Case 20-30608 Doc 2585 Filed 03/13/25 Entered 03/13/25 15:08:31 Dec Main Docket #2585 Date Filed: 3/13/2025

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:	CASE NO. 20-30608
ALDRICH PUMP LLC, et al.,1	CHAPTER 11
Debtors.	Jointly Administered

SUMMARY OF FOURTEENTH INTERIM APPLICATION FOR COMPENSATION FOR JOSEPH W. GRIER, III, THE FUTURE CLAIMANTS' REPRESENTATIVE, FOR THE PERIOD FROM OCTOBER 1, 2024 THROUGH JANUARY 31, 2025

Name of Applicant:	Joseph W. Grier, III, Future Claimants'
	Representative
Date of Appointment:	October 14, 2020
Period for which compensation and	October 1, 2024 through January 31, 2025
reimbursement is sought:	
Amount of compensation sought as actual,	\$27,640.00
reasonable, and necessary:	
Amount of expense reimbursement sought as	\$9.80
actual, reasonable, and necessary:	
Total amount of componentian and expense	\$27,649.80
Total amount of compensation and expense reimbursement sought as actual, reasonable,	\$27,047.00
and necessary:	

This is $a(n)$ <u>x</u> interim final applicat	ion.
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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.

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:	CASE NO. 20-30608
ALDRICH PUMP LLC, et al.,1	CHAPTER 11
Debtors.	Jointly Administered

FOURTEENTH INTERIM APPLICATION OF JOSEPH W. GRIER, III, FUTURE CLAIMANTS' REPRESENTATIVE, FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES FOR THE PERIOD OF OCTOBER 1, 2024 THROUGH JANUARY 31, 2025

Joseph W. Grier, III, the Future Claimants' Representative in this case (the "FCR"), through counsel, hereby brings his fourteenth interim application (this "Application") for allowance of compensation of \$27,640.00 and reimbursement of expenses of \$9.80 for the period of October 1, 2024 through January 31, 2025 (the "Interim Period") in accordance with the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals* (Doc. No. 171) (the "Fee Procedure Order"), and in support, respectfully represents as follows:

BACKGROUND

1. On June 18, 2020 (the "Petition Date"), the Debtors commenced their bankruptcy cases (together, the "Chapter 11 Case") by filing a voluntary petition for relief pursuant to chapter 11 of the Bankruptcy Code. On June 25, 2020, the Court entered an Order directing that the Debtors' cases be jointly administered (Doc. No. 114). The Debtors are authorized to continue to

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.

manage their property and operate their businesses as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.

- 2. On July 7, 2020, the Court entered its *Order Appointing the Official Committee of Asbestos Personal Injury Claimants* (Doc. No. 147), appointing a committee (the "ACC") to represent personal injury claimants in this case.
- 3. On October 14, 2020, the Court entered its *Order Appointing Joseph W. Grier, III* as Legal Representative for Future Asbestos Claimants (Doc. No. 389), appointing the FCR. On October 15, 2020, the Court entered Orders authorizing the FCR to retain Orrick, Herrington & Sutcliffe, LLP ("Orrick") and Grier Wright Martinez, PA ("GWM") to represent him in this case. (Doc. Nos. 393 & 394).
- 4. Pursuant to the Fee Procedure Order, professionals may request monthly compensation and reimbursement. Such requests are to be served on certain identified interested parties for review. If no objection to a professional's request is received within fourteen (14) days of such request, the Debtors are authorized to pay 90% of the fees and 100% of the expenses requested. The Fee Procedure Order also requires each retained professional to file, approximately every four months, an application for interim Court approval and allowance pursuant to section 331 of the Bankruptcy Code of 100% of the compensation and reimbursement of expenses for the prior four-month period.

COMPENSATION RECEIVED DURING THE INTERIM PERIOD

5. Pursuant to the Fee Procedure Order, the FCR has submitted fee statements to the Debtors for the Interim Period. Copies of the relevant invoices are attached as **Exhibit A**. Summarized below are the requested professional fees and expenses and payments that the FCR has received on the same.

Date of	Period	Requested	Requested	Payment	Amount
Request	Covered	Fees	Expenses	Received	Outstanding
11/22/2024	10/1/2024-	\$8,480.00	\$0.00	\$7,632.03	\$847.97
	10/31/2024				
12/20/2024	11/1/2024-	\$6,960.00	\$9.80	\$6,273.80	\$696.00
	11/30/2024				
1/28/2025	12/1/2024-	\$4,720.00	\$0.00	\$4,248.00	\$472.00
	12/31/2024				
2/25/2025	1/1/2025-	\$7,480.00	\$0.00	\$0.00	\$7,480.00
	1/31/2025				

6. In total, the FCR has submitted fee statements during the Interim Period for total fees of \$27,640.00 and total expenses of \$9.80. As of the date of this Application, no party has objected to the fee statements circulated by the FCR.

SUMMARY OF SERVICES RENDERED

- 7. Attached here as **Exhibit A** are the FCR's monthly invoices, which provide detailed descriptions of the services performed and the expenses incurred by the FCR during the Interim Period. In summary, the FCR expended a total of 33.7 hours rendering necessary services in this Chapter 11 proceeding during the Interim Period. The FCR's fees total \$27,640.00 for the Interim Period.
- 8. As the representative of future claimants in this case, the FCR has provided a variety of services in the Debtors' bankruptcy case as set forth in the summary description below and in detail in **Exhibit A**.
- 9. The FCR believes that the services he has provided to the Debtors' bankruptcy estate on behalf of future claimants during the Interim Period were necessary and beneficial to the administration of this case. The FCR further believes that his services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the tasks addressed.

- 10. The FCR has attempted to assign his time entries to the categories that best relate to those services. The following is a summary of the activities performed by the FCR during the Interim Period, organized by project billing category:
 - A. <u>Case Administration and Business Operations</u> 4.7 hours, \$3,792.00. During the Interim Period, the FCR reviewed and responded to emails regarding case updates and issues.
 - B. <u>Asbestos Matters</u> 24.8 hours, \$20,224.00. The FCR reviewed orders and briefs filed in other asbestos cases and observed hearings in other pending asbestos cases.
 - C. <u>Court Hearings</u> 4.2 hours, \$3,624.00. The FCR reviewed emails and handouts relative to status hearings; and attended hearings.
- 11. In <u>Exhibit B</u>, the FCR has categorized his time by project categories recommended by the Guidelines for Compensation and Expense Reimbursement of Professionals referenced in Rule 2016-1 of this Court's Local Rules of Practice and Procedure (the "Local Rules").
- 12. **Exhibit C** reflects a summary by category of the expenses that the FCR incurred during the Interim Period, which totaled \$9.80.
- 13. **Exhibit D** provides information as to the FCR's position, years of practice, billing rate, and the total number of hours billed during the Interim Period. The FCR maintains that his billing rate for the Interim Period should be deemed reasonable for purposes of this Court's determination of the "reasonableness" of the fees for the services that he has rendered.
- 14. Attached as **Exhibit E** is a summary of the FCR's prior applications for compensation in this case.

DISBURSEMENTS

- 15. The FCR must incur certain expenses in order to perform his duties and responsibilities. Those expenses may include items such as court fees, copying charges, regular and express mail charges, special or hand delivery charges, photocopying charges, travel expenses, expenses for working meals, computerized research charges, transcription charges, and the like.
- 16. The FCR requests reimbursement for his actual and necessary expenses incurred during the Interim Period in the amount of \$9.80. A detailed breakdown of such expenses is provided in the FCR's invoices included in **Exhibit A**, and those expenses are summarized in **Exhibit C**. The FCR's expenses during the Interim Period were necessary and reasonable under the circumstances of this case.

NOTICE

17. Notice of this Application has been provided to: (a) the office of the United States Bankruptcy Administrator for the Western District of North Carolina; (b) counsel for the Debtors; (c) counsel for the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc.; (d) counsel to the ACC; and (e) the other parties on the Service List established by the Case Management Order entered in this case. The FCR submits that, given the nature of the relief requested, no other or further notice need be provided.

NO PRIOR REQUEST

18. The FCR has not made a prior request for the relief sought in this Application to this or any other Court.

CONCLUSION

19. Based on the foregoing, the FCR makes this Application for allowance of interim compensation for professional services rendered and reimbursement of actual costs and expenses

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incurred in performance of his duties and responsibilities as the Court-appointed FCR.

WHEREFORE, the Future Claimants' Representative respectfully requests that the Court enter an Order:

- 1) Allowing interim compensation to the FCR in the amount of \$27,640.00 as reasonable, actual, and necessary for professional services rendered by it on behalf of the FCR during the Interim Period and interim reimbursement of expenses incurred during the Interim Period of \$9.80 as reasonable, actual, and necessary;
- 2) Authorizing and directing the Debtors to pay the FCR the amount of \$27,649.80, which is equal to 100% of GWM's requested compensation for the Interim Period and 100% of GWM's requested expense reimbursement for the Interim Period, less all previous payments made to GWM pursuant to the Fee Procedure Order; and
- Granting such further relief as is just and proper.
 This is the 13th day of March, 2025.

/s/ A. Cotten Wright

A. Cotten Wright (State Bar No. 28162) Grier Wright Martinez, PA 521 E Morehead Street, Suite 440 Charlotte, NC 28202 704-332-0207; cwright@grierlaw.com Attorneys for Joseph W. Grier, III, Future Claimants' Representative Case 20-30608 Doc 2585 Filed 03/13/25 Entered 03/13/25 15:08:31 Desc Main Document Page 8 of 23

EXHIBIT A



Grier Wright Martinez, PA

521 E. Morehead St., Suite 440 Charlotte, NC 28202 Phone: (704) 375-3720 www.grierlaw.com

STATEMENT

Statement # 1275 Date: 11/22/2024 Due On: 12/13/2024

Aldrich Pump, LLC

20-10102/Aldrich Pump, LLC

Future Claimants Representative

Date	Notes	Attorney	Quantity	Rate	Total
10/01/2024	Asbestos Matters: Phone call J. Guy re case status and review and respond to email chain re upcoming phone conference re amicus brief in Bestwall appeal.	JWG	0.20	\$800.00	\$160.00
10/07/2024	Asbestos Matters: Teams conference with debtors' attorneys and FCR attorneys re amicus brief in Bestwall 4th Circuit appeal and re status report in Aldrich for Judge James.	JWG	0.60	\$800.00	\$480.00
10/07/2024	Asbestos Matters: Follow-up phone conversation with J. Guy re conference today with debtors' counsel.	JWG	0.30	\$800.00	\$240.00
10/09/2024	Case Administration and Business Operations: Review draft status report. Telephone call J. Guy re same.	JWG	0.50	\$800.00	\$400.00
10/09/2024	Asbestos Matters: Review 2nd Amended Plan in Bestwall filed by FCR and ACC; review complaint in Bestwall filed by FCR and ACC against debtor and related entities.	JWG	0.70	\$800.00	\$560.00
10/09/2024	Asbestos Matters: Review email from M. Owen re Bestwall Amicus.	JWG	0.20	\$800.00	\$160.00

Statement # 1275 - 11/22/2024

10/10/2024	Case Administration and Business Operations: Review debtors' draft status report.	JWG	0.40	\$800.00	\$320.00
10/10/2024	Case Administration and Business Operations: Review draft FCR status report and conference re same with C. Wright.	JWG	1.00	\$800.00	\$800.00
10/11/2024	Case Administration and Business Operations: Review status reports filed by ACC, Maune Raichle and Debtors.	JWG	1.30	\$800.00	\$1,040.00
10/14/2024	Case Administration and Business Operations: Listen to Teams conversation among attorneys for Debtors, ACC and FCR re presentations re case status before Judge James next week.	JWG	0.40	\$800.00	\$320.00
10/17/2024	Asbestos Matters: Listen to Bestwall omnibus hearing.	JWG	4.50	\$800.00	\$3,600.00
10/18/2024	Asbestos Matters: Listen to Judge Beyer's comments and ruling in Bestwall hearing on 10/17.	JWG	0.50	\$800.00	\$400.00

Quantity Subtotal 10.6

Time Keeper	Quantity	Rate	Total
Joseph W. Grier, III	10.6	\$800.00	\$8,480.00
		Quantity Total	10.6
		Subtotal	\$8,480.00
		Total	\$8,480.00
	F	Payment (12/17/2024)	-\$7,632.03
		Balance Owing	\$847.97

Detailed Statement of Account

Other Statements

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1299	01/20/2025	\$6,969.80	\$6,273.80	\$696.00
1316	02/17/2025	\$4,720.00	\$4,248.00	\$472.00
1338	03/17/2025	\$7,480.00	\$0.00	\$7,480.00

Statement # 1275 - 11/22/2024

12/5	12/13/2024	\$6,460.00	\$7,632.03 Outstanding Balance	\$9,495.97
Statement Number	Due On 12/13/2024	Amount Due \$8,480,00		alance Due \$847.97

Please make all amounts payable to: Grier Wright Martinez, PA Our tax ID is 56-1643255



Grier Wright Martinez, PA

521 E. Morehead St., Suite 440 Charlotte, NC 28202 Phone: (704) 375-3720 www.grierlaw.com

STATEMENT

Statement # 1299 Date: 12/20/2024 Due On: 01/20/2025

Aldrich Pump, LLC

20-10102/Aldrich Pump, LLC

Future Claimants Representative

Services

Date	Notes	Attorney	Quantity	Rate	Total
11/05/2024	Court Hearings: Review handouts of Debtors and ACC for status hearing on October 24.	JWG	0.90	\$800.00	\$720.00
11/06/2024	Asbestos Matters: Review motion for leave to file a amicus brief in Bestwall appeal and draft brief in Bestwall appeal. Conference same with C. Wright.	JWG	1.50	\$800.00	\$1,200.00
11/06/2024	Case Administration and Business Operations: Review stipulation Regarding Amendment of Certain Proofs of Claims filed by Weitz & Luxenberg, PC.	JWG	0.10	\$800.00	\$80.00
11/07/2024	Asbestos Matters: Listen to DBMP status hearing.	JWG	3.00	\$800.00	\$2,400.00
11/07/2024	Case Administration and Business Operations: Conference between FCR and Debtor attorneys re case status.	JWG	0.40	\$800.00	\$320.00
11/19/2024	Asbestos Matters: Review Case Updates in Aldrich and Related cases	JWG	0.30	\$800.00	\$240.00
11/19/2024	Asbestos Matters: Review email from D. Carnie re	JWG	0.20	\$800.00	\$160.00

Statement # 1299 - 12/20/2024

	Case Updates in Aldrich and Related Cases				
11/21/2024	Asbestos Matters: Listen to Bestwall omnibus hearing.	JWG	2.20	\$800.00	\$1,760.00
11/22/2024	Asbestos Matters: Listen to recording of ruling in Bestwall hearing on 11/21 (decisions continued until 12/19).	JWG	0.10	\$800.00	\$80.00
			Quantity S	Subtotal	8.7
			Services Subtotal		\$6,960.00

Expenses

Date	Notes	Quantity	Rate	Total
11/22/2024	Online Research - Pacer: Pacer- November 2024	1.00	\$6.30	\$6.30
11/26/2024	Online Research - Pacer: Pacer - October 2024	1.00	\$3.50	\$3.50
		Expenses S	Subtotal	\$9.80

Time Keeper	Quantity	Rate	Total
Joseph W. Grier, III	8.7	\$800.00	\$6,960.00
		Quantity Total	8.7
		Subtotal	\$6,969.80
		Total	\$6,969.80
	Pa	yment (01/16/2025)	-\$4,077.97
	Pa	yment (01/16/2025)	-\$2,195.83
		Balance Owing	\$696.00

Detailed Statement of Account

Other Statements

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1275	12/13/2024	\$8,480.00	\$7,632.03	\$847.97
1316	02/17/2025	\$4,720.00	\$4,248.00	\$472.00
1338	03/17/2025	\$7,480.00	\$0.00	\$7,480.00

Statement # 1299 - 12/20/2024

Current Statement				
Statement Number	Due On	Amount Due	Payments Received	Balance Due
1299	01/20/2025	\$6,969.80	\$6,273.80	\$696.00
			Outstanding Balance	\$9,495.97
			Total Amount Outstanding	\$9,495.97

Please make all amounts payable to: Grier Wright Martinez, PA Our tax ID is 56-1643255



Grier Wright Martinez, PA

521 E. Morehead St., Suite 440 Charlotte, NC 28202 Phone: (704) 375-3720 www.grierlaw.com

STATEMENT

Statement # 1316 Date: 01/28/2025 Due On: 02/17/2025

Aldrich Pump, LLC

20-10102/Aldrich Pump, LLC

Future Claimants Representative

Date	Notes	Attorney	Quantity	Rate	Total
12/05/2024	Case Administration and Business Operations: Participate in monthly conference call with debtors' attorneys.	JWG	0.20	\$800.00	\$160.00
12/06/2024	Asbestos Matters: Review Motion by Official Committee of Asbestos Personal Injury Claimants in In re Aldrich Pump LLC and In re Murray Boiler LLC to file amicus curiae brief with consent of all parties in Bestwall's 4th Cir. appeal.	JWG	0.10	\$800.00	\$80.00
12/06/2024	Asbestos Matters: Review amicus brief of Aldrich ACC in Bestwall 4th Cir. appeal.	JWG	0.30	\$800.00	\$240.00
12/19/2024	Asbestos Matters: Listen to hearing in Bestwall on ACC/FCR Motion in Limine for order excluding statements or other alleged evidence from incomplete claim files.	JWG	5.10	\$800.00	\$4,080.00
12/20/2024	Asbestos Matters: Review summary of Bestwall Hearing (12/19/24) from D. Carnie.	JWG	0.10	\$800.00	\$80.00
12/23/2024	Asbestos Matters: Review email from D. Carnie re Notice of Related Cases in Bestwall 4th Cir. appeal filed by clients of Waldrep and Maune Raichle.	JWG	0.10	\$800.00	\$80.00

Statement # 1316 - 01/28/2025

Quantity Subtotal

Time Keeper	Quantity	Rate	Total
Joseph W. Grier, III	5.9	\$800.00	\$4,720.00
		Quantity Total	5.9
		Subtotal	\$4,720.00
		Total	\$4,720.00
	Pa	yment (02/14/2025)	-\$2,761.20
	Pa	yment (02/14/2025)	-\$1,486.80
		Balance Owing	\$472.00

Detailed Statement of Account

Other Statements

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1275	12/13/2024	\$8,480.00	\$7,632.03	\$847.97
1299	01/20/2025	\$6,969.80	\$6,273.80	\$696.00
1338	03/17/2025	\$7,480.00	\$0.00	\$7,480.00

Current Statement

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1316	02/17/2025	\$4,720.00	\$4,248.00	\$472.00
			Outstanding Balance	e \$9,495.97
			Total Amount Outstandin	g \$9,495.97

Please make all amounts payable to: Grier Wright Martinez, PA Our tax ID is 56-1643255



Grier Wright Martinez, PA

521 E. Morehead St., Suite 440 Charlotte, NC 28202 Phone: (704) 375-3720 www.grierlaw.com

STATEMENT

Statement # 1338 Date: 02/25/2025 Due On: 03/17/2025

Aldrich Pump, LLC

20-10102/Aldrich Pump, LLC

Future Claimants Representative

Date	Notes	Attorney	Quantity	Rate	Total
01/03/2025	Asbestos Matters: Review and respond to email from D. Carnie re Bestwall Oral Argument (4th Cir.) / Updates in Aldrich and related cases.	JWG	0.30	\$880.00	\$264.00
01/09/2025	Asbestos Matters: Review email from D. Carnie re Bestwall Oral Argument (4th Cir.)	JWG	0.10	\$880.00	\$88.00
01/10/2025	Asbestos Matters: Review email from D. Carnie re dispute over appointment of Brown Rudnick to rep. TCC in Red River Talc case.	JWG	0.30	\$880.00	\$264.00
01/23/2025	Case Administration and Business Operations: Review and respond to email from J. Guy re next steps.	JWG	0.10	\$880.00	\$88.00
01/23/2025	Asbestos Matters: Listen to hearing in Bestwall re FCR/ACC motion re waiver, ACC motion re evidence suppression, and joint motion re use of documents produced under Evidence Rule 502(d).	JWG	4.00	\$880.00	\$3,520.00
01/28/2025	Asbestos Matters: Review email from J. Guy re DBMP lift stay litigation.	JWG	0.10	\$880.00	\$88.00
01/29/2025	Case Administration and Business Operations: Review 502(d) order and accompanying	JWG	0.30	\$880.00	\$264.00

Statement # 1338 - 02/25/2025

	agreement and respond to email from J. Guy re same.				
01/30/2025	Court Hearings: Attend hearing on entry of Rule 502(d) order. Post hearing conference with debtors' attorneys and with J. Guy.	JWG	3.30	\$880.00	\$2,904.00

Quantity Subtotal 8.5

Time Keeper	Quantity	Rate	Total
Joseph W. Grier, III	8.5	\$880.00	\$7,480.00
		Quantity Total	8.5
		Subtotal	\$7,480.00
		Total	\$7,480.00

Detailed Statement of Account

Other Statements

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1275	12/13/2024	\$8,480.00	\$7,632.03	\$847.97
1299	01/20/2025	\$6,969.80	\$6,273.80	\$696.00
1316	02/17/2025	\$4,720.00	\$4,248.00	\$472.00

Current Statement

Statement Number	Due On	Amount Due	Payments Received	Balance Due
1338	03/17/2025	\$7,480.00	\$0.00	\$7,480.00
			Outstanding Balance	e \$9,495.97
			Total Amount Outstandin	g \$9,495.97

Please make all amounts payable to: Grier Wright Martinez, PA Our tax ID is 56-1643255

EXHIBIT B

CUMULATIVE COMPENSATION SUMMARY BY PROJECT CATEGORY

October 1, 2024 through January 31, 2025

Project Category	Total Hours for the	Total Hours from the	Total Fees for the Period	Total Fees from the Petition Date
	Period	Petition Date		
Case Administration &	4.7	158.6	\$3,792.00	\$95,797.00
Business Operations				
Court Hearings	4.2	126.3	\$3,624.00	\$84,331.50
Professional	0.0	6.2	\$0.00	\$4,255.00
Retention/Fee Issues				
Meetings	0.0	41.2	\$0.00	\$23,917.50
Litigation	0.0	144.20	\$0.00	\$94,862.50
Asbestos Matters	24.8	214.50	\$20,224.00	\$143,396.50
Claims Administration	0.0	4.2	\$0.00	\$2,562.50
& Objections				
Plan and Disclosure	0.0	6.9	\$0.00	\$4,140.00
Statement				
TOTALS	33.7	702.10	\$27,640.00	\$453,262.50

EXHIBIT C

CUMULATIVE EXPENSE SUMMARY

Expense Category	Total Expenses for the	Total Expenses from the	
	Period	Petition Date	
Pacer: Online Research	\$9.80	\$749.40	
Westlaw-Online Research	\$0.00	\$47.49	
Logikull-Database	\$0.00	\$500.00	
Management			
Amtrak	\$0.00	\$81.70	
Out-of-Town Travel	\$0.00	\$1,469.42	
Parking	\$0.00	\$147.04	
TOTAL	\$9.80	\$2,295.05	

EXHIBIT D

SUMMARY OF HOURS AND COMPENSATION BY PROFESSIONAL

Name of Professional	Position – Bar Year	Hourly Billing Rate	Total Hours Billed	Total Compensation
Joseph W. Grier, III	Member- 1977	\$800	25.2	\$20,160.00
Joseph W. Grier, III	Member- 1977	\$880	8.5	\$7,480.00

EXHIBIT E

SUMMARY OF PRIOR FEE APPLICATIONS

Document	Interim Fee Application Date and Doc. No.	Period Covered	Fees Requested/Allowed	Expenses Requested/ Allowed	Order Approving Interim Application
1 st Interim	11/9/2020 Doc. No. 420	8/21/2020 – 9/30/2020	\$25,740.00	\$0.00	Doc. No. 461 12/3/2020
2 nd Interim	3/11/2021 Doc. No. 616	October 1, 2020 – January 31, 2021	\$32,040.00	\$508.50	Doc. No. 659 4/2/2021
3 rd Interim	7/9/2021 Doc. No. 761	February 1, 2021-May 31, 2021	\$78,120.00	\$20.20	Doc. No. 796 8/2/2021
4 th Interim	10/29/2021 Doc. No. 861	June 1, 2021 – September 30, 2021	\$37,200.00	\$101.99	Doc. No. 931 12/8/2021
5 th Interim	03/01/2022 Doc. No. 1006	October 1, 2021 – January 31, 2022	\$42,687.50	\$370.16	Doc. No. 1063 3/23/2022
6 th Interim	07/11/2022 Doc. No. 1264	February 1, 2022- May 31, 2022	\$38,500.00	\$70.70	Doc. No. 1313 8/3/2022
7 th Interim	11/7/2022 Doc. No. 1390	June 1, 2022 – September 30, 2022	\$23,187.50	\$116.90	Doc. No. 1457 12/7/2022
8 th Interim	3/8/2023 Doc. No. 1629	October 1, 2022 – January 31, 2023	\$31,587.50	\$18.00	Doc. No. 1829 6/21/2023
9 th Interim	7/12/2023 Doc. No. 1865	February 1, 2023 – May 31- 2023	\$35,700.00	\$439.88	Doc. No 1905 8/02/2023

10 th	11/7/2023	June 1,	\$33,750.00	\$1,048.38	Doc. No.
Interim	Doc. No.	2023 –			2024
	1988	September			11/30/2023
		30, 2023			
11 th	3/15/2024	October 1,	\$13,230.00	\$98.30	Doc. No.
Interim	Doc. No.	2023-			2194
	2148	January 1,			4/11/2024
		2024			
12 th	7/11/2024	February 1,	\$28,480.00	\$177.25	Doc. No.
Interim	Doc. No.	2024 – May			2337
	2298	31, 2024			8/2/2024
13 th	11/13/2024	June 1,	\$6,400.00	\$14.99	Doc. No.
Interim	Doc. No.	2024 –			2480
	2440	September			12/12/2024
		30, 2024			