Case 20-30608 Doc 2474 Filed 12/11/24 Entered 12/11/24 12:17:33 Desc Main Document Fayer ULLZ Docket #2474 Date Filed: 12/11/2024

#### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:

ALDRICH PUMP LLC, et al., 1

Chapter 11

Case No. 20-30608 (LMJ)

Debtors.

(Jointly Administered)

# STATEMENT OF ISSUES ON APPEAL OF ORDER DENYING ROBERT SEMIAN'S MOTION FOR RELIEF FROM THE AUTOMATIC STAY PURSUANT TO 11 U.S.C. § 362(d)

PLEASE TAKE NOTICE that Robert Semian (the "Appellant"), by and through the undersigned counsel, hereby provide, pursuant to Rule 8009 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 8006-1 of the Rules of Practice and Procedure of the United States Bankruptcy Court for the Western District of North Carolina (the "Bankruptcy Court"), their (i) statement of issues to be presented on appeal and (ii) designation of the items to be included in the record on appeal, in connection with the appeal to the United States District Court for the Western District of North Carolina (the "District Court") from the Bankruptcy Court's Order Denying Robert Semian's Motion For Relief From The Automatic Stay Pursuant To 11 U.S.C. § 362(d) [ECF No. 2438] entered on November 13, 2024 (the "Order Denying Motion for Relief from Stay").

#### I. Statement of Issues on Appeal of Order Denying Motions to Dismiss

1. Whether the Bankruptcy Court erred in denying the Order Denying Motion for Relief from Stay.

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities (the last four digits of their respective taxpayer identification numbers follow in parentheses): Aldrich Pump LLC (2290) and Murray Boiler LLC (0679). The Debtors' address is 800-E Beaty Street, Davidson, North Carolina 28036.



- 2. Whether the Bankruptcy Court erred in denying the Motion for Relief from Stay based on the assumption that other plaintiffs—who are not identified and whom have not sought relief from stay—might in the future move to lift the stay if relief were granted to the Appellant here.
- 3. Whether the Bankruptcy Court erred in denying Appellant's motion for relief from stay, given that the Fourth Circuit advised this was the remedy available to plaintiffs like the Appellant in this case. *See In re Bestwall*, 71 F.4th 168, 183 (4th Cir. 2023).
- 4. Whether the Bankruptcy Court erred in imposing upon the Appellant the burden of distinguishing their case from others pending against the Debtor, a burden explicitly not found in 11 U.S.C. § 362(d), and which is contrary to § 362(g)'s imposition of the burden of proof upon the Debtor opposing this relief.
- 5. Whether the court erred in refusing to allow the appellant to liquidate his claim when appellant agreed to return to the bankruptcy court to await resolution of the bankruptcy and where the debtor has the admitted ability to pay all claimants in full.

#### **II.** Designation of Record for Appeals

The Appellants designate the following items to be included in the record on appeal, together with all exhibits, attachments, and documents incorporated by reference therein:

#### ALDRICH PUMP LLC, et al. (20-30608)

	Docket No.	Docket Entry Date	Docket Description
1.	1	06/18/2020	Voluntary Petition Under Chapter 11
2.	2	06/18/2020	Corporate Ownership Statement

	Doolvot	Doglast	Docket Description
	Docket No.	Docket	Docket Description
	110.	Entry Date	
3.	3	06/18/2020	Mation to Jointly Administer Coses
3.			Motion to Jointly Administer Cases
4.	5	06/18/2020	Informational Brief of Aldrich Pump LLC and Murray Boiler LLC
5.	7	06/18/2020	Motion of the Debtors for an Order: (I) Authorizing the Filing of (A) Consolidated Master List of Creditors and (B) Consolidated List of 20 Law Firms with Significant Asbestos Cases Against the Debtors in Lieu of Lists of 20 Largest Unsecured Creditors; (II) Approving Certain Notice Procedures for Asbestos Claimants; and (III) Approving the Form and Manner of Notice of Commencement of These Cases.
6.	8	06/18/2020	Motion of the Debtors for Entry of an Order Establishing Certain Notice, Case Management, and Administrative Procedures
7.	19	06/18/2020	Ex Parte Motion to Extend Time to file Missing Schedules and Statements
8.	27	06/18/2020	Declaration of Ray Pittard in Support of First Day Pleadings filed by John R. Miller Jr. on behalf of Aldrich Pump LLC.
9.	28	06/18/2020	Adversary case 20-03041. Complaint 71 by Aldrich Pump LLC, Murray Boiler LLC against Those Parties to Actions LIsted on Appendix A to Complaint and John and Jane Does 1-1000
10.	29	06/18/2020	Declaration of Allan Tananbaum in Support of Debtors' Complaint for Injunctive and Declaratory Relief, Related Motions, and the Chapter 11 Cases
11.	31	06/18/2020	List of Creditors. Consolidated Master Creditors List
12.	47	06/18/2020	Voluntary Petition for Non-Individuals Filing for Bankruptcy (RE: related document(s)1 Voluntary Petition Under Chapter 11 filed by Debtor Aldrich Pump LLC)
13.	48	06/18/2020	Order Reassigning Case - REMOVED: Judge Laura T. Beyer - SUBSTITUTED: Judge J. Craig Whitley.
14.	50	06/18/2020	Order Directing Clerk to Correct Petition Filing Date to 06/18/2020. (RE: related document(s)1 Voluntary Petition Under Chapter 11 filed by Debtor Aldrich Pump LLC)
15.	62	06/18/2020	Ex Parte Order Granting Motion To Extend Time to file Missing Schedules and Statements by 08/03/2020 (Related Doc # 19)
16.	112	06/25/2020	Order Authorizing the Filing of (A) Consolidated Master List of Creditors and (B) Consolidated List of 20 Law Firms with Significant Asbestos Cases Against the Debtors in Lieu of Lists of 20 Largest Unsecured Creditors; Approving Certain Notice Procedures for Asbestos Claimants; and Approving the Form and Manner of Notice of Commencement of These Cases. (RE: related document(s)7 Other Document filed by Debtor Aldrich Pump LLC)

	Docket	Docket	Docket Description
	No.	Entry Date	Docket Description
17.	114	06/25/2020	Order Granting Motion to Jointly Administer Case(s). Lead Case 3:20-bk-30608(Related Doc # 3)
18.	115	06/25/2020	Transcript for Hearing/Trial held on 6/22/2020
19.	123	06/26/2020	Order Establishing Certain Notice, Case Management, and Administrative Procedures (RE: related document(s)8 Other Document filed by Debtor Aldrich Pump LLC)
20.	139	07/02/2020	Notice of Commencement of Chapter 11 Cases and Meeting of Creditors filed by Matthew L Tomsic on behalf of Aldrich Pump LLC.
21.	207	08/03/2020	Schedule H, Schedule G, Schedule E/F, Schedule D, Schedule A/B (RE: related document(s)62 Order on Motion to Extend)
22.	208	08/03/2020	Statement of Financial Affairs (RE: related document(s)62 Order on Motion to Extend)
23.	232	08/10/2020	Equity Security Holders List (RE: related document(s)62 Order on Motion to Extend)
24.	244	08/12/2020	Attorney Disclosure Statement (Jones Day) (RE: related document(s)62 Order on Motion to Extend)
25.	245	08/12/2020	Attorney Disclosure Statement (Rayburn Cooper & Durham, P.A.)
26.	278	08/24/2020	201A - Corporation (RE: related document(s)62 Order on Motion to Extend)
27.	831	09/24/2021	Chapter 11 Plan Joint Plan of Reorganization of Aldrich Pump LLC and Murray Boiler LLC
28.	832	09/24/2021	Notice of Filing of Plan Support Agreement (RE: related document(s)831 Plan filed by Debtor Aldrich Pump LLC)
29.	1366	10/19/2022	Motion to Appear Pro Hac Vice on Behalf of Clayton L. Thompson
30.	1369	10/19/2022	Ex Parte Order Granting Motion to Appear Pro Hac Vice (Related Doc # [1366])
31.	1588	01/24/2023	Motion for Relief from Stay
32.	1593	01/26/2023	Notice of Opportunity for Hearing
33.	1638	03/09/2023	Debtor's Objection to Robert Semian's Motion for Relief From the Automatic Stay Pursuant to 11 U.S.C. Section 362(d)
34.	1639	03/09/2023	Objection of Future Claimant's Representative to Robert Semian's Motion for Relief from the Automatic Stay Pursuant to 11 U.S.C. § 362(d) and Joinder in Support of Debtors' Objection
35.	1640	03/10/2023	Joinder of the Non-Debtor Affiliates to the Debtors' Objection to Robert Semian's Motion for Relief from the Automatic Stay

	Docket	Docket	Docket Description
	No.	Entry Date	Docket Description
36.	1665	03/23/2023	Response /Reply in Support of Robert Semian's Motion for Relief from the Automatic Stay Pursuant to 11 U.S.C. § 362(d)
37.	1685	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 10:30:17 AM ]
38.	1686	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 10:58:45 AM ]
39.	1687	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 12:11:32 AM ]
40.	1688	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 12:33:07 AM ]
41.	1689	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 2:29:56 PM ]
42.	1690	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 2:46:04 PM ]
43.	1691	03/31/2023	Courtroom Recording. Court Date & Time [ 03/30/2023 3:56:05 PM ]
44.	1700	04/04/2023	Motion to Appear Pro Hac Vice on behalf of John Louis Steffan IV
45.	1701	04/04/2023	Motion to Appear Pro Hac Vice on behalf of Jonathan Ruckdeschel
46.	1702	04/04/2023	Transcript for Hearing/Trial held on 3/30/2023
47.	1703	04/04/2023	Ex Parte Order Granting Motion to Appear Pro Hac Vice (Related Doc # [1700])
48.	1704	04/04/2023	Ex Parte Order Granting Motion to Appear Pro Hac Vice (Related Doc # [1701])
49.	1712	04/06/2023	Motion to Dismiss Bankruptcy Case filed by Jonathan Ruckdeschel, Clayton L. Thompson, Thomas W. Waldrep Jr. on behalf of Robert Semian
50.	1713	04/06/2023	Notice of Hearing (RE: related document(s)[1712] Motion to Dismiss filed by Creditor Robert Semian)
51.	1716	04/13/2023	Supporting Motion to Dismiss Bankruptcy Case for Joinder to the Motion to Dismiss of Claimants Robert Semian and other clients of MRHFM [Dkt.#1712]
52.	1746	05/09/2023	Joinder in Motion to Dismiss of Claimants Robert Semian and Other Clients of MRHFM
53.	1756	05/15/2023	Motion to Dismiss Bankruptcy Case filed by Robert A. Cox Jr. on behalf of The Official Committee of Asbestos Personal Injury Claimants.
54.	1757	05/15/2023	The Official Committee of Asbestos Personal Injury Claimants' Ex Parte Motion Requesting Authority to Exceed Maximum

	Docket	Docket	Docket Description
	No.	Entry Date	Docket Description
			Page Limits (RE: related document(s)[1756] Motion to Dismiss filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
55.	1761	05/17/2023	Order Authorizing Committee to Exceed Maximum Page Limit (RE: related document(s)[1757] Other Document filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
56.	1763	05/18/2023	Certificate of Service (RE: related document(s)[1756] Motion to Dismiss filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants, [1757] Other Document filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants, [1758] Motion (Other) filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
57.	1778	05/31/2023	Joinder to Motion to Dismiss of Claimants and Other Clients of Galiher DeRobertis & Waxman LLP (RE: related document(s)[1712] Motion to Dismiss filed by Creditor Robert Semian)
58.	1779	06/01/2023	Response The Future Asbestos Claimants' Representative's Opposition to the Motion to Dismiss on Behalf of Robert Semian and Other Clients of MRHFM Hearing scheduled for 07/14/2023 at 9:30 AM at 3-JCW-Charlotte Courtroom (RE: related document(s)[1712] Motion to Dismiss filed by Creditor Robert Semian)
59.	1780	06/01/2023	Ex Parte Motion of the Debtors Requesting Authority to Exceed the Maximum Page Limit
60.	1781	06/01/2023	Response Debtor's Objection to Motion of Maune Raichle Claimants to Dismiss Chapter 11 Cases Hearing scheduled for 07/14/2023 at 9:30 AM at 3-JCW-Charlotte Courtroom (RE: related document(s)[1712] Motion to Dismiss filed by Creditor Robert Semian)
61.	1782	06/01/2023	Declaration of Allan Tananbaum in Support of Debtors' Objection to Motion of Maune Raichle Claimants to Dismiss Chapter 11 Cases (RE: related document(s)[1781] Response filed by Debtor Aldrich Pump LLC)
62.	1783	06/01/2023	Declaration of Brad B. Erens in Support of Debtors' Objection to Motion of Maune Raichle Claimants to Dismiss Chapter 11 Cases (RE: related document(s)[1781] Response filed by Debtor Aldrich Pump LLC)
63.	1784	06/01/2023	Joinder of the Non-Debtor Affiliates to the Debtors' Objection to Motion of Maune Raichle Claimants to Dismiss Chapter 11 Cases (RE: related document(s)[1781] Response filed by Debtor Aldrich Pump LLC)

	Docket	Docket	Docket Description
	No.	Entry Date	
64.	1785	06/01/2023	Ex Parte Order Granting the Debtors Authority to Exceed Maximum Page Limit (Related Doc # [1780])
65.	1809	06/15/2023	Opposition Response The Future Asbestos Claimants' Representative's Opposition to the Motion of the Official Committee of Asbestos Personal Injury Claimants to Dismiss the Debtors' Chapter 11 Cases Hearing scheduled for 07/14/2023 at 9:30 AM at 3-JCW-Charlotte Courtroom (RE: related document(s)[1756] Motion to Dismiss filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
66.	1810	06/15/2023	Joinder of Family of Dana W. Hazelwood (RE: related document(s)[1712] Motion to Dismiss filed by Creditor Robert Semian)
67.	1811	06/15/2023	Robert Semians Reply To The Debtors Objection (RE: related document(s)[1781] Response filed by Debtor Aldrich Pump LLC)
68.	1812	06/15/2023	Robert Semians Reply To The Future Asbestos Claimants Representatives Opposition (RE: related document(s)[1779] Response filed by Interested Party Joseph W. Grier)
69.	1813	06/15/2023	Response Debtors' Objection to Motion of Official Committee of Asbestos Personal Injury Claimants to Dismiss Debtors' Chapter 11 Cases Hearing scheduled for 07/14/2023 at 9:30 AM at 3-JCW-Charlotte Courtroom (RE: related document(s)[1756] Motion to Dismiss filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
70.	1815	06/15/2024	Joinder of the Non-Debtor Affiliates to Debtors' Objection to Motion of Official Committee of Asbestos Personal Injury Claimants to Dismiss Debtors' Chapter 11 Cases (RE: related document(s)[1813] Response filed by Debtor Aldrich Pump LLC)
71.	1816	06/15/2023	Joinder of the Non-Debtor Entity Defendants to the Debtors' Motion to Withdraw Derivative Standing from the Official Committee of Asbestos Personal Injury Claimants (RE: related document(s)[1814] Motion (Other) filed by Debtor Aldrich Pump LLC)
72.	1817	06/15/2023	Joinder of the Fiduciary Duty Proceeding Individual Defendants to the Debtors' Objection to Motion of the Official Committee of Asbestos Personal Injury Claimants to Dismiss the Debtors' Chapter 11 Cases (RE: related document(s)[1813] Response filed by Debtor Aldrich Pump LLC)
73.	1847	07/07/2023	Response Reply in Support of Motion of the Official Committee of Asbestos Personal Injury Claimants to Dismiss the Debtors' Chapter 11 Cases Hearing scheduled for 07/14/2023 at 9:30 AM

	Docket	Docket	Dealest Description
	No.	Entry	Docket Description
	1,00	Date	
			at 3-JCW-Charlotte Courtroom (RE: related document(s)[1756]
			Motion to Dismiss filed by Creditor Committee The Official
			Committee of Asbestos Personal Injury Claimants)
74.	1854	07/10/2023	Motion The Official Committee Of Asbestos Personal Injury
			Claimants Motion In Limine To Exclude From Evidence The
			Declaration, And Certain Anticipated Testimony, Of Allan Tananbaum
75.	1855	07/10/2023	Ex Parte Motion to Shorten Notice (RE: related
73.	1033	07/10/2023	document(s)[1854] Motion (Other) filed by Creditor Committee
			The Official Committee of Asbestos Personal Injury Claimants)
76.	1864	07/12/2023	Notice of Proposed Agenda of Matters Scheduled for Hearing on
			Friday, July 14, 2023 at 9:30 am
77.	1876	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023
70	1077	07/15/2022	10:30:55 AM ]
78.	1877	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023   11:22:24 AM ]
79.	1878	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023
/ / / .	1070	07/13/2023	12:28:17 AM ]
80.	1879	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023 2:16:46
			PM ]
81.	1880	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023 2:46:40 PM ]
82.	1881	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023 4:00:03 PM ]
83.	1882	07/15/2023	Courtroom Recording. Court Date & Time [ 07/14/2023 4:32:45 PM ]
84.	1883	07/17/2023	Request For Transcript for hearing on DATE: 7/14/2023
85.	1888	07/24/2023	Transcript for Hearing/Trial held on 7/14/2023
86.	1889	07/25/2023	Notice of Transcript Filing and of Deadlines Related to
			Restriction and Redaction. (RE: related document(s)[1888]
87.	1909	08/03/2023	Transcript) Notice of Filing of Designations and Counterdesignations of July
0/.	1909	00/03/2023	6, 2023 Deposition of Allan Tananbaum
88.	1924	08/11/2023	Supplemental Motion to Dismiss Bankruptcy Case. filed by
			Jonathan Ruckdeschel, Clayton L. Thompson, Thomas W.
			Waldrep Jr. on behalf of Robert Semian and other clients of
		10/5-1-	MRHFM
89.	2046	12/28/2023	Order Denying Motion to Dismiss (Related Doc # 1712),
00	2040	12/29/2022	Denying Motion to Dismiss (Related Doc # 1756)  Request For Transpoint for booking on DATE: 12/28/2022
90.	2049	12/28/2023	Request For Transcript for hearing on DATE: 12/28/2023
	j	<u> </u>	

	Docket	Docket	Docket Description
	No.	Entry Date	
91.	2050	12/29/2023	Courtroom Recording. Court Date & Time [ 12/28/2023 09:59:48 AM ]
92.	2058	01/11/2024	Notice of Appeal to District Court. Fee Amount \$ 298 (RE: related document(s)[2047] Order on Motion to Dismiss, Order on Motion to Dismiss)
93.	2059	01/11/2024	Motion for Leave to Appeal (RE: related document(s)[2047] Order on Motion to Dismiss, Order on Motion to Dismiss)
94.	2060	01/11/2024	Memorandum of Law in Support of Motion for Leave to Appeal Order Denying Mr. Robert Semian and Forty-Six Other MRHFM Plaintiffs' Motion to Dismiss (RE: related document(s)[2059] Motion for Leave to Appeal
95.	2061	01/11/2024	Certification of Direct Appeal to Court of Appeals (RE: related document(s)[2059] Motion for Leave to Appeal
96.	2062	01/11/2024	Notice of Hearing (RE: related document(s)[2061] Certification of Direct Appeal filed by Interested Party Robert Semian and other clients of MRHFM) Hearing scheduled for 2/9/2024 at 09:30 AM at 3-JCW Courtroom 2B.
97.	2063	01/11/2024	Notice of Appeal to District Court. Fee Amount \$ 298 (RE: related document(s)[2047] Order on Motion to Dismiss, Order on Motion to Dismiss)
98.	2064	01/11/2024	Motion for Leave to Appeal (RE: related document(s)[2047] Order on Motion to Dismiss, Order on Motion to Dismiss)
99.	2065	01/11/2024	The Official Committee of Asbestos Personal Injury Claimants' Memorandum of Law in Support of its Motion for Leave to Appeal Order Denying Motions to Dismiss (RE: related document(s)[2064] Motion for Leave to Appeal filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
100.	2068	01/12/2024	Notice of Docketing Record on Appeal to District Court. Case Number: 2400042 (RE: related document(s)2063 Notice of Appeal filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
101.	2069	01/12/2024	Certificate of Service (RE: related document(s)[2063] Notice of Appeal filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
102.	2070	01/12/2024	Notice of Docketing Record on Appeal to District Court. Case Number: 2400044 (RE: related document(s)2058 Notice of Appeal filed by Interested Party Robert Semian and other clients of MRHFM)
103.	2071	01/12/2024	Certificate of Service (RE: related document(s)[2058] Notice of Appeal filed by Interested Party Robert Semian and other clients of MRHFM)

	Docket	Docket	Docket Description
	No.	Entry	
		Date	
104.	2073	01/12/2024	Attachment to Notice (RE: related document(s)[2063] Notice of
			Appeal filed by Creditor Committee The Official Committee of
			Asbestos Personal Injury Claimants) filed by Glenn C.
			Thompson on behalf of The Official Committee of Asbestos
			Personal Injury Claimants
105.	2074	01/17/2024	Certification of Direct Appeal to Court of Appeals (RE: related
			document(s)2063 Notice of Appeal filed by Creditor Committee
			The Official Committee of Asbestos Personal Injury Claimants)
106.	2075	01/18/2024	Clerk's Entry to Denote Correction to Docket. CORRECTIVE
			ENTRY: A hearing will be held on 2/9/24 at 9:30AM in
			Charlotte, Courtroom 2B. (RE: related document(s)2074
			Certification of Direct Appeal filed by Creditor Committee The
			Official Committee of Asbestos Personal Injury Claimants)
107.	2438	11/13/2024	Order Denying Robert Semian's Motion for Relief From the
			Automatic Stay
108.	2456	11/27/2024	Notice of Appeal to District Court

# ALDRICH PUMP LLC et al v. THOSE PARTIES TO ACTIONS LISTED ON APPENDIX A TO C (20-03041)

100	20-03041)	D 1 4	
	Docket	Docket	Docket Description
	No.	Entry	
		Date	
1.	1	6/18/2020	Adversary case 20-03041. Complaint 71 by Aldrich Pump
			LLC, Murray Boiler LLC against Those Parties to Actions
			LIsted on Appendix A to Complaint and John and Jane Does 1-
			1000.
2.	2	6/18/2020	Motion for Preliminary Injunction Motion of the Debtors for an
			Order (I) Preliminarily Enjoining Certain Actions Against Non-
			Debtors, or (II) Declaring that the Automatic Stay Applies to
			SuchI Actions, and (III) Granting a Temporary Restraining Order
			Pending a Final Hearing
3.	3	6/18/2020	Declaration of Allan Tananbaum in Support of Debtors'
			Complaint for Injunctive and Declaratory Relief, Related
			Motions, and the Chapter 11 Cases
4.	141	3/24/2020	Motion of the Official Committee of Asbestos Personal Injury
			Claimants to Compel the Debtors and Non-Debtor Affiliates to
			(I) Provide Testimony Regarding Certain Matters and (II)
			Produce Certain Withheld Documents

	Docket	Docket	Docket Description
	No.	Entry	Docket Description
	110.	Date	
5.	265	5/19/2021	Notice of Filing of Unredacted Motion to Compel the Debtors and Non-Debtors Affiliates to (I) Provide Testimony Regarding Certain Matters and (II) Produce Certain Withheld Documents and Partially Redacted Exhibits Thereto (RE: related document(s)141 Motion (Other)
6.	307	8/23/2021	Order Declaring that the Automatic Stay Applies to Certain Actions Against Non-Debtors, Preliminarily Enjoining Such Actions, and Granting in Part Denying in Part the Motion to Compel. (RE: related document(s)1 Complaint filed by Plaintiff Murray Boiler LLC, Plaintiff Aldrich Pump LLC, 2 Motion for Preliminary Injunction filed by Plaintiff Murray Boiler LLC, Plaintiff Aldrich Pump LLC, 90 Motion for Summary Judgment filed by Plaintiff Murray Boiler LLC, Plaintiff Aldrich Pump LLC, 141 Motion (Other) filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)
7.	308	8/23/2021	Findings of Facts and Conclusions of Law Regarding Order: (I) Declaring that the Automatic Stay Applies to Certain Actions Against Non-Debtors, (II) Preliminarily Enjoining Such Actions, and (III) Granting in Part Denying in Part the Motion to Compel. (RE: related document(s)1 Complaint filed by Plaintiff Murray Boiler LLC, Plaintiff Aldrich Pump LLC, 2 Motion for Preliminary Injunction filed by Plaintiff Murray Boiler LLC, Plaintiff Aldrich Pump LLC, 141 Motion (Other) filed by Creditor Committee The Official Committee of Asbestos Personal Injury Claimants)

Respectfully submitted this the 11th day of December 2024.

### WALDREP WALL BABCOCK & BAILEY PLLC

/s/ Thomas W. Waldrep, Jr.

Thomas W. Waldrep Jr. (NC State Bar No. 11135)

James C. Lanik (NC State Bar No. 30454)

Jennifer B. Lyday (NC State Bar No. 39871)

Ciara L. Rogers (NC State Bar No. 42571)

370 Knollwood Street, Suite 600 Winston-Salem, NC 27103

Telephone: 336-717-1280 Facsimile: 336-717-1340

Email: notice@waldrepwall.com

Counsel for the Appellants

#### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that the foregoing STATEMENT OF ISSUES ON

APPEAL OF ORDER DENYING MOTION FOR RELIEF FROM THE STAY was filed in accordance with the local rules and served upon all parties registered for electronic service and entitled to receive notice thereof through the CM/ECF system.

Respectfully submitted this the 11th day of December 2024.

## WALDREP WALL BABCOCK & BAILEY PLLC

/s/ Thomas W. Waldrep, Jr.

Thomas W. Waldrep Jr. (NC State Bar No. 11135) James C. Lanik (NC State Bar No. 30454)

Ciara L. Rogers (NC State Bar No. 42571) 370 Knollwood Street, Suite 600

Winston-Salem, NC 27103 Telephone: 336-717-1280

Facsimile: 336-717-1340

Email: notice@waldrepwall.com

Counsel for the Appellants