IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
ZACHRY HOLDINGS, INC., et al. ¹			Case No. 24-90377 (MI)
Reorganized Debtors)	(Jointly Administered)
)	

TROUTMAN PEPPER LOCKE LLP'S² SECOND MONTHLY AND FINAL FEE APPLICATION FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD FROM MAY 21, 2024, THROUGH FEBRUARY 27, 2025

Name of Applicant: Troutman Pepper Locke		LLP	
Applicant's Role in Case: EPC Specia		Counsel	
Employment Order:	July 15, 2024	[D.I. 483]	
	Effective as of	petition date	
Application	Beginning Date	End Date	
Interim Application (X) No. 2			
Final Application (X)			
Time period covered by this Application			
for which interim compensation has not	September 1, 2024	February 27, 2025	
previously been awarded (the "Second	awarded (the "Second September 1, 2024		
Monthly Fee Period"):			
Total Period covered by this Application	May 21, 2024	February 27, 2025	
(the "Final Fee Period")	Way 21, 2024	1 coluary 21, 2025	
Were the services provided necessary to the	Were the services provided necessary to the administration of or Yes		
beneficial at the time rendered toward the c	ompletion of the case?	168	
Were the services performed in a reasonable	e amount of time		
commensurate with the complexity, importance and nature of the Yes			
issues addressed?			
Is the requested compensation reasonable based on the customary			
compensation charged by comparably skilled practitioners in other Yes			
non-bankruptcy cases?			

The last four digits of Zachry Holdings, Inc.'s tax identification number are 6814. A complete list of each of the Reorganized Debtors in these chapter 11 cases and the last four digits of their federal tax identification numbers may be obtained on the website of the Reorganized Debtors' claims and noticing agent at www.veritaglobal.net/ZHI. The location of the Reorganized Debtors' service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.

Troutman Pepper Hamilton Sanders LLP merged with Locke Lord LLP, to become Troutman Pepper Locke LLP ("<u>Troutman Pepper</u>"), effective January 1, 2025.



Do expense reimbursements represent actual and necessary	N/A
expenses incurred?	IN/A

Compensation Breakdown for the Second Monthly Fee Period			
Total professional fees requested in this Second Monthly Fee Period	\$13,164.00		
Total reimbursable expenses requested in this Second Monthly Fee			
Period	\$0.00		
Total requested in this Second Monthly Fee Period	\$13,164.00		
Summary of Attorney Fees Requested			
Total attorney fees requested in this Second Monthly Fee Period	\$10,129.00		
Total actual attorney hours covered by Second Monthly Fee Period	18.2		
Average hourly rate for attorneys for this Second Monthly Fee Period	\$556.54		
Summary of Paraprofessional Fees Requested			
Total paraprofessional fees requested in this Second Monthly Fee Period	\$3,035.00		
Total actual paraprofessional hours covered by Second Monthly Fee			
Period	11.9		
Average hourly rate for paraprofessionals for Second Monthly Fee Period	\$255.04		

Compensation Breakdown for the Final Fee Period		
Total professional fees requested for the Final Fee Period \$126,784.00		
Total reimbursable expenses requested for the Final Fee Period \$0		
Total fees and expenses awarded in all prior Applications ³	\$113,620.00	

Plan status: On February 27, 2025, this Court entered the Confirmation Order (defined below) confirming the *Further Modified First Amended Joint Chapter 11 Plan of Reorganization of Zachry Holdings, Inc. and Its Debtor Affiliates* [D.I. 2362] (the "<u>Plan</u>"). On April 10, 2025, the Effective Date under the Plan occurred. *See* D.I. 2731.

Primary Benefits: Troutman Pepper advised the Debtors with respect to the numerous, complex construction issues arising in these chapter 11 cases, including without limitation the GPX Project and related EPC issues.

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³ Approved pursuant to *Order Allowing Interim Compensation and Reimbursement of Expenses* [D.I. 1745].

If you object to the relief requested, you must respond in writing. Unless otherwise directed by the Court, you must file your response electronically at https://ecf.txsb.uscourts.gov/ within twenty-one days from the date this Application was filed. If you do not have electronic filing privileges, you must file a written objection that is actually received by the clerk within twenty-one days from the date this Application was filed. Otherwise, the Court may treat the pleading as unopposed and grant the relief requested.

Troutman Pepper Locke LLP ("<u>Troutman Pepper</u>"), EPC Special Counsel for the above-captioned debtors and debtors-in-possession (collectively, the "<u>Debtors</u>") in these chapter 11 cases under 11 U.S.C. § 327(e), hereby files this combined monthly and final fee application (this "<u>Combined Second Monthly and Final Fee Application</u>") covering (i) the period from September 1, 2024, through and including February 27, 2025 (the "<u>Second Monthly Fee Period</u>") and (ii) the period from May 21, 2024, through and including February 27, 2025 (the "<u>Final Fee Period</u>") and requests approval of (i) compensation for professional services to the Debtors in the amount of \$13,164.00 for the Second Monthly Fee Period and (ii) compensation for professionals services to the Debtors in the amount of \$126,784.00 for the Final Fee Period. A proposed order in the form located on the Court's website is attached hereto.

Jurisdiction, Venue, And Predicates for Relief

- 1. The United States Bankruptcy Court for the Southern District of Texas (the "Court") has jurisdiction over this matter pursuant to 28 U.S.C. § 1334. This matter is a core proceeding under 28 U.S.C. § 157(b). Troutman Pepper confirms their consent to the entry of a final order by the Court.
 - 2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.
- 3. The predicates for the relief requested herein are section 330 of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.* (the "<u>Bankruptcy Code</u>"), rule 2016 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), rule 2016-1 of the Bankruptcy Local Rules for

the Southern District of Texas (the "Bankruptcy Local Rules"), paragraphs 136–37 of the Findings of Fact, Conclusions of Law, and Order (I) Approving the Debtors' Disclosure Statement on a Final Basis and (II) Confirming the Further Modified First Amended Joint Chapter 11 Plan of Reorganization of Zachry Holdings, Inc. and Its Debtor Affiliates (the "Confirmation Order"), Article II.B. of the Plan, and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Professionals [Docket No. 342] ("Compensation Procedures Order").

Procedural Background

- 4. On May 21, 2024 (the "Petition Date"), each Debtor filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code commencing the above-captioned chapter 11 cases. The Debtors continued to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. These chapter 11 cases are being jointly administered pursuant to Bankruptcy Rule 1015(b). On June 4, 2024, the Office of the United States Trustee for the Southern District of Texas (the "U.S. Trustee") appointed the Statutory Unsecured Claimholders' Committee (the "Committee") [Docket No. 176].
- 5. On June 25, 2024, the Court entered the Compensation Procedures Order, which set forth a procedure pursuant to which retained professionals, including Troutman Pepper, could (1) file monthly fee statements (each, a "Monthly Fee Statement"), including a detailed statement of services rendered and expenses incurred for that particular month, and serve same on certain parties, and (2) file interim applications (each, an "Interim Fee Application") covering approximately three-month long periods and serve same on certain parties.

6. In accordance with the Compensation Procedures Order, Troutman Pepper filed and served one combined Monthly Fee Statement and Interim Fee Application:

Date Filed	Docket No.	Document		
11/26/2024	1504	Combined First Monthly Statement and Interim Fee Application		

7. The Court entered an order approving the foregoing Monthly Fee Statement and Interim Fee Application. *See* D.I. 1745. Troutman Pepper hereby incorporates by reference herein its first Monthly Fee Statement and Interim Fee Application.

Terms and Conditions of Employment and Compensation

8. The terms and conditions of Troutman Pepper's employment by the Debtors and compensation to be paid to Troutman Pepper by the Debtors are outlined in the *Debtors'* Application for Entry of an Order Authorizing the Employment and Retention of Troutman Pepper Hamilton Sanders LLP as EPC Special Counsel to the Debtors Effective as of the Petition Date [Docket No. 320] (the "Retention Application").⁴ On July 15, 2024, the Court entered the Order Authorizing the Employment and Retention of Troutman Pepper Hamilton Sanders LLP as EPC Special Counsel to the Debtors Effective as of the Petition Date [Docket No. 483]. Postpetition compensation paid to Troutman Pepper by the Debtors has been paid from the Debtors' estates in accordance with the Compensation Procedures Order.

Services Provided During the Second Monthly Fee Period and Final Period

9. Troutman Pepper attorneys and paraprofessionals expended a total of 30.1 hours of legal services during the Second Monthly Fee Period and 202.1 hours of legal services during the Final Fee Period. All services rendered by Troutman Pepper for which compensation is sought

⁴ The Supplemental Declaration of David Mancini in Support of Debtors' Application for Entry of an Order Authorizing the Employment and Retention of Troutman Pepper Hamilton Sanders LLP as EPC Special Counsel to the Debtors Effective as of the Petition Date [Docket No. 929] was filed September 10, 2024.

pursuant to this Combined Second Monthly and Final Fee Application were rendered solely to or on behalf of the Debtors.

- 10. A summary of the hours expended and fees earned, broken out by timekeeper, during the Second Monthly Fee Period and Final Fee Period is attached hereto as **Exhibit A**.
- 11. A summary of the hours expended and fees earned, broken out by project category, during the Second Monthly Fee Period and Final Fee Period is attached hereto as **Exhibit B**.
- 12. A detailed statement of Troutman Pepper's fees incurred during the Second Monthly Fee Period, broken out by task code, is attached hereto as **Exhibit C**.
- 13. No payments were received by Troutman Pepper from any other source for services rendered in connection with the Debtors' chapter 11 cases.

Basis for Final Allowance of Compensation and Reimbursement of Expenses

14. Section 330 of the Bankruptcy Code provides that a court may award a professional employed under section 327 of the Bankruptcy Code "reasonable compensation for actual necessary services rendered . . . and reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1). Section 330 also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded, the court should consider the nature, extent, and the value of such services, taking into account all relevant factors, including—

- (a) the time spent on such services;
- (b) the rates charged for such services;
- (c) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (d) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed; and

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- (e) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.
- 11 U.S.C. § 330(a)(3).
- 15. This Combined Second Monthly and Final Fee Application meets the standard under 11 U.S.C. § 330 for final approval and allowance of compensation for services rendered by Troutman Pepper on behalf of the Debtors' estates. The professional services provided by Troutman Pepper for which it seeks final approval in this Combined Second Monthly and Final Fee Application were reasonable, necessary, beneficial to the Debtors and their estates, and appropriate under the circumstances of these chapter 11 cases, particularly considering Troutman Pepper's extensive history with, and institutional knowledge of, the Debtors. Troutman Pepper performed its services for the Debtors in an efficient, prudent and effective manner, which resulted in significant benefit not only for the Debtors, but also the Debtors' estates and their constituents. The compensation requested herein is reasonable in light of the nature, extent, and value of Troutman Pepper's services to the Debtors, their estates, and all parties in interest.
- 16. Troutman Pepper's rates reflected in the Combined Second Monthly and Final Fee Application are reasonable. During the Final Fee Period, Troutman Pepper's hourly billing rates never exceeded \$685 per hour. The hourly rates and corresponding rate structure utilized by Troutman Pepper in these chapter 11 cases are equivalent or less than the hourly rates and corresponding rate structure used by Troutman Pepper in comparable construction matters outside of bankruptcy. These hourly rates are subject to periodic adjustments to reflect economic and other conditions and are consistent with the rates charged elsewhere.⁵

⁵ Troutman Pepper's standard billing rates increased effective January 1, 2025 [Docket No. 1270].

17. For these reasons, the Combined Second Monthly and Final Fee Application should be approved on a final basis in accordance with 11 U.S.C.§ 330.

WHEREFORE, Troutman Pepper requests (i) approval of compensation for professional services to the Debtors in the amount of \$13,164.00 during the Second Monthly Fee Period and (ii) final allowance and approval of compensation for professional services to the Debtors in the amount of \$126,784.00 during the Final Fee Period.

Dated: April 18, 2025 Washington, DC

Troutman Pepper Locke LLP

/s/ David Mancini

David Mancini 401 9th Street, NW, Suite 1000 Washington, DC 20004 202.274.2840 david.mancini@troutman.com

-and-

David M. Fournier
Tori L. Remington
Hercules Plaza
1313 N. Market Street, Suite 1000
Wilmington, DE 19801
Telephone: (302) 777-6500
david.fournier@troutman.com
tori.remington@troutman.com

EPC Special Counsel to the Debtors and Debtors in Possession

CERTIFICATE OF SERVICE

I certify that on April 18, 2025, I caused a copy of the foregoing document to be served via the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Charles R. Koster

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:) Chapter 11
ZACHRY HOLDINGS, INC., et al. ¹) Case No. 24-90377 (MI)
Reorganized Debtors.) (Jointly Administered)
ORDER ALLOWING FINAL <u>AND REIMBURSEMENT</u> (Docket No	OF EXPENSES
The Court has considered the Combined Second	nd Monthly and Final Fee Application (the
'Application") for compensation and reimbursement o	f expenses filed by Troutman Pepper Locke
LLP (the "Applicant"). The Court orders:	
1. The Applicant is allowed interim comp	ensation and reimbursement of expenses in
he amount of \$13,164.00 for the Second Monthly Fee	Period set forth in the Application.
2. The Applicant is allowed, on a final b	pasis, compensation and reimbursement of
expenses in the amount of \$126,784.00 for the Final F	ee Period set forth in the Application.
3. The Reorganized Debtors are authorized	ed to disburse any unpaid amounts allowed
by paragraphs 1–2 of this Order.	

MARVIN ISGUR

UNITED STATES BANKRUPTCY JUDGE

The last four digits of Zachry Holdings, Inc. 's tax identification number are 6814. A complete list of each of the Reorganized Debtors in these chapter 11 cases and the last four digits of their federal tax identification numbers may be obtained on the website of the Reorganized Debtors' claims and noticing agent at www.veritaglobal.net/ZHI. The location of the Reorganized Debtors' service address in these chapter 11 cases is: P.O. Box 240130, San Antonio, Texas 78224.

Exhibit A
Summary of Total Fees and Hours by Timekeeper
Second Monthly Fee Period

<u>Name</u>	<u>Title</u>	<u>Jurisdiction/Year</u> <u>Admitted</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
David C. Mancini	Partner	Virginia (1984) District of Columbia (1986) Maryland (2000) Texas (2006)	2.7	\$685	\$1,849.50
David M. Fournier	Partner	Delaware (1990) Pennsylvania (1991)	0.7	\$685	\$479.50
Tori L. Remington	Associate	Delaware (2022)	0.6	\$575	\$345.00
Ton L. Kennigton	Associate	Delaware (2022)	14.2	\$525	\$7,455.00
Monica A. Molitor	Dorologol	Paralegal N/A	2.4	\$275	\$660.00
Monica A. Monitor	Paralegal	IN/A	9.5	\$250	\$2,375.00
Total			30.1		\$13,164.00

Summary of Total Fees and Hours by Timekeeper Final Fee Period

<u>Name</u>	<u>Title</u>	<u>Jurisdiction/Year</u> <u>Admitted</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
David C. Mancini	Partner	Virginia (1984) District of Columbia (1986) Maryland (2000) Texas (2006)	143.6	\$685	\$98,366.00
David M. Fournier	Partner	Delaware (1990) Pennsylvania (1991)	3.0	\$685	\$2,055.00
Alana Sliwinski	Counsel	New Jersey (2011) New York (2012)	7.4	\$595	\$4,403.00
Tori I Dominator	A	Dalawara (2022)	0.6	\$575	\$345.00
Tori L. Remington	Associate	Delaware (2022)	35.2	\$525	\$18,480.00
Monica A. Molitor	Paralegal	legal N/A		\$275	\$660.00
Wionica A. Wionioi	Faralegai	IN/A	9.9	\$250	\$2,475.00
Total			202.1		\$126,784.00

Exhibit B

Summary of Total Fees and Hours by Project Category Summary
Second Monthly Fee Period

Task Code	Project Category Description	Total Hours	Total Fees
B110	Case Administration	2.4	\$1,356.00
B160	Fee Applications - Applicant	20.1	\$8,352.50
B170	Retention Application - Applicant	7.6	\$3,455.50
	Total	30.1	\$13,164.00

Summary of Total Fees and Hours by Project Category Final Fee Period

Task	Project Category Description	Total Hours	Total Fees
Code			
B110	Case Administration	4.3	\$2,641.50
B160	Fee Applications - Applicant	20.9	\$8,745.00
B170	Retention Application - Applicant	36.2	\$20,177.00
B185	Assumption/Rejection of Leases and Contracts	5.4	\$3,563.00
B190	Other Contested Matters	114.7	\$77,582.50
B310	Claims Administration and Objections	2.5	\$1,712.50
B410	General Advice	18.1	\$12,362.50
	Total	202.1	\$126,784.00

Exhibit C

Time Detail Statement for the Second Monthly Fee Period

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
9/9/2024	Remington, Tori L.	0.3	\$157.50	B110	Review docket for relevant filing(s)
9/30/2024	Remington, Tori L.	0.7	\$367.50	B110	Review docket re: construction and other relevant issues
10/7/2024	Remington, Tori L.	0.4	\$210.00	B110	Review docket and recent filings for relevancy
					Review latest bankruptcy court filings and assess status of construction related
10/28/2024	Mancini, David C.	0.6	\$411.00	B110	claims (.4); message for T. Remington regarding same (.2)
10/28/2024	Remington, Tori L.	0.4	\$210.00	B110	Review recent pleadings for relevancy re: contract issues
	Totals	2.4	\$1,356.00	B110	Case Administration
9/3/2024	Remington, Tori L.	0.1	\$52.50	B160	Call with D. Mancini re: fee applications
					Call with T. Remington regarding fee application and input from bankruptcy counsel
9/3/2024	Mancini, David C.	0.2	\$137.00	B160	
					Review input from Zachry bankruptcy counsel regarding fee application and related
9/5/2024	Mancini, David C.	0.7	\$479.50	B160	case status information
					Emails with T. Alexander and D. Mancini re: fee applications (.2), Call with D. Mancini
9/16/2024	Remington, Tori L.	0.4	\$210.00	B160	regarding same and status of case (.2)
9/16/2024	Remington, Tori L.	0.1	\$52.50	B160	Review and respond to email from S. Ludovici re: fee applications
9/16/2024	Mancini, David C.	0.2	\$137.00	B160	Status call with T. Remington regarding fee application and case overview
9/27/2024	Remington, Tori L.	0.1	\$52.50	B160	Email D. Mancini re: fee applications
10/10/2024	Remington, Tori L.	1.1	\$577.50	B160	Review May-July fee statement re: privilege
					Begin drafting first combined monthly fee application (1.3), confer with D. Fournier re
10/30/2024	Remington, Tori L.	1.4	\$735.00	B160	same (.1)
					Email exchange with T. Remington re TPHS 1st combined monthly fee application
11/1/2024	Molitor, Monica A.	0.1	\$25.00	B160	
11/1/2024	Remington, Tori L.	0.2	\$105.00	B160	Emails with M. Molitor re: first combined fee application
11/1/2024	Molitor, Monica A.	0.2	\$50.00	B160	Review information re TPHS 1st combined monthly fee application

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
					Confer with T. Remington re TPHS 1st fee application (.1), prepare TPHS cumulative
					fee and expense chart (.6); email exchanges with T. Alexander and J. Liburd re fee
					application (.4); update fee application (.8)
11/4/2024	Molitor, Monica A.	1.9	\$475.00	B160	
					Email exchanges with T. Alexander re fee application (.3), revise TPHS 1st fee
11/5/2024	Molitor, Monica A.	2.1	\$525.00	B160	application (1.7), email to T. Remington re application (.1)
11/7/2024	Remington, Tori L.	0.1	\$52.50	B160	Confer with M. Molitor re: fee application
					Confer with T. Remington re TPHS 1st fee application, and proposed order re same
					(.1), email exchanges with T. Remington re application (.2), update application (.1)
11/7/2024	Molitor, Monica A.	0.4	\$100.00	B160	
					Further review and revise first combined fee application, including M. Molitor's
					comments to same (1.3), email D. Fournier and D. Mancini re same (.1)
11/7/2024	Remington, Tori L.	1.4	\$735.00	B160	
					Email exchange with T. Remington regarding TPHS 1st combined monthly and interim
					fee application and period covered by same (.1), review Aiugust fee data (.1), review
					W&C 1st interim application (.1), email exchanges with T. Alexander re updates to
					excel chart of time entries by task code to include August (.3)
11/12/2024	Molitor, Monica A.	0.6	\$150.00	B160	
11/12/2024	Remington, Tori L.	0.2	\$105.00	B160	Emails with S. Ludovici re: fee applications
11/12/2024	Fournier, David M	0.4	\$274.00	B160	Review First Fee statement (.2); emails to/from T. Remington re same (.2)
					Email exchanges with T. Alexander and T. Remington re TPHS 1st fee application
					through 8/31 re fees and expenses (.2), email exchanges with T. Alexander re
					updated TPHS 1st fee application (.2), update application (1.5), confer with T.
					Remington re updated application (.1), prepare redline re updated application (.1),
					email to T. Remington re updated application (.1)
	Molitor, Monica A.	2.2	\$550.00	B160	
11/14/2024	Molitor, Monica A.	0.1	\$25.00	B160	Confer with T. Remington re TPHS 1st fee application

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
					Email exchanges with T. Alexander and T. Remington re TPHS 1st fee application
11/15/2024	Molitor, Monica A.	0.2	\$50.00	B160	
11/19/2024	Molitor, Monica A.	0.1	\$25.00	B160	Email exchanges with T. Remington re exhibits to TPHS 1st fee application
					Email exchanges with T. Remington re TPHS combined 1st monthly & interim fee
					application (.3), confer with T. Remington re additional information re application
					(.1), prepare redline comparison of monthly application against combined monthly
11/19/2024	Molitor, Monica A.	0.5	\$125.00	B160	and interim application (.1)
					Review and revise first combined monthly and interim application per D. Fournier's
					comments (1.2), emails with M. Molitor re same (.1), further revise same (.3), email
					draft application to D. Mancini and D. Fournier for review (.2)
	Remington, Tori L.	1.8	\$945.00	B160	
	Fournier, David M	0.2	\$137.00	B160	Review consolidated TPHS Fee Application
11/20/2024	Remington, Tori L.	0.1	\$52.50	B160	Email T. Alexander re: first monthly and interim fee application
					Review D. Mancini's edits to first interim application (.1), email D. Fournier and D.
					Mancini re same (.1), confer with D. Fournier re same (.1), finalize application and
11/21/2024	Remington, Tori L.	0.5	\$262.50	B160	send same to S. Ludovici for review (.2)
					Email exchanges with T. Remington re updates to TPHS 1st fee application and
					exhibit (.2), update application, exhibit, and TPHS cumulative fee chart (.3)
11/22/2024	Molitor, Monica A.	0.5	\$125.00	B160	
					Review and respond to email from S. Ludovici re: revisions to first interim fee
11/22/2024	Remington, Tori L.	0.2	\$105.00	B160	application (.1), email D. Mancini and M. Molitor re same (.1)
					Email exchanges with T. Remington re Debtors' counsel comments re TPHS 1st fee
					application (.1), review comments and update application per same (.2)
11/25/2024	Molitor, Monica A.	0.3	\$75.00	B160	
					Emails with M. Molitor re: first interim fee application (.1), email D. Mancini re same
11/25/2024	Remington, Tori L.	0.2	\$105.00	B160	(.1)
11/25/2024	Mancini, David C.	0.2	\$137.00	B160	Final review and comments to fee application

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
12/3/2024	Remington, Tori L.	0.2	\$105.00	B160	Review and respond to email from T. Alexander re: fee applications
					Review and respond to email from D. Mancini re: fee statement and objections for
12/10/2024	Remington, Tori L.	0.1	\$52.50	B160	same
12/12/2024	Fournier, David M	0.1	\$68.50	B160	Emails from T. Remington re fee application
					Review interim compensation procedures order (.2), emails with D. Mancini re same
12/12/2024	Remington, Tori L.	0.5	\$262.50	B160	(.2), emails with S. Ludovici re: interim comp order (.1)
					Review and revise notice of rate increase and emails with D. Mancini re same (.1),
1/7/2025	Remington, Tori L.	0.2	\$ 115.00	B160	emails with S. Ludovici and D. Hirshorn re same (.1)
	Totals	20.1	\$8,352.50	B160	Fee Applications - Applicant
9/3/2024	Remington, Tori L.	0.3	\$157.50	B170	Attention to supplemental disclosure re: retention
9/4/2024	Mancini, David C.	0.2	\$137.00	B170	Review draft disclosure regarding supplemental disclosures
					Review retention order re: supplemental disclosures (.1), review supplemental
					disclosures in support of retention application (.3), draft supplemental disclosure in
			4	54-0	support of retention application (.7)
9/4/2024	Remington, Tori L.	1.1	\$577.50	B170	Forthern the control of the control
					Further revise supplemental declaration iso retention (.4), email same to D. Fournier
9/5/2024	Remington, Tori L.	0.5	\$262.50	B170	and D. Mancini for review (.1)
					Email D. Mancini and D. Fournier re: supplemental disclosure iso retention (.1),
					revise same (.1), further revise same per D. Fournier and D. Mancini's comments (.2),
					email D. Fournier and D. Mancini re same (.1), emails with M. Willey re same (.1)
9/9/2024	Remington, Tori L.	0.6	\$315.00	B170	
					Review email from T. Remington regarding revised disclosure and provide feedback
9/9/2024	Mancini, David C.	0.4	\$274.00	B170	and suggested edits to same
9/10/2024	Mancini, David C.	0.2	\$137.00	B170	Call with T. Remington regarding disclosures and provide follow-up to same
					Finalize declaration iso retention (.1), Emails with Debtors' counsel re:
9/10/2024	Remington, Tori L.	0.3	\$157.50	B170	same (.2)

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
					Review email from S. Ludovici re: PPI list (.1), confer with D. Fournier re same (.1),
11/7/2024	Remington, Tori L.	0.3	\$157.50	B170	email with D. Mancini re same (.1)
		0.0	Ψ_0,100		Email D. Mancini and D. Fournier re: fee application (.1), further emails with D.
					Fournier re same (.2), email M. Molitor re: revisions to same (.1)
	Remington, Tori L.	0.4	\$210.00	B170	· · ·
11/21/2024	Remington, Tori L.	0.1	\$52.50	B170	Review email from S. Ludovici re: 3rd PPI list
					Email exchange with T. Remington re TPHS 2025 hourly rate information (.2),
					research information for notice and email to D. Mancini and T. Alexander re same (.1)
12/31/2024	Molitor, Monica A.	0.3	\$75.00	B170	
12/31/2024	Remington, Tori L.	0.1	\$52.50	B170	Review retention order and email M. Molitor re same
1/2/2025	Molitor, Monica A.	0.1	\$ 27.50	B170	Email exchange with T. Alexander re TPL notice of 2025 rates
					Email exchange with T. Alexander re TPL 2025 hourly rates (.1), confer with T.
1/6/2025	Molitor, Monica A.	0.2	\$ 55.00	B170	Remington re same (.1)
1/6/2025	Molitor, Monica A.	0.3	\$ 82.50	B170	Review case information and prepare notice of change in firm name
					Update notice of firm name change for retained professional (.1), email to T.
1/7/2025	Molitor, Monica A.	0.2	\$ 55.00	B170	Remington and D. Fournier re notice (.1)
17772020	riotitor, riotilica 7t.	0.2	Ψ 00.00	D170	Email exchange with T. Remington re 2025 hourly rates (.1), email to T. Alexander re
1/10/2025	Molitor, Monica A.	0.2	\$ 55.00	B170	same (.1)
1/16/2025	Remington, Tori L.	0.2	\$ 57.50	B170	Email D. Mancini re: notice of rate increase per retention order
1/10/2023	nemington, ron L.	0.1	Ψ 37.30	D170	Email from T. Alexander re TPL 2025 hourly rates (.1), email exchange and confer
					with T. Remington re updates to notice of hourly rates (.2)
1/16/2025	Molitor, Monica A.	0.3	\$ 82.50	B170	with 1. Nermington te apaates to notice of nourty rates (.2)
					Emails with D. Mancini, S. Williams and E. Guffy re: representation and potential
1/17/2025	Remington, Tori L.	0.1	\$ 57.50	B170	disclosure for same
					Confer with T. Remington re notice of TPL 2025 hourly rates (.1), update notice of
					hourly rates (.5), email to D. Mancini and T. Remington re hourly rate notice (.1),
1/21/2025	Molitor, Monica A.	0.8	\$ 220.00	B170	email from T. Remington re notice (.1)

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				Task	
Date	Timekeeper	Hours	Value	Code	Narrative
					Email from D. Mancini re notice of TPL 2025 discounted rates (.1), update notice (.1),
					email exchange with T. Remington re finalized notice for filing by Debtors' counsel
1/22/2025	Molitor, Monica A.	0.3	\$ 82.50	B170	(.1)
					Email M. Molitor re: notice of rate increase as required by retention order (.1), email
1/22/2025	Remington, Tori L.	0.2	\$ 115.00	B170	S. Ludovici and D. Hirshorn re same (.1)
	Totals	7.6	\$3,455.50	B170	Retention Application - Applicant
	Grand Totals	30.1	\$13,164.00		