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11	San Francisco, California 94105 Telephone: (415) 496-6723		
12	Facsimile: (650) 636-9251		
13	Counsel for the Official Committee of Unse Creditors	ecured	
14	UNITED STATES	BANKRUPTCY COURT	
15	NORTHERN DIS	FRICT OF CALIFORNIA	
16	OAKLA	AND DIVISION	
17		C N 22 40522 WH	
18		Case No. 23-40523 WJL Chapter 11	
19	In re:	COVER SHEET TO FOURTH INTERIM FEE	
20	THE ROMAN CATHOLIC BISHOP OF OAKLAND, a California corporation sole,	APPLICATION OF STOUT RISIUS ROSS, LLC FOR ALLOWANCE AND PAYMENT	
21	OARLAND, a Camornia corporation sole,	OF COMPENSATION FOR THE PERIOD OF SEPTEMBER 1, 2024, THROUGH	
22	Debtor.	DECEMBER 31, 2024	
23		Judge: Hon. William J. Lafferty	
24		Date:April 30, 2025Time:10:30 a.m. (Pacific Time)	
25		Place: United States Bankruptcy Court 1300 Clay Street, Courtroom 220	
26		Oakland, CA 94612 Objection Deadline: March 7, 2025	
27			
28			.
Case:	23-40523 Doc# 1734 Filed: 02/14/25 14	Entered: 02/: 234052325021400000000013	

1	Name of Applicant:	Stout Risius Ross, LLC	
2	Authorized to Provide Professional Services to:	The Official Committee of Unsecured Creditors	
3	Toressional Services to.	The Official Committee of Offsecured Creditors	
4	Petition Date:	May 8, 2023	
5	Retention Date:	September 8, 2023, by Order dated October 7, 2023	
6	Interim Fee Period:	September 1, 2024, through December 31, 2024	
7	Prior Applications:	September 8, 2023 through December 31, 2024,	
8		January 1, 2024, through April 30, 2024,	
9		May 1, 2024, through August 31, 2024	
10			
11			
12			
13	This is an: <u>X</u> interim final appli	cation.	
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Case:	23-40523 Doc# 1734 Filed: 0	02/14/25 Entered: 02/14/25 16:34:47 Page 2 of 14	
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1	Interim Application Summary				
2	Name of Applicant	Stout Risius Ross, LLC			
2	Name of Client	The Official Committee of Unsecured			
3		Creditors of the Roman Catholic Bishop			
		of Oakland			
4	Time period covered by Interim	September 1, 2024 through and			
5	Application	including December 31, 2024			
6	Total compensation sought during	\$85,224.00			
	Application Period	00.02			
7	Total expenses sought during Application Period	\$0.00			
8	Petition Date	May 8, 2023			
-	Retention Date	September 8, 2023			
9	Date of order approving employment	October 7, 2023 [Docket No. 510]			
10	Total compensation allowed by interim order to date	\$586,556.37			
11	Total expenses allowed by interim order to date	\$1,470.87			
12	Total compensation approved by	\$586,556.37			
13	interim order to date				
	Total expenses approved by interim order to date	\$1,470.87			
14	Blended rate in the Interim	N/A			
15	Application for all attorneys				
	Blended rate in the Interim	\$469.55			
16	Application for all timekeepers				
17	Compensation sought in the Interim	\$57,032.40			
1/	Application already paid pursuant to a				
18	monthly compensation certificate but				
10	not yet allowed				
19	Expenses sought in the Interim	\$0.00			
20	Application already paid pursuant to a				
	monthly compensation certificate but				
21	not yet allowed If applicable, number of professionals in this	N/A			
22	application not included in staffing plan approved by client	IN/A			
23	If applicable, difference between fees budgeted and compensation sought for this	N/A			
24	application period				
	Number of professionals included in	9			
25	Interim Application				
2	Number of professionals billing fewer	4			
26	than 15 hours to the case during the				
27	Application Period	No			
28	Are any rates higher than those approved or disclosed at retention	No			
20					

Filed	Period Covered	Requested Fees	Requested Expenses	Paid Fees	Paid Expenses	Holdba Fees ar Expens Request
October 30, 2024	September 1, 2024 – September 30, 2024	\$27,698.00	\$0.00	\$22,158.40	\$0.00	\$5,539.0
November 26, 2024	October 1, 2024 – October 31, 2024	\$12,004.00	\$0.00	\$9,603.20	\$0.00	\$2,400.8
December 23, 2024	November 1, 2024 – November 30, 2024	\$31,588.50	\$0.00	\$25,270.80	\$0.00	\$6,317.7
TBD	December 1, 2024 – December 31, 2024	\$13,933.50	\$0.00	\$0.00	\$0.00	\$13,933.
Total for Monthly Fee Statements	September 1, 2024 – December 31, 2024	\$85,224.00	\$0.00	\$57,032.40	\$0.00	\$28,191.

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NAME OF PROFESSIONAL:	POSITION	HOURLY RATE	TOTAL HOURS	FEES
Katie McNally	Managing Director	\$750	16.80	\$12,600.
Matt Schwab	Managing Director	\$735	9.10	\$6,688.5
Allison Harriman	Director	\$545	62.00	\$33,790.
Carolyn DeLarm (10/1/2024 – 12/31/2024) ¹	Manager	\$400	26.10	\$10,440.
Carolyn DeLarm (9/1/2024 – 9/30/2024) ¹	Associate	\$360	10.90	\$3,924.0
Brad Martisauski	Associate	\$340	18.40	\$6,256.0
Yuriy Melenchuk (10/1/2024 – 12/31/2024) ¹	Associate	\$340	5.50	\$1,870.0
Yuriy Melenchuk (9/1/2024 – 9/30/2024) ¹	Analyst	\$315	2.50	\$787.5
Morgan Cortens	Associate	\$315	4.40	\$1,386.0
Bryn Heuberger	Analyst	\$290	1.20	\$348.0
Shruti Aggarwal	Analyst	\$290	24.60	\$7,134.0
Total:		\$469.55 (blended hourly rate for all timekeepers)	181.50	\$85,224.

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CUMULATIVE COMPENSATION BY PROJECT CATEGORY

ACTIVITY	Hours	Amount
Claimant File Analysis	29.20	\$13,788.00
Analysis of Settlements, Verdicts, and Victim Compensation Funds	119.10	\$53,875.00
Valuation Model Development and Reporting	11.80	\$6,922.50
Communication with Counsel	5.90	\$3,857.50
Fee Applications	15.50	\$6,781.00
TOTAL	181.50	\$85,224.00

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12	Facsimile: (650) 636-9251			
13	Counsel for the Official Committee of Unsecured Creditors			
14	UNITED STATE	S BANKRUPTCY COURT		
15	NORTHERN DISTRICT OF CALIFORNIA			
16	OAKLAND DIVISION			
17		Case No. 23-40523 WJL		
18	-	Chapter 11		
19	In re:	FOURTH INTERIM FEE APPLICATION OF		
20	THE ROMAN CATHOLIC BISHOP OF OAKLAND, a California corporation	STOUT RISIUS ROSS, LLC FOR ALLOWANCE AND PAYMENT OF FEES FOR		
21	sole,	THE PERIOD FROM SEPTEMBER 1, 2024, THROUGH DECEMBER 31, 2024		
22	Debtor.	Judge: Hon. William J. Lafferty		
23		Date: April 30, 2025		
24		Time:10:30 a.m. (Pacific Time)Place:United States Bankruptcy Court		
25		1300 Clay Street, Courtroom 220 Oakland, CA 94612		
26		Objection Deadline: March 7, 2025		
27				
28				
Case:	23-40523 Doc# 1734 Filed: 02/14/25 14	5 Entered: 02/14/25 16:34:47 Page 7 of		

1 Stout Risius Ross, LLC ("Stout"), expert consultant on valuation of sexual abuse claims 2 to the Official Committee of Unsecured Creditors (the "Committee") of the Roman Catholic 3 Bishop of Oakland (the "Debtor") in the above captioned chapter 11 case (the "Chapter 11 4 <u>Case</u>") hereby submits its Fourth Interim Fee Application (the "Fourth Interim Application"), 5 for an order, in substantially the form attached hereto as **Exhibit A**, pursuant to sections 330 and 6 331 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal 7 Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the Guidelines for Compensation and 8 Expense Reimbursement of Professionals and Trustees (the "Northern District Guidelines"), 9 the Local Bankruptcy Rules for the Northern District of California (the "Local Rules"), and the 10 Order Authorizing Procedures for Interim Compensation and Reimbursement of Expenses of 11 Professionals (the "Interim Compensation Order") [Dkt. No. 170] entered by the Court on June 12 23, 2023, for interim approval and allowance of compensation for professional services rendered 13 to the Committee from September 1, 2024, through and including December 31, 2024 (the 14 "Interim Fee Period"); and, in support thereof, respectfully represents as follows: 15 **PRELIMINARY STATEMENT** 1. Since Stout's retention by the Committee on September 8, 2023, Stout has been 16 17 actively engaged as an expert consultant for the purpose of valuing sexual abuse claims in this Chapter 11 Case. Upon its retention, Stout advised and assisted lead counsel to the Committee, 18 Lowenstein Sandler LLP ("Lowenstein") in fulfilling its obligations and duties to unsecured 19 20 creditors and rendered services to Lowenstein in accordance with its instructions and directions. 2. All of these efforts have required Stout to work closely with Lowenstein to keep 21 them informed throughout this Chapter 11 Case, in regular updates, meetings and 22 23 communications. Stout has also worked with the Committee's special insurance counsel, Burns Bair LLP ("Burns Bair"), as well as coordinated with the Debtor and their professional advisors, 24 all for purposes of analyzing and valuing the sexual abuse claims and related insurance assets in 25 this Chapter 11 Case. 26 27 3. The Fourth Interim Application is based upon the points and authorities cited herein, the Declaration of Katheryn McNally filed concurrently herewith, the exhibit attached 28

1	thereto, the p	leadings, papers, and records on file in this case, and any evidence or argument that
2	the Court ma	y entertain at the time of the hearing on the Fourth Interim Application.
3		JURISDICTION
4	4.	This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. sections
5	157 and 1334	4, the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges,
6	General Orde	er 24 (N.D. Cal.), and Rule 5011-1(a) of the Local Rules. This is a core proceeding
7	pursuant to 2	8 U.S.C. section 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C.
8	sections 1408	3 and 1409.
9		CASE BACKGROUND AND STATUS
10	A.	Debtor's Bankruptcy Proceedings
11	5.	The Debtor filed a voluntary petition for relief under Chapter 11 of the Bankruptcy
12	Code on May	y 8, 2023 (the " <u>Petition Date</u> "). The Debtor continues to operate its business and
13	manages its	properties as a debtor in possession pursuant to sections 1107(a) and 1108 of the
14	Bankruptcy C	Code. No trustee or examiner has been appointed in this Chapter 11 Case. To date,
15	the Debtor ha	as not filed a plan or disclosure statement, and the Applicant does not know when
16	the Debtor an	nticipates filing one.
17	B.	Selection of the Committee
18	6.	On May 23, 2023, pursuant to Section 1102 of the Bankruptcy Code, the Office of
19	the United S	states Trustee (the "U.S. Trustee") selected interested creditors to serve on the
20	Committee.	Pursuant to section 1102(a)(1) of the Bankruptcy Code, the U.S. Trustee appointed
21	nine member	rs to serve on the Committee. Upon formation, the Committee selected Mr. Steve
22	Woodall as it	ts chair. On May 30, 2023, the Committee selected Lowenstein Sandler LLP as its
23	lead counsel,	and on June 1, 2023, the Applicant as local bankruptcy counsel.
24	C.	The Committee's Retention of Stout
25	7.	On October 7, 2023, the Court entered the Order Authorizing Retention of Stout
26	Risius Ross,	LLC as Expert Consultant on Valuation of Sexual Abuse Claims, Effective as of
27	September 8,	2023 [Dkt. No. 510] (the " <u>Retention Order</u> "). The Retention Order authorizes
28	compensation	n and reimbursement to Stout in accordance with the Bankruptcy Code, the
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1	Bankruptcy Rules, the Northern District Guidelines, the Local Rules, and the Interim		
2	Compensation Order. Subject to Stout's application to the Court, the Committee is authorized		
3	by the Retention Order to compensate Stout at its standard hourly rates for services performed		
4	and to reimburse it for actual and necessary expenses incurred. The Retention Order authorizes		
5	Stout to provide the following services to the Committee: (a) Expert consulting services		
6	regarding the estimated value of aggregate Survivor Claims in this case, and any related		
7	adversary proceedings; (b) Expert consulting services in connection with any contested matters		
8	and/or litigation arising in this case; (c) Expert consulting services in connection with any plan		
9	or settlement filed by any party-in-interest; (d) Expert consulting in connection with the review		
10	and evaluation of reports prepared by the Debtor, its professionals, the Debtor's insurers, and		
11	heir professionals; (e) As may be requested by the Committee, assisting with the preparation of		
12	affidavits/declarations, depositions, and briefing in this case concerning the issues for which		
13	Stout is providing expert consulting services; (f) As may be requested by the Committee,		
14	assisting with the allocation of claims to potentially available insurance coverage; (g) Such other		
15	consulting and advisory services as may be requested by the Committee [Dkt. No. 0510].		
16	D. Summary of Professional Compensation and Reimbursement of Expenses		
17	Requested		
18	8. By this Fourth Interim Application, the Applicant seeks interim allowance of		
19			
	compensation in the amount of \$85,224.00 for the Interim Fee Period.		
20	 compensation in the amount of \$85,224.00 for the Interim Fee Period. 9. All services for which Stout requests compensation were performed for or on 		
20 21			
	9. All services for which Stout requests compensation were performed for or on		
21	9. All services for which Stout requests compensation were performed for or on behalf of the Committee. Stout has received no promises for payment from any source other than		
21 22	9. All services for which Stout requests compensation were performed for or on behalf of the Committee. Stout has received no promises for payment from any source other than he Debtor for services rendered or to be rendered in any capacity whatsoever in connection with		
21 22 23	9. All services for which Stout requests compensation were performed for or on behalf of the Committee. Stout has received no promises for payment from any source other than he Debtor for services rendered or to be rendered in any capacity whatsoever in connection with he matters covered by this Fourth Interim Application.		
21 22 23 24	 9. All services for which Stout requests compensation were performed for or on behalf of the Committee. Stout has received no promises for payment from any source other than he Debtor for services rendered or to be rendered in any capacity whatsoever in connection with he matters covered by this Fourth Interim Application. 10. There is no agreement or understanding between Stout and any other person other 		
 21 22 23 24 25 	 9. All services for which Stout requests compensation were performed for or on behalf of the Committee. Stout has received no promises for payment from any source other than he Debtor for services rendered or to be rendered in any capacity whatsoever in connection with he matters covered by this Fourth Interim Application. 10. There is no agreement or understanding between Stout and any other person other han the partners of Stout for the sharing of compensation to be received for services rendered in any capacity of services rendered in the sharing of compensation. 		

1 11. Stout has billed the Committee in accordance with its existing billing rates and 2 procedures in effect during the Interim Fee Period. These rates are the same rates Stout charges 3 for services rendered by its consultants in comparable matters and are reasonable given the 4 compensation charged by comparably skilled professionals of similar experience for engagements 5 of scope and complexity similar to this Chapter 11 Case. The Summary Sheet filed herewith 6 contains tables listing the Stout consultants who have performed services for the Committee 7 during the Interim Fee Period, including their job titles, hourly rates, and aggregate number of 8 hours worked in this matter. The Summary Sheet also contains a table summarizing the hours 9 worked by Stout's consultants broken down by project billing code. Stout maintains 10 computerized time records, and attached herewith as **Exhibit B** is a true and correct copy of an 11 itemized statement detailing all fees and expenses accrued during the Interim Fee Period. The 12 Committee has reviewed the Fourth Interim Application and approves the fees and expenses 13 requested herein.

14 12. To the extent that time or disbursement charges for services rendered or
15 disbursements incurred relate to the Interim Fee Period but were not processed prior to the
16 preparation of this Application, Stout reserves the right to request additional compensation for
17 such services and reimbursement of such expenses in a future application.

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- 19

<u>SUMMARY OF SERVICES PERFORMED</u> BY STOUT DURING THE INTERIM FEE PERIOD

20 13. During the Interim Fee Period, Stout professionals expended 181.50 hours on 21 behalf of the Committee. Of this, 25.90 hours were expended by Stout managing directors, 62.00 22 hours by a Stout director, 26.10 hours by a Stout manager, 34.80 hours by Stout associates, and 23 32.70 hours by Stout analysts. In accordance with the Interim Compensation Order, the Northern 24 District Guidelines, and the Local Rules, Stout has classified services performed into the five 25 specific categories set forth below. Stout has attempted to place the services provided in the 26 category that best relates to such services; because certain services may relate to one or more 27 categories, however, services pertaining to one category may in fact be included in another 28 category. The following summary of services rendered during the Interim Fee Period is not intended to be a detailed description of the work performed. Rather, it merely highlights certain
project billing categories in which significant services were rendered by Stout, as well as
identifies some of the issues Stout was required to address.

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Claimant File Analysis

Fees: \$13,788.00; Total Hours: 29.20

6 14. During the Interim Fee Period, Stout, among other things, (i) analyzed specific
7 attributes from the proof of claim forms and complaints as requested by Counsel to the
8 Committee; (ii) compared Stout's claimant attribute information to claim summaries prepared by
9 the Debtor in order to support mediation efforts, and (iii) continued to perform quality control of
10 extracted data to ensure consistency of attribute tracking and categorization among claimants.

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B. Analysis of Settlements, Verdicts, and Victim Compensation Funds Fees: \$53,875.00; Total Hours: 119.10

13 15. During the Interim Fee Period, Stout, among other things, analyzed the other
14 bankrupt diocesan settlements set forth in Debtor's Disclosure Statement. .

C. Valuation Model Development and Reporting Fees: \$6,922.50; Total Hours: 11.80

17 16. During the Interim Fee Period, Stout, among other things, (i) prepared for
18 mediation discussions regarding claim valuations and (ii) analyzed the Debtor's Plan and
19 Disclosure Statement.

D. Communication with Counsel

Fees: \$3,857.50; Total Hours: 5.90

22 17. During the Interim Fee Period, Stout, among other things, (i) held periodic
23 meetings with Lowenstein and Burns Bair; (ii) prepared and presented materials at Lowenstein's
24 direction to guide discussions with the Committee.

E. Fee Applications

Fees: \$6,781.00; Total Hours: 15.50

27 18. During the Interim Fee Period, Stout, among other things, (i) prepared its monthly
28 fee statement cover letters and related summaries for August 1 – August 31, 2024, September 1

1 | - September 30, 2024, October 1 – October 30, 2024 and November 1 – November 30, 2024;
2 | (ii) prepared its filings and exhibits related to its Third Interim Fee Application.

3

LEGAL BASIS FOR INTERIM COMPENSATION

19. The professional services for which Stout requests interim allowance of
compensation and reimbursement of expenses were rendered and incurred in connection with this
case in the discharge of Stout's professional responsibilities as consultants for the Committee in
this Chapter 11 Case. Stout's services have been necessary and beneficial to the Committee, the
Debtor, its estate, creditors, and other parties in interest.

9 20. In accordance with the factors enumerated in section 330 of the Bankruptcy Code,
10 Stout respectfully submits that the amount requested by Stout is fair and reasonable given the
11 complexity of the Chapter 11 Case, the time expended, the nature and extent of the services
12 rendered, the value of such services, and the costs of comparable services other than in a case
13 under the Bankruptcy Code. Moreover, Stout has reviewed the requirements of the Interim
14 Compensation Order, the Northern District Guidelines, and the UST Guidelines and believes that
15 the Fourth Interim Application complies with all of them.

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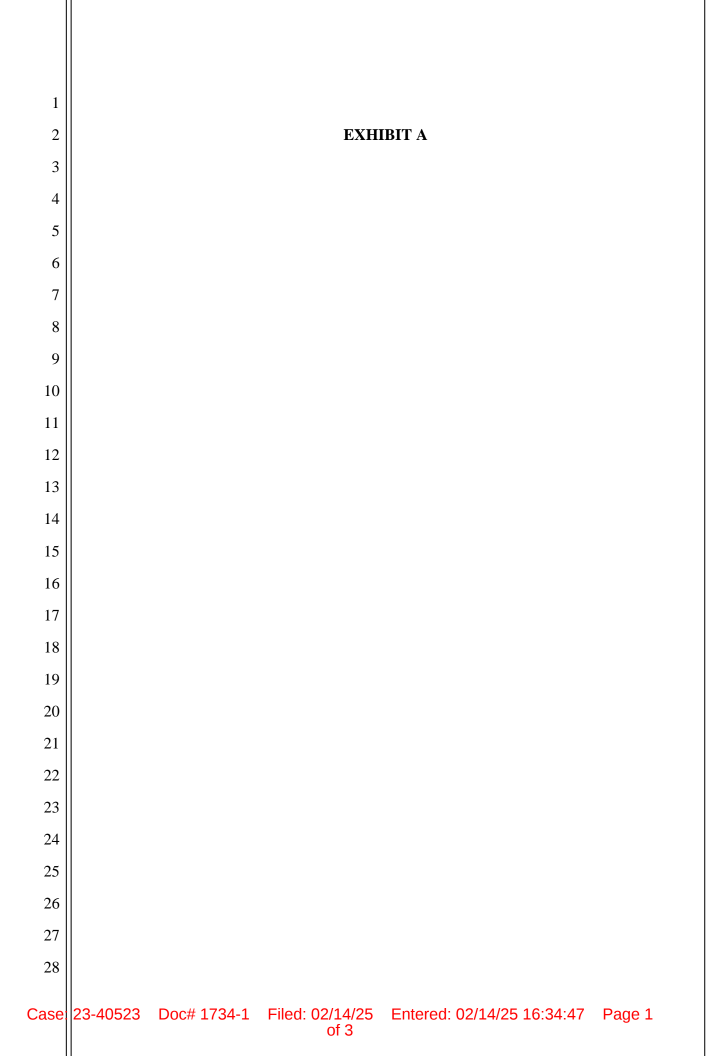
AVAILABLE FUNDS

17 21. The Applicant understands that the Debtor's estate has sufficient funds available
18 to pay the fees and costs sought herein.

NOTICE

Notice of the Fourth Interim Application has been provided to parties in interest in
accordance with the procedures set forth in the Interim Compensation Order. Stout submits that,
in view of the facts and circumstances of the Chapter 11 Case, such notice is sufficient, and no
other or further notice need be provided.

1		CON	CLUSION	
2	Stout respectfully requests an interim allowance to Stout as compensation for fees and			tion for fees and
3	expenses in the amount of \$85,224.00 ; and for such other and further relief as this Court deems			this Court deems
4	proper.			
5				
6	Dated: February 13, 2025	5	Respectfully submitted,	
7			STOUT RISIUS ROSS, LLC	
8			K. Michalla	
9			By: <u>Lan McNaly</u> Katheryn McNally	
10			Managing Director	
11			Stout Risius Ross, LLC	
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10	galbert@kbkllp.com 425 Market Street, 26 th Floor				
11	San Francisco, California 94105 Telephone: (415) 496-6723				
12	Counsel for the Official Committee of Unst	acurad			
13	Creditors	ecureu			
14	UNITED STATE	S BANKRUPTCY COURT			
15	NORTHERN DIS	STRICT OF CALIFORNIA			
16	OAKL	AND DIVISION			
17	In re:	Case No. 23-40523 WJL			
18	THE ROMAN CATHOLIC BISHOP OF	Chapter 11 Case			
19	OAKLAND, a California corporation sole,	[PROPOSED] ORDER APPROVING			
20		FOURTH INTERIM FEE APPLICATION OF STOUT RISIUS ROSS, LLC FOR			
21	Debtor.	ALLOWANCE AND PAYMENT OF			
22		INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR			
23		THE PERIOD SEPTEMBER 1, 2024 THROUGH DECEMBER 31, 2024			
24					
25		Judge: Hon. William J. Lafferty			
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27					
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1	Stout Risius Ross, LLC ("Stout"), expert consultant on valuation of sexual abuse claims to	
2	the Official Committee of Unsecured Creditors in the above-captioned case, filed its Fourth Interim	
3	Application for Compensation for the period from September 1, 2024, through December 31, 2024	
4	(the "Fourth Interim Application"); ² and this Court having jurisdiction to consider the Fourth	
5	Interim Application and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, the	
6	Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 (N.D.	
7	Cal) and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the	
8	Northern District of California; and consideration of the Fourth Interim Application and the	
9	requested relief being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper	
10	before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Fourth	
11	Interim Application having been provided to the parties listed therein, and it appearing that no other	
12	or further notice need be provided; and this Court having reviewed the Fourth Interim Application	
13	and the Stout Certification; and, upon the record and all of the proceedings had before the Court;	
14	and this Court having found and determined that the relief sought in the Fourth Interim Application	
15	is in the best interests of the Debtor, its estate, creditors, and all parties in interest; and that the legal	
16	and factual bases set forth in the Fourth Interim Application establish just cause for the relief	
17	granted herein; and after due deliberation and sufficient cause appearing therefor, it is hereby	
18	ORDERED that the Fee Application is GRANTED. The Debtor in the above case shall	
19	pay to Stout interim compensation of \$85,224.00 for services rendered in the Chapter 11 case	
20	during the Fee Period.	
21	ORDERED that the Debtor is directed to pay Stout the amount allowed in the paragraph	
22	above.	
23	ORDERED that this Court retains jurisdiction with respect to all matters arising from or	
24	related to the implementation, interpretation, and enforcement of this Order.	
25	**END OF ORDER**	
26		
27	² Capitalized terms used but not defined herein shall have the meaning ascribed to them in the	
28	Fourth Interim Application.	
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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

September 1, 2024 to December 31, 2024 Fees by Employee									
				Avg. Hourly					
Employee Name	Hours	Price	Fees	Rate					
Katie McNally	16.80	\$ 750.00	12,600.00						
Matt Schwab	9.10	\$ 735.00	6,688.50						
Allison Harriman	62.00	\$ 545.00	33,790.00						
Carolyn DeLarm (10/1/2024 - 12/31/2024) ¹	26.10	\$ 400.00	10,440.00						
Carolyn DeLarm (9/1/2024 - 9/30/2024) ¹	10.90	\$ 360.00	3,924.00						
Brad Martisauski	18.40	\$ 340.00	6,256.00						
Yuriy Melenchuk (10/1/2024 - 12/31/2024) ¹	5.50	\$ 340.00	1,870.00						
Yuriy Melenchuk (9/1/2024 - 9/30/2024) ¹	2.50	\$ 315.00	787.50						
Morgan Cortens	4.40	\$ 315.00	1,386.00						
Bryn Heuberger	1.20	\$ 290.00	348.00						
Shruti Aggarwal	24.60	\$ 290.00	7,134.00						
Total	181.50		\$85,224.00	\$469.5					

September 1, 2024 to December 31, 2024 Fees by Task Description									
Task Description	Hours	Fees							
Claimant File Analysis	29.20	\$ 13,788.00							
Analysis of Settlements, Verdicts, and Victim Compensation Funds	119.10	\$ 53,875.00							
Valuation Model Development and Reporting	11.80	\$ 6,922.50							
Communication with Counsel	5.90	\$ 3,857.50							
Fee Applications	15.50	\$ 6,781.00							
Total	181.50	\$85,224.00							

September	1, 2024 to December 31, 2024 Fees by Employee by Task Description		
Employee Name	Task Description	Hours	Fees
Katie McNally	Claimant File Analysis	1.50	\$1,125.00
Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	12.30	\$9,225.00
Katie McNally	Valuation Model Development and Reporting	1.10	\$825.00
Katie McNally	Communication with Counsel	1.30	\$975.00
Katie McNally	Fee Applications	0.60	\$450.00
Matt Schwab	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.50	\$1,837.50
Matt Schwab	Valuation Model Development and Reporting	4.10	\$3,013.50
Matt Schwab	Communication with Counsel	2.30	\$1,690.50
Matt Schwab	Fee Applications	0.20	\$147.00
Allison Harriman	Claimant File Analysis	13.40	\$7,303.00
Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	37.70	\$20,546.50
Allison Harriman	Valuation Model Development and Reporting	3.20	\$1,744.00
Allison Harriman	Communication with Counsel	2.00	\$1,090.00
Allison Harriman	Fee Applications	5.70	\$3,106.50
Carolyn DeLarm	Claimant File Analysis	9.30	\$3,720.00
Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	22.70	\$8,680.00
Carolyn DeLarm	Valuation Model Development and Reporting	3.20	\$1,272.00
Carolyn DeLarm	Fee Applications	1.80	\$692.00
Brad Martisauski	Claimant File Analysis	3.00	\$1,020.00
Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	14.90	\$5,066.00
Brad Martisauski	Valuation Model Development and Reporting	0.20	\$68.00
Brad Martisauski	Communication with Counsel	0.30	\$102.00
Yuriy Melenchuk	Claimant File Analysis	0.80	\$272.00
Yuriy Melenchuk	Fee Applications	7.20	\$2,385.50
Morgan Cortens	Analysis of Settlements, Verdicts, and Victim Compensation Funds	4.40	\$1,386.00
Bryn Heuberger	Claimant File Analysis	1.20	\$348.00
Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	24.60	\$7,134.00
	Total	181.50	\$85,224.00

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
9/3/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$545.00	\$163.50	Meeting with Stout team to discuss assisting counsel with the analysis of historical recoveries in bankruptcy by survivors.
9/3/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.6	\$545.00	\$872.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/3/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.7	\$545.00	\$1,471.50	Assisted counsel in its analysis of historical bankruptcy settlements.
9/3/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$360.00	\$108.00	Meeting with Stout team to discuss assisting counsel with the analysis of historical recoveries in bankruptcy by survivors.
9/3/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.4	\$360.00	\$504.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/3/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	3.3	\$360.00	\$1,188.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptey by survivors.
9/3/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$750.00	\$225.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/3/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$750.00	\$225.00	Meeting with Stout team to discuss assisting counsel with the analysis of historical recoveries in bankruptcy by survivors.
9/3/2024	Matt Schwab	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$735.00	\$220.50	Meeting with Stout team to discuss assisting counsel with the analysis of historical recoveries in bankruptcy by survivors.
9/3/2024	Matt Schwab	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.4	\$735.00	\$294.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/3/2024	Morgan Cortens	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2	\$315.00	\$630.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/4/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.9	\$545.00	\$1,035.50	Continued to assist counsel in its analysis of historical bankruptcy settlements.
9/4/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.2	\$545.00	\$1,199.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/4/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.1	\$360.00	\$756.00	Incorporate feedback into counsel's analysis of historical recoveries in bankruptey by survivors.
9/4/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.4	\$750.00	\$1,800.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/4/2024	Morgan Cortens	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.4	\$315.00	\$756.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/5/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.3	\$545.00	\$1,253.50	Continued to assist counsel in its analysis of historical bankruptcy settlements.
9/5/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.7	\$545.00	\$1,471.50	Assisted counsel in its analysis of historical bankruptcy settlements.
9/5/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.9	\$360.00	\$324.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/5/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.2	\$360.00	\$432.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/5/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.7	\$750.00	\$525.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/6/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	3.3	\$545.00	\$1,798.50	Assisted counsel in its analysis of historical bankruptcy settlements.
9/6/2024	Allison Harriman	Communication with Counsel	0.4	\$545.00	\$218.00	Meeting with Lowenstein and Stout team to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/6/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$360.00	\$288.00	Assisted counsel in its analysis of historical bankruptcy settlements.
9/6/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.6	\$750.00	\$1,200.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/6/2024	Katie McNally	Communication with Counsel	0.4	\$750.00	\$300.00	Meeting with Lowenstein and Stout team to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
9/6/2024	Matt Schwab	Communication with Counsel	0.4	\$735.00	\$294.00	Meeting with Lowenstein and Stout team to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/7/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$340.00	\$272.00	Assisted counsel in its analysis of historical bankruptcy settlements in preparation for mediation.
9/8/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.4	\$750.00	\$300.00	Updates to the exhibits to support counsel's analysis of comparable settlement data in preparation for mediation.
9/8/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.1	\$750.00	\$825.00	Worked with Committee counsel to prepare for upcoming mediation session by reviewing historical recoveries in bankruptcy by survivors.
9/9/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.1	\$545.00	\$599.50	Updates to the exhibits to support counsel's analysis of comparable settlement data in preparation for mediation.
9/9/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$340.00	\$272.00	Assist counsel in aggregating list of comparable bankruptcy settlements to be used in mediation.
9/9/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.4	\$750.00	\$1,800.00	Finalize analysis of comparable settlement data per counsel request in preparation for mediation.
9/10/2024	Allison Harriman	Valuation Model Development and Reporting	0.5	\$545.00	\$272.50	Analysis of claim data and statistic classifications to assist with mediation meeting.
9/10/2024	Matt Schwab	Valuation Model Development and Reporting	1.3	\$735.00	\$955.50	Prep for mediation presentation to debtor regarding claim valuations.
9/10/2024	Matt Schwab	Valuation Model Development and Reporting	1.4	\$735.00	\$1,029.00	Participate in mediation meeting with the debtor.
9/13/2024	Allison Harriman	Valuation Model Development and Reporting	0.2	\$545.00	\$109.00	Meeting with C. DeLarm and B. Martisauski to discuss the status of the entity specific analysis.
9/13/2024	Brad Martisauski	Valuation Model Development and Reporting	0.2	\$340.00	\$68.00	Meeting with C. DeLarm and A. Harriman to discuss the status of the entity specific analysis.
9/13/2024	Carolyn DeLarm	Valuation Model Development and Reporting	0.2	\$360.00	\$72.00	Meeting with A. Harriman and B. Martisauski to discuss the status of the entity specific analysis.
9/14/2024	Yuriy Melenchuk	Fee Applications	1.7	\$315.00	\$535.50	Prepare schedules and documents required for August fee application submission and production.
9/15/2024	Yuriy Melenchuk	Fee Applications	0.5	\$315.00	\$157.50	Prepare schedules and documents required for August fee application submission and production.
9/16/2024	Carolyn DeLarm	Fee Applications	0.7	\$360.00	\$252.00	Perform quality control analysis regarding the schedules and documents required for August fee application submission and production.
9/25/2024	Allison Harriman	Fee Applications	0.7	\$545.00	\$381.50	Analysis of schedules and documents required as part of the August fee application production.
9/26/2024	Yuriy Melenchuk	Fee Applications	0.3	\$315.00	\$94.50	Finalize schedules and documents required for August fee application submission and production.
9/27/2024	Katie McNally	Fee Applications	0.2	\$750.00	\$150.00	Finalize schedules and documents required for August fee application submission and production.
10/7/2024	Allison Harriman	Claimant File Analysis	2.8	\$545.00	\$1,526.00	Analysis of claimants naming schools in POC forms.
10/7/2024	Katie McNally	Claimant File Analysis	0.3	\$750.00	\$225.00	Analyze request for analysis of named entities per request of counsel to the committee and coordinate with A. Harriman.
10/7/2024	Yuriy Melenchuk	Fee Applications	1.2	\$340.00	\$408.00	Prepare schedules and documents required for September fee application submission and production.
10/8/2024	Allison Harriman	Claimant File Analysis	1.5	\$545.00	\$817.50	Analysis of claimants naming schools in POC forms.
10/8/2024	Allison Harriman	Communication with Counsel	0.6	\$545.00	\$327.00	Meeting with K. McNally, M. Schwab, and Lowenstein to discuss the analysis of claimants naming schools in POC forms.
10/8/2024	Brad Martisauski	Claimant File Analysis	0.3	\$340.00	\$102.00	Meeting with C. DeLarm to discuss the status of RCBO engagement and outstanding open items.
10/8/2024	Carolyn DeLarm	Claimant File Analysis	0.3	\$400.00	\$120.00	Meeting with B. Martisauski to discuss the status of RCBO engagement and outstanding open items.

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
10/8/2024	Katie McNally	Communication with Counsel	0.6	\$750.00	\$450.00	Meeting with M. Schwab, A. Harriman, and Lowenstein to discuss the analysis of claimants naming schools in POC forms.
10/8/2024	Katie McNally	Claimant File Analysis	0.4	\$750.00	\$300.00	Analysis of named entities per request of counsel to the committee and provide feedback for A. Harriman to incorporate.
10/8/2024	Matt Schwab	Communication with Counsel	0.6	\$735.00	\$441.00	Meeting with K. McNally, A. Harriman, and Lowenstein to discuss the analysis of claimants naming schools in POC forms.
10/9/2024	Carolyn DeLarm	Claimant File Analysis	2.1	\$400.00	\$840.00	Analyze documents and compare against prior POC named entity analysis.
10/11/2024	Allison Harriman	Fee Applications	2.1	\$545.00	\$1,144.50	Prepare schedules and documents required for 3rd Interim fee application submission and production.
10/11/2024	Katie McNally	Fee Applications	0.2	\$750.00	\$150.00	Analysis of A. Harriman's iteration of schedules and documents required for 3rd Interim fee application submission.
10/14/2024	Allison Harriman	Fee Applications	1.3	\$545.00	\$708.50	Finalize schedules and documents required for 3rd Interim fee application submission.
10/14/2024	Brad Martisauski	Claimant File Analysis	0.4	\$340.00	\$136.00	Prepare template for analysis of RCBO entities
10/14/2024	Brad Martisauski	Claimant File Analysis	0.5	\$340.00	\$170.00	Meeting with C. DeLarm to walk through analysis of RCBO defendants following receipt of data from counsel.
10/14/2024	Bryn Heuberger	Claimant File Analysis	1.2	\$290.00	\$348.00	Check data provided by counsel and map categorizations to the corresponding entities.
10/14/2024	Carolyn DeLarm	Claimant File Analysis	0.5	\$400.00	\$200.00	Meeting with B. Martisauski to walk through analysis of RCBO defendants following receipt of data from counsel.
10/14/2024	Carolyn DeLarm	Claimant File Analysis	0.8	\$400.00	\$320.00	Analyze RCBO named defendants following receipt of data from counsel.
10/15/2024	Allison Harriman	Claimant File Analysis	0.4	\$545.00	\$218.00	Updates to RCBO school analysis and provide update to counsel to the committee.
10/15/2024	Katie McNally	Claimant File Analysis	0.2	\$750.00	\$150.00	Correspondence with A. Harriman regarding the request on claimant data from counsel to the committee.
10/16/2024	Yuriy Melenchuk	Fee Applications	0.2	\$340.00	\$68.00	Incorporate comments and notes to Stout's fee application schedule and documents as part of the monthly fee application process.
10/21/2024	Allison Harriman	Fee Applications	1	\$545.00	\$545.00	Incorporate updates to the schedules and documents required for September fee application submission.
10/23/2024	Katie McNally	Fee Applications	0.2	\$750.00	\$150.00	Finalize schedules and documents required for September fee application submission.
10/24/2024	Allison Harriman	Claimant File Analysis	0.7	\$545.00	\$381.50	Additional analysis of school entities named in POCs, per request from counsel.
10/24/2024	Allison Harriman	Claimant File Analysis	2.4	\$545.00	\$1,308.00	Analysis of school entities named in POCs, per request from counsel.
10/24/2024	Katie McNally	Claimant File Analysis	0.6	\$750.00	\$450.00	Analysis of updated analysis of defendant entities and feedback and edits to A. Harriman.
11/6/2024	Carolyn DeLarm	Fee Applications	0.4	\$400.00	\$160.00	Perform quality control analysis of the October fee application schedules and documents to ensure accuracy.
11/6/2024	Yuriy Melenchuk	Fee Applications	1.5	\$340.00	\$510.00	Prepare schedules and documents required for October fee application submission and production.
11/9/2024	Katie McNally	Valuation Model Development and Reporting	1.1	\$750.00	\$825.00	Analysis of RCBO Debtor Plan and Disclosure Statement.
11/11/2024	Brad Martisauski	Communication with Counsel	0.3	\$340.00	\$102.00	Meeting with B. Weisenberg, J. Bair, M. Stippel, K. McNally, and M. Schwab to discuss the Debtor plan and analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement
11/11/2024	Matt Schwab	Communication with Counsel	0.3	\$735.00	\$220.50	Meeting with B. Weisenberg, J. Bair, M. Stippel, K. McNally, and B. Martisauski to discuss the Debtor plan and analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement
11/11/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.1	\$340.00	\$714.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
11/11/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.6	\$340.00	\$204.00	Meeting with C. DeLarm to discuss the analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/11/2024	Matt Schwab	Valuation Model Development and Reporting	1.4	\$735.00	\$1,029.00	Analysis of RCBO Debtor Plan and Disclosure Statement.
11/11/2024	Katie McNally	Communication with Counsel	0.3	\$750.00	\$225.00	Meeting with B. Weisenberg, J. Bair, M. Stippel, M. Schwab, and B. Martisauski to discuss the Debtor plan and analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement
11/11/2024	Allison Harriman	Valuation Model Development and Reporting	2.5	\$545.00	\$1,362.50	Analysis of RCBO Debtor Plan and Disclosure Statement.
11/11/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.2	\$545.00	\$654.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/11/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.6	\$400.00	\$240.00	Meeting with B. Martisauski to discuss the analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/11/2024	Carolyn DeLarm	Valuation Model Development and Reporting	1.2	\$400.00	\$480.00	Analysis of RCBO Debtor Plan and Disclosure Statement.
11/12/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$750.00	\$600.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/12/2024	Carolyn DeLarm	Claimant File Analysis	0.8	\$400.00	\$320.00	Analysis and reconciliation of the claimant list to ensure all plaintiffs are accounted for.
11/12/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.3	\$545.00	\$708.50	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/12/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.6	\$545.00	\$872.00	Additional analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/12/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.1	\$340.00	\$374.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/12/2024	Carolyn DeLarm	Valuation Model Development and Reporting	1.8	\$400.00	\$720.00	Analysis of RCBO Debtor Plan and Disclosure Statement.
11/13/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.7	\$545.00	\$1,471.50	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/13/2024	Carolyn DeLarm	Claimant File Analysis	0.6	\$400.00	\$240.00	Continue analysis and reconciliation of the claimant list to ensure all plaintiffs are accounted for.
11/13/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.2	\$400.00	\$480.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/13/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.1	\$340.00	\$374.00	Research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/13/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.4	\$750.00	\$300.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/14/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$545.00	\$272.50	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/14/2024	Matt Schwab	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1	\$735.00	\$735.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/14/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.8	\$400.00	\$1,120.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/14/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.9	\$340.00	\$986.00	Research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/14/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$750.00	\$225.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Yuriy Melenchuk	Fee Applications	0.6	\$340.00	\$204.00	Incorporate updates to the schedules and documents as required of the fee application process.
11/18/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$400.00	\$320.00	Meeting with Stout Team to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$400.00	\$200.00	Meeting with B. Martisauski to discuss next steps in analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
11/18/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$340.00	\$170.00	Meeting with C. DeLarm to discuss next steps in analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$340.00	\$272.00	Meeting with Stout Team to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1	\$545.00	\$545.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Matt Schwab	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$735.00	\$588.00	Meeting with Stout Team to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$340.00	\$170.00	Research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.4	\$750.00	\$300.00	Research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Allison Harriman	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$545.00	\$436.00	Meeting with Stout Team to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/18/2024	Katie McNally	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.8	\$750.00	\$600.00	Meeting with Stout Team to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/19/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$290.00	\$145.00	Meeting with C. DeLarm and B. Martisauski to discuss research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/19/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$340.00	\$170.00	Meeting with C. DeLarm and S. Aggarwal to discuss research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/19/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.5	\$400.00	\$200.00	Meeting with B. Martisauski and S. Aggarwal to discuss research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/19/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.4	\$400.00	\$160.00	Create a template for S. Aggarwal's analysis and research of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/20/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.4	\$290.00	\$696.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/21/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.4	\$290.00	\$406.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/21/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.6	\$290.00	\$754.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/21/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	3.7	\$290.00	\$1,073.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/22/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	3	\$290.00	\$870.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/22/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1	\$290.00	\$290.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/22/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	3.3	\$290.00	\$957.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/25/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	0.3	\$340.00	\$102.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/25/2024	Matt Schwab	Fee Applications	0.2	\$735.00	\$147.00	Finalize schedules and documents required for October fee application submission and production.
11/25/2024	Carolyn DeLarm	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.2	\$400.00	\$480.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/25/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.5	\$290.00	\$725.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/25/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.5	\$290.00	\$435.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/25/2024	Shruti Aggarwal	Analysis of Settlements, Verdicts, and Victim Compensation Funds	1.6	\$290.00	\$464.00	Continue to analyze of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/26/2024	Brad Martisauski	Analysis of Settlements, Verdicts, and Victim Compensation Funds	2.4	\$340.00	\$816.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

110:00.004 Control Inform 2.0 360.00 \$10.000 Statums 110:00205 Statum Agginval Advisite of Edimensity United Statuments of Hubber's Distatuments on Early in Advises on Statum Agginval Advises of Calor Indices Information and Informat	Date	Employee Name	Task Description	Hours	Rate	Fees	Description
10.00.0394 Sittin Aggintini Value Composition Funds 1.1 3.000 Sittin Aggintini 11.27/2024 Bind Mattinanii Andyle of Schelments, Variani, and Value Composition Funds 0.5 5.000 Wirely generation of Chains and Chains and Andyle of Schelments, Variani, and Value Composition Funds 0.5 5.000 Wirely generation of Chains and Chains	11/26/2024	Carolyn DeLarm		2.6	\$400.00	\$1,040.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
11/12/2024 Desk Statistististi Vestin Composition Fundi 0.5 S1000 S1000 <td>11/26/2024</td> <td>Shruti Aggarwal</td> <td></td> <td>1.1</td> <td>\$290.00</td> <td>\$319.00</td> <td>Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.</td>	11/26/2024	Shruti Aggarwal		1.1	\$290.00	\$319.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
110:2020 Campin Riskum Vientim Compression Funds 0.5 Sellinon Sellinon Sellinon Sellinon 112:20204 Cambin Dollem Analysis of Stiftmenti, Verkits, and Ukano Compression Funds 1.6 \$640.00 Seldinon 12:20204 Allion Harrison Analysis of Stiftmenti, Verkits, and Vientim Compression Funds 2.1 \$545.00 \$1,744.00 Analysis of Stiftmenti, Verkits, and Vientim Compression Funds 3.2 \$545.00 \$1,744.00 Analysis of Stiftmenti, Verkits, and Vientim Compression Funds 3.2 \$545.00 \$1,744.00 Analysis of Stiftmenti, Verkits, and Vientim Compression Funds 4 \$555.00 \$1,744.00 Analysis of Stiftmenti, Verkits, and Vientim Compression Funds 1.2 \$340.00 \$100.00 Contineed analysis of stiftmenti, Verkits, and Vientim Compression Funds 1.2 \$545.00 \$2,746.00 Contineed analysis of stiftmenti, Verkits, and Vientim Compression Funds 1.2 \$545.00 \$2,746.00 Contineed analysis of stiftmenti, Verkits, and Vientim Compression Funds 1.2 \$545.00 \$500.00 Fundse analysis of stiftmenti, Verkits, and Vientim Compression Funds 0.4 \$750.00 \$200.00 Fundse analysis of stiftmenti, Verkits, and Vientim Compression Fundse 0.4 \$750.00 \$200.00 Fundse analysis of stiftmenti, Verkits, and Vientim Compression Fundse 0.4 \$750.00 \$200.00 Fundse analysis of stif	11/27/2024	Brad Martisauski		0.5	\$340.00	\$170.00	Working session with C. DeLarm to discuss analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
111/21/214 Cambon Deltam Victor Componentian Funds 1.6 50000 Solution Solution 122/2024 Allison Hurrison Ambois of Statements, Ventics, and Victor Componentian Funds 2.1 \$545.00 \$1,144.90 Analysis of other backrapt disconse settlements set forth in Debtor's Disclosure Victor Componentian Funds 122/2024 Allison Hurrison Analysis of Statements, Ventics, and Victor Componentian Funds 4 \$545.00 \$2,190.00 Continued analysis of other backrapt disconse settlements set forth in Debtor's Disclosure Victor Componentian Funds 122/2024 Varity Mediendus Tee Applications 1.2 \$545.00 \$2,190.00 Continued analysis of other backrapt disconse settlements vertifies and Victor Componentian Funds 1.2 \$545.00 \$2,190.00 Continued analysis of other backrapt disconse settlements vertifies and Victor Componentian Funds 1.2 \$545.00 \$2,190.00 Disclosure Statements Numerics and forth in Debtor's Disclosure Musclosure analysis of other backrapt disconse settlements vertifies and Victor Componentian Funds 0.4 \$750.00 \$300.00 Timular analysis of other backrapt disconse settlements vertifies in Debtor's Numerics and backrapt 124/2024 Cambon Dedum Tee Applications 0.6 \$545.00 \$317.	11/27/2024	Carolyn DeLarm		0.5	\$400.00	\$200.00	
Los Andow Andown Harring Vestic Componantian Funds A. Section Statement. 123/2024 Allison Harrings Analysis of Selements, Verdies, and Vestics Componantian Funds. 3.2 \$455.00 \$1,744.00 Analysis of other Fundarys discess nettlements set forth in Dobter's Discloser Statement. 123/2024 Allison Harrings Analysis of Selements, Verdies, and Vestics Componantine Funds. 1.2 \$346.00 \$608.00 Prepare celefuls and document required for November for opplication submission and production. 124/2024 Allison Harrings Tex Applications 1.2 \$545.00 \$500.00 Finance analysis of other handring discess netlements set forth in Dobter's Discloser submission and production. 124/2024 Allison Harrings Analysis of Selements, Verdies, and Vestics Componantine Funds. 0.4 \$750.00 \$300.00 Einstein Selements set forth in Dobter's Discloser submission and production. 124/2024 Cambyn DeLarm Fee Applications 0.7 \$400.00 \$300.00 Analysis of vestications. Selements, Verdies, and Vestics Componantin Funds. 129/2024 Allison Harrings Claimant File Analysis 0.4 \$545.00 \$317.50 Analysis of uber having discess nettlements set forth in Debter's Discloser Statement. 12/10/2024	11/27/2024	Carolyn DeLarm		1.6	\$400.00	\$640.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
12.3.020 Auton Hartman Victim Compensation Funds. 3.2 \$355.00 \$1,470.00 Samemat. 123.3024 Allison Harriman Anabyis of Stellmensts, Verdica, and 4 \$545.00 \$2,110.00 Continued analysis of the barkupt discean settlements set forth in Debar's Dischart 123.3024 Yurry Melsechuk Fee Applications 1.2 \$545.00 \$406.00 Papare Adaption of ther barkupt discean settlements set forth in Debar's Dischart 124.2024 Allison Harriman Anabyis of Stellments, Verdick, and Verdick, and Verdick and Verdic Grapesation Fonds. 0.4 \$750.00 \$300.00 Finalize analysis of other barkupt discean setlements set forth in Debar's Dischart 124.2024 Carolyn DeLarm Fee Applications 0.7 \$400.00 \$280.00 Analysis of other barkupt discean setlements set forth in Debar's Dischart 124.2024 Carolyn DeLarm Fee Applications 0.7 \$400.00 \$280.00 Analysis of other barkupt discean setlements required for November fee applications analysis of other barkupt discean setlements required for November fee applications and Stellments 124.2024 Carolyn DeLarm Fee Applications 0.2 \$340.00 \$328.00 Analysis of charmation submission. 121020204 Allison Harrimank Chai	12/2/2024	Allison Harriman		2.1	\$545.00	\$1,144.50	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
12.3.0.0 Auton Harman Victim Composition Funds 4 \$353.00 \$31,1000 Disclover Samenet. 12.3.00.2 Varity Melecoluk Fse Applications 1.2 \$340.00 \$400.00 Pepure schedular discuments regard for November fee application animacion and production. 12.4/2024 Allion Harrinon Analysis of Schements, Veduce, and Victim Composition Funds 0.4 \$750.00 \$364.00 Analysis of Other bunkupt discessan settlements set forth in Debors's Disclover Samenet. 12.4/2024 Kata McNaig Analysis of Schements, Veduce, and Victim Composition Funds 0.4 \$750.00 \$300.00 Finalize analysis of Other bunkupt discessan settlements set forth in Debors's Disclover Samenet. 12.4/2024 Carolyn DeLarm For Applications 0.7 \$400.00 \$300.00 Analysis of Other bunkupt discessan settlements set forth in Debors's Disclover Samenet. 12.9/2024 Brad Marisanski Claimart File Analysis 0.2 \$400.00 \$300.00 Analyze claims for valuation purposes. 12.11/2024 Allion Harrinan Claimart File Analysis 0.4 \$545.00 \$312.00 Analyze claims for valuation purposes. 12.11/2024 Allion Harrinan Claimart File Analysis 0.4 \$340.00 \$130.00<	12/3/2024	Allison Harriman		3.2	\$545.00	\$1,744.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
125.02.02 Hurly Medications 1.2 \$340.00 space.00 administica and productions. 1.2 124.2024 Allison Harmina Analysis of Settlements, Verdicki, and Victin Compensation Funds. 1.2 \$545.00 \$565.00 Fundation of the hashring discesan settlements set forth in Debtor's Disclour Statement. 12/4/2024 Katis McNally Analysis of Settlements, Verdicki, and Victin Compensation Funds. 0.4 \$759.00 \$500.00 Finalize analysis of other hashring discesan settlements set forth in Debtor's Disclour Statement. 12/4/2024 Carolyn DeLarm Fee Applications 0.7 \$606.00 \$280.00 Analysis of Y. Medendulis heration of sheeldels and documents required for November foe applications submission. 12/10/2024 Brad Martisaaski Claimant File Analysis 0.2 \$340.00 \$565.00 Analyse claims for valuation purposes. 12/10/2024 Allion Harrinan Claimant File Analysis 0.4 \$340.00 \$115.00 Meeting with C. DeLarm to discuss connel to the committee's request regarding analyzing claims for valuation purposes. 12/11/2024 Analysis Chaimant File Analysis 0.4 \$340.00 \$116.00 Meeting with C. Meetholk's analysis in order to analyze claims for valuation purposes. 12/11/2024 Canolyn DeLarm	12/3/2024	Allison Harriman		4	\$545.00	\$2,180.00	Continued analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
124.024 Allison Harmann Victim Compensation Funds 1.2 \$343.00 Staticnert. 124.2024 Katie MeNalty Analysis of Statements, Ventity, and Victim Compensation Funds 0.4 \$750.00 \$300.00 Final-base realization and the in Debter's Disclosure allocations. 1244.024 Carolyn DeLaem Fee Applications 0.7 \$400.00 \$220.00 Analysis of Y. Mcknehuk's iteration of subdules and documents required for November fee application submission. 1292024 Brad Martisanaki Claimant File Analysis 0.2 \$340.00 \$280.00 Analyse claims for valuation purposes. 12/10/2024 Allison Harrinan Claimant File Analysis 0.6 \$545.00 \$317.00 Analyse claims for valuation purposes. 12/11/2024 Brad Martisanaki Claimant File Analysis 1.5 \$545.00 \$317.00 Analysis of claimant files address questions from counsel to the committee's request regarding analyzing claims for valuation purposes. 12/11/2024 Brad Martisanaki Claimant File Analysis 0.4 \$340.00 \$136.00 Meeting with C. DeLarm to discuss conneel to the committee's request regarding analyzing claims for valuation purposes. 12/11/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400.00	12/3/2024	Yuriy Melenchuk	Fee Applications	1.2	\$340.00	\$408.00	
1/24/2024 Knite Mixing Victim Compensation Funds 0.4 \$3750.00 \$300.00 Discloure Statement. 12/42/024 Carolyn DeLarm Fee Applications 0.7 \$400.00 \$280.00 Analyzie of Y. Melenkuksi iteration of schedules and documents required for November fee application submission. 12/9/2024 Bend Marrisanski Chimant File Analyzis 0.2 \$340.00 \$68.00 Analyze claims for valuation purposes. 12/10/2024 Allison Harriman Chimant File Analyzis 0.6 \$545.00 \$817.50 Analyze claims for valuation purposes. 12/10/2024 Allison Harriman Chimant File Analyzis 0.6 \$545.00 \$817.50 Analyzis of Chimant file yas address questions from counsel to the committee's request regardi 12/11/2024 Bend Marrisauski Chimant File Analyzis 0.6 \$400.00 \$240.00 Create template for Y. Melechuks' analysis in order to analyze claims for valuation purposes. 12/11/2024 Carolyn DeLarm Chimant File Analyzis 0.6 \$400.00 \$160.00 S100.00 S200.00 12/11/2024 Carolyn DeLarm Chimant File Analyzis 0.6 \$400.00 \$160.00 Neeting whh. Schwab and counsel to the committee's request regarditing analyzing claims for valuation purposes. 12/11/2024 Carolyn DeLarm Chimant File Analyzis 0.4 <td>12/4/2024</td> <td>Allison Harriman</td> <td></td> <td>1.2</td> <td>\$545.00</td> <td>\$654.00</td> <td>Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.</td>	12/4/2024	Allison Harriman		1.2	\$545.00	\$654.00	Analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
12/3/2024 Carolyn DeLarm Pee Applications 0.7 \$340,00 November fee application submission. 12/9/2024 Brad Martisauski Claimant File Analysis 0.2 \$340,00 \$68,00 Analyze claims for valuation purposes. 12/10/2024 Allison Harriman Claimant File Analysis 0.6 \$545,00 \$327,00 Analyze claims for valuation purposes. 12/10/2024 Allison Harriman Claimant File Analysis 0.6 \$545,00 \$817,50 Analyze claims for valuation purposes. 12/10/2024 Allison Harriman Claimant File Analysis 0.4 \$340,00 \$136,00 Meeting with C. DeLarm to discus counsel to the committee's request regardit analysis in order to analyze claims for valuation purposes. 12/11/2024 Carolyn DeLarm Claimant File Analysis 0.6 \$400,00 \$240,00 Create template for Y. Meethould's analysis in order to analyze claims for valuation purposes. 12/11/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400,00 \$160,00 Meeting with R. Meritanski to discus counsel to the committee's request regardit analyzing claims for valuation purposes. 12/11/2024 Allison Harriman Communication with Counsel 0.5 \$545,00 \$272,50 Meeting with R.	12/4/2024	Katie McNally		0.4	\$750.00	\$300.00	
Image: Control of the control of th	12/4/2024	Carolyn DeLarm	Fee Applications	0.7	\$400.00	\$280.00	
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12/11/2024 Matt Schwab Communication with Coursel 0.5 \$755.00 \$367.50 reconciliation of claimant filings. 12/12/2024 Allison Harriman Claimant File Analysis 1.1 \$545.00 \$599.50 Analysis of list of filed cases for internal reconciliation. 12/12/2024 Brad Martisauski Claimant File Analysis 0.4 \$340.00 \$136.00 Working session with C. DeLarm to discuss analyzing claims for valuation purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400.00 \$160.00 Working session with B. Martisauski to discuss analyzing claims for valuation purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 1.7 \$400.00 \$680.00 Analyze claims for valuation purposes. 12/12/2024 Yuriy Melenchuk Claimant File Analysis 0.8 \$340.00 \$272.00 Analyze claims for valuation purposes.	12/11/2024	Allison Harriman	Communication with Counsel	0.5	\$545.00	\$272.50	
12/12/2024 Brad Martisauski Claimant File Analysis 0.4 \$340.00 \$136.00 Working session with C. DeLarm to discuss analyzing claims for valuation purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400.00 \$160.00 Working session with B. Martisauski to discuss analyzing claims for valuation purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 1.7 \$400.00 \$680.00 Analyze claims for valuation purposes. 12/12/2024 Yuriy Melenchuk Claimant File Analysis 0.8 \$340.00 \$272.00 Analyze claims for valuation purposes.	12/11/2024	Matt Schwab	Communication with Counsel	0.5	\$735.00	\$367.50	
12/12/2024 Brad Martisauski Claimant File Analysis 0.4 \$340.00 \$156.00 purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400.00 \$160.00 Working session with B. Martisauski to discuss analyzing claims for valuation purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 1.7 \$400.00 \$680.00 Analyze claims for valuation purposes. 12/12/2024 Yuriy Melenchuk Claimant File Analysis 0.8 \$340.00 \$272.00 Analyze claims for valuation purposes.	12/12/2024	Allison Harriman	Claimant File Analysis	1.1	\$545.00	\$599.50	Analysis of list of filed cases for internal reconciliation.
12/12/2024 Carolyn DeLarm Claimant File Analysis 0.4 \$400.00 \$100.00 purposes per counsel to the committee's request. 12/12/2024 Carolyn DeLarm Claimant File Analysis 1.7 \$400.00 \$680.00 Analyze claims for valuation purposes. 12/12/2024 Yuriy Melenchuk Claimant File Analysis 0.8 \$340.00 \$272.00 Analyze claims for valuation purposes.	12/12/2024	Brad Martisauski	Claimant File Analysis	0.4	\$340.00	\$136.00	
12/12/2024 Yuriy Melenchuk Claimant File Analysis 0.8 \$340.00 \$272.00 Analyze claims for valuation purposes.	12/12/2024	Carolyn DeLarm	Claimant File Analysis	0.4	\$400.00	\$160.00	
	12/12/2024	Carolyn DeLarm	Claimant File Analysis	1.7	\$400.00	\$680.00	Analyze claims for valuation purposes.
Washing consign with C. Del arm to apply a down of the the	12/12/2024	Yuriy Melenchuk	Claimant File Analysis	0.8	\$340.00	\$272.00	Analyze claims for valuation purposes.
12/13/2024 Brad Martisauski Claimant File Analysis 0.5 \$340.00 \$170.00 Working session with C. Detain to analyze claimant data per conservo the committee's request.	12/13/2024	Brad Martisauski	Claimant File Analysis	0.5	\$340.00	\$170.00	Working session with C. DeLarm to analyze claimant data per counsel to the committee's request.

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Stout Risius Ross, LLC September 1, 2024 to December 31, 2024 Fee Detail

Date	Employee Name	Task Description	Hours	Rate	Fees	Description
12/13/2024	Carolyn DeLarm	Claimant File Analysis	0.5	\$400.00	\$200.00	Working session with B. Martisauski to analyze claimant data per counsel to the committee's request.
12/17/2024	Allison Harriman	Claimant File Analysis	2.4	\$545.00	\$1,308.00	Analysis of list of filed cases for internal reconciliation.
12/17/2024	Allison Harriman	Fee Applications	0.6	\$545.00	\$327.00	Finalize the schedules and documents required for November fee application submission.
12/18/2024	Carolyn DeLarm	Claimant File Analysis	0.6	\$400.00	\$240.00	Pull together assigned claim numbers for certain survivors per request of counsel to the committee.
12/20/2024	Allison Harriman	Communication with Counsel	0.5	\$545.00	\$272.50	Meeting with BRG, Stout, and Lowenstein regarding analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
12/20/2024	Matt Schwab	Communication with Counsel	0.5	\$735.00	\$367.50	Meeting with BRG, Stout, and Lowenstein regarding analysis of other bankrupt diocesan settlements set forth in Debtor's Disclosure Statement.
12/27/2024	Brad Martisauski	Claimant File Analysis	0.3	\$340.00	\$102.00	Analyze claims for valuation purposes.
			181.50		\$85,224.00	