call with L. Elbert regarding trial logistics (0.3); call with B. O 'Neill

			regarding new declarations (0.3); analyze J.
			Stufsky valuation (0.5).
Adler J	04/18/13	8.0	Draft cross-examination outline for J. Stufsky (6.6); call with Blackstone regarding revised expert reports (1.4).
Chao S	04/18/13	11.0	Select and compile documents relating to Wu and Stufsky declarations per L. Elbert (6.5); compile documents for upcoming equity committee hearing per J. Eum (4.5).
Chapman MP	04/18/13	2.5	Confer with A. Libby regarding materials for trustee and exclusivity hearings (0.2); revise same (2.3).
Coco KJ	04/18/13	0.6	Review quarterly settlement reports and draft notice in connection with same.
Elbert LH	04/18/13	6.1	Draft outline in preparation for oral argument on equity committee motion (4.2); coordinate exhibits for equity committee motion (1.1); call with Blackstone regarding the shareholders' revised expert declarations in support of equity committee motion (0.8).
Eum JS	04/18/13	2.5	Meet with D. Frederick regarding preparations for hearing (0.5); compile exhibits set in preparation of equity committee hearing per D. Frederick (2.0).
Falk AE	04/18/13	3.5	Compile table of chapter 11 mega-cases extended beyond 1 year and confer with M. Chapman regarding same.
Frederick DB	04/18/13	3.2	Revise Daubert motion materials.
Huebner MS	04/18/13	0.6	Confer with F. Huffard regarding bondholder issues.
Lynch C	04/18/13	6.5	Call with Blackstone regarding equity committee reply papers (1.0); correspond with M. Carney regarding upcoming equity committee hearing and evidentiary issues (1.0); prepare witness materials for upcoming equity committee hearing (4.5).
McGreal MM	04/18/13	0.6	Review and comment on form of settlement notice (0.1); correspondence with K. Coco regarding same (0.1); review and comment on settlement report (0.1); review objections to trustee motion (0.3).
Resnick BM	04/18/13	0.4	Correspondence with F. Huffard, M. Huebner and M. Travers regarding non-disclosure agreement.
Starr AT	04/18/13	4.4	Review Foigert letter (0.4); analyze new version of Stufsky report (1.3); prepare cross-examinations (1.0); conference call with

			Blackstone regarding expert declarations (1.1);
			emails to S. Schwartz regarding expert declarations (0.2); review oral argument outline
Adler J	04/19/13	7.0	(0.4). Call with S. Schwartz regarding cross-
			examination experts (0.7); call with B. O'Neill regarding cross-examination of experts (1.3);
Chan C	04/10/12	12.0	draft cross-examination of J. Stufsky (5.0).
Chao S	04/19/13	13.0	Compile discovery materials, exhibits and cases cited for upcoming equity committee hearing per L. Elbert and D. Frederick (8.5); compile materials relating to hearing for review by A. Starr (4.5).
Chapman MP	04/19/13	7.2	Research in connection with exclusivity reply (1.5); review docket for motions and declarations of no objection (3.4); review draft of exclusivity motion (2.3).
Elbert LH	04/19/13	8.2	Confer with S. Schwartz regarding the interested shareholders expert declarations (1.0); coordinate materials for hearing regarding equity committee motion (5.4); review reply brief in support of shareholders' equity committee motion (0.8); confer with A. Starr, C. Lynch and J. Adler to discuss preparing for equity committee hearing (1.0).
Frederick DB	04/19/13	5.2	Revise Daubert motion materials.
Huebner MS	04/19/13	0.2	Confer with B. O'Neill (Unsecured Creditors' Committee counsel) regarding Tuesday's hearing.
Lynch C	04/19/13	9.5	Call with experts regarding reply declarations in equity committee proceedings (1.0); call with B. O'Neill regarding reply declarations and upcoming hearing (1.0); prepare witness examination materials for upcoming hearing (5.0); prepare for equity committee hearing (1.0); review reply briefs from equity holders and summarize same in internal team correspondence (1.5).
Martin JD	04/19/13	0.4	Review proof of claims filed by Peabody (0.3); call with J. Jones regarding same (0.1).
McGreal MM	04/19/13	0.5	Correspondence with J. Jones, B. Resnick and others regarding non-disclosure agreement (0.2); correspondence with D. Meyer regarding trustee objection (0.2); circulate critical vendor matrix (0.1).
Meyer DP	04/19/13	8.8	Draft oral argument for objection to trustee motion (8.3); correspondence with M. Huebner

			regarding same (0.5).
Oliva M	04/19/13	1.0	Research and pull cases per S. Chao.
Resnick BM	04/19/13	0.3	Review and correspondence with M. Huebner, K.
			Coco and Blackstone regarding 2019 statement.
Starr AT	04/19/13	8.2	Review and revise cross-examination outlines
			(2.8); review and revise oral argument outline
			(1.1); review case law on equity committees
			(0.6); review potential trial exhibits (0.7); calls
			and emails with M. Carney and C. Lynch
			regarding trial exhibits (0.6); conference call with
			S. Schwartz regarding cross-examination (0.9);
			conference call with B. O'Neill, C. Lynch, A.
			Adler and L. Elbert regarding equity committee
			hearing (1.1); emails to A. Schlesinger and Z.
			Mitschrich regarding Stufsky declaration (0.4).
Adler J	04/20/13	1.0	Call with A. Starr, C. Lynch and L. Elbert
			regarding equity holders' reply in further support
			of motion to appoint an equity committee.
Elbert LH	04/20/13	2.6	Review reply declarations and related research
			(1.6); confer with A. Starr, C. Lynch and J. Adler
			regarding reply declarations (1.0).
Huebner MS	04/20/13	0.5	Draft oral argument for trustee motion.
Lynch C	04/20/13	1.0	Conference call with A. Starr, L. Elbert and J.
			Adler regarding equity committee reply papers
			and upcoming hearing preparation.
Starr AT	04/20/13	5.8	Review and revise oral argument outline (1.3);
			review interested shareholders reply brief (1.5);
			review key cases in reply brief (0.8); review
			Daubert cross-examination outline (1.0);
			conference call with L. Elbert, J. Adler and C.
			Lynch regarding equity committee hearing (1.2).
Adler J	04/21/13	2.7	Call with A. Starr, C. Lynch and L. Elbert
			regarding cross-examination of equity holders'
			expert witnesses (0.7); revise cross-examination
			outline of J. Stufsky (2.0).
Elbert LH	04/21/13	6.3	Revise outline of oral argument for equity
			committee hearing (3.8); confer with A. Starr, C.
			Lynch and J. Adler to discuss cross-examination
			for equity committee hearing (1.1); prepare
	0.4/0.1115		materials for equity committee hearing (1.4).
Lynch C	04/21/13	5.5	Conference call with A. Starr, J. Adler and L.
			Elbert regarding preparation for upcoming equity
			committee hearing (1.0); prepare materials for
			witness examination in upcoming equity
			committee hearing (4.0); correspond with counsel
			for equity holders regarding upcoming hearing

			(0.5).
Meyer DP	04/21/13	1.0	Draft and revise hearing outline for objection to
Meyer DP	04/21/13	1.0	trustee motion.
Resnick BM	04/21/13	0.6	Emails with F. Huffard, M. Huebner and M.
Resilick Divi	04/21/13	0.0	Travers regarding non-disclosure agreement
			(0.2); revise same (0.4).
Starr AT	04/21/13	5.4	Review and revise expert witness cross-
Stall A1	04/21/13	J. 4	examination outlines (2.3); prepare oral argument
			(0.9); review trail exhibits (1.2); conference call
			with L. Elbert, J. Adler and C. Lynch regarding
			equity committee hearing (1.0).
Travers M	04/21/13	0.4	Review markup of bondholder non-disclosure
21001010112	0 1/21/10	٠	agreement (0.2); emails with B. Resnick
			regarding bondholder non-disclosure agreement
			(0.2).
Adler J	04/22/13	0.5	Draft pro hac vice motion for C. Lynch.
Chapman MP	04/22/13	1.5	Meet with A. Libby to discuss trustee and
•			exclusivity hearing (0.3); review, annotate and
			compile materials for M. McGreal in advance of
			same (1.2).
Coco KJ	04/22/13	0.9	Call with R. McWilliams and J. Clarrey regarding
			claims and contracts advice for management team
			(0.4); call with clients and AlixPartners regarding
			claims and contracts analysis strategy (0.5).
Elbert LH	04/22/13	8.5	Confer with A. Starr and C. Lynch to prepare for
			equity committee hearing (4.2); review and revise
			oral argument opening statement (1.5); prepare
			copies of exhibits for use at equity committee
			hearing (1.5); confer with S. Schwartz, A. Starr
			and C. Lynch in preparation for equity committee
****	0.4/22/12		hearing (1.3).
Hakimzadeh S	04/22/13	5.2	Research debtors' response to Unsecured
			Creditors' Committee statement for reply brief
			(2.7); revise response to Unsecured Creditors'
			Committee statement (2.1); correspond with K.
Lava ala C	04/22/12	11.5	Coco and others regarding the same (0.4).
Lynch C	04/22/13	11.5	Review equity holders reply submissions (1.8);
			prepare re-direct examination materials (2.7);
			prepare materials for witness cross-examinations and witness direct examinations (5.5); witness
			preparation meeting for equity committee hearing
			(1.5).
Meyer DP	04/22/13	1.7	Revise outline for Trustee hearing.
Resnick BM	04/22/13	0.9	Review non-disclosure agreement (0.2);
ROSHICK DIVI	07/22/13	0.7	correspond with F. Huffard, J. Bean, M. Huebner
			and Strasser regarding same (0.4); correspond
			mia strabber regarding builte (0.7), correspond

			with A. Starr regarding equity committee hearing (0.3).
Starr AT	04/22/13	10.5	Prepare for equity committee hearing (8.6); meet with S. Schwartz regarding witness preparation for equity committee hearing (1.5); calls and emails with B. O'Neill and A. Alonso regarding hearing (0.4).
Adler J	04/23/13	4.2	Attend court conference via telephone.
Elbert LH	04/23/13	10.7	Confer with F. Huffard, A. Starr and C. Lynch in preparation for equity committee hearing (2.0); attend equity committee hearing (8.7).
Huebner MS	04/23/13	7.7	Final preparation for contested hearing including review of major cases and tweaking oral argument (1.2); attend omnibus hearing (5.3); confer with clients regarding same (0.8); confer with Unsecured Creditors' Committee professionals regarding multiple matters (0.4).
Lynch C	04/23/13	10.0	Attend hearing before bankruptcy court regarding equity committee motion (3.5); prepare for equity committee hearing (6.5).
McGreal MM	04/23/13	0.2	Teleconference with K. Coco regarding claims process (0.1); review materials regarding same (0.1).
Resnick BM	04/23/13	0.5	Review non-disclosure agreement (0.2); correspondence with J. Jones and M. Travers regarding same (0.3).
Schaible DS	04/23/13	0.5	Court call regarding exclusivity and trustee issues.
Starr AT	04/23/13	11.6	Prepare for equity committee hearing (2.5); attend court hearing and litigate equity committee motion (9.1).
Travers M	04/23/13	1.8	Review proposed non-disclosure agreement (0.8); mark-up proposed non-disclosure agreement (0.5); discuss same with Unsecured Creditors' Committee counsel (0.5).
Coco KJ	04/24/13	1.6	Call with senior management regarding claims and contract analysis and prepare for same (1.3); emails with AlixPartners and one claimant regarding §503(b)(9) claims (0.3).
Huebner MS	04/24/13	1.5	Conversation with B. Resnick regarding bondholder issues (0.3); extensive calls with Blackstone regarding all pending matters and strategy (1.2).
Libby A	04/24/13	0.1	Respond to claimant inquiry.
Martin JD	04/24/13	0.8	Confer with M. Huebner, B. Resnick, C. Panos and C. Ebetino regarding RoyaltyCo claim.

McGreal MM	04/24/13	1.6	Teleconference with J. Lushefski, R. McWilliams
D 11 D)(0.4/2.4/1.2		and others regarding claims resolution process.
Resnick BM	04/24/13	1.7	Correspondence with counterparty, M. Travers,
			M. Huebner, F. Huffard and J. Bean regarding
			non-disclosure agreement (1.4); review and revise
G: A.T.	0.4/0.4/10	2.7	same (0.3).
Starr AT	04/24/13	2.7	Follow up calls and emails regarding equity
			committee motion to L. Long, M. Huebner, B.
			O'Neill, B. Russano, J. Adler, C. Lynch, L. Elbert
	0.4/0.4/1.0		and S. Schwartz.
Travers M	04/24/13	2.6	Review proposed non-disclosure agreement (0.9);
			call with Unsecured Creditors' Committee
			counsel to discuss proposed non-disclosure
			agreement (0.3); mark up proposed non-
			disclosure agreement (0.5); emails regarding
			confidential information to be excluded from non-
			disclosure agreement (0.3); call with B. Resnick
			regarding open issues in non-disclosure
			agreement (0.4); review markup of same (0.2).
VanWagner AB	04/24/13	0.3	Emails with AlixPartners regarding 503(b)(9)
			claims.
Coco KJ	04/25/13	0.2	Emails with AlixPartners regarding Tampa
			Electric claim.
Falk AE	04/25/13	0.1	Discuss discharge of future claims with K. Coco.
Starr AT	04/25/13	1.9	Calls and emails regarding equity committee with
			M. Huebner, J. Jones, J. Bean, E. Moskowitz and
			L. Elbert (1.1); review materials regarding equity
			committee order (0.3); calls and emails regarding
			equity committee order with B. O'Neill and L.
			Elbert (0.2); calls regarding equity depositions
			with M. Russano (0.3).
Coco KJ	04/26/13	0.5	Emails with claimants regarding creditor inquiries
			(0.3); email to AlixPartners regarding same (0.2).
Huebner MS	04/26/13	0.3	Conference call with B. Resnick and F. Huffard
			regarding bondholder confidentiality agreement.
McGreal MM	04/26/13	0.8	Update call with Blackstone, Kramer Levin,
			Houlihan and others (0.6); correspondence with
			B. Walsh, K. Coco and others regarding claims
			objections (0.2).
Resnick BM	04/26/13	2.1	Negotiate non-disclosure agreement, including
	04/20/13		
	04/20/13		calls and emails with M. Travers, M. Huebner, F.
	04/20/13		calls and emails with M. Travers, M. Huebner, F. Huffard, J. Bean and counterparty (1.8); revise
	04/20/13		
Starr AT	04/26/13	1.3	Huffard, J. Bean and counterparty (1.8); revise
Starr AT			Huffard, J. Bean and counterparty (1.8); revise same (0.3).

Travers M	04/26/13	0.9	Call with B. Resnick to discuss open points on Aurelius non-disclosure agreement (0.7); review markup of Aurelius non-disclosure agreement (0.2).
Huebner MS	04/27/13	0.3	Confer with B. Resnick regarding bondholder issues.
Resnick BM	04/27/13	0.1	Correspondence with various parties regarding non-disclosure agreement.
Huebner MS	04/28/13	0.5	Emails with Davis Polk team and Blackstone regarding bondholder issues and confidentiality and confer with F. Huffard regarding same.
Resnick BM	04/28/13	0.8	Emails with clients regarding non-disclosure agreement (0.5); revise and distribute same (0.3).
Coco KJ	04/29/13	0.5	Emails with AlixPartners and clients regarding claims settlement issues (0.3); emails with M. Esposito regarding claims inquiries (0.2).
Elbert LH	04/29/13	0.4	Review and revise draft proposed order denying equity committee motion.
Huebner MS	04/29/13	0.5	Confer with Unsecured Creditors' Committee regarding §1113 issues.
Libby A	04/29/13	0.3	Call with M. Fiorella regarding Industrial Services and Electronics' proposed settlement agreement (0.2); confer regarding same with K. Coco and J. Clarrey (0.1).
Resnick BM	04/29/13	0.6	Call with counterparty regarding non-disclosure agreement (0.2); call with M. Huebner regarding same (0.2); review trilateral non-disclosure agreement with Unsecured Creditors' Committee and counterparty (0.2).
Starr AT	04/29/13	2.4	Review draft order regarding equity committee (0.5); revise order (0.7); calls and emails with L. Elbert, M. Carney and G. Willard regarding the same (0.9); review M. Carney draft order (0.3).
Travers M	04/29/13	0.8	Emails regarding three-party Unsecured Creditors' Committee, Knighthead and Patriot non-disclosure agreement (0.5); draft language for same (0.3).
Coco KJ	04/30/13	0.9	Emails and call regarding Conveying Solutions and Industrial Supply Solutions' claims (0.3); email with M. Esposito regarding creditor inquiry (0.2); call with R. McWilliams regarding creditor inquiry and emails with clients regarding same (0.4).
Libby A	04/30/13	0.4	Call with A. Wong regarding Payne-Gallatin and 10-K (0.2); follow-up call with J. Brenner regarding 10-K (0.1); email A. Wong regarding

			same (0.1).
Libby A	04/30/13	0.6	Analyze Industrial Services and Electronics' proposed settlement agreement and review reclamation report and objection to reclamation report regarding same (0.5); emails to D. Patel and M. Fiorella regarding same (0.1).
Resnick BM	04/30/13	0.5	Call with F. Huffard regarding non-disclosure agreement (0.1); revise same (0.2); call with M. Huebner regarding same (0.2).
Total CREDITOR\EQ DER\UCC ISSU		932.7	
DPW RETENTI	ON		
VanWagner AB	04/02/13	0.3	Coordinate conflicts with rejection counterparty.
Stewart R	04/26/13	0.4	Discuss conflicts checks with A. VanWagner.
Krause SC	04/30/13	0.2	Check conflicts issues for B. Resnick (0.1); emails regarding same (0.1).
VanWagner AB	04/30/13	0.4	Review conflicts related to counterparty.
Total DPW RET	ENTION	1.3	1
EMPLOYEE LA ISSUES	BOR		
Agostinho JN	04/01/13	7.2	Meet with E. FitzGerald and R. Aizen regarding benefits issues (0.2); prepare for same (0.2); call with O. Lozada regarding §363 motion and plan documents (0.2); revise §363 motion and exhibits (2.8); call with R. Aizen and M. McGreal regarding §363 motion comments (0.4); correspondence regarding additional document for §363 motion (0.9); compile documents for salaried retiree committee (1.0); calls with E. FitzGerald and R. Aizen regarding §363 motion (0.3); review and comment on Luna declaration (1.2).
Aizen RM	04/01/13	2.9	Review response to multi-employer pension plan motion (0.2); confer with E. FitzGerald, M. McGreal and J. Agostinho regarding retiree benefits and multi-employer pension plan (0.7); comment on §363 motion (2.0).
Bruney T	04/01/13	3.8	Prepare Robertson deposition preparation materials per E. Sokoloff.
Cho EK	04/01/13	0.5	Review draft motion to terminate benefits.
Coco KJ	04/01/13	0.5	Review and coordinate filing and service of \$1113 letter (0.3); confer with Davis Polk team

			regarding same (0.2).
Estacio R	04/01/13	1.6	Confer with E. Glazer regarding §1113 deposition preparation (0.2); confer with B. Resnick, L. Samet and others regarding 1974 Fund motion to intervene (0.9); draft correspondence to local counsel regarding the same (0.1); read memorandum of law regarding §1113 motion (0.4).
FitzGerald ET	04/01/13	0.8	Analyze United Mine Workers of America pension plan withdrawal issues (0.3); analyze Voluntary Employee Beneficiary Association alternatives for retiree medical (0.5).
Gehring AS	04/01/13	5.5	Edit motion for summary judgment and ancillary documents (3.5); emails with A. Starr and S. Schwartz regarding deposition preparation (0.5); emails with L. Samet, E. Glazer and Blackstone regarding pricing sensitivities (0.2); edit S. Schwartz deposition preparation outline and prepare binder for same (1.2); upload documents responsive to Unsecured Creditors' Committee requests to the data room (0.1).
Glazer E	04/01/13	11.8	Emails with D. Lucha and F. Huffard regarding §§ 1113 and 1114 deposition preparation (0.4); call with K. Hartsog, D. Lucha and L. Samet regarding union's third counterproposal (1.1); prepare for same (0.5); prepare for §§ 1113 and 1114 depositions (0.5); review draft 363 motion (1.8); review documents for responsiveness to Salaried Retiree Committee's information requests (2.2); emails with J. Agostinho regarding same (0.8); post documents to Salaried Retiree Committee data room (0.4); revise D. Lucha deposition outline (4.1).
Law EC	04/01/13	0.2	Confer with R. Jones regarding obtaining §1113 precedents.
Martin JD	04/01/13	1.1	Draft summary judgment brief in Peabody action (0.4); review pleadings regarding §§ 1113 and 1114 intervention (0.7).
McGreal MM	04/01/13	4.9	Correspondence with J. Orf and M. Luna regarding letter to employees and retirees (0.3); review comments to 363 motion to terminate benefits (0.7); confer with B. Resnick regarding same (0.2); correspondence with O. Lozada, M. Luna, J. Agostinho and others regarding same (0.9); confer with B. Resnick, L. Samet and B. Walsh regarding §§ 1113 and 1114 conference

			(0.8); review letters regarding same (0.2); review and revise §363 motion to terminate benefits (1.4); review materials regarding same (0.4).
O'Flaherty D	04/01/13	0.6	Create and customize LiveNote database.
Peng L	04/01/13	2.1	Prepare document binder for D. Lucha deposition
Teng L	04/01/13	2.1	(1.6); call with E. Glazer, L. Samet and D. Lucha regarding United Mine Workers of America's new proposal (0.5).
Resnick BM	04/01/13	3.7	Review letter to retirees and employees (0.2); review motion to terminate amendable benefits (0.4); correspondence with M. McGreal regarding same (0.2); review letter to court regarding §§ 1113 and 1114 hearing (0.4); review other parties' letters and pleadings (0.9); emails regarding same (0.4); emails with B. Walsh and L. Samet regarding same (0.5); call with B. Walsh and L. Samet to prepare for court conference (0.5); review summary of §§ 1113 and 1114 proposal changes (0.2).
Russano MJ	04/01/13	0.4	Email with B. Hatfield regarding motion to
Russano Wij	04/01/13	0.4	approve incentive and retention programs (0.3); email to B. Walsh regarding same (0.1).
Samet L	04/01/13	11.7	Revise letter response to United Mine Workers of America funds' motion to intervene (0.7); research regarding same (1.1); calls and emails with B. Walsh, B. Resnick, A. Alfonso and others regarding same (0.9); conference call with B. Walsh, B. Resnick and others regarding preparation for hearing on intervention motion (0.6); prepare for same (0.5); draft outline and compile materials for B. Hatfield deposition (2.7); draft outline and compile materials for T. Terry deposition (2.1); conference call with D. Lucha, K. Hartsog and others regarding production issues (0.7); prepare for 1113 and 1114 hearing (2.4).
Sokoloff EA	04/01/13	7.5	Review and revise motion in declaratory judgment action (3.2); confer with A. Gehring regarding same (0.5); draft motion to seal for same (1.0); oversee assembly of deposition preparation binders with T. Bruney (0.4); draft deposition preparation materials (2.4).
VanWagner AB	04/01/13	0.7	File and arrange service of correspondence related to §§ 1113 and 1114 process.
Vora A	04/01/13	6.5	Analyze Affordable Care Act materials (5.5); research case law regarding third-party intervention (1.0).

Agostinho JN	04/02/13	3.3	Review and comment on §363 motion for filing
			(1.5); correspondence regarding same (0.5); prepare exhibits to be sent to parties (1.3).
Aizen RM	04/02/13	0.6	Comment on §363 motion (0.4); review
			Voluntary Employee Benefits Association
			proposal (0.1); review multi-employer pension
			plan default rule (0.1).
Bruney T	04/02/13	5.9	Prepare Lucha deposition preparation materials
			per L. Peng (2.8); prepare Schwartz deposition
			preparation materials per A. Gehring (3.1).
Desai A	04/02/13	4.0	Confer with E. Glazer regarding United Mine
			Workers of America counterproposal and
			preparation of related bullet points (3.8);
			conference call with E. Glazer and Blackstone
			regarding same (0.2).
Estacio R	04/02/13	2.2	Confer with B. Resnick and others regarding
			§1113 motions to intervene (1.2); draft summary
			regarding the same (0.4); draft deposition
			preparation outline regarding fund witness (0.6).
Gehring AS	04/02/13	6.4	Emails and meetings with T. Bruney regarding
			deposition preparation binders (0.2); upload
			documents responsive to Unsecured Creditors'
			Committee requests to the data room (0.2); revise
			motion for summary judgment and ancillary
			documents (4.5); summarize assumption of
			retirees issues (1.4); email to L. Samet regarding
			project status (0.1).
Glazer E	04/02/13	12.4	Draft document to prepare for §§ 1113 and 1114
			hearing (1.7); emails and calls with L. Samet
			regarding same (0.4); meet with A. Desai
			regarding United Mine Workers of America
			counterproposal 0.2); draft email to E. Moskowitz
			summarizing call with D. Lucha and K. Hartsog
			regarding United Mine Workers of America
			counterproposal (0.4); call with A. Schlesinger at
			Blackstone regarding United Mine Workers of
			America counterproposal (1.2); call with Patriot,
			B. Resnick and L. Samet in preparation for §§
			1113 and 1114 negotiating session (2.1); review
			Mercer materials in connection with 1113 and
			1114 proposals (1.0); revise D. Lucha deposition
			outline (3.8); review draft §363 motion to reject
			non-union benefits (0.2); draft F. Huffard
			deposition outline (1.4).
Kaminetzky BS	04/02/13	0.9	Emails regarding call with court and aftermath,
			strategy, declarations, rally and tasks.

Lilly CJ	04/02/13	1.7	Create B. Hatfield deposition preparation binder per L. Samet.
McGreal MM	04/02/13	4.1	Attend telephonic court conference regarding §§ 1113 and 1114 (0.4); review and comment on summary of same (0.1); conferences with B. Resnick, L. Samet and others regarding same (0.5); correspondence with A. Schlesinger regarding §1113 issues (0.1); revise and finalize §363 motion to terminate benefits (1.9); correspondence with J. Agostinho, M. Luna, O. Lozada and others regarding same (0.8); teleconference with G. Plotko regarding same (0.1); correspondence with J. Agostinho regarding exhibits to §363 motion (0.2).
Moskowitz E	04/02/13	9.0	Draft response letter for court regarding scheduling matters and correspondence regarding same (1.7); call with J. Martin regarding Peabody summary judgment issues (1.1); correspondence with Davis Polk team regarding hearing protocols and schedule disputes (1.9); call with L. Samet regarding litigation strategy (0.6); correspondence with team regarding settlement strategies and claim issues (1.3); call with B. Resnick and F. Huffard (0.5); review numerous Patriot emails and respond to same (1.9).
Peng L	04/02/13	3.1	Prepare outline for D. Lucha's deposition (2.3); prepare document binder for D. Lucha deposition (0.8).
Pucci MV	04/02/13	1.0	Prepare minibooks of G. Robertson and D. Lucha declarations and exhibits thereto per J. Eum.
Resnick BM	04/02/13	3.4	Call with clients and Blackstone regarding strategy session to prepare for United Mine Workers of America meeting (1.6); review and finalize 363 motion to terminate amendable benefits (0.5); correspondence with M. McGreal regarding same (0.3); correspondence with E. Moskowitz, M. Huebner and L. Samet regarding §§ 1113 and 1114 issues (1.0).
Samet L	04/02/13	13.0	Review submissions regarding third-party participation (0.6); emails to clients regarding same (0.4); prepare for hearing on United Mine Workers of America funds motion to intervene (1.1); research regarding same (0.8); conference calls with B. Walsh and B. Resnick regarding same (0.8); conference call with F. Perillo and B. Walsh regarding same (0.3); attend telephonic

			court conference (0.4); emails and telephone calls to colleagues and clients regarding same (0.8); conference call with B. Hatfield, B. Resnick and others regarding negotiation session (1.2); draft outline and compile materials for T. Terry deposition (2.3); emails regarding witness preparation and deposition scheduling (0.4); telephone call with E. Moskowitz regarding litigation strategy and media issues (0.5); prepare
Sokoloff EA	04/02/13	3.4	for §§ 1113 and 1114 hearing (3.4). Prepare deposition preparation materials (2.6); confer with L. Samet regarding same (0.1); emails with A. Gehring regarding declaratory judgment action (0.2); review letters to court regarding third-party intervention (0.5).
Vora A	04/02/13	5.8	Legal research and analysis of materials regarding Affordable Care Act.
Agostinho JN	04/03/13	3.4	Call with O. Lozada regarding retiree choice account (0.2); review documents for non-union retiree committee (2.0); respond to questions regarding retiree benefits from non-union retiree counsel (1.2).
Aizen RM	04/03/13	0.2	Confer with J. Agostinho regarding retiree benefits.
Cho EK	04/03/13	0.5	Correspondence regarding issues related to retiree medical.
Desai A	04/03/13	0.3	Meet with L. Samet, E. Glazer and L. Peng regarding a project concerning the collection of factual information relating to declaration.
Estacio R	04/03/13	7.9	Draft deposition preparation outline for D. Lucha regarding pension fund issues (5.8); edit memorandum regarding withdrawal liability (1.7); read §1113 memorandum of law (0.4).
Eum JS	04/03/13	4.3	Update opening papers and exhibits indices and compile documents per E. Glazer (1.0); compile documents for T. Terry deposition preparation binder per L. Samet (1.0); review non-union retiree committee documents per E. Glazer (2.3).
Gehring AS	04/03/13	6.7	Revise motion for summary judgment and ancillary documents (3.5); calls and emails with A. Libby regarding same (0.2); emails with Unsecured Creditors' Committee regarding same (0.1); edit summary of assumption of retirees issues (0.6); emails with S. Schwartz regarding deposition scheduling (0.1); upload documents responsive to Unsecured Creditors' Committee

			information requests to data room (0.2); calls and emails with E. Glazer regarding same (0.2); emails with L. Samet regarding press inquiries (0.3); summarize S. Akunuri declaration (1.0); emails with Blackstone and S. Schwartz regarding same (0.2); review P. Mandarino declaration (0.2); review E. Cobin declaration (0.1).
Glazer E	04/03/13	12.3	Prepare outline in preparation for deposition of F. Huffard (3.9); revise outline in preparation for deposition of D. Lucha (2.7); prepare for §§ 1113 and 1114 depositions and hearing (1.4); review documents in connection with salaried retiree committee's information requests (1.2); emails with J. Agostinho and J. Eum regarding same (0.5); meet with A. Desai, L. Peng and L. Samet regarding hearing preparation (0.5); meet with A. Gehring regarding motion to terminate non-union benefits (0.3); draft summary of United Mine Workers of America arguments related to Patriot's business plan (0.9); emails with Blackstone regarding Union's counterproposal (0.2); revise document collecting §§ 1113 and 1114-related evidence in preparation for depositions and hearing (0.4); emails with J. Adler regarding five-year business plan (0.3).
Harrington M	04/03/13	1.6	Discuss requirements for St. Louis hearing with R. Gong (0.4); discuss logistics with E. Glazer (0.2); phone conference with J. Blair and B. Feicht of Bryan Cave regarding space and logistics (0.6); email to E. Glazer regarding space and logistics at Bryan Cave (0.4).
Huebner MS	04/03/13	1.6	Conversations with J. Bean and E. Moskowitz regarding §1113 witness issues (0.3); calls with E. Moskowitz, B. Resnick and J. Bean regarding trustee motion and exclusivity (1.1); emails regarding same with clients and Davis Polk (0.2).
Kaminetzky BS	04/03/13	1.7	Emails regarding deposition scheduling and preparation, expert reports, summaries, proposal, relevance issues, plan process, scheduling, call with union and funds, exclusivity and participation issues.
Law EC	04/03/13	10.9	Upload retiree benefit plan documents to GCG's FTP site (0.5); confer with M. McGreal regarding same (0.1); research regarding responses to objections to §§ 1113 and 1114 motions (6.9);

			review and assemble documents regarding same
			(3.1); numerous communications with A. Libby and S. Hakimzadeh regarding same (0.3).
Lilly CJ	04/03/13	1.4	Create B. Hatfield deposition preparation binder per L. Samet.
Martin JD	04/03/13	2.5	Review expert declarations filed by United Mine Workers of America (1.2); prepare for Terry and Cobin depositions (1.3).
McGreal MM	04/03/13	1.0	Review and summarize research regarding §1114 issues (0.3); correspondence with A. Libby regarding service of exhibits to §363 motion (0.3); review and comment on letter regarding same (0.1); correspondence with M. Luna, J. Orf and others regarding employee and retiree letters (0.2); correspondence with E. Law and GCG regarding posting of exhibits to 363 motion (0.1).
Moskowitz E	04/03/13	7.6	Call with F. Perillo and R. Hillyer regarding depositions and scheduling issues (1.1); follow-up correspondence with L. Samet and team regarding above (0.6); call with J. Bean regarding status (0.5); call with M. Huebner and B. Resnick regarding status and strategy (0.6); correspondence with client and team regarding media issues (1.3); call with negotiating team regarding bargaining session (1.1); email correspondence with team regarding expert reports, depositions, hearing preparation and related issues (1.9); review expert reports (0.5).
Peng L	04/03/13	2.8	Prepare deposition binder for D. Lucha's deposition (0.7); meet with L Samet, E. Glazer and A. Desai regarding T-chart for hearing (0.7); review D. Lucha's deposition outline (0.4); create outline identifying open requests the United Mine Workers of America has failed to address (1.0).
Resnick BM	04/03/13	3.1	Emails with J. Cohen, benefits team and litigators regarding amendable benefits motion (0.3); call with clients and Blackstone regarding 1113 and 1114 offer (0.5); emails regarding same (0.5); calls and emails with M. Huebner, E. Moskowitz and J. Bean regarding §§ 1113 and 1114 trial (1.8).
Samet L	04/03/13	16.2	Conference call with F. Perillo, R. Hillyer and E. Moskowitz regarding deposition scheduling (0.9); emails and telephone calls regarding same (0.8); revise summary of discovery and pre-hearing procedures and deadlines (0.4); draft outline and

			compile materials for T. Terry deposition (7.6); review and analyze E. Corbin expert declaration (1.1); review and analyze S. Akunuri expert declaration (0.4); review and analyze P. Mandarino expert declaration (0.4); emails regarding same (0.3); meet with E. Glazer, L. Peng and A. Desai regarding hearing preparation (0.3); revise media materials (1.3); review and revise multiple deposition outlines (0.5); prepare for hearing (2.2).
Sokoloff EA	04/03/13	4.8	Review and summarize P. Mandarino declaration (2.2); draft P. Mandarino deposition outline (2.6).
Vora A	04/03/13	6.5	Analyze declaration of opposition witness, E. Cobin, to prepare T. Terry and to formulate counter-arguments (2.6); analyze materials regarding Affordable Care Act (3.9).
Agostinho JN	04/04/13	5.5	Meet with E. FitzGerald and R. Aizen regarding status of retiree medical and pension issues (0.3); call with E. Glazer regarding documents in response to retiree committee request (0.4); review and compile documents in response to retiree committee request (4.3); correspondence regarding same (0.5).
Aizen RM	04/04/13	0.3	Confer with E. FitzGerald and J. Agostinho regarding multi-employer pension plan and retiree medical.
Coco KJ	04/04/13	3.8	Call with Davis Polk team and Blackstone regarding Unsecured Creditors' Committee call on §§ 1113 and 1114 issues (0.5); call with Unsecured Creditors' Committee professionals regarding same (2.9); meet with B. Resnick and M. McGreal regarding same and follow-up emails with Davis Polk team (0.4).
Desai A	04/04/13	9.2	Attend team status update meeting (1.6); prepare declaration factual compilation document (4.3); review deposition preparation materials in advance of witness preparation meeting with T. Terry (3.3).
Estacio R	04/04/13	4.5	Review documents regarding withdrawal liability (0.6); research and draft analysis regarding the same (2.2); confer with L. Samet and others regarding §1113 hearing preparation (1.7).
Eum JS	04/04/13	1.3	Coordinate circulation of opening papers and exhibits per E. Glazer (0.3); update T. Terry deposition preparation binders per L. Samet (0.5); update S. Schwartz deposition preparation binders

			per A. Gehring (0.5).
FitzGerald ET	04/04/13	0.2	Confer with R. Aizen regarding Form 10-K/A
			filing.
Gehring AS	04/04/13	9.4	Revise S. Schwartz deposition preparation outline (2.0); calls and emails with E. Moskowitz regarding same (0.3); emails with C. Lynch regarding S. Schwartz deposition preparation (0.1); meet with Davis Polk team regarding case status (1.6); edit motion for summary judgment and ancillary documents (1.7); call with J. Martin regarding same (0.2); meeting and emails with E. Sokoloff regarding same (0.3); upload declaration materials to United Mine Workers of America data room (0.6); draft S. Akunuri deposition outline (2.4); emails with Blackstone regarding profit sharing (0.2).
Glazer E	04/04/13	10.3	Meet with E. Moskowitz, B. Kaminetzky, J. Martin, L. Samet, A. Gehring and others regarding §§ 1113 and 1114 depositions and hearing (1.2); draft emails to Patriot management and Blackstone regarding United Mine Workers of America expert declarations (0.8); review United Mine Workers of America expert declarations (1.8); review documents in connection with salaried retiree committee's information requests (4.2); emails with J. Bean, J. Agostinho, C. Tumminello and J. Eum regarding same (0.8); draft email to E. Moskowitz summarizing status of production of documents in connection with salaried retiree committee's information requests (1.3); prepare for §§ 1113 and 1114 hearing (0.2).
Hakimzadeh S	04/04/13	1.6	Meet with E. Moskowitz, L. Samet and others for weekly status update.
Harrington M	04/04/13	0.4	Emails with E. Glazer regarding St. Louis trial office (0.2); call with Ricoh, St. Louis regarding copy and print services (0.2).
Kaminetzky BS	04/04/13	8.6	Emails regarding expert reports, depositions, preparation, strategy, reply brief, tasks, status, assignments, confidential information issues, procedures and update (2.5); meet with E. Moskowitz regarding strategy and tasks (1.6); prepare for same (0.2); meet with E. Moskowitz, J. Martin, L, Samet, A. Gehring and others regarding §§ 1113 and 1114 deposition and hearing (1.3); meet with D. Loss regarding

depositions (0.2); review pr	oject and tasks list
(0.2); review deposition sch	nedule (0.1); review
expert summaries (0.3); rev	iew participation
correspondence (0.3); revie	
(0.4); review 4/2 transcript	* *
analyze procedures order ((
regarding depositions and s	
deposition (0.5); call with I	\mathcal{C}
deposition preparation (0.1)	
Moskowitz and L. Samet re	
depositions, procedures and	
Law EC 04/04/13 1.3 Research and assembly of p	precedents regarding
responses to §1113 objection	ons (1.1); confer with
A. Libby and S. Hakimzado	eh regarding same
(0.2).	
Loss DM 04/04/13 1.1 Review Schwartz and Akur	nuri declarations (0.9):
confer with B. Kaminetzky	, , , , ,
regarding 1113 and 1114 do	
Martin JD 04/04/13 3.9 Meet with Davis Polk team	
litigation strategy and depo	0 0
	t t
correspond with B. Kamine	• .
and L. Samet regarding dep	* *
(0.7); prepare for T. Terry of	leposition preparation
session (1.4).	
McGreal MM 04/04/13 0.5 Teleconference with M. Hu	
Blackstone and others regard	rding §§ 1113 and
1114 proposal.	
Moskowitz E 04/04/13 12.5 Call with Blackstone regard	ling overall status and
strategy (0.5); meet with B.	Kaminetzky
regarding trial preparation ((1.8); call with M.
Huebner and B. Resnick re	· · · · ·
labor strategy (0.7); meet w	_
depositions (0.3); call with	
scheduling and hearing issu	
Davis Polk team meeting to	1 1
and labor workstreams (1.6	-
I and labor worksheams (1.0	V call with cantar
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management to discuss neg	otiations (0.4); call
management to discuss neg with Blackstone and Unsec	otiations (0.4); call ured Creditors'
management to discuss neg with Blackstone and Unsec Committee professionals re	otiations (0.4); call ured Creditors' garding labor issues
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet re	otiations (0.4); call ured Creditors' garding labor issues egarding team
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet r assignments (0.4); review e	otiations (0.4); call ured Creditors' garding labor issues egarding team xpert reports, related
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet r assignments (0.4); review e materials and outlines (1.7)	otiations (0.4); call ured Creditors' garding labor issues egarding team xpert reports, related; review summary
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet re assignments (0.4); review e materials and outlines (1.7) judgment brief comments (1.7)	otiations (0.4); call ured Creditors' garding labor issues egarding team xpert reports, related; review summary (0.3); review and
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet r assignments (0.4); review e materials and outlines (1.7) judgment brief comments (respond to emails from tear	otiations (0.4); call ured Creditors' garding labor issues egarding team xpert reports, related; review summary 0.3); review and n and clients regarding
management to discuss neg with Blackstone and Unsec Committee professionals re (1.4); meet with L. Samet re assignments (0.4); review e materials and outlines (1.7) judgment brief comments (1.7)	otiations (0.4); call ured Creditors' garding labor issues egarding team xpert reports, related; review summary 0.3); review and n and clients regarding

Peng L	04/04/13	2.1	Prepare deposition outline for D. Lucha's declaration (1.9); prepare update documents for D. Lucha's binder (0.2).
Resnick BM	04/04/13	1.5	Emails with various parties regarding 1113 and 1114 strategy (1.2); calls with E. Moskowitz regarding same (0.3).
Russano MJ	04/04/13	6.6	Review deposition schedule and related issues (0.5); confer with E. Moskowitz regarding same (0.3); prepare for S. Schwartz deposition (4.1); review Peabody summary judgment draft (1.4); confer with A. Gehring regarding briefing schedule (0.3).
Samet L	04/04/13	13.2	Prepare materials for T. Terry deposition (2.2); prepare materials for B. Hatfield deposition (2.3); review multiple deposition outlines (0.4); meet with B. Kaminetzky, E. Moskowitz, J. Martin and others regarding §§ 1113 and 1114 litigation strategy (1.6); meet with E. Glazer regarding same (0.4); telephone calls and emails regarding deposition and hearing logistics (1.5); meet with B. Kaminetzky and E. Moskowitz regarding same (0.5); conference call with F. Perillo and E. Moskowitz regarding same (0.6); analyze United Mine Workers of America expert reports (1.4); prepare for §§ 1113 and 1114 hearing (2.3).
Sokoloff EA	04/04/13	6.3	Meet with Davis Polk team regarding 1113 and 1114 strategy (1.6); finalize exhibits for filing in declaratory judgment action (1.2); background research on United Mine Workers of America experts (3.5).
Tumminello CJ	04/04/13	5.4	Prepare redacted forms of letters and exhibits per J. Agostinho (4.9); update witness binder per E. Glazer (0.5).
Vora A	04/04/13	13.3	Confer with team members on hearing preparation and strategy (1.6); research and analyze statutes, regulations, research articles and related materials regarding the Affordable Care Act (11.7).
Agostinho JN	04/05/13	0.9	Send documents for salaried committee to Patriot for sign-off.
Aizen RM	04/05/13	0.2	Emails with S. Beshar regarding 10-K/A issues (0.1); emails with R. Estacio regarding multi-employer pension plan issues (0.1).
Cho EK	04/05/13	0.3	Correspondence with team regarding withdrawal liability issues.
Coco KJ	04/05/13	1.7	Call with clients and Blackstone regarding §§

	<u> </u>		1112 and 1114 strategy and manageds (1.6), amail
			1113 and 1114 strategy and proposals (1.6); email
Dagai A	04/05/13	7 1	to S. Blank regarding Peabody issue (0.1).
Desai A	04/03/13	7.1	Attend deposition preparation meeting for S.
			Schwartz (3.4); confer with A. Gehring regarding
			deposition preparation (0.2); review S. Schwartz
E D	0.4/07/12		deposition preparation materials (3.5).
Estacio R	04/05/13	6.9	Draft deposition outline regarding 1974 fund
			issues outline (2.6); research and draft analysis
			regarding pension liabilities (1.9); correspond
			with R. Aizen and E. Cho regarding the same
			(0.1); correspond with E. Moskowitz regarding
			the same (0.1); read Ohio Valley Coal Objection
			and outline response to the same (1.3); prepare
			for deposition of B. Hatfield (0.8); conferences
			with L. Samet regarding the same (0.1).
Eum JS	04/05/13	2.1	Compile United Mine Workers of America expert
			reports for minibooks per L. Samet (1.3); update
			D. Lucha deposition preparation binders per E.
			Glazer (0.8).
Gehring AS	04/05/13	7.1	Edit summary judgment motion and ancillary
			documents (1.4); emails with E. Moskowitz
			regarding same (0.1); emails and calls with K.
			Coco and A. Libby regarding filing same (0.2);
			edit S. Schwartz deposition preparation outline
			(0.3); meet with E. Moskowitz regarding same
			(0.1); call with company, Blackstone, the United
			Mine Workers of America and PwC regarding
			status of information requests (1.0); prepare for
			§§ 1113 and 1114 deposition of S. Schwartz
			(3.8); call and emails with E. Glazer regarding
			profit sharing (0.2).
Glazer E	04/05/13	7.9	Review emails related to §§ 1113 and 1114
			proposals (0.2); emails with data room group
			regarding uploading documents responsive to
			United Mine Workers of America information
			requests (0.2); post documents to United Mine
			Workers of America and Salaried Retiree
			Committee data room (0.4); review documents
			responsive to United Mine Workers of America
			and Salaried Retiree Committee's information
			requests for confidentiality (0.4); calls and emails
			with D. Lucha regarding labor issues (0.7);
			prepare for deposition of D. Lucha (1.6); draft
			email to E. Moskowitz regarding same (0.3);
			prepare for deposition of F. Huffard (2.2); emails
			and calls with Blackstone and Patriot related to

			United Mine Workers of America expert declarations (0.5); call with A. Vora regarding healthcare-related issues (0.2); call with A. Schlesinger at Blackstone related to §§ 1113 and 1114 issues (0.4); calls and emails regarding logistics for §§ 1113 and 1114 depositions and hearing (0.7); draft email to J. Bean regarding salaried retiree committee's document requests (0.1).
Huebner MS	04/05/13	2.4	Call with J. Bean regarding legacy liabilities (0.3); confer with E. Moskowitz regarding §§ 1113 and 1114 structuring and litigation issues (0.7); call with F. Huffard regarding United Mine Workers of America structuring issues (0.6); correspondence with Davis Polk team regarding §1113 depositions and counsel (0.6); Davis Polk emails regarding coal act and pension issues (0.1); call with pension fund counsel (0.1).
Kaminetzky BS	04/05/13	9.0	Emails regarding depositions, declaratory judgment, stipulated facts, legal issues, proposal, deponents, preparation materials, participation issues, data, experts, declarations, strategy and tasks (1.7); review tasks list (0.1); prepare for deposition and review materials for same (4.2); call with E. Moskowitz regarding depositions and legal issues (0.1); calls with L. Samet regarding deposition preparation (0.1); review and analyze summary judgment papers (0.4); review and analyze expert declarations (2.3); call with E. Moskowitz regarding strategy (0.1).
Law EC	04/05/13	3.6	Conduct research regarding responses to §§ 1113 and 1114 motions (1.4); obtain additional documents regarding same (0.6); confer with K. Coco and A. Libby regarding same (0.2); coordinate obtaining of precedents regarding objections to §1113 motions (0.4); review files regarding same (0.6); confer with R. Jones and R. Stewart regarding same (0.4).
Loss DM	04/05/13	0.2	Confer with E. Moskowitz regarding 1113 and 1114 depositions.
Martin JD	04/05/13	6.8	Meet with T. Terry in advance of deposition and related preparation (5.6); correspondence with team regarding depositions of union witnesses (0.5); analysis of E. Cobin declaration (0.7).
McGreal MM	04/05/13	3.3	Review and summarize research regarding employee benefits (1.4); correspondence with M.

			Huebner regarding same (0.1); teleconference with M. Huebner, E. Moskowitz, B. Hatfield and others regarding §§ 1113 and 1114 proposal (1.4); correspondence with E. Moskowitz and others regarding §§ 1113 and 1114 scheduling order (0.1); review correspondence from E. Moskowitz regarding §§ 1113 and 1114 depositions (0.1); review supplemental 401(k) claim letter (0.1); review correspondence from E. Moskowitz and K. Coco regarding §§ 1113 and 1114 proposal (0.1).
Moskowitz E	04/05/13	8.0	Review expert reports and discuss with team (1.7); call with F. Perillo regarding depositions and related issues (0.4); review legal research regarding expert issues (0.3); call with B. Resnick and M. Huebner regarding deposition issues (0.6); review declaratory judgment motion and edit same (0.8); review responses to information requests (0.7); prepare for depositions (1.2); emails with team regarding deposition issues (2.3).
Resnick BM	04/05/13	2.9	Call with clients and Blackstone regarding formulation of §§ 1113 and 1114 proposal (1.6); emails regarding same (0.6); review scheduling order (0.1); emails with Davis Polk team regarding same (0.1); correspondence with E. Moskowitz and others regarding witness issues (0.3); review emails regarding Coal Act and Black Lung (0.2).
Russano MJ	04/05/13	7.1	Confer with B. Kaminetzky regarding Akunuri declaration (0.2); confer with E. Moskowitz regarding Engelhardt and Whiting subpoenas (0.4); confer with A. Gehring regarding Akunuri declaration and demand for documents (0.7); prepare for and attend S. Schwartz deposition preparation (3.8); prepare for Akunuri deposition and confer with A. Gehring regarding same (2.0).
Samet L	04/05/13	10.0	Prepare for T. Terry witness preparation session (1.6); prepare T. Terry for upcoming deposition (3.9); emails and telephone calls regarding multiple upcoming depositions (2.5); prepare for B. Hatfield deposition (0.8); correspondence with J. Bean and others regarding confidentiality issues (0.3); review §§ 1113 and 1114 legal research (0.6); telephone call with E. Moskowitz regarding litigation strategy (0.3).

Sokoloff EA	04/05/13	2.7	Conduct background research on expert witnesses (1.2); check statement of undisputed material facts and format exhibits in declaratory judgment action (0.8); research on applicability of expert disclosure rules (0.7).
Stewart R	04/05/13	3.5	Research precedent §1113 motions, objections and replies regarding modifications to collective bargaining agreements (3.3); call with S. Hakimzadeh regarding same (0.2).
Vora A	04/05/13	14.2	Draft memorandum regarding Affordable Care Act and retirees (7.9); prepare T. Terry for upcoming deposition, with J. Martin and L. Samet (3.8); update memorandum regarding Affordable Care Act based on additional research and analysis (2.5).
Desai A	04/06/13	5.1	Review declarations for S. Schwartz, F. Huffard and G. Robertson and prepare declaration factual compilation document.
Glazer E	04/06/13	5.1	Prepare for §§ 1113 and 1114 deposition of F. Huffard (4.9); emails with L. Samet regarding third party protective orders (0.2).
McGreal MM	04/06/13	0.3	Correspond with B. Resnick regarding 1113 and 1114 depositions (0.1); review materials regarding same (0.2).
Resnick BM	04/06/13	0.7	Correspondence with E. Moskowitz, M. McGreal and L. Samet regarding §§ 1113 and 1114 litigation.
Samet L	04/06/13	2.3	Emails and telephone calls regarding 1113 and 1114 discovery (0.6); prepare for multiple upcoming depositions and emails regarding same (1.1); prepare §§ 1113 and 1114 exhibits for disclosure to third parties (0.6).
Vora A	04/06/13	1.4	Update Affordable Care Act memorandum.
Desai A	04/07/13	4.9	Research application of Rule 26 as applied to expert witnesses (4.8); correspondence with L. Samet, A. Gehring and E. Sokoloff (0.1).
Estacio R	04/07/13	2.1	Review §§ 1113 and 1114 motion and accompanying declarations (1.3); review deposition preparation materials for B. Hatfield (0.8).
Eum JS	04/07/13	4.5	Update F. Huffard deposition preparation binder per E. Glazer (2.0); update hard copies of Robertson and Lucha declaration exhibits sets in preparation of depositions per L. Samet (2.5).
Gehring AS	04/07/13	2.1	Email to special litigation committee regarding motion for summary judgment (0.1); emails with

			S. Schwartz regarding deposition (0.2); email to L. Samet regarding expert materials (0.2); review P. Mandarino declaration (1.3); emails with E. Moskowitz, L. Samet and E. Glazer regarding expert depositions (0.3).
Glazer E	04/07/13	8.3	Prepare for deposition of F. Huffard (6.9); emails with E. Moskowitz regarding same (0.3); review summary of prior testimony of P. Mandarino (0.2); prepare for deposition of D. Lucha (0.9).
Martin JD	04/07/13	2.6	Prepare for depositions in §§ 1113 and 1114 proceedings.
McGreal MM	04/07/13	0.6	Teleconference with E. Moskowitz, B. Resnick and L. Samet regarding §§ 1113 and 1114 issues (0.4); correspondence with E. Moskowitz regarding Coal Act issues (0.2).
Moskowitz E	04/07/13	6.1	Call with trustee motion team (0.3); review D. Lucha preparation materials (1.7); review P. Mandarino report and prepare for deposition (4.1).
Peng L	04/07/13	3.8	Prepare T-chart of declaration materials for §§ 1113 and 1114 hearing.
Resnick BM	04/07/13	1.2	Confer with E. Moskowitz, M. McGreal and L. Samet regarding §§ 1113 and 1114 issues (0.4); emails with litigation team regarding same (0.8).
Samet L	04/07/13	6.4	Conference call with E. Moskowitz, B. Resnick and M. McGreal regarding confidentiality issues and §§ 1113 and 1114 depositions (0.6); review motion for summary judgment in Peabody adversary proceeding (0.4); prepare for G. Robertson witness preparation (4.3); review draft response to Knighthead and Aurelius trustee motion (0.2); emails and telephone calls regarding deposition preparation (0.9).
Sokoloff EA	04/07/13	1.2	Correspondence with E. Moskowitz and L. Samet regarding expert witness background (0.5); correspondence with team regarding expert disclosure rules (0.2); review declarations and supporting materials in response to questions from E. Glazer (0.5).
Agostinho JN	04/08/13	1.0	Obtain sign-off from Patriot regarding documents for salaried retiree committee.
Aizen RM	04/08/13	0.3	Emails from J. Woodrum and E. Moskowitz regarding Coal Act benefits (0.2); email from E. Moskowitz regarding multi-employer pension plan (0.1).
Cho EK	04/08/13	0.3	Correspondence with R. Aizen regarding

			withdrawal liability.
Desai A Estacio R	04/08/13	6.1	Review declaration compilation document prepared by L. Peng (0.8); compile supporting evidence for factual assertions (1.3); draft correspondence to L. Samet and E. Glazer (0.2); review S. Schwartz witness preparation meeting notes and prepare summary for A. Gehring (4.8); conduct follow-up research on Rule 26 as applied to expert witnesses and expert compensation (2.5); correspondence with A. Gehring and E. Sokoloff regarding same (0.4). Revise deposition preparation outline and
			materials regarding B. Hatfield deposition (3.8); confer with B. Kaminetzky and L. Samet regarding same (1.0); review §§ 1113 and 1114 brief and accompanying declarations (1.3).
Eum JS	04/08/13	1.4	Update G. Robertson deposition binders per E. Sokoloff (0.3); compile Robertson declaration exhibits per L. Samet (0.8); prepare deposition room signs per E. Glazer (0.3).
FitzGerald ET	04/08/13	0.5	Analyze withdrawal issues in connection with United Mine Workers of America 1974 pension plan.
Gehring AS	04/08/13	12.7	Emails with E. Moskowitz, M. Russano and S. Schwartz regarding deposition (0.5); draft S. Akunuri deposition outline (4.6); meet with E. Moskowitz regarding P. Mandarino deposition preparation (0.1); calls with E. Moskowitz and E. Glazer to company and Blackstone regarding P. Mandarino declaration (5.2); post documents responsive to information requests to United Mine Workers of America data room (0.1); draft P. Mandarino deposition outline (1.0); review and edit draft Patriot 10-Q (0.3); emails with L. Samet and E. Glazer regarding expert depositions (0.3); emails with A. Desai and E. Sokoloff regarding same (0.6).
Glazer E	04/08/13	15.0	Prepare for deposition of D. Lucha, including review of materials, revision of outline and logistics (2.9); meet with E. Moskowitz and L. Peng regarding same (0.5); meet with D. Lucha in preparation for his deposition (3.4); call with B. Hatfield, J. Bean, E. Moskowitz and others regarding labor strategy and next steps (1.1); call with client team and Blackstone regarding expert declaration (6.0); emails regarding various labor

	T		(0.0)
			issues (0.2); review documents responsive to
			salaried retiree committee's document requests for
			confidentiality (0.6); confer with J. Agostinho
			regarding same (0.1); upload documents to
			salaried retiree committee's data room (0.2).
Hakimzadeh S	04/08/13	0.3	Compile background materials for A. Traynor
			deposition.
Huebner MS	04/08/13	2.9	Conference call with clients regarding 1113 and
			1114 issues and next steps (0.5); call with pension
			funds regarding pension (0.4); call with J. Bean
			regarding call with funds (0.2); call with
			management, J. Woodrum, B. Resnick and M.
			McGreal regarding Coal Act and Black Lung
			issues (0.7); meet with B. Resnick and M.
			McGreal regarding same (0.1); emails with Davis
			Polk team regarding §1113 depositions (0.1);
			review of retiree insurance proposals and
T 1 D 0	0.4/00/12		materials (0.9).
Kaminetzky BS	04/08/13	6.2	Emails regarding deposition prep, legal issues,
			proposal, expert issues, depositions,
			confidentiality, Coal Act, strategy and tasks (1.3);
			meet with L. Samet and R. Estacio regarding
			deposition preparation (1.4); prepare for
			deposition preparation (1.9); analysis regarding
			expert reports and depositions (1.1); review
			media materials (0.5).
Loss DM	04/08/13	0.2	Correspond with litigation technical team
			regarding retention plan motion document
			database.
Martin JD	04/08/13	2.6	Prepare for T. Terry and E. Cobin depositions in
			§§ 1113 and 1114 proceedings.
McGreal MM	04/08/13	4.8	Teleconference with B. Resnick and J. Woodrum
			regarding §§ 1113 and 1114 proposal (0.5);
			confer with B. Resnick regarding same (0.2);
			confer with M. Huebner regarding same (0.2);
			teleconference with M. Huebner, J. Bean, B.
			Hatfield and others regarding same (0.6);
			teleconference with B. Hatfield, Blackstone, M.
			Huebner and others regarding same (1.7); legal
			research regarding employee benefits (0.9); email
			B. Hatfield, J. Lushefski and others regarding
			same (0.3); confer with A. Falk regarding same
			(0.1); teleconference with E. Moskowitz
			regarding §§ 1113 and 1114 depositions (0.2);
			correspondence with E. Moskowitz regarding
			non-union retiree benefits motion (0.1).

Moskowitz E	04/08/13	14.3	Prepare D. Lucha for his deposition (4.5); call with client team and advisors regarding revised proposal (1.2); calls with Blackstone and client team to review Mandarino report and prepare for related depositions (5.3); revise draft proposal and correspondence with team regarding same (1.6); email correspondence with team regarding depositions, settlement issues and trial preparation (1.7).
Peng L	04/08/13	11.3	Prepare D. Lucha for §§ 1113 and 1114 depositions and hearings (4.5); conduct research related to United Mine Workers of America witness attendance at depositions (5.5); prepare chart of declaration evidence for §§ 1113 and 1114 hearing (1.3).
Resnick BM	04/08/13	4.0	Review Coal Act and Black Lung research (0.8); call with J. Woodrum regarding same (0.5); meet with M. Huebner and M. McGreal regarding same (0.2); call with B. Hatfield, J. Bean and others regarding same (0.7); call with clients and Blackstone regarding formulation of §§ 1113 and 1114 strategy (1.4); emails regarding same (0.2); emails with E. Moskowitz and M. McGreal regarding amendable benefits order (0.2).
Russano MJ	04/08/13	3.4	Confer with D. Loss regarding Buckner deposition (0.2); review minutes from labor negotiations and confer with E. Moskowitz regarding same (0.9); confer with E. Moskowitz regarding Engelhardt and Whiting depositions (0.4); review correspondence with J. Bean regarding same (0.2); review and comment on email to F. Perillo regarding expert discovery and conversations with E. Moskowitz and L. Samet regarding same (0.7); review and analyze research regarding expert discovery (1.0).
Samet L	04/08/13	14.2	Prepare for G. Robertson witness preparation session (4.6); prepare G. Robertson for upcoming deposition (3.7); prepare for B. Hatfield witness preparation session with B. Kaminetzky and R. Estacio (1.4); conference call with B. Hatfield, E. Moskowitz and others regarding revised proposal (1.4); emails and telephone calls regarding multiple upcoming depositions (1.5); emails and telephone calls regarding confidentiality issues (1.1); review research regarding §§ 1113 and 1114 issues (0.5).

Sokoloff EA	04/08/13	10.8	Prepare G. Robertson for deposition with L. Samet (3.7); confer with L. Samet regarding same (0.3); review preparatory materials for same (1.0); call regarding revisions to §§ 1113 and 1114 proposal (1.5); research on expert compensation issues (1.5); research on expert disclosures in contested matters (2.0); confer with A. Desai regarding same (0.2); conduct research on background of union expert, P. Mandarino (0.6).
Vora A	04/08/13	2.1	Prepare deposition outline for E. Cobin.
Agostinho JN	04/09/13	2.1	Review documents uploaded to data room (0.5); correspondence with M. Luna regarding pre-March 1990 retiree medical plan (0.6); review pre-March 1990 plan documents (0.4); correspondence with E. Glazer regarding documents for data room (0.6).
Aizen RM	04/09/13	1.4	Review multi-employer pension plan and COBRA issues (0.7); confer with E. FitzGerald and M. McGreal regarding multi-employer pension plan and COBRA (0.7).
Cho EK	04/09/13	0.2	Correspondence regarding retiree medical issues.
Desai A	04/09/13	8.9	Prepare binder for S. Akunuri deposition materials and conversations with J. Eum regarding binder (1.1); review Akunuri declaration and document production materials (4.9); revise declaration factual summary document and related correspondence with L. Peng (2.9).
Estacio R	04/09/13	8.9	Review deposition preparation materials regarding B. Hatfield deposition (3.7); confer with B. Kaminetzky and B. Hatfield to prepare for §§ 1113 and 1114 deposition (5.0); emails with L. Samet and E. Glazer regarding same (0.2).
Eum JS	04/09/13	5.4	Coordinate additional set of Robertson declaration exhibits for minibook materials per L. Samet (0.5); prepare joint redaction exhibits hard copy sets for deposition per E. Glazer (2.3); compile expert reports and exhibits for expert reports minibook per L. Samet (1.3); compile United Mine Workers of America §§ 1113 and 1114 meeting notes for materials per S. Hakimzadeh (0.5); coordinate materials from deposition per E. Glazer (0.4); compile documents from Akunuri document production for binders per A. Desai (0.4).

Gehring AS	04/09/13	11.1	Emails with M. Russano, S. Schwartz and P. Schnapp regarding S. Akunuri declaration (0.9); call with M. Russano regarding same (0.6); review coal price forecasts (0.6); draft P. Mandarino deposition outline (7.9); meet with E. Glazer regarding same (0.3); meetings, emails and call with E. Sokoloff regarding same (0.5); emails with E. Moskowitz and E. Glazer regarding proposal revisions (0.2); review documents responsive to PwC information requests for confidentiality (0.1).
Glazer E	04/09/13	11.8	Prepare for deposition of D. Lucha (1.6); attend deposition of D. Lucha (6.2); calls and emails regarding various §§ 1113 and 1114 depositions and hearing (1.0); meet with A. Gehring regarding preparation for various §§ 1113 and 1114 depositions (0.6); emails and calls with E. Moskowitz, L. Samet, A. Gehring and S. Hakimzadeh regarding various labor issues (0.7); review documents responsive to salaried retiree committee's document requests for confidentiality (0.9); emails and calls with J. Agostinho regarding same (0.4); upload documents to salaried retiree committee data room (0.3); email with Blackstone regarding labor issues (0.1).
Hakimzadeh S	04/09/13	6.2	Prepare outline for A. Traynor deposition and compile supporting materials (2.3); read background materials, including negotiation meeting notes and D. Lucha deposition transcript (3.9).
Huebner MS	04/09/13	2.3	Confer with F. Huffard and B. Resnick regarding §1113 and bondholder issues (1.0); multiple emails with client group regarding same (0.4); confer with T. Mayer regarding §1113 approach (0.9).
Kaminetzky BS	04/09/13	5.6	Prepare B. Hatfield for deposition (4.8); emails regarding proposal, schedule, depositions, preparation, strategy, confidentiality and tasks (0.8).
Loss DM	04/09/13	0.5	Confer with A. Vora and L. Peng regarding deposition preparation for 1113 and 1114 (0.3); correspond with litigation technical team regarding document database for incentive plan litigation (0.2).
Martin JD	04/09/13	4.7	Call with Mercer regarding expert issues (1.2); work in preparation for §§ 1113 and 1114

			depositions (3.5).
McGreal MM	04/09/13	1.9	Correspondence with L. Samet regarding 1113 and 1114 depositions (0.1); teleconference with J. Cohen regarding non-union retiree committee regarding diligence issues (0.2); confer with B. Resnick regarding same (0.1); teleconference with B. Resnick and J. Cohen regarding §363 motion (0.4); correspondence with E. Moskowitz and B. Resnick regarding same (0.2); teleconference with R. Aizen regarding same (0.4); correspondence with J. Agostinho and E. Glazer regarding non-union retiree benefits diligence (0.2); review materials regarding non-union retiree benefits (0.2); confer with B. Resnick regarding same (0.1).
Moskowitz E	04/09/13	13.0	Prepare for D. Lucha deposition (1.2); defend D. Lucha deposition (6.1); discuss same with cocunsel (0.9); revise draft proposals and correspondence with team regarding same (1.3); call with DIP Lender counsel regarding strategic issues (0.7); call with B. Hatfield and B. Kaminetzky regarding depositions (0.6); call with client team regarding revised proposals and update (0.9); correspondence with Peabody counsel regarding scheduling (0.4); email correspondence with team regarding trial issues (0.9).
Peng L	04/09/13	4.5	Prepare T-chart of declaration materials for §§ 1113 and 1114 hearing.
Resnick BM	04/09/13	2.3	Call with B. Meldrum regarding §§ 1113 and 1114 reply (0.2); call with J. Cohen and M. McGreal regarding amendable benefits motion (0.4); correspondence with M. McGreal and E. Moskowitz regarding same (0.8); call with DIP Lender counsel regarding 1113 and 1114 (0.9).
Russano MJ	04/09/13	8.5	Confer with labor team regarding deposition protocols (0.3); prepare for Schwartz and Akunuri depositions (7.1); confer with A. Gehring regarding same (0.4); confer with L. Samet regarding expert discovery (0.4); review correspondence with United Mine Workers of America regarding same (0.3);
Samet L	04/09/13	11.7	Conference call with M. Luna, J. Martin and Mercer regarding retiree healthcare issues (1.2); conference call with B. Hatfield, E. Moskowitz and others regarding revised proposals (1.1); edit

Sokoloff EA	04/09/13	6.2	revised proposals (0.5); emails and telephone calls regarding multiple upcoming depositions (3.1); emails and telephone calls regarding confidentiality issues (0.7); prepare for T. Terry witness preparation (1.4); prepare for G. Robertson witness preparation (0.8); prepare for E. Cobin deposition (1.3); draft 1113 and 1114 reply declarations (1.0); review D. Lucha deposition testimony (0.6). Review information provided by P. Mandarino
			(3.4); review deposition transcript of D. Lucha (0.5); research regarding P. Mandarino (1.1); finalize write up of research on expert compensation issues (1.2).
Vora A	04/09/13	8.2	Confer with D. Loss on preparation for deposition of M. Buckner (0.3); confer with J. Martin, L. Samet, expert advisors and client regarding E. Cobin's declaration (1.2); confer with J. Martin regarding deposition outline for E. Cobin (0.5); draft letter outlining benefits of Affordable Care Act (2.2); compose deposition outline for E. Cobin (4.0).
Agostinho JN	04/10/13	1.8	Call with M. McGreal regarding retiree medical benefits (0.3); call with M. Luna, R. Aizen, M. McGreal and K. Coco regarding COBRA obligations (0.7); correspondence with M. Luna regarding Pre-March 1990 plan documents (0.4); review COBRA materials (0.4).
Aizen RM	04/10/13	2.4	Analyze retiree medical question (0.8); confer with M. Luna, B. Wald, C. Lutgens, H. Morgan and M. McGreal regarding retiree medical questions (1.4); review changes to §§ 1113 and 1114 proposals (0.2).
Сосо КЈ	04/10/13	1.6	Call with clients regarding COBRA issues (0.6); review draft letter in connection with §1113 issues (0.2); coordinate filing and service of same (0.3); analysis of legal counsel issues in connection with former employees and emails with outside counsel regarding same (0.5).
Darcy D	04/10/13	1.3	Meet with A. Gehring to receive overview of Peabody dispute (0.7); compile documents relevant to case (0.1); read complaint and statement of undisputed facts (0.5).
Desai A	04/10/13	5.8	Prepare questions for Akunuri deposition (3.9); revise summary document (1.9).
Estacio R	04/10/13	8.8	Prepare for deposition of B. Hatfield (2.0); attend

			deposition of B. Hatfield (4.0); draft summary of deposition testimony of B. Hatfield regarding §§ 1113 and 1114 issues (2.8).
Eum JS	04/10/13	5.2	Compile documents from Akunuri document production for binders per A. Desai (2.7); compile EVA quarterly coal report 1Q 2013 in preparation for deposition per A. Gehring (0.5); prepare deposition materials per L. Samet (0.3); update F. Huffard deposition binders per E. Glazer (1.0); compile additional hard copy set of joint interest exhibits for depositions per L. Samet (0.7).
Gehring AS	04/10/13	12.3	Confer with E. Glazer regarding P. Mandarino deposition outline (0.4); draft same (4.6); confer with E. Sokoloff regarding same (0.4); emails and calls with company regarding non-union wage rates (0.3); review data on same (0.3); confer with D. Darcy regarding declaratory judgment action (0.5); emails and calls with M. Russano and S. Schwartz regarding deposition (0.7); meet with L. Samet regarding same (0.2); draft S. Akunuri deposition outline (3.6); edit F. Huffard deposition preparation outline (0.8); email to United Mine Workers of America regarding expert materials (0.1); email to L. Samet regarding project status (0.2); review deposition summaries (0.2).
Glazer E	04/10/13	8.2	Draft summary of deposition of D. Lucha and circulate to Davis Polk labor team (1.5); draft email to L. Samet regarding potential arguments for §§ 1113 and 1114 reply brief (1.4); confer with L. Samet and A. Gehring regarding same (0.3); organize logistics for §§ 1113 and 1114 hearing and depositions (0.6); update F. Huffard deposition outline (2.3); review deposition transcript of B. Hatfield (1.1); prepare for deposition of P. Mandarino (0.3); confer with A. Gehring regarding same (0.2); emails with M. Luna, J. Agostinho and M. McGreal regarding salaried retiree benefits (0.4); call with A. Libby regarding labor issues (0.1).
Hakimzadeh S	04/10/13	7.4	Draft deposition outline for A. Traynor deposition (4.8); review background materials, including negotiation meeting notes, B. Hatfield deposition transcript and team correspondence (2.6).

			email to J. Blair and B. Feicht of Bryan Cave
			regarding same (0.2); confer with E. Glazer about
			St. Louis trial office (0.2); confer with B. Masters
			and R. Gong regarding trial office equipment
			(0.4).
Huebner MS	04/10/13	3.1	Calls with Blackstone regarding United Mine
			Workers of America structuring and §1113
			questions (0.7); conference call with management
			regarding §1113 proposal (0.7); emails with
			pension fund counsel regarding various issues
			(0.2); draft language for §1113 proposal (0.6);
			emails with Davis Polk team and Blackstone
			regarding §1113 proposal and Unsecured
			Creditors' Committee views thereon (0.9).
Kaminetzky BS	04/10/13	7.1	Prepare for B. Hatfield deposition (1.8); attend
			same (4.0); call with E. Moskowitz regarding
			update (0.4); emails regarding new proposal,
			depositions, strategy, confidentiality, expert
			analysis, status and legal issues (0.9).
Martin JD	04/10/13	3.6	Review of documents in preparation for
			defending Terry deposition.
McGreal MM	04/10/13	1.6	Teleconference with M. Luna, R. Aizen, J.
			Agostinho and others regarding non-union retiree
			benefits (0.6); review materials regarding same
			(0.2); confer with B. Resnick regarding same
			(0.2); email M. Luna and J. Bean regarding same
			(0.1); confer with K. Coco regarding same (0.1);
			teleconference with L. Samet regarding 1113 and
			1114 issues (0.1); review materials regarding
			same (0.1); correspond with J. Agostinho and E.
			Glazer regarding non-union retiree committee
Manlannite E	04/10/12	10.1	diligence request (0.2).
Moskowitz E	04/10/13	10.1	Prepare F. Huffard for equity committee
			deposition (0.9); listen to equity committee
			deposition (2.4); draft cover letter and revise §§
			1113 and 1114 proposals (1.9); calls with J. Bean
			and B. Hatfield regarding strategy (0.9); call with clients regarding proposals (0.7); correspondence
			with team regarding hearing preparation and
			depositions (1.1); call with B. Kaminetzky
			regarding B. Hatfield deposition (0.5); call with
			Blackstone regarding analysis (0.8); emails to
			team regarding depositions and legal research
			(0.9).
O'Flaherty D	04/10/13	0.1	Load deposition file onto LiveNote database.
Peng L	04/10/13	5.5	Prepare T-chart of declaration materials for §§

			1110 111111 ' (2.5)
			1113 and 1114 hearing (3.5); prepare outline for
D 11 D) (0.4/1.0/1.2	2.1	§§ 1113 and 1114 deposition (2.0).
Resnick BM	04/10/13	2.1	Correspondence with E. Moskowitz, M. Huebner,
			K. Coco, M. McGreal, clients and Blackstone
			regarding §§ 1113 and 1114 proposal and
			litigation issues (1.7); correspondence with M.
			McGreal and M. Luna regarding amendable
			benefits motion (0.4).
Russano MJ	04/10/13	5.1	Confer with E. Moskowitz regarding ongoing
			assignments and staffing (0.3); confer with D.
			Darcy regarding response to Peabody motion to
			dismiss (0.4); prepare for Schwartz deposition
			and confer with A. Gehring regarding same (4.4).
Samet L	04/10/13	13.5	Edit revised proposals (0.6); emails and telephone
			calls regarding multiple upcoming depositions
			(1.4); revise multiple deposition outlines (1.2);
			prepare T. Terry for upcoming deposition (1.3);
			prepare for same (1.2); draft §§ 1113 and 1114
			reply declarations (3.1); review B. Hatfield
			deposition testimony (1.1); draft proposed pretrial
			order and emails regarding same (0.5); review
			hearing strategy outline (0.8); prepare for 1113
			and 1114 hearing (2.3).
Sokoloff EA	04/10/13	5.5	Review source material for P. Mandarino's
SOROIOII EA	04/10/13	5.5	testimony (1.7); review deposition transcript
			(1.5); prepare materials for deposition (2.3).
Vora A	04/10/13	7.7	Confer with L. Samet and J. Martin to prepare T.
VOIA A	04/10/13	7.7	Terry for upcoming deposition (1.3); draft letter
			outlining benefits of Affordable Care Act (2.4);
			compose deposition outline for E. Cobin (3.5);
A .: 1 TNT	04/11/12	2.7	review and manage case correspondence (0.5).
Agostinho JN	04/11/13	3.7	Meet with E. Moskowitz, B. Kaminetzky, R.
			Aizen and litigation team regarding 1113 and
			1114 (1.2); correspondence with Kramer Levin
			regarding retiree medical (1.0); correspondence
			with J. Cohen regarding same (0.4);
			correspondence with M. Luna regarding same
			(0.4); correspondence with H. Morgan regarding
			same (0.3); review amendability analysis
			summary (0.2); call with E. Glazer regarding
			retiree medical (0.2).
Aizen RM	04/11/13	2.0	Confer with E. FitzGerald, M. McGreal, D.
			Meyer and J. Agostinho regarding retiree benefits
			(0.8); litigation team meeting (1.2).
Coco KJ	04/11/13	3.2	Coordinate filings and service for 1113 and 1114 and media strategy (2.0); coordinate regarding

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			objections to §§ 1113 and 1114 motion and
			emails with Davis Polk team regarding same
			(0.3); emails with clients, Davis Polk benefits
			team and others regarding non-union retiree
			committee issues (0.9).
Darcy D	04/11/13	0.8	Review liabilities assumption agreement and
			statement of undisputed facts.
Estacio R	04/11/13	9.6	Read deposition transcript of B. Hatfield (2.3);
			review spreadsheet regarding coal price analysis
			(0.3); review analysis regarding benefits of
			government health care (0.2); review 1113 and
			1114 evidence summary charts (0.8); confer with
			team regarding §§ 1113 and 1114 hearing
			preparation (1.1); confer with L. Samet regarding
			drafting reply brief (0.1); research and draft
			analysis regarding impact of contractual
			provisions in United Mine Workers of America
			pension plan documents (1.6); review coal
			company objections regarding §§ 1113 and 1114
			motion (0.4); review declaration of D. Stover and
			draft deposition questions regarding the same
			(2.8).
Eum JS	04/11/13	0.9	Catalog Hatfield deposition transcripts for
			directory per R. Estacio (0.4); catalog original
			copies of various deposition transcripts and
			transcript discs for record center (0.5).
FitzGerald ET	04/11/13	0.5	Meet with R. Aizen to analyze salaried retiree
			medical claims.
Gehring AS	04/11/13	10.3	Meet with S. Schwartz regarding deposition (1.1);
	0 1/ 11/ 13	10.5	S. Schwartz deposition (6.6); call with M.
			Russano to A. Starr and C. Lynch regarding same
			(0.5); meet with M. Russano and S. Schwartz
			regarding S. Akunuri declaration (1.8); call with
			M. Russano to P. Schnapp regarding coal
			forecasts (0.1); emails regarding objections to §§
G1	0.4/4.4/4.0	10.7	1113 and 1114 motion (0.2).
Glazer E	04/11/13	10.5	Attend team meeting in connection with 1113 and
			1114 depositions and hearing (1.0); meet with E.
			Moskowitz regarding preparation for Huffard
			deposition (0.4); emails with M. McGreal and R.
			Aizen regarding non-union retiree motion (0.5) ;
			revise testimony chart (0.5); emails with G.
			Cunningham and M. Harrington regarding 1113
			and 1114 hearing logistics (0.3); review
			documents responsive to salaried retiree
			committee's document requests for confidentiality
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(0.1); confer with J. Agostinho regarding same (0.1); upload documents to salaried retiree committee data room (0.1); meet with C. Lynch regarding F. Huffard deposition (0.3); review draft 10-Q sections on labor issues (0.2); draft outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
committee data room (0.1); meet with C. Lynch regarding F. Huffard deposition (0.3); review draft 10-Q sections on labor issues (0.2); draft outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
regarding F. Huffard deposition (0.3); review draft 10-Q sections on labor issues (0.2); draft outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
draft 10-Q sections on labor issues (0.2); draft outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
Outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
Outline for P. Mandarino deposition (7.0). Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
Hakimzadeh S 04/11/13 7.2 Draft A. Traynor deposition outline (4.6); review deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
deposition transcripts for Patriot witnesses (1.0); meet with E. Moskowitz, L. Samet and others for
meet with E. Moskowitz, L. Samet and others for
weekly status undate (1/2): review Drummond
weekly status update (1.2); review Drummond and Energy West objections (0.4).
email to E. Glazer regarding same (0.2); further
work on trial logistics (0.5); phone conference
with Bryan Cave regarding trial logistics (0.7).
Huebner MS 04/11/13 5.3 Conference call with Union and Funds regarding
pending litigation matters (0.4); conference call
with senior clients regarding pension issues (0.7);
review pension-related materials (1.9); confer
with Blackstone regarding valuation issues (1.0);
confer with J. Goodchild regarding pension issues
(0.9); confer with Davis Polk team regarding
§1113 depositions and progress (0.4).
Kaminetzky BS 04/11/13 6.1 Emails regarding exclusivity, Mercer data,
objections, experts depositions, strategy and tasks
(1.0); meet with E. Moskowitz regarding update,
tasks and strategy (0.7); review press reports
(0.1); review memo regarding depositions (0.2);
analysis regarding experts (0.6); call with E.
Moskowitz regarding same (0.1); review
deposition transcripts and summaries (1.2);
review proposal (0.2); review tasks list (0.2);
review study (0.3); meet with Davis Polk team
regarding update, strategy and tasks (1.1); meet
with E. Sokoloff regarding deposition preparation
(0.4).
Loss DM 04/11/13 3.5 Review and comment on draft deposition
questions for M. Buckner (1.8); confer with A.
Vora and L. Peng regarding same (0.6); meet with
team regarding hearing preparation and strategy
(1.1).
Martin JD 04/11/13 6.7 Defend Terry deposition and related preparation
and follow up (5.5); team meeting regarding
strategy and next steps in §§ 1113 and 1114
litigation and follow up (1.2).
Moskowitz E 04/11/13 9.2 Attend depositions of S. Schwartz and T. Terry

	<u> </u>		(0.6) 1.6
			(2.6); draft revised proposals (1.4); calls and
			correspondence with counsel to Funds (0.9);
			prepare for F. Huffard and P. Mandarino
			depositions (2.2); emails with team regarding
			hearing preparation, depositions and briefing
			(2.1).
O'Flaherty D	04/11/13	0.1	Load deposition file onto LiveNote database.
Peng L	04/11/13	2.3	Meet with Davis Polk Patriot labor team (1.0);
			confer with D. Loss and A. Vora regarding
			preparation for M. Buckner's deposition (0.6);
			prepare outline for M. Buckner's deposition (0.7).
Resnick BM	04/11/13	1.5	Correspondence with M. Huebner and E.
			Moskowitz regarding §§ 1113 and 1114 strategic
			issues (1.3); correspondence with E. Moskowitz
			and K. Coco regarding amendable benefits (0.2).
Russano MJ	04/11/13	10.1	Prepare for and defend S. Schwartz deposition
			(8.9); confer with E. Moskowitz regarding same
			(0.2); confer with A. Gehring regarding same
			(0.6); call with A. Starr regarding same (0.4).
Samet L	04/11/13	13.4	Prepare for T. Terry deposition (2.1); defend T.
			Terry deposition and meet with witness during
			breaks (5.6); meet with B. Kaminetzky, E.
			Moskowitz and others regarding litigation
			strategy (1.2); prepare analysis of T. Terry
			deposition (1.6); emails and telephone calls
			regarding multiple upcoming depositions (0.8);
			prepare for §§ 1113 and 1114 hearing (1.1);
			review coal pricing analysis (0.3); review §§ 1113
			and 1114 objections (0.5); review media coverage
			(0.2).
Sokoloff EA	04/11/13	7.2	Prepare C. Roberts deposition materials (3.3);
			meet with B. Kaminetzky regarding same (0.3);
			meet with Davis Polk team regarding §§ 1113 and
			1114 briefing and hearing preparations (1.1);
			review and circulate summaries of §§ 1113 and
			1114 objections (1.0); review deposition
			transcripts (1.4); correspondence with Davis Polk
			team members regarding deposition materials
			(0.1).
Vora A	04/11/13	9.4	Confer with E. Moskowitz, B. Kaminetzky, J.
			Martin, L. Samet and others regarding case
			strategy (1.2); confer with D. Loss and L. Peng
			regarding deposition of M. Buckner (0.7);
			compose deposition outline for E. Cobin (7.5).
Agostinho JN	04/12/13	0.8	Call with G. Plotko at Kramer Levin regarding
1.5000000000000000000000000000000000000	0./12/13	5.0	retiree medical benefits (0.2); correspondence
			100100 modical beherits (0.2), correspondence

			with M. Luna, E. Moskowitz, R. Aizen and K.
			Coco regarding retiree benefit issues (0.6).
Aizen RM	04/12/13	0.6	Emails and call with Unsecured Creditors'
	0 1/12/13	0.0	Committee counsel, E. Moskowitz and B.
			Resnick regarding retiree benefits (0.3); comment
			on 10-K/A (0.3).
Coco KJ	04/12/13	1.0	Emails with M. Luna and other clients regarding
			non-union retiree committee issues (0.7); emails
			with M. Day and others regarding Unsecured
			Creditors' Committee issues (0.3).
Darcy D	04/12/13	2.1	Review Peabody motion to dismiss (1.0); review
			prior research on ripeness (1.1).
Estacio R	04/12/13	10.2	Read and summarize United Mine Workers of
			America Fund §§ 1113 and 1114 objection and
			outline response to same (3.3); correspond with
			L. Samet regarding the same (0.2); emails with J.
			Woodrum regarding deposition of D. Stover
			(0.4); emails with E. Moskowitz regarding the
			same (0.3); emails with L. Samet regarding the
			same (0.1); emails with T. Windsor regarding
			analysis of withdrawal liability included in
			declaration of D. Stover (0.8); confer with E.
			Sokoloff regarding §§ 1113 and 1114 reply brief research (0.4); research withdrawal liability
			calculation issues (0.7); draft potential fact
			stipulation regarding United Mine Workers of
			America Funds (1.6); confer with J. Woodrum
			regarding declaration of D. Stover (0.2); review
			comments from L. Samet regarding the same
			(0.1); draft deposition questions regarding D.
			Stover (2.1).
Eum JS	04/12/13	4.5	Prepare Mandarino email exhibit per E. Glazer
			(0.3); coordinate additional set of Akunuri
			declaration and exhibits per A. Gehring (0.4);
			compile Patriot's fourth and fifth proposals for
			meeting per E. Glazer (0.6); compile cases cited
			in Patriot 1974 and 1993 objection per R. Estacio
			(0.7); meet with A. Vora regarding E. Cobin
			deposition preparation (2.5).
Falk AE	04/12/13	0.8	Review 10-K/A and assemble relevant sections.
Gehring AS	04/12/13	11.1	Call with L. Samet regarding depositions (0.1);
			draft summary of S. Schwartz deposition (2.2);
			emails with M. Russano regarding S. Akunuri
			deposition (0.2); review documents responsive to
			United Mine Workers of America information
			requests for confidentiality (0.2); meet with E.

			Glazer regarding F. Huffard deposition preparation (0.2); draft S. Akunuri deposition outline (6.4); emails with E. Moskowitz and M. Russano regarding S. Akunuri declaration materials (0.3); call with A. Starr, C. Lynch and S. Schwartz regarding declaration materials (0.3); meet with E. Sokoloff regarding coal forecasts (0.3); meet with L. Samet regarding case status (0.2); call with C. Reiser regarding declaratory judgment action (0.2); call with D. Loss regarding M. Buckner deposition (0.2); emails with E. Moskowitz, L. Samet and E. Glazer regarding objections and declarations (0.3).
Glazer E	04/12/13	9.9	Prepare for deposition of F. Huffard, including review of materials (3.4); meet with E. Moskowitz and F. Huffard in preparation of same (4.1); meet with A. Gehring regarding labor issues (0.3); prepare for §§ 1113 and 1114 hearing and depositions (0.4); review 1113 and 1114 opposition filings (1.5); emails with L. Samet regarding union expert declarations (0.2).
Hakimzadeh S	04/12/13	5.7	Review objections to Debtors' §§ 1113 and 1114 motion (3.9); summarize objections and counterarguments to Aurelius and Knighthead's objection (1.8).
Huebner MS	04/12/13	2.8	Confer with T. Mayer regarding §1113 and exclusivity (0.3); review of multiple objections to §1113 (1.4); confer with E. Moskowitz regarding same (0.3); emails with clients, J. Woodrum and J. Goodchild regarding pension issues (0.8).
Kaminetzky BS	04/12/13	4.6	Emails regarding strategy, experts, witnesses, data, objections, timing and tasks (1.5); review expert analysis (1.4); review deposition summaries and transcripts (0.6); review case chart (0.3); review filing (0.8).
Loss DM	04/12/13	1.9	Review Schwartz deposition transcript and summary and §§ 1113 and 1114 court papers.
Martin JD	04/12/13	1.5	Prepare for §§ 1113 and 1114 depositions, including analysis of union declarations.
Moskowitz E	04/12/13	8.0	Prepare F. Huffard for his deposition (4.1); participate in company update call (0.9); review opposition briefs to labor motion (1.2); correspondence with team regarding same (1.8).
O'Flaherty D Reiser CM	04/12/13	0.2	Load deposition files onto LiveNote database. Review Patriot motion for summary judgment on
			declaratory judgment complaint (0.4); call with

			A. Gehring regarding same (0.1).
Resnick BM	04/12/13	2.1	Review objections to §§ 1113 and 1114 motion (0.5); correspondence with E. Moskowitz, M. Huebner, L. Samet and others regarding §§ 1113 and 1114 strategy (0.8); correspondence with J. Cohen (0.2); emails with client and Kramer Levin regarding amendable benefits motion (0.6).
Russano MJ	04/12/13	7.7	Review United Mine Workers of America response brief (2.0); confer with E. Moskowitz regarding call with United Mine Workers of America regarding third-party investigation (0.3); confer with E. Moskowitz and L. Samet regarding deposition scheduling (0.4); prepare for Akunuri deposition (3.6); confer with A. Gehring regarding same (0.5); review correspondence with S. Schwartz regarding same (0.3); emails with United Mine Workers of America counsel regarding document production related to Akunuri deposition (0.6).
Samet L	04/12/13	12.5	Review objections, joinders and statements of interest (4.8); draft analysis of same (3.3); calls and emails regarding same with Davis Polk team (0.8); correspondence regarding multiple upcoming depositions with Davis Polk team (0.9); emails and telephone calls regarding redactions and confidentiality issues with Davis Polk team (0.6); review D. Stover declarations and analyze same (1.0); prepare T. Terry redirect (0.8); review media coverage (0.3).
Sokoloff EA	04/12/13	8.1	Prepare deposition materials (2.0); research "Evergreen Clause" issue (0.8); review §§ 1113 and 1114 objection papers (5.0); call with L. Samet, R. Estacio and S. Hakimzadeh regarding same (0.3).
Vora A	04/12/13	12.6	Compose E. Cobin deposition outline (7.0); research and analyze exhibits and materials regarding retiree healthcare and Voluntary Employee Beneficiary Association funding, in connection with same (5.6).
Aizen RM	04/13/13	0.2	Emails with J. Jones regarding 10-K/A issues (0.1); emails with B. Resnick and J. Cohen regarding retiree benefits (0.1).
Coco KJ	04/13/13	0.5	Emails and analysis regarding §§ 1113 and 1114 issues.
Darcy D	04/13/13	6.2	Review motion to dismiss and summary judgment motion in declaratory judgment action (1.1);

			review prior research summary regarding ripeness (0.2); exchange emails with A. Gehring regarding motion to dismiss (0.9); draft opposition to same (0.5); perform research for opposition to same (2.4); review case law as part of research for same (1.1).
Estacio R	04/13/13	5.9	Confer with E. Moskowitz and others regarding drafting §§ 1113 and 1114 reply brief (1.2); emails with E. Moskowitz and others regarding the same (0.3); draft deposition outline regarding D. Stover (4.4).
Eum JS	04/13/13	4.0	Compile documents referenced in E. Cobin deposition preparation outline per A. Vora.
Gehring AS	04/13/13	8.8	Emails with S. Schwartz regarding 1113 and 1114 hearing (0.2); review summary of objections (0.2); review motion to dismiss declaratory judgment action (0.5); emails with D. Darcy regarding same (0.9); call with C. Reiser regarding same (0.2); review 1113 and 1114 objection and declarations (4.7); emails with L. Samet and E. Glazer regarding same (0.8); emails with S. Schwartz regarding reply declaration (0.4); email to D. Loss regarding M. Buckner declaration (0.7); emails with E. Moskowitz regarding motion for summary judgment exhibits (0.2).
Glazer E	04/13/13	5.9	Review briefs and declarations filed in opposition to §§ 1113 and 1114 motion (2.2); draft §§ 1113 and 1114 reply declaration (1.2); emails with L. Samet and A. Gehring regarding same (0.5); prepare for deposition of P. Mandarino, including drafting deposition outline and review of materials (2.0).
Hakimzadeh S	04/13/13	6.9	Review objections to Debtors' §§ 1113 and 1114 motion (1.8); review declaration of A. Traynor and draft deposition outline (3.9); call with E. Moskowitz, L. Samet and others regarding reply brief (1.2).
Kaminetzky BS	04/13/13	0.7	Emails regarding objections, reply, depositions and strategy, false statements, tasks and service.
Moskowitz E	04/13/13	5.4	Review opposition briefs and related materials (2.4); prepare outline of draft financial advisor response (1.1); call with brief drafting team (0.6); prepare for depositions (1.3).
Reiser CM	04/13/13	0.2	Call with A. Gehring regarding response to Peabody's motion to dismiss Patriot's DJA

			complaint.
Resnick BM	04/13/13	1.4	Review Aurelius' and other parties' objections to §§ 1113 and 1114 motion (0.9); email to M. Huebner and E. Moskowitz regarding amendable benefits negotiations (0.2); emails with E. Moskowitz and L. Samet regarding 1113 and 1114 issues (0.3).
Russano MJ	04/13/13	2.0	Prepare for call with United Mine Workers of America counsel regarding third-party investigation (1.5); confer with M. Tobak regarding same (0.3); review correspondence from E. Moskowitz regarding same (0.2).
Samet L	04/13/13	6.7	Draft §§ 1113 and 1114 reply brief outline (3.5); review filings in connection with same (1.1); conference call with E. Moskowitz, R. Estacio and others regarding §§ 1113 and 1114 reply brief (1.2); telephone calls and emails with E. Moskowitz, E. Glazer, A. Gehring and others regarding 1113 and 1114 reply brief and supporting declarations (0.7); emails regarding confidentiality issues (0.2).
Sokoloff EA	04/13/13	5.9	Review §§ 1113 and 1114 objections (1.9); finalize materials for deposition (2.5); correspondence regarding reply briefing (0.5); call with E. Moskowitz, L. Samet, R. Estacio and S. Hakimzadeh regarding same (1.0).
Tobak MJ	04/13/13	1.3	Revise summary of investigation status in preparation with United Mine Workers of America call.
Vora A	04/13/13	8.1	Compose E. Cobin expert witness deposition outline (4.6); research, analyze exhibits and materials regarding retiree healthcare and Voluntary Employee Beneficiary Association funding, in connection with same (3.5).
Coco KJ	04/14/13	0.4	Coordinate regarding §1113 brief.
Darcy D	04/14/13	2.6	Read case law for opposition to motion to dismiss (1.2); draft summary of research for A. Gehring (1.4).
Estacio R	04/14/13	7.0	Draft deposition outline regarding D. Stover (5.6); correspond with J. Woodrum regarding the same (0.4); research and draft §§ 1113 and 1114 reply brief (0.7); correspond with B. Resnick and S. Hakimzadeh regarding the same (0.3).
Eum JS	04/14/13	3.8	Compile documents and update index for E. Cobin deposition binder per A. Vora (0.9); compile briefing for §§ 1113 and 1114 objections

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			and statements of support binder per L. Samet
			(2.0); compile documents for Akunuri deposition
			prepare binder per A. Gehring (0.9).
Gehring AS	04/14/13	9.5	Emails with E. Moskowitz, L. Samet, E. Glazer, S. Hakimzadeh and A. Vora regarding reply declarations (1.0); draft P. Mandarino deposition outline (0.8); emails with E. Moskowitz and E. Glazer regarding same (0.3); emails with S. Schwartz and company regarding reply declaration (0.2); calls and emails with C. Reiser
			regarding motion to dismiss (0.6); emails with D. Darcy regarding same (0.3); research same (0.4); edit S. Akunuri deposition outline (1.5); draft M.
CI E	04/14/12		Buckner deposition outline (4.4).
Glazer E	04/14/13	5.5	Draft P. Mandarino deposition outline (4.6); emails with L. Samet regarding reply brief (0.4); confer with D. Loss regarding preparation for Buckner deposition (0.5).
Hakimzadeh S	04/14/13	9.3	Draft outline and review materials for A. Traynor deposition (9.1); correspond with B. Kaminetzky regarding A. Traynor deposition preparation (0.2).
Huebner MS	04/14/13	1.3	Emails with Davis Polk and client regarding §1113 pleadings and arguments.
Kaminetzky BS	04/14/13	5.4	Review and analyze objections and related materials regarding reply (2.7); analyze depositions (1.6); call with S. Hakimzadeh regarding depositions (0.2); emails regarding reply objections, depositions, strategy and tasks (0.8); review press reports (0.1).
Loss DM	04/14/13	7.0	Review documents in connection with preparation for Buckner deposition (2.1); confer with A. Gehring, E. Glazer and L. Samet regarding Buckner deposition (0.4); review Schwartz deposition transcript in preparation for Buckner deposition (1.0); review and revise draft questions pertaining to Akunuri analysis in preparation for Buckner deposition (2.7); begin drafting Buckner deposition outline (0.8).
Martin JD	04/14/13	5.5	Prepare to take deposition of union expert E. Cobin.
Moskowitz E	04/14/13	9.0	Prepare for P. Mandarino deposition (6.4); participate in call with United Mine Workers of America regarding Peabody issues (1.1); call with M. Russano regarding same (0.3); emails with team regarding briefing, deposition preparation

			and hearing preparation (0.6); review trustee
			motion and provide comments on same (0.6).
Reiser CM	04/14/13	6.9	Review Peabody's motion to dismiss Patriot's declaratory judgment complaint (0.3); research
			ripeness in connection with same (2.8);
			correspondence with A. Gehring regarding
			ripeness research (0.6); review objections to §§
			1113 and 1114 filings and prepare chart
D '1 DM	04/14/12	0.0	summarizing same (3.2).
Resnick BM	04/14/13	0.9	Emails with E. Moskowitz, L. Samet and others regarding §§ 1113 and 1114 issues.
Russano MJ	04/14/13	3.8	Prepare for and conduct call with United Mine
			Workers of America counsel, B. Hatfield and J.
			Bean regarding status of third-party investigation
			(2.8); confer with E. Moskowitz regarding same
			(0.5); confer with D. Loss regarding Buckner
			deposition (0.2); confer with A. Gehring
			regarding Akunuri deposition (0.3).
Samet L	04/14/13	12.2	Draft §§ 1113 and 1114 reply brief (5.1); research
			regarding same (2.2); review A. Traynor
			declaration and revise deposition outline (2.3);
			review E. Cobin deposition outline and revise
			same (1.7); review opposition to trustee motion
			and emails with B. Resnick and E. Moskowitz
			regarding same (0.5); calls and emails with F.
			Perillo and S. Geenen regarding confidentiality
			issues and expert witnesses (0.4).
Sokoloff EA	04/14/13	7.4	Draft §§ 1113 and 1114 reply brief.
Tobak MJ	04/14/13	0.9	Conference call with B. Hatfield, J. Bean, F.
			Perillo, E. Moskowitz and M. Russano regarding
			investigation update (0.8); prepare for same (0.1).
Vora A	04/14/13	7.6	
			and analyze exhibits and materials regarding
			retiree healthcare and Voluntary Employee
			Beneficiary Association funding, in connection
			with same (3.3).
Agostinho JN	04/15/13	3.0	Call with B. Resnick and J. Cohen regarding
			MPR participants (0.2); correspondence regarding
			same (0.5); call with R. Aizen and J. Cohen
			regarding COBRA (0.6); correspondence with M.
			Luna and Mercer regarding retiree benefits (0.4);
			review retiree benefits materials (0.9); review
			order from precedent case (0.4).
Aizen RM	04/15/13	2.4	Confer with A. Schlesinger and L. Samet
·			regarding incentive compensation (0.5); confer
			with J. Cohen, B. Resnick and J. Agostinho
	1		

			regarding retiree benefits (1.9).
Cho EK	04/15/13	0.2	Review issues regarding multi-employer pension plan.
Coco KJ	04/15/13	0.9	Emails with Kramer Levin, J. Cohen, clients and Davis Polk team regarding diligence items with respect to non-union retiree settlement.
Darcy D	04/15/13	7.9	Research and review case law for opposition to Peabody's motion to dismiss declaratory judgment action (3.7); summarize and review same (2.0); discuss research with A. Gehring (0.4); draft outline of opposition to motion to dismiss (1.8).
Estacio R	04/15/13	13.9	Research and draft §§ 1113 and 1114 reply brief (12.7); revise deposition outline regarding D. Stover (0.8); confer with J. Woodrum regarding same (0.2); emails with J. Woodrum regarding same (0.2).
Eum JS	04/15/13	9.5	Update E. Cobin deposition preparation binders per A. Vora (3.5); compile documents for Mandarino deposition preparation binder per E. Glazer (1.5); prepare E. Cobin deposition outline exhibits in preparation of deposition per A. Vora (3.8); coordinate copies of third §1113 proposal and fourth §1114 proposal for use in deposition per E. Glazer (0.3); coordinate delivery of documents used in deposition for review per E. Glazer (0.4).
Falk AE	04/15/13	0.7	Assemble relevant portions of draft 10-K/A for further review.
FitzGerald ET	04/15/13	0.5	Analysis of retiree medical COBRA issues (0.3); confer with R. Aizen regarding COBRA (0.2).
Gehring AS	04/15/13	13.9	Revise P. Mandarino deposition outline (4.5); calls with C. Reiser regarding opposition to motion to dismiss (0.9); call with D. Darcy regarding same (0.5); call with D. Lucha regarding 1113 and 1114 reply (0.4); meet with E. Sokoloff regarding same (0.2); call with L. Samet to P. Schnapp regarding same (0.8); call with E. Glazer regarding same (0.2); emails with Blackstone regarding same (0.2); meet with M. Russano regarding S. Akunuri deposition preparation (1.4); emails with M. Russano regarding same (0.2); revise S. Akunuri deposition outline (4.6).
Glazer E	04/15/13	11.4	Prepare for deposition of F. Huffard, including review of materials and logistics (1.0); meet with

	 		F H-ff1:
			F. Huffard in preparation for deposition (1.0); attend deposition of F. Huffard (8.5); meet with
			E. Moskowitz regarding same (0.5); call with A.
			Gehring regarding preparation for deposition of
			P. Mandarino (0.2); emails with E. Moskowitz
			and J. Eum regarding same (0.2).
Hakimzadeh S	04/15/13	11.4	Review amended declaration of A. Traynor and
Hakiiiizaueii S	04/13/13	11.4	compile exhibits (0.7); complete draft outline for
			deposition of A. Traynor and compile supporting
			materials for B. Kaminetzky (5.6); research and
			draft section of reply brief in support of §§ 1113
Huebner MS	04/15/13	3.2	and 1114 motion (5.1) Review of §1113 objections (1.7); review of case
nuebliel MS	04/13/13	3.2	law regarding pension issues (1.5).
Kaminetzky BS	04/15/13	8.8	
Kaninictzky DS	U 1 /13/13	0.0	Emails regarding reply depositions, strategy, tasks, information sharing and key employee
			retention plan (0.8); prepare for depositions (7.5);
			meet with E. Sokoloff regarding deposition (0.5).
Law EC	04/15/13	0.6	
Law EC	04/13/13	0.0	Conduct research regarding §§ 1113 and 1114
			motion (0.4); communications with J. Agostinho
			regarding same (0.1); communications with J.
Lasa DM	04/15/12	7.2	Eum regarding scheduling of depositions (0.1).
Loss DM	04/15/13	7.2	Confer with E. Sokoloff regarding evidentiary
			issues (0.3); confer with L. Peng regarding
			Buckner deposition (0.8); research and analysis of
			evidentiary issues in connection with Buckner
			declaration (1.3); research and review prior
			testimony of M. Buckner (2.5); analyze issues
			presented in Buckner declaration (1.7); continue
Martin JD	04/15/12	6.0	drafting Buckner deposition outline (0.6).
Marun JD	04/15/13	6.8	Prepare to take deposition of E. Cobin (6.0);
Maalyayyida E	04/15/12	12.4	confer with A. Vora regarding same (0.8).
Moskowitz E	04/15/13	13.4	Prepare for and defend F. Huffard deposition
			(9.1); discuss same with Blackstone team and E.
			Glazer (0.4); emails with team regarding
			depositions, hearing preparation, non-union
			issues, status conference, trustee motion and
			briefing (1.2); call with L. Samet regarding status
			(0.3); prepare for P. Mandarino deposition (2.1);
Dana	04/15/12	0.0	review and edit joinder to motion to quash (0.3).
Peng L	04/15/13	0.8	Confer with D. Loss regarding M. Buckner
Dunci MV	04/15/12	1 1	deposition.
Pucci MV	04/15/13	1.1	Prepare binder of Mandarino deposition
			preparation materials for attorney review per J.
Daigar CM	04/15/12	11.0	Eum.
Reiser CM	04/15/13	11.9	Research ripeness in connection with Peabody's

			motion to dismiss Patriot's declaratory judgment complaint (1.6); review objections to §§ 1113 and 1114 filings and prepare chart summarizing same (2.4); confer with A. Gehring regarding response to Peabody's motion to dismiss Patriot's declaratory judgment complaint (1.2); emails with M. Russano and M. Tobak regarding deposition preparation binders (0.2); calls with M. Tobak regarding same (0.3); coordinate preparation of deposition binders (1.2); prepare ripeness rider for motion to dismiss response (3.7); prepare and revise general summary of topics for deposition (1.1); confer with M. Tobak regarding same (0.2).
Resnick BM	04/15/13	1.6	Correspondence with E. Moskowitz, M. Huebner and others regarding §§ 1113 and 1114 strategy (1.2); calls with J. Cohen regarding amendable benefits (0.4).
Russano MJ	04/15/13	10.5	Confer with C. Reiser regarding Engelhardt deposition preparation and review detailed email memo regarding same (1.7); review and analyze Engelhardt motion to quash (0.6); prepare for Akunuri deposition (6.7); confer with A. Gehring regarding same (0.8); review news reports (0.3); email to J. Bean regarding Engelhardt deposition (0.2); confer with B. O'Neill regarding motion to quash (0.2).
Samet L	04/15/13	15.5	Draft §§ 1113 and 1114 reply brief (8.1); research regarding same (2.4); emails and telephone calls regarding multiple upcoming depositions (0.8); conference call with P. Schnapp and A. Gehring regarding price projections (0.7); conference call with K. Hartsog regarding operational issues (0.5); emails regarding same (0.5); emails regarding confidentiality issues and revise draft confidentiality agreement (0.9); prepare for §§ 1113 and 1114 hearing (1.6).
Sokoloff EA	04/15/13	9.7	Draft §§ 1113 and 1114 reply brief section (6.1); prepare deposition materials (1.0); draft joinder motion (2.0); research related to union expert calculations (0.3); meet with B. Kaminetzky to discuss deposition outline (0.3).
Vora A	04/15/13	14.9	Edit E. Cobin deposition outline (7.4); research and analyze exhibits and materials regarding retiree healthcare and Voluntary Employee Beneficiary Association funding in connection with same (4.4); analyze court documents to

	<u> </u>		
			prepare deposition outline for United Mine
			Workers of America witness (2.8); review case
	0.1/1.5/1.0	1.0	files and correspondence (0.3).
Agostinho JN	04/16/13	1.8	Review draft response from J. Cohen (1.1); meet
			with B. Resnick, R. Aizen and M. McGreal to
			discuss same (0.7).
Aizen RM	04/16/13	3.2	Research COBRA issue (0.6); review retiree
			committee draft reply (0.8); discussions with J.
			Cohen, H. Morgan, B. Resnick, E. Moskowitz
			and J. Agostinho regarding retiree committee
			draft reply (1.8).
Cho EK	04/16/13	0.1	Review issues regarding multi-employer pension
			plan.
Coco KJ	04/16/13	0.6	Emails with clients, J. Cohen and Davis Polk
			team regarding non-union benefits termination
			settlement issues.
Darcy D	04/16/13	8.2	Draft outline for declaratory judgment action
			opposition to motion to dismiss (2.9); draft
			argument section of brief (1.9); review draft
			prepared by C. Reiser (0.3); confer with C. Reiser
			regarding draft of argument for opposition brief
			(0.5); review draft of brief (2.1); review case law
			in connection with opposition to motion to
			dismiss (0.5).
Estacio R	04/16/13	14.3	Research and draft §§ 1113 and 1114 reply
Litacio K	04/10/13	14.5	memorandum and revise and edit the same (9.6);
			prepare for deposition of D. Stover (0.5); attend
			deposition of D. Stover (0.5), attend deposition of D. Stover (3.6); correspond with J.
			Woodrum regarding same (0.2); review and
			comment on Unsecured Creditors' Committee
			objection to motion to appoint a trustee (0.4).
Eum JS	04/16/13	9.4	Compile documents referenced in Buckner
Euili 35	04/10/13	7. 4	declaration per L. Peng (3.3); conduct
			<u> </u>
			background research on union expert per E.
			Sokoloff (1.5); compile Mandarino deposition
			exhibits sets in preparation of deposition per E.
C 1 ' AC	04/16/12	140	Glazer (4.6).
Gehring AS	04/16/13	14.0	Emails with S. Schwartz regarding 1113 and 1114
			reply (0.4); meet with E. Moskowitz and E.
			Glazer regarding P. Mandarino deposition (8.0);
			prepare for same (0.3); prepare exhibits for same
			(0.6); revise S. Akunuri deposition outline (2.6);
			call with E. Glazer to D. Lucha regarding §§ 1113
			and 1114 reply (0.2); call with C. Reiser
			regarding motion to dismiss opposition (0.2);
			emails with D. Darcy regarding same (0.3); call

	1		
			and meeting with D. Loss regarding M. Buckner deposition (1.2); call and emails with J. Mazzotti
			regarding status updates of United Mine Workers
			of America information requests (0.2).
Glazer E	04/16/13	13.2	Meet with E. Moskowitz and A. Gehring in
			preparation for P. Mandarino deposition (8.2);
			call with E. Moskowitz, B. Resnick and R. Aizen
			regarding motion to terminate non-union benefits
			(0.2); prepare for P. Mandarino deposition,
			including review of materials and potential
			exhibits (4.4); call with D. Lucha and A. Gehring
			regarding Puelmer denosition (0.2)
Hakimzadeh S	04/16/13	10.5	regarding Buckner deposition (0.2). Research and draft section of reply brief
Trakiiiizadeii S	04/10/13	10.5	regarding objections of creditor constituencies
			(6.6); meet with B. Kaminetzky regarding A.
			Traynor deposition (2.1); revise outline and
			research follow up questions for A. Traynor
			deposition (1.8).
Huebner MS	04/16/13	3.8	Conference call with lawyers for pension funds
			(1.0); call with clients regarding pension issues
			(0.4); complete review of all filed §1113
			objections (2.1); meet with L. Samet regarding
Tr. 1 DG	0.4/4.5/4.2	10.6	thoughts on §1113 objections and strategy (0.3).
Kaminetzky BS	04/16/13	10.6	Prepare for P. Mandarino and S. Akunuri
			depositions (6.9); confer with S. Hakimzadeh and E. Sokoloff regarding same (2.2); call with J.
			Bean regarding depositions (0.1); emails
			regarding reply, testimony, depositions, motion to
			quash, subcon, safety, strategy, update and tasks
			(1.2); review and analyze motion to quash (0.2).
Loss DM	04/16/13	12.3	Review and analyze documents to prepare for M.
			Buckner deposition (3.7); draft outline for M.
			Buckner deposition (3.9); confer with A. Gehring
			regarding Bucker deposition (1.2); confer with E.
			Glazer regarding same (0.2); communications
			with E. Sokoloff regarding evidentiary issues
			(0.4); review and research regarding lay opinion testimony (0.8); review and analyze prior M.
			Buckner testimony (2.1).
Martin JD	04/16/13	6.2	Take deposition of E. Cobin, including related
1,141,1111,010	01/10/13	0.2	preparation.
Moskowitz E	04/16/13	11.3	Prepare for deposition of P. Mandarino (9.5);
			emails and teleconferences with team regarding
			hearing preparation, depositions and briefing
			issues (1.1); call with counsel to §1114 committee

			(0.3); follow-up discussion with B. Resnick (0.4).
Peng L	04/16/13	13.5	Prepare documents for M. Buckner's deposition (3.5); prepare outline for same (0.5); conduct legal and factual research for same (3.6); conduct legal research on evidentiary issues regarding M. Buckner's declaration (5.0); fact check M. Buckner's declaration (0.9).
Pucci MV	04/16/13	5.5	Assist in preparing exhibits and other materials for Mandarino deposition per J. Eum and E. Glazer.
Reiser CM	04/16/13	6.5	Research ripeness in connection with Peabody's motion to dismiss Patriot's declaratory judgment complaint (0.3); review §1114 background materials (0.5); draft background section rider for response to Peabody's motion to dismiss Patriot's declaratory judgment complaint (3.2); coordinate preparation of deposition binders (1.3); confer with M. Tobak regarding same (0.1); edit ripeness rider for motion to dismiss response (0.3); confer with D. Darcy regarding response to Peabody's motion to dismiss Patriot's declaratory judgment complaint (0.5); confer with A. Gehring regarding same (0.2); review outline produced by D. Darcy in connection with same (0.1).
Resnick BM	04/16/13	1.3	Correspondence with litigation team regarding §§ 1113 and 1114 issues, including multi-employer pension plan withdrawal.
Russano MJ	04/16/13	9.6	Confer with B. O'Neill regarding Engelhardt motion to quash (0.3); review and comment on draft joinder (0.5); review client correspondence regarding same (0.4); prepare for telephonic hearing regarding same (0.6); prepare for Akunuri deposition (6.4); confer with A. Gehring regarding same (0.5); confer with Engelhardt counsel regarding deposition preparation (0.4); confer with L. Samet and C. Reiser regarding document productions (0.5).
Samet L	04/16/13	11.6	Draft and edit §§ 1113 and 1114 reply brief (7.1); research regarding same (2.1); meet with M. Huebner regarding same (0.4); emails regarding upcoming depositions (0.5); review objection to trustee motion (0.4); conference call with D. Lucha and K. Hartsog regarding labor issues (0.6); emails regarding same (0.5).
Sokoloff EA	04/16/13	8.9	Calls and correspondence with D. Loss regarding evidentiary issues (0.4); conduct research on

			union expert's background (0.5); meet with B.
			Kaminetzky to discuss deposition outline (0.3);
			prepare materials for same (3.5); review
			deposition transcripts (0.4); conduct research for
			§§ 1113 and 1114 reply brief (2.1); review newly-
			filed court papers (1.7).
Vora A	04/16/13	12.2	Assist J. Martin in conducting deposition of
, ora 11	0 1/ 10/ 15	12.2	United Mine Workers of America witness, E.
			Cobin (4.8); prepare exhibits and materials for
			same (1.2); analyze deposition transcript of E.
			Cobin to update team and to compose preliminary
			cross-examination outline (6.2).
Agostinho JN	04/17/13	1.5	Meet with B. Resnick, R. Aizen and A.
rigostimio si v	0 1/17/13	1.5	Schlesinger regarding retiree benefits (0.6);
			conduct research related to non-union retiree
			benefit plans (0.9).
Aizen RM	04/17/13	1.3	Discussions with B. Resnick, J. Wright, A.
7 HZCH TCVI	0 1/17/13	1.5	Schlesinger and J. Agostinho regarding retiree
			benefits.
Coco KJ	04/17/13	0.9	Review draft §1113 reply papers.
Darcy D	04/17/13	5.6	Review case law in connection with draft
	0 1, 1 1, 10	2.0	opposition to Peabody's motion to dismiss (0.7);
			draft opposition (1.3); review and revise draft
			opposition (3.6).
Desai A	04/17/13	0.9	Research filed report by witness in unrelated
			proceeding (0.8); confer with S. Hakimzadeh
			(0.1).
Estacio R	04/17/13	8.6	Research and draft §§ 1113 and 1114 reply
			regarding Unsecured Creditors' Committee
			statement (2.6); research and draft summary of
			testimony of B. Hatfield regarding §§ 1113 and
			1114 issues (0.4); revise and edit §§ 1113 and
			1114 reply memorandum (5.6).
Eum JS	04/17/13	10.6	Compile Akunuri deposition exhibits set per A.
			Gehring (2.5); compile Buckner deposition
			exhibits sets per L. Peng (2.3); compile sources
			referenced in Buckner declaration per L. Peng
			(1.4); fact check Buckner declaration and
			referenced sources in footnotes and exhibit A per
			L. Peng (3.8); coordinate circulation of data room
			files requested by S. Schwartz per A. Gehring
			(0.4); coordinate circulation of EVA quarterly
			report per A. Gehring (0.2).
Gehring AS	04/17/13	15.2	Emails with M. Russano and S. Schwartz
			regarding S. Akunuri deposition (0.2); attend
			deposition of P. Mandarino (4.9); prepare for

			7
			same (1.0); revise S. Akunuri deposition outline and prepare exhibits (1.8); meet with M. Russano regarding same (3.4); calls with A. Vora regarding M. Buckner deposition preparation (0.2); edit opposition to motion to dismiss (3.5); review S. Schwartz reply declaration (0.2).
Glazer E	04/17/13	14.2	Prepare for deposition of P. Mandarino (1.6); meet with E. Moskowitz, M. Buschmann and A. Gehring regarding same (0.5); attend deposition of P. Mandarino (8.5); meet with E. Moskowitz and B. Kaminetzky regarding A. Traynor deposition (0.3); draft email to B. Kaminetzky regarding same (1.0); confer with S. Hakimzadeh regarding same (0.5); call with L. Samet regarding depositions (0.2); correspondence regarding §§ 1113 and 1114 hearing and various depositions (0.7); emails with D. Lucha regarding labor issues (0.2); review §§ 1113 and 1114 deposition summaries (0.5); review and upload document to Unsecured Creditors' Committee data room (0.2).
Hakimzadeh S	04/17/13	10.9	Review A. Traynor deposition outline per request of B. Kaminetzky and meet regarding same (0.9); prepare and review deposition materials and proposed exhibits (6.9); arrange deposition logistics (0.6); draft reply brief (1.0); research P. Mandarino report for deposition team (1.5).
Huebner MS	04/17/13	0.8	Confer with B. Resnick regarding \$1114 committee issues and structuring (0.6); emails with clients regarding 1114 calculations (0.2).
Jones RL	04/17/13	0.7	Review dockets and documents per S. Hakimzadeh.
Kaminetzky BS	04/17/13	9.9	Review exclusivity pleadings (0.4); review and analyze deposition transcripts and summaries (0.9); emails regarding motion to quash, depositions, 10/23 hearing, trial, strategy, data room and tasks (0.8); prepare for Traynor and Roberts depositions (6.7); meetings and calls with S. Hakimzadeh, E. Moskowitz, E. Glazer and L. Samet regarding Traynor deposition and strategy (1.1).
Libby A	04/17/13	1.3	Email with E. Glazer regarding factual issues in §1113 reply brief (0.1); correspond with K. Coco regarding logistics of 4/23 hearing (0.2); emails with S. Hakimzadeh and K. Coco regarding union factual issues (0.1); research issue related to

			annual incentive plan and critical employee retention plan (0.9).
Loss DM	04/17/13	11.0	Review draft of Schwartz reply declaration and incorporate points into Buckner deposition outline (1.6); review Buckner labor productivity analyses (2.0); review documents to prepare for Buckner deposition (1.9); draft Buckner deposition outline (4.8); communications with A. Vora and L. Peng regarding Buckner deposition (0.7).
Martin JD	04/17/13	0.7	Review and comment on §§ 1113 and 1114 reply brief.
Moskowitz E	04/17/13	14.4	Prepare for P. Mandarino deposition (2.1); take deposition of P. Mandarino (9.5); emails with team regarding depositions, hearing preparation and legal strategy (1.7); call with client regarding negotiations and related issues (0.7); call with L. Samet regarding status (0.4).
O'Flaherty D	04/17/13	0.3	Load deposition files onto LiveNote database.
Peng L	04/17/13	13.5	Prepare documents for M. Buckner's deposition (6.5); prepare outline for same (4.0); fact check M. Buckner's declaration (1.5); conduct legal and factual research in response to M. Buckner's declaration (1.5).
Pucci MV	04/17/13	7.5	Review Buckner declaration and its referenced sources per J. Eum and L. Peng (3.2); prepare exhibits and other materials for Akunuri deposition per J. Eum and A. Gehring (0.6); prepare exhibits and other materials for Buckner deposition per J. Eum and L. Peng (3.7).
Reiser CM	04/17/13	0.1	Call with S. Hakimzadeh regarding 1113 and 1114 reply.
Resnick BM	04/17/13	4.5	Review objection to §363 amendable benefits motion (0.8); correspondence with R. Aizen, J. Bean, M. Luna, M. Huebner and others regarding same and potential settlement thereof (2.4); calls with J. Cohen regarding potential settlement (0.4); draft same (0.3); correspondence with M. Huebner, E. Moskowitz and others regarding 1113 and 1114 issues (0.6).
Russano MJ	04/17/13	13.2	Prepare for Akunuri deposition (8.4); prepare for and attend telephone court hearing regarding Engelhardt motion to quash (1.5); confer with A. Gehring regarding same (0.8); confer with B. O'Neill regarding same (0.4); confer with E. Moskowitz regarding same (0.3); email to J. Bean

			regarding same (0.4); confer with Engelhardt counsel regarding deposition preparation (0.7); review proposed omnibus schedule (0.2); confer with Whiting counsel (0.3); confer with D. Loss regarding Buckner deposition preparation (0.2).
Samet L	04/17/13	15.8	Prepare for G. Robertson deposition (3.7); defend deposition of G. Robertson (5.1); telephone calls and emails regarding multiple depositions (1.0); draft and edit §§ 1113 and 1114 reply brief (5.2); prepare for §§ 1113 and 1114 hearing (0.8).
Sokoloff EA	04/17/13	9.9	Attend deposition of G. Robertson (5.5); prepare for same (2.0); prepare summary of deposition (0.9); review and revise portions of §§ 1113 and 1114 reply brief (1.3); prepare for C. Robertson deposition (0.2).
Vora A	04/17/13	8.0	Research and analyze declaration of United Mine Workers of America witness M. Buckner to prepare questions for deposition.
Wright JT	04/17/13	0.2	Call with R. Aizen regarding non-union retiree health issues.
Agostinho JN	04/18/13	2.5	Meet with E. FitzGerald and R. Aizen (0.6); call with B. Resnick, R. Aizen, M. McGreal and Kramer Levin regarding proposed settlement (0.8); follow up discussion regarding same (0.4); prepare talking points regarding settlement (0.3); review breakdown of obligations by entity (0.4).
Aizen RM	04/18/13	6.1	Confer with B. Resnick, J. Cohen, E. FitzGerald and J. Agostinho regarding multi-employer pension plan and retiree benefits (3.8); comment on 10-Q (0.7); emails with M. Luna regarding supplemental 401(k) (0.5); comment on retiree benefits motion (1.1).
Coco KJ	04/18/13	1.4	Emails with J. Cohen and Davis Polk team regarding retiree committee settlement (0.6); review and comment on §1113 reply brief (0.8).
Darcy D	04/18/13	7.2	Review case law in connection with opposition to motion to dismiss Patriot's declaratory judgment action (0.4); research case law in connection with opposition to motion to dismiss (0.6); review and revise draft of brief (5.2); confer with C. Reiser regarding draft of brief (0.6); confer with A. Gehring regarding draft of brief (0.4).
Desai A	04/18/13	6.4	Prepare exhibit list (6.3); confer with A. Gehring regarding same (0.1).
Estacio R	04/18/13	10.8	Revise and edit reply memorandum regarding §§ 1113 and 1114 motion (3.1); research and draft

			§§ 1113 and 1114 reply regarding NCCMP
			amicus objection (1.6); draft summary related to
			United Mine Workers of America funds (2.3);
			confer with L. Samet regarding the same (0.2);
			draft summary of deposition of D. Stover (3.4);
			confer with E. Glazer regarding 1113 and 1114
			hearing preparation (0.1); correspond with E.
			Moskowitz and others regarding deposition of D.
			Stover (0.1).
Eum JS	04/18/13	8.7	Compile Buckner deposition exhibits sets per L.
Euili 35	04/16/13	0.7	Peng and D. Loss (4.5); fact check Buckner
			declaration and referenced sources in footnotes
			and exhibit A per L. Peng (3.8); meet with E.
			Glazer regarding logistics for St. Louis hearing
			(0.4).
FitzGerald ET	04/18/13	0.9	Analysis of issues relating to salaried retiree order
			proposal (0.6); confer with R. Aizen (0.3).
Gehring AS	04/18/13	15.2	Attend deposition of S. Akunuri (6.3); prepare for
			same (1.1); summarize same (2.9); confer with C.
			Reiser regarding opposition to motion to dismiss
			(0.6); calls with D. Darcy regarding same (0.3);
			edit same (3.3); review summary of P. Mandarino
			deposition (0.2); call with D. Loss regarding M.
			Buckner deposition preparation (0.1); emails with
			A. Desai regarding proposed exhibit list (0.4).
Glazer E	04/18/13	10.5	Meet with J. Eum and L. Edwards regarding §§
	0 1, 10, 10	10.0	1113 and 1114 hearing preparation (0.8); emails
			with M. Harrington regarding same (0.4); draft
			1113 and 1114 reply declaration (1.8); calls with
			D. Lucha, M. Luna and D. Loss regarding labor
			issues (1.2); draft summary of P. Mandarino
			deposition and circulate to team (3.4); emails with
			F. Perillo regarding documents in connection with
			P. Mandarino deposition (0.3); calls with
			IntraLinks regarding data room issues (0.5);
			emails with A. Desai and J. Eum regarding
			exhibit list (0.5); review draft reply brief (0.9);
			call with Blackstone regarding §§ 1113 and 1114
			reply declaration (0.2); draft 1113 and 1114 reply
			declaration (0.5).
Hakimzadeh S	04/18/13	8.1	Prepare for A. Traynor deposition (1.1); attend
			same (6.0); correspond with L. Samet, E.
			Sokoloff and E. Glazer regarding A. Traynor
			deposition, deposition exhibits and reply brief
			(0.7); review draft of reply brief (0.3).
Huebner MS	04/18/13	2.4	Confer with B. Resnick and J. Bean regarding
	La contraction de la contracti		

Kaminetzky BS	04/18/13	10.8	§1114 issues (0.6); confer with CEO and J. Bean regarding §§ 1113 and 1114 negotiations and next steps (1.1); meet with United Mine Workers of America counsel regarding §1113 and pension issues (0.4); emails with Davis Polk and fund counsel regarding pension issues (0.3). Prepare for depositions (3.5); attend A. Traynor
			deposition (6.2); confer with E. Sokoloff regarding deposition (0.3); call with J. Bean regarding update (0.1); emails regarding reply, depositions, 4/23 hearing, strategy, update and tasks (0.7).
Lopez DF	04/18/13	3.3	Assemble case documents and prepare deposition of C. Roberts binder per E. Sokoloff.
Loss DM	04/18/13	15.8	Confer with M. Luna, D. Lucha and E. Glazer regarding labor issues (1.2); confer with A. Gehring regarding Buckner deposition (0.1); revise Buckner deposition outline (10.3); review and analysis of documents underlying Buckner opinions (4.2).
Martin JD	04/18/13	5.3	Review filings in §§ 1113 and 1114 proceeding (2.8); review deposition summaries in same (0.6); review and comment on draft reply brief in same (1.7); review expert materials submitted for E. Cobin (0.2).
McGreal MM	04/18/13	4.6	Teleconference with M. Luna, R. Aizen and others regarding §363 motion to terminate benefits (0.8); teleconference with B. Resnick, G. Plotko, R. Aizen and others regarding same (0.4); correspondence with B. Resnick, R. Aizen and others regarding same (0.9); teleconference with B. Resnick and J. Cohen regarding same (0.3); revise order regarding §363 motion to terminate benefits (1.9); review precedent orders regarding same (0.2); correspondence with J. Agostinho regarding talking points for order regarding §363 motion to terminate benefits (0.1).
Moskowitz E	04/18/13	9.5	Prepare for hearing (1.3); caucus with B. Kaminetzky regarding deposition strategy (0.8); participate in deposition of A. Traynor (2.3); review and edit draft labor brief (2.7); review motion to dismiss Peabody matter (0.8); meet with F. Perillo and A. Traynor (0.6); correspondence with counsel to individual witness regarding deposition (0.5); correspondence with M. Huebner regarding

			settlement issues (0.5).
O'Flaherty D	04/18/13	0.6	Load deposition files onto LiveNote database
			(0.3); link exhibit files to text of depositions in
			LiveNote database via annotations (0.3).
Peng L	04/18/13	10.8	Prepare outline and binders for M. Buckner's §§
			1113 and 1114 depositions.
Pucci MV	04/18/13	5.8	Compile Buckner deposition exhibits sets per L.
			Peng and D. Loss (4.6); prepare redweld of
			deposition transcripts and summaries per L. Peng
D : G) (0.4/1.0/1.0	7 2	(1.2).
Reiser CM	04/18/13	7.3	Confer with D. Darcy regarding response to
			Peabody's motion to dismiss declaratory
			judgment complaint (0.9); confer with A. Gehring
			regarding same (0.6); review and edit draft
			response to Peabody's motion to dismiss declaratory judgment complaint (5.8).
Resnick BM	04/18/13	5.4	Correspondence with E. Moskowitz and others
Resilier Divi	04/10/13	J. ⊤	regarding §§ 1113 and 1114 strategy (0.4);
			correspondence with J. Cohen, J. Bean, M.
			Huebner, R. Aizen, M. McGreal and others
			regarding settlement of amendable benefits
			motion (3.8); call with Kramer Levin regarding
			same (0.4); review and revise order regarding
			same (0.8).
Russano MJ	04/18/13	9.5	Prepare for and conduct Akunuri deposition (7.9);
			confer with A. Gehring regarding preparation for
			hearing (0.7); review correspondence with S.
			Schwartz regarding same (0.5); review and
			comment on proposed Engelhardt order (0.4).
Samet L	04/18/13	14.2	Draft and edit §§ 1113 and 1114 reply brief (7.1);
			research regarding same (2.1); draft and edit §§
			1113 and 1114 supporting declarations (1.3); calls
			and emails regarding depositions (0.9); calls and
			emails regarding confidentiality issues (0.3); conference call with K. Hartsog and D. Lucha
			regarding labor issues (0.3); emails regarding
			same (0.6); prepare for §§ 1113 and 1114 hearing
			(1.6).
Sokoloff EA	04/18/13	5.1	Prepare documents for C. Roberts deposition
		- -	(3.1); confer with B. Kaminetzky regarding same
			(0.3); research related to information sharing
			(0.6); review deposition transcripts (1.1).
Vora A	04/18/13	10.3	Research and analyze case materials to prepare
			questions for deposition of United Mine Workers
			of America witness M. Buckner.
Zaleck M	04/18/13	0.2	Obtain legislative documents for L. Samet.

Agostinho JN	04/19/13	3.3	Meet with B. Resnick, R. Aizen and M. McGreal regarding proposed settlement order for non-union retiree benefits (1.0); prepare talking points regarding non-union retiree benefits (0.8); labor litigation status meeting (0.8); correspondence regarding request from Unsecured Creditors' Committee counsel (0.7).
Aizen RM	04/19/13	3.6	Email from L. Samet regarding incentive compensation (0.1); review J. Cohen comments to retiree benefits order (0.2); discuss retiree benefits order with J. Cohen, B. Resnick, M. McGreal and J. Agostinho (1.2); comment on retiree benefits order (2.0); emails regarding multi-employer pension plan and §1113 proposal (0.1).
Coco KJ	04/19/13	0.5	Emails with Davis Polk team regarding 1113 issues.
Darcy D	04/19/13	3.7	Review draft opposition to Peabody's motion to dismiss (2.1); discuss draft opposition with C. Reiser (0.6); confer with A. Gehring regarding draft opposition (0.4); revise draft opposition (0.6).
Desai A	04/19/13	0.4	Correspondence with L. Samet regarding exhibit list (0.1); revise exhibit list (0.3).
Estacio R	04/19/13	9.9	Review hearing preparation materials (0.2); review and edit §§ 1113 and 1114 reply brief (3.8); research and draft analysis regarding withdrawal liability (3.4); emails with §§ 1113 and 1114 team regarding the same (0.4); revise and edit §1113 proposal (2.1).
Gehring AS	04/19/13	9.0	Edit opposition to motion to dismiss (1.3); call with D. Darcy regarding same (0.3); edit §§ 1113 and 1114 reply (2.3); meet with L. Samet regarding same (0.2); edit status reports regarding United Mine Workers of America information requests (1.2); call with E. Moskowitz regarding same (0.1); emails with litigation operations regarding FTP site for exhibits (0.3); meet with Davis Polk team regarding case status (1.0); review Blackstone reply declaration (0.2); emails with L. Samet, A. Desai and L. Peng regarding exhibit lists (0.3); review S. Akunuri deposition transcript (1.2); edit S. Schwartz reply declaration (0.4); emails with S. Schwartz and M. Russano regarding same (0.2).
Glazer E	04/19/13	10.1	Review and comment on draft §§ 1113 and 1114

			expert reply declaration (2.8); emails and calls with E. Moskowitz, L. Samet, A. Gehring and Blackstone regarding same (1.9); draft 1113 and 1114 reply declaration (1.8); calls and emails with M. Harrington, E. Moskowitz, L. Samet and A. Gehring regarding hearing logistics (0.5); attend §§ 1113 and 1114 team meeting (1.0); meet with L. Peng regarding witness preparation for 1113 and 1114 team meeting (0.3); emails with court
			reporting services regarding deposition transcripts (0.3); correspond with L. Samet regarding Mandarino deposition testimony and §§ 1113 and 1114 reply brief (1.3); review United Mine Workers of America exhibit list (0.1); draft email to A. Gehring regarding same (0.1).
Hakimzadeh S	04/19/13	8.5	Summarize deposition of A. Traynor and circulate (3.4); meet with team regarding weekly status update (1.0); analyze deposition testimony from A. Traynor (1.2); edit §§ 1113 and 1114 reply brief and incorporate material from declaration (2.9).
Huebner MS	04/19/13	1.2	Emails with J. Goodchild and F. Perillo regarding §§ 1113 and 1114 issues (0.2); confer with B. Resnick regarding §1114 non-United Mine Workers of America settlement (0.6); confer with J. Bean regarding hearing and United Mine Workers of America issues (0.4).
Kaminetzky BS	04/19/13	6.1	Prepare for C. Roberts deposition (2.9); attend same (1.8); call with M. Huebner regarding strategy (0.1); emails regarding depositions, reply, strategy, tasks, legal issues, proposal and trial preparation (0.8); review transcripts and summaries (0.5).
Loss DM	04/19/13	8.4	Confer with A. Vora to identify key concessions in deposition transcript (3.0); take deposition of M. Buckner (4.7); prepare for deposition of M. Buckner (0.7).
Martin JD	04/19/13	0.5	Review draft response to Peabody motion to dismiss.
McGreal MM	04/19/13	2.9	Review and revise order terminating non-union retiree benefits (0.8); teleconferences with J. Cohen, B. Resnick and R. Aizen regarding same (0.6); correspondence with B. Resnick, R. Aizen and J. Agostinho regarding same (1.3); correspondence with M. Luna regarding same (0.2).

Moskowitz E	04/19/13	7.0	Revise labor brief and related materials and
Włoskowitz L	0-7/17/13	7.0	correspondence with team regarding same (5.1);
			update call with negotiating team (0.6);
			participate in C. Roberts deposition (0.6); call
			with Blackstone team regarding draft declaration
			(0.7).
O'Flaherty D	04/19/13	0.2	Load deposition files onto LiveNote database.
Oliva M	04/19/13	2.5	Create table of authorities for a reply
Onva ivi	04/15/15	2.3	memorandum per L. Samet.
Peng L	04/19/13	1.8	Identify objections to United Mine Workers of
			America exhibits and prepare consolidated list of
			exhibits (1.4); confer with E. Glazer regarding
			1113 and 1114 hearing preparation (0.4).
Reiser CM	04/19/13	1.3	Review and edit draft response to Peabody's
			motion to dismiss declaratory judgment
			complaint (0.6); confer with D. Darcy regarding
			same (0.5); confer with A. Gehring regarding
			same (0.2).
Resnick BM	04/19/13	6.8	Correspondence with Kramer Levin, Blackstone,
			J. Cohen, J. Bean, M. Luna, R. Aizen and others
			regarding 363 amendable benefits settlement
			(4.7); review and revise order regarding same
			(1.1); emails with Davis Polk team, clients and
			Blackstone regarding §§ 1113 and 1114 strategy
			and issues (1.0).
Russano MJ	04/19/13	2.1	Confer with E. Sokoloff regarding I. Engelhardt
			deposition preparation (0.5); confer with E.
			Moskowitz and L. Samet regarding
			confidentiality and access to documents (0.3);
			confer with Engelhardt counsel (0.6); confer with
			D. Loss regarding Buckner (0.3); confer with S.
			Schwartz regarding Akunuri deposition and trial
			preparation (0.4).
Samet L	04/19/13	12.9	Draft and edit §§ 1113 and 1114 reply brief (7.2);
			research regarding same (1.5); draft and edit §§
			1113 and 1114 reply declarations (1.8); meet with
			E. Moskowitz, E. Glazer and others regarding
			hearing logistics (1.0); emails and telephone calls
			regarding witness preparation (0.5); prepare for
			April 23 status conference (0.3); revise opposition
			to Peabody motion to dismiss (0.6).
Sokoloff EA	04/19/13	5.8	Conference call with team regarding hearing
			preparations (0.8); confer with B. Kaminetzky, D.
			Loss and A. Vora regarding depositions (0.8);
			attend deposition of C. Roberts (1.8);
			correspondence with M. Russano regarding I.

			Engelhardt preparation (0.3); review transcript and summarize deposition (1.2); coordinate meeting time with team (0.1); review deposition summaries and correspondence related to proposals (0.8).
Vora A	04/19/13	10.1	Prepare for deposition of M. Buckner (2.4); attend deposition of M. Buckner (4.7); debrief about deposition of M. Buckner with D. Loss, including analysis of rough transcript of witness's testimony (3.0).
Agostinho JN	04/20/13	0.6	Correspondence regarding data points for Kramer Levin.
Aizen RM	04/20/13	0.1	Review J. Cohen comments to retiree medical order.
Coco KJ	04/20/13	1.5	Review and comment on certain sections of \$1113 reply brief.
Darcy D	04/20/13	1.1	Revise opposition to Peabody's motion to dismiss (0.5); review case law in connection with opposition to Peabody's motion to dismiss (0.6).
Desai A	04/20/13	7.8	Review of United Mine Workers of America exhibit list and United Mine Workers of America Funds exhibit list to note overlapping exhibit designations and to prepare objections (4.8); correspond with L. Peng regarding same (0.1); revise exhibit list (2.9).
Estacio R	04/20/13	1.6	Confer with L. Samet and others regarding §§ 1113 and 1114 hearing preparation (0.2); emails from J. Woodrum regarding §1113 proposal (0.2); revise §1113 proposal and correspond with E. Moskowitz regarding the same (1.2).
Gehring AS	04/20/13	4.2	Emails with L. Samet regarding §§ 1113 and 1114 reply brief (0.1); edit opposition to motion to dismiss (0.5); review summaries of depositions (0.2); edit S. Schwartz reply declaration (2.5); emails with S. Schwartz regarding same (0.2); emails with A. Desai and L. Peng regarding exhibit lists (0.2); review F. Huffard reply declaration (0.5).
Glazer E	04/20/13	8.1	Revise D. Lucha reply declaration (7.5); review revised F. Huffard reply declaration (0.3); draft email to M. Huebner regarding F. Huffard deposition testimony (0.3).
Hakimzadeh S	04/20/13	5.2	Call with L. Samet and others regarding reply brief (0.2); revise motion to seal (1.9); revise reply brief (3.1).
Huebner MS	04/20/13	1.5	Confer with G. Crandall, F. Perillo, B. Hatfield, J.

			Bean and E. Moskowitz regarding §1113 issues, trial and United Mine Workers of America requests.
Loss DM	04/20/13	3.3	Review deposition transcript and summarize highlights.
McGreal MM	04/20/13	2.6	Draft talking points for hearing on 363 motion to terminate benefits (1.9); correspondence with J. Agostinho regarding non-union retiree benefits (0.1); review and revise proposed order to terminate benefits (0.3); correspondence with J. Cohen, B. Resnick and others regarding same (0.3).
Moskowitz E	04/20/13	4.1	Revise opposition to Peabody motion to dismiss (1.0); correspondence with United Mine Workers of America regarding hearing preparation and related issues (0.6); call with M. Huebner regarding status (0.4); call with team regarding depositions hearing and Peabody issues (2.1).
O'Flaherty D	04/20/13	0.3	Load deposition files onto LiveNote database.
Peng L	04/20/13	2.0	Compile parties' joint exhibit list (1.6); draft objections to United Mine Workers of America and Funds' exhibit list (0.4).
Reiser CM	04/20/13	6.5	Call with L. Samet, R. Estacio, S. Hakimzadeh and E. Sokoloff regarding 1113 and 1114 reply brief (0.2); cite check §§ 1113 and 1114 reply brief for fact and case accuracy (6.2); confer with A. Vora regarding same (0.1).
Resnick BM	04/20/13	1.4	Emails with Kramer Levin, M. Luna and others regarding §363 amendable benefits settlement (0.8); review revisions to order regarding same (0.2); emails regarding §§ 1113 and 1114 strategy (0.4).
Samet L	04/20/13	9.5	Draft and edit reply brief (5.9); research regarding same (1.7); edit D. Lucha reply declaration (0.8); edit motion to seal (0.2); calls and emails regarding filing logistics (0.9).
Sokoloff EA	04/20/13	2.1	Call with L. Samet, R. Estacio, C. Reiser and S. Hakimzadeh regarding reply briefing (0.2); fact-check reply declaration (1.9).
Vora A	04/20/13	8.7	Analyze deposition transcript of United Mine Workers of America fact witness M. Buckner to summarize deposition for team (5.0); analyze same deposition transcript to prepare preliminary cross-examination outline (3.7).
Coco KJ	04/21/13	0.8	Review and comment on §1113 reply brief.
Darcy D	04/21/13	7.6	Review comments to draft opposition to

			Peabody's motion to dismiss (0.3); revise draft opposition (2.1); discuss draft opposition with A. Gehring (0.2); review and revise fact citations (1.5); conduct citecheck for substance and review
Estacio R	04/21/13	2.2	cases in connection therewith (3.5). Correspond with L. Samet regarding reply brief (0.1); research and draft analysis regarding withdrawal liability (2.1).
Gehring AS	04/21/13	10.2	Revise opposition to motion to dismiss (3.7); emails with E. Moskowitz, J. Martin and D. Darcy regarding same (0.5); emails with S. Schwartz regarding reply declaration (0.3); review deposition summaries (0.2); research and draft third-party subpoena and interrogatories (2.6); emails with D. Loss regarding M. Buckner deposition (0.2); edit exhibit designations list (2.5); emails with L. Samet and L. Peng regarding same (0.2).
Glazer E	04/21/13	8.4	Revise F. Huffard reply declaration (6.6); emails with Blackstone, Patriot management and E. Moskowitz regarding same (0.5); revise D. Lucha reply declaration (0.8); emails with D. Lucha, L. Samet and E. Sokoloff regarding same (0.3); analyze exhibits to D. Lucha reply declaration (0.2).
Hakimzadeh S	04/21/13	5.3	Conduct substantive check of reply brief (3.6); conduct research regarding Unsecured Creditors' Committee objection and call with K. Coco regarding same (1.7).
Huebner MS	04/21/13	1.8	Confer with F. Huffard and E. Moskowitz regarding United Mine Workers of America negotiations and upcoming week (0.5); emails regarding 1113 pleadings, schedule, upcoming meetings and possible additional participation (0.7); emails regarding 1114 non-union settlement (0.2); conference call with G. Crandall and F. Perillo regarding United Mine Workers of America issues (0.4).
Kaminetzky BS	04/21/13	4.8	Review and edit reply and declarations (2.3); conference call with E. Moskowitz and L. Samet regarding same and strategy (0.6); emails regarding reply, declarations, negotiations, strategy, exhibits, proposal, motion to dismiss, confidentiality, procedure, witnesses, 10/23 hearing and tasks (1.5); call with B. Hatfield regarding update and strategy (0.2); review

			deposition summaries (0.2).
Libby A	04/21/13	0.8	Finalize, file and serve Debtors' reply to Peabody
j			rule 2004 motion (0.6); correspondence with L.
			Samet regarding employee wage reductions (0.2).
Loss DM	04/21/13	1.8	Review Bucker deposition transcript including
			correspondence with A. Vora regarding same.
Martin JD	04/21/13	1.2	Review and comment on response to Peabody
1/14/11/11/02	0 1/21/10		motion to dismiss.
McGreal MM	04/21/13	1.2	Review and finalize §363 order terminating non-
Wie Great Will	0 1/21/13	1.2	union retiree benefits (0.2); correspondence with
			J. Bean, M. Luna, B. Resnick and others
			regarding same (0.7); teleconference with
			Chambers regarding same (0.1); review and
			comment on non-union retiree committee counsel
			retention orders (0.2).
Moskowitz E	04/21/13	7.0	Emails with team regarding hearing preparation
WIOSKO WILE L	0 1/21/13	7.0	and related issues (1.4); extensive revisions to
			labor brief and related materials and
			correspondence with team regarding same (4.5);
			call with M. Huebner regarding status (0.4);
			revise Peabody opposition to motion to dismiss
			(0.7).
Peng L	04/21/13	0.5	Prepare consolidated list of the parties' exhibits.
Resnick BM	04/21/13	0.8	Correspondence with M. McGreal, J. Cohen and
	0 1/21/10	0.0	other parties regarding amendable benefits
			settlement order (0.5); emails regarding §§ 1113
			and 1114 strategy and issues (0.3).
Russano MJ	04/21/13	1.8	Prepare for R. Whiting deposition.
Samet L	04/21/13	13.5	Draft and edit reply brief (6.0); research regarding
			same (2.2); conference call with E. Moskowitz
			and B. Kaminetzky regarding same (0.5);
			conference call with A. Saavedra regarding same
			(0.3); edit multiple reply declarations (1.5);
			evaluate exhibit objections (0.4); prepare for 1113
			and 1114 hearing (1.6); prepare for status
			conference (1.0).
Sokoloff EA	04/21/13	5.9	Call with E. Moskowitz and M. Russano to
			discuss I. Engelhardt's deposition preparation
			(0.4); prepare outline for same (1.0); fact-check
			reply declaration (1.5); research on bankruptcy
			discovery issues (0.7); confer with T. Wright
			regarding preparation of reply exhibits and review
			(0.4); review M. Buckner's deposition transcript
			(0.6); research for reply brief (0.8); draft exhibit
			summaries (0.5).

Wright TM	04/21/13	7.0	Workers of America fact witness M. Buckner and circulate to team (1.2); compose rider to reply brief concerning Affordable Care Act for review by L. Samet (2.2); analyze deposition transcript of United Mine Workers of America expert witness E. Cobin (1.6); draft summary of same (2.0). Converse with E. Sokoloff regarding exhibit redaction project (0.4); assist E. Sokoloff and L. Samet with exhibit preparation regarding case 1113 and 1114 filing (3.0); convert MSG files to
			PDF files and perform redactions (2.0); format email excel attachments (0.6); assemble declaration documents (1.0).
Agostinho JN	04/22/13	0.8	Respond to questions regarding retiree medical liability and cash cost.
Aizen RM	04/22/13	2.0	Emails with E. Moskowitz, R. Estacio and J. Woodrum regarding multi-employer pension plan (0.6); emails and calls with G. Plotko, M. McGreal, M. Luna, J. Orf and B. Wald regarding retiree medical (0.8); confer with J. Agostinho regarding COBRA notices (0.2); confer with E. Glazer regarding stock options (0.4).
Coco KJ	04/22/13	4.1	Review and revise certain sections of 1113 and 1114 reply brief (1.5); research in connection with same (1.4); coordinate logistics of §1113 filings (0.4); review comments and emails regarding Unsecured Creditors' Committee arguments in §§ 1113 and 1114 objection (0.8).
Darcy D	04/22/13	10.9	Perform citecheck of opposition to Peabody's motion to dismiss for substance and accuracy (3.8); conduct research on questions relating to admissibility of expert testimony (5.2); draft summary of research (1.3); discuss research on evidence questions with A. Gehring (0.6).
Estacio R	04/22/13	12.7	Review and edit §§ 1113 and 1114 reply brief (2.8); research and draft analysis regarding withdrawal liability (2.2); emails with J. Woodrum regarding the same (0.2); draft, revise and edit fifth §1113 proposal and correspond with Patriot negotiating team and others regarding the same (7.3); review §§ 1113 and 1114 exhibit list (0.2).
Eum JS	04/22/13	3.0	Compile ECF document numbers for reply declarations precedent draft per L. Samet (0.4); compile Buckner deposition exhibits per A. Vora

			(0.8); compile Lucha and Robertson exhibits in
			•
EiteCorold ET	04/22/12	0.5	preparation for redactions per E. Sokoloff (1.8).
FitzGerald ET	04/22/13	0.5	Analyze United Mine Workers of America
G 1 : A G	0.4/20/12	10.0	proposal on pension withdrawal.
Gehring AS	04/22/13	13.8	Emails with S. Schwartz regarding reply
			declaration (0.3); call with S. Schwartz and P.
			Schnapp regarding same (0.5); revise same (3.3);
			emails with M. Russano regarding same (0.1);
			revise list of designated exhibits (0.2); draft email
			to the United Mine Workers of America
			regarding same (0.7) ; revise opposition to motion
			to dismiss (2.2); calls with D. Darcy regarding
			same (0.4); meet with E. Moskowitz regarding
			same (0.1); emails with E. Moskowitz and M.
			Russano regarding third-party subpoenas (0.2);
			calls with D. Darcy regarding exclusion of
			evidence (0.3); email to J. Bean regarding same
			(0.2); review opposition to motion for summary
			judgment and ancillary documents (3.0); emails
			with E. Moskowitz regarding same (0.2); meet
			with C. Reiser regarding same (0.4); meet with L.
			Samet and E. Glazer regarding 1113 and 1114
			reply brief (0.4); review F. Huffard declaration
			(0.6); research natural gas projects (0.7).
Glazer E	04/22/13	13.1	Revise F. Huffard reply declaration (6.9); calls
			with Blackstone and E. Moskowitz regarding
			same (0.5); confer with R. Aizen regarding same
			(0.2); revise D. Lucha reply declaration (2.8); call
			with D. Lucha and K. Hartsog regarding same
			(0.8); meet with L. Samet and A. Gehring
			regarding 1113 and 1114 filing (0.4); meet with
			D. Alumbaugh and L. Samet regarding §§ 1113
			and 1114 hearing materials (0.2); review
			proposed redactions of §§ 1113 and 1114 filings
			(0.3); confer with Bryan Cave and Patriot
			regarding §§ 1113 and 1114 hearing logistics
			(0.3); meet with B. Resnick and D. Silberger
			regarding 1114 expert reply declaration (0.3);
			confer with E. Sokoloff regarding exhibits to §§
			1113 and 1114 declarations (0.4).
Hakimzadeh S	04/22/13	8.7	Correspond with L. Samet, A. Vora and others
	0 ., 22, 10	0.7	regarding citecheck and factcheck of reply brief
			(0.6); citecheck section of brief (5.6); fact check
			section of brief (2.5).
Huebner MS	04/22/13	1.2	Confer with clients regarding §§ 1113 and 1114
TIGOTIOI IVID	01/22/13	1.2	negotiation sessions (0.7); multiple emails with
			negotiation sessions (0.7), multiple emans with

	 		1'
			client group regarding finalizing new §1113
			proposal (0.5).
Kaminetzky BS	04/22/13	11.9	Emails regarding reply, declarations, strategy,
			negotiations, trial preparation, exhibits,
			objections, proposal and tasks (1.2); prepare for
			1113 and 1114 trial (5.8); meetings and calls with
			E. Moskowitz regarding strategy and tasks (1.1);
			conference call with United Mine Workers of
			America and Funds regarding trial (0.7); post-call
			meeting (0.2) ; review hearing order (0.1) ; call
			with B. Hatfield regarding update and strategy
			(0.3); review deposition summaries and
			transcripts (0.9); review and edit reply brief and
			related filings (1.6).
Law EC	04/22/13	0.3	Obtain supporting documents regarding
			declarations in support of §1113 motion (0.2);
			confer with J. Eum regarding same (0.1).
Libby A	04/22/13	0.8	Review and comment on opposition to Peabody
•			motion to dismiss (0.2); file and coordinate
			service of same (0.3); review and comment on
			exhibit summaries for §1113 declarations (0.2);
			research local rules regarding discovery hearings
			in connection with 1113 depositions (0.1).
Loss DM	04/22/13	0.1	Correspond with B. Kaminetzky and A. Vora
			regarding Buckner preparation.
McGreal MM	04/22/13	1.5	Teleconference with M. Luna, J. Orf, R. Aizen
			and others regarding letters to retirees (0.4);
			teleconference with M. Luna regarding same
			(0.1); correspondence with E. Glazer regarding §§
			1113 and 1114 reply (0.3); revise §363 order
			terminating non-union retiree benefits (0.1);
			correspondence with B. Resnick and G. Plotko
			regarding same (0.1); correspondence with M.
			Luna and J. Agostinho regarding diligence for
			same (0.2); correspondence with B. Resnick and
			K. Coco regarding §§ 1113 and 1114 reply brief
			(0.3).
Moskowitz E	04/22/13	9.6	Review draft labor brief and declaration and
			correspondence with team regarding same (5.6);
			draft outline and related materials for hearing
			(1.5); call with L. Samet regarding briefing and
			strategy questions (0.9); emails with team
			regarding hearing, proposals, briefing and related
			issues (1.6).
O'Flaherty D	04/22/13	0.1	Load deposition file onto LiveNote database.
Oliva M	04/22/13	2.0	Finalize table of authorities and run manual

			pagination per L. Samet.
Peng L	04/22/13	6.3	Prepare outline for D. Lucha's §§ 1113 and 1114 cross-examination and redirect (5.3); citecheck Blackstone reply declaration (1.0).
Reiser CM	04/22/13	6.5	Confer with A. Gehring regarding Peabody's motion to dismiss declaratory judgment complaint and reply to Peabody's summary judgment opposition (0.2); cite check §§ 1113 and 1114 reply brief for fact and case accuracy (3.4); emails with L. Samet regarding same (0.1); review and analyze Peabody's response to Patriot's motion for summary judgment (1.7); confer with A. Gehring, D. Darcy and E. Sokoloff regarding same (0.8); research in connection with Peabody's response to Patriot's motion for summary judgment (0.3).
Resnick BM	04/22/13	2.7	Review and revise sections of §§ 1113 and 1114 reply brief (0.9); emails with litigation team and K. Coco regarding same (0.8); call with L. Samet regarding same (0.3); correspondence with Unsecured Creditors' Committee, DIP Lenders and J. Cohen regarding §363 settlement order (0.7).
Russano MJ	04/22/13	9.7	Prepare for and attend R. Whiting deposition (7.9); review and comment on S. Schwartz reply declaration and confer with A. Gehring regarding same (1.3); prepare for I. Engelhardt deposition and emails with individual counsel regarding same (0.5).
Samet L	04/22/13	16.9	Revise §§ 1113 and 1114 reply brief (8.1); research regarding same (1.1); revise multiple §§ 1113 and 1114 reply declarations (3.2); revise motion to strike (0.4); revise motion to seal (0.2); prepare proposed redactions of court papers and exhibits (2.2); conference call with F. Perillo, R. Hillyer and others regarding hearing logistics (0.9); prepare for status conference (0.4); emails with A. Libby and others regarding filing logistics (0.4).
Sokoloff EA	04/22/13	13.0	Draft motion to strike (1.4); fact-check and revise reply declarations (3.5); review exhibits for redaction (0.6); calls and meetings with L. Samet and E. Glazer to discuss reply filings (0.8); confer with A. Gehring regarding motions in declaratory judgment action and discovery motions (0.4); prepare deposition preparation materials (3.0);

			review transcripts (1.0); prepare exhibits for filing
			(1.0); revisions to exhibit summaries (0.7); review recent filings (0.6).
Vora A	04/22/13	8.4	Compose cross-examination outline for United Mine Workers of America witness E. Cobin (2.4); cite-check, fact-check and proof-read reply brief (5.4); edit portion of brief related to Affordable Care Act (0.4); review case correspondence and files (0.2).
Agostinho JN	04/23/13	0.3	Correspondence regarding retiree benefit.
Aizen RM	04/23/13	0.5	Emails regarding multi-employer pension plan, retiree medical and 401(k) plan.
Coco KJ	04/23/13	2.3	Coordinate §§ 1113 and 1114 filings (1.0); review and revise sections of 1113 and 1114 brief (0.9); review emails regarding proposals (0.4).
Darcy D	04/23/13	5.5	Review summary judgment briefing in declaratory judgment action (1.0); confer with C. Reiser regarding Peabody's opposition to summary judgment motion (0.1); conduct research on questions relating to admission of expert testimony (3.9); confer with A. Gehring regarding reply to Peabody opposition to summary judgment (0.1); meet with A. Gehring and C. Reiser regarding reply to Peabody opposition to summary judgment (0.4).
Estacio R	04/23/13	6.0	Edit §1113 proposal and emails regarding the same (4.8); confer with B. Hatfield regarding the same (0.1); correspond with United Mine Workers of America regarding the same (0.1); confer with L. Samet and others regarding §§ 1113 and 1114 reply brief (0.3); confer with E. Glazer regarding same (0.1); review declaration of D. Lucha (0.6).
Eum JS	04/23/13	7.0	Compile documents for §§ 1113 and 1114 reply filing materials per E. Glazer (1.3); compile documents for United Mine Workers of America witnesses and Patriot witnesses deposition transcript materials per E. Glazer (1.3); prepare Schwartz, Lucha and Robertson reply declaration exhibits for filing per E. Sokoloff (2.0); review redactions for declarations in preparation for filing per L. Samet (2.0); call with Davis Polk team regarding filing procedures and redactions per L. Samet (0.4).
Gehring AS	04/23/13	12.4	Edit S. Schwartz reply declaration (0.5); emails with E. Moskowitz, L. Samet, E. Sokoloff and L.

Glazer E	04/23/13	12.2	Peng regarding exhibit designations (0.3); meet with L. Samet and E. Glazer regarding §§ 1113 and 1114 reply brief (0.2); call with team regarding same (0.2); outline summary judgment reply (1.8); email to client regarding same (0.4); calls and meeting with C. Reiser regarding same (0.9); draft summary judgment reply (1.4); meet with D. Darcy and C. Reiser regarding same (0.3); emails with E. Moskowitz regarding same (0.1); edit §§ 1113 and 1114 reply brief and declarations (3.0); revise document subpoena and certificate of service (0.7); call with B. O'Connor at Willkie Farr regarding same (0.2); email to E. Moskowitz and M. Russano regarding same (0.2); calls with S. Geenen at Previant and E. Woods at Bryan Cave regarding exhibits (0.7); emails with the United Mine Workers of America and the Funds regarding same (0.6); emails with E. Moskowitz regarding same (0.3); review United Mine Workers of America and Funds supplemental exhibit designations (0.4); emails from D. Darcy regarding expert disclosure (0.2). Edit S. Schwartz and F. Huffard reply
			declarations (5.2); calls and emails with Blackstone regarding same (0.8); edit D. Lucha reply declaration (2.2); emails with E. Sokoloff regarding same (0.4); meet with A. Gehring and L. Samet regarding §§ 1113 and 1114 reply papers (0.4); call with L. Samet and others regarding same (0.3); call with D. Lucha regarding labor issues (0.5); emails with Davis Polk team regarding 1113 and 1114 hearing preparation (1.2); emails with L. Samet and J. Eum regarding §§ 1113 and 1114 hearing logistics (0.4); review fifth §1113 proposal (0.8).
Gong R	04/23/13	12.0	Meet with Bryan Cave administrative staff (2.0); assemble and maintain IT equipment for Davis Polk team (10.0).
Hakimzadeh S	04/23/13	8.1	Correspond with reply brief team regarding factcheck and citecheck (0.7); call with L. Samet and others regarding finalization of reply brief (0.4); check reply declaration of G. Robertson, update citations in brief, revise motion to seal and edit reply brief (6.7); meet with B. Kaminetzky regarding A. Traynor cross-examination (0.3).
Harrington M	04/23/13	11.9	Meet with Bryan Cave office administration

C.5); assemble and maintain TF equipment for Davis Polk team (8.3); confer with Bryan Cave and Davis Polk TT departments regarding same (1.1). Huebner MS		1		
Huebner MS O4/23/13 O8. Emails with clients regarding new 1113 proposal. Kaminetzky BS O4/23/13 O4/23/13 O4/23/13 O5. Emails with clients regarding new 1113 proposal. Emails regarding proposal, exhibits, trial preparation, strategy, tasks, reply, declarations, legal issues, hearing update, witnesses, designations and objections (1.4); meet with D. Loss, A. Vora and S. Hakimzadeh regarding trial preparation (0.8); calls with L. Samet and E. Moskowitz regarding strategy, reply and tasks (0.3); prepare for trial (6.9). Libby A O4/23/13 O4/23/13 A8. Call with L. Samet and §1113 team regarding filing logistics of reply brief (0.3); multiple correspondence with L. Samet and E. Sokoloff regarding filing of §1113 reply brief and supporting documents (1.1); revise exhibit summaries for D. Lucha and G. Robertson declarations (1.2); review and comment on motion to strike Ohio Valley brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related proposed order (0.3); file §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 reply brief and related pleadings of the supporting documents (0.9). Loss DM O4/23/13 O9. Correspondence with B. Reanick and J. Cohen regarding §8 1113 and 1114 hearing preparation and motion to strike (0.6). Peng L O4/23/13 O4/23/13 O4/23/13 O4/23/13 O4/23/13 O4/23/13 O5/20 O4/23/13 O4/23/13 O5/20 O4/23/13 O5/20 O4/23/13 O5/20 O4/23/13 O5/20 O5/20 O6/20 O6/20 O6/20 O7/20 O7				
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Huebner MS 04/23/13 0.8 Emails with clients regarding new 1113 proposal.				1
Kaminetzky BS 04/23/13 9.4 Emails regarding proposal, exhibits, trial preparation, strategy, tasks, reply, declarations, legal issues, hearing update, witnesses, designations and objections (1.4); meet with D. Loss, A. Vora and S. Hakimzadeh regarding trial preparation (0.8); calls with L. Samet and E. Moskowitz regarding strategy, reply and tasks (0.3); prepare for trial (6.9). Libby A 04/23/13 4.8 Call with L. Samet and §1113 team regarding filing logistics of reply brief (0.3); multiple correspondence with L. Samet and E. Sokoloff regarding filing of §1113 reply brief and supporting documents (1.1); revise exhibit summaries for D. Lucha and G. Robertson declarations (1.2); review and comment on motion to strike Ohio Valley brief and related proposed order (0.3); file §1113 reply brief and related proposed order (0.3); file §1113 reply brief and related proposed order (0.3); file §1113 reply brief and related proposed order (0.3); for egarding service of §1113 reply brief and related proposed order (0.3); for egarding service of §1113 reply brief and related proposed order (0.3); for egarding service of §1113 reply brief and related proposed order (0.3); for egarding service of §1113 reply brief and supporting documents (0.9). Confer with B. Kaminetzky and A. Vora regarding §1113 and 1114 hearing preparation and motion to strike (0.6). McGreal MM 04/23/13 0.1 Correspondence with B. Resnick and J. Cohen regarding §363 order terminating benefits. Pucci MV 04/23/13 5.7 Prepare table of authorities for 1113 and 1114 reply (2.2); prepare exhibits for §1113 and 1114 reply (2.2); prepare exhibits for s§1113 and 1114 reply (2.2); prepare exhibits for s§1113 and 1114 reply (2.2); prepare index and binders of motion for summary judgment and motion to dismiss pleadings per A. Gehring (1.3); identify and prepare index of cases cited in motion for summary judgment and motion to dismiss pleadings per A. Gehring (1.3); identify and prepare index of cases cited in motion for summary judgment and motion to dismiss				
preparation, strategy, tasks, reply, declarations, legal issues, hearing update, witnesses, designations and objections (1.4); meet with D. Loss, A. Vora and S. Hakimzadeh regarding trial preparation (0.8); calls with L. Samet and E. Moskowitz regarding strategy, reply and tasks (0.3); prepare for trial (6.9). Libby A				• • • • • • • • • • • • • • • • • • • •
legal issues, hearing update, witnesses, designations and objections (1.4); meet with D. Loss, A. Vora and S. Hakimzadeh regarding trial preparation (0.8); calls with L. Samet and E. Moskowitz regarding strategy, reply and tasks (0.3); prepare for trial (6.9). Libby A 04/23/13 4.8 Call with L. Samet and §1113 team regarding filing logistics of reply brief (0.3); multiple correspondence with L. Samet and E. Sokoloff regarding filing of §1113 reply brief and supporting documents (1.1); revise exhibit summaries for D. Lucha and G. Robertson declarations (1.2); review and comment on motion to strike Ohio Valley brief and related proposed order (0.3); file §1113 reply brief and related pleadings (0.8); call with L. Samet and E. Sokoloff regarding service of §1113 pleadings (0.2); coordinate service of §1113 reply brief and supporting documents (0.9). Loss DM 04/23/13 0.9 Confer with B. Kaminetzky and A. Vora regarding §§ 1113 and 1114 hearing preparation (0.3); confer with A. Vora and L. Peng regarding hearing preparation and motion to strike (0.6). McGreal MM 04/23/13 0.1 Correspondence with B. Resnick and J. Cohen regarding §363 order terminating benefits. Peng L 04/23/13 10.0 Participate in hearing in St. Louis (6.6); correspondence with team regarding labor brief and declarations in preparation for filling and review of same (3.4). Peng L 04/23/13 5.7 Prepare table of authorities for 1113 and 1114 reply (2.2); prepare exhibits for §§ 1113 and 1114 hearing (3.5). Prepare index and binders of motion for summary judgment and motion to dismiss pleadings per A. Gehring (1.3); identify and prepare index of cases cited in motion for summary judgment and motion to dismiss pleadings per A. Gehring (1.3); identify and prepare index of cases cited in motion for summary judgment and motion to dismiss pleadings per A. Gehring (2.2).	Kaminetzky BS	04/23/13	9.4	
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and case accuracy (1.2); confer with A. Gehring	Reiser CM	04/23/13	11.8	1
				and case accuracy (1.2); confer with A. Gehring

			and D. Darcy regarding reply to Peabody's response to Patriot's motion for summary judgment (2.0); conference call with L. Samet and others regarding §§ 1113 and 1114 reply brief filing (0.3); review and analyze Patriot's motion for summary judgment in connection with preparation for reply brief to Peabody's response (0.6); review and edit §§ 1113 and 1114 reply brief (2.7); review §§ 1113 and 1114 brief for redactions (0.2); research in connection with summary judgment reply brief (1.9); prepare outline for summary judgment reply brief (0.3); draft rider for summary judgment reply brief (2.6).
Resnick BM	04/23/13	7.9	Review parts of §§ 1113 and 1114 brief (0.3); emails with litigation team regarding same (0.2); call and email with G. Plotko regarding retiree committee support (0.2); participate in court hearing (7.2).
Russano MJ	04/23/13	4.0	Confer with E. Moskowitz and A. Gehring regarding Wood Mackenzie subpoena (0.4); confer with S. Schwartz regarding reply declaration (0.2); review correspondence regarding reply papers (0.6); review exhibit lists and confer with L. Samet regarding same (0.7); prepare for Engelhardt deposition preparation and confer with E. Sokoloff regarding same (2.1).
Samet L	04/23/13	12.8	Edit §§ 1113 and 1114 reply brief (5.3); edit multiple §§ 1113 and 1114 reply declarations (1.9); oversee redaction, filing and service of same (4.8); emails and telephone calls regarding proposed exhibit list and evidentiary issues (0.8).
Sokoloff EA	04/23/13	8.0	Prepare appendix of materials cited for reply declaration (0.8); edit 1113 and 1114 reply papers (7.0); circulate deposition designations (0.2).
Vora A	04/23/13	10.2	Confer with team members on finalization of reply brief (0.3); confer with B. Kaminetzky and D. Loss on cross-examination of United Mine Workers of America fact witness, M. Buckner (0.4); construct table of authorities for reply brief (3.2); confer with D. Loss and L. Peng on cross-examination of United Mine Workers of America fact witness, M. Buckner (0.3); manage case files and correspondence (0.3); compose cross-examination outline of United Mine Workers of America expert witness, E. Cobin (5.7).

Wright TM	04/23/13	4.0	Redact Huffard declaration for filing under seal (0.5); redact Lucha declaration for filing under seal (1.0); email correspondence between L. Samet and team regarding electronic filing logistics and footnote redactions (1.5); redact reply brief for filing under seal (1.0).
Agostinho JN	04/24/13	0.5	Prepare comments on COBRA notification (0.3); respond to question regarding same (0.2).
Aizen RM	04/24/13	0.2	Review salaried retiree committee letter (0.1) ; comment on 10 -Q (0.1) .
Coco KJ	04/24/13	1.2	Review emails regarding §§ 1113 and 1114 matters (0.2); review §§ 1113 and 1114 briefs (0.4); emails with conflicts counsel regarding Rule 2004 matters and coordinate regarding same (0.6).
Darcy D	04/24/13	9.0	Review declaratory judgment summary judgment briefing (1.0); review draft outline for summary judgment reply brief (0.1); conduct research for reply brief (5.1); conduct research regarding evidence questions for 1113 and 1114 hearing (0.3); review and revise draft reply brief (2.5).
Edwards LK	04/24/13	2.3	Prepare declaration exhibits minibooks, proposals and counter-proposals minibooks.
Estacio R	04/24/13	5.2	Draft deposition designations for D. Stover (3.8); emails with E. Sokoloff and others regarding the same (0.5); confer with B. Kaminetzky and L. Samet regarding witness preparation for 1113 and 1114 hearing (0.4); confer with L. Samet regarding the same (0.1); emails with L. Peng regarding hearing exhibits (0.4).
Eum JS	04/24/13	1.8	Compile Hatfield and Terry preparation materials per L. Samet (1.3); coordinate circulation of deposition transcript and reply filing minibooks per E. Glazer (0.5).
Gehring AS	04/24/13	14.6	Draft and edit summary judgment reply (7.2); meeting and calls with D. Darcy regarding same (0.9); call with court regarding exhibits (0.2); emails and call with S. Geenen at Previant and C. Marello at Morgan Lewis regarding same (0.8); emails with L. Peng regarding same (0.7); revise joint exhibit list (1.4); emails with L. Samet and Y. Ho at Previant regarding experts (0.9); emails with E. Moskowitz regarding same (0.2); meet with B. Kaminetzky, E. Moskowitz, L. Samet and E. Glazer regarding §§ 1113 and 1114 hearing (1.6); emails with S. Schwartz regarding same

			(0.2); draft S. Akunuri cross outline (0.5).
Glazer E	04/24/13	11.2	Meetings and emails with B. Kaminetzky, E. Moskowitz, L. Samet and A. Gehring regarding §§ 1113 and 1114 hearing preparation (2.9); emails with M. Harrington and J. Eum regarding same (0.9); draft direct examination questions for F. Huffard (5.5); emails with E. Sokoloff regarding labor issues (0.6); emails with E. Moskowitz and L. Samet regarding §§ 1113 and 1114 hearing preparation (0.3); draft crossexamination outline for P. Mandarino (1.0).
Gong R	04/24/13	12.0	Assemble and maintain IT equipment for Davis Polk team (8.5); email and confer with Davis Polk information systems and Bryan Cave technical support regarding same (3.5).
Gordon EE	04/24/13	5.3	Organize and assemble joint hearing exhibits, United Mine Workers of America and funds exhibits and debtors exhibits in preparation for 4/25/13 deadline per L. Peng.
Hakimzadeh S	04/24/13	10.9	Review A. Traynor deposition transcript and draft cross-examination outline.
Harrington M	04/24/13	13.0	Assemble and maintain IT equipment for Davis Polk team (7.2); confer with Bryan Cave and Davis Polk IT departments regarding same (1.5); research logistics for Davis Polk trial team (0.8); confer with Davis Polk team regarding same (0.3); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk trial team (1.2); general maintenance and upkeep of trial office space (2.0).
Huebner MS	04/24/13	1.9	Call with CEO regarding union negotiations (0.5); review Blackstone deck for United Mine Workers of America meeting (0.3); prepare for union meeting (0.8); confer with J. Goodchild regarding pension issues (0.3).
Kaminetzky BS	04/24/13	14.3	Emails regarding depositions, strategy, tasks, hearing preparation, designations, negotiations, experts, evidence and confidentiality (1.3); meet with E. Moskowitz, L. Samet and others regarding hearing planning (1.4); meet with R. Estacio and L. Samet regarding trial preparation (0.3); analysis regarding evidence (0.3); meet with R. Wise regarding trial issues (0.2); calls with M. Huebner and E. Moskowitz regarding update (0.7); prepare for trial (7.7); review and

Libby A Lopez DF	04/24/13	0.8	analyze filings (0.9); meet with M. Huebner regarding 4/23 hearing (0.2); conference call with negotiation team regarding update (0.8); conference call with Funds and United Mine Workers of America regarding trial issues (0.3); meet with E. Sokoloff regarding trial preparation (0.2). Coordinate service of §1113 reply materials (0.5); correspondence with E. Sokoloff and E. Woods regarding same (0.3). Prepare and update cases cited in motion for
			summary judgment and motion to dismiss briefs binders per A. Gehring and M. Pucci.
Loss DM	04/24/13	2.2	Prepare for motion to strike Buckner declaration and Buckner cross-examination.
Martin JD	04/24/13	2.5	Review materials in preparation for 1113 and 1114 trial.
McGreal MM	04/24/13	1.1	Correspondence with E. Moskowitz regarding labor liabilities (0.3); review non-union retiree committee letter (0.2); teleconference with J. Cohen regarding same (0.1); teleconference with R. Nadick regarding same (0.1); correspondence with J. Bean, B. Resnick and others regarding same (0.4).
Moskowitz E	04/24/13	9.1	Prepare opening statement and other hearing preparation (3.9); meet with B. Kaminetzky and senior team to plan for hearing (1.3); update call with negotiating team (0.9); call with F. Perillo regarding negotiations (0.4); call with F. Perillo regarding hearing issues (0.4); emails with team regarding negotiations, hearing preparation and cross-examination issues (2.2).
Peng L	04/24/13	9.8	Compile exhibits and exhibit list for 1113 and 1114 hearing (7.1); research in support of motion to strike M. Buckner's declaration (2.7).
Pucci MV	04/24/13	2.2	Pull and prepare binder of cases cited in motion for summary judgment and motion to dismiss briefs per A. Gehring.
Reiser CM	04/24/13	7.4	Draft rider for summary judgment reply brief (6.3); confer with M. Tobak and A. Gehring regarding summary judgment reply brief (0.6); review and edit draft summary judgment reply brief (0.4); confer with A. Gehring regarding same (0.1).
Resnick BM	04/24/13	2.3	Correspondence with Blackstone, M. Huebner, E. Moskowitz and D. Silberger regarding §§ 1113

			and 1114 strategy and preparation (1.2); review Blackstone presentation (0.2); calls with A. Schlesinger and others from Blackstone regarding same and financial models (0.3); call with J. Woodrum regarding multi-employer pension plan (0.2); emails regarding same (0.2); correspondence with J. Cohen, J. Agostinho and M. McGreal regarding amendable benefits issues
Russano MJ	04/24/13	9.5	(0.2). Prepare for and attend I. Engelhardt deposition preparation (4.8); confer with E. Moskowitz regarding same (0.3); review expert designations (0.6); confer with E. Moskowitz and A. Gehring regarding Wood Mackenzie subpoena (0.3); confer with S. Schwartz regarding direct testimony and schedule (0.7); confer with E. Moskowitz regarding same (0.2); review Whiting deposition designations and confer with E. Sokoloff regarding same (1.3); review reply papers for §§ 1113 and 1114 hearing (1.3).
Samet L	04/24/13	10.0	Meet with B. Kaminetzky, E. Moskowitz and others regarding hearing preparation (1.4); meet with B. Kaminetzky and R. Estacio regarding same (0.3); prepare T. Terry for upcoming trial testimony (3.5); prepare for same (2.8); prepare for 1113 and 1114 hearing (2.0).
Sokoloff EA	04/24/13	7.9	Review deposition transcripts (2.0); finalize deposition preparation materials (0.5); correspondence with A. Libby regarding service of reply papers (0.4); prepare deposition designations (4.0); meet with B. Kaminetzky regarding same (0.2); prepare materials for P. Mandarino cross (0.8).
Tobak MJ	04/24/13	0.8	Confer with C. Reiser regarding legal arguments in connection with declaratory judgment reply brief (0.4); legal research in connection with same (0.1); confer with D. Loss regarding evidentiary issues in connection with hearing (0.3).
Vora A	04/24/13	12.5	Review deposition transcript and declaration of expert witness T. Terry to prepare for meeting (3.3); meet with expert witness T. Terry and L. Samet to prepare witness for upcoming cross-examination at hearing (3.5); compose cross-examination outline of United Mine Workers of America expert witness E Cobin (5.4); manage case files and correspondence (0.3).

Wise, Jr. RF	04/24/13	0.3	Confer with B. Kaminetzky regarding evidence issues.
Agostinho JN	04/25/13	1.1	Call with R. Aizen and M. Luna regarding retiree benefits (0.3); correspondence regarding life insurance valuations from Mercer (0.6); call regarding same with B. Resnick (0.2).
Aizen RM	04/25/13	0.9	Emails with M. McGreal regarding 10-Q (0.1); comment on retiree medical letters (0.5); call with J. Bean, M. Luna and J. Orf regarding retiree letter (0.2); emails with E. Moskowitz regarding retiree medical benefits (0.1).
Darcy D	04/25/13	11.9	Compile and review case law research in connection with reply to Peabody's opposition to summary judgment motion (3.8); discuss research with P. Blakemore (0.2); conduct research regarding evidence issues for §§ 1113 and 1114 hearing (0.5); review prior evidence research (0.3); research evidence objection precedent (0.2); draft objection to exhibit (1.0); discuss evidence research and objection with A. Gehring (0.3); discuss issues pertaining to summary judgment reply with C. Reiser (0.4); draft summary of research for summary judgment reply (0.6); review and review summary judgment reply (4.4); confer with A. Gehring regarding summary judgment reply (0.2).
Edwards LK	04/25/13	1.7	Prepare declaration exhibits minibooks, proposals and counter-proposals minibooks.
Estacio R	04/25/13	14.4	Draft §§ 1113 and 1114 hearing examination questions regarding B. Hatfield questioning (10.8); draft deposition designations (1.1); emails with E. Sokoloff and others regarding deposition designations (0.3); emails with E. Moskowitz and others regarding pension plan obligations (0.4); draft analysis regarding deposition of D. Stover (1.8).
Eum JS	04/25/13	11.0	Meet with Bryan Cave regarding hearing (0.2); compile exhibits for joint exhibits binder for court per L. Samet (6.0); prepare §§ 1113 and 1114 hearing for calendar demonstrative per E. Sokoloff (1.8); create highlighted versions of R. Whiting and C. Roberts deposition transcripts containing debtor's initial and counterdesignations and United Mine Workers of America's initial and counter-designations per R. Estacio (3.0).

Gehring AS	04/25/13	15.6	Edit summary judgment reply (4.6); emails and calls with D. Darcy and C. Reiser regarding same (0.9); call with J. Martin regarding same (0.2); emails and calls with L. Samet, S. Hakimzadeh and L. Peng regarding joint exhibit list (1.9); edit same (0.3); draft S. Akunuri cross outline (3.3); emails and calls with E. Moskowitz, M. Russano, S. Schwartz and Previant regarding coal forecasts (2.5); call and email with B. O'Connor at Willkie Farr regarding subpoena (0.3); meet with B. Kaminetzky, L. Samet and E. Glazer regarding demonstratives (0.7); draft objections to United Mine Workers of America exhibits (0.9).
Glazer E	04/25/13	13.9	Confer with B. Kaminetzky, L. Samet, A. Gehring and E. Sokoloff regarding demonstratives for §§ 1113 and 1114 hearing (1.5); edit demonstratives for 1113 and 1114 hearing (4.2); draft direct examination questions for F. Huffard (6.4); review materials in preparation for same (1.1); call with E. Moskowitz regarding same (0.2); confer with M. Harrington, L. Samet and J. Eum regarding logistics for 1113 and 1114 hearing (0.5).
Gong R	04/25/13	11.7	Assemble and maintain IT equipment for Davis Polk team.
Gordon EE	04/25/13	5.5	Organize and assemble joint exhibits, United Mine Workers of America and Funds' exhibits, Debtors' exhibits and redacted joint exhibits in preparation for 4/25/13 deadline per L. Peng (4.2); create and edit exhibits and parties exhibits indices (1.3).
Hakimzadeh S	04/25/13	9.4	Draft A. Traynor cross-examination (2.8); revise parties' exhibit list and three exhibit indexes and coordinate upload of exhibits to FTP sites (6.2); meet with B. Kaminetzky regarding A. Traynor cross-examination (0.4).
Harrington M	04/25/13	12.4	Assemble and maintain IT equipment for Davis Polk team (6.0); email and confer with Bryan Cave and Davis Polk regarding same (0.8); research logistics for Davis Polk trial team (3.3); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); general maintenance and upkeep of trial office space (1.5).
Huebner MS	04/25/13	6.8	Confer with J. Goodchild regarding pension

			issues (0.8); emails to United Mine Workers of America counsel regarding pension issues (0.2); call with E. Moskowitz and B. Kaminetzky regarding union issues and negotiating session (0.3); meet with clients regarding in-person union negotiations (0.8); attend negotiation session with United Mine Workers of America (3.6); postsession conversations with Blackstone and client (1.1).
Kaminetzky BS	04/25/13	11.4	Emails regarding negotiations, hearing preparation, witnesses, cross, update, strategy, tasks, experts, demonstratives, exhibits, objections, testimony and letter (1.7); prepare for trial (6.1); meet with E. Moskowitz regarding strategy (1.4); meet with E. Glazer, A. Gehring and L. Samet regarding strategy (0.7); call with B. Hatfield regarding update (0.6); calls with M. Huebner and E. Moskowitz regarding update and strategy (0.4); call with L. Samet regarding trial (0.1); meet with S. Hakimzadeh regarding trial (0.3); call with D. Loss regarding trial (0.1).
Law EC	04/25/13	2.8	Conduct research regarding objections to expert testimony (2.6); confer with D. Darcy regarding same (0.2).
Law EC	04/25/13	0.2	Circulate indices of binders of background materials (0.1); confer with A. Libby regarding same (0.1).
Libby A	04/25/13	2.4	Prepare key case documents for \$1113 trial and confer with E. Glazer and R. Stewart regarding same (1.2); coordinate filing of service of \$1113 and emails with E. Woods regarding same (0.7); review and comment on exhibits list and objection to union exhibits and coordinate filing and service of same (0.5).
Loss DM	04/25/13	5.1	Work on M. Buckner motion to strike (4.6); teleconference with L. Peng regarding same (0.5).
Martin JD	04/25/13	9.2	Witness preparation tasks for §§ 1113 and 1114 trial (2.8); review and revise reply brief for Peabody summary judgment motion (3.6); prepare for argument on Peabody motions (2.8).
McGreal MM	04/25/13	1.8	Teleconference with J. Bean, M. Luna, R. Aizen and others regarding retiree letters (0.4); teleconference with J. Cohen regarding same (0.1); correspondence with E. Glazer, K. Coco and A. Libby regarding documents for 1113 and 1114 hearing (0.1); review and comment on

Moskowitz E	04/25/13	10.5	letters to retirees and employees (0.6); teleconference with R. Mead regarding workers' compensation (0.1); correspondence with B. Resnick, D. Klein and K. Coco regarding same (0.1); correspondence with D. Silberger, C. Reiser, K. Coco and others regarding Peabody adversary proceeding (0.4). Prepare opening statement and cross-examination materials (5.4); update call with clients (0.7); calls and correspondence with F. Perillo and G. Crandall regarding United Mine Workers of America issues (0.8); meet with B. Kaminetzky regarding trial issues (1.0); meet with J. Martin regarding Peabody briefing (0.9); emails with team regarding negotiations, exhibits and hearing
O'Flaharty D	04/25/13	0.2	preparation (1.7).
O'Flaherty D Peng L	04/25/13	10.8	Load deposition files onto LiveNote database. Compile exhibits and exhibit list for 1113 and 1114 hearing (7.4); research in support of motion to strike M. Buckner's declaration (3.4).
Reiser CM	04/25/13	10.5	Research in connection with summary judgment reply brief (1.5); review and edit draft summary judgment reply brief (4.4); confer with M. McGreal, A. Gehring, D. Silberger and D. Darcy regarding same (2.1); review emails regarding same (0.2); conduct research in support of summary judgment reply brief (1.2): prepare emails summarizing same (0.8); confer with A. Gehring regarding summary judgment reply (0.3).
Resnick BM	04/25/13	3.0	Correspondence with T. Mayer and E. Moskowitz regarding §§ 1113 and 1114 reply brief (0.4); emails with M. Huebner and E. Moskowitz and others regarding §§ 1113 and 1114 strategy (0.7); review research regarding evergreen clause (0.3); correspondence with M. McGreal, J. Agostinho and J. Cohen regarding amendable benefits order, letter and life insurance benefits (0.7); draft parts of F. Huffard witness preparation (0.9).
Russano MJ	04/25/13	7.8	Review and analyze exhibit objections (0.9); confer with E. Moskowitz, L. Samet and A. Gehring regarding same (0.3); review correspondence with S. Schwartz regarding forecasts (0.4); review correspondence with Wood Mackenzie regarding same (0.2); prepare for and attend I. Engelhardt deposition (5.8); email with J. Bean regarding same (0.2).

Samet L Silberger DM	04/25/13	13.6	Oversee preparation of hearing exhibits and filing of exhibit list (2.4); oversee and edit trial graphics (2.1); meet with B. Kaminetzky, E. Glazer and A. Gehring regarding same (0.5); prepare and oversee filing of witness list (0.2); conference call with T. Terry (0.4); prepare for G. Robertson trial testimony (3.4); prepare for T. Terry trial testimony (3.1); prepare for §§ 1113 and 1114 hearing (1.5). Research on precedent case issue in connection
C			with §§ 1113 and 1114 litigation.
Sokoloff EA	04/25/13	12.3	Participate in Engelhardt deposition telephonically (3.5); research and prepare demonstratives for §§ 1113 and 1114 hearing (6.2); confer with E. Glazer regarding same (0.4); finalize deposition designations (2.2).
Stewart R	04/25/13	4.9	Create list of key motions and orders since October 2012 for §§ 1113 and 1114 hearing.
Vora A	04/25/13	10.3	Identify exhibits for joint exhibit list (0.4); manage case files and correspondence (0.5); confer with L. Samet, client and witness T. Terry regarding upcoming examination of T. Terry (0.4); prepare demonstrative for 1113 and 1114 hearing (0.3); compose cross-examination outline of United Mine Workers of America fact witness M. Buckner (6.6); analyze reply declaration of S. Schwartz to incorporate points into cross-examination outline of United Mine Workers of America fact witness M. Buckner (2.1).
Agostinho JN	04/26/13	0.4	Correspondence regarding cash cost of life insurance.
Aizen RM	04/26/13	0.4	Emails with M. Luna, B. Resnick and J. Agostinho regarding retiree medical and life (0.2); comment on retiree letters (0.2).
Coco KJ	04/26/13	0.4	Coordinate index and binder of key documents for §1113 hearing.
Darcy D	04/26/13	8.7	Complete substantive and cite check review of reply to Peabody's opposition to summary judgment motion (4.9); discuss questions regarding reply with C. Reiser (0.6); discuss evidence research in preparation for 1113 and 1114 motion with M. Tobak (0.3); conduct research on evidence issue (2.6); review draft of reply brief (0.3).
Estacio R	04/26/13	11.6	Draft hearing cross-examination preparation questions for B. Hatfield (5.3); draft deposition

Eum JS	04/26/13	10.8	designations and review designations compiled by E. Sokoloff regarding I. Engelhardt deposition (5.6); confer with L. Samet, E. Sokoloff, the United Mine Workers of America and others regarding the same (0.7). Compile and quality check joint exhibits binders
			for court submission per L. Samet (4.8); compile dates for calendar demonstrative per E. Sokoloff (3.2); coordinate highlighting of deposition transcripts for debtors' and United Mine Workers of America's initial and counter-designations per R. Estacio (2.8).
Gehring AS	04/26/13	11.7	Edit summary judgment reply (4.8); emails and calls with company and Special Litigation Committee regarding same (0.5); emails and calls with J. Martin, D. Darcy and C. Reiser regarding same (0.6); coordinate filing of same (0.4); emails with E. Moskowitz regarding §§ 1113 and 1114 hearing witnesses (0.4); call and emails with B. O'Connor at Willkie Farr regarding subpoena (0.2); draft S. Akunuri cross outline (4.3); emails with L. Samet, S. Hakimzadeh and L. Peng regarding exhibits (0.3); call with E. Glazer regarding P. Mandarino cross outline (0.2).
Glazer E	04/26/13	11.8	Prepare F. Huffard to trial testimony (4.9); prepare materials for same (0.2); draft description of expert's area of expertise in response to United Mine Workers of America Funds request (0.2); call with Patriot, Blackstone, M. Huebner and others regarding §§ 1113 and 1114 negotiations (0.2); emails with L. Samet, E. Sokoloff and others regarding §§ 1113 and 1114 hearing preparation (0.4); edit §§ 1113 and 1114 demonstratives (1.2); calls with Blackstone regarding same (0.2); revise F. Huffard direct examination (3.8); emails with D. Lucha and D. Loss regarding labor issues (0.3); draft D. Lucha redirect examination questions (0.2); emails with team regarding logistics for §§ 1113 and 1114 hearing (0.2).
Hakimzadeh S	04/26/13	8.8	Update A. Traynor cross-examination outline and input deposition testimony (7.6); compile hearing materials for B. Kaminetzky for A. Traynor cross-examination (1.2).
Harrington M	04/26/13	12.3	Assemble and maintain IT equipment for Davis Polk team (6.2); email and confer with Bryan

Huebner MS	04/26/13	3.2	Cave and Davis Polk regarding same (0.2); arrange logistics for Davis Polk trial team (2.2); shop to provision beverages, snacks and personal necessities for team members and trial office (0.9); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (1.3); general maintenance and upkeep of trial office space (1.5). Multiple calls with J. Goodchild and G. Crandall
Truconer ivis	04/20/13	3.2	regarding United Mine Workers of America negotiations and pension issues (2.0); several internal Davis Polk calls regarding same and relevant pension caselaw (0.8); emails with clients regarding related §1113 issues and upcoming trial (0.4).
Kaminetzky BS	04/26/13	7.7	Emails regarding designations, demonstratives, witness preparation, summary judgment, strategy, tasks, update, legal issue, trial and logistics (0.9); meet with E. Sokoloff regarding strategy and demonstratives (0.2); call with D. Loss regarding trial preparation (0.1); calls with S. Hakimzadeh regarding trial preparation (0.1); meet with R. Estacio regarding trial and preparation (0.1); review summary judgment pleadings (0.8); analyze legal issues (0.3); calls with E. Moskowitz regarding trial and strategy (0.3); prepare for trial (4.9).
Libby A	04/26/13	2.1	Prepare key case documents for §1113 trial and confer with E. Glazer, L. Samet and R. Stewart regarding same.
Loss DM	04/26/13	11.3	Confer with A. Tobak regarding evidence issues (0.4); correspond with E. Glazer regarding labor issues (0.3); correspond with A. Vora regarding Buckner cross-examination (0.5); research evidentiary issues in connection with motion to strike declaration (2.7); revise motion to strike Buckner declaration (7.4).
Martin JD	04/26/13	4.5	Review declarations, depositions, draft witness examinations in preparation for §§ 1113 and 1114 trial.
McGlynn LE	04/26/13	2.9	Prepare pdf portfolios of joint exhibits, United Mine Workers of America Fund Exhibits and debtors exhibits and compress files per L. Peng.
McGreal MM	04/26/13	1.5	Correspondence with A. Libby regarding 1113 and 1114 hearing preparation (0.3);

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			teleconference with chambers and E. Moskowitz
			regarding §§ 1113 and 1114 hearing (0.3); draft
			email summary of same (0.2); teleconference
			with L. Samet regarding same (0.1);
			correspondence with M. Luna and R. Nadick
			regarding mailing retiree letters (0.1);
			correspondence with K. Coco regarding motion to
			strike 1113 and 1114 objection (0.1); review
			bankruptcy rules regarding same (0.2); review
			and comment on revised retiree and employee
			letters (0.2).
Moskowitz E	04/26/13	7.6	Prepare F. Huffard for trial testimony (4.7);
			prepare opening statement and other hearing
			preparation (2.3); call with G. Robertson to
			prepare for trial testimony (0.6).
O'Flaherty D	04/26/13	0.2	Load deposition files onto LiveNote database.
Peng L	04/26/13	3.8	Prepare exhibits for §§ 1113 and 1114 hearing
T Clig L	04/20/13	3.0	(0.4); research in support of motion to strike M.
			Buckner's declaration (3.4).
Pucci MV	04/26/13	2.2	Identify and pull cases cited in reply
Pucci IVI V	04/20/13	2.2	
			memorandum of law in further support of
			plaintiffs' motion for summary judgment and
			defendants' reply in support of their motion to
			dismiss per A. Gehring (1.7); update index and
			binders of motion to dismiss and motion for
			summary judgment briefs and cases cited in
			motion to dismiss and motion for summary
			judgment per A. Gehring (0.5).
Reiser CM	04/26/13	6.3	Confer with J. Martin regarding summary
			judgment reply brief (0.2); conduct research in
			connection with summary judgment reply brief
			(1.1); review and edit draft summary judgment
			reply brief (1.5); confer with A. Gehring and D.
			Darcy regarding same (1.4); cite check summary
			judgment reply brief (1.7); review Peabody reply
			in support of motion to dismiss declaratory
			judgment complaint (0.4).
Resnick BM	04/26/13	3.2	Correspondence with M. Huebner, J. Woodrum,
			B. Hatfield and J. Goodchild regarding potential
			resolution of multi-employer pension plan issues
			(2.0); correspondence with E. Moskowitz and F.
			Huffard regarding 1113 and 1114 hearing
			preparation (0.8); correspondence with J.
			Agostinho and M. McGreal regarding 363 order
			letter and benefit costs (0.4).
Russano MJ	04/26/13	10.9	Research regarding motion to exclude testimony
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			(1.9); confer with M. Tobak and D. Darcy regarding same (0.4); review Wood McKenzie response to subpoena (0.3); confer with E. Moskowitz and A. Gehring regarding same (0.2); review Engelhardt deposition transcript, designations and counter-designations (1.7); confer with E. Sokoloff regarding same (0.3); prepare for §§ 1113 and 1114 hearing, including potential oral arguments and direct and cross-examination (6.1).
Samet L	04/26/13	13.6	Oversee preparation of hearing exhibits and filing of exhibit list (1.4); oversee and edit trial graphics (1.1); prepare for G. Robertson trial testimony (4.2); conference call with G. Robertson and E. Moskowitz regarding same (0.4); prepare for T. Terry trial testimony (1.9); prepare for B. Hatfield trial testimony (2.9); prepare for §§ 1113 and 1114 hearing (1.7).
Sokoloff EA	04/26/13	8.6	Prepare demonstratives for §§ 1113 and 1114 hearing (5.4); meet with B. Kaminetzky regarding same (0.2); finalize, review and file joint deposition designations (3.0).
Song PJ	04/26/13	2.3	Create trial graphics per E. Sokoloff.
Stewart R	04/26/13	2.5	Finalize key documents index (1.1); prepare key documents binder (1.4).
Tobak MJ	04/26/13	3.2	Review Akunuri deposition transcript in connection with evidentiary argument (1.1); review legal research of D. Darcy in connection with expert testimony (0.6); confer with D. Darcy regarding same (0.4); confer with A. Gehring regarding Akunuri (0.4); confer with D. Loss regarding rules of evidence in connection with hearing (0.4); draft argument for exclusion of expert evidence (0.3).
Vora A	04/26/13	10.1	Compose cross-examination outline of United Mine Workers of America witness E. Cobin (8.5); construct demonstratives for use at trial (1.2); manage correspondence and case files (0.4).
Zaleck M	04/26/13	0.5	Obtain expert report regarding F. Huffard for L. Peng.
Aizen RM	04/27/13	0.1	Email from M. Luna regarding retiree medical.
Darcy D	04/27/13	6.7	Conduct research regarding evidence issue in advance of §§ 1113 and 1114 hearing (5.5); draft summary regarding same (1.0); email A. Gehring regarding evidence research (0.2).
Edwards LK	04/27/13	0.8	Prepare and send out minibooks per J. Eum.

Estacio R Eum JS	04/27/13	9.4	Emails with E. Moskowitz regarding 1113 and 1114 hearing opening statement (0.1); draft and edit cross examination outline for B. Hatfield regarding §§ 1113 and 1114 hearing (8.4); review direct examination outline regarding the same (0.4); correspond with B. Kaminetzky, D. Loss, L. Samet and others regarding compiling §§ 1113 and 1114 hearing material (0.5). Quality check additional sets of joint exhibits
Lum 35	04/27/13	10.0	binders per L. Samet (5.9); compile documents for Robertson and Hatfield deposition preparation binders per L. Samet (2.1); compile documents for deposition preparation binders per E. Glazer (2.0).
Gehring AS	04/27/13	12.9	Draft P. Mandarino cross outline (6.5); meet with E. Glazer regarding same (0.5); review United Mine Workers of America response to evidence objection (0.4); review Peabody reply to motion to dismiss (1.6); edit S. Akunuri cross outline (2.9); review United Mine Workers of America fourth counterproposal (1.0).
Glazer E	04/27/13	10.9	Prepare for D. Lucha trial testimony, including review of deposition transcript, drafting of redirect questions and drafting of mock cross outline (7.3); prepare for F. Huffard trial testimony (1.2); draft P. Mandarino outline (1.9); review fourth counterproposal and related summary of savings (0.5).
Hakimzadeh S	04/27/13	1.9	Revise A. Traynor cross-examination outline.
Harrington M	04/27/13	9.0	Maintain and support IT equipment use for Davis Polk team (4.7); arrange logistics for Davis Polk trial team (2.5); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.4); print and scan as requested by trial team (0.4); general maintenance and upkeep of trial office space (1.0).
Huebner MS	04/27/13	1.1	Confer with J. Bean and E. Moskowitz regarding union proposal and §1113 trial (0.6); review and reply to several dozen accumulated emails regarding §1113 and upcoming trial (0.5).
Kaminetzky BS	04/27/13	1.4	Review materials for trial and trial preparation (1.1); emails regarding negotiations, trial and strategy (0.3).
Loss DM	04/27/13	14.5	Revise Buckner motion to strike (6.7); draft Buckner cross-examination outline (7.8).

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Martin JD	04/27/13	10.0	Review case law in preparation for oral argument
			on Peabody motions (3.5); draft and revise
			arguments for Peabody motion to dismiss and
			summary judgment oral arguments (5.0); review
			and comment on draft witness examinations in
			preparation for 1113 and 1114 trial (1.5).
Moskowitz E	04/27/13	3.8	Draft opening statement (2.1); review fourth
			counterproposal (0.4); correspondence with M.
			Huebner and team regarding same (0.6); prepare
			for 1113 and 1114 hearing (0.7).
Peng L	04/27/13	2.0	Compile rules of evidence summary for M.
			Buckner motion to strike (0.7); edit M. Buckner
			cross-examination outline (1.3).
Resnick BM	04/27/13	0.6	Correspondence with M. Huebner, E. Moskowitz
Resilier Divi	04/27/13	0.0	and J. Woodrum regarding multi-employer
			pension plan aspect of 1113 and 1114 proposal.
Russano MJ	04/27/13	4.6	Prepare for §§ 1113 and 1114 hearing.
Samet L	04/27/13	13.9	
Samet L	04/27/13	13.9	Prepare for B. Hatfield trial testimony (8.2);
			prepare for T. Terry trial testimony (1.3); prepare
			for G. Robertson trial testimony (1.4);
			correspondence with T. Terry (0.2); review
			counterproposal and emails regarding same (0.6);
			prepare for 1113 and 1114 hearing (2.2).
Sokoloff EA	04/27/13	4.4	Research for D. Lucha's preparation (0.5); prepare
			demonstratives for 1113 and 1114 hearing (3.9).
Tobak MJ	04/27/13	2.4	Review legal research of D. Darcy regarding
			evidentiary argument (0.8); draft argument for
			exclusion of expert testimony based on
			nondisclosure of underlying material (1.6).
Vora A	04/27/13	8.5	Edit and update cross-examination outline of
			United Mine Workers of America fact witness M.
			Buckner (4.3); edit and update cross-examination
			outline of United Mine Workers of America
			expert witness E. Cobin (4.2).
Aizen RM	04/28/13	0.1	Review revised §1113 proposal.
Estacio R	04/28/13	3.6	Review and edit direct examination outline for B.
2500010 11	0 1/ 20/ 10	2.0	Hatfield regarding 1113 and 1114 hearing (1.4);
			emails with L. Samet regarding the same (0.1);
			review deposition designations and correspond
			with legal assistant J. Eum and others regarding
			the same (0.4); review and edit §§ 1113 and 1114
Eum IC	04/29/12	11.2	opening statement (1.7).
Eum JS	04/28/13	11.3	Supplement sets of joint exhibits binders with
			additional exhibits per L. Samet (2.0); update
			highlights of deposition transcripts for debtors'
			and United Mine Workers of America's initial and

compile documents for Lucha and Robertson preparation per E. Glazer and L. Samet (2.3); compile selected Lucha and Robertson documents for hearing per E. Glazer and L. Samet (2.3). Gehring AS 04/28/13 15.9 Prepare for P. Mandarino cross examination (6.4); prepare for S. Schwartz testimony (8.9); prepare for declaratory judgment oral argument (0.6). Meet with D. Lucha to prepare for tial testimony and prepare for same (5.4); prepare for see in the testimony and prepare for same (5.4); prepare for \$\frac{8}{1113}\$ and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for \$\frac{8}{8}\$ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for \$\frac{8}{8}\$ 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Review and markup opening statements for \$\frac{8}{1113}\$ trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiry issues (0.4).				counter-designations per R. Estacio (2.7);
Gehring AS 04/28/13 15.9 Prepare for P. Mandarino cross examination (6.4); prepare for P. Mandarino cross examination (6.4); prepare for S. Schwartz testimony (8.9); prepare for declaratory judgment oral argument (0.6). Glazer E 04/28/13 15.0 Meet with D. Lucha to prepare for trial testimony and prepare for same (5.4); prepare for § \$1113 and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM 04/28/13 19.3 Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				compile documents for Lucha and Robertson
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Gehring AS 04/28/13 15.9 Prepare for P. Mandarino cross examination (6.4); prepare for S. Schwartz testimony (8.9); prepare for declaratory judgment oral argument (0.6). Meet with D. Lucha to prepare for trial testimony and prepare for same (5.4); prepare for §§ 1113 and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (6.8); arrange logistics for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4). Martin JD 04/28/13 11.0 Prepare for § 1113 and 1114 trial (1.5); review				compile selected Lucha and Robertson documents
Glazer E 04/28/13 15.0 Meet with D. Lucha to prepare for \$\frac{8}{113} \text{ mon y and prepare for same (5.4); prepare for \$\frac{8}{1113} \text{ and } 1114 \text{ testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for \$\frac{8}{8}\$ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for \$\frac{8}{8}\$ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for \$\frac{8}{1113}\$ trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				for hearing per E. Glazer and L. Samet (4.3).
Glazer E 04/28/13 15.0 Meet with D. Lucha to prepare for trial testimony and prepare for same (5.4); prepare for §§ 1113 and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office, space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for \$1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).	Gehring AS	04/28/13	15.9	Prepare for P. Mandarino cross examination (6.4);
Glazer E				prepare for S. Schwartz testimony (8.9); prepare
and prepare for same (5.4); prepare for §§ 1113 and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM 04/28/13 9.3 Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				for declaratory judgment oral argument (0.6).
and 1114 testimony of F. Huffard, including review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S O4/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M O4/28/13 14.6 Maintain and support IT equipment use for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS O4/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS O4/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM O4/28/13 O4/28/13 O4/28/13 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).	Glazer E	04/28/13	15.0	Meet with D. Lucha to prepare for trial testimony
review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S O4/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS O4/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS O4/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM O4/28/13 O4/28/13 O4/28/13 Ocrorespond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				and prepare for same (5.4); prepare for §§ 1113
review of materials and revision of direct examination (2.4); prepare cross-examination questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S O4/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS O4/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS O4/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM O4/28/13 O4/28/13 O4/28/13 Ocrorespond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				and 1114 testimony of F. Huffard, including
questions for P. Mandarino for §§ 1113 and 1114 hearing (4.8); confer with A. Gehring regarding same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S O4/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M O4/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS O4/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS O4/28/13 O4/28/13 O4/28/13 O4/28/13 O4/28/13 O4/28/13 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4).				
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same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM 04/28/13 9.3 Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4). Martin JD 04/28/13 11.0 Prepare for §§ 1113 and 1114 trial (1.5); review				questions for P. Mandarino for §§ 1113 and 1114
same (0.3); revise demonstratives for §§ 1113 and 1114 hearing (1.1); coordinate logistics and preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for §1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM 04/28/13 9.3 Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4). Martin JD 04/28/13 11.0 Prepare for §§ 1113 and 1114 trial (1.5); review				hearing (4.8); confer with A. Gehring regarding
preparation of materials for 1113 and 1114 hearing (0.8); confer with J. Martin, L. Samet, A. Vora and Blackstone regarding retiree healthcare liability analysis (0.2). Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for \$1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Loss DM 04/28/13 9.3 Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4). Martin JD 04/28/13 11.0 Prepare for §§ 1113 and 1114 trial (1.5); review				same (0.3); revise demonstratives for §§ 1113 and
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Hakimzadeh S 04/28/13 2.2 Compile materials for A. Traynor trial demonstrative (1.7); correspond with B. Kaminetzky and J. Mazzotti regarding same (0.5). Harrington M 04/28/13 14.6 Maintain and support IT equipment use for Davis Polk team (6.8); arrange logistics for Davis Polk trial team (3.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.8); print and scan as requested by trial team (1.5); general maintenance and upkeep of trial office space (2.5). Huebner MS 04/28/13 1.6 Review and markup opening statements for \$1113 trial and confer with E. Moskowitz regarding same (0.9); multiple emails to clients and pension counsel regarding pension issues (0.7). Kaminetzky BS 04/28/13 9.7 Prepare for trial, including demonstratives, team meetings, witness preparation and strategy. Correspond with E. Glazer regarding Lucha redirect (0.4); review Lucha redirect outline (0.2); draft Buckner cross-examination outline (8.3); correspond with L. Peng regarding evidentiary issues (0.4). Martin JD 04/28/13 11.0 Prepare for §§ 1113 and 1114 trial (1.5); review				hearing (0.8); confer with J. Martin, L. Samet, A.
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	Martin JD	04/28/13	11.0	` '
THE THE PERSON OF THE PERSON O				case law to prepare for oral argument on Peabody

			motions (4.0); revise arguments for Peabody motion to dismiss and summary judgment oral arguments (5.5).
McGreal MM	04/28/13	0.1	Correspondence with L. Samet, A. Libby and others regarding §§ 1113 and 1114 hearing preparation.
Moskowitz E	04/28/13	11.2	Prepare for §§ 1113 and 1114 hearing (6.6); meet with D. Lucha to prepare for trial testimony (1.7); meet with G. Robertson to prepare for trial testimony (1.0); meet with trial team to prepare for next day's hearing (1.9).
Peng L	04/28/13	3.7	Compile exhibit list for §§ 1113 and 1114 hearing (2.7); revise M. Buckner cross outline (1.0).
Resnick BM	04/28/13	0.8	Emails regarding multi-employer pension plan aspect of §§ 1113 and 1114 proposal.
Russano MJ	04/28/13	11.3	Prepare for §§ 1113 and 1114 hearing.
Samet L	04/28/13	14.9	Prepare for G. Robertson testimony (3.9); prepare for B. Hatfield testimony (5.8); prepare for T. Terry testimony (2.2); revise trial graphics (1.1); prepare for §§ 1113 and 1114 hearing (1.9).
Sokoloff EA	04/28/13	5.5	Prepare demonstratives for §§ 1113 and 1114 hearing (4.5); review deposition transcripts for submission to court (0.5); circulate deposition summary (0.5).
Vora A	04/28/13	7.4	Edit and update cross-examination outline of United Mine Workers of America expert witness E. Cobin (5.4); research and analyze healthcare-related materials from Blackstone and Mercer to incorporate same into cross-examination outline (2.0).
Agostinho JN	04/29/13	0.7	Call with M. Luna and B. Resnick regarding retiree life insurance benefits (0.4); correspondence regarding same (0.1); discuss COBRA issue with R. Aizen (0.2).
Aizen RM	04/29/13	1.5	Discussions with B. Resnick and J. Woodrum regarding multi-employer pension plan (1.1); emails with O. Lozada regarding COBRA (0.4).
Coco KJ	04/29/13	0.2	Emails regarding hearing preparation for §1113 trial.
Estacio R	04/29/13	11.0	Review analysis regarding United Mine Workers of America §§ 1113 and 1114 counterproposal (0.3); emails regarding the same (0.2); edit Hatfield §§ 1113 and 1114 hearing testimony outline (7.8); emails with L. Samet regarding same (0.1); attend 1113 and 1114 hearing by phone (2.6).

Eum JS	04/29/13	16.5	Update joint exhibits binders per A. Gehring (3.6); compile copies of Hatfield demonstratives for direct testimony per L. Samet (0.3); prepare for §§ 1113 and 1114 hearing (2.0); compile declarations for opening and reply brief, United Mine Workers of America's declarations and deposition transcripts in preparation for hearing per E. Glazer (3.3); compile copies of Huffard demonstratives per E. Glazer (0.3); update pdf version of Getzen model spreadsheet per A. Vora (0.2); compile S. Schwartz deposition transcript and declaration for witness preparation per A. Gehring (0.5); compile copy of Buckner cross materials per B. Kaminetzky (0.2); compile copies of February 2013 discussion materials in preparation for Mandarino cross per E. Glazer (0.3); compile documents for Akunuri deposition preparation binder per A. Gehring (2.0); review joint exhibits binders with updated index per A. Gehring and L. Samet (2.0); update Huffard direct testimony outline per E. Glazer (0.4); compile copies of Traynor cross outline, blackline and powerpoint slides per B. Kaminetzky (0.6); prepare copies of selected documents for use in
Gehring AS	04/29/13	16.3	Lucha direct testimony per E. Glazer (0.8). Meet with B. Kaminetzky, L. Samet and E. Glazer regarding §§ 1113 and 1114 closing (0.5); attend §§ 1113 and 1114 hearing (4.8); prepare for S. Schwartz testimony (5.2); prepare for S. Akunuri testimony (5.8).
Glazer E	04/29/13	17.5	Confer with B. Kaminetzky, A. Gehring and L. Samet regarding §§ 1113 and 1114 hearing preparation (0.8); attend 1113 and 1114 hearing (6.0); meet with F. Huffard to prepare for §§ 1113 and 1114 testimony (2.5); revise joint exhibit list and descriptions (1.3); calls and emails with A. Schlesinger regarding union's fourth counterproposal (0.8); prepare for 1113 and 1114 hearing (2.4); revise redirect outline for D. Lucha (0.5); revise demonstratives for §§ 1113 and 1114 testimony (0.2); organize logistics for §§ 1113 and 1114 hearing (0.8); emails with L. Samet, M. Harrington and J. Eum regarding same (0.4); prepare F. Huffard testimony (1.8).
Hakimzadeh S	04/29/13	13.1	Prepare trial demonstratives for A. Traynor cross examination (4.6); meet with D. Alumbaugh

Harrington M	04/29/13	16.2	regarding same (0.6); correspond with D. Loss and L. Peng regarding demonstratives (0.3); check descriptions in joint exhibit index and calls with A. Gehring and E. Glazer regarding same (2.6); calls with B. Kaminetzky regarding revisions to A. Traynor cross examination outline (0.7); revise A. Traynor cross examination outline per request of B. Kaminetzky (4.3). Maintain and support IT equipment use for Davis
			Polk team (3.7); arrange logistics for Davis Polk trial team (5.0); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (0.5); print, scan and deliver as requested by trial team (4.5); general maintenance and upkeep of trial office space (2.5).
Huebner MS	04/29/13	10.6	Prepare for and attend day 1 of §1113 trial including arguing at same (8.9); participate in witness preparation for day 2 of trial (1.7).
Kaminetzky BS	04/29/13	14.8	Prepare for trial (including witness preparation, meetings with team, legal analysis and witness sheets) and attend same.
Loss DM	04/29/13	16.3	Revise oral argument outline for motion to strike Buckner declaration (7.7); teleconference with B. Kaminetzky regarding Buckner crossexamination (0.3); review declaration and deposition testimony excerpts for inclusion in trial demonstrative slides (2.9); revise Buckner cross-examination outline (1.4); communications with L. Peng and S. Hakimzadeh regarding demonstratives (0.3); research evidentiary issues for motion to strike M. Buckner declaration (2.3); communications with L. Peng regarding same (1.4).
Martin JD	04/29/13	14.3	Prepare for argument on Peabody motions (1.8); attend hearing in 1113 and 1114 trial, including argument on Peabody motions (8.2); prepare for trial, including conference with T. Terry and L. Samet (4.3).
McGreal MM	04/29/13	1.9	Confer with B. Resnick regarding 1113 and 1114 proposal (0.4); conduct research regarding same (0.6); correspondence with R. Nadick regarding retiree letters (0.1); telephonically attend §§ 1113 and 1114 hearing (0.8).
Moskowitz E	04/29/13	15.0	Prepare for trial (1.3); participate in §§ 1113 and 1114 trial in St. Louis (8.7); meet with F. Huffard

			and prepare for next day of trial (4.1); emails with clients and team regarding trial strategy and related issues (0.9).
Peng L	04/29/13	10.2	Edit demonstratives for §§ 1113 and 1114 hearing (3.5); create demonstratives for motion to strike M. Buckner's testimony and cross (3.1); research in support of motion to strike (3.6).
Pucci MV	04/29/13	2.8	Review joint exhibits and joint exhibits index for accuracy per J. Eum.
Reiser CM	04/29/13	0.3	Review email summarizing Whiting and Engelhardt depositions (0.2); emails with A. Gehring regarding summary judgment declaratory judgment action (0.1).
Resnick BM	04/29/13	3.6	Research multi-employer pension plan issues (1.3); correspondence with M. McGreal, J. Woodrum, R. Aizen and M. Huebner regarding multi-employer pension plan proposal (2.0); correspondence with J. Agostinho and R. Aizen regarding life insurance benefits (0.1); call with M. Luna and J. Agostinho regarding same (0.2).
Russano MJ	04/29/13	14.3	Prepare for and defend S. Schwartz direct testimony (6.8); attend court hearing (3.4); prepare for S. Akunuri cross examination and motion to strike (4.1).
Samet L	04/29/13	16.9	Attend §§ 1113 and 1114 hearing and meetings during breaks (8.0); prepare for T. Terry trial testimony (3.2); prepare for B. Hatfield trial testimony (2.7); prepare for G. Robertson trial testimony (0.6); oversee preparation of exhibits (0.9); revise trial graphics (0.8); prepare summary of trial (0.7).
Sokoloff EA	04/29/13	4.0	Prepare demonstratives for §§ 1113 and 1114 hearing.
Vora A	04/29/13	11.8	Revise cross-examination outline of United Mine Workers of America expert witness E. Cobin (8.9); research, analyze healthcare-related materials from Blackstone and Mercer to incorporate into cross-examination outline (2.9).
Aizen RM	04/30/13	1.9	Email from L. Samet regarding §§ 1113 and 1114 update (0.1); emails and discussions with E. Moskowitz, E. Cho, R. Estacio, T. Windsor and J. Woodrum regarding multi-employer pension plan (0.7); comment on supplemental 401(k) termination documents (1.1).
Cho EK	04/30/13	2.8	Teleconference with Davis Polk team regarding withdrawal liability issues (0.5); teleconference

			,
			with J. Woodrum regarding same (0.4); teleconference with T. Windsor regarding same
			(0.5); correspondence with Davis Polk team
			regarding testimony and stipulations in
			connection with withdrawal liability (0.4); review
			stipulation (0.5); review materials related to
			termination of supplemental 401(k) plan (0.5).
Darcy D	04/30/13	0.3	Review draft argument seeking to preclude
			admission of expert testimony.
Estacio R	04/30/13	14.3	Attend §§ 1113 and 1114 hearing and
			conferences regarding the same (10.8); confer
			with E. Moskowitz, United Mine Workers of
			America Funds and others regarding deposition
			designations of D. Stover (1.2); research and draft
			analysis regarding the same (0.9); prepare B.
			Hatfield for §§ 1113 and 1114 hearing testimony (1.4).
Eum JS	04/30/13	15.3	Prepare copies of selected documents for use in
Euili 35	04/30/13	13.3	Lucha direct testimony as per E. Glazer (3.5);
			compile copies of fee materials per R. Estacio
			(0.5); prepare copies of exhibits per A. Gehring
			(1.3); review United Mine Workers of America's
			highlight copy of Stover's deposition designations
			per R. Estacio (0.9); attend court hearing (3.5);
			compile additional sets of United Mine Workers
			of America's objection and Traynor's deposition
			transcript in preparation for hearing per S.
			Hakimzadeh (3.5); coordinate Stover deposition
			exhibit 3 per R. Estacio (0.3); update Akunuri
			deposition preparation binder with joint exhibit
			numbers per A. Gehring (1.0); compile copies of
			Mandarino cross-examination outline per E.
			Glazer (0.8).
Gehring AS	04/30/13	18.0	Prepare for P. Mandarino testimony (3.2); prepare
			for S. Akunuri testimony (5.0); attend §§ 1113
			and 1114 hearing (9.8).
Glazer E	04/30/13	16.8	Prepare for D. Lucha and F. Huffard testimony
			(1.4); attend §§ 1113 and 1114 hearing (10.3);
			prepare for cross-examination of P. Mandarino
			(4.6); emails with E. Moskowitz, L. Samet and
II-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	04/20/12	10.0	others regarding hearing-related issues (0.5).
Hakimzadeh S	04/30/13	12.3	Revise A. Traynor cross-examination outline
			(2.5); attend §§ 1113 and 1114 hearing (1.1);
			prepare for A. Traynor cross-examination (4.2),
			meet with B. Kaminetzky regarding A. Traynor
			cross examination (1.4), compile materials for A.

			Traynor cross examination (1.2); assist with P. Mandarino cross-examination deck and closing deck (1.9).
Harrington M	04/30/13	16.1	Maintain and support IT equipment use for Davis Polk team (4.9); arrange logistics for Davis Polk trial team (6.5); calls and emails with Bryan Cave and Davis Polk regarding use of trial office, conference spaces and supplies for Davis Polk team (1.2); print and scan as requested by trial team (1.0); general maintenance and upkeep of trial office space (2.5).
Huebner MS	04/30/13	11.9	Attend §1113 trial and numerous leadership tasks attended to regarding same (9.4); extended meeting with Houlihan Lokey, Blackstone and T. Mayer regarding union claims and equity issues (2.2); confer with F. Huffard and B. Resnick regarding bondholder questions and demands (0.3).
Kaminetzky BS	04/30/13	16.7	Prepare for trial (including witness preparation, meetings with team, legal analysis and witness sheets) and attend trial.
Loss DM	04/30/13	14.8	Attend trial (1.4); revise demonstrative slides for motion to strike Buckner declaration (2.1); revise demonstrative slides for Buckner cross-examination (1.0); revise Buckner cross-examination outline (6.3); confer with B. Kaminetzky regarding motion to strike Buckner declaration (1.5); revise outline for argument on motion to strike (0.9); draft chart of rebuttal points for argument on motion to strike Buckner declaration (1.6).
Martin JD	04/30/13	13.6	Attend and participate in §§ 1113 and 1114 trial, including pre-hearing preparation for T. Terry testimony (9.3); draft and revise crossexamination of E. Cobin (4.3).
McGreal MM	04/30/13	1.1	Review correspondence regarding supplemental 401(k) (0.1); teleconference with R. Aizen regarding same (0.1); correspondence with R. Jones and others regarding §§ 1113 and 1114 hearing transcripts (0.1); correspondence with B. Resnick, E. Sokoloff and others regarding §§ 1113 and 1114 proposal (0.2); telephonically attend §§ 1113 and 1114 hearing (0.6).
Moskowitz E	04/30/13	16.4	Prepare for trial (1.3); participate in §§ 1113 and 1114 trial (11.0); prepare for trial and Mandarino examination (3.4); emails with team regarding

			trial related issues (0.7).
Peng L	04/30/13	10.4	Prepare M. Buckner deposition transcript for use at the §§ 1113 and 1114 hearing (1.2); prepare demonstratives for motion to strike M. Buckner's testimony and cross (5.8); research in support of same (3.4).
Pucci MV	04/30/13	0.8	Prepare §§ 1113 and 1114 trial graphics per E. Sokoloff.
Resnick BM	04/30/13	0.4	Emails with litigation team regarding multi- employer pension plan issues.
Russano MJ	04/30/13	18.6	Prepare for oral argument and cross examination of S. Akunuri.
Samet L	04/30/13	16.4	Attend §§ 1113 and 1114 hearing and meetings during breaks (10.1); prepare for T. Terry testimony (1.1); prepare for B. Hatfield testimony (2.4); revise graphics (0.6); draft closing statement (0.9); prepare summary of trial (0.4); prepare for §§ 1113 and 1114 hearing (0.9).
Sokoloff EA	04/30/13	1.4	Revise demonstratives for §§ 1113 and 1114 hearing.
Tobak MJ	04/30/13	3.2	Revise argument for exclusion of expert evidence based on nondisclosure (2.1); correspondence with M. Russano regarding same (0.3); review Akunuri declaration and exhibits in connection with same (0.8).
Vora A	04/30/13	14.5	Confer with Mercer team members to analyze declaration, deposition and materials of expert witness E. Cobin (0.6); analyze materials of expert witness E. Cobin to prepare for cross examination (7.5); prepare exhibits and demonstratives for cross-examination of E. Cobin (6.4).
Total EMPLOYI	EE LABOR	4,036.3	
EXECUTORY CONTRACTS			
Coco KJ	04/02/13	5.2	Analyze Payne-Gallatin litigation issues (1.8); call with J. Martin and A. Mehes regarding same (0.2); draft rejection notice and proposed order for Gibbs equipment rejection (1.3); emails with clients regarding same (0.2); call with C. Ebetino and J. Eagan regarding Payne-Gallatin and Shonk leases (0.8); emails to Davis Polk team regarding strategy for Payne-Gallatin (0.3); review analysis by local counsel regarding same (0.6).

Coco KJ	04/03/13	1.6	Revise rejection notice and proposed order for
Coco Ks	04/03/13	1.0	Gibbs equipment and circulate same (0.6); emails
			with T. Chepiga regarding same (0.3); call with
			H. Hiznay regarding RBS issues and follow-up
			email (0.4); call with R. Case regarding Payne-
MaCaral MM	04/02/12	0.2	Gallatin and Shonk leases (0.3).
McGreal MM	04/03/13	0.2	Review and comment on notice of rejection (0.1);
			correspondence with K. Coco regarding same
G 177	0.4/0.4/1.2	0.6	(0.1).
Coco KJ	04/04/13	0.6	Call with B. Resnick and J. Martin regarding
			Payne-Gallatin lease and follow-up with C.
			Ebetino (0.4); call with M. Williams regarding
			Kentucky lease issues (0.2).
Coco KJ	04/05/13	0.4	Coordinate filing and service of Gibbs rejection
			notice (0.1); call and email to R. Case regarding
			Payne-Gallatin dispute (0.3).
Falk AE	04/05/13	0.9	File rejection notice with R. Stewart.
Coco KJ	04/06/13	0.3	Emails with R. Case, H. Smotkin and J. Martin
			regarding Payne-Gallatin and Shonk lease issues.
Coco KJ	04/08/13	7.3	Call with counsel to Payne-Gallatin and follow-
			up emails with clients regarding Payne-Gallatin
			and Shonk leases (0.9); review Penn Virginia
			easement, objection to real property assumption
			motion and emails with clients in preparation for
			call with Penn Virginia (0.8); draft assumption
			order with Shonk land company (1.6); call with
			A. Falk regarding Shonk leases and indemnity
			issues and follow-up analysis (0.5); review and
			revise Penn Virginia easement (1.1); emails with
			clients and local counsel regarding same (0.6);
			draft assumption and rejection order for Penn
			Virginia leases and emails with clients regarding
Folls A.F.	04/08/13	1 7	same (1.8).
Falk AE	04/08/13	1.7	Review Shonk leases to identify indemnity
			provisions covering mechanics' liens (0.9); confer
			with K. Coco regarding same (0.3); draft
			language regarding contingent claims for Shonk
M.C. 1304	04/00/12	1.0	stipulation (0.5).
McGreal MM	04/08/13	1.3	Teleconferences with A. Starr and R. Estacio
			regarding executory contract issues (0.4); review
			materials regarding same (0.6); confer with B.
			Resnick regarding same (0.1); correspondence
			with K. Coco regarding curing lease defaults
			(0.2).
Resnick BM	04/08/13	0.2	Call with K. Coco regarding Payne-Gallatin
			issues.

Starr AT	04/08/13	1.9	Calls and emails with J. Martin, R. Estacio and M. McGreal regarding Arch purchase and sale agreement (0.4); meet with R. Estacio regarding analyzing Magnum agreement (0.8); review Magnum agreements (0.7).
Coco KJ	04/09/13	4.3	Review draft easement with Penn Virginia (0.5); pre-call with clients regarding same (0.3); call with Penn Virginia regarding same (0.5); draft new language and edits to Penn Virginia easement (0.8); emails with clients and local counsel regarding same (0.6); emails with Payne-Gallatin counsel regarding lease issue (0.3); call with D. Neier regarding Penn Virginia issues (0.2); revise draft assumption and rejection orders for Shonk land company and Penn Virginia (0.7); emails with clients regarding Shonk lease cures (0.4).
Huebner MS	04/09/13	0.2	Emails with Davis Polk team and clients regarding Arch issues.
McGreal MM	04/09/13	0.4	Teleconferences with A. Starr and J. Martin regarding various agreements (0.3); confer with B. Resnick regarding same (0.1).
Starr AT	04/09/13	0.8	Calls and emails regarding rejection of Arch contracts with M. McGreal, J. Martin and C. Ebetino (0.6); review Arch contract (0.2).
Coco KJ	04/10/13	1.9	Emails with C. Ebetino regarding lease assumption and cure issues (0.5); call with C. Ebetino and others regarding Magnum documents and follow-up communication with Davis Polk team (0.6); review research concerning certain assumption and cure issues (0.3); review proposal from J. Eagan regarding Shonk leases and proposed order in connection with same (0.5).
McGreal MM	04/10/13	0.6	Teleconference with C. Ebetino, J. Eagan and K. Coco regarding assumption and rejection issues (0.5); correspondence with K. Coco regarding same (0.1).
Coco KJ	04/11/13	1.4	Call and emails with A. Hammer regarding Mercer agreements and follow-up emails with clients regarding same (0.8); call with J. Eagan regarding Shonk leases and review Shonk's proposal (0.3); emails with clients and Davis Polk team regarding Payne-Gallatin (0.3).
Klein DS	04/11/13	0.3	Emails with J. Jones and M. McGreal regarding XCoal contract.
Klein DS	04/12/13	0.7	Call with B. Bennett, J. Jones and others

			ne conding VCool (0.4), follow we with M
			regarding XCoal (0.4); follow-up with M.
Cara VI	04/14/12	1.0	Immermann regarding same (0.3).
Coco KJ	04/14/13	1.0	Draft objection to Payne-Gallatin motion.
Resnick BM	04/14/13	0.4	Review Payne-Gallatin objection (0.2);
			correspondence with J. Martin and K. Coco
			regarding same (0.2).
Coco KJ	04/15/13	2.3	Draft and revise proposed order in connection
			with assumption of Shonk leases (1.5);
			communications with clients, AlixPartners, Shonk
			and Davis Polk team regarding same (0.8).
Falk AE	04/15/13	2.3	Revise Shonk stipulation and order to include
			cure amounts.
Mehes A	04/15/13	0.5	Review settlement agreement for status as
			executory contract.
Resnick BM	04/15/13	0.5	Correspondence with K. Coco and others
			regarding various executory contract
			assumptions.
Stewart R	04/15/13	1.3	Draft notice of no objection, proposed order and
			email to chambers regarding Gibbs Technology
			lease rejection.
Coco KJ	04/16/13	2.6	Emails with clients and revisions to Shonk
			stipulation (1.4); call with M. Williams regarding
			Penn Virginia reclamation issues and follow-up
			(0.8); review comments from Penn Virginia to
			lease easements (0.4).
Stewart R	04/16/13	0.6	Finalize Payne-Gallatin objection for filing.
Coco KJ	04/18/13	0.4	Review summary of Payne-Gallatin dispute in
			preparation for hearing on April 23.
Klein DS	04/18/13	0.1	Emails with M. Immermann regarding throughput
			contract negotiations.
Coco KJ	04/19/13	0.8	Call and email with S. Hoyer regarding Shonk
			leases (0.2); emails with J. Eagan regarding same
			(0.1); call and email with S. Schutzenhofer
			regarding Cal First lease (0.2); call with Cal First
			regarding same (0.3).
Coco KJ	04/20/13	0.7	Draft summary of Payne-Gallatin dispute, facts
			and timeline.
Coco KJ	04/22/13	0.9	Call with Shonk attorney (0.2); call with J. Eagan
			regarding Shonk leases and follow-up (0.4);
			review Payne-Gallatin summary and emails (0.3).
Klein DS	04/22/13	0.1	Emails with M. Immermann regarding throughput
			contract terms.
Coco KJ	04/23/13	1.2	Call with Cal First Bank regarding lease (0.3);
			call with S. Schutzenhofer regarding same and
			follow-up (0.3); review and revise Payne-Gallatin

			scheduling order and emails regarding same (0.6).
Klein DS	04/23/13	0.1	Call with K. Coco regarding early buyout under lease.
Coco KJ	04/24/13	0.7	Emails with clients and draft for Payne-Gallatin order.
Coco KJ	04/25/13	3.1	Draft and revise order for Payne-Gallatin dispute (0.3); emails with clients and Davis Polk team regarding same (0.8); emails with Payne-Gallatin attorney regarding same (0.3); call with Cal First counsel and S. Schutzenhofer regarding equipment lease buyout transaction (0.5); analysis of same (0.4); emails to clients regarding Penn Virginia lease issues (0.4); conversation with B. Resnick regarding same (0.2); analyze same (0.2).
Klein DS	04/25/13	0.1	Call with K. Coco regarding equipment buyout lease option.
Resnick BM	04/25/13	0.3	Discuss assumption and rejection issue with K. Coco.
Coco KJ	04/26/13	1.8	Emails with clients and AlixPartners regarding Penn Virginia contracts and claims (0.5); emails with Payne-Gallatin counsel regarding cure dispute (0.4); review order regarding same (0.4); emails with clients and Davis Polk team regarding same (0.5).
Coco KJ	04/29/13	3.2	Emails and drafting regarding order with Payne-Gallatin (1.8); meet with R. Stewart regarding lease with Cal First bank (0.3); review draft lease amendment and emails with clients regarding same (0.9); emails with clients and AlixPartners regarding Penn Virginia leases (0.2).
McGreal MM	04/29/13	0.2	Correspondence with K. Coco regarding Payne-Gallatin scheduling order (0.1); email chambers regarding same (0.1).
Stewart R	04/29/13	2.7	Read lease agreement with Cal First and revise letter amending such lease agreement.
Coco KJ	04/30/13	2.3	Call with S. Schutzenhofer regarding Cal First lease amendment and related issues and follow-up emails regarding same (0.7); emails with client and call to counterparty regarding Shonk leases (0.4); emails with Payne-Gallatin and clients regarding leases (0.6); call with M. Williams and others regarding Penn Virginia contracts and claims issues and follow-up (0.6).
Resnick BM	04/30/13	0.2	Call with A. Starr regarding negotiations with coal sales counterparties.

Starr AT	04/30/13	0.8	Conference call with B. Bennett regarding coal sales contract (0.5); call with B. Resnick regarding liquidation on impact coal sales contract (0.3).
Total EXECUTO CONTRACTS	ORY	63.4	
FINANCING	1		
Chepiga TL	04/02/13	0.4	Email with M. McGreal and review of credit agreement regarding letter of credit question.
McGreal MM	04/02/13	0.2	Teleconference with A. Alfonso regarding letters of credit (0.1); email T. Chepiga regarding same (0.1).
Chepiga TL	04/03/13	0.7	Review documents in connection with question from K. Coco and draft emails to Davis Polk team regarding same.
Warner W	04/03/13	0.1	Email with T. Chepiga regarding DIP covenants.
Immermann MC	04/04/13	0.5	Discuss LLC operating agreement and share certificate with J. Jones (0.3); review draft interest power (0.2).
McGreal MM	04/04/13	0.2	Correspondence with A. Alfonso, R. Estacio and R. Mead regarding letters of credit.
Immermann MC	04/08/13	1.1	Review loan documents in connection with DIP question.
Immermann MC	04/09/13	0.1	Coordinate delivery of replacement share certificate and power.
Immermann MC	04/10/13	0.5	Call with K. Coco (0.2); review of real estate lease provisions (0.3).
Vonnegut EJ	04/10/13	0.2	Discuss DIP compliance issues with K. Coco.
Huebner MS	04/11/13	0.2	Confer with DIP counsel regarding various matters.
Immermann MC	04/11/13	0.1	Discuss coal lease terminations with K. Coco.
Huebner MS	04/12/13	0.5	Confer with U.S. Bank counsel regarding pending issues.
Immermann MC	04/12/13	0.5	Research provisions regarding separation of collateral in warehouses.
Immermann MC	04/14/13	0.1	Locate documents for Davis Polk team.
Huebner MS	04/16/13	0.2	Confer with CFO regarding DIP lender issues.
Huebner MS	04/17/13	0.2	Confer and emails with CFO regarding financial performance.
Immermann MC	04/18/13	0.4	Research question regarding throughput agreement.
Immermann MC	04/19/13	0.1	Correspondence regarding throughput agreement question.
Chepiga TL	04/22/13	0.8	Confer with M. Immermann regarding coal

			question and review of documents in connection
			with same (0.5); email and call with E. Sokoloff
			regarding DIP process and review of
			correspondence regarding same (0.3).
Immermann MC	04/22/13	1.0	Research throughput agreement question.
Warner W	04/22/13	1.3	Review coal agreements and terminal agreements
			regarding commingling and continued perfection
			(1.1); confer with M. Immermann regarding same
			(0.2).
Chepiga TL	04/23/13	0.3	Confer with A. de Richemont regarding capital
			structure.
Immermann MC	04/23/13	0.1	Call with S. Robinson regarding throughput
			agreement question.
Chepiga TL	04/24/13	0.5	Call with Davis Polk team, R. Mead and J. Jones
			regarding amendment.
Immermann MC	04/24/13	0.7	Call with Patriot to discuss potential amendment.
Resnick BM	04/24/13	0.3	Call with DIP Lender.
Resnick BM	04/25/13	0.2	Meet with T. Chepiga regarding DIP issues.
Warner W	04/25/13	1.5	Calls and conferences with R. Mead, B. Resnick,
			T. Chepiga, K. Coco and M. Immermann
			regarding joint venture structure and review of
			documents in connection with same.
Immermann MC	04/26/13	0.6	Review of amendment voting procedures.
Immermann MC	04/28/13	0.1	Email correspondence regarding throughput
			agreement.
Immermann MC	04/30/13	1.8	Call with B. Smith to discuss XCoal throughput
			agreement (0.2); call with S. Robinson to discuss
			XCoal throughput agreement (0.1); review
			intercreditor provisions in response to client
			question (0.7); draft amendment shell (0.8).
Total FINANCIN	IG	15.5	
FIRST REVIEW			
Pflieger M	04/01/13	2.8	First review of documents related to potential
			claims investigation.
Pflieger M	04/02/13	1.2	First review of documents related to potential
			claims investigation.
Pflieger M	04/03/13	3.2	First review of documents related to potential
			claims investigation.
Total FIRST RE	Total FIRST REVIEW 7.2		
GENERAL CASI	E		
ADMINISTRAT	ION		
Coco KJ	04/01/13	1.0	Coordinate motion templates and service issues in
			connection with new case management order

			(0.8); draft list of pending motions for April 23
			hearing (0.2).
Law EC	04/01/13	0.5	Route pleadings (0.4); review filings on docket (0.1).
Libby A	04/01/13	3.4	Email to L. Hughes regarding 2004 motion (0.1); review 2004 motion pleadings and comment on same (0.8); call with L. Hughes regarding providing binders for court in compliance with local rules(0.1); calls with GCG regarding notice of appearance parties (0.4); discuss same with M. McGreal (0.1); review local rules regarding service on notice of appearance parties and analysis regarding same (0.6); emails regarding unredacted copies of equity committee motion and coordinate pulling of joinders to same (0.2); coordinate filing of Rule 2004 motion (0.5); coordinate filing of master notice list (0.5); emails regarding filing Bridgehouse motion (0.1).
McGreal MM	04/01/13	1.7	Revise letter to court regarding April 23 agenda (1.1); correspond with B. Resnick regarding same (0.3); review notice of hearing (0.1); correspond with K. Coco and A. Libby regarding same (0.1); correspond with A. Libby regarding service (0.1).
Resnick BM	04/01/13	1.1	Call with A. Alfonso regarding various issues (0.3); call J. Smolinsky regarding various issues (0.2); correspondence with M. McGreal and others regarding April 23 hearing and general case issues (0.6).
Robertson C	04/01/13	0.1	Emails with B. Resnick and A. VanWagner regarding Davis Polk fees and budget.
Coco KJ	04/02/13	4.8	Coordinate filing and service of numerous motions for April 23 hearing (4.0); call with A. Wong regarding April 23 hearing and follow-up email regarding same (0.4); attend case meeting with R. Schwartz and others (0.4).
Falk AE	04/02/13	0.2	Discuss filing Ernst & Young second supplement application with A. Libby.
Law EC	04/02/13	0.8	Route pleadings (0.4); compare and circulate corrected pdf of letter filed on docket against original version (0.3); confer with L. Samet regarding same (0.1).
Libby A	04/02/13	10.8	Comment on, finalize, file and coordinate service of Rule 2004 motion and ancillary pleadings and exhibits (3.0); comment on, finalize, file and coordinate service of Ernst & Young retention application and ancillary pleadings (1.0);

	1		
McGreal MM	04/02/13	1.9	comment on, finalize, file and coordinate service of lift-stay and ancillary pleadings (1.1); comment on, finalize, file and coordinate service of motion to terminate retiree benefits and ancillary pleadings (2.4); comment on, finalize, file and coordinate service of exclusivity extension motion and ancillary pleadings (2.2); comment on, finalize, file and coordinate service of STB and Arch pleadings (1.1). Teleconference with A. Wong regarding April 23 hearing agenda (0.1); correspondence with E. Moskowitz and B. Resnick regarding letter to court (0.1); review and comment on notices of
			hearing and motions to exceed page limits (1.1); correspondence with K. Coco and A. Libby regarding same (0.2); correspondence with K. Coco and A. Libby regarding filing motions (0.4).
Resnick BM	04/02/13	3.9	Correspondence with B. Walsh, L. Samet and M. McGreal to prepare for court teleconference (1.8); review letters, pleadings and emails regarding same (0.9); correspondence with M. Shonholtz and A. Alfonso regarding same (0.3); participate telephonically in court hearing (0.4); emails regarding same (0.2); review and revise letter to court regarding trustee hearing (0.3).
Robertson C	04/02/13	0.1	Email to B. Resnick regarding budget.
Stewart R	04/02/13	0.3	Meet with M. McGreal and others regarding various issues.
VanWagner AB	04/02/13	3.8	Review, finalize, file and arrange service for various pleadings.
Coco KJ	04/03/13	1.9	Coordinate with GCG regarding case website and service issues (0.5); coordinate document preparation, service and filing for April 23 motions (1.0); calls with Unsecured Creditors' Committee counsel regarding various issues (0.4).
Falk AE	04/03/13	1.7	Meet with R. Stewart regarding case calendar process.
Jones RL	04/03/13	0.5	Consult with court reporter and obtain and review 4/2/2013 transcript per M. McGreal.
Libby A	04/03/13	1.8	Review case calendar and comment on same (0.2); emails with A. Gehring regarding Peabody declarative judgment ruling and procedures for filing same (0.2); draft email regarding proposed 2004 order for chambers (0.2); emails with M. McGreal, K. Coco and M. Tobak regarding same (0.2); draft letter of service of exhibits to motion

			to terminate retiree benefits and discuss same with M. McGreal (0.5); coordinate service of
			same (0.3); email L. Hughes regarding same (0.1); emails with Davis Polk team regarding service of exhibits (0.1).
McGreal MM	04/03/13	0.7	Email chambers regarding various proposed orders (0.2); correspondence with K. Coco and A. Libby regarding same (0.2); email A. Saavedra regarding April 23 agenda (0.1); revise letter to court (0.1); email Chambers regarding same (0.1).
Stewart R	04/03/13	0.9	Assist A. Falk with docket filings.
Coco KJ	04/04/13	1.3	Meet with M. Huebner and others regarding various workstreams (1.0); review and comment on case calendar (0.3).
Falk AE	04/04/13	3.0	Update case calendar.
Huebner MS	04/04/13	2.4	Complete review of several hundred Patriot emails (0.8); call with J. Bean to catch up on various matters (0.4); review of pleadings filed during my absence (1.2).
Libby A	04/04/13	0.8	Review case calendar and comment on same (0.2); draft motion to seal for affidavit of service for motion to terminate retiree benefits (0.2); correspond with J. Demma regarding same (0.2); emails with K. Coco and R. Estacio regarding Artisan objection deadline (0.1); discuss upcoming assignments with M. McGreal (0.1).
McGreal MM	04/04/13	1.3	Teleconference with M. Huebner, B. Resnick and others regarding general case update (0.7); teleconference with K. Coco regarding case management order issues (0.1); review and revise case calendar (0.2); correspondence with K. Coco and A. Falk regarding same (0.1); correspondence with A. Libby regarding redacting affidavit of service (0.1); correspondence with B. Resnick and J. Wubker regarding monthly operating reports (0.1).
Mehes A	04/04/13	0.1	Update case calendar.
Resnick BM	04/04/13	1.0	Call with M. Huebner regarding various issues (0.2); call with M. Huebner, E. Moskowitz, M. McGreal and K. Coco regarding various case issues (0.8).
Stewart R	04/04/13	0.9	Assist A. Falk with update of case calendar.
Coco KJ	04/05/13	1.2	Meet with M. McGreal regarding April 23 hearing issues (0.3); weekly update call (0.5); calls with Unsecured Creditors' Committee counsel regarding various issues (0.4).

Falk AE	04/05/13	2.2	File sealing motion (0.5); update outlook calendar
	0 17 037 13	2.2	(0.4); file motion for summary judgment in
			Peabody adversary proceeding with R. Stewart
			(0.9); route recent filings (0.4).
Huebner MS	04/05/13	1.7	Strategy call with senior management (1.1);
			weekly update call with clients and co-advisors
			(0.6).
Law EC	04/05/13	0.3	Route pleadings (0.2); review case calendar (0.1).
Libby A	04/05/13	2.0	Revise motion to seal affidavit under seal (0.5);
			file and serve same (0.4); emails with GCG
			regarding same (0.3); email with M. McGreal
			regarding motion to seal affidavit of service (0.2);
			review and coordinate filing and serve Peabody
			adversary memo of law and related exhibits (0.4);
			correspondence with M. Tobak, K. Coco and M.
			McGreal regarding Unsecured Creditors'
			Committee contact information in connection
			with rule 2004 motion (0.2).
McGreal MM	04/05/13	1.7	Weekly update call with Company and
			professionals (0.6); teleconference with Weil and
			Willkie regarding April 23 hearing (0.3); confer
			with K. Coco regarding same (0.2); review and
			comment on motion to seal affidavit of service
			(0.2); correspondence with A. Libby regarding
			same (0.2); teleconference with Kramer Levin
			and K. Coco regarding revised case management
			order (0.1); correspondence with M. Huebner, B.
			Resnick and K. Coco regarding same (0.1).
Resnick BM	04/05/13	0.9	Weekly update call with clients and Blackstone
			(0.6); correspondence with M. McGreal regarding
			various case issues (0.3).
Stewart R	04/05/13	3.7	File pleadings on docket (2.3); send outlook
			updates confirming case calendar updates (1.4).
Coco KJ	04/08/13	0.8	Review and comment on master notice lift drafts
			(0.4); review docket and routing (0.4).
Falk AE	04/08/13	0.2	Route STB reply to Debtors' objection, order on
			motion to exceed page limit.
Huebner MS	04/08/13	0.2	Call with J. Bean regarding various matters.
Libby A	04/08/13	1.9	Review and revise master service lists (1.2);
			multiple communications with J. Demma
			regarding same (0.5); discuss master notice list
			with M. McGreal and incorporate M. McGreal
			and K. Coco comments into same (0.2).
McGreal MM	04/08/13	0.4	Correspondence with A. Starr, J. Martin and K.
			Coco regarding April 23 agenda (0.2); review
			master notice list (0.1); confer with A. Libby

			regarding same (0.1).
Resnick BM	04/08/13	0.4	Correspondence with M. McGreal and M.
			Huebner regarding general hearing, docket and
			other case issues.
Stewart R	04/08/13	1.3	Update case calendar and send corresponding
			outlook invites to team members.
Chao S	04/09/13	2.0	Compile Akunuri declaration and exhibits per J.
			Eum.
Coco KJ	04/09/13	0.6	Review case calendar (0.2); review and route
			pleadings (0.4).
Falk AE	04/09/13	4.1	Call with K. Coco to discuss research on filing
			Rule 2019 motion on shortened notice (0.1);
			research regarding same (1.0); research regarding
			joint and several liability of solvent and insolvent
			defendants (1.1); draft motion for expedited
			hearing on Rule 2019 motion (1.5); update
			outlook calendar (0.4).
Law EC	04/09/13	0.6	Obtain precedents of certificates of service and
Euw Ec	0 1/ 0 9/ 13	0.0	master service lists (0.4); correspondence with A.
			Libby regarding same (0.1). confer with K. Coco
			regarding routing (0.1).
Libby A	04/09/13	1.4	Email A. Falk regarding creditor matrix research
Libby A	04/07/13	1.7	(0.1); confer with J. Demma regarding creditor
			matrix and affidavits of service (0.3); discuss
			same with M. McGreal (0.1); review and revise
			affidavit of service template (0.4); emails with M.
			l • • • • • • • • • • • • • • • • • • •
			McGreal and K. Coco regarding same (0.1); call with L. Damma regarding same (0.1); amails with
			with J. Demma regarding same (0.1); emails with
			E. Law regarding Eastern District of Missouri
			certificates of service and review precedents of
C III	04/10/12	1.7	same (0.3).
Coco KJ	04/10/13	1.7	Discuss case calendar issues with Davis Polk
			team (0.4); meet with M. McGreal regarding
			various transition and case issues (1.0); review
D.II. A.D.	0.4/10/10	2.0	docket and route pleadings (0.3).
Falk AE	04/10/13	2.8	Route docket filings (0.1); review regular
			reporting requirements in case calendar (2.0);
			meet with K. Coco and R. Stewart regarding same
			(0.5); revise reporting spreadsheet accordingly
** 1 3.50	0.4/40/10		(0.2).
Huebner MS	04/10/13	1.7	Meet with B. Resnick and E. Moskowitz
			regarding multiple workstreams (0.6); calls with
			CEO and J. Bean regarding multiple matters
			(1.1).
Libby A	04/10/13	2.3	Call with M. McGreal regarding affidavit of
			service for master notice list (0.1); email with M.

			,
			McGreal and R. Estacio regarding lift-stay order
			(0.1); review affidavit of service template and
			correspondence with J. Demma regarding same
			(0.9); draft creditor matrix motion to seal and
			correspondence with J. Demma and L. Hughes
			regarding same (1.0); coordinate posting of
			revised lift-stay order and blackline (0.2).
McGreal MM	04/10/13	0.3	Review affidavit of service for master notice list
1114 01441 11111	0 1, 10, 10	0.0	(0.1); teleconference with A. Libby regarding
			same (0.1); confer with K. Coco regarding case
			calendar (0.1).
McGreal MM	04/10/13	0.1	Correspondence with R. Aizen, K. Coco and
Wie Great Wilvi	04/10/13	0.1	others regarding draft 10-K/A.
Oliva M	04/10/13	1.0	Research and pull cases from a table of
Oliva Wi	04/10/13	1.0	authorities per J. Eum.
Robertson C	04/10/12	0.2	*
Robertson C	04/10/13	0.3	Emails with A. Libby, K. Coco and Mercer
C D	04/10/12	1.7	regarding Mercer contract inquiry.
Stewart R	04/10/13	1.7	Review and update case calendar.
Coco KJ	04/11/13	1.3	Revise case calendar (0.8); coordinate
	0.4/4.4/4.0		rescheduling of update call (0.5).
Estacio R	04/11/13	0.2	Review case calendar (0.1); correspond with R.
			Stewart regarding the same (0.1).
Falk AE	04/11/13	2.1	Call with K. Coco regarding filing notice of §§
			1113 and 1114 plans (0.1); file and serve notice
			(0.4); review R. Stewart draft of case calendar
			(0.6); meet with R. Stewart regarding same (0.4);
			review A. Libby markup (0.3); update outlook
			calendar (0.3).
Huebner MS	04/11/13	0.8	Confer with U.S. Trustee regarding multiple
			matters (0.6); emails with Davis Polk team
			regarding preparation and responsibilities for
			April 23 hearing (0.2).
Krause SC	04/11/13	0.3	Review of engagement terms (0.2); call with H.
			Baker regarding same (0.1).
Libby A	04/11/13	1.1	Revise case calendar and confer with Davis Polk
			team on same (0.8); correspondence with J.
			Demma regarding creditor matrix and analysis
			regarding same (0.3).
Oliva M	04/11/13	2.5	Research, pull and organize cases and statutes,
			per K. Coco.
Stewart R	04/11/13	5.0	Review and update case calendar (2.4); route
			docket filings (0.4); draft agenda for April 23
			omnibus hearing (2.2).
Coco KJ	04/12/13	1.5	Attend weekly update call (0.8); review amended
		1.0	GCG retention order (0.4); call with GCG
			regarding same (0.3).
	I		1050101115 501110 (0.5).

Falk AE	04/12/13	1.5	Route §§ 1113 and 1114 objections and
			statements (0.9); summarize GCG retention order against prior version (0.6).
Huebner MS	04/12/13	1.7	Confer with U.S. Trustee regarding multiple matters (0.4); call with clients and co-advisors (0.7); emails regarding April 23 hearing (0.2); review and reply to approximately 30 Patriot emails (0.4).
Libby A	04/12/13	1.2	Revise creditor matrix sealing motion and email same to K. Coco (0.5); coordinate routing of \$1113 objections with E. Sokoloff and R. Stewart (0.2); emails with L. Samet and K. Coco regarding public availability of service email address (0.2); review revised GCG order (0.3).
Resnick BM	04/12/13	1.2	Call with clients and co-professionals (0.8); discuss various case issues with M. Huebner and K. Coco (0.3); listen to voicemail from C. Ebetino regarding possible corporate restructuring (0.1).
Stewart R	04/12/13	2.7	Draft agenda for April 23 omnibus hearing.
Stewart R	04/12/13	1.6	Update case calendar and send corresponding outlook invites (0.7); route docket filings (0.9).
Coco KJ	04/14/13	0.3	Review status of matters on for April 23 hearing.
Coco KJ	04/14/13	0.4	Review draft of creditor matrix sealing motion.
Libby A	04/14/13	0.3	Meet with K. Coco regarding workstreams for 4/23 hearing.
Coco KJ	04/15/13	2.5	Coordinate logistics and scheduling for April 23 hearing (1.5); coordinate filings for April 16 (1.0).
Falk AE	04/15/13	0.8	Route new filings (0.3); review draft hearing agenda from R. Stewart (0.5).
Huebner MS	04/15/13	1.8	Confer with Davis Polk team regarding April 23 hearing and oral argument rules (0.4); confer with Blackstone regarding multiple issues (0.9); commence draft of oral arguments for April 23 hearing (0.5).
Stewart R	04/15/13	2.9	Draft agenda for April 23 hearing.
Coco KJ	04/16/13	4.2	Coordinate numerous filings and service of documents (2.7); prepare for April 23 hearing (0.7); circulate derivatives report and quarterly tax report (0.2); email with U.S. Trustee regarding monthly operating reports (0.1); review draft agenda for hearing and discuss same with R. Stewart (0.5).
Falk AE	04/16/13	2.1	Review Gibbs Technology rejection notice of no objections and proposed order (0.4); prepare

			service emails for trustee motion, Rule 2019
			papers, Payne Gallatin objection and STB reply
			(0.7); file Payne Gallatin objection with R.
			Stewart (0.4); file and serve STB reply and
			motion to exceed page limitations (0.5); email
			GCG to update STB adversary proceeding docket
			(0.1).
Law EC	04/16/13	0.9	Route pleadings (0.4); monitor docket for filings
			on objection deadline (0.3); confer with K. Coco
			and A. Libby regarding same (0.2).
Libby A	04/16/13	0.1	Confer with R. Stewart regarding case calendar.
Resnick BM	04/16/13	2.5	Review numerous court pleadings, including
			objections to exclusivity (1.5); correspondence
			with M. Huebner, E. Moskowitz and K. Coco
			regarding hearing agenda and related issues (1.0).
Robertson C	04/16/13	1.8	Draft notice regarding interim fee applications.
Stewart R	04/16/13	2.5	Update case calendar and send outlook invites
Sicwart K	04/10/13	2.5	(0.4); draft agenda for April 23 hearing (1.4); file
Travers M	04/16/13	1 1	and route docket filings (0.7).
Travers IVI	04/10/13	1.1	Calls with B. Resnick and M. Kaplan regarding
			non-disclosure agreement (0.9); review of revised
C 171	0.4/17/10	1.6	non-disclosure agreement (0.2).
Coco KJ	04/17/13	4.6	Prepare notices of no objections and proposed
			orders for chambers (1.1); prepare time allotment
			schedule at request of chambers (1.2); discuss
			same with various members of the Davis Polk
			team and B. Walsh (0.8); review and revise
			agenda for hearing (0.9); emails with various
			constituencies regarding same (0.4); file
			documents on docket (0.2).
Falk AE	04/17/13	0.2	Review notices of no objections for filing today
			and corresponding email to chambers.
Huebner MS	04/17/13	1.6	Conference call with clients regarding multiple
			pending issues (0.9); catch-up call with general
			counsel on Tuesday hearing and many active
			matter (0.7).
Law EC	04/17/13	1.2	Review filings on docket (0.4); communications
			with K. Coco and A. Ambeault (Willkie)
			regarding hearing agenda and listing of items to
			be heard for hearing (0.3); review and update
			regarding same (0.3); review logistics regarding
			filing deadlines and Eastern District of Missouri
			ECF downtime for 4/21/2013 (0.1); confer with
			A. Falk and others regarding Eastern District of
			Missouri ECF logins (0.1).
Martin JD	04/17/13	0.2	Emails with team regarding scheduling for
Maini JD	U4/1//13	0.2	Emans with team regarding scheduling for

			omnibus hearing.
Resnick BM	04/17/13	1.6	Call with B. Hatfield, J. Bean, M. Huebner and others regarding various issues (0.8); correspondence with K. Coco and M. McGreal regarding upcoming hearing and related issues
			(0.7); correspondence with C. Robertson and M. McGreal regarding notice of fee hearing (0.1).
Robertson C	04/17/13	0.6	Revise draft notice regarding interim fee applications (0.2); research rules relating to notice (0.3); email to B. Resnick regarding same (0.1).
Stewart R	04/17/13	1.1	Finalize, file and route three declarations of no objection (0.9); update agenda for April 23 hearing (0.2).
Coco KJ	04/18/13	2.2	Review and revise hearing agenda (0.9); review and revise time allocation schedule and emails with Bryan Cave regarding same (0.8); review and revise case calendar (0.5).
Falk AE	04/18/13	2.3	Call B. Jones regarding procuring transcript of ATP extension hearing (0.2). review Bryan Cave draft claims objection papers (1.4); call with K. Coco and L. Hughes regarding claims objections papers (0.4); review hearing agenda and provide comments (0.3).
Huebner MS	04/18/13	1.1	Confer and emails with E. Moskowitz, D. Schaible and K. Coco regarding approach for next week's hearing and contested matters (0.7); confer with U.S. Trustee regarding various matters (0.4).
Law EC	04/18/13	0.9	Review communications with A. Ambeault (Willkie Farr) and L. Samet regarding materials for deposition (0.1); confer with K. Coco and A. Ambeault (Willkie Farr) regarding draft agenda for 4/23 hearing (0.2); review case calendar (0.2); assist with ECF filing of 4/23 hearing agenda (0.2); confer with R. Stewart regarding same (0.2).
Libby A	04/18/13	1.0	Review and comment on agenda for 4/23 hearing (0.5); emails with A. Gehring regarding rule 2004 exhibits (0.3); emails with K. Coco regarding 4/23 hearing (0.2).
McGreal MM	04/18/13	1.3	Review and comment on agenda for April 23 hearing (0.4); correspondence with K. Coco and A. Libby regarding same (0.2); review and comment on case calendar (0.2); correspondence with K. Coco and A. Libby regarding same (0.1); correspondence with K. Coco, A. Libby and others regarding hearing preparation and

			upcoming filings (0.4).
Resnick BM	04/18/13	0.6	Correspondence with K. Coco and M. McGreal
			regarding upcoming hearing and related issues.
Robertson C	04/18/13	0.5	Revise notice regarding interim fee applications
			(0.2); emails regarding same with B. Resnick and
			M. McGreal (0.3).
Stewart R	04/18/13	6.4	Update case calendar (1.7); draft preliminary
			agenda for April 23 hearing (3.5); finalize, file
			and route preliminary agenda (1.2).
Coco KJ	04/19/13	2.1	Update call with clients and prepare for same
			(1.2); review and revise agenda for hearing (0.5);
			route and file documents (0.4).
Huebner MS	04/19/13	1.3	Confer with L. Long (U.S. Trustee) regarding
			various matters (0.4); call with senior
			management team and co-advisors (0.9).
Jones RL	04/19/13	0.4	Obtain and review documents A. Falk consulted
			with the SD Texas USBC Clerk's office and court
			reporter regarding ATP 1/24/2013 transcript.
McGreal MM	04/19/13	1.8	Call with company and professionals (0.9);
			correspondence with M. Huebner, K. Coco, A.
			Libby and others regarding hearing preparation
			(0.7); review revised agenda (0.1);
			correspondence with K. Coco regarding same
			(0.1).
Resnick BM	04/19/13	1.8	Weekly update call with clients and co-
			professionals (0.8); review hearing agenda (0.2);
			correspondence with B. Walsh, M. Huebner, M.
			McGreal, K. Coco and others regarding April 23
			hearing and other case issues (0.8).
Schaible DS	04/19/13	0.4	Emails regarding hearing issues.
Stewart R	04/19/13	2.6	Send outlook updates to team regarding case
			calendar updates (0.6); draft final agenda for
			April 23 hearing (0.9); file and route docket
1101	0.4/20/12	0.0	filings (1.1).
McGreal MM	04/20/13	0.2	Correspondence with K. Coco and A. Libby
1101	0.4/2.1/1.0	0.0	regarding hearing preparation and updates.
McGreal MM	04/21/13	0.3	Correspondence with L. Samet and A. Libby
D 11 D16	0.4/2.1/1.0		regarding hearing preparation.
Resnick BM	04/21/13	0.7	Review oral argument for April 23 hearing (0.3);
C III	0.4/00/12	2.1	review pleadings for April 23 hearing (0.4).
Coco KJ	04/22/13	2.1	Review and coordinate filing of agenda (0.5);
			review docket and routing (0.5); prepare for 4/23
II 1 340	04/00/12	0.7	hearing (1.1).
Huebner MS	04/22/13	0.5	Review of new court orders regarding 4/23
			hearing and §1113 trial.

Law EC	04/22/13	0.9	Route pleadings (0.2); update files (0.5); review calendar and new filings (0.2).
Libby A	04/22/13	5.1	Prepare for 4/23 hearing (4.5); correspondence with E. Woods regarding same (0.6).
McGreal MM	04/22/13	2.0	Review revised agenda (0.1); correspondence with B. Resnick and K. Coco regarding same (0.1); teleconference with B. Walsh regarding same (0.1); correspondence with A. Libby and others regarding hearing preparation (0.6); review scheduling order (0.3); correspondence with M. Huebner regarding same (0.2); review hearing binders and materials (0.4); email to clients regarding recent orders (0.2).
Resnick BM	04/22/13	1.9	Correspondence with M. Huebner, M. McGreal and others regarding hearing timing and other issues in preparation for hearing (0.3); prepare for hearing, including draft oral argument (1.6).
Stewart R	04/22/13	2.4	Route docket filings (1.6); update and file final agenda for April 23 hearing (0.8).
Coco KJ	04/23/13	5.1	Prepare for omnibus hearing and emails regarding same (0.9); review docket and routing (0.2); attend omnibus hearing telephonically (4.0).
McGreal MM	04/23/13	6.7	Attend omnibus hearing (6.4); correspondence with E. Woods regarding hearing preparation (0.1); email clients regarding hearing update (0.1); email Chambers regarding proposed orders (0.1).
Stewart R	04/23/13	0.5	Route docket filings.
Coco KJ	04/24/13	1.1	Review docket and routing (0.4); coordinate drafting and sending of proposed orders to chambers (0.7).
Huebner MS	04/24/13	0.4	Conversation with U.S. Trustee regarding multiple matters.
Law EC	04/24/13	0.8	Route pleadings (0.2); update docket files (0.6).
Libby A	04/24/13	0.5	Research local rules regarding interim fee application procedures and correspondence with M. McGreal regarding same (0.4); revise creditor matrix (0.1).
McGreal MM	04/24/13	0.6	Correspondence with K. Coco, E. Woods and others regarding proposed orders (0.2); correspondence with B. Jones, A. Wong and others regarding transcript (0.1); correspondence with A. Libby regarding notice of hearing (0.1); review local rules regarding same (0.1); correspondence with E. Woods and R. Stewart regarding upcoming hearing dates (0.1).

McGreal MM	04/24/13	0.2	Review and comment on motion to file redacted
Wie Greur Willy	0 1/2 1/15	0.2	creditor matrix.
O'Flaherty D	04/24/13	0.1	Load deposition file onto LiveNote database.
Resnick BM	04/24/13	0.4	Discuss hearing and case issues with D. Schaible,
			M. Huebner, M. McGreal and K. Coco.
Stewart R	04/24/13	1.1	Update case calendar and create corresponding
			outlook updates.
Coco KJ	04/25/13	0.7	Review docket and routing (0.3); coordinate
			filing of litigation documents (0.4).
Law EC	04/25/13	0.3	Route pleadings.
Libby A	04/25/13	0.6	Review case calendar and comment on same.
McGreal MM	04/25/13	0.6	Review and revise case calendar (0.2);
			teleconference with L. Samet regarding hearing
			logistics (0.1); correspondence with E. Glazer, A.
			Libby and others regarding document delivery to
			Chambers (0.1); correspondence with J. Jones and
			A. Libby regarding case administration (0.1);
			teleconference with A. Wong, B. Jones and others
			regarding hearing transcript (0.1).
Resnick BM	04/25/13	0.2	Correspondence with Blackstone regarding
			financial model.
Robertson C	04/25/13	0.1	Call and email with A. Libby regarding case
			calendar.
Stewart R	04/25/13	2.2	Review last week of docket filings and update
			case calendar with new dates (1.4); route and file
			docket filings (0.8).
Chapman MP	04/26/13	1.3	File memorandum of law on behalf of A. Libby
			(0.4); file designation of deposition testimony per
			A. Libby (0.9).
Coco KJ	04/26/13	1.3	Attend weekly update call and prepare for same
			(1.1); review filings and routing (0.2).
Edwards LK	04/26/13	1.8	Prepare redacted deposition excerpts.
Huebner MS	04/26/13	0.9	Weekly all-hands call with clients and other
			senior advisors.
Jones RL	04/26/13	0.3	Review dockets and documents 4/25/2013
			transcript per M. McGreal.
Law EC	04/26/13	0.6	Route pleadings (0.1); review filings on docket
			(0.2); update docket files (0.2); update email
T 11.1	0.4/2.5/5.5		distribution list (0.1).
Libby A	04/26/13	0.5	Analysis regarding claims objection deadlines
			and correspondence with M. McGreal, K. Coco
			and R. Stewart regarding same (0.2); review and
			comment on reply memorandum for summary
			judgment (0.2); emails with M. Tobak regarding
			exhibit procedures (0.1).

McGreal MM	04/26/13	1.1	Weekly update call with Company and
Wicoreal Wilvi	04/20/13	1.1	professionals.
Resnick BM	04/26/13	1.7	1
Resilick Divi	04/20/13	1./	Call with clients and co-professionals (1.2);
			correspondence with M. McGreal, K. Coco, E.
			Moskowitz and M. Huebner regarding hearing
G D	04/06/12	1.7	and case issues (0.5).
Stewart R	04/26/13	1.7	Send outlook updates relating to weekly update of
			case calendar (0.6); route docket filings (0.7);
			blackline recent orders versus our proposed
** 1 2.60	0.4/20/42	0.6	orders (0.4).
Huebner MS	04/28/13	0.6	Review and respond to many miscellaneous
			accumulated emails on multiple Patriot topics.
Chapman MP	04/29/13	0.5	File motion to seal creditor matrix.
Libby A	04/29/13	0.4	Revise motion to seal creditor matrix (0.3);
			coordinate filing of same with M. Chapman (0.1).
McGreal MM	04/29/13	0.1	Correspondence with A. Libby regarding motion
			to file creditor matrix under seal.
Chapman MP	04/30/13	0.9	File notice regarding interim applications for
			compensation of retained professionals.
Coco KJ	04/30/13	0.3	Review docket and routing.
Resnick BM	04/30/13	0.3	Review notice of fee hearing (0.1); confer with C.
			Robertson, M. Huebner and E. Moskowitz
			regarding same (0.2).
Robertson C	04/30/13	0.6	Finalize notice of second interim fee statements
			(0.2); coordinate filing of same with B. Resnick,
			M. McGreal and M. Chapman (0.4).
Stewart R	04/30/13	0.4	Update case calendar and send corresponding
			outlook invites.
Total GENERA		232.5	
ADMINISTRAT	FION		
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GOVERNANCI			
COMMUNICAT		2.6	Design and add add and
Resnick BM	04/01/13	2.6	Review op-ed and other media materials (0.3);
			meet with M. Russano to prepare for board call
			(0.5); review talking points for same (0.3);
Danii da DM	04/02/12	0.5	participate in board call (1.5).
Resnick BM	04/02/13	0.5	Review media materials (0.3); emails regarding
D 1 D. 4	04/02/12	0.0	same (0.2).
Resnick BM	04/03/13	0.8	Review and revise various media reports.
Huebner MS	04/04/13	0.5	Commence review of communications materials
TZ 00	04/10/12	0.7	and relevant press coverage.
Krause SC	04/10/13	0.7	Review comments to 10-Q (0.5); emails
77 1 3.60	04/14/10	0.0	regarding same (0.2).
Huebner MS	04/11/13	0.3	Review of relevant communications materials.

Coco KJ	04/12/13	0.4	Emails with J. Orf and review communications
Coco KJ	04/12/13	0.4	
			strategy in preparation for call on Monday
Huebner MS	04/14/13	0.5	regarding same.
Hueblier Wis	04/14/13	0.3	Emails and review of communications and press
Resnick BM	04/14/13	0.2	Coverage.
Huebner MS	04/14/13	0.2	Review media reports.
		0.3	Confer with Lienes granding board meetings.
Chiu N	04/22/13	0.2	Confer with J. Jones regarding governance
Resnick BM	04/25/13	0.2	developments.
Resilick Divi	04/23/13	0.2	Correspondence with M. Freitag regarding media reports and statements.
Total GOVERNA	ANCE	7.2	Topotto una statemento.
COMMUNICAT		/ 	
LITIGATION	1		
Martin JD	04/01/13	1.4	Draft answers to STB and Arch counterclaims.
Mehes A	04/01/13	1.0	Edit answers in STB override litigation.
Blakemore PW	04/02/13	0.2	Call with G. Moody about research for Arch
			12(c) reply.
Martin JD	04/02/13	3.7	Finalize and file answers to STB and Arch
			counterclaims (1.5); review materials related to
			Payne-Gallatin dispute (0.8); correspond with K.
			Coco and A. Mehes regarding same (0.5);
			correspond with R. Estacio and K. Coco
			regarding lift-stay motions (0.2); review research
			for STB action (0.7).
Mehes A	04/02/13	2.7	Edit answers in STB action (2.5); coordinate
			filing and service of said answers (0.2).
Moody, Jr. GM	04/02/13	6.6	Correspondence with K. Coco, A. Mehes and A.
			Libby regarding STB and Arch answer filings
			(0.3); review draft Arch and STB answers (0.6);
			call with P. Blakemore regarding legal research
			for reply in further support of STB 12(c) motion
			(0.2); conduct legal research for reply in further
			support of STB 12(c) motion (5.3);
			correspondence with A. Mehes regarding
			procedures for filing STB and Arch answers
71.1	0.4/0.5/11.5		(0.2).
Blakemore PW	04/03/13	1.4	Research for reply to STB and Arch briefs (1.2);
			communicate with G. Moody about the same
16.1.75	0.4/0.2/1.2		(0.2).
Martin JD	04/03/13	5.1	Draft legal arguments in STB adversary
			proceeding (3.4); draft legal arguments in Payne-
			Gallatin objection (1.4); confer with K. Coco and
			B. Resnick regarding same (0.3).

Moody, Jr. GM	04/03/13	0.4	Correspondence with J. Martin, B. Zhu and K. Coco regarding Tampa adversary proceeding (0.2); review legal research of P. Blakemore for STB 12(c) brief (0.2).
Resnick BM	04/03/13	0.5	Correspondence with K. Coco and J. Martin regarding Payne-Gallatin litigation.
Blakemore PW	04/04/13	0.3	Research in preparation for STB reply.
Martin JD	04/04/13	3.2	Calls with B. Resnick, K. Coco, A. Mehes, C. Ebetino and J. Eagan regarding Payne-Gallatin objection (1.5); draft arguments for STB action (1.7).
Mehes A	04/04/13	1.8	Call with J. Martin, K. Coco, C. Ebetino and J. Eagan regarding Payne-Gallatin objection (0.8); draft brief regarding same (1.0).
Moody, Jr. GM	04/04/13	3.6	Conduct legal research for STB 12(c) reply brief (2.9); conduct factual research regarding contractual terms for STB 12(c) reply brief (0.4); summarize findings regarding factual research for STB 12(c) brief and send to J. Martin and A. Mehes (0.3).
Resnick BM	04/04/13	0.2	Call with J. Martin and K. Coco regarding Payne-Gallatin litigation.
Blakemore PW	04/05/13	2.3	Conduct legal research for STB reply (0.9); conduct factual research regarding contract terms for STB 12(c) reply (1.0); draft email indicating the same (0.4).
Moody, Jr. GM	04/05/13	0.4	Conduct legal research in preparation for reply to STB 12(c) motion.
Martin JD	04/06/13	2.7	Draft legal arguments in STB action.
Starr AT	04/06/13	0.4	Emails with A. Saavedra regarding Keystone litigation (0.2); emails with D. Henry regarding Trustee motion (0.2).
Martin JD	04/07/13	2.5	Draft legal arguments in STB action.
Blakemore PW	04/08/13	0.8	Review STB's reply regarding its 365(d)(3) motion.
Estacio R	04/08/13	3.1	Research and draft analysis of Patriot contracts (2.1); confer with A. Starr regarding same (1.0).
Martin JD	04/08/13	3.5	Communications with RoyaltyCo counsel regarding claim (0.2); confer with A. Starr and others regarding Magnum contracts (0.5); conference call with Payne-Gallatin counsel regarding objection and follow up (0.3); review and analysis of STB reply brief (0.5); call with G. Moody regarding same (0.3); review research on legal arguments in STB action (1.7).
Mehes A	04/08/13	1.3	Call with K. Coco regarding Payne-Gallatin

			litigation (0.2); review STB reply brief (0.4); call with G. Moody regarding STB litigation (0.7).
Moody, Jr. GM	04/08/13	4.4	Review STB reply in support of their 365(d)(3) motion, including case law cited therein (1.1); call with J. Martin regarding arguments made in STB 365(d)(3) reply (0.3); call with A. Mehes and P. Blakemore regarding STB 365(d)(3) reply (0.7); conduct legal research in preparation for oral argument on STB §365(d)(3) motion (2.3).
Starr AT	04/08/13	1.4	Calls and emails with J. Jones, R. Wuller and B. Bennett regarding Keystone and Bridgehouse (0.6); update call regarding the same with A. Saavedra (0.6); emails to A. Saavedra regarding court papers (0.2).
Blakemore PW	04/09/13	6.7	Collect cases cited in STB reply to opposition to motion (0.2); read STB reply to opposition to motion (0.7); conduct legal research for STB litigation (2.8); read cases cited in STB reply to opposition to motion (1.6); call with G. Moody regarding upcoming tasks in adversary proceedings (0.4); read Arch opposition to 12(c) motion (1.0).
Coco KJ	04/09/13	0.5	Emails with Davis Polk team regarding analysis of STB litigation.
Martin JD	04/09/13	2.2	Confer with B. Resnick, C. Ebetino and others regarding RoyaltyCo (0.6); draft arguments in STB action, including review of STB opposition brief (1.6).
Mehes A	04/09/13	1.8	Research override claims in STB action.
Moody, Jr. GM	04/09/13	6.2	Conduct legal research for STB 12(c) reply and summarize same (2.1); call with P. Blakemore regarding STB research tasks (0.4); conduct legal research in preparation for oral argument on STB §365(d)(3) motion (1.9); correspondence with J. Martin regarding summary of legal research for STB 12(c) reply (0.2); review STB 12(c) opposition brief (1.3); correspondence with J. Martin regarding response to STB 12(c) opposition brief (0.3).
Resnick BM	04/09/13	0.2	Call with J. Martin regarding adversary proceeding.
Blakemore PW	04/10/13	6.5	Conference call with A. Mehes and G. Moody regarding reply to STB and Arch briefs (1.5); conduct legal research for STB reply brief (2.7); draft sections of STB reply brief (1.8); edit and revise sections of reply brief (0.5).

Coco KJ	04/10/13	0.7	Review Arch memorandum of law and STB
			override filings.
Eum JS	04/10/13	2.3	Compile cases cited in Arch Opposition to RLC's
			12(c) Motion and STB Opposition to RLC's 12(c)
			Motion for case binders per P. Blakemore.
Manrose SJ	04/10/13	2.0	Prepare case authorities binders per P.
			Blakemore.
Martin JD	04/10/13	2.9	Draft reply brief in STB proceeding (2.3); call
			with G. Moody regarding plan for drafting STB
			reply (0.2); confer regarding RoyaltyCo claim
			(0.4).
Mehes A	04/10/13	7.2	Call with G. Moody and P. Blakemore regarding
			STB and Arch reply briefs (1.5); conduct research
			for STB and Arch reply briefs (5.0); call with G.
			Moody regarding research for same (0.7).
Moody, Jr. GM	04/10/13	10.9	Call with A. Mehes regarding legal research for
			STB 12(c) reply (0.7); draft riders for STB 12(c)
			reply brief (1.6); call with J. Martin regarding
			plan for drafting STB 12(c) reply (0.2);
			correspondence with J. Martin, A. Mehes and P.
			Blakemore regarding response to STB 12(c)
			opposition brief (0.4); review Arch 12(c)
			opposition brief (1.3); conduct legal research for
			STB 12(c) reply and summarize same (4.4);
			correspondence with A. Mehes and P. Blakemore
			regarding legal research on arguments made in
			Arch and STB 12(c) opposition briefs (0.6); call
			with A. Mehes and P. Blakemore regarding plan
			for drafting response to Arch and STB 12(c)
			briefs and various related legal research issues
			(1.5); call with P. Blakemore regarding legal
			research for STB 12(c) reply (0.1); call with J.
			Martin regarding plan for drafting STB 12(c)
			reply (0.1).
Blakemore PW	04/11/13	7.0	Draft, edit and revise STB reply brief (2.9); draft
214110110101 17	0 ., 11, 10	7.0	riders for same (1.1); research on declaratory
			judgments for STB reply brief (1.1); read cases
			cited in STB and Arch briefs (1.7); phone call
			with G. Moody and A. Mehes to discuss progress
			on brief (0.2).
Martin JD	04/11/13	2.5	Draft reply brief in STB proceeding.
Mehes A	04/11/13	4.5	Research case law for STB reply brief (3.3); edit
1/101100/11	0 1/11/13	т.Э	outline of STB reply brief (0.8); call with G.
			Moody and P. Blakemore regarding drafting STB
			and Arch reply briefs (0.4).
Moody, Jr. GM	04/11/13	9.3	Create outline of STB 12(c) reply brief, including
14100ay, J1. UM	U 1 /11/13	7.3	Create outline of STD 12(c) reply offer, including

			review of Arch and STB briefs (2.2); draft riders for STB 12(c) reply brief (2.2); call with J. Martin regarding plan for drafting STB 12(c) reply (0.2); call with A. Mehes and P. Blakemore regarding plan for drafting response to Arch and STB 12(c) briefs and various related legal research issues (0.4); correspondence with J. Martin, A. Mehes and P. Blakemore regarding STB 12(c) reply brief (0.2); conduct legal research for STB 12(c) reply and summarize same (3.4); call with P. Blakemore regarding legal research for STB 12(c) reply (0.2); correspondence with A. Mehes and P. Blakemore regarding arguments in STB 12(c) reply riders (0.5).
Blakemore PW	04/12/13	7.7	Conduct legal research for STB reply brief (4.7); draft memo-style email on same (0.8); call with G. Moody and A. Mehes regarding STB reply brief (0.4); complete rider for STB reply brief (1.1); review, revise and edit riders for STB reply brief (0.7).
Martin JD	04/12/13	7.3	Communications with H. Baker, A. Turner, A. Mehes and others regarding environmental contract issue (0.7); research and draft Rule 12(c) reply brief in STB action (6.6).
Mehes A	04/12/13	9.0	Draft rider to STB reply brief (8.5); communications with J. Martin and others regarding environmental contract issue (0.2); call with G. Moody regarding 12(c) reply in STB (0.3).
Moody, Jr. GM	04/12/13	8.4	Draft riders for STB 12(c) reply (2.9); conduct legal research on contract law for STB 12(c) reply (1.9); conduct factual research for STB 12(c) reply, including review of relevant contracts (0.8); calls with A. Mehes regarding STB 12(c) reply (0.3); calls with P. Blakemore regarding legal research for STB 12(c) reply (0.4); correspondence with A. Mehes and P. Blakemore regarding draft STB 12(c) riders (0.6); review STB 12(c) riders drafted by A. Mehes and P. Blakemore and provide comments regarding same (1.3); send STB 12(c) riders to J. Martin (0.2).
Blakemore PW	04/13/13	5.9	Conduct legal research for STB reply brief (1.1); call with G. Moody about the same (0.2); draft, edit and revise rider on counterclaims for STB reply brief (2.9); review and revise drafts of other

			riders (1.0); review important cases and draft riders for STB (0.7).
Martin JD	04/13/13	7.5	Research and draft Rule 12(c) reply brief in STB action.
Mehes A	04/13/13	9.1	Research contract integration issues for STB reply (2.3); draft rider to STB reply brief (3.9); research legal issues for Payne-Gallatin request for mediation (1.1); draft objection to Payne-Gallatin request for mediation (1.8).
Moody, Jr. GM	04/13/13	5.6	Conduct legal research on contract law for STB 12(c) reply (1.2); call with P. Blakemore regarding legal research for STB 12(c) reply (0.2); correspondence with A. Mehes and P. Blakemore regarding draft STB 12(c) riders (0.2); review STB 12(c) riders drafted by A. Mehes and P. Blakemore and provide comments regarding same (0.4); send STB 12(c) riders to J. Martin (0.1); draft riders for STB 12(c) reply (3.1); conduct factual research for STB 12(c) reply (0.4).
Blakemore PW	04/14/13	3.2	Edit and revise STB reply brief (2.0); review cases on the same (1.2).
Coco KJ	04/14/13	0.8	Review draft reply in STB litigation.
Krause SC	04/14/13	0.3	Emails regarding possible emergency motion.
Martin JD	04/14/13	2.9	Edit STB Rule 12(c) reply brief in STB action and review of related research (2.5); comments on Payne-Gallatin objection (0.4).
Mehes A	04/14/13	5.2	Review and edit STB reply brief.
Moody, Jr. GM	04/14/13	7.1	Review and revise draft of STB 12(c) brief (5.9); correspondence with A. Mehes and P. Blakemore regarding revisions to STB 12(c) brief (0.3); conduct legal research for STB 12(c) reply brief (0.8); send revised reply brief to J. Martin for review (0.1).
Blakemore PW	04/15/13	5.1	Cite check STB reply brief (4.2); review revisions of the STB reply brief (0.9).
Kaminetzky BS	04/15/13	0.4	Review draft STB brief (0.3); email regarding same (0.1).
Martin JD	04/15/13	1.8	Revise Rule 12(c) reply brief in STB action (1.3); call with G. Moody regarding STB reply (0.3); confer with A. Mehes regarding Barnes and Tucker contract (0.2).
Mehes A	04/15/13	6.4	Review and edit STB reply brief (5.2); correspondence with J. Martin regarding environmental contract (0.2); calls with G. Moody regarding STB reply (0.9); review limited

			objection to Payne-Gallatin motion (0.1).
Moody, Jr. GM	04/15/13	9.8	Review and revise STB 12(c) reply brief, including implementation of comments from various individuals (2.8); review Arch and STB briefs filed in opposition to 12(c) motion (2.9); calls with A. Mehes regarding revisions to STB 12(c) brief (0.9); call with J. Martin regarding revisions to STB 12(c) brief (0.3); conduct legal research in connection with STB 12(c) brief (1.6); call with P. Blakemore regarding cite-check of STB 12(c) brief (0.2); draft motion to exceed page limit for STB 12(c) brief and implement comments regarding same (1.1).
Resnick BM	04/15/13	0.5	Review reply to STB objection (0.4); discuss same with J. Martin (0.1).
Blakemore PW	04/16/13	4.8	Conduct research for STB reply brief (0.4); cite check of updated STB reply brief (0.9); call with G. Moody regarding STB reply (0.2); check STB reply brief for consistency (1.2); edit, revise and proofread STB reply brief (1.3); coordinate filing of STB reply brief (0.8).
Martin JD	04/16/13	1.4	Finalize and file Rule 12(c) reply brief in STB action.
Mehes A	04/16/13	3.7	Edit STB reply brief (3.4); call with G. Moody regarding same (0.3).
Moody, Jr. GM	04/16/13	6.1	Correspondence with J. Martin regarding STB 12(c) reply brief (0.2); coordinate filing of STB 12(c) reply brief (0.7); correspondence with A. Mehes regarding revisions to STB 12(c) reply brief (0.4); correspondence with P. Blakemore regarding cite-check of STB 12(c) reply brief and creation of table of contents and table of authorities (0.5); implement comments into STB 12(c) reply brief (0.9); review and revise STB 12(c) reply brief (1.9); call with A. Mehes regarding revisions to STB 12(c) reply brief (0.1); call with P. Blakemore regarding revisions to STB 12(c) reply brief (0.1); conduct legal research in connection with revisions to STB 12(c) reply brief (0.8); call with K. Coco regarding filing issue with STB 12(c) brief (0.1); circulate drafts of as-filed STB 12(c) reply brief (0.2).
Martin JD	04/18/13	0.6	Correspond with Kramer Levin regarding RoyaltyCo (0.3); emails with C. Panos regarding RoyaltyCo (0.1); emails with K. Coco and A.

			Mehes regarding Payne-Gallatin objection (0.2).
Mehes A	04/18/13	5.8	Draft summary of Payne-Gallatin facts and arguments for J. Martin.
Starr AT	04/18/13	1.2	Call with M. Mattingly regarding Bridgehouse experts (0.2); review UK expert opening (0.7); emails with S. Witty regarding UK legal issues (0.3).
Witty S	04/18/13	0.3	Correspond with A. Starr regarding UK legal issues.
Martin JD	04/19/13	3.3	Update call with company and advisors (1.1); draft and revise arguments for omnibus hearing (2.2).
Witty S	04/19/13	0.5	Correspond with A. Starr regarding UK legal issues.
Martin JD	04/20/13	4.7	Review materials related to Payne-Gallatin objection in preparation for omnibus hearing (1.2); prepare for argument on STB motions (3.5).
Martin JD	04/21/13	6.2	Draft and revise oral argument on STB motions at omnibus hearing.
Moody, Jr. GM	04/21/13	4.4	Review STB reply in further support of motion to compel (0.9); conduct legal research regarding cases cited in STB reply in further support of motion to compel (2.7); summarize legal research regarding STB reply in further support of motion to compel and send to J. Martin (0.8).
Blakemore PW	04/22/13	0.1	Review emails related to Patriot hearing.
Martin JD	04/22/13	9.8	Review cases and pleadings in preparation for oral argument on two STB motions (8.5); review proposed order on Payne-Gallatin motion (0.1); emails with K. Coco, H. Smotkin, A. Mehes regarding same (0.4); review draft response to Peabody motion to dismiss (0.8).
Mehes A	04/22/13	2.3	Call with G. Moody regarding omnibus hearing (0.3); edit proposed Payne-Gallatin scheduling order (1.5); correspondence with K. Coco and J. Martin regarding Payne-Gallatin (0.5).
Moody, Jr. GM	04/22/13	1.2	Call with P. Blakemore regarding STB motions oral argument preparation (0.1); call with A. Mehes regarding STB motions oral argument preparation (0.3); correspondence with J. Martin regarding STB motions oral argument (0.1); coordinate copying of materials for STB motions oral argument (0.2); conduct legal research in connection with preparation for STB oral argument (0.3); call and correspondence with K. Coco regarding STB motions oral argument (0.2).

Edwards LK	04/23/13	1.8	Assist with reply filing.
Martin JD	04/23/13	6.9	Review and revise oral argument on motions in STB actions (2.2); attend omnibus hearing and argue motions in STB action (4.3); emails with K. Coco, A. Mehes and H. Smotkin regarding Payne-Gallatin motion (0.4).
Mehes A	04/23/13	1.2	Edit Payne-Gallatin scheduling order.
Moody, Jr. GM	04/23/13	0.9	Listen to STB motions oral argument (0.6); correspondence with J. Martin, A. Mehes and P. Blakemore regarding STB motions oral argument (0.3).
Martin JD	04/24/13	0.9	Confer with A. Starr, K. Coco, A. Mehes and others regarding Payne-Gallatin objection.
Mehes A	04/24/13	1.0	Edit Payne-Gallatin scheduling stipulation and proposed order (0.7); emails with J. Martin and K. Coco regarding same (0.3).
Moody, Jr. GM	04/24/13	0.5	Correspondence with J. Martin regarding Massey discovery deadline (0.1); correspondence with J. Martin regarding RoyaltyCo agreements (0.1); review RoyaltyCo agreements and filings in response to question from J. Martin (0.3).
Starr AT	04/24/13	1.2	Calls and emails with S. Witty and M. Mattingly regarding UK expert opinion (0.4); emails with M. Salzberg regarding Qatar litigation (0.3); calls and emails to J. Martin regarding Payne-Gallatin motion (0.5).
Blakemore PW	04/25/13	0.5	Collect previously-conducted research on override litigation.
Martin JD	04/25/13	0.7	Confer with K. Coco, A. Mehes and others regarding Payne-Gallatin objection.
McGreal MM	04/25/13	0.2	Teleconference with A. Wong regarding adversary proceedings (0.1); teleconferences with J. Martin and A. Mehes regarding same (0.1).
Mehes A	04/25/13	5.2	Calls with G. Plotko and A. Wong at Kramer Levin regarding adversary proceedings (0.3); call with K. Coco regarding Payne-Gallatin stipulation and override litigation (0.2); call with G. Moody regarding adversary proceedings (0.2); conduct factual research analysis regarding override litigation (1.1); calls and correspondence with K. Coco regarding Payne-Gallatin stipulation (1.3); calls with K. Coco, J. Martin, J. Eagan and C. Ebetino regarding Payne-Gallatin stipulation (0.7); edit Payne-Gallatin stipulation (1.4).
Moody, Jr. GM	04/25/13	0.2	Call with A. Mehes regarding RoyaltyCo

			agreement.
Starr AT Witty S Martin JD	04/25/13 04/25/13 04/26/13	0.5	agreement. Conference call with S. Witty regarding English law opinion (0.4); emails with M. Mattingly regarding English Law expert (0.5); call with M. Salzburg regarding Qatar litigation (0.7); review claims materials regarding Qatar litigation (1.6); call with K. Coco regarding individual claims (0.2); emails to M. Salzburg regarding individual claims for Qatar litigation (0.2); emails to J. Jones regarding Qatar litigation (0.3). Discussion with A. Starr regarding English law opinion. Revise reply brief on Peabody summary judgment motion (2.5); confer with K. Coco and A. Mehes
			regarding Payne-Gallatin objection (0.4); review cases and pleadings in preparation for oral argument of Peabody motions (3.5).
Mehes A	04/26/13	1.3	Correspondence with Kramer Levin regarding override litigation (0.3); edit Payne-Gallatin stipulation (1.0).
Resnick BM	04/26/13	0.1	Emails with J. Martin regarding adversary proceeding.
Mehes A	04/29/13	0.1	Review stipulation with Payne-Gallatin.
Starr AT	04/29/13	0.9	Emails and calls with M. Mattingly and S. Witty regarding Hong Kong law expert (0.6); review materials regarding Bridgehouse expert (0.3).
Witty S	04/29/13	0.9	Confer with A. Starr, clerk to Michael Todd.
Blakemore PW	04/30/13	0.2	Review transcript of omnibus hearing.
Mehes A	04/30/13	0.1	Call with K. Coco regarding Payne-Gallatin brief.
Starr AT	04/30/13	0.5	Calls and emails regarding Bridgehouse expert issues with S. Witty and M. Mattingly.
Starr AT	04/30/13	0.3	Call with H. Lawrence regarding Massey litigation.
Witty S	04/30/13	1.0	Emails with M. Mattingly and A. Starr regarding Hong Kong expert.
Total LITIGATI	ON	326.1	
NON-DPW RET	ENTION		
McGreal MM	04/01/13	0.6	Revise Ernst & Young retention application (0.4); correspond with L. Peterson regarding same (0.1); correspond with Weil and the Company regarding same (0.1).
Robertson C	04/01/13	0.7	Review and comment on Ernst & Young retention papers.
McGreal MM	04/02/13	0.4	Finalize Ernst & Young supplemental retention

			application (0.3); correspondence with J. Jones and L. Peterson regarding same (0.1).
Robertson C	04/02/13	0.9	Finalize Ernst & Young second supplemental application and prepare same for filing (0.6); coordinate filing of same with A. Libby (0.3).
Libby A	04/03/13	0.3	Emails with Davis Polk team regarding ordinary course professionals payments and review order regarding same.
McGreal MM	04/03/13	0.7	Correspondence with S. Krause and A. Libby regarding ordinary course professional retention (0.2); correspondence with A. Starr and B. Resnick regarding same (0.3); review ordinary course professional order (0.2).
Resnick BM	04/03/13	0.2	Review research and correspondence with M. McGreal regarding ordinary course retention of counsel.
Krause SC	04/04/13	0.2	Emails regarding ordinary course professional issues.
Robertson C	04/08/13	0.2	Emails to L. Peterson regarding interim fee applications.
McGreal MM	04/09/13	0.5	Correspondence with potential ordinary course professionals (0.4); confer with B. Resnick regarding same (0.1).
VanWagner AB	04/09/13	0.2	Call and email with S. Shahani at Houlihan regarding conflicts questions.
Krause SC	04/10/13	0.5	Emails regarding Mercer (0.3); emails regarding Greenberg Traurig retention (0.2).
McGreal MM	04/10/13	0.6	Correspondence with various potential ordinary course professionals (0.4); correspondence with E. Moskowitz and B. Resnick regarding same (0.2).
Robertson C	04/10/13	0.9	Call with H. Hiznay at Curtis to discuss interim fee applications (0.1); call with J. Chincheck at Bowles Rice to discuss interim fee applications and amended December fee statement (0.2); file and arrange for service of Bowles Rice's amended December fee statement on behalf of Bowles Rice (0.3); emails with J. Jones regarding Bowles Rice's amended December fee statement (0.1); follow-up call with J. Chincheck regarding same (0.1); emails with J. Jones and S. Heyen at Greenberg Traurig regarding Greenberg Traurig retention (0.1).
de Richemont P	04/11/13	0.1	Email about filing of fee statements.
Robertson C	04/11/13	1.3	Emails with J. Jones regarding GCG interim fee application (0.1); call with S. Blank at Kramer

Robertson C	04/12/13	0.4	Levin to discuss interim fee application (0.1); review Curtis' January fee statement (0.3); coordinate filing and service of Curtis' January fee statement on behalf of Curtis (0.4); emails with L. Howard at Bryan Cave regarding interim fee applications (0.1); email to H. Hiznay at Curtis regarding interim fee applications (0.1); email to M. Graham at Steptoe and Johnson regarding interim fee application (0.2). Email to J. Jones regarding retained professionals' fees (0.2); email to G. Ford at Jackson Kelly regarding interim fee statement (0.1); email to L. Peterson regarding interim fee statement (0.1).
Russano MJ	04/12/13	0.3	Confer with team regarding advisor retention procedures.
Coco KJ	04/15/13	0.2	Emails with clients and Davis Polk team regarding ordinary course professionals report.
Robertson C	04/15/13	1.2	Emails with L. Peterson at Foley regarding Ernst & Young interim fee application (0.1); calls and emails with A. Schlesinger at Blackstone regarding Blackstone's interim fee application (0.4); coordinate filing of various interim fee applications with A. VanWagner and M. Chapman (0.2); email confirmations of filing to various professionals (0.1); file Blackstone's interim fee application on behalf of Blackstone (0.4).
VanWagner AB	04/15/13	1.0	Coordinate filing of professionals' interim fee applications (0.8); confer with C. Robertson regarding same (0.2).
Robertson C	04/16/13	0.4	Email to J. Jones regarding payment of professionals' fees and expenses (0.1); discuss Greenberg Traurig retention with D. Eastlake (0.2); email to D. Eastlake regarding same (0.1).
Stewart R	04/16/13	0.8	Draft notice of no objection, proposed order and email to chambers regarding Ernst & Young retention expansion.
Chapman MP	04/17/13	1.5	File interim fee statements per A. VanWagner and C. Robertson.
Robertson C	04/18/13	0.4	Email to D. Eastlake regarding Greenberg Traurig application (0.2); file and arrange for service of Steptoe and Johnson's March fee statement on behalf of Steptoe and Johnson (0.2).
Chapman MP	04/19/13	0.6	File fee statement for Jackson Kelly.
Krause SC	04/24/13	0.7	Confer with B. Dobbs regarding expert retention in non-restructuring capacity (0.3); review

			Greenberg Traurig application and order (0.3);
			confer with C. Robertson regarding same (0.1).
Robertson C	04/24/13	3.8	Draft Greenberg Traurig retention application.
McGreal MM	04/25/13	0.1	Correspondence with C. Robertson and J. Cohen
Wicorcai Wilvi	04/23/13	0.1	regarding monthly fee applications.
Robertson C	04/25/13	0.3	Emails with M. McGreal regarding Stahl Cowen
Robertson C	04/23/13	0.3	retention and fees.
Robertson C	04/29/13	0.1	Email to J. Jones regarding Stahl Cowen fee
Robertson C	04/25/13	0.1	statements.
Total NON-DPW	7	20.1	
RETENTION			
NON-WORKING	TRAVEL		
Estacio R	04/09/13	4.4	Travel from New York to St. Louis for deposition
Little IC	0 1/ 0 // 13		preparation of B. Hatfield.
Kaminetzky BS	04/09/13	5.3	Travel from New Jersey to St. Louis.
Estacio R	04/10/13	5.9	Travel from St. Louis to New York after
			deposition of B. Hatfield.
Kaminetzky BS	04/10/13	6.6	Travel from St. Louis to New Jersey.
Kaminetzky BS	04/18/13	3.9	Travel from New York to Washington, D.C.
Sokoloff EA	04/18/13	3.3	Travel from NYC to Washington for deposition
			of C. Roberts.
Vora A	04/18/13	3.8	Travel to Virginia to conduct next day's
			deposition of United Mine Workers of America
			witness.
Kaminetzky BS	04/19/13	3.5	Travel Washington DC to New Jersey.
Loss DM	04/19/13	3.3	Travel to Virginia for deposition of M. Buckner.
Sokoloff EA	04/19/13	4.0	Travel to and from United Mine Workers of
			America headquarters and to New York.
Vora A	04/19/13	4.5	Travel from Virginia to offices in New York.
Vora A	04/19/13	1.8	Travel between deposition site and hotel.
Loss DM	04/20/13	3.8	Return travel from Buckner deposition.
Russano MJ	04/21/13	7.2	Travel to St. Louis for depositions and omnibus
			hearing.
Elbert LH	04/22/13	4.0	Travel to St. Louis for equity committee hearing.
Gong R	04/22/13	5.0	Travel from New York, NY to St. Louis, MO.
Harrington M	04/22/13	5.5	Travel from Newark, NJ to St. Louis, MO.
Huebner MS	04/22/13	3.8	Non-working travel time to St. Louis.
Martin JD	04/22/13	3.5	Travel from New York to St. Louis for omnibus
			hearing.
McGreal MM	04/22/13	5.4	Travel to the airport (0.6); travel to St. Louis
	0.1/0.5 // 5		(4.4); travel from the airport (0.4).
Moskowitz E	04/22/13	3.5	Travel from New York to St. Louis.
Resnick BM	04/22/13	4.8	Travel to St. Louis for court hearing.
Starr AT	04/22/13	2.0	Travel to St. Louis.

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Huebner MS	04/27/13 04/28/13	3.7 4.3	Travel to St. Louis for §§ 1113 and 1114 hearing. Travel from New York to St. Louis.
Gong R Glazer E	04/26/13	5.0	Travel to St. Louis, MO to New York, NY.
Russano MJ	04/25/13	6.5	Travel from St. Louis to New York.
Huebner MS	04/25/13	2.4	Non-working travel back to New York.
Baker HS	04/25/13	5.1	Travel from Cambria, Pennsylvania to New York City.
Starr AT	04/24/13	3.4	Travel to New York City.
Samet L	04/24/13	6.0	Travel from New York, NY to St. Louis, MO.
C4 I	04/04/12	<i>-</i> - 0	Louis.
Lynch C	04/24/13	4.0	United Mine Workers of America negotiations. Return travel to New York from hearing in St.
Huebner MS	04/24/13	3.4	Travel from New York to Washington, DC for United Mine Workers of America pagetiations
Eum JS	04/24/13	5.8	Travel to St. Louis in preparation for hearing.
LIUCII LII	04/24/13	4.0	hearing.
Elbert LH	04/24/13	4.0	Travel to Altoona Pennsylvania. Return from St. Louis for equity committee
Baker HS	04/24/13	5.2	April 23 omnibus hearing.
Tobak MJ	04/23/13	5.0	New York (4.3). Travel from St. Louis to New York following
Resnick BM	04/23/13	4.6	Travel to court (0.3); travel from St. Louis to
Moskowitz E	04/23/13	4.5	Travel from St. Louis to New York.
McGreal MM	04/23/13	5.2	Travel to courthouse (0.2); travel to airport (0.4); travel to New York (4.6).
Wartin 3D	04/23/13	2.3	omnibus hearing.
Martin JD	04/23/13	1.6 2.5	Travel from St. Louis to New York following
Huebner MS	04/23/13	1.6	motion. Travel from St Louis to NY.
Tobak MJ	04/22/13	3.5	Travel from New York to St. Louis for April 23 Omnibus hearing, in connection with Rule 2004

PLAN/DISCLOS STATEMENT	SURE		
Coco KJ	04/01/13	1.2	Revise exclusivity motion per comments from various constituencies.
McGreal MM	04/01/13	1.1	Correspondence with B. Resnick and K. Coco regarding exclusivity motion (0.2); review precedent exclusivity motions (0.9).
Resnick BM	04/01/13	1.2	Call with Blackstone and AlixPartners regarding plan structuring issues (1.0); call with F. Huffard regarding same (0.2).
Silberger DM	04/01/13	1.2	Call with B. Resnick, M. McGreal and financial advisors regarding plan structure issues.
McGreal MM	04/02/13	0.2	Review and finalize exclusivity motion.
Resnick BM	04/02/13	0.5	Draft presentation regarding plan structuring issues.
Coco KJ	04/03/13	2.6	Meet with B. Resnick and M. McGreal regarding plan issues (0.4); analysis and drafting in connection with same (2.2).
Law EC	04/03/13	0.5	Conduct precedent research regarding plan confirmation (0.4); confer with K. Coco regarding same (0.1).
McGreal MM	04/03/13	0.9	Confer with B. Resnick and K. Coco regarding plan structure issues (0.6); confer with K. Coco regarding same (0.3).
Resnick BM	04/03/13	1.7	Calls with M. Buschmann regarding plan structuring issues (0.3); meet with M. McGreal and K. Coco regarding plan term sheets and plan related research (0.3); draft presentation regarding plan structures (0.9); call with M. McGreal regarding same (0.2).
Coco KJ	04/04/13	1.6	Review presentations regarding plan structure and intercompany issues (0.5); analysis and drafting in connection with plan issues (1.1).
Law EC	04/04/13	4.9	Conduct precedent research regarding plan and confirmation (2.4); obtain and assemble documents regarding same (0.8); conduct precedent research regarding confirmation reply precedents (1.4); confer with K. Coco and A. Libby regarding same (0.3).
Libby A	04/04/13	0.5	Discuss classification and plan voting research with K. Coco (0.3); review materials regarding same (0.2).
McGreal MM	04/04/13	0.8	Correspondence with K. Coco and A. Libby regarding plan structure issues (0.2); review precedent plans (0.6).
Resnick BM	04/04/13	0.3	Discuss plan structure issues M. McGreal and K.

			Coco.
Coco KJ	04/05/13	0.7	Meet with M. McGreal and A. Libby regarding plan issues and follow-up email (0.4); review plan precedents and analysis regarding same (0.3).
Law EC	04/05/13	2.3	Conduct additional follow-up precedent research regarding plans and confirmation (1.3); assemble documents regarding same (0.8); confer with K. Coco and A. Libby regarding same (0.2).
Libby A	04/05/13	1.2	Meet with K. Coco and M. McGreal regarding exclusivity objections (0.4); review plan precedents (0.8).
McGreal MM	04/05/13	0.3	Confer with K. Coco and A. Libby regarding reply to exclusivity objections.
Resnick BM	04/05/13	0.2	Call with M. Buschmann regarding plan structuring issues.
Coco KJ	04/06/13	3.0	Review plan precedents (0.6); conduct analysis regarding same (1.1); draft document regarding plan issues (1.3).
Stewart R	04/07/13	2.4	Conduct research regarding debtors' exclusive period to file plan.
Coco KJ	04/08/13	0.8	Meet with R. Stewart regarding plan research issues and follow-up analysis.
Libby A	04/08/13	1.1	Meet with K. Coco and R. Stewart regarding plan classification and voting research (0.5); review exclusivity objection and reply precedents (0.6).
Stewart R	04/08/13	1.2	Confer with K. Coco and A. Libby to receive assignment regarding classification of claims under a reorganization plan (0.3); conduct research regarding same (0.9).
Coco KJ	04/09/13	0.4	Emails with Davis Polk team regarding analysis of plan research topics.
Libby A	04/09/13	1.9	Legal research regarding exclusivity.
McGreal MM	04/09/13	0.2	Confer with A. Libby regarding exclusivity motion.
Schaible DS	04/09/13	0.4	Emails regarding exclusivity issues with team.
Stewart R	04/09/13	4.9	Research classification of claims under a reorganization plan (3.9); draft email summarizing results (1.0).
Coco KJ	04/10/13	3.4	Review precedents regarding exclusivity extensions (0.8); correspondence with E. Vonnegut regarding exclusivity issues (0.2); conduct research in connection with potential plan issues and emails with Davis Polk team regarding same (1.7); review Blackstone deck regarding plan issues (0.7).

Law EC	04/10/13	1.9	Conduct Precedent research regarding extension of exclusivity (1.8); confer with K. Coco regarding same (0.1).
Libby A	04/10/13	0.1	Email regarding classification research.
Resnick BM	04/10/13	1.9	Review Blackstone presentation regarding plan structures (0.3); meet with M. Huebner and E. Moskowitz regarding same and related issues (1.1); call with Blackstone, M. Huebner and E. Moskowitz regarding same (0.3); review research regarding plan issues (0.2).
Resnick BM	04/10/13	0.2	Meet with D. Schaible regarding exclusivity response.
Schaible DS	04/10/13	1.4	Confer with team regarding plan issues (0.6); meet with B. Resnick and then K. Coco regarding exclusivity issues (0.8).
Stewart R	04/10/13	3.2	Conduct research related to 1129(a)(10) requirement (2.7); locate precedent on extensions of exclusivity period (0.5).
Coco KJ	04/11/13	1.4	Review exclusivity precedents and research reply issues.
Libby A	04/11/13	4.4	Conduct legal research on exclusivity periods.
Coco KJ	04/12/13	2.1	Conduct analysis of plan exclusivity issues (0.6); meet with A. Libby regarding same (1.5).
Law EC	04/12/13	2.9	Conduct additional precedent research regarding extension of exclusivity (1.8); assemble files regarding same (0.9); communications with K. Coco regarding same (0.2).
Libby A	04/12/13	4.9	Meet with K. Coco regarding exclusivity objection (1.5); emails with K. Coco regarding strategy and research (0.2); research exclusivity precedents (3.2).
Coco KJ	04/13/13	0.3	Emails and conduct analysis regarding plan exclusivity issues.
Coco KJ	04/14/13	1.0	Review precedents and research for exclusivity motion.
Libby A	04/14/13	5.8	Research, draft and revise reply to anticipated exclusivity objections.
Schaible DS	04/14/13	0.5	Review materials regarding exclusivity.
Coco KJ	04/15/13	1.2	Review precedents and research in connection with exclusivity (0.6); prepare draft language for same (0.6).
Libby A	04/15/13	5.5	Research, draft and revise reply to anticipated exclusivity objections.
Zaleck M	04/15/13	0.3	Obtain legislative documents in connection with exclusivity motion for K. Coco.

G 777	0.4/4.5/4.0		
Coco KJ	04/16/13	5.1	Review and summarize objections to exclusivity
			motion (3.7); research and drafting in connection
			with same (1.4).
Halford EB	04/16/13	1.0	Search LEXIS and Westlaw for cases cited in the
			3669-0 objection of Unsecured Creditors'
			Committee to exclusivity extension and 3673-0
			noteholders objection to exclusivity extension
			(0.5); retrieve and quality check cases (0.5).
Huebner MS	04/16/13	2.3	Review and notes on all exclusivity objections.
Law EC	04/16/13	0.1	Confer with K. Coco regarding competing plans
			precedent timeline research.
Libby A	04/16/13	6.8	Read and analyze objections to exclusivity
			motion (1.1); draft summary of same (0.6);
			research and draft reply to objections to
			exclusivity (4.8); confer with K. Coco regarding
			same (0.3).
Schaible DS	04/16/13	2.0	Emails and collect materials regarding exclusivity
			(0.6); review exclusivity objections and
			teleconference with team regarding same (1.4).
Stewart R	04/16/13	1.9	Summarize the arguments asserted in the
			objections to Debtors' second motion to extend
			exclusivity.
Coco KJ	04/17/13	8.4	Review and summarize objections to exclusivity
			motion (1.2); research and draft reply papers in
			connection with same (7.2).
de Richemont P	04/17/13	5.2	Meet with D. Schaible, S. Krause and E. Ruiz
			about drafting plan of reorganization and follow
			up on same (0.8); conduct research regarding plan
			and disclosure statement (4.4).
Huebner MS	04/17/13	4.5	Meet with D. Schaible and K. Coco regarding
			exclusivity reply and oral argument (0.3); review
			of all cases cited by either side in preparation for
			trustee oral argument (4.2).
Klein DS	04/17/13	0.6	Confer with E. Ruiz regarding plan structure
			(0.3); research regarding exclusivity (0.2); email
			precedent plans to J. Bean (0.1).
Krause SC	04/17/13	3.7	Confer with A. de Richemont and E. Ruiz
			regarding plan (0.4); confer with Ruiz regarding
			plan (0.3); review exclusivity orders (0.4); review
			precedent regarding same (0.9); confer with S.
			Kwok to discuss research regarding plan (0.5);
			research regarding same (1.2).
Kwok S	04/17/13	3.1	Discuss drafting of disclosure statement with S.
			Krause (0.9); perform legal research regarding
			disclosure statement (2.2).
Law EC	04/17/13	8.4	Conduct precedent research regarding extension
L			

	04/15/12	110	of exclusivity issues (2.3); communications with K. Coco regarding same (0.3); conduct research regarding plan filing and exclusivity timelines (3.8); draft and revise chart regarding same (1.4); confer with S. Krause, A. de Richemont and S. Kwok regarding same (0.6).
Libby A	04/17/13	11.3	Research, draft and revise exclusivity reply brief (10.8); coordinate preparation of exclusivity case law materials and confer with R. Stewart (0.3); email with E. Glazer regarding factual issues in §1113 reply brief in connection with exclusivity reply (0.1); emails with S. Hakimzadeh and K. Coco regarding union factual issues in connection with exclusivity reply (0.1).
Meyer DP	04/17/13	0.3	Correspondence with E. Ruiz regarding chapter 11 plan.
Ruiz EL	04/17/13	1.2	Meet with S. Krause and A. de Richemont regarding plan and disclosure statement research (0.9); meet with D. Schaible, A. de Richemont and S. Krause regarding the same (0.3).
Schaible DS	04/17/13	1.5	Coordinate with team regarding plan issues (1.0); emails regarding exclusivity issues (0.5).
Stewart R	04/17/13	9.4	Summarize select cases cited in various objections to debtors' exclusivity extension motion (3.9); draft language for debtors' reply to the objections (2.1); create highlighted binder and index of each case cited in each pleading related to the exclusivity motion (3.4).
Chapman MP	04/18/13	5.0	Research precedent cases similar in size and scope for exclusivity with A. Falk (3.8); draft summary table in connection with same (1.2).
Coco KJ	04/18/13	5.2	Draft reply brief to objections to exclusivity motion (4.0); research and coordination in connection with same (1.2).
de Richemont P	04/18/13	8.6	Research and draft plan (8.1); meet with S. Kwok about research relating to plan and disclosure statement (0.2); email regarding same (0.3).
Huebner MS	04/18/13	2.8	Commence review of exclusivity case law (0.8); research all filed pleadings and drafting oral argument outlines for exclusivity and trustee motion (2.0).
Jones RL	04/18/13	1.3	Review dockets and documents M. McGreal and A. Falk consulted with the SD Texas USBC Clerk's office and court reporter regarding ATP 1/24/2013 transcript.
Klein DS	04/18/13	0.3	Communications with A. de Richemont and E.

			Ruiz regarding plan structure.
Krause SC	04/18/13	2.6	Emails regarding research projects (0.2); review
THAUSC SC	0 1/ 10/ 12	2.0	precedent (1.5); emails regarding research (0.7);
			emails regarding preparing disclosure statement
			(0.2).
Kwok S	04/18/13	6.1	Review precedent plans and compile list of issues
			per A. de Richemont (4.7); perform legal research
			regarding plan of reorganization and disclosure
			statement and draft correspondence regarding
			same (1.1); discuss plan of distribution with A. de
			Richemont (0.3).
Law EC	04/18/13	2.7	Conduct precedent research regarding exclusivity
			issue (0.4); confer with A. Falk regarding same
			(0.2); conduct precedent research regarding
			extension of exclusivity (0.6); obtain documents
			regarding same (1.3); correspondence with A. de
			Richemont regarding same (0.2).
Libby A	04/18/13	7.9	Draft and revise exclusivity reply brief (2.8);
-			research case law for exclusivity reply brief (3.7);
			discuss case history research with M Chapman
			and review results of same (0.6); review
			depositions in connection with exclusivity motion
			(0.8).
McGreal MM	04/18/13	0.3	Review objections to exclusivity.
Ruiz EL	04/18/13	2.9	Review of case law regarding exclusivity issues
			(2.6); emails to S. Krause, S. Kwok and A. de
			Richemont regarding the same (0.3).
Schaible DS	04/18/13	7.5	Review and revise exclusivity pleading (0.4);
			emails and review materials regarding exclusivity
			issues (0.9); revise exclusivity reply (0.6); revise
			reply brief (5.6).
Stewart R	04/18/13	0.4	
			debtors' motion to extend exclusivity.
Coco KJ	04/19/13	8.6	Draft, revise and research reply papers in
			connection with objections to exclusivity motion.
de Richemont P	04/19/13	11.4	Draft plan (10.9); email about same (0.4); meet
			with S. Kwok about disclosure statement (0.1).
Falk AE	04/19/13	1.1	Confer with S. Kwok regarding background
			materials for disclosure statement and send same
			(0.3); revise schedule of mega-cases with
TT 10 1 7 7	0.4/10/15	. =	exclusivity extensions (0.8).
Halford EB	04/19/13	4.5	Search LEXIS and Westlaw for cases cited in the
			patriot exclusivity reply brief (0.5); retrieve and
			print Shepards report (0.3); review the Shepards
			reports (1.0); citecheck and bluebook the citations
			(0.7); retrieve and print the quote check report

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			(0.3); review the quote check reports (0.5); quote check citations (0.7); search Westlaw for cases listed in email from D. Meyer (0.3); retrieve and quality check cases (0.2).
Huebner MS	04/19/13	4.1	Revise two oral arguments for 4/23 hearing (1.9); review and markup of exclusivity reply brief (1.2); review of case law on trustee motion (0.4); meet with K. Coco regarding reply brief and oral argument for exclusivity motion (0.3); meet with D. Mayer regarding oral arguments for trustee motion (0.3).
Krause SC	04/19/13	2.3	Emails regarding research projects (0.3); review precedent (0.5); emails regarding research (0.2); emails regarding preparing disclosure statement (0.3); review Plan (1.0).
Kwok S	04/19/13	11.6	Discuss drafting of disclosure statement with C. Robertson (0.8); draft disclosure statement (10.8).
Libby A	04/19/13	9.8	Conduct analysis regarding case history in connection with exclusivity (0.9); revise exclusivity reply brief (4.5); confer with M. Chapman regarding comments to exclusivity reply brief (0.2); meet with R. Stewart regarding motion to exceed pages limits for exclusivity reply and review draft of same (0.4); conduct legal research in connection with exclusivity reply brief (2.1); review union expert deposition in connection with exclusivity reply brief (0.6); conduct analysis and emails regarding confidentiality issues in connection with same (0.5); emails with R. Stewart regarding agenda (0.2); read summary of union witness deposition (0.2); incorporate factual details regarding cost savings into reply brief (0.2).
McGreal MM	04/19/13	2.6	Teleconference with Blackstone and B. Resnick regarding plan timeline (0.3); review precedent plan timelines (0.9); draft summary and timeline of plan process (1.4).
Resnick BM	04/19/13	0.4	Correspondence with Blackstone regarding plan timeline and related plan and disclosure statement issues.
Robertson C	04/19/13	0.9	Discuss drafting of disclosure statement with S. Kwok.
Ruiz EL	04/19/13	1.7	Review of case law regarding disclosure statement issues.
Schaible DS	04/19/13	1.7	Coordinate with team and multiple emails regarding reply brief for exclusivity (0.9); review

			brief drafts and coordinate regarding same (0.8).
Stewart R	04/19/13	1.6	Draft motion to exceed page limit in debtors'
			omnibus reply to objections to debtors' second
			motion to extend exclusivity.
Vonnegut EJ	04/19/13	0.3	Discuss plan structure and drafting issues with A.
			de Richemont.
Coco KJ	04/20/13	8.6	Draft, revise and research reply papers in
			connection with objections to exclusivity motion
			(5.4); draft talking points in connection with same
			(3.2).
Huebner MS	04/20/13	1.3	Review and markup of exclusivity reply brief
			(0.8); conversations with J. Bean and K. Coco
			regarding same (0.3); review of various
			deposition designations for exclusivity hearing
			(0.2).
Krause SC	04/20/13	1.8	Emails regarding preparing disclosure statement
			(0.4); emails regarding preparing Plan (0.3);
			review Plan and disclosure statement (1.1).
Libby A	04/20/13	5.8	Revise exclusivity oral argument (0.5); review
			union depositions in connection with exclusivity
			reply (0.7); revise exclusivity reply (2.1); draft
			question and answers for potential F. Huffard
			testimony on exclusivity hearing (1.1); prepare
			for 4/23 hearing (0.9); revise motion to exceed
			page limits for exclusivity reply (0.5).
McGreal MM	04/20/13	0.8	Review and comment on exclusivity reply (0.6);
			correspondence with K. Coco and A. Libby
			regarding same (0.2).
Ruiz EL	04/20/13	1.8	Review and comment on Plan (1.6); emails to A.
			de Richemont regarding the same (0.2).
Samet L	04/20/13	1.1	Edit reply in support of exclusivity motion (0.8);
	0 17 = 07 = 0		emails and telephone calls with F. Perillo and K.
			Coco regarding same (0.3).
Schaible DS	04/20/13	1.2	Review and revise brief draft for exclusivity
			(0.8); emails regarding designations (0.4).
Coco KJ	04/21/13	7.9	Draft, revise and research reply to objections to
			exclusivity motion (3.4); draft, revise and
			research talking points for upcoming omnibus
			hearing (4.5).
de Richemont P	04/21/13	2.3	Review, research and revise plan.
Falk AE	04/21/13	0.6	Respond to K. Coco email regarding exclusivity
			extension (0.4); call with K. Coco regarding same
			(0.2).
Huebner MS	04/21/13	2.0	Revise oral arguments for trustee motion and
			exclusivity motion.
Krause SC	04/21/13	5.2	Review and revise Plan (3.0); emails regarding
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			same with A. de Richemont and E. Ruiz (0.3);
			review and revise disclosure statement (1.6);
			emails regarding same with S. Kwok (0.3).
Libby A	04/21/13	6.0	Revise exclusivity reply (2.3); file and serve same
			(0.4); revise oral argument (1.5); prepare for 4/23
			hearing (1.8).
McGreal MM	04/21/13	1.6	Review and comment on exclusivity reply (0.4);
			correspondence with K. Coco and A. Libby
			regarding same (0.2); review and comment on
			Blackstone's plan process materials (0.4); revise
			memo regarding plan process (0.6).
Resnick BM	04/21/13	0.6	Review Blackstone's timeline (0.2); review memo
resiner Bivi	0 1/21/13	0.0	to clients regarding plan and disclosure statement
			process and timeline (0.4).
Ruiz EL	04/21/13	7.2	Review and comment on Plan (6.9); emails to S.
Kuiz LL	04/21/13	1.2	Krause (0.3).
Schaible DS	04/21/13	2.7	Review, revise and coordinate regarding
Scharole DS	04/21/13	2.1	exclusivity talking points (1.9); emails regarding
			oral argument (0.4); emails regarding reply,
Cara VI	04/22/12	2.0	finalization (0.4).
Coco KJ	04/22/13	2.0	Review and revise talking points for hearing
			(1.6); confer with M. Huebner regarding same
1 0 1	0.4/20/10	10.1	(0.4).
de Richemont P	04/22/13	13.1	Review, research, draft and revise plan (12.7);
			meet with S. Krause and E. Ruiz and follow up on
			same (0.4).
Huebner MS	04/22/13	5.8	Review all pleadings for 4/23 oral argument
			matters (2.1); edit and complete oral arguments
			for two contested matters including matching to
			court-ordered time allotments (3.7).
Krause SC	04/22/13	5.5	Revise Plan and disclosure statement (0.6); confer
			with E. Ruiz, A. de Richemont and S. Kwok
			regarding Plan and disclosure statement (0.8);
			emails regarding same (0.4); review disclosure
			statement (0.5); review Plan (0.9); revise Plan and
			disclosure statement (2.3).
Kwok S	04/22/13	5.2	Revise disclosure statement (4.0); confer with S.
			Krause, E. Ruiz and A. de Richemont regarding
			plan and disclosure statement (1.2).
Libby A	04/22/13	1.3	Revise oral argument for exclusivity motion and
			emails with K. Coco and M. Huebner regarding
			same.
Ruiz EL	04/22/13	6.0	Meet with A. de Richemont, S. Kwok and S.
I I I I I I I I I I I I I I I I I I I	01,22,13	0.0	Krause regarding plan and disclosure statement
			(1.1); review and comment on plan (4.3);
			correspondence with A. de Richemont regarding
	1		I COLLESDONGENCE WITH A. DE NICHEMONT TEPATOMP

			the same (0.6).
Schaible DS	04/22/13	0.9	Emails regarding talking points and hearing
Scharole DS	01/22/13	0.7	preparation.
Silberger DM	04/22/13	3.9	Meet with B. Resnick and E. Glazer regarding
Shociger Divi	01/22/13	3.7	plan structure issues (0.4); draft description of
			plan structure issues for inclusion in reply brief
			(3.5).
Coco KJ	04/23/13	0.7	Discussions with Davis Polk team regarding
COCO ICS	0 1/23/13	0.7	disclosure statement (0.4); review materials
			regarding same (0.3).
de Richemont P	04/23/13	6.6	Research, draft and revise plan (6.3); meet with
de Richemont I	04/23/13	0.0	E. Ruiz and follow up on same (0.3).
Krause SC	04/23/13	0.9	Emails regarding plan and disclosure statement
Mause Se	04/23/13	0.7	with E. Ruiz, A. De Richemont and K. Coco
			(0.4); emails regarding status (0.3); emails
			regarding S. Kwok work product (0.2).
Kwok S	04/23/13	1.2	Revise disclosure statement (0.6); research on
KWOK 5	04/23/13	1.2	promissory notes and draft description of same
			(0.6).
Ruiz EL	04/23/13	4.1	Review and revise plan (3.5); correspondence
Kuiz EL	04/23/13	4.1	with A. de Richemont regarding the same (0.6).
Schaible DS	04/23/13	1.2	Coordinate plan issues (0.6); court call regarding
Schaible DS	04/23/13	1.2	exclusivity and trustee issues (0.6).
de Richemont P	04/24/13	1.3	Revise plan.
Resnick BM	04/24/13	0.3	Calls with Blackstone regarding plan issues.
Schaible DS	04/24/13	0.3	Coordinate regarding plan issues.
Silberger DM	04/24/13	2.1	Prepare deposition materials related to plan
Shoerger Divi	04/24/13	2.1	structure issues.
Coco KJ	04/25/13	2.3	Meet with B. Resnick and others regarding plan
COCO KJ	04/23/13	2.3	issues and follow-up (0.4); draft and analyze plan
			term sheet and disclosure statement (1.9).
de Richemont P	04/25/13	0.2	Research capital structure for plan provisions.
Krause SC	04/25/13	0.2	Review comments to disclosure statement (0.4);
Klause SC	04/23/13	0.0	
			confer regarding same with B. Resnick, K. Coco
I ibby A	04/25/13	6.0	(0.2). Research and draft plan term sheet (5.7); confer
Libby A	04/23/13	0.0	<u> </u>
McGreal MM	04/25/13	1.4	with K. Coco regarding same (0.3).
IVICUIEAI IVIIVI	04/23/13	1.4	Confer with B. Resnick and K. Coco regarding
			plan term sheet (0.3); correspond with A. Libby
			regarding same (0.1); confer with E. Ruiz
			regarding draft plan (0.1); correspondence with B.
			Resnick and Z. Mitschrich regarding plan
Desmielt DM	04/25/12	0.6	structure (0.2); review precedent plans (0.7).
Resnick BM	04/25/13	0.6	Meet with M. McGreal, K. Coco and S. Krause
			regarding plan and disclosure statement (0.4); call

			with J. Jones regarding plan and disclosure
			statement (0.2).
Ruiz EL	04/25/13	1.2	Review and revise plan (1.1); email to K. Coco
Ruiz EE	0 1/23/13	1.2	and M. McGreal regarding the same (0.1).
Silberger DM	04/25/13	0.2	Pull precedents for disclosure statement.
Coco KJ	04/26/13	2.1	Analyze plan issues (1.3); confer with M.
2000 113	0 1/20/15	2.1	McGreal and A. Libby regarding same (0.5);
			meet with M. McGreal and others regarding same
			(0.3).
Libby A	04/26/13	4.1	Research and draft plan term sheet (3.9); meet
			with M. McGreal and K. Coco regarding same
			(0.2).
McGreal MM	04/26/13	0.9	Confer with K. Coco and A. Libby regarding plan
			term sheet (0.7); correspond with Z. Mitschrich,
			J. Brenner and others regarding plan structure
			issues (0.2).
Coco KJ	04/29/13	1.6	Draft document and research precedent in
			connection with plan issues.
Libby A	04/29/13	4.0	Draft and revise plan term sheet (2.5); confer with
			K. Coco on same (0.2); research precedent plans
			(1.3).
McGreal MM	04/30/13	0.1	Confer with A. Libby regarding plan precedents.
Resnick BM	04/30/13	0.4	Call with A. Schlesinger regarding plan model
T-4-1 DI ANI/DICI	CLOCUDE	422.2	(0.3); review email regarding same (0.1).
Total PLAN/DISO STATEMENT	CLOSURE	422.3	
STATEMENT			
PREPARATION	OF FEE		
STATEMENTS\A			
TIONS			
VanWagner AB	04/01/13	2.7	Review March narratives for privileged
			information (2.1); emails to timekeepers
			regarding same (0.4); email to B. Resnick
			regarding March fee statement (0.2).
VanWagner AB	04/02/13	1.0	Review of March narratives for privileged
			information (0.7); correspondence with B.
			Resnick regarding Davis Polk fees (0.3).
Moskowitz E	04/04/13	0.4	Correspondence with M. Huebner regarding
			billing matters.
VanWagner AB	04/05/13	2.6	Review of March entries for privileged
			information (2.0); emails to timekeepers
			regarding same (0.3); confer with P. Sauvetre
G1 - F	0.1/0.5/1.2	^ -	regarding same (0.3).
Glazer E	04/06/13	0.7	Review March employee and labor issues time
	0 1/00/13	0.7	entries for privileged information.

VanWagner AB	04/07/13	0.6	Review March narratives for privileged
, and , agreet 112	0 17 0 77 12	0.0	information.
Glazer E	04/08/13	0.3	Review March employee and labor issues time
			entries for privileged information.
Reiser CM	04/08/13	0.7	Review of March Claims Investigation time
			entries for privileged information.
Robertson C	04/08/13	0.5	Review precedent Eastern District of Missouri
			statements of compensation and local Eastern
			District of Missouri rules in connection with
			preparation of second interim fee statement.
VanWagner AB	04/08/13	0.8	Review of March narratives for privileged
			information (0.4); correspondence with
			timekeepers regarding same (0.2); email same to
			team leaders for privilege review (0.2).
Coco KJ	04/09/13	1.1	Review draft March fee statement for confidential
			information.
Glazer E	04/09/13	0.5	Review March employee and labor issues time
			entries for privileged information.
Immermann MC	04/09/13	0.1	Review of March Financing time entries for
			privileged information.
Reiser CM	04/09/13	0.6	Review of March Claims Investigation time
			entries for privileged information.
Glazer E	04/10/13	0.4	Review March employee and labor issues time
			entries for privileged information.
Libby A	04/10/13	2.2	Email with M. McGreal regarding confidentiality
			issues in March fee statement (0.1); review
			monthly fee statement for confidentiality and
			privilege issues (2.1).
McGreal MM	04/10/13	0.1	Correspondence with A. Libby regarding
			confidentiality issues in connection with March
			fee statement.
Resnick BM	04/10/13	0.4	Review March fee statement.
Robertson C	04/10/13	1.4	Draft interim fee application.
Turner AE	04/10/13	0.7	Review of March regulatory and environmental
			time entries for privileged information.
VanWagner AB	04/10/13	1.0	Confer with M. Chapman regarding March fee
			statement (0.6); review of March expenses (0.3);
			emails to timekeepers regarding March narratives
	04/44/10		(0.1).
Estacio R	04/11/13	0.3	Review fee statement narratives regarding
			automatic stay for confidential information (0.2);
			correspond with A. VanWagner regarding same
C1 F	04/11/10		(0.1).
Glazer E	04/11/13	0.4	Review March employee and labor issues time
			entries for privileged information.

Robertson C	04/11/13	5.0	Draft interim fee application (4.2); compile
CI LID	0.4/10/10	1.6	figures for same (0.8).
Chapman MP	04/12/13	1.6	Review March fee statement mark-up per A.
C VI	04/10/12	0.7	VanWagner.
Coco KJ	04/12/13	0.7	Review second interim fee application.
Immermann MC	04/12/13	0.2	Review description of the Financing project code
			in the second interim fee application.
Reiser CM	04/12/13	0.3	Review claims investigation and first review tasks
			for second interim fee application (0.2); call and
			emails with C. Robertson regarding same (0.1).
Robertson C	04/12/13	1.9	Draft and revise interim fee application.
Resnick BM	04/13/13	1.2	Review and revise second interim fee statement.
Estacio R	04/14/13	0.2	Review fee application regarding automatic stay
			issues.
Robertson C	04/14/13	1.1	Revise interim fee statement.
Chapman MP	04/15/13	4.5	Review expenses from March fee statement (1.2);
			file interim fee statements per C. Robertson (3.3).
Huebner MS	04/15/13	0.3	Review and markup of Davis Polk second interim
			fee application.
Libby A	04/15/13	1.2	Edit interim fee application for description of
			projects completed in the Creditor/Equity,
			Employee and General Case Administration
			project codes (0.7); review same against
			precedent fee applications (0.3); discuss same
			with K. Coco (0.2).
Resnick BM	04/15/13	0.8	Review second interim fee application (0.4);
			correspondence with M. Huebner and C.
			Robertson regarding same (0.4).
Robertson C	04/15/13	6.4	Review and revise interim fee application (5.0);
			discuss same with B. Resnick (0.4); circulate fee
			application to various team leaders and
			incorporate comments into same (0.5); file and
			arrange for service of interim fee application
			(0.5).
Turner AE	04/15/13	0.2	Review interim fee statement description of
			Regulatory and Environmental project code.
Chapman MP	04/16/13	1.4	Confer with C. Robertson regarding interim fee
			applications (0.4); edit interim fee applications in
			connection with same (1.0).
Moskowitz E	04/17/13	1.5	Review February fee statement for confidential
			labor-related information.
McGreal MM	04/18/13	0.1	Review and comment on notice of interim fee
			applications.
Resnick BM	04/18/13	0.5	Review March fee statement.
VanWagner AB	04/18/13	0.3	Confer with M. Chapman regarding March fee

			statement (0.2), amails to Davis Bally team
			statement (0.2); emails to Davis Polk team
Resnick BM	04/21/13	0.3	regarding same (0.1).
			Review March fee statement.
Resnick BM	04/22/13	0.2	Meet with M. Chapman and A. VanWagner
***	0.4/0.2/1.0	0.0	regarding March fee statement.
VanWagner AB	04/22/13	0.3	Meet with B. Resnick and M. Chapman regarding
			March fee statement (0.2); discuss same with M.
			Chapman (0.1).
Resnick BM	04/24/13	0.2	Final review of February fee statement.
Russano MJ	04/24/13	2.0	Review March fee statement for privileged
			information.
Chapman MP	04/25/13	9.5	Confer with A. VanWagner to discuss April fee
			statement (0.5); confer with C. Scarlett and P.
			Sauvetre regarding same (0.6); review same for
			confidential information and non-conforming
			entries (7.9); emails with B. Resnick and E.
			Moskowitz regarding March fee statement (0.5).
VanWagner AB	04/25/13	1.3	Review and markup March narratives (0.4);
			correspondence with M. Chapman regarding
			March and April fee statements (0.5); meet with
			C. Robertson regarding same (0.2); emails to
			timekeepers regarding April time entries (0.2).
Chapman MP	04/26/13	8.6	Review April fee statement for confidential
			information and non-conforming entries (8.3);
			confer with A. VanWagner regarding same (0.3).
Moskowitz E	04/28/13	2.8	Review and edit March fee statement for
			litigation-related privilege issues.
McGreal MM	04/30/13	0.1	Correspondence with B. Resnick and C.
			Robertson regarding fee statements and hearings.
Total PREPARA	TION OF	74.2	
FEE			
STATEMENTS\A	APPLICA		
TIONS			
REGULATORY			
ENVIRONMENT			
Baker HS	04/01/13	1.7	Research regarding selenium matters (1.5);
			correspond with A. McCallister regarding claims
			process (0.2).
Turner AE	04/01/13	0.2	Confer with H. Baker (0.1); email A. McCallister
			(0.1).
Baker HS	04/02/13	2.5	Review of selenium matters.
Baker HS	04/03/13	0.4	Correspondence with B. Grabowski and A.
			McCallister regarding Colver mine.
Turner AE	04/03/13	0.1	Email correspondence regarding environmental

			issues.
Baker HS	04/04/13	0.1	Correspondence with A. McCallister regarding
Buildi IIS	0 1/ 0 1/ 15	0.1	Colver Mine.
Turner AE	04/04/13	0.1	Review case calendar.
Agostinho JN	04/05/13	0.4	Correspondence regarding 10-K/A status (0.2);
118000000000000000000000000000000000000	0 17 007 10	٠	call with S. Beshar regarding same (0.2).
Beshar SE	04/05/13	0.6	Emails regarding Form 10-K/A and compensation
	3 7, 32, 23		issues.
Chiu N	04/05/13	0.3	SEC disclosure question regarding timing of 10-
			K/A amendment.
Turner AE	04/05/13	0.1	Email correspondence regarding environmental
			issues.
Baker HS	04/08/13	3.5	Conduct research regarding Colver Mine site
			(2.5); call regarding same with B. Grabowski and
			A. McCallister (1.0).
Brenner J	04/08/13	0.4	Review 10-Q.
Krause SC	04/08/13	0.4	Review 10-Q (0.2); emails with J. Brenner and B.
			Resnick regarding same (0.2).
McGreal MM	04/08/13	0.4	Correspondence with H. Baker regarding
			environmental issues (0.2); review memo
			regarding same (0.2).
Samet L	04/08/13	0.5	Review draft 10-Q.
Turner AE	04/08/13	2.5	Call with B. Grabowski and A. McCallister
			regarding environmental issues (0.5); prepare for
			same (0.6); call with A. McCallister regarding
			same (0.3); discuss same with H. Baker (0.7);
			draft email to B. Grabowski following same (0.4).
Baker HS	04/09/13	5.1	Research regarding Colver Mine.
Beshar SE	04/09/13	0.7	Review drafts of regulatory filings.
Krause SC	04/09/13	1.2	Review 10-Q (0.7) ; emails regarding same (0.3) ;
			confer with M. McGreal regarding same (0.2).
McGreal MM	04/09/13	0.9	Review and comment on draft 10-Q.
Turner AE	04/09/13	0.1	Email correspondence regarding environmental
	0.4/1.0/1.0	0.1	issues.
Agostinho JN	04/10/13	0.1	Correspondence regarding status of 10-K/A.
Baker HS	04/10/13	2.5	Research regarding Colver mine.
Beshar SE	04/10/13	0.8	Review financial statements and drafts.
Brenner J	04/10/13	0.5	Consolidate 10-Q comments.
McGreal MM	04/10/13	0.1	Correspondence with S. Krause regarding draft
D 11 D15	04/10/12	0.2	10-Q.
Resnick BM	04/10/13	0.2	Discuss 10-Q with S. Krause.
Turner AE	04/10/13	0.9	Review materials regarding Colver mine contract
A (TAT	04/11/12	0.2	for negotiation analysis.
Agostinho JN	04/11/13	0.2	Correspondence regarding 10-K/A status.
Baker HS	04/11/13	1.7	Correspondence with B. Grabowski regarding

			C-1
			Colver mine (0.5); conduct research regarding
			Colver mine (0.9); correspondence with J.
- 1 G-	0.4/4.4/4.2		Wubker regarding 10-Q (0.3).
Beshar SE	04/11/13	0.6	Review various disclosure issues.
Brenner J	04/11/13	0.7	Review and consolidate additional 10-Q
			comments (0.4); discuss additional disclosure
			with litigation team (0.3).
Coco KJ	04/11/13	0.1	Call with H. Baker and A. Turner regarding
			Colver mine.
Estacio R	04/11/13	1.3	Draft Patriot 10-Q section regarding bankruptcy
			proceedings.
Starr AT	04/11/13	0.4	Calls and emails regarding 10-Q disclosures with
			L. Samet and J. Brenner.
Turner AE	04/11/13	1.7	Review case calendar (0.1); review emailed
			materials regarding updating environmental risk
			factor in 10-Q (0.4); discuss same with H. Baker
			(0.1); discuss Colver mine negotiation with H.
			Baker (0.5); review materials regarding same
			(0.5); email correspondence (0.1).
Agostinho JN	04/12/13	0.7	Review revised draft 10-K/A.
Baker HS	04/12/13	2.7	Conduct research regarding Colver mine (1.5);
			review of trustee motion (1.2).
Beshar SE	04/12/13	0.8	Review various disclosure issues and emails
			regarding same with Company.
Brenner J	04/12/13	1.4	Calls and emails with litigation team regarding
			additional disclosure (1.0); confer with Patriot
			team regarding 10-Q disclosure (0.4).
Coco KJ	04/12/13	1.3	Emails and meeting with H. Baker and others
			regarding Colver mine (0.6); coordinate review of
			draft 10-K/A (0.2); review same and discuss with
			A. Falk (0.5).
Klein DS	04/12/13	0.5	
	0 1/ 12/ 15	0.2	negotiations.
Starr AT	04/12/13	0.2	Emails with J. Brenner regarding 10-Q litigation
Stair 711	0 1/ 12/ 13	0.2	disclosures.
Turner AE	04/12/13	4.5	Meet with H. Baker regarding Colver Mine (0.5);
Turner 71L	04/12/13	т.5	meet with D. Klein, K. Coco and H. Baker
			regarding same (0.7); prepare for same (0.8);
			discuss same with J. Martin and H. Baker (0.5);
			review case law regarding same (1.3); review
			contract (0.6); email correspondence regarding
			same (0.1).
Coco KJ	04/13/13	0.1	Email with J. Jones regarding 10-K/A.
Baker HS	04/15/13	0.1	Correspondence with B. Grabowski regarding
מת ושמענו	04/13/13	0.5	
			Colver mine (0.3); call with A. McCallister

			regarding same (0.2).
Brenner J	04/15/13	0.2	Review 10-Q.
Stewart R	04/15/13	4.1	Research treatment of administrative claims in the
Stowart It	0 1/ 13/ 13	1.1	8th Circuit.
Turner AE	04/15/13	0.1	Email correspondence regarding Colver mine
1 0/11/01 1 122	0 1, 10, 10	0.11	negotiations.
Baker HS	04/16/13	2.1	Review of PADEP settlements (1.6);
			correspondence regarding Colver mine with B.
			Grabowski (0.3); correspondence with S. Mason
			regarding April 25th meeting with B. Grabowski
			(0.2).
Coco KJ	04/16/13	0.3	Research in connection with Colver mine matter.
Stewart R	04/16/13	4.5	Research treatment of administrative claims in the
			8th Circuit.
Turner AE	04/16/13	2.9	Review precedent trust agreements for Colver
			mine negotiations (2.5); review email memo
			regarding administrative claims (0.3); email
			correspondence (0.1).
Agostinho JN	04/17/13	0.3	Review draft 10-Q.
Beshar SE	04/17/13	0.8	Review documents relating to disclosure issue
	0.4/4.5/4.0	0.0	and confer with Davis Polk team.
Brenner J	04/17/13	0.9	Distribute 10-Q to internal groups (0.1); respond
T AE	04/17/12	2.0	to Patriot questions on 10-Q (0.8).
Turner AE	04/17/13	3.9	Review precedent trust agreements to prepare for
			Colver mine negotiations (1.4); discuss same with
A gostinho IN	04/18/13	0.2	H. Baker (0.2); review draft 10-Q (2.3).
Agostinho JN Baker HS	04/18/13	0.2	Review draft 10-Q. Correspondence with B. Grabowski regarding
Dakei IIS	04/16/13	0.2	Colver mine.
Beshar SE	04/18/13	1.2	Review Form 10-Q and provide email comments
Beshar BE	0 1/ 10/ 13	1.2	(1.0); review press release (0.2).
Brenner J	04/18/13	4.4	Review and comment on 10-Q (2.7); coordinate
			comments from other groups (1.7).
Hoeben W	04/18/13	2.0	Review Form 10-K/A.
Turner AE	04/18/13	0.6	Review draft 10-Q (0.4); telephone J. Brenner
			regarding same (0.1); email correspondence (0.1).
Baker HS	04/19/13	2.4	Research regarding Colver mine site.
Beshar SE	04/19/13	0.5	Review disclosure issue.
Turner AE	04/19/13	0.1	Email correspondence regarding 10-Q.
Samet L	04/21/13	0.3	Review draft 10-Q.
Baker HS	04/22/13	2.0	Review of Colver mine information (1.3);
			correspondence with B. Grabowski regarding
			same (0.3); correspondence with K. DesRocher
	0.4/25/115		and A. McCallister (0.4).
Beshar SE	04/22/13	0.7	Review draft of 10-Q.

McGreal MM	04/22/13	0.3	Teleconference with B. Resnick and A.
Tite Great Titli	0 1/22/15	0.5	McCallister regarding environmental issues.
Resnick BM	04/22/13	0.4	Call with A. McCallister and M. McGreal
	0 1/22/10	٠.٠	regarding Hobet mine remediation.
Turner AE	04/22/13	1.2	Email correspondence regarding Colver mine
			(0.1); review engineering assumptions regarding
			Colver mine (0.7); discuss same with H. Baker
			(0.4).
Baker HS	04/23/13	1.3	Review of Colver mine data (0.7);
			correspondence regarding meetings regarding
			Colver mine (0.6).
Brenner J	04/23/13	0.3	Review 10-Q.
Hoeben W	04/23/13	2.5	Review draft 10-Q.
Resnick BM	04/23/13	0.5	Review 10-Q.
Turner AE	04/23/13	3.5	Review 10-Q (1.8); review new materials
			regarding Colver mine (0.8); review engineering
			assessments (0.5); draft email to PADEP (0.1);
			emails regarding Colver mine (0.3).
Agostinho JN	04/24/13	0.5	Review form 10-Q.
Baker HS	04/24/13	2.0	Meet with A. McCallister, K. DesRocher and M.
			Orzechowski (1.1); research regarding Colver site
			(0.9).
Brenner J	04/24/13	0.3	Discuss 10-Q questions with J. Wubker and J.
			Jones.
Coco KJ	04/24/13	0.3	Emails with H. Baker regarding environmental
			issues.
Krause SC	04/24/13	0.7	Review 10-Q.
McGreal MM	04/24/13	0.1	Correspondence with J. Agostinho and J. Brenner
	0.4/2.4/1.2	2 ~	regarding 10-Q.
Turner AE	04/24/13	2.5	Calls with H. Baker (0.3); review new data
			regarding Colver mine (0.9); review
			OSM/Pennsylvania mining report (0.6); review
			capital cost information (0.3); draft summary
Dalsan HC	04/25/13	6.0	regarding all (0.4).
Baker HS Beshar SE		6.0	Meetings with regulators regarding Colver mine.
Desnar SE	04/25/13	0.5	Questions and back and forth about the form 10-Q with Davis Polk team.
Brenner J	04/25/13	2.9	Review and comment on 10-Q (1.5); coordinate
Dienner J	04/23/13	2.9	10-Q comments (0.4); research and respond to
			10-Q comments (0.4), research and respond to 10-K/A questions from J. Jones (1.0).
Coco KJ	04/25/13	0.3	Review 10-Q.
Klein DS	04/25/13	0.3	Call with M. McGreal regarding workers
Moni Do	07/23/13	0.1	compensation obligations.
Krause SC	04/25/13	0.5	Emails regarding 10-Q comments (0.4); call with
ISTUUSC SC	0 1/23/13	0.5	M. McGreal regarding same (0.1).
			1 1.1. 1.1. Orom regurants builte (0.1).

McGreal MM	04/25/13	0.7	Review and comment on revised 10-Q (0.6);
			correspondence with B. Resnick, S. Krause and J. Brenner regarding same (0.1).
Turner AE	04/25/13	0.2	Review case calendar (0.1); meet with H. Baker (0.1).
Baker HS	04/26/13	0.4	Correspondence with A. McCallister.
Beshar SE	04/26/13	0.4	Review covenant issue.
Brenner J	04/26/13	1.1	Respond to 10-K/A questions of J. Jones (0.6);
			review documents to provide list of guarantors
			under notes to bankruptcy team (0.5).
Baker HS	04/29/13	0.7	Correspondence with A. McCallister and K.
			DesRocher regarding Colver mine.
Turner AE	04/29/13	0.1	Review email correspondence regarding Colver
			mine meeting.
Agostinho JN	04/30/13	0.5	Review revised 10-Q draft and provide
			comments.
Beshar SE	04/30/13	0.6	Review new draft 10-K/A.
Brenner J	04/30/13	1.0	Consolidate 10-Q comments (0.3); review and
			comment on 10-Q (0.7).
Hoeben W	04/30/13	0.5	Respond to question relating to Form 8-K.
Krause SC	04/30/13	0.7	Review revised 10-Q (0.5); emails with M.
			McGreal and J. Brenner regarding same (0.2).
McGreal MM	04/30/13	0.1	Correspondence with S. Krause regarding revised 10-Q.
			10 Q.
Total REGULA	TORY AND	115.1	10 Q.
Total REGULA' ENVIRONMEN		115.1	10 Q.
ENVIRONMEN	TAL	115.1	
ENVIRONMEN SECURITIES C	TAL	115.1	
SECURITIES C ACTION	TAL		
ENVIRONMEN SECURITIES C	TAL	0.8	Confer with A. Starr regarding securities class
SECURITIES C ACTION	TAL		
SECURITIES C ACTION	TAL		Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3).
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13 04/04/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2).
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13 04/04/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13 04/04/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean
SECURITIES CACTION Elbert LH Starr AT	04/02/13 04/04/13 04/09/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean and A. Starr regarding securities litigation (0.2).
SECURITIES C ACTION Elbert LH	TAL CLASS 04/02/13 04/04/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean and A. Starr regarding securities litigation (0.2). Conference call with J. Jones, J. Bean and H.
SECURITIES CACTION Elbert LH Starr AT	04/02/13 04/04/13 04/09/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean and A. Starr regarding securities litigation (0.2). Conference call with J. Jones, J. Bean and H. Sheppard regarding securities litigation (0.5);
SECURITIES CACTION Elbert LH Starr AT	04/02/13 04/04/13 04/09/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean and A. Starr regarding securities litigation (0.2). Conference call with J. Jones, J. Bean and H. Sheppard regarding securities litigation (0.5); follow up call with J. Jones, J. Bean and L. Elbert
SECURITIES CACTION Elbert LH Starr AT	04/02/13 04/04/13 04/09/13	0.8	Confer with A. Starr regarding securities class action (0.5); draft email to client setting forth reactions (0.3). Emails with H. Sheppard, J. Jones, L. Elbert and J. Bean regarding securities class action (0.2); calls with J. Jones regarding analysis of complaint (0.2). Confer with A. Starr, J. Jones and lawyers from Sidley Austin regarding securities class action matter (0.5); follow-up call with J. Jones, J. Bean and A. Starr regarding securities litigation (0.2). Conference call with J. Jones, J. Bean and H. Sheppard regarding securities litigation (0.5);

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Total	6,841.4	