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UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al., 1

Case No. 20-30608 (LMJ)

Debtors.

(Jointly Administered)

AMENDED FIFTEENTH INTERIM APPLICATION OF EVERT WEATHERSBY HOUFF FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS SPECIAL ASBESTOS LITIGATION COUNSEL TO THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2025 THROUGH MAY 31, 2025

Name of Applicant: Evert Weathersby Houff

Authorized to Provide Professional Services to: The above-captioned Debtors and Debtors in

Possession

Date of Order Approving Retention: June 22, 2020 (as of the Petition Date),

and amended on August 18, 2020

Petition Date: June 18, 2020

Period for which compensation and

reimbursement are sought:

February 1, 2025 through May 31, 2025

Amount of Compensation sought as actual,

reasonable and necessary:

\$1,199,103.50

Amount of Expense Reimbursement sought as

actual, reasonable and necessary:

\$8,769.78

Total Compensation Approved by Interim

 $$13,675,113.50^2$

Fee Order to Date:

This cumulative total reflects corrected and updated information. There was a mathematical error in this total in the Twelfth Interim Fee Application that carried over to the Thirteenth and Fourteenth Interim Fee Applications.



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.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 2 of 170

Total Expenses Approved by Interim

\$191,631.35³

Fee Order to Date:

Total Allowed Compensation Paid to Date:

\$13,486,737.60

Total Allowed Expenses Paid to Date:

\$205,021.17

Compensation Already Paid Pursuant to a

Monthly Fee Statement But Not Yet Allowed:

\$523,657.35

Monthly Fee Statement But Not Yet Allowed:

Expenses Already Paid Pursuant to a Monthly

\$2,400.53

Fee Statement But Not Yet Allowed:

This is a(n): X interim final application

Prior Monthly Fee Statements Submitted:

| Date Submitted | Month Covered | Fees | Expenses |
|-----------------------|--------------------------------|--------------|------------|
| March 31, 2025 | February 1 – February 28, 2025 | \$256,524.50 | \$1,050.00 |
| April 30, 2025 | March 1 – March 31, 2025 | \$325,317.00 | \$1,350.53 |
| May 30, 2025 | April 1 – April 30, 2025 | \$305,259.50 | \$4,289.01 |
| June 30, 2025 | May 1 – May 31, 2025 | \$312,002.50 | \$2,080.24 |

To date, no objections have been received to any prior monthly fee statements. The objection deadline relating to the Fifty-Ninth Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period from June 1, 2025 Through June 30, 2025 has not yet passed.

⁻

This cumulative total reflects corrected and updated information. There was a mathematical error in this total in the Twelfth Interim Fee Application that carried over to the Thirteenth and Fourteenth Interim Fee Applications.

SUMMARY OF HOURS AND COMPENSATION BY PROFESSIONAL⁴

| Name of Professional | Position | Hourly Billing Rate | Total Hours Billed | Total Compensation |
|-----------------------|-----------|---------------------|-----------------------|-----------------------|
| C. Michael Evert, Jr. | Partner | \$450.00 | 12.5 | \$5,625.00 |
| C. Michael Evert, Jr. | Partner | \$900.00 | 253.8 | \$228,420.00 |
| Richard M. Lauth | Partner | \$525.00 | 3.1 | \$1,627.50 |
| Clare M. Maisano | Partner | \$240.00 | 8.1 | \$1,944.00 |
| Clare M. Maisano | Partner | \$480.00 | 467.7 | \$224,496.00 |
| James M. Weathersby | Partner | \$525.00 | 0.5 | \$262.50 |
| Amy L. Reynolds | Counsel | \$495.00 | 311.1 | \$153,994.50 |
| Eileen S. Wright | Counsel | \$535.00 | 358.2 | \$191,637.00 |
| Sarah M. Canup | Paralegal | \$295.00 | 429.2 | \$126,614.00 |
| Jody L. Dolinger | Paralegal | \$180.00 | 8.4 | \$1,596.00 |
| Carrie L. Menegigian | Paralegal | \$230.00 | 604.4 | \$139,012.00 |
| Callie M. Robertson | Paralegal | \$225.00 | 531.4 | \$119,565.00 |
| P. Lynn Sisk | Paralegal | \$260.00 | 0.8 | \$208.00 |
| David A. Boyd | Clerk | \$140.00 | 10.0 | \$1,400.00 |
| Dave P. Chase | Clerk | \$140.00 | 19.3 | \$2,702.00 |
| TOTAL | | | 3,018.5 | \$1,199,103.50 |

Consistent with the Interim Compensation Order (as defined herein), time spent traveling without actively working on matters in the chapter 11 Case has been billed at 50% of the professional's normal hourly rate.

BLENDED RATE OF PROFESSIONALS - TOTAL

| Professionals | Blended Rate | Total Hours | Total Compensation |
|-----------------------------------|--------------|-------------|--------------------|
| Partners, Counsel, and Associates | \$571.03 | 1,415.0 | \$808,006.50 |
| Paralegals and Clerks | \$243.90 | 1,603.5 | \$391,097.00 |
| TOTAL | | 3,018.5 | \$1,199,103.50 |

COMPENSATION BY PROJECT CATEGORY

| Project Category | Total Hours | Total Fees |
|---|--------------------|-------------------|
| Case Administration and Business Operations | 21.8 | \$15,840.00 |
| Court Hearings | 75.0 | \$46,359.00 |
| General Corporate and Real Estate | 3.3 | \$2,970.00 |
| Nonworking Travel | 20.6 | \$7,569.00 |
| Professional Retention/Fee Issues | 27.9 | \$11,472.00 |
| Fee Application Preparation | 27.2 | \$9,200.50 |
| Asbestos Matters | 2,842.7 | \$1,105,693.00 |
| TOTAL | 3,018.5 | \$1,199,103.50 |

EXPENSE SUMMARY

| Expense Category | Service Provider (if applicable) | Total Expenses |
|-------------------------------|-------------------------------------|-----------------------|
| Document Services | | \$1,050.00 |
| Electronic Docket Costs | | \$16.50 |
| Outside Vendor Document Costs | | \$2,478.00 |
| Travel - Airfare | Coach airfare | \$2,706.91 |
| Travel – Cab Fare | | \$308.74 |
| Travel – Hotel | | \$1,588.70 |
| Travel – Meals | | \$134.95 |
| Travel – Mileage | | \$58.10 |
| Travel – Parking | Airport/train station parking | \$153.00 |
| Travel – Rental car/gas | | \$137.88 |
| Travel – Train Fare | | \$137.00 |
| TOTAL | | \$8,769.78 |

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al., 1

Case No. 20-30608 (LMJ)

Debtors.

(Jointly Administered)

AMENDED FIFTEENTH INTERIM APPLICATION OF EVERT WEATHERSBY HOUFF FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND FOR REIMBURSEMENT OF EXPENSES AS SPECIAL ASBESTOS LITIGATION COUNSEL TO THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2025 THROUGH MAY 31, 2025

Evert Weathersby Houff, special asbestos litigation counsel to the above-captioned debtors and debtors in possession (the "Debtors"), makes its amended fifteenth interim application for allowance of compensation of \$1,199,103.50 and reimbursement of expenses of \$8,769.78 for the period from February 1, 2025 through May 31, 2025 (the "Compensation Period") in accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals, dated July 15, 2020 [Dkt. 171] (the "Interim Compensation Order"). In support of this Application, Evert Weathersby Houff respectfully represents as follows:

Overview

- 1. Evert Weathersby Houff attorneys and paraprofessionals expended a total of 3,018.5 hours during the Compensation Period for which compensation is requested.
- 2. During the Compensation Period, Evert Weathersby Houff did not receive any payments or promises of payment from any source other than the Debtors for services

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.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 8 of 170

rendered or to be rendered in any capacity whatsoever in connection with the matters covered by this Application. No agreement or understanding exists between Evert Weathersby Houff or any third person for the sharing of compensation, except as allowed by section 504(b) of the Bankruptcy Code and Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") with respect to the sharing of compensation between and among partners of Evert Weathersby Houff.

- 3. Pursuant to the Interim Compensation Order, included with this Application are: (a) a schedule identifying all Evert Weathersby Houff professionals and paraprofessionals who have performed services in these Chapter 11 cases during the Compensation Period, the capacities in which each individual is employed by Evert Weathersby Houff, the hourly billing rate charged by Evert Weathersby Houff for the services performed by each such individual, the aggregate number of hours expended in this case during the Compensation Period for each professional and paraprofessional, and the total fees billed therefor; (b) a summary of services by billing category for services rendered by Evert Weathersby Houff during the Compensation Period; and (c) a schedule summarizing, by category, the actual and necessary disbursements that Evert Weathersby Houff incurred during the Compensation Period in connection with the performance of professional services for the Debtors and for which it seeks reimbursement.
- 4. Attached hereto collectively as part of <u>Exhibit A</u> are Evert Weathersby Houff's itemized monthly time records for professionals and paraprofessionals performing services for the Debtors during the Compensation Period and Evert Weathersby Houff's itemized records detailing expenses incurred on behalf of the Debtors during the Compensation Period.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 9 of 170

5. This Application complies with sections 330 and 331 of title 11 of the United Stated Code (the "Bankruptcy Code"), the Bankruptcy Rules, the Interim Compensation Order, the *Guidelines for Compensation and Expense Reimbursement of Professionals* issued by this Court (the "Compensation Guidelines"), and the Rules of Practice and Procedure of the United States Bankruptcy Court for the Western District of North Carolina (the "Local Rules").

Background

- 6. On June 18, 2020 (the "Petition Date"), the Debtors commenced their reorganization cases (the "Chapter 11 Cases") by filing voluntary petitions for relief under Chapter 11 of the Bankruptcy Code. These Chapter 11 Cases have been consolidated for procedural purposes only and are being administered jointly.
- 7. On June 19, 2020, the Debtors filed the <u>Ex Parte</u> Application of the Debtors for an Order Authorizing Them to Retain and Employ Evert Weathersby Houff as Special Asbestos Litigation Counsel as of the Petition Date [Dkt. 74] (the "Retention Application"), by which the Debtors sought authority to retain and employ Evert Weathersby Houff as Special Asbestos Litigation Counsel in the Chapter 11 Cases. On June 22, 2020, the Court entered an order [Dkt. 86] (the "Original Retention Order") authorizing the retention of Evert Weathersby Houff as the Debtors' Special Asbestos Litigation Counsel as of the Petition Date.
- 8. On July 7, 2020, the Court entered an order [Dkt. 147] appointing the official committee of asbestos personal injury claimants (the "Asbestos Committee") in these Chapter 11 Cases. On October 14, 2020, the Court entered an order [Dkt. 389] appointing Joseph W. Grier, III as legal representative for future asbestos claimants in these Chapter 11 Cases (the "Future Claimants' Representative").

9. In response to discussions with the Asbestos Committee concerning the Original Retention Order, on August 17, 2020, Evert Weathersby Houff filed a supplemental declaration providing additional disclosures related to its role in a pre-petition restructuring involving the Debtors [Dkt. 257]. In addition, the Debtors and the Asbestos Committee agreed on an amendment to the Original Retention Order to reserve certain rights of the Asbestos Committee. On August 18, 2020, the Court entered the amended retention order agreed upon by the Debtors and the Asbestos Committee [Dkt. 266] (the "Evert Weathersby Houff Retention Order"), which superseded the Original Retention Order.

Jurisdiction

10. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue for this matter is proper in this district pursuant to 28 U.S.C. § 1409.

Summary of Services

- 11. The professional services performed by Evert Weathersby Houff were necessary and appropriate to the administration of the Debtors' Chapter 11 Cases, as described in detail below. These services were in the best interests of the Debtors and other parties in interest. The compensation requested is commensurate with the complexity and nature of the issues and tasks involved.
- 12. All of the services for which compensation is requested hereunder were rendered at the request of and solely on behalf of the Debtors, and not on behalf of any other entity.

Prior Monthly Fee Statements

13. Pursuant to the Interim Compensation Order, Evert Weathersby Houff has submitted the following monthly fee statements (collectively, the "Prior Monthly Fee

<u>Statements</u>") to the Debtors for the four months comprising the Compensation Period, each of which is incorporated herein by reference in its entirety:²

| Date Submitted | Period Covered | Requested Fees | Requested Expenses | Payment Received | Amount Outstanding |
|-------------------|-----------------------------------|-------------------|-----------------------|---------------------|-----------------------|
| March 31, 2025 | February 1 – February 28, 2025 | \$256,524.50 | \$1,050.00 | \$231,922.05 | \$25,652.45 |
| April 30, 2025 | March 1 – March 31, 2025 | \$325,317.00 | \$1,350.53 | \$294,135.83 | \$32,531.70 |
| May 30, 2025 | April 1 – April 30, 2025 | \$305,259.50 | \$4,289.01 | \$0.00 | \$309,548.51 |
| June 30, 2025 | May 1 – May 31, 2025 | \$312,002.50 | \$2,080.24 | \$0.00 | \$314,082.74 |

14. In total, Evert Weathersby Houff has submitted the Prior Monthly Fee Statements during the Compensation Period for total fees of \$1,199,103.50 and total expenses of \$8,769.78. As of the date of this Application, no party has objected to any of Evert Weathersby Houff's Prior Monthly Fee Statements.³

Compensation by Project Category

The following is a summary of the activities performed by Evert Weathersby

Houff professionals and paraprofessionals during the Compensation Period, organized by project billing category.⁴

² Copies of the Prior Monthly Fee Statements are attached hereto collectively as <u>Exhibit A</u>.

The objection deadline relating to the Fifty-Ninth Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period from May 1, 2025 Through May 31, 2025 has not yet passed.

The summary set forth below is qualified in its entirety by reference to the time and services detail attached to each Prior Monthly Fee Statement. Project billing categories for which no time was charged during the Compensation Period are not listed below.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 12 of 170

15. Case Administration and Business Operations — 21.8 hours —

\$15,840.00

Evert Weathersby Houff's activities during the Compensation Period included participating in maintaining the asbestos litigation related tasks in the work in process report (the "WIP Report") to assist the Debtors in assigning tasks and responsibilities, coordinating activities, tracking deadlines, reporting progress, and avoiding duplication of effort among the Debtors and their professionals; participating in regular conference calls with the Debtors' management and other professionals to discuss and review key case developments, pending motions, and other work in process as identified in the WIP Report; and assisting Debtors' bankruptcy counsel in communicating with parties in interest and potential claimants regarding the Chapter 11 Cases.

16. Court Hearings — 75.0 hours — \$46,359.00

Evert Weathersby Houff's activities during the Compensation Period included preparing for and attending court hearings, including hearings in other bankruptcy cases relevant to the Aldrich case, and hearings regarding the Debtors' Motion to Amend Case Management Order for Estimation of Asbestos Claims, associated protocols, discovery, and Orders, and communicating with counsel regarding court hearings and associated stipulations.

17. General Corporate and Real Estate — 3.3 hours — \$2,970.00

Evert Weathersby Houff's activities during the Compensation Period included assisting in the preparation of materials in connection with meetings of the Debtors' boards, attending and participating in those meetings, and preparing information to assist the Debtors with corporate communications and public inquiries in regard to asbestos-litigation related issues.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 13 of 170

18. **Non-Working Travel — 20.6 hours — \$7,569.00**

Evert Weathersby Houff's activities during the Compensation Period included all travel time not otherwise chargeable. Pursuant to the Interim Compensation Order, time spent without active work on the Chapter 11 Cases was billed at 50% of normal rates.

19. Professional Retention and Fee Issues — 27.9 hours — \$11,472.00

Evert Weathersby Houff's activities during the Compensation Period included analysis of Ordinary Course Professionals' invoices relating to reimbursement of fees and expenses and advising the Debtors on such matters. Evert Weathersby Houff also assisted the Debtors and bankruptcy counsel in preparing its quarterly report of Ordinary Course Professionals, and coordinating with covered professionals regarding necessary disclosures required by the Ordinary Course Professionals Order.

20. Fee Application Preparation — 27.2 hours — \$9,200.50

Evert Weathersby Houff's activities during the Compensation Period included reviewing its invoices for January, February, March and April 2025 for privilege and to ensure compliance with the Local Rules and the Compensation Guidelines; and drafting the related Prior Monthly Fee Statements to accompany these monthly invoices and drafting the Fourteenth Interim Fee Application.

21. Asbestos Matters — 2,842.7 hours — \$1,105,693.00

Evert Weathersby Houff's activities during the Compensation Period included coordinating with the Debtors, Jones Day, and Bates White regarding preparations for estimation, including, but not limited to, organization and review of the Debtors' historic claims database, documents, proofs of claim, and Personal Injury Questionnaires, as well as information received from asbestos bankruptcy trusts; communicating with potential indemnitees; analyzing

asbestos-related issues in connection with and assisting bankruptcy counsel in drafting of pleadings related to the Debtors' Motion to Amend Case Management Order for Estimation of Asbestos Claims, evaluation, analysis, and organization of issues, including drafting of protocols and associated correspondence related to responding to discovery and other requests for information from the Asbestos Committee, including the Official Committee of Asbestos Personal Injury Claimants' First Set of Requests for Admission, First Set of Interrogatories, and First Set of Document Requests Directed to the Debtors Pursuant to Bankruptcy Rules 7026, 7033, 7034, 7036 and 9014; preparing for and participating in meet and confer efforts with counsel to the Asbestos Committee and with counsel to the claimants related to proofs of claim, the Personal Injury Questionnaire, and discovery requests; communicating with the Debtors and insurance counsel regarding various insurance carrier information requests; communicating with the Debtors, outside counsel, and bankruptcy counsel regarding pending asbestos litigation and activity in state courts; and communicating and meeting with the Debtors, insurance counsel, bankruptcy counsel, and Future Claimants' Representative counsel in regard to asbestos issues and plans for the resolution of the Chapter 11 Cases.

Expenses Incurred by Evert Weathersby Houff

22. Section 330 of the Bankruptcy Code authorizes "reimbursement for actual, necessary expenses" incurred by professionals employed in a Chapter 11 case. Accordingly, Evert Weathersby Houff seeks reimbursement for expenses ("Expenses") incurred in rendering services to the Debtors during the Compensation Period in the amount of \$8,769.78. Itemized records detailing the Expenses incurred during the Compensation Period are attached to the Prior Monthly Fee Statements.

Conclusion

23. The fees and expenses requested herein by Evert Weathersby Houff are billed in accordance with its existing billing rates and procedures in effect during the Compensation Period. Such fees are reasonable based on the customary compensation charged by comparably skilled practitioners and should be approved on an interim basis pursuant to sections 330 and 331 of the Bankruptcy Code, the Interim Compensation Order, and applicable Bankruptcy Rules and Local Rules.

Notice

24. This Application has been served in accordance with the Interim Compensation Order on the Notice Parties, as defined therein. In accordance with the Interim Compensation Order, a notice of opportunity for hearing on this Application in accordance with Local Rule 9013-1(e)(7) has been served on the Notice Parties and all parties that have filed a notice of appearance with the Clerk of this Court and requested such notice. The Debtors submit that, in light of the nature of the relief requested, no other or further notice need be provided.

No Prior Request

25. No prior request for the relief sought in this Application has been made to this or any other court.

WHEREFORE, Evert Weathersby Houff respectfully requests that, pursuant to sections 330 and 331 of the Bankruptcy Code, the Interim Compensation Order, and applicable Bankruptcy Rules and Local Rules, the Court (a) enter an order substantially in the form attached

hereto as <u>Exhibit B</u> granting the relief requested herein and (b) grant such other and further relief to Evert Weathersby Houff as the Court may deem just and proper.

Dated: July 14, 2025 Atlanta, Georgia Respectfully submitted,

/s/ C. Michael Evert, Jr.

C. Michael Evert, Jr. EVERT WEATHERSBY HOUFF 3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Telephone: (678) 651-1200 Facsimile: (678) 651-1201 E-mail: cmevert@ewhlaw.com

SPECIAL ASBESTOS LITIGATION COUNSEL FOR DEBTORS AND DEBTORS IN POSSESSION

EXHIBIT A

Prior Monthly Fee Statements

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al., 1

Case No. 20-30608

Debtors.

(Jointly Administered)

FIFTY-SIXTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY EVERT WEATHERSBY HOUFF AS SPECIAL ASBESTOS LITIGATION COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM FEBRUARY 1, 2025 THROUGH FEBRUARY 28, 2025

In accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim Compensation Order"), Evert Weathersby Houff ("EWH"), special asbestos litigation counsel to Aldrich Pump LLC and Murray Boiler LLC as debtors and debtors in possession (together, the "Debtors"), submits its Fifty-Sixth Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period From February 1, 2025 Through February 28, 2025 (the "Monthly Fee Statement").

Itemization of Services Rendered and Expenses Incurred

Attached hereto as <u>Exhibit A</u> is EWH's invoice for the period February 1,
 2025 through February 28, 2025 (the "<u>Statement Period</u>").

-

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.

Total Fees and Expenses for the Statement Period

2. The total amounts of fees and expenses incurred by EWH during the Statement Period are as follows:

| Total Fees | \$256,524.50 |
|----------------|--------------|
| Total Expenses | \$1,050.00 |
| TOTAL | \$257,574.50 |

3. Pursuant to the Interim Compensation Order, EWH seeks payment of \$231,922.05 from the Debtors for the Statement Period (the "Interim Amount"), representing (a) 90% of EWH's fees and (b) 100% of its incurred expenses.

Notice and Objection Procedures

4. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "Notice Parties"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the Debtors' counsel, (I) Jones Day, 77 West Wacker, Chicago, Illinois 60601 (Attn: Brad B. Erens, Esq., bberens@jonesday.com, Mark A. Cody, Esq., macody@jonesday.com, and Caitlin K. Cahow, Esq., ccahow@jonesday.com) and (II) Rayburn Cooper & Durham, P.A., 227 West Trade Street, Suite 1200, Charlotte, North Carolina 28202 (Attn: C. Richard Rayburn, Jr., Esq., rrayburn@rcdlaw.net and John R. Miller, Jr., Esq., jmiller@rcdlaw.net); (c) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (d) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq.,

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 20 of 170

abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Burt & Cordes, PLLC, 122 Cherokee Road, Suite 1, Charlotte, North Carolina 28207 (Attn: Stacy C. Cordes, Esq., scordes@burtcordeslaw.com); (e) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (f) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

- 5. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "Objection"), if any, must be served upon the Notice Parties, including EWH, no later than April 14, 2025 (the "Objection Deadline"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.
- 6. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Evert Weathersby Houff an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 21 of 170

7. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Evert Weathersby Houff at a later date.

Dated: March 31, 2025 Atlanta, Georgia Respectfully submitted,

/s/ C. Michael Evert, Jr.

C. Michael Evert, Jr. EVERT WEATHERSBY HOUFF 3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Telephone: (678) 651-1200 Facsimile: (678) 651-1201 E-mail: cmevert@ewhlaw.com

SPECIAL ASBESTOS LITIGATION COUNSEL FOR DEBTORS AND DEBTORS IN POSSESSION Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 22 of 170

EXHIBIT A

Invoice

Case 20-30608 Doc 2712 Eled 07/14/25 Entered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

COVER SHEET

Aldrich Murray Bankruptcy 800 E-Beaty St.

Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025 Client: 001159

Page: 1

For Professional Services Rendered Through February 28, 2025

ACCOUNT SUMMARY

| Matter | Description | Invoice # | Services | Tax | Disbursements | Interest | Total |
|--------|--------------------------------|-----------|--------------|--------|---------------|----------|--------------|
| | | | | | | | |
| 068159 | Case Administration and Busin | 409956 | \$5,952.00 | \$0.00 | \$1,050.00 | \$0.00 | \$7,002.00 |
| 068163 | Court Hearings | 409957 | \$9,720.00 | \$0.00 | \$0.00 | \$0.00 | \$9,720.00 |
| 068167 | Professional Retention/Fee Iss | 409958 | \$2,544.00 | \$0.00 | \$0.00 | \$0.00 | \$2,544.00 |
| 068168 | Fee Application Preparation | 409959 | \$208.00 | \$0.00 | \$0.00 | \$0.00 | \$208.00 |
| 068169 | Asbestos Matters | 409960 | \$236,660.50 | \$0.00 | \$0.00 | \$0.00 | \$236,660.50 |
| 068185 | General Corporate | 409961 | \$1,440.00 | \$0.00 | \$0.00 | \$0.00 | \$1,440.00 |
| | | | | | | _ | |
| | PAY THIS AMOUNT | | | | | | \$257,574.50 |

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201 TAX ID #58-1830721

Aldrich Murray Bankruptcy FEE SUMMARY - February 28, 2025

| Timekeeper Name | Title | Billing Rate | Billed Hours | Total |
|--|-------------------------------------|----------------------------------|---------------------------------|--|
| C. Michael Evert Jr. Clare M. Maisano TOTAL | PARTNER PARTNER | \$900.00 \$480.00 | 52.8 110.7 163.5 | \$47,520.00 \$53,136.00 \$100,656.00 |
| Amy L. Reynolds Eileen S. Wright TOTAL | COUNSEL COUNSEL | \$495.00 \$535.00 | 64.9 79.4 144.3 | \$32,125.50 \$42,479.00 \$74,604.50 |
| Sarah M. Canup Carrie L. Menegigian Callie M. Robertson TOTAL | PARALEGAL PARALEGAL PARALEGAL | \$295.00 \$230.00 \$225.00 | 72.1 153.8 109.3 335.2 | \$21,269.50 \$35,374.00 \$24,592.50 \$81,236.00 |
| Dave P. Chase TOTAL | CLERK | \$140.00 | 0.2 0.2 | \$28.00 \$28.00 |
| TOTAL | | | 643.2 | \$256,524.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025 Client: 001159 Matter: 068159 Invoice #: 409956

Page: 1

RE: Case Administration and Business Operations

For Professional Services Rendered Through February 28, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/4/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper. | 0.7 | \$900.00 | \$630.00 |
| 2/4/2025 | СММ | Prepare for and participate in work in process meeting with Jones Day team, Rayburn Cooper team, and CME. | 0.7 | \$480.00 | \$336.00 |
| 2/7/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, K&L Gates, and Trane Technologies regarding case status (1.1); telephone call from Brad Erens regarding same (0.1). | 1.2 | \$900.00 | \$1,080.00 |
| 2/11/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper. | 0.6 | \$900.00 | \$540.00 |
| 2/11/2025 | СММ | Prepare for and participate in work in process meeting with Jones Day team, Rayburn Cooper team, and CME. | 0.6 | \$480.00 | \$288.00 |
| 2/13/2025 | CME | Prepare for and participate in conference call with client, Jones Day, and Trane Technologies regarding case coordination (0.8); separate conference call with client and Jones Day regarding same (0.5). | 1.3 | \$900.00 | \$1,170.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 26 of 170 February 28, 2025

Client: 001159 Matter: 068159 409956 Invoice #:

Page: 2

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|---|---|--------------|---|---|---|---|---|
| J | ᆮ | \mathbf{r} | V | Ш | v | ᆮ | J |

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|---------------|------------|
| 2/14/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, K&L Gates, and Trane Technologies regarding case status (0.8); telephone call from and to counsel for Trane Technologies regarding same (0.3); telephone call from Brad Erens regarding same (0.2). | 1.3 | \$900.00 | \$1,170.00 |
| 2/25/2025 | CME | Prepare for and participate in work in process tasking call with Jones Day and Rayburn Cooper. | 0.5 | \$900.00 | \$450.00 |
| 2/25/2025 | CMM | Prepare for and participate in work in process meeting with Jones Day team, Rayburn Cooper team, and CME. | 0.6 | \$480.00 _ | \$288.00 |
| | | Total Professional Services | 7.5 | | \$5,952.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 5.6 | \$900.00 | \$5,040.00 |
| CMM | Clare M. Maisano | PARTNER | 1.9 | \$480.00 | \$912.00 |

DISBURSEMENTS

| Date | Description of Disbursements | Amount |
|----------|--------------------------------|------------|
| 2/7/2025 | 250207-jih. Document services. | |
| | Total Disbursements | \$1,050.00 |
| | Total Services | \$5,952.00 |
| | Total Disbursements | \$1,050.00 |
| | PAY THIS AMOUNT | \$7,002.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025 Client: 001159 Matter: 068163

Invoice #:

Page: 1

409957

RE: Court Hearings

For Professional Services Rendered Through February 28, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/5/2025 | CME | Receive and review e-mails from Jack Miller regarding recent hearing. | 0.2 | \$900.00 | \$180.00 |
| 2/10/2025 | CME | E-mails from and to Jones Day and Rayburn Cooper regarding omnibus hearings. | 0.4 | \$900.00 | \$360.00 |
| 2/18/2025 | CME | Review recent hearing transcripts in regard to preparation for same (0.8); receive and review draft agenda in regard to same (0.1). | 0.9 | \$900.00 | \$810.00 |
| 2/20/2025 | CME | Receive and review e-mails from Jack Miller regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 2/23/2025 | CME | E-mails from and to Brad Erens regarding March omnibus hearing (0.2); review and revise draft potential filing in regard to same (4.2). | 4.4 | \$900.00 | \$3,960.00 |
| 2/24/2025 | CME | Continued review and revision of potential filing in regard to March Omnibus hearing (3.9); e-mails from and to Brad Erens regarding same (0.3); telephone call from and to Brad Erens regarding same (0.6). | 4.8 | \$900.00 | \$4,320.00 |
| | | Total Professional Services | 10.8 | | \$9,720.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 10.8 | \$900.00 | \$9,720.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 28 of 170 February 28, 2025

Client: 001159 Matter: 068163 409957 Invoice #:

Page: 2

Total Services \$9,720.00

PAY THIS AMOUNT \$9,720.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025 Client: 001159 Matter: 068167 Invoice #: 409958

Page: 1

RE: Professional Retention/Fee Issues

For Professional Services Rendered Through February 28, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/5/2025 | CMM | Exchange e-mails with ESW and DPC regarding invoices. | 0.2 | \$480.00 | \$96.00 |
| 2/11/2025 | CMM | Analyze invoices (0.2); exchange e-mails with CLM regarding same (0.1). | 0.3 | \$480.00 | \$144.00 |
| 2/12/2025 | CMM | Exchange e-mails with client and ESW regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 2/13/2025 | CMM | Exchange e-mails with client, outside counsel, consultants, and ESW regarding invoices. | 0.4 | \$480.00 | \$192.00 |
| 2/14/2025 | CMM | Exchange e-mails with client, outside counsel, consultants, CME, and CLM regarding invoices. | 0.5 | \$480.00 | \$240.00 |
| 2/18/2025 | CMM | Exchange e-mails with and confer with client and counsel regarding invoices. | 0.5 | \$480.00 | \$240.00 |
| 2/21/2025 | CMM | Exchange e-mails with and confer with counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 2/25/2025 | CMM | Confer with and exchange e-mails with Jones Day, outside counsel and SMC regarding invoices. | 0.8 | \$480.00 | \$384.00 |
| 2/26/2025 | CMM | Confer with and exchange e-mails with counsel regarding fees and invoices. | 0.5 | \$480.00 | \$240.00 |
| 2/27/2025 | CMM | Confer with and exchange e-mails with client, ESW, and outside counsel regarding invoices and fees. | 1.2 | \$480.00 | \$576.00 |
| 2/28/2025 | CMM | Confer with counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| | | Total Professional Services | 5.3 | | \$2,544.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main

Document Page 30 of 170

February 28, 2025 Client: 001159 Matter: 068167 Invoice #: 409958

Page: 2

PERSON RECAP

Person Level Hours Rate Amount

CMM Clare M. Maisano PARTNER 5.3 \$480.00 \$2,544.00

Total Services \$2,544.00

PAY THIS AMOUNT \$2,544.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025

Client: 001159 Matter: 068168 Invoice #: 409959

Page: 1

RE: Fee Application Preparation

For Professional Services Rendered Through February 28, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|----------|
| 2/19/2025 | SMC | E-mails from and to Amanda Johnson and JIH regarding fee application. | 0.2 | \$295.00 | \$59.00 |
| 2/27/2025 | CME | Receive and review e-mail from Jack Miller regarding proposed fee order. | 0.1 | \$900.00 | \$90.00 |
| 2/28/2025 | SMC | E-mails to and from Amanda Johnson regarding fee application. | 0.2 | \$295.00 | \$59.00 |
| | | Total Professional Services | 0.5 | | \$208.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|----------|
| CME | C. Michael Evert Jr. | PARTNER | 0.1 | \$900.00 | \$90.00 |
| SMC | Sarah M. Canup | PARALEGAL | 0.4 | \$295.00 | \$118.00 |

Total Services \$208.00
PAY THIS AMOUNT \$208.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025 Client: 001159 Matter: 068169 Invoice #: 409960

Page: 1

RE: Asbestos Matters

For Professional Services Rendered Through February 28, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 2/2/2025 | CMM | Draft, revise potential correspondence regarding estimation discovery and exchange e-mails with CME regarding same. | 0.3 | \$480.00 | \$144.00 |
| 2/3/2025 | CME | E-mails from and to CMM regarding draft papers relating to claims file discovery (1.0); telephone call from and to Morgan Hirst regarding same (0.3). | 1.3 | \$900.00 | \$1,170.00 |
| 2/3/2025 | CME | E-mails from and to Brad Erens and Bates White regarding estimation. | 0.3 | \$900.00 | \$270.00 |
| 2/3/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 2/3/2025 | CME | Receive and review e-mails from Jack Miller and Robb Sands regarding appellate activity. | 0.1 | \$900.00 | \$90.00 |
| 2/3/2025 | CME | Brief review of recent transcript received from Jack Miller. | 0.3 | \$900.00 | \$270.00 |
| 2/3/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.5 | \$480.00 | \$720.00 |
| 2/3/2025 | CMM | Analyze materials related to tort system deposition activity (0.2); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.4 | \$480.00 | \$192.00 |
| 2/3/2025 | CMM | Confer with and exchange e-mails with CLM, ALR, and Bates White team regarding claimant data. | 1.3 | \$480.00 | \$624.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 33 of 170 February 28, 2025

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Client: 001159 Matter: 068169 Invoice #: 409960

Page: 2

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 2/3/2025 | CMM | Exchange e-mails with Morgan Hirst, CME, and ESW regarding draft correspondence (0.3); analyze, revise same (0.2). | 0.5 | \$480.00 | \$240.00 |
| 2/3/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.6 | \$230.00 | \$1,748.00 |
| 2/3/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.4 | \$225.00 | \$315.00 |
| 2/3/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 5.7 | \$225.00 | \$1,282.50 |
| 2/3/2025 | SMC | Analysis of asbestos claims data. | 5.8 | \$295.00 | \$1,711.00 |
| 2/3/2025 | ALR | Continue trust claim analysis (5.7); communications with CLM regarding same (0.1). | 5.8 | \$495.00 | \$2,871.00 |
| 2/4/2025 | CME | Prepare for and participate in call with Jones Day and Bates White regarding estimation. | 0.6 | \$900.00 | \$540.00 |
| 2/4/2025 | CMM | Confer with ordinary course counsel regarding estimation and preparation for future proceedings. | 0.5 | \$480.00 | \$240.00 |
| 2/4/2025 | СММ | Confer with ESW regarding documents potentially responsive to estimation discovery (0.8); exchange e-mails with Morgan Hirst, ESW and CLM regarding same (0.5); analyze, revise potential documents, correspondence, and protocols (1.8); draft status report to CME and exchange follow-up e-mails regarding documents potentially responsive to estimation discovery (0.8); exchange follow-up e-mails with and confer with Elizabeth Sieg, ESW and CLM regarding same and associated tasking (0.5). | 4.4 | \$480.00 | \$2,112.00 |
| 2/4/2025 | CMM | Exchange e-mails with Plaintiffs' counsel, CLM, and JLD regarding tort system activity. | 0.2 | \$480.00 | \$96.00 |
| 2/4/2025 | СММ | Analyze claimant information received from asbestos bankruptcy trusts and associated reports (0.4); exchange e-mails with ALR and CLM regarding same (0.2). | 0.6 | \$480.00 | \$288.00 |
| 2/4/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.2); conference with ESW regarding same (0.7); conference with CMM regarding same (0.1). | 8.0 | \$230.00 | \$1,840.00 |
| 2/4/2025 | CMR | Review transcript for potential precedent and e-mails with CMM regarding same. | 0.2 | \$225.00 | \$45.00 |
| 2/4/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 1.6 | \$225.00 | \$360.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 34 of 170 February 28, 2025

001159 068169 Invoice #: 409960

Page: 3

Client:

Matter:

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 2/4/2025 | ALR | Continue trust claim analysis (2.6); communications with CMM regarding same (0.1). | 2.7 | \$495.00 | \$1,336.50 |
| 2/4/2025 | ESW | Continued preparations for estimation discovery and ESI collections (5.2); conferences with CMM and CLM regarding ESI project preparations (1.2). | 6.4 | \$535.00 | \$3,424.00 |
| 2/4/2025 | DPC | Confer with ESW and MCS regarding project data processing. | 0.2 | \$140.00 | \$28.00 |
| 2/5/2025 | CME | Receive and review e-mail from Peter Cumbo regarding estimation tasking. | 0.1 | \$900.00 | \$90.00 |
| 2/5/2025 | CME | E-mails from and to Morgan Hirst, CMM, and ESW regarding discovery coordination (0.3); review various materials in regard to same (0.3). | 0.6 | \$900.00 | \$540.00 |
| 2/5/2025 | CMM | Analyze materials related to tort system activity and exchange e-mails with claimants' counsel, CLM, and JLD regarding same. | 0.3 | \$480.00 | \$144.00 |
| 2/5/2025 | СММ | Exchange e-mails with and confer with consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.8); analyze, revise associated reports, protocols, and correspondence (3.7). | 4.5 | \$480.00 | \$2,160.00 |
| 2/5/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.3); conference with CMM regarding same (0.4); conference with Carrie Reynolds regarding same (0.2). | 7.9 | \$230.00 | \$1,817.00 |
| 2/5/2025 | CMR | Review transcript for potential precedent and e-mails with CMM regarding same. | 0.2 | \$225.00 | \$45.00 |
| 2/5/2025 | CMR | Communications with CLM regarding analysis of documents related to proofs of claim. | 0.2 | \$225.00 | \$45.00 |
| 2/5/2025 | ESW | Continued preparations for estimation production activities and ESI collections (4.3); communications with CMM and litigation support team regarding same (0.7). | 5.0 | \$535.00 | \$2,675.00 |
| 2/6/2025 | CME | E-mails from and to Brad Erens, Morgan Hirst, and CMM regarding discovery coordination. | 0.3 | \$900.00 | \$270.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 35 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 4

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 2/6/2025 | СММ | Prepare for meeting with consultants, ESW, and CLM regarding documents by analyzing documents, protocol, and associated reports (0.8); meet with consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.8); participate in follow up meeting with ESW and CLM regarding same, action items, and associated tasking (1.2); exchange follow-up e-mails with ESW, CLM, and consultants (0.4); analyze, revise associated reports and correspondence (0.9); exchange follow-up e-mails to Morgan Hirst, CME, and ESW regarding next steps (0.5). | 4.6 | \$480.00 | \$2,208.00 |
| 2/6/2025 | CMM | Analyze materials related to tort system activity and exchange e-mails with CLM regarding same. | 0.2 | \$480.00 | \$96.00 |
| 2/6/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 5.8 | \$230.00 | \$1,334.00 |
| 2/6/2025 | CLM | Meet with consultants, ESW, and CMM regarding documents potentially germane to estimation (0.8); participate in follow up meeting with ESW and CMM regarding same, action items, and associated tasking (1.2). | 2.0 | \$230.00 | \$460.00 |
| 2/6/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.6 | \$225.00 | \$1,485.00 |
| 2/6/2025 | SMC | Analysis of asbestos claims data. | 3.1 | \$295.00 | \$914.50 |
| 2/6/2025 | ALR | Continue trust claim analysis (3.9); communications with CLM and CMM regarding same (0.1). | 4.0 | \$495.00 | \$1,980.00 |
| 2/6/2025 | ESW | Meet with consultants, CMM, and CLM regarding ESI collection and production preparations (0.8); participate in follow up meeting with ESW and CLM regarding same, action items, and associated tasking (1.2); continued preparations for estimation production activities and ESI collections (2.5). | 4.5 | \$535.00 | \$2,407.50 |
| 2/7/2025 | CME | Prepare for and participate in conference call with Jones Day and Trane Technologies regarding discovery coordination. | 0.6 | \$900.00 | \$540.00 |
| 2/7/2025 | CME | Receive and review e-mails from Mark Cody and Bates White regarding estimation (0.2); telephone call to Mark Cody regarding same (0.1); analysis of related filings in regard to same (0.4). | 0.7 | \$900.00 | \$630.00 |
| 2/7/2025 | СММ | Prepare for and participate in conference with counsel team regarding case strategy and estimation. | 0.5 | \$480.00 | \$240.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 36 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 5

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/7/2025 | СММ | Prepare for and participate in conference with client and counsel team regarding case strategy, preparation for future proceedings, and estimation. | 1.0 | \$480.00 | \$480.00 |
| 2/7/2025 | CMM | Analyze claimant data and associated reports; confer with SMC regarding same and associated tasking. | 0.5 | \$480.00 | \$240.00 |
| 2/7/2025 | СММ | Exchange e-mails with and confer with consultants, Amanda Johnson, ESW and CLM regarding documents potentially responsive to estimation discovery (0.5); analyze, revise associated reports and correspondence (1.5). | 2.0 | \$480.00 | \$960.00 |
| 2/7/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.4); conference with CMM regarding same (0.2). | 7.6 | \$230.00 | \$1,748.00 |
| 2/7/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.1 | \$225.00 | \$1,597.50 |
| 2/7/2025 | SMC | Analysis of asbestos claims data (5.5); conference with CMM regarding same (0.2). | 5.7 | \$295.00 | \$1,681.50 |
| 2/7/2025 | ALR | Continue trust claim analysis. | 1.5 | \$495.00 | \$742.50 |
| 2/8/2025 | CMM | Exchange e-mails with CME and CLM regarding PIQ data. | 0.2 | \$480.00 | \$96.00 |
| 2/9/2025 | CMM | Analyze reports regarding PIQ data (1.0); exchange e-mails with CME, CLM, and CMR regarding same (0.3). | 1.3 | \$480.00 | \$624.00 |
| 2/10/2025 | CME | E-mails from and to Morgan Hirst, CMM, and ESW regarding claims file collection (0.3); revise draft communications regarding same (0.6). | 0.9 | \$900.00 | \$810.00 |
| 2/10/2025 | CME | Receive and review e-mails from CMM regarding Verus issues (0.1); brief analysis of documents related to same (0.4). | 0.5 | \$900.00 | \$450.00 |
| 2/10/2025 | CME | E-mails from and to Dave McGonigle and Jack Miller regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |
| 2/10/2025 | CME | E-mails from and to client and Jones Day regarding case scheduling. | 0.2 | \$900.00 | \$180.00 |
| 2/10/2025 | CME | E-mails from and to Allan Tananbaum and Brad Erens regarding estimation (0.1); analysis of related documents regarding same (0.2). | 0.3 | \$900.00 | \$270.00 |
| 2/10/2025 | СММ | Confer with client regarding case strategy and preparation for future proceedings. | 1.0 | \$480.00 | \$480.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 37 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 6

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/10/2025 | CMM | Exchange e-mails with and confer with consultants, counsel team, Morgan Hirst, CME, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.8); analyze, revise associated correspondence (0.7); analyze associated documents, reports, and data (1.5); confer with and exchange e-mails with jurisdictional counsel regarding same (1.0); exchange e-mails with and confer with ESW and CLM regarding same and associated tasking (0.5). | 4.5 | \$480.00 | \$2,160.00 |
| 2/10/2025 | CMM | Exchange e-mails with and confer with Bates White, ALR, and CLM regarding claimant data. | 0.3 | \$480.00 | \$144.00 |
| 2/10/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.3); conference with ESW regarding same (0.7). | 8.0 | \$230.00 | \$1,840.00 |
| 2/10/2025 | CMR | Analysis of asbestos claimant data. | 7.7 | \$225.00 | \$1,732.50 |
| 2/10/2025 | SMC | Analysis of asbestos claims data. | 4.7 | \$295.00 | \$1,386.50 |
| 2/10/2025 | ALR | Continue trust claim analysis (5.0); communications with CLM regarding same (0.1). | 5.1 | \$495.00 | \$2,524.50 |
| 2/10/2025 | ESW | Conference with CLM regarding planning for Debtor document production activity (0.7); continued preparations for estimation production activities and ESI collections (2.5). | 3.2 | \$535.00 | \$1,712.00 |
| 2/11/2025 | CME | Prepare for and participate in conference call with Bates White and Jones Day regarding estimation coordination (0.6); review related materials and e-mails to and from CMM regarding same (0.5); telephone call from and to Mark Cody regarding same (1.1). | 2.2 | \$900.00 | \$1,980.00 |
| 2/11/2025 | СММ | Prepare for and participate in meeting with Jones Day team, Bates White team, and CME (0.7); exchange e-mails with and confer with CME and Bates White team regarding same and associated tasking (0.3). | 1.0 | \$480.00 | \$480.00 |
| 2/11/2025 | CMM | Exchange e-mails with and confer with consultants, counsel team, Morgan Hirst, Amanda Johnson, CME, ESW, and CLM regarding materials potentially responsive to estimation discovery (1.0); analyze associated documents, reports, and data (1.5); analyze, revise associated correspondence (0.7); confer with and exchange e-mails with jurisdictional counsel regarding same (0.6). | 3.8 | \$480.00 | \$1,824.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 38 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 7

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/11/2025 | СММ | Exchange e-mails with and confer with ALR and CLM regarding information received from asbestos bankruptcy trusts (0.3); analyze associated materials (0.8). | 1.1 | \$480.00 | \$528.00 |
| 2/11/2025 | CLM | Revise correspondence regarding asbestos claims and exchange e-mails with CMM regarding same (5.5); review of asbestos bankruptcy materials potentially germane to estimation discovery (2.5). | 8.0 | \$230.00 | \$1,840.00 |
| 2/11/2025 | CMR | Analysis of asbestos claimant data. | 8.3 | \$225.00 | \$1,867.50 |
| 2/11/2025 | SMC | Analysis of asbestos claims data. | 5.2 | \$295.00 | \$1,534.00 |
| 2/11/2025 | ALR | Continue trust claim analysis (3.2); communications with CLM and CMM regarding same (0.1). | 3.3 | \$495.00 | \$1,633.50 |
| 2/11/2025 | ESW | Communications with CLM regarding estimation document production preparations (0.5); continued preparations for estimation production activities and ESI collections (6.0); communications with CMM regarding same (0.5). | 7.0 | \$535.00 | \$3,745.00 |
| 2/12/2025 | CME | E-mails from and to Jones Day and Rayburn Cooper regarding case planning. | 0.2 | \$900.00 | \$180.00 |
| 2/12/2025 | CME | E-mails from and to CMM regarding claims file collection. | 0.5 | \$900.00 | \$450.00 |
| 2/12/2025 | СММ | Exchange e-mails with and confer with CME, ALR, and CLM regarding claimant material received from asbestos bankruptcy trusts (0.5); analyze associated data and reports (0.7); analyze, revise report (1.3). | 2.5 | \$480.00 | \$1,200.00 |
| 2/12/2025 | CMM | Exchange e-mails with Mark Cody, Jack Miller, and CME regarding proofs of claim and potential objections. | 0.2 | \$480.00 | \$96.00 |
| 2/12/2025 | CMM | Exchange e-mails with and confer with counsel team, consultants, Morgan Hirst, Amanda Johnson, CME, ESW, and CLM regarding materials potentially responsive to estimation discovery (1.3); analyze, revise associated correspondence (0.8); confer with jurisdictional counsel regarding same (0.5); analyze associated documents, reports, and data (1.3). | 3.9 | \$480.00 | \$1,872.00 |
| 2/12/2025 | CLM | Revise correspondence regarding asbestos claims (6.5); conference with CMM regarding same (0.8); review of asbestos bankruptcy materials potentially germane to estimation discovery (0.7). | 8.0 | \$230.00 | \$1,840.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 39 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 8

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/12/2025 | CMR | Communications with CMM regarding analysis of asbestos claimant data. | 0.2 | \$225.00 | \$45.00 |
| 2/12/2025 | SMC | Analysis of asbestos claims data. | 3.7 | \$295.00 | \$1,091.50 |
| 2/12/2025 | ALR | Continue trust claim analysis and report to CMM. | 4.4 | \$495.00 | \$2,178.00 |
| 2/12/2025 | ESW | Conferences with CLM and CMM regarding estimation document production preparations (1.3); continued analysis and preparations for estimation production activities and export collections (7.2). | 8.5 | \$535.00 | \$4,547.50 |
| 2/13/2025 | CME | Prepare for and participate in conference call with Jones Day and Rayburn Cooper regarding estimation planning (0.6); telephone call to and from Bates White regarding same (0.3). telephone call from and to Allan Tananbaum and others regarding same (1.1); review documents in regard to same (0.8); e-mails from and to CMM regarding same (0.2). | 3.0 | \$900.00 | \$2,700.00 |
| 2/13/2025 | CME | Receive and review e-mails from Jack Miller and Dave McGonigle regarding communications with insurers. | 0.2 | \$900.00 | \$180.00 |
| 2/13/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 2/13/2025 | CME | E-mails to and from CMM regarding Verus issues. | 0.1 | \$900.00 | \$90.00 |
| 2/13/2025 | CMM | Confer with and exchange e-mails with Safi Aharoni and CME regarding PIQ data. | 0.5 | \$480.00 | \$240.00 |
| 2/13/2025 | СММ | Prepare for and participate in conference with Rayburn Cooper team, Jones Day team, and CME regarding claimant data (0.9); prepare for and participate in conference with client, Jones Day team, and CME regarding case strategy and preparation for future proceedings (0.5). | 1.4 | \$480.00 | \$672.00 |
| 2/13/2025 | СММ | Confer with and exchange e-mails with outside counsel regarding documents potentially responsive to estimation discovery (1.8); analyze, revise associated correspondence and reports (0.8); exchange e-mails and confer with consultants, counsel team, Amanda Johnson, ESW and CLM regarding same (0.6); analyze associated documents and potential protocol (0.7); exchange e-mails with ESW and CLM regarding same and associated tasking (0.3). | 4.2 | \$480.00 | \$2,016.00 |
| 2/13/2025 | СММ | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.1). | 0.2 | \$480.00 | \$96.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 40 of 170 February 28, 2025

Client: Matter: Invoice #: 001159 068169 409960

Page: 9

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/13/2025 | CMM | Exchange e-mails with CME and ALR regarding claimant material received from asbestos bankruptcy trusts. | 0.2 | \$480.00 | \$96.00 |
| 2/13/2025 | CLM | Revise correspondence regarding asbestos claims. | 5.0 | \$230.00 | \$1,150.00 |
| 2/13/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.8 | \$225.00 | \$1,755.00 |
| 2/13/2025 | SMC | Analysis of asbestos claims data. | 2.0 | \$295.00 | \$590.00 |
| 2/13/2025 | ALR | Analysis of tender from indemnitee. | 0.2 | \$495.00 | \$99.00 |
| 2/13/2025 | ALR | Continue trust claim analysis. | 1.8 | \$495.00 | \$891.00 |
| 2/13/2025 | ESW | Communications with CLM, CMM regarding estimation production review preparations (0.7); communications with technical support vendor regarding same (0.5); continued analysis and preparations for estimation production activities and export collections (5.5). | 6.7 | \$535.00 | \$3,584.50 |
| 2/14/2025 | CME | E-mails from and to Jones Day and CMM regarding claims file collection process and procedures. | 0.6 | \$900.00 | \$540.00 |
| 2/14/2025 | CME | E-mails from and to Jones Day, Bates White, and CMM regarding data related to Verus issues. | 1.0 | \$900.00 | \$900.00 |
| 2/14/2025 | CME | Receive and review e-mails from client and K&L Gates regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |
| 2/14/2025 | СММ | Exchange e-mails with and confer with consultants, ESW and CLM regarding materials potentially responsive to estimation discovery requests (0.9); confer with and exchange e-mails with outside counsel regarding documents potentially responsive to estimation discovery (2.1); analyze, revise associated correspondence and reports (0.8); analyze associated documents and revised potential protocols (0.7); exchange e-mails with ESW and CLM regarding same and associated tasking (0.3). | 4.8 | \$480.00 | \$2,304.00 |
| 2/14/2025 | СММ | Exchange e-mails with consultants, Mark Cody, CME, CLM, and DAB regarding PIQ data (0.4); draft, revise associated correspondence (0.4); analyze associated reports (0.5). | 1.3 | \$480.00 | \$624.00 |
| 2/14/2025 | CMM | Analyze materials related to tort system activity and exchange e-mails with client, ALR, and CLM regarding same. | 0.2 | \$480.00 | \$96.00 |
| 2/14/2025 | CLM | Revise correspondence regarding asbestos claims (7.6); conference with CMM regarding same (0.4). | 8.0 | \$230.00 | \$1,840.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 41 of 170 February 28, 2025

Client: Matter: Invoice #: 001159 068169 409960

10

Page:

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/14/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.3 | \$225.00 | \$1,417.50 |
| 2/14/2025 | SMC | Analysis of asbestos claims data. | 4.8 | \$295.00 | \$1,416.00 |
| 2/14/2025 | ESW | Continued analysis and preparations for estimation production activities and export collections. | 2.7 | \$535.00 | \$1,444.50 |
| 2/17/2025 | CME | E-mails from and to Mark Cody and Brad Erens regarding case strategy. | 0.3 | \$900.00 | \$270.00 |
| 2/17/2025 | CME | Receive and review e-mails from Jack Miller and Dave McGonigle regarding 502(d) Order (0.3); review draft of potential Order in regard to potential production and use (0.5). | 0.8 | \$900.00 | \$720.00 |
| 2/17/2025 | CME | E-mails from and to Bates White and Jones Day regarding estimation coordination. | 0.3 | \$900.00 | \$270.00 |
| 2/17/2025 | CME | Receive and review e-mails from Allan Tananbaum and CMM regarding claims file collection (0.1); review documents in regard to same (0.3). | 0.4 | \$900.00 | \$360.00 |
| 2/17/2025 | CME | E-mails to and from CMM regarding claims file collection. | 0.3 | \$900.00 | \$270.00 |
| 2/17/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.3 | \$480.00 | \$624.00 |
| 2/17/2025 | СММ | Exchange e-mails with and confer with consultants, counsel team, CME, ESW, and CLM regarding materials potentially responsive to estimation discovery (1.0); analyze, revise associated correspondence (0.7); analyze associated documents, reports, and data (1.5); confer with and exchange e-mails with jurisdictional counsel regarding same (1.8). | 5.0 | \$480.00 | \$2,400.00 |
| 2/17/2025 | CLM | Revise correspondence regarding asbestos claims (7.9); conference with CMM regarding same (0.1). | 8.0 | \$230.00 | \$1,840.00 |
| 2/17/2025 | SMC | Analysis of asbestos claims data (3.3); conference with CMM regarding same (0.2). | 3.5 | \$295.00 | \$1,032.50 |
| 2/17/2025 | ALR | Continue trust claim analysis. | 4.3 | \$495.00 | \$2,128.50 |
| 2/17/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development. | 5.1 | \$535.00 | \$2,728.50 |
| 2/18/2025 | CME | Receive and review e-mail from Jack Miller regarding case strategy (0.1); receive and review e-mail and memo from Mark Cody regarding same (0.3). | 0.4 | \$900.00 | \$360.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 42 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 11

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/18/2025 | CME | Receive and review e-mails from Jack Miller regarding 502(d) Order. | 0.2 | \$900.00 | \$180.00 |
| 2/18/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 2/18/2025 | CMM | Exchange e-mails with and confer with consultants, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.8); analyze associated documents, reports, and data (1.0); analyze, revise associated correspondence (0.6); confer with and exchange e-mails with jurisdictional counsel regarding same (1.3); confer with client regarding same (0.8). | 4.5 | \$480.00 | \$2,160.00 |
| 2/18/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (4.2); revise correspondence regarding asbestos claims (3.4). | 7.6 | \$230.00 | \$1,748.00 |
| 2/18/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 0.8 | \$225.00 | \$180.00 |
| 2/18/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.4 | \$225.00 | \$1,440.00 |
| 2/18/2025 | SMC | Analysis of asbestos claims data (6.6); e-mails from and to CMM regarding same (0.2). | 6.8 | \$295.00 | \$2,006.00 |
| 2/18/2025 | ALR | Continue trust claim analysis. | 5.8 | \$495.00 | \$2,871.00 |
| 2/18/2025 | ALR | Analysis of tender from indemnitee. | 0.2 | \$495.00 | \$99.00 |
| 2/18/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (4.0); conference with CMM regarding same (1.0). | 5.0 | \$535.00 | \$2,675.00 |
| 2/19/2025 | CME | E-mails from and to Brad Erens and Mark Cody regarding case scheduling (0.2); telephone call from and to Brad Erens regarding same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 2/19/2025 | CME | Analysis of recent activity in other asbestos-related bankruptcy matters in regard to potentially relevant filings and activity. | 0.2 | \$900.00 | \$180.00 |
| 2/19/2025 | CME | Receive and review e-mails from CMM regarding claims file collection and review related documents in regard to same. | 0.8 | \$900.00 | \$720.00 |
| 2/19/2025 | CME | Receive and review e-mails from Shelly Abel, Jones Day, and FCR counsel regarding proposed amended fee order. | 0.1 | \$900.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 43 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 12

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/19/2025 | СММ | Exchange e-mails with and confer with consultants, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.9); analyze, revise associated correspondence (0.8); confer with and exchange e-mails with jurisdictional counsel regarding same (1.5); analyze associated documents, reports, and data (1.5). | 4.7 | \$480.00 | \$2,256.00 |
| 2/19/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (4.0); revise correspondence regarding asbestos claims (3.8). | 7.8 | \$230.00 | \$1,794.00 |
| 2/19/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.1 | \$225.00 | \$1,597.50 |
| 2/19/2025 | SMC | Analysis of asbestos claims data. | 5.4 | \$295.00 | \$1,593.00 |
| 2/20/2025 | CME | Receive and review e-mails from Allan Tananbaum and Brad Erens regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 2/20/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 2/20/2025 | CME | Receive and review e-mail and recent filings from Jack Miller in regard to appellate activity in other asbestos related bankruptcy matters. | 8.0 | \$900.00 | \$720.00 |
| 2/20/2025 | CME | Receive and review e-mails from CMM regarding claims file collection activity; review documents in regard to same. | 0.4 | \$900.00 | \$360.00 |
| 2/20/2025 | CME | Receive and review e-mail from Jack Miller regarding fee order. | 0.1 | \$900.00 | \$90.00 |
| 2/20/2025 | СММ | Exchange e-mails with and confer with consultants, counsel team, Amanda Johnson, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.5); analyze associated documents, reports, and data (1.7); analyze, revise associated correspondence (0.5); confer with and exchange e-mails with jurisdictional counsel regarding same (1.3). | 4.0 | \$480.00 | \$1,920.00 |
| 2/20/2025 | СММ | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.3 | \$480.00 | \$144.00 |
| 2/20/2025 | CMM | Draft, revise report to CME regarding current estimation workstreams. | 0.9 | \$480.00 | \$432.00 |
| 2/20/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 8.0 | \$230.00 | \$1,840.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 44 of 170 February 28, 2025

Client: Matter: Invoice #: 001159 068169 409960

Page:

13

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/20/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.6 | \$225.00 | \$1,710.00 |
| 2/20/2025 | SMC | Analysis of asbestos claims data. | 5.2 | \$295.00 | \$1,534.00 |
| 2/20/2025 | ALR | Continue trust claim analysis. | 5.0 | \$495.00 | \$2,475.00 |
| 2/21/2025 | CME | Receive and review communication for insurers (0.3); review recent relevant papers in regard to same (0.4); e-mails from and to CMM regarding same (0.1); e-mail to Morgan Hirst and CMM regarding same (0.1). | 0.9 | \$900.00 | \$810.00 |
| 2/21/2025 | CME | Receive and review e-mails from Jones Day and CMM regarding case coordination. | 0.2 | \$900.00 | \$180.00 |
| 2/21/2025 | CME | Receive and review e-mail and related documents from Jack Miller in regard to potential case strategy (0.5); analysis of related papers and filings in regard to same (1.7). | 2.2 | \$900.00 | \$1,980.00 |
| 2/21/2025 | CME | Receive and review e-mail from Jack Miller regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 2/21/2025 | СММ | Exchange e-mails with and confer with consultants, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.4); analyze associated documents, reports, and data (0.6); confer with and exchange e-mails with client and jurisdictional counsel regarding same (0.8). | 1.8 | \$480.00 | \$864.00 |
| 2/21/2025 | CMM | Analyze materials related to tort system activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.3 | \$480.00 | \$144.00 |
| 2/21/2025 | CMM | Exchange e-mails with local counsel regarding tort system activity. | 0.4 | \$480.00 | \$192.00 |
| 2/21/2025 | CMM | Exchange e-mails with Dave McGonigle, CME, and SMC regarding complaints. | 0.2 | \$480.00 | \$96.00 |
| 2/21/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.5 | \$230.00 | \$1,725.00 |
| 2/21/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.1 | \$225.00 | \$1,372.50 |
| 2/21/2025 | SMC | Analysis of asbestos claims data (4.7); e-mails from and to PACE, CMM and CME regarding insurer inquiry (0.3). | 5.0 | \$295.00 | \$1,475.00 |
| 2/21/2025 | ALR | Continue trust claim analysis. | 4.6 | \$495.00 | \$2,277.00 |
| 2/23/2025 | CME | E-mails from and to Dave McGonigle and Brad Erens regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 45 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 14

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 2/24/2025 | CME | E-mails from and to Allan Tananbaum and Dave McGonigle regarding communications with insurers (0.2); conference call with Dave McGonigle and Brad Erens regarding same (0.6). | 0.8 | \$900.00 | \$720.00 |
| 2/24/2025 | CME | Receive and review e-mails from Jurisdictional Counsel and CMM regarding claims file collection (0.1); e-mails to and from CMM regarding same (0.2); conference with CMM regarding same (0.3). | 0.6 | \$900.00 | \$540.00 |
| 2/24/2025 | CME | E-mails from and to Jones Day and Bates White regarding estimation (0.1); begin analysis of related materials in regard to estimation proof (1.3). | 1.4 | \$900.00 | \$1,260.00 |
| 2/24/2025 | СММ | Analyze documents potentially responsive to estimation discovery and associated reports (2.3); analyze, revise associated documents (0.8); confer with ESW regarding associated tasking (0.7); exchange e-mails with and confer with consultants, outside counsel, ESW, and CLM regarding same (0.8). | 4.6 | \$480.00 | \$2,208.00 |
| 2/24/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.0 | \$480.00 | \$480.00 |
| 2/24/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.8 | \$230.00 | \$1,794.00 |
| 2/24/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 5.3 | \$225.00 | \$1,192.50 |
| 2/24/2025 | ALR | Continue trust claim analysis. | 4.6 | \$495.00 | \$2,277.00 |
| 2/24/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (5.0); communications with CMM and CLM regarding ESI preparations and tasking (0.8). | 5.8 | \$535.00 | \$3,103.00 |
| 2/25/2025 | CME | Prepare for and participate in conference call with client, Jones Day, K&L Gates, and insurer representatives (0.8); several calls to and from Brad Erens regarding same (0.3). | 1.1 | \$900.00 | \$990.00 |
| 2/25/2025 | CME | E-mails from and to Allan Tananbaum regarding case strategy. | 0.2 | \$900.00 | \$180.00 |
| 2/25/2025 | CME | E-mails from and to CMM regarding claims file collection process (0.1); review documents regarding same (0.3). | 0.4 | \$900.00 | \$360.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 46 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 15

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/25/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.8); exchange e-mails with and confer with consultants, outside counsel, ESW, and CLM regarding same (0.8); analyze, revise reports (0.8). | 3.4 | \$480.00 | \$1,632.00 |
| 2/25/2025 | CMM | Confer with outside counsel regarding tort system activity and review of associated documents. | 0.3 | \$480.00 | \$144.00 |
| 2/25/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.5); conference with CMM regarding same (0.5); conference with ESW regarding same (0.9). | 7.9 | \$230.00 | \$1,817.00 |
| 2/25/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.1 | \$225.00 | \$1,597.50 |
| 2/25/2025 | SMC | Analysis of asbestos claims data (5.4); e-mails from and to CMM regarding defense data (0.2); analysis of defense data (1.1). | 6.7 | \$295.00 | \$1,976.50 |
| 2/25/2025 | ALR | Continue trust claim analysis. | 3.7 | \$495.00 | \$1,831.50 |
| 2/25/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (4.5); communications with CLM and litigation support vendors regarding ESI preparations and tasking (1.2). | 5.7 | \$535.00 | \$3,049.50 |
| 2/26/2025 | CME | E-mails and telephone call with Allan Tananbaum regarding case scheduling. | 0.5 | \$900.00 | \$450.00 |
| 2/26/2025 | CME | Receive and review e-mail from CMM regarding claims file collection. | 0.1 | \$900.00 | \$90.00 |
| 2/26/2025 | CME | Receive and review e-mail from Jack Miller regarding judicial activity. | 0.1 | \$900.00 | \$90.00 |
| 2/26/2025 | CMM | Confer with consultants and ESW regarding documents potentially responsive to estimation discovery (0.5); participate in follow-up conferences with ESW regarding same (1.3); confer with and exchange e-mails with CLM regarding same (0.5); analyze, revise draft protocol (1.2); analyze associated documents and data (1.7). | 5.2 | \$480.00 | \$2,496.00 |
| 2/26/2025 | CMM | Analyze claimant information received from asbestos bankruptcy trusts and associated reports. | 1.3 | \$480.00 | \$624.00 |
| 2/26/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.0); conference with CMM regarding same (0.3); conference with ESW regarding same (0.6). | 7.9 | \$230.00 | \$1,817.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 47 of 170 February 28, 2025

Client: Matter: Invoice #: 001159 068169 409960

Page:

16

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 2/26/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 4.7 | \$225.00 | \$1,057.50 |
| 2/26/2025 | SMC | Analysis of asbestos claims data. | 4.1 | \$295.00 | \$1,209.50 |
| 2/26/2025 | ALR | Continue trust claim analysis. | 4.4 | \$495.00 | \$2,178.00 |
| 2/26/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (4.5); conferences with litigation support team, CMM and CLM regarding ESI preparations (1.5). | 6.0 | \$535.00 | \$3,210.00 |
| 2/27/2025 | CME | Prepare for and participate in conference call with client and Jones Day regarding case status and strategy. | 0.8 | \$900.00 | \$720.00 |
| 2/27/2025 | CME | E-mails from and to CMM regarding Verus issues. | 0.1 | \$900.00 | \$90.00 |
| 2/27/2025 | CME | E-mails from and to insurer regarding claims history (0.2); analysis of data regarding same (0.4). | 0.6 | \$900.00 | \$540.00 |
| 2/27/2025 | CMM | Prepare for and participate in conference with client and Jones Day team regarding case strategy. | 0.7 | \$480.00 | \$336.00 |
| 2/27/2025 | CMM | Analyze materials related to tort system activity (0.3); exchange e-mails with local counsel and CLM regarding same (0.2). | 0.5 | \$480.00 | \$240.00 |
| 2/27/2025 | CMM | Exchange e-mails with and confer with consultants, outside counsel, ESW, and CLM regarding materials potentially responsive to estimation discovery (0.9); confer with and exchange e-mails with jurisdictional counsel regarding same (0.5); analyze, revise associated potential protocols (0.8); analyze associated documents, reports, and data (1.5). | 3.7 | \$480.00 | \$1,776.00 |
| 2/27/2025 | CMM | Exchange e-mails with Bates White team, CME, CLM, DAB, and DPC regarding claimant data. | 0.4 | \$480.00 | \$192.00 |
| 2/27/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.0); conference with CMM regarding same (0.4); conference with ESW regarding same (0.4). | 7.8 | \$230.00 | \$1,794.00 |
| 2/27/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 4.3 | \$225.00 | \$967.50 |
| 2/27/2025 | ALR | Continue trust claim analysis. | 3.4 | \$495.00 | \$1,683.00 |
| 2/27/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (2.5); communications with litigation support vendor and CLM regarding ESI preparations (0.8). | 3.3 | \$535.00 | \$1,765.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 48 of 170 February 28, 2025

Client: 001159 Matter: 068169 Invoice #: 409960

Page: 17

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|--------------|
| 2/28/2025 | CME | Prepare for and participate in conference call with client, Jones Day, and Trane Technologies regarding case status. | 0.6 | \$900.00 | \$540.00 |
| 2/28/2025 | CME | Analysis of potential estimation issues and CMO status (1.0); telephone call to and from Bates White regarding same (0.2); e-mails to and from Mark Cody and Julian Gale regarding same (0.4); review revised draft of potential filing in regard to same (0.3); review transcripts in regard to same (0.8). | 2.7 | \$900.00 | \$2,430.00 |
| 2/28/2025 | CME | E-mails from and to CMM regarding claims file collection activity and issues (0.2); conference with ESW regarding same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 2/28/2025 | СММ | Confer with and exchange e-mails with consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.8); analyze, revise associated potential protocol (0.9); confer with jurisdictional counsel regarding same (0.3); draft e-mail to CME regarding same (0.5). | 2.5 | \$480.00 | \$1,200.00 |
| 2/28/2025 | CMM | Confer with counsel regarding potential motions. | 0.3 | \$480.00 | \$144.00 |
| 2/28/2025 | CMM | Exchange e-mails with ALR and CLM regarding data received from asbestos bankruptcy trusts. | 0.3 | \$480.00 | \$144.00 |
| 2/28/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.6 | \$230.00 | \$1,748.00 |
| 2/28/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.6 | \$225.00 | \$1,485.00 |
| 2/28/2025 | ALR | Communications with CLM regarding trust claims analysis. | 0.1 | \$495.00 | \$49.50 |
| 2/28/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development. | 4.5 | \$535.00 | \$2,407.50 |
| | | Total Professional Services | 617.5 | | \$236,660.50 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|-------------|
| CME | C. Michael Evert Jr. | PARTNER | 34.7 | \$900.00 | \$31,230.00 |
| CMM | Clare M. Maisano | PARTNER | 103.5 | \$480.00 | \$49,680.00 |
| SMC | Sarah M. Canup | PARALEGAL | 71.7 | \$295.00 | \$21,151.50 |
| CLM | Carrie L. Menegigian | PARALEGAL | 153.8 | \$230.00 | \$35,374.00 |
| CMR | Callie M. Robertson | PARALEGAL | 109.3 | \$225.00 | \$24,592.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 49 of 170 February 28, 2025

Document Page 49 of 170

Client: 001159 Matter: 068169 409960 Invoice #:

Page: 18

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|------------------|---------|-------|----------|-------------|
| ALR | Amy L. Reynolds | COUNSEL | 64.9 | \$495.00 | \$32,125.50 |
| ESW | Eileen S. Wright | COUNSEL | 79.4 | \$535.00 | \$42,479.00 |
| DPC | Dave P. Chase | CLERK | 0.2 | \$140.00 | \$28.00 |

Total Services \$236,660.50

PAY THIS AMOUNT \$236,660.50

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

February 28, 2025

Client: 001159 Matter: 068185 Invoice #: 409961

Page: 1

RE: General Corporate

For Professional Services Rendered Through February 28, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|------------|--------|---|-------|----------|------------|
| 2/18/2025 | CME | Receive and review e-mail from Allan Tananbaum regarding upcoming board meeting. | 0.1 | \$900.00 | \$90.00 |
| 2/19/2025 | CME | Prepare for and participate in quarterly board meetings of the Debtors. | 1.5 | \$900.00 | \$1,350.00 |
| | | Total Professional Services | 1.6 | | \$1,440.00 |
| PERSON REC | CAP | | | | |

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 1.6 | \$900.00 | \$1,440.00 |

Total Services \$1,440.00
PAY THIS AMOUNT \$1,440.00

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al.,1

Case No. 20-30608

Debtors.

(Jointly Administered)

FIFTY-SEVENTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY EVERT WEATHERSBY HOUFF AS SPECIAL ASBESTOS LITIGATION COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM MARCH 1, 2025 THROUGH MARCH 31, 2025

In accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim Compensation Order"), Evert Weathersby Houff ("EWH"), special asbestos litigation counsel to Aldrich Pump LLC and Murray Boiler LLC as debtors and debtors in possession (together, the "Debtors"), submits its Fifty-Seventh Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period From March 1, 2025 Through March 31, 2025 (the "Monthly Fee Statement").

Itemization of Services Rendered and Expenses Incurred

Attached hereto as <u>Exhibit A</u> is EWH's invoice for the period March 1,
 2025 through March 31, 2025 (the "<u>Statement Period</u>").

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.

Total Fees and Expenses for the Statement Period

2. The total amounts of fees and expenses incurred by EWH during the Statement Period are as follows:

| Total Fees | \$325,317.00 |
|----------------|--------------|
| Total Expenses | \$1,350.53 |
| TOTAL | \$326,667.53 |

3. Pursuant to the Interim Compensation Order, EWH seeks payment of \$294,135.83 from the Debtors for the Statement Period (the "Interim Amount"), representing (a) 90% of EWH's fees and (b) 100% of its incurred expenses.

Notice and Objection Procedures

4. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "Notice Parties"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the Debtors' counsel, (I) Jones Day, 77 West Wacker, Chicago, Illinois 60601 (Attn: Brad B. Erens, Esq., bberens@ionesday.com, Mark A. Cody, Esq., macody@ionesday.com, and Caitlin K. Cahow, Esq., ccahow@jonesday.com) and (II) Rayburn Cooper & Durham, P.A., 227 West Trade Street, Suite 1200, Charlotte, North Carolina 28202 (Attn: C. Richard Rayburn, Jr., Esq., rrayburn@rcdlaw.net and John R. Miller, Jr., Esq., jmiller@rcdlaw.net); (c) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (d) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq.,

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 53 of 170

abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Burt & Cordes, PLLC, 122 Cherokee Road, Suite 1, Charlotte, North Carolina 28207 (Attn: Stacy C. Cordes, Esq., scordes@burtcordeslaw.com); (e) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (f) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

- 5. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "Objection"), if any, must be served upon the Notice Parties, including EWH, no later than May 14, 2025 (the "Objection Deadline"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.
- 6. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Evert Weathersby Houff an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 54 of 170

7. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Evert Weathersby Houff at a later date.

Dated: April 30, 2025 Atlanta, Georgia Respectfully submitted,

/s/ C. Michael Evert, Jr.

C. Michael Evert, Jr. EVERT WEATHERSBY HOUFF 3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Telephone: (678) 651-1200 Facsimile: (678) 651-1201 E-mail: cmevert@ewhlaw.com

SPECIAL ASBESTOS LITIGATION COUNSEL FOR DEBTORS AND DEBTORS IN POSSESSION Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 55 of 170

EXHIBIT A

Invoice

Case 20-30608 Doc 2712 Eled 07/14/25 Entered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

COVER SHEET

Aldrich Murray Bankruptcy 800 E-Beaty St.

Davidada NO 00000

Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159

Page: 1

For Professional Services Rendered Through March 31, 2025

ACCOUNT SUMMARY

| Matter | Description | Invoice # | Services | Tax | Disbursements | Interest | Total |
|--------|--------------------------------|-----------|--------------|----------|---------------|----------|--------------|
| | | | | | | | |
| 068159 | Case Administration and Busin | 410135 | \$3,672.00 | \$0.00 | \$1,350.53 | \$0.00 | \$5,022.53 |
| 068163 | Court Hearings | 410136 | \$25,155.00 | \$0.00 | \$0.00 | \$0.00 | \$25,155.00 |
| 068165 | Nonworking Travel | 410137 | \$1,464.00 | \$0.00 | \$0.00 | \$0.00 | \$1,464.00 |
| 068167 | Professional Retention/Fee Iss | 410138 | \$2,256.00 | \$0.00 | \$0.00 | \$0.00 | \$2,256.00 |
| 068168 | Fee Application Preparation | 410139 | \$5,768.00 | \$0.00 | \$0.00 | \$0.00 | \$5,768.00 |
| 068169 | Asbestos Matters | 410140 | \$287,002.00 | \$0.00 | \$0.00 | \$0.00 | \$287,002.00 |
| | | | | | | | |
| | | | PAY TH | IIS AMOL | JNT | | \$326,667.53 |

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy FEE SUMMARY - March 31, 2025

| Timekeeper Name | Title | Billing Rate | Billed Hours | Total |
|--|---|--|--|---|
| C. Michael Evert Jr. Richard M. Lauth Clare M. Maisano Clare M. Maisano TOTAL | PARTNER PARTNER PARTNER PARTNER | \$900.00 \$525.00 \$480.00 \$240.00 | 70.5 3.1 132.2 6.1 211.9 | \$63,450.00 \$1,627.50 \$63,456.00 \$1,464.00 \$129,997.50 |
| Amy L. Reynolds Eileen S. Wright TOTAL | COUNSEL COUNSEL | \$495.00 \$535.00 | 101.9 93.0 194.9 | \$50,440.50 \$49,755.00 \$100,195.50 |
| Sarah M. Canup Jody L. Dolinger Carrie L. Menegigian Callie M. Robertson P. Lynn Sisk TOTAL | PARALEGAL PARALEGAL PARALEGAL PARALEGAL PARALEGAL | \$295.00 \$190.00 \$230.00 \$225.00 \$260.00 | 121.4 0.3 123.4 127.2 0.8 373.1 | \$35,813.00 \$57.00 \$28,382.00 \$28,620.00 \$208.00 \$93,080.00 |
| Dave P. Chase TOTAL | CLERK | \$140.00 | 14.6 14.6 | \$2,044.00 \$2,044.00 |
| TOTAL | | = | 794.5 | \$325,317.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159 Matter: 068159 Invoice #: 410135

Page: 1

RE: Case Administration and Business Operations

For Professional Services Rendered Through March 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|----------|
| 3/4/2025 | СММ | Prepare for and participate in conference with Jones Day, Rayburn Cooper, and CME regarding case status and strategy. | 0.6 | \$480.00 | \$288.00 |
| 3/7/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, K&L Gates, and counsel for Trane Technologies regarding case status. | 0.7 | \$900.00 | \$630.00 |
| 3/11/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper. | 0.6 | \$900.00 | \$540.00 |
| 3/11/2025 | CMM | Prepare for and participate in work in process meeting with Jones Day, Rayburn Cooper, and CME to discuss case strategy and preparation for future proceedings. | 0.6 | \$480.00 | \$288.00 |
| 3/14/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, K&L Gates, and Trane Technologies regarding case status. | 0.5 | \$900.00 | \$450.00 |
| 3/18/2025 | CME | Prepare for and attend work in process coordination call with Jones Day and Rayburn Cooper (0.7); telephone call from Brad Erens regarding case staffing and coordination (0.3). | 1.0 | \$900.00 | \$900.00 |
| 3/18/2025 | СММ | Prepare for and attend work in process meeting with Jones Day team, Rayburn Cooper team, and CME regarding case strategy. | 0.6 | \$480.00 | \$288.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 59 of 170 March 31, 2025

Client: 001159 Matter: 068159

410135 Invoice #:

Page: 2

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/25/2025 | CMM | Prepare for and participate in work in process conference with Jones Day team and Rayburn Cooper team. | 0.6 | \$480.00 | \$288.00 |
| | | Total Professional Services | 5.2 | | \$3,672.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 2.8 | \$900.00 | \$2,520.00 |
| CMM | Clare M. Maisano | PARTNER | 2.4 | \$480.00 | \$1,152.00 |

DISBURSEMENTS

| Date | Description of Disbursements | Amount |
|-----------|---|------------|
| 3/27/2025 | 250327-cmm. Airfare for Mar 26-27, 2025 travel to Charlotte, NC. | \$700.97 |
| 3/27/2025 | 250327-cmm. Hotel for Mar 26-27, 2025 travel to Charlotte, NC (\$409.00 room, \$62.36 taxes). | \$471.36 |
| 3/27/2025 | 250327-cmm. Cab fare for Mar 26-27, 2025 travel to Charlotte, NC. | \$178.20 |
| | Total Disbursements | \$1,350.53 |
| | Total Services | \$3,672.00 |
| | Total Disbursements | \$1,350.53 |
| | PAY THIS AMOUNT | \$5,022.53 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159 Matter: 068163 Invoice #: 410136

Page: 1

RE: Court Hearings

For Professional Services Rendered Through March 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/7/2025 | CME | E-mails from and to Morgan Hirst regarding upcoming hearing (0.3); receive and review e-mail from CMM regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 3/13/2025 | CME | E-mails from and to Morgan Hirst and CMM regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 3/14/2025 | CME | E-mails from and to Morgan Hirst and CMM regarding CMO motion and preparation for hearing in regard to same (0.2); review as filed brief in regard to same (0.3); preparation for and participate in conference calls with Morgan Hirst and CMM regarding same (0.8). | 1.3 | \$900.00 | \$1,170.00 |
| 3/14/2025 | СММ | Prepare for meeting with Morgan Hirst and CME regarding strategy for upcoming court hearing by analyzing motion and related documents (0.5); confer with Morgan Hirst and CME regarding strategy and preparation for court hearing (0.8). | 1.3 | \$480.00 | \$624.00 |
| 3/17/2025 | CME | Telephone calls from and to Brad Erens regarding upcoming omnibus hearing and preparations for same (0.5); analysis of historical negotiations in regard to same (0.6); e-mails to and from CMM regarding same (0.2); receive and review e-mail from Jack Miller regarding same (0.1). | 1.4 | \$900.00 | \$1,260.00 |
| 3/17/2025 | SMC | E-mails from and to CMM regarding materials needed for upcoming hearing (0.2); conference with CMM regarding same (0.2); analysis of data and prepare materials for upcoming hearing (1.5). | 1.9 | \$295.00 | \$560.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 61 of 170 March 31, 2025

Client: 001159 Matter: 068163 Invoice #: 410136

Page: 2

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/18/2025 | CME | E-mails from and to counsel for FCR regarding upcoming hearing (0.1); analysis of documents in regard to same (0.5). | 0.6 | \$900.00 | \$540.00 |
| 3/18/2025 | SMC | Analysis of documents and prepare materials for upcoming hearing (7.5); e-mails from and to CME regarding same (0.1). | 7.6 | \$295.00 | \$2,242.00 |
| 3/19/2025 | CME | Several telephone calls from and to Brad Erens regarding upcoming hearing (0.5); conference with SMC regarding same (0.2); e-mails from and to Brad Erens regarding same (0.2). | 0.9 | \$900.00 | \$810.00 |
| 3/19/2025 | SMC | Analysis of documents and prepare materials for upcoming hearing (7.0); e-mails from and to CMM regarding same (0.3); conference with CME regarding same (0.2). | 7.5 | \$295.00 | \$2,212.50 |
| 3/20/2025 | CME | E-mails and telephone call from Brad Erens regarding upcoming hearing (0.4); receive and review e-mails and spreadsheets from CMM and SMC regarding same (0.6); e-mails from and to Allan Tananbaum, Brad Erens, and CMM regarding upcoming hearing and potential filings in regard to same (0.8); receive and review Maune objection and FCR filing in regard to same (0.5); receive and review e-mails from Jack Miller regarding same (0.1). | 2.4 | \$900.00 | \$2,160.00 |
| 3/20/2025 | SMC | Analysis of documents and prepare materials for upcoming hearing (6.6); e-mails from and to CMM regarding same (0.4); conferences with CMM regarding same (0.5). | 7.5 | \$295.00 | \$2,212.50 |
| 3/21/2025 | CME | E-mails from and to CMM regarding strategy for upcoming hearing (0.2); begin analysis of spreadsheets regarding information related to Verus (0.3). | 0.5 | \$900.00 | \$450.00 |
| 3/21/2025 | CME | Analysis of ACC objection to CMO motion (0.5); e-mails to and from client, Jones Day, Rayburn Cooper, and CMM regarding issues and strategies related to same and upcoming hearing (2.3). | 2.8 | \$900.00 | \$2,520.00 |
| 3/24/2025 | CMM | Exchange e-mails with Jones Day and Rayburn Cooper teams regarding preparation for hearing this week. | 0.7 | \$480.00 | \$336.00 |
| 3/25/2025 | CME | Receive and review e-mails from Jones Day, Rayburn Cooper, and CMM regarding upcoming omnibus hearing and draft materials and planning for same. | 0.5 | \$900.00 | \$450.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 62 of 170 March 31, 2025

Client: 001159 Matter: 068163 410136 Invoice #:

Page: 3

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|-------------|
| 3/25/2025 | СММ | Confer with Morgan Hirst regarding hearing preparation (0.5); exchange e-mails with Jones Day team, Rayburn Cooper team, and CME regarding hearing preparation (0.4); prepare for hearing by analyzing motions and responses (0.5). | 1.4 | \$480.00 | \$672.00 |
| 3/26/2025 | CME | Telephone call from and to Debtors' counsel regarding agenda for upcoming Aldrich hearing. | 0.2 | \$900.00 | \$180.00 |
| 3/26/2025 | CME | E-mails to and from Jones Day, Bates White, and CMM regarding upcoming hearing and potential resolution of pending issues (0.5); receive and review e-mail from ACC counsel regarding same (0.1). | 0.6 | \$900.00 | \$540.00 |
| 3/26/2025 | CMM | Prepare for and participate in strategy meeting with Jones Day and Rayburn Cooper teams to prepare for hearing (1.3); exchange e-mails with and confer with CME, ESW, CLM, and Morgan Hirst regarding same (0.9); analyze documents in preparation for hearing (1.0). | 3.2 | \$480.00 | \$1,536.00 |
| 3/27/2025 | CME | E-mails and telephone call from and to Morgan Hirst regarding hearing strategy (0.2); review Debtors and ACC slide presentations regarding same (0.3); e-mails from and to Jack Miller, Morgan Hirst and CMM regarding hearing outcome and open issues (0.4). | 0.9 | \$900.00 | \$810.00 |
| 3/27/2025 | СММ | Prepare for and participate in court hearing before Judge James, associated meet and confer with ACC, and associated strategy meetings with client and counsel team (6.0); exchange e-mails and confer with CME, ESW, SMC, and CLM regarding result of hearing and associated tasking (0.5). | 6.5 | \$480.00 | \$3,120.00 |
| 3/27/2025 | SMC | E-mails from and to CMM regarding hearing. | 0.1 | \$295.00 | \$29.50 |
| 3/28/2025 | CME | Telephone call from and to Brad Erens regarding omnibus hearing and outstanding issues. | 0.3 | \$900.00 | \$270.00 |
| | | Total Professional Services | 50.6 | | \$25,155.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|-------------|
| CME | C. Michael Evert Jr. | PARTNER | 12.9 | \$900.00 | \$11,610.00 |
| CMM | Clare M. Maisano | PARTNER | 13.1 | \$480.00 | \$6,288.00 |
| SMC | Sarah M. Canup | PARALEGAL | 24.6 | \$295.00 | \$7,257.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 63 of 170 March 31, 2025

Client: 001159 Matter: 068163 410136 Invoice #:

Page: 4

Total Services \$25,155.00

PAY THIS AMOUNT \$25,155.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St.

Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159 Matter: 068165 Invoice #: 410137

Page: 1

RE: Nonworking Travel

For Professional Services Rendered Through March 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|---------------|---|-------|---------------|------------|
| 3/26/2025 | CMM | Nonworking travel time between Baltimore, MD and Charlotte, NC to attend omnibus hearing. | 3.0 | \$240.00 | \$720.00 |
| 3/27/2025 | CMM | Nonworking travel time between Charlotte, NC and Baltimore, MD after attending omnibus hearing. | 3.1 | \$240.00 - | \$744.00 |
| | | Total Professional Services | 6.1 | | \$1,464.00 |
| PERSON F | RECAP | | | | |
| Person | | Level | Hours | Rate | Amount |
| CMM | Clare M. Mais | ano PARTNER | 6.1 | \$240.00 | \$1,464.00 |
| | | Total Services | | | \$1,464.00 |
| | | PAY THIS AMOUNT | | | \$1,464.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: Matter: 001159 068167

Invoice #:

410138

1

Page:

RE: Professional Retention/Fee Issues

For Professional Services Rendered Through March 31, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|---------------|------------|
| 3/6/2025 | CMM | Analyze invoices (0.3); confer with and exchange e-mails with Jones Day team, Rayburn Cooper team, and jurisdictional counsel regarding invoices (0.7). | 1.0 | \$480.00 | \$480.00 |
| 3/10/2025 | CMM | Confer with Amanda Johnson regarding professional retentions. | 0.3 | \$480.00 | \$144.00 |
| 3/14/2025 | CMM | Exchange e-mails with and confer with client and jurisdictional counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 3/19/2025 | CMM | Confer with client and outside counsel regarding invoices (0.8); draft, revise associated report (0.3); review associated court filings (0.7). | 1.8 | \$480.00 | \$864.00 |
| 3/20/2025 | CMM | Confer with and exchange e-mails with client and outside counsel regarding invoices. | 0.6 | \$480.00 | \$288.00 |
| 3/24/2025 | CMM | Exchange e-mails with client and counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 3/31/2025 | CMM | Confer with outside counsel and exchange e-mails with CME regarding professional retentions. | 0.4 | \$480.00 _ | \$192.00 |
| | | Total Professional Services | 4.7 | | \$2,256.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|------------------|---------|-------|----------|------------|
| CMM | Clare M. Maisano | PARTNER | 4.7 | \$480.00 | \$2,256.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 66 of 170 March 31, 2025

Client: 001159 Matter: 068167 Invoice #: 410138

Page: 2

Total Services \$2,256.00

PAY THIS AMOUNT \$2,256.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

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3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

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TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159 Matter: 068168 Invoice #: 410139

Page: 1

RE: Fee Application Preparation

For Professional Services Rendered Through March 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|----------|
| 3/2/2025 | SMC | Analysis of Evert Weathersby Houff's February invoice for privilege and compliance and revise same. | 2.5 | \$295.00 | \$737.50 |
| 3/3/2025 | CME | Receive and review monthly fee statement (0.2); e-mails to and from Matt Tomsic and SMC regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 3/3/2025 | SMC | Draft and finalize Evert Weathersby Houff's February fee application and invoice (1.1); e-mails to and from Amanda Johnson, Julian Gale, JIH, Matt Tomsic, CMM and CME regarding same (0.3). | 1.4 | \$295.00 | \$413.00 |
| 3/4/2025 | SMC | E-mails from and to JIH regarding Evert Weathersby Houff's fee application. | 0.1 | \$295.00 | \$29.50 |
| 3/11/2025 | CME | E-mails from and to Jones Day and SMC regarding interim fee application. | 0.1 | \$900.00 | \$90.00 |
| 3/11/2025 | SMC | E-mails from and to Amanda Johnson, CME, CMM and JIH regarding Evert Weathersby Houff's Fourteenth Interim Fee Application (0.4); telephone call to Amanda Johnson regarding same (0.1); begin drafting Evert Weathersby Houff's Fourteenth Interim Fee Application (1.8). | 2.3 | \$295.00 | \$678.50 |
| 3/12/2025 | CME | Review draft interim fee application (0.2); e-mails from and to SMC regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 3/12/2025 | СММ | Analyze, revise EWH's fee application (0.6); exchange e-mails with and confer with SMC regarding same (0.2). | 0.8 | \$480.00 | \$384.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 68 of 170 March 31, 2025

Client: 001159 Matter: 068168 Invoice #: 410139

Page: 2

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/12/2025 | SMC | Continue drafting Evert Weathersby Houff's Fourteenth Interim Fee Application (3.6); e-mails to and from CMM and CME regarding same (0.2); conference with CMM regarding same (0.1); e-mails to and from Amanda Johnson and Julian Gale regarding same (0.1); finalize Evert Weathersby Houff's Fourteenth Interim Fee Application (0.5); e-mail to Matt Tomsic, Amanda Johnson, Julian Gale, CME and CMM regarding same (0.2). | 4.7 | \$295.00 | \$1,386.50 |
| 3/19/2025 | SMC | E-mails from and to Amanda Johnson and JIH regarding Evert Weathersby Houff's fee application. | 0.2 | \$295.00 | \$59.00 |
| 3/26/2025 | SMC | Analysis of Evert Weathersby Houff's March invoice for privilege and compliance and revise same. | 0.9 | \$295.00 | \$265.50 |
| 3/27/2025 | SMC | Analysis of Evert Weathersby Houff's March invoice for privilege and compliance and revise same (1.3); e-mails to and from Amanda Johnson, Julian Gale and JIH regarding same (0.2). | 1.5 | \$295.00 | \$442.50 |
| 3/31/2025 | CME | Receive and review monthly fee statement from SMC (0.2); receive and review e-mails from SMC and Matt Tomsic regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 3/31/2025 | SMC | Draft and finalize Evert Weathersby Houff's March fee application and invoice (0.9); e-mails to and from Amanda Johnson, Julian Gale, JIH, Matt Tomsic, CMM and CME regarding same (0.3); e-mails from and to Julian Gale and regarding order for Evert Weathersby Houff's Fourteenth interim fee application (0.2); prepare order for Evert Weathersby Houff's Fourteenth interim fee application (0.2). | 1.6 | \$295.00 | \$472.00 |
| | | Total Professional Services | 17.0 | | \$5,768.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 1.0 | \$900.00 | \$900.00 |
| CMM | Clare M. Maisano | PARTNER | 0.8 | \$480.00 | \$384.00 |
| SMC | Sarah M. Canup | PARALEGAL | 15.2 | \$295.00 | \$4,484.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 69 of 170 March 31, 2025

Client: 001159 Matter: 068168

Invoice #:

Page: 3

410139

Total Services \$5,768.00

PAY THIS AMOUNT \$5,768.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

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TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

March 31, 2025

Client: 001159
Matter: 068169
Invoice #: 410140

Page: 1

RE: Asbestos Matters

For Professional Services Rendered Through March 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 3/3/2025 | CME | E-mails and telephone call with Charlie Mullin regarding estimation (0.5); conference call with Morgan Hirst and CMM regarding same (0.6); telephone call from and to Brad Erens regarding same (0.1); several reviews and revision of potential filing in regard to estimation (2.1); e-mails from and to Brad Erens and Morgan Hirst regarding same (0.6); review various claims related materials in regard to same (0.7); e-mails from and to Bates White regarding same (0.1). | 4.7 | \$900.00 | \$4,230.00 |
| 3/3/2025 | CME | Receive and review e-mail from Jack Miller regarding appellate activity. | 0.2 | \$900.00 | \$180.00 |
| 3/3/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.0 | \$480.00 | \$480.00 |
| 3/3/2025 | CMM | Confer with Morgan Hirst and CME regarding potential motion (0.7); analyze, revise same (0.8); exchange e-mails with Morgan Hirst and CME regarding same (0.4). | 1.9 | \$480.00 | \$912.00 |
| 3/3/2025 | CMM | Analyze documents potentially responsive to estimation discovery (0.9); confer with ESW and CLM regarding same (1.0); draft, revise potential protocol (0.7); exchange e-mails with ESW and CLM regarding associated tasking (0.5). | 3.1 | \$480.00 | \$1,488.00 |
| 3/3/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.2); conference with CMM regarding same (0.2); conference with ESW regarding same (0.6). | 8.0 | \$230.00 | \$1,840.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 71 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 2

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 3/3/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 0.8 | \$225.00 | \$180.00 |
| 3/3/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 5.1 | \$225.00 | \$1,147.50 |
| 3/3/2025 | SMC | Analysis of asbestos claims data. | 5.5 | \$295.00 | \$1,622.50 |
| 3/3/2025 | ALR | Continue trust claims analysis. | 4.5 | \$495.00 | \$2,227.50 |
| 3/3/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (4.7); communications with litigation support vendor, CMM and CLM regarding ESI preparations (1.3). | 6.0 | \$535.00 | \$3,210.00 |
| 3/4/2025 | CME | Review various materials related to other asbestos related bankruptcies and potential impact of same on Aldrich matter. | 3.5 | \$900.00 | \$3,150.00 |
| 3/4/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation planning (0.6); e-mails from and to Jones Day, Bates White, and CMM regarding same (0.5); telephone call from Charlie Mullin and Brad Erens regarding same (0.4); review related filings, transcripts, and other materials in regard to same (1.6). | 3.1 | \$900.00 | \$2,790.00 |
| 3/4/2025 | CMM | Prepare for and participate in conference with Jones Day, consultants, and CME regarding estimation (0.6); analyze reports regarding claimant data (1.5); exchange e-mails with Bates White, SMC, and CLM regarding same and associated tasking (0.5). | 2.6 | \$480.00 | \$1,248.00 |
| 3/4/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.0); draft, revise associated protocol (0.5); confer with SMC regarding same (0.5); analyze reports regarding claimant data (0.5). | 2.5 | \$480.00 | \$1,200.00 |
| 3/4/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.5 | \$230.00 | \$1,725.00 |
| 3/4/2025 | SMC | Analysis of asbestos claims data (3.0); receive and review e-mails from CMM and claimants' counsel regarding proofs of claim (0.2); conferences and e-mails with CMM and ESW regarding estimation discovery (0.8). | 4.0 | \$295.00 | \$1,180.00 |
| 3/4/2025 | ALR | Continue trust claims analysis. | 5.4 | \$495.00 | \$2,673.00 |
| 3/4/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (4.0); communications with CMM and SMC regarding ESI preparations (0.7). | 4.7 | \$535.00 | \$2,514.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 72 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 3

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 3/5/2025 | CME | Conferences with various involved counsel regarding recent asbestos-related bankruptcy activity and potential impact on asbestos issues in Aldrich matter. | 4.6 | \$900.00 | \$4,140.00 |
| 3/5/2025 | CME | E-mails from and to Jones Day, Rayburn Cooper, and CMM regarding potential CMO related filing and revisions to same. | 1.0 | \$900.00 | \$900.00 |
| 3/5/2025 | CMM | Exchange e-mails with and confer with SMC and claimants' counsel regarding proofs of claim. | 0.4 | \$480.00 | \$192.00 |
| 3/5/2025 | CMM | Analyze, revise potential motion (0.7); exchange e-mails with Jones Day team regarding same (0.3). | 1.0 | \$480.00 | \$480.00 |
| 3/5/2025 | CMM | Exchange e-mails with and confer with Bates White and CLM regarding data received from asbestos bankruptcy trusts. | 0.4 | \$480.00 | \$192.00 |
| 3/5/2025 | СММ | Analyze documents potentially responsive to estimation discovery (0.9); confer with and exchange e-mails with consultants, ESW, SMC, CLM, and jurisdictional counsel regarding same (0.8); draft, revise associated protocol and correspondence (0.9). | 2.6 | \$480.00 | \$1,248.00 |
| 3/5/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.7 | \$230.00 | \$1,771.00 |
| 3/5/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.4 | \$225.00 | \$1,665.00 |
| 3/5/2025 | SMC | Analysis of documents regarding proofs of claim (2.5); e-mails from and to CMM and claimants' counsel regarding same (0.2); analysis of documents potentially relevant to estimation (3.1); conference with CMM regarding same (0.2). | 6.0 | \$295.00 | \$1,770.00 |
| 3/5/2025 | ALR | Continue trust claims analysis. | 4.7 | \$495.00 | \$2,326.50 |
| 3/5/2025 | ESW | Continued analysis and preparations for estimation production activities (4.0); communications with DPC, CLM and litigation support vendor regarding same (0.5). | 4.5 | \$535.00 | \$2,407.50 |
| 3/5/2025 | DPC | Confer with ESW regarding project data processing. | 0.1 | \$140.00 | \$14.00 |
| 3/6/2025 | CME | Receive and review e-mail and related document from Jack Miller in regard to estimation related activity in other asbestos related bankruptcy cases. | 0.1 | \$900.00 | \$90.00 |
| 3/6/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 73 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 4

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 3/6/2025 | CME | Receive and review e-mail from CMM regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 3/6/2025 | CME | Prepare for and participate in conference call with client and Jones Day regarding case status. | 0.6 | \$900.00 | \$540.00 |
| 3/6/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, and others regarding case status. | 0.7 | \$900.00 | \$630.00 |
| 3/6/2025 | CME | Telephone call to counsel for Trane Technologies regarding recent case activity (0.4); telephone call from Brad Erens regarding same (0.5). | 0.9 | \$900.00 | \$810.00 |
| 3/6/2025 | CME | E-mails from and to client, Jones Day, Rayburn Cooper, and others regarding potential CMO related filing. | 1.3 | \$900.00 | \$1,170.00 |
| 3/6/2025 | CME | Receive and review e-mail from Morgan Hirst regarding discovery. | 0.1 | \$900.00 | \$90.00 |
| 3/6/2025 | CMM | Prepare for and participate in conference with client, Jones Day team, and CME regarding strategy and case status. | 0.5 | \$480.00 | \$240.00 |
| 3/6/2025 | СММ | Analyze documents potentially responsive to estimation discovery (0.9); confer with and exchange e-mails with ESW, SMC, CLM, and jurisdictional counsel regarding same (1.2); draft, revise associated protocol (0.8). | 2.9 | \$480.00 | \$1,392.00 |
| 3/6/2025 | CMM | Exchange e-mails with Bates White, ALR, and CLM regarding claimant data received from asbestos bankruptcy trusts (0.3); analyze same (0.7). | 1.0 | \$480.00 | \$480.00 |
| 3/6/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.8 | \$230.00 | \$1,794.00 |
| 3/6/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.8 | \$225.00 | \$1,755.00 |
| 3/6/2025 | SMC | Analysis of documents potentially relevant to estimation (3.4); e-mails and conferences with CMM regarding same (0.3). | 3.7 | \$295.00 | \$1,091.50 |
| 3/6/2025 | ALR | Continue trust claims analysis. | 4.6 | \$495.00 | \$2,277.00 |
| 3/7/2025 | CME | E-mails from and to Jones Day and counsel for Trane Technologies regarding case scheduling (0.3); conference call with same regarding same (0.8). | 1.1 | \$900.00 | \$990.00 |
| 3/7/2025 | CME | Receive and review e-mails from Jack Miller and Brad Erens regarding relevant appellate activity. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 74 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 5

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 3/7/2025 | CME | E-mails from client, Jones Day, Rayburn Cooper, and CMM regarding Verus issues (0.5); analysis of various filings in regard to same (0.4). | 0.9 | \$900.00 | \$810.00 |
| 3/7/2025 | CME | E-mails and drafts from and to Jones Day in regard to discovery. | 0.5 | \$900.00 | \$450.00 |
| 3/7/2025 | CMM | Prepare for and participate in conference with counsel team regarding preparation for future proceedings. | 0.6 | \$480.00 | \$288.00 |
| 3/7/2025 | СММ | Prepare for and participate in conference with client and counsel team regarding case strategy and preparation for future proceedings; exchange e-mails with EWH team regarding same and associated tasking. | 1.0 | \$480.00 | \$480.00 |
| 3/7/2025 | CMM | Analyze documents potentially responsive to estimation discovery (1.2); exchange e-mails with and confer with ESW and CLM regarding same (0.4); confer with and exchange e-mails with client and jurisdictional counsel regarding same (0.8); analyze, revise associated protocol (0.6). | 3.0 | \$480.00 | \$1,440.00 |
| 3/7/2025 | CMM | Exchange e-mails with outside counsel, ESW, and CLM regarding motions and responses thereto. | 0.2 | \$480.00 | \$96.00 |
| 3/7/2025 | СММ | Analyze claimant information received from asbestos bankruptcy trusts (0.3); exchange e-mails with ALR and CLM regarding same and associated tasking (0.2). | 0.5 | \$480.00 | \$240.00 |
| 3/7/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (4.0); analysis of documents potentially relevant to estimation (3.0); conference with CMM regarding same (0.6). | 7.6 | \$230.00 | \$1,748.00 |
| 3/7/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.8 | \$225.00 | \$1,530.00 |
| 3/7/2025 | SMC | Analysis of documents potentially relevant to estimation (7.3); e-mails from and to CMM regarding same (0.1). | 7.4 | \$295.00 | \$2,183.00 |
| 3/7/2025 | ALR | Continue trust claims analysis. | 1.8 | \$495.00 | \$891.00 |
| 3/7/2025 | ESW | Continued analysis and preparations for estimation production activities. | 2.5 | \$535.00 | \$1,337.50 |
| 3/8/2025 | СММ | Analyze claimant information received from asbestos bankruptcy trusts (1.2); draft report to CME regarding same (0.8). | 2.0 | \$480.00 | \$960.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 75 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 6

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/10/2025 | CME | Receive and review e-mails from Bates White and CMM regarding trust discovery (0.2); analysis of various postings in regard to same (0.6). | 0.8 | \$900.00 | \$720.00 |
| 3/10/2025 | CMM | Analyze reports regarding proofs of claim (0.6); exchange e-mails with claimants' counsel regarding same (0.4). | 1.0 | \$480.00 | \$480.00 |
| 3/10/2025 | CMM | Analyze materials regarding tort system and bankruptcy trust activity (0.3); exchange e-mails with Bates White and CME regarding same (0.3). | 0.6 | \$480.00 | \$288.00 |
| 3/10/2025 | CMM | Analyze materials regarding information received from asbestos bankruptcy trusts. | 0.9 | \$480.00 | \$432.00 |
| 3/10/2025 | СММ | Exchange e-mails with and confer with outside counsel regarding documents potentially responsive to estimation discovery (0.8); exchange e-mails with ESW and CLM regarding same (0.3); analyze associated documents (1.0). | 2.1 | \$480.00 | \$1,008.00 |
| 3/10/2025 | CLM | Analysis of documents potentially relevant to estimation. | 8.0 | \$230.00 | \$1,840.00 |
| 3/10/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.1 | \$225.00 | \$1,372.50 |
| 3/10/2025 | SMC | Analysis of documents potentially relevant to estimation. | 7.2 | \$295.00 | \$2,124.00 |
| 3/10/2025 | ALR | Continue trust claims analysis and report to CMM regarding same. | 6.4 | \$495.00 | \$3,168.00 |
| 3/10/2025 | ESW | Continued document analysis and preparations for estimation production activities. | 3.0 | \$535.00 | \$1,605.00 |
| 3/11/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation coordination (0.9); conference with CMM regarding same (0.5); review spreadsheets in regard to same (1.3). | 2.7 | \$900.00 | \$2,430.00 |
| 3/11/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 3/11/2025 | CME | Receive and review e-mail and draft from Morgan Hirst in regard to discovery (0.4); e-mails to and from same regarding same (0.2). | 0.6 | \$900.00 | \$540.00 |
| 3/11/2025 | CMM | Prepare for and attend conference with Bates White, Jones Day, and CME regarding estimation (0.9); exchange e-mails with and confer with CLM regarding result of same and associated tasking (0.3); participate in follow-up e-mail exchanges and telephone conference with Peter Cumbo regarding same (0.4); confer with CME regarding same (0.5); analyze associated documents (1.2). | 3.3 | \$480.00 | \$1,584.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 76 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 7

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/11/2025 | СММ | Confer with and exchange e-mails with ESW and CLM regarding documents potentially responsive to estimation discovery (0.7); analyze associated documents (1.0); confer with outside counsel and Jones Day regarding same (0.5). | 2.2 | \$480.00 | \$1,056.00 |
| 3/11/2025 | CLM | Analysis of documents potentially relevant to estimation (5.5); conference with CMM regarding same (0.7); conference with CMR regarding same (0.2). | 6.4 | \$230.00 | \$1,472.00 |
| 3/11/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.1); conference with ESW regarding same (0.3). | 1.4 | \$230.00 | \$322.00 |
| 3/11/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 7.3 | \$225.00 | \$1,642.50 |
| 3/11/2025 | CMR | Conference with CLM regarding analysis of materials potentially pertinent to estimation-related discovery. | 0.3 | \$225.00 | \$67.50 |
| 3/11/2025 | SMC | Analysis of documents potentially relevant to estimation. | 5.3 | \$295.00 | \$1,563.50 |
| 3/11/2025 | ALR | Multiple communications with CMM and CLM regarding trust claims review and reports (0.2); continue trust claims analysis (3.9). | 4.1 | \$495.00 | \$2,029.50 |
| 3/11/2025 | ESW | Continued document analysis and preparations for estimation production activities (4.0); communications with CMM and CLM regarding work in process and further tasking in preparation for claim production (1.0). | 5.0 | \$535.00 | \$2,675.00 |
| 3/12/2025 | CME | Receive and review e-mails from Jones Day and Rayburn Cooper regarding discovery. | 0.2 | \$900.00 | \$180.00 |
| 3/12/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 3/12/2025 | CME | Receive and review e-mail from Jack Miller regarding relevant activity in other asbestos-related bankruptcy matters. | 0.1 | \$900.00 | \$90.00 |
| 3/12/2025 | СММ | Confer with Bates White regarding PIQ data (0.5); analyze associated data and reports (1.2); exchange e-mails with and confer with CLM regarding associated tasking (0.3); exchange follow-up e-mails with Bates White (0.4). | 2.4 | \$480.00 | \$1,152.00 |
| 3/12/2025 | CMM | Exchange e-mails with jurisdictional counsel and CLM regarding tort system activity. | 0.3 | \$480.00 | \$144.00 |
| 3/12/2025 | СММ | Draft, revise correspondence to counsel (0.3); exchange e-mails with ESW regarding same (0.1). | 0.4 | \$480.00 | \$192.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 77 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 8

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/12/2025 | CLM | Analysis of documents potentially relevant to estimation (7.5); conference with CMR regarding same (0.1). | 7.6 | \$230.00 | \$1,748.00 |
| 3/12/2025 | CMR | Conference with CLM regarding analysis of materials potentially pertinent to estimation-related discovery. | 0.3 | \$225.00 | \$67.50 |
| 3/12/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 4.6 | \$225.00 | \$1,035.00 |
| 3/12/2025 | SMC | Analysis of documents potentially relevant to estimation. | 2.2 | \$295.00 | \$649.00 |
| 3/12/2025 | ALR | Continue trust claims analysis. | 6.5 | \$495.00 | \$3,217.50 |
| 3/12/2025 | ESW | Continued analysis and preparations for estimation production activities (3.5); communications with CMM, CLM and litigation support vendor regarding same (1.2). | 4.7 | \$535.00 | \$2,514.50 |
| 3/13/2025 | CME | E-mails from and to CMM regarding claims file collection process and communications regarding same (0.5); receive and review e-mails from Morgan Hirst regarding same (0.1). | 0.6 | \$900.00 | \$540.00 |
| 3/13/2025 | CME | Receive and review e-mail from CMM regarding estimation workstreams (0.1); e-mails from and to Bates White and CMM regarding same (0.1). | 0.2 | \$900.00 | \$180.00 |
| 3/13/2025 | CME | Receive and review e-mails from Brad Erens regarding ACC. | 0.1 | \$900.00 | \$90.00 |
| 3/13/2025 | СММ | Confer with and exchange e-mails with outside counsel regarding documents potentially responsive to estimation discovery (0.7); confer with consultants, ESW, and CLM regarding same (0.5); analyze documents and associated reports (0.6); draft, revise associated correspondence (0.4); exchange e-mails with Morgan Hirst, CME, ESW, and CLM regarding same (0.4); revise associated protocol (0.5). | 3.1 | \$480.00 | \$1,488.00 |
| 3/13/2025 | СММ | Confer with consultants, ALR, and CLM regarding materials received from asbestos bankruptcy trusts (0.4); analyze, revise associated reports (0.8). | 1.2 | \$480.00 | \$576.00 |
| 3/13/2025 | CMM | Analyze materials related to tort system deposition activity and exchange e-mails with Jack Miller, CME, and CLM regarding same. | 0.3 | \$480.00 | \$144.00 |
| 3/13/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.0); conference with ESW regarding same (0.2). | 1.2 | \$230.00 | \$276.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 78 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 9

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/13/2025 | CLM | Analysis of documents potentially relevant to estimation (6.4); conference with CMM regarding same (0.2). | 6.6 | \$230.00 | \$1,518.00 |
| 3/13/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 5.6 | \$225.00 | \$1,260.00 |
| 3/13/2025 | SMC | Analysis of documents potentially relevant to estimation (2.7); e-mails from and to CMM regarding same (0.2). | 2.9 | \$295.00 | \$855.50 |
| 3/13/2025 | ALR | Continue trust claims analysis and report to CMM regarding same. | 6.3 | \$495.00 | \$3,118.50 |
| 3/13/2025 | ESW | Continued document analysis and preparations for estimation and ESI production activities. | 3.7 | \$535.00 | \$1,979.50 |
| 3/14/2025 | CME | Preparation for and participation in conference call with client and Jones Day regarding case status and strategy. | 0.6 | \$900.00 | \$540.00 |
| 3/14/2025 | CME | Prepare for and participate in conference call with Bates White team regarding estimation tasking (0.6); telephone call from Charlie Mullin regarding same (0.2). | 0.8 | \$900.00 | \$720.00 |
| 3/14/2025 | CME | Telephone call from Bates White regarding Verus work (0.2); telephone call from and to Brad Erens regarding same (0.3). | 0.5 | \$900.00 | \$450.00 |
| 3/14/2025 | CMM | Prepare for and participate in meeting with client, Jones Day, and CME regarding case strategy. | 0.6 | \$480.00 | \$288.00 |
| 3/14/2025 | CMM | Prepare for and participate in meeting with client, counsel team, and CME regarding case strategy and preparation for future proceedings. | 0.6 | \$480.00 | \$288.00 |
| 3/14/2025 | СММ | Participate in meeting with Bates White team and CME regarding bankruptcy trust information (0.7); exchange e-mails with and confer with ESW and CLM regarding same and associated tasking (0.4); analyze associated data (0.6). | 1.7 | \$480.00 | \$816.00 |
| 3/14/2025 | СММ | Draft, revise correspondence to counsel regarding documents potentially responsive to estimation discovery (0.8); exchange e-mails with outside counsel regarding same (0.9); confer with and exchange e-mails with consultants, ESW, and CLM regarding same (0.5). | 2.2 | \$480.00 | \$1,056.00 |
| 3/14/2025 | CMM | Analyze, revise potential objection (0.8); exchange e-mails with Jones Day team regarding same (0.2). | 1.0 | \$480.00 | \$480.00 |
| 3/14/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.0); conference with ESW regarding same (0.2). | 6.2 | \$230.00 | \$1,426.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 79 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 10

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/14/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 7.4 | \$225.00 | \$1,665.00 |
| 3/14/2025 | CMR | Conference with CLM regarding analysis of materials potentially pertinent to estimation-related discovery. | 0.2 | \$225.00 | \$45.00 |
| 3/14/2025 | SMC | Analysis of documents potentially relevant to estimation (5.0); e-mails from and to CMM and ESW regarding same (0.1). | 5.1 | \$295.00 | \$1,504.50 |
| 3/14/2025 | ALR | Continue trust claims analysis. | 3.9 | \$495.00 | \$1,930.50 |
| 3/14/2025 | ESW | Continued analysis and preparations for estimation production activities (4.8); communications with CMM, CLM and litigation support vendor regarding same (1.5). | 6.3 | \$535.00 | \$3,370.50 |
| 3/15/2025 | CME | Receive and review e-mails from Brad Erens, Morgan Hirst, and CMM regarding Verus fee objection (0.3); review and revise same (1.3). | 1.6 | \$900.00 | \$1,440.00 |
| 3/17/2025 | CME | E-mails from and to Dave McGonigle regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |
| 3/17/2025 | CME | Receive and review e-mails from Jack Miller and Brad Erens regarding Verus (0.2); telephone call from Brad Erens regarding same (0.2); review recent revisions to draft paper in regard to same (0.2). | 0.6 | \$900.00 | \$540.00 |
| 3/17/2025 | CME | Receive and review e-mail from Jack Miller regarding activity in other asbestos related bankruptcy matters. | 0.1 | \$900.00 | \$90.00 |
| 3/17/2025 | CME | Analysis of documents related to estimation (1.7); e-mails from and to CMM regarding same (0.4). | 2.1 | \$900.00 | \$1,890.00 |
| 3/17/2025 | CMM | Confer with client regarding case status. | 1.1 | \$480.00 | \$528.00 |
| 3/17/2025 | СММ | Analyze documents potentially responsive to estimation discovery requests (1.0); draft, revise associated potential protocol (0.8); confer with and exchange e-mails with outside counsel, consultants, CME, ESW, and SMC regarding same (0.6). | 2.4 | \$480.00 | \$1,152.00 |
| 3/17/2025 | CMM | Analyze materials obtained from asbestos bankruptcy trusts (1.0); confer with and exchange e-mails with ESW and CMR regarding same (0.7); draft, revise associated reports (2.0). | 3.7 | \$480.00 | \$1,776.00 |
| 3/17/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.1 | \$225.00 | \$247.50 |
| 3/17/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 6.3 | \$225.00 | \$1,417.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 80 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 11

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/17/2025 | SMC | Analysis of documents potentially relevant to estimation. | 3.1 | \$295.00 | \$914.50 |
| 3/17/2025 | ALR | Continue trust claims analysis. | 4.1 | \$495.00 | \$2,029.50 |
| 3/17/2025 | ESW | Continued analysis and preparations for estimation and ESI production activities (3.5); communications with litigation support vendor regarding same (0.7). | 4.2 | \$535.00 | \$2,247.00 |
| 3/18/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation (0.9); receive and review e-mail from Bates White regarding recent activity (0.1); e-mails from and to CMM regarding estimation staffing (0.1). | 1.1 | \$900.00 | \$990.00 |
| 3/18/2025 | CME | Conference with CMM regarding claims file collection and other discovery issues (1.0); analysis of recent communications from local counsel in regard to same (0.2). | 1.2 | \$900.00 | \$1,080.00 |
| 3/18/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 3/18/2025 | CME | Receive and review e-mail from Jack Miller regarding activity in other asbestos-related bankruptcy matters for possible impact on Aldrich matters. | 0.2 | \$900.00 | \$180.00 |
| 3/18/2025 | CME | Receive and review e-mail and updated draft from Jones Day regarding Verus (0.4); receive and review e-mail from Bates White regarding same (0.1). | 0.5 | \$900.00 | \$450.00 |
| 3/18/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.3); confer with and exchange e-mails with consultants, outside counsel, CME, and ESW regarding same (0.8); analyze, revise associated reports (0.3). | 2.4 | \$480.00 | \$1,152.00 |
| 3/18/2025 | CMM | Analyze materials obtained from asbestos bankruptcy trusts (0.8); confer with and exchange e-mails with CME, ESW, and CMR regarding same (0.7); confer with and exchange e-mails with Bates White regarding same (0.4); draft, revise associated reports (1.5). | 3.4 | \$480.00 | \$1,632.00 |
| 3/18/2025 | СММ | Prepare for and attend meeting with Bates White team, Jones Day team, and CME regarding estimation. | 0.8 | \$480.00 | \$384.00 |
| 3/18/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 9.4 | \$225.00 | \$2,115.00 |
| 3/18/2025 | JLD | Confer with CMM and others regarding deposition transcripts. | 0.1 | \$190.00 | \$19.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 81 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 12

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/18/2025 | ALR | Continue trust claims analysis. | 4.6 | \$495.00 | \$2,277.00 |
| 3/18/2025 | ESW | Continued estimation claims reviews and analyses. | 3.7 | \$535.00 | \$1,979.50 |
| 3/19/2025 | CME | Receive and review e-mails from Jonathan Guy and CMM regarding recent tort system activity and related filings. | 0.4 | \$900.00 | \$360.00 |
| 3/19/2025 | CME | Receive and review e-mail from CMM regarding claims file discovery. | 0.1 | \$900.00 | \$90.00 |
| 3/19/2025 | CME | Receive and review e-mails and documents from Jones Day, Jack Miller, and Bates White regarding Verus issues. | 0.6 | \$900.00 | \$540.00 |
| 3/19/2025 | СМЕ | E-mails from and to Allan Tananbaum, Jack Miller, CMM, and others regarding relevant activity in other asbestos-related bankruptcy matters (0.2); review filings in regard to same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 3/19/2025 | CME | E-mails from and to Dave McGonigle and Allan Tananbaum regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |
| 3/19/2025 | CME | Receive and review e-mails from CMM regarding claims file collection. | 0.1 | \$900.00 | \$90.00 |
| 3/19/2025 | CMM | Confer with consultants and ESW regarding documents potentially responsive to estimation discovery (0.5); confer with and exchange e-mails with outside counsel regarding same (0.7); analyze documents and associated reports (1.1); draft, revise associated protocol (0.6). | 2.9 | \$480.00 | \$1,392.00 |
| 3/19/2025 | СММ | Analyze claimant materials obtained from asbestos bankruptcy trusts (0.5); confer with and exchange e-mails with Bates White, CME, ESW, and CMR regarding same (0.7); draft, revise associated reports (1.0). | 2.2 | \$480.00 | \$1,056.00 |
| 3/19/2025 | CMM | Analyze court filings and associated orders relevant to tort system activity (0.3); exchange e-mails with and confer with client, CME, and CLM regarding same (0.3). | 0.6 | \$480.00 | \$288.00 |
| 3/19/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 8.6 | \$225.00 | \$1,935.00 |
| 3/19/2025 | JLD | Review tort system documents. | 0.2 | \$190.00 | \$38.00 |
| 3/19/2025 | ALR | Continue trust claims analysis. | 3.8 | \$495.00 | \$1,881.00 |
| 3/19/2025 | ESW | Continued estimation claims reviews and analyses (3.8); communications with CMM regarding same (0.2). | 4.0 | \$535.00 | \$2,140.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 82 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 13

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/20/2025 | CME | Receive and review updated drafts of Verus related papers (0.6); receive and review e-mails from Jones Day regarding same (0.3). | 0.9 | \$900.00 | \$810.00 |
| 3/20/2025 | CME | Prepare for and participate in conference call with client and Jones Day regarding case status. | 0.5 | \$900.00 | \$450.00 |
| 3/20/2025 | CME | E-mails from and to Beth Seig regarding appellate activity. | 0.1 | \$900.00 | \$90.00 |
| 3/20/2025 | CME | Receive and review e-mail from Dave McGonigle regarding communications with insurers. | 0.1 | \$900.00 | \$90.00 |
| 3/20/2025 | CME | Receive and review e-mail from Jack Miller regarding relevant activity in other asbestos-related bankruptcy matters. | 0.1 | \$900.00 | \$90.00 |
| 3/20/2025 | СММ | Analyze correspondence in connection with preparation of potential brief (0.7); exchange e-mails with and confer with CME and SMC regarding same (0.8); analyze, revise associated reports (1.3); analyze ACC brief (0.5); exchange e-mails with counsel team regarding same (0.4). | 3.7 | \$480.00 | \$1,776.00 |
| 3/20/2025 | СММ | Analyze claimant information obtained from asbestos bankruptcy trusts and associated reports (0.8); draft, revise associated reports (0.8); exchange e-mails with and confer with ESW regarding same (0.6). | 2.2 | \$480.00 | \$1,056.00 |
| 3/20/2025 | CMM | Confer with and exchange e-mails with outside counsel regarding documents potentially responsive to estimation discovery (0.5); analyze documents and associated reports (0.6); confer with and exchange e-mails with consultants and ESW regarding same (0.7). | 1.8 | \$480.00 | \$864.00 |
| 3/20/2025 | CMR | Conference with CMM regarding analysis of materials potentially pertinent to estimation-related discovery. | 0.2 | \$225.00 | \$45.00 |
| 3/20/2025 | CMR | Analysis of materials potentially pertinent to estimation-related discovery. | 1.8 | \$225.00 | \$405.00 |
| 3/20/2025 | ALR | Continue trust claims analysis. | 4.7 | \$495.00 | \$2,326.50 |
| 3/20/2025 | ESW | Continued estimation claims reviews and analyses (5.3); confer with CMM regarding claim reviews and estimation developments (1.0). | 6.3 | \$535.00 | \$3,370.50 |
| 3/21/2025 | CME | Receive and review e-mail from Jack Miller regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 3/21/2025 | CMM | Confer with client regarding tort system activity. | 0.3 | \$480.00 | \$144.00 |
| 3/21/2025 | СММ | Analyze materials regarding tort system deposition activity and exchange e-mails with Jack Miller, CME, and CLM regarding same. | 0.2 | \$480.00 | \$96.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 83 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 14

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/21/2025 | CMM | Confer with client, counsel team, and CME regarding strategy and case status. | 0.5 | \$480.00 | \$240.00 |
| 3/21/2025 | CMM | Confer with counsel team regarding preparation for future proceedings. | 0.5 | \$480.00 | \$240.00 |
| 3/21/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.3); draft, revise associated protocol (0.5); confer with SMC regarding same (0.4); confer with outside counsel regarding same (0.9); exchange e-mails with consultants and counsel regarding same (0.3). | 3.4 | \$480.00 | \$1,632.00 |
| 3/21/2025 | CMM | Draft, revise materials in connection with potential brief. | 0.9 | \$480.00 | \$432.00 |
| 3/21/2025 | CMM | Analyze materials produced by asbestos bankruptcy trusts and associated reports (0.4); exchange e-mails with ESW regarding same (0.2). | 0.6 | \$480.00 | \$288.00 |
| 3/21/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 5.3 | \$225.00 | \$1,192.50 |
| 3/21/2025 | SMC | Analysis of documents potentially relevant to estimation (6.4); e-mails from and to CMM regarding same (0.1); conference with CMM regarding same (0.3). | 6.8 | \$295.00 | \$2,006.00 |
| 3/21/2025 | ALR | Continue trust claims analysis. | 5.6 | \$495.00 | \$2,772.00 |
| 3/21/2025 | ESW | Continued estimation claims reviews and analyses (3.8); communications with litigation support vendor regarding ESI collection and processing (0.5). | 4.3 | \$535.00 | \$2,300.50 |
| 3/22/2025 | CME | Several e-mails from and to various Jones Day counsel and CMM regarding ACC objection to CMO motion and drafting and revision of response to same. | 3.4 | \$900.00 | \$3,060.00 |
| 3/22/2025 | CMM | Prepare for conference with Jones Day team regarding brief by analyzing recent court filings and working drafts (0.7); confer with Jones Day team regarding brief (0.3); analyze, revise brief and exchange e-mails with Jones Day team and CME regarding same (1.0). | 2.0 | \$480.00 | \$960.00 |
| 3/22/2025 | ALR | Continue trust claims analysis. | 2.5 | \$495.00 | \$1,237.50 |
| 3/23/2025 | CME | E-mails from and to Jones Day and CMM regarding reply to ACC objection to CMO motion and strategy of same. | 8.0 | \$900.00 | \$720.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 84 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 15

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/23/2025 | СММ | Confer with and exchange e-mails with Jones Day team and CME regarding brief (0.6); analyze, revise briefs and exchange e-mails with Jones Day team and CME regarding revisions and associated strategy (0.8). | 1.4 | \$480.00 | \$672.00 |
| 3/23/2025 | CLM | Analysis of recent deposition notices served on the Debtors and pertinent case documentation. | 0.4 | \$230.00 | \$92.00 |
| 3/24/2025 | CME | Receive and review e-mail from Dave McGonigle regarding communications with insurers. | 0.2 | \$900.00 | \$180.00 |
| 3/24/2025 | CME | E-mails from and to Jones Day, Rayburn Cooper and CMM regarding reply to objection of ACC in regard to CMO motion and revisions in regard to same (1.0); review Maune objection supplement (0.1). | 1.1 | \$900.00 | \$990.00 |
| 3/24/2025 | CME | Receive and review e-mails from Jones Day and Bates White regarding estimation coordination. | 0.1 | \$900.00 | \$90.00 |
| 3/24/2025 | CME | Receive and review e-mail and transcript from Jack Miller in regard to relevant activity in other asbestos related bankruptcy matters. | 0.5 | \$900.00 | \$450.00 |
| 3/24/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.4 | \$480.00 | \$672.00 |
| 3/24/2025 | СММ | Confer with CLM regarding documents potentially germane to estimation (0.5); exchange e-mails with consultants, outside counsel, ESW, SMC, and CLM regarding same (0.6); analyze documents (1.6). | 2.7 | \$480.00 | \$1,296.00 |
| 3/24/2025 | СММ | Analyze revised Reply briefs (0.5); exchange e-mails with Jones Day team and Rayburn Cooper team regarding revisions (0.6). | 1.1 | \$480.00 | \$528.00 |
| 3/24/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.4); conference with CMM regarding same (0.5). | 7.9 | \$230.00 | \$1,817.00 |
| 3/24/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.6 | \$225.00 | \$1,485.00 |
| 3/24/2025 | SMC | Analysis of documents potentially relevant to estimation (6.8); e-mails from and to CMM regarding same (0.2). | 7.0 | \$295.00 | \$2,065.00 |
| 3/24/2025 | ALR | Continue trust claims analysis and report to CMM regarding same. | 5.7 | \$495.00 | \$2,821.50 |
| 3/24/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development. | 4.5 | \$535.00 | \$2,407.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 85 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 16

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/25/2025 | СММ | Confer with counsel regarding co-defendant bankruptcies and documents potentially germane to estimation discovery (1.1); analyze, revise associated documents (1.5). | 2.6 | \$480.00 | \$1,248.00 |
| 3/25/2025 | CMM | Exchange e-mails with Jones Day team regarding motions. | 0.5 | \$480.00 | \$240.00 |
| 3/25/2025 | CMM | Exchange e-mails with and confer with outside counsel regarding documents potentially responsive to estimation discovery. | 0.5 | \$480.00 | \$240.00 |
| 3/25/2025 | CMM | Exchange e-mails with and confer with ESW, SMC, and CLM regarding outside counsel documents. | 0.9 | \$480.00 | \$432.00 |
| 3/25/2025 | RML | Begin review of documents potentially relevant to estimation discovery. | 1.3 | \$525.00 | \$682.50 |
| 3/25/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.6); conference with ESW regarding same (0.2). | 7.8 | \$230.00 | \$1,794.00 |
| 3/25/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 6.2 | \$225.00 | \$1,395.00 |
| 3/25/2025 | PLS | Analysis of asbestos claims information. | 0.8 | \$260.00 | \$208.00 |
| 3/25/2025 | SMC | Analysis of documents potentially relevant to estimation. | 7.2 | \$295.00 | \$2,124.00 |
| 3/25/2025 | ALR | Continue trust claims analysis. | 4.2 | \$495.00 | \$2,079.00 |
| 3/25/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (3.0); confer with CMM, CLM and litigation support vendor regarding same (0.5). | 3.5 | \$535.00 | \$1,872.50 |
| 3/25/2025 | DPC | Confer with CMM, ESW, CLM and MCS regarding project data processing. | 0.1 | \$140.00 | \$14.00 |
| 3/25/2025 | DPC | Data uploads of EWH materials to MCS through vendor FTP site. | 3.0 | \$140.00 | \$420.00 |
| 3/26/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 3/26/2025 | CME | E-mails from and to CMM regarding Trust discovery issues. | 0.2 | \$900.00 | \$180.00 |
| 3/26/2025 | CME | Receive and review e-mail from Mark Cody regarding Verus issues. | 0.1 | \$900.00 | \$90.00 |
| 3/26/2025 | СММ | Confer with and exchange e-mails with consultants, ESW, RML, and CLM regarding documents potentially germane to estimation discovery (1.3); exchange e-mails with outside counsel regarding same (0.2). | 1.5 | \$480.00 | \$720.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 86 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 17

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/26/2025 | RML | Complete review of documents potentially relevant to estimation discovery. | 1.3 | \$525.00 | \$682.50 |
| 3/26/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.4); conference with ESW regarding same (0.6). | 8.0 | \$230.00 | \$1,840.00 |
| 3/26/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 4.1 | \$225.00 | \$922.50 |
| 3/26/2025 | ALR | Continue trust claims analysis. | 5.5 | \$495.00 | \$2,722.50 |
| 3/26/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (3.5); conferences with CLM and CMM regarding same (1.5). | 5.0 | \$535.00 | \$2,675.00 |
| 3/26/2025 | DPC | Data uploads of EWH materials to MCS through vendor FTP site. | 6.8 | \$140.00 | \$952.00 |
| 3/27/2025 | CME | Receive and review e-mails from CMM regarding trust discovery. | 0.2 | \$900.00 | \$180.00 |
| 3/27/2025 | CME | E-mails from and to CMM regarding claims file discovery and potential conflicts. | 0.3 | \$900.00 | \$270.00 |
| 3/27/2025 | CMM | Exchange e-mails with outside counsel and CLM regarding documents potentially responsive to estimation discovery. | 0.2 | \$480.00 | \$96.00 |
| 3/27/2025 | RML | Finalize review of documents potentially responsive to discovery request. | 0.5 | \$525.00 | \$262.50 |
| 3/27/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.5 | \$230.00 | \$1,725.00 |
| 3/27/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 5.8 | \$225.00 | \$1,305.00 |
| 3/27/2025 | ALR | Continue trust claims analysis. | 2.5 | \$495.00 | \$1,237.50 |
| 3/27/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (5.5); communications with CMM and ESI discovery support team regarding production coordination activities (1.5). | 7.0 | \$535.00 | \$3,745.00 |
| 3/27/2025 | DPC | Data uploads of EWH materials to MCS through vendor FTP site. | 4.6 | \$140.00 | \$644.00 |
| 3/28/2025 | CME | E-mails from and to Jones Day and Rayburn Cooper regarding mediation (0.5); receive and review e-mails from Shelley Abel and FCR counsel regarding same (0.1); review mediation order in regard to same (0.2). | 0.8 | \$900.00 | \$720.00 |
| 3/28/2025 | CME | E-mails from and to Dave McGonigle regarding communications with insurers. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 87 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 18

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 3/28/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 3/28/2025 | CME | Analysis of spreadsheets and summaries forwarded by CMM in regard to trust discovery (1.8); e-mails from and to CMM regarding same and next steps (0.4). | 2.2 | \$900.00 | \$1,980.00 |
| 3/28/2025 | CMM | Confer with and exchange e-mails with Assaph Aharoni regarding result of hearing and next steps. | 0.7 | \$480.00 | \$336.00 |
| 3/28/2025 | СММ | Confer with ESW, SMC, and CLM regarding documents potentially responsive to estimation discovery (1.1); exchange follow-up e-mails regarding same and associated tasking (0.3); exchange e-mails with ESW and consultants regarding next steps (0.4); draft, revise associated protocols (1.3); analyze associated documents (1.8); exchange e-mails and confer with outside counsel and consultants regarding same (0.3); exchange e-mails with ACC, Jones Day, and Rayburn Cooper regarding associated meet and confer (0.2). | 5.4 | \$480.00 | \$2,592.00 |
| 3/28/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (5.9); conference with ESW regarding same (0.3); conference with CMM regarding same (0.6); conference with CMM, ESW and SMC regarding next steps (1.0). | 7.8 | \$230.00 | \$1,794.00 |
| 3/28/2025 | CMR | Analysis of documents related to proofs of claim for estimation. | 4.2 | \$225.00 | \$945.00 |
| 3/28/2025 | CMR | Conferences with SMC and CLM regarding analysis of materials pertinent to discovery. | 0.3 | \$225.00 | \$67.50 |
| 3/28/2025 | SMC | Analysis of documents potentially relevant to estimation (2.9); e-mails from and to CMM, ESW and CLM regarding same (0.2); participate in conference call with CMM, ESW and CLM regarding same (1.0); conference with CMR regarding same (0.2); conference with ESW regarding same (0.2). | 4.5 | \$295.00 | \$1,327.50 |
| 3/28/2025 | ALR | Continue trust claims analysis. | 5.2 | \$495.00 | \$2,574.00 |
| 3/28/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination (3.0); communications with CMM, SMC and CLM regarding tasking and coordination issues (1.0); communications with ESI discovery vendor regarding production preparations (1.0). | 5.0 | \$535.00 | \$2,675.00 |
| 3/31/2025 | CME | E-mails from and to Jones Day and K&L Gates regarding insurer inquiries. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 88 of 170 March 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410140

Page: 19

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 3/31/2025 | CME | Brief analysis of activity in other asbestos-related bankruptcy matters for potential impact on Aldrich case. | 0.3 | \$900.00 | \$270.00 |
| 3/31/2025 | CME | E-mails to and from Jones Day regarding proposed Case Management Order. | 0.3 | \$900.00 | \$270.00 |
| 3/31/2025 | CME | Receive and review e-mails from CMM regarding discovery issues and protocols. | 0.4 | \$900.00 | \$360.00 |
| 3/31/2025 | CMM | Confer with client regarding case strategy and preparation for future proceedings. | 1.0 | \$480.00 | \$480.00 |
| 3/31/2025 | СММ | Confer with and exchange e-mails with several outside counsel regarding documents potentially responsive to estimation discovery (0.8); analyze documents potentially responsive to estimation discovery (0.9); draft, revise associated protocol (0.4); draft report to Morgan Hirst and CME regarding same (0.5); confer with consultants, ESW and CLM regarding same (0.6); confer with ESW and CLM regarding same and associated tasking (0.4); exchange follow-up e-mails with CME, ESW, SMC, and CLM regarding same (0.2). | 3.8 | \$480.00 | \$1,824.00 |
| 3/31/2025 | СММ | Prepare for and participate in conference with Rayburn Cooper and Jones Day regarding CMO negotiations and upcoming meet and confer (0.6); exchange e-mails with Jones Day and Rayburn Cooper regarding same (0.2). | 0.8 | \$480.00 | \$384.00 |
| 3/31/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.1); conference with ESW regarding same (0.9); conference with MCS team, CMM and ESW regarding same (0.5); conference with CMM and ESW regarding next steps (0.5). | 8.0 | \$230.00 | \$1,840.00 |
| 3/31/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.3 | \$225.00 | \$292.50 |
| 3/31/2025 | CMR | Analysis of materials pertinent to discovery and conference with CLM regarding same. | 6.3 | \$225.00 | \$1,417.50 |
| 3/31/2025 | SMC | Analysis of documents potentially relevant to estimation (3.5); e-mails from and to CMM regarding same (0.2). | 3.7 | \$295.00 | \$1,091.50 |
| 3/31/2025 | ALR | Continue trust claims analysis (5.2); communications with CLM regarding same (0.1). | 5.3 | \$495.00 | \$2,623.50 |
| 3/31/2025 | ESW | Continued analysis and preparations for estimation production activities and protocol development (3.6); conferences with CLM, CMM and discovery support team regarding production projects (1.5). | 5.1 | \$535.00 | \$2,728.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 89 of 170 March 31, 2025

Client: 001159 Matter: 068169 410140 Invoice #:

Page: 20

\$287,002.00

SERVICES

| Date | Person Description of Services | | | Rate | Amount |
|----------------------|--------------------------------|-----------------------------|-------------------|----------------------|---------------------------|
| | | Total Professional Services | 710.9 | | \$287,002.00 |
| PERSON | RECAP | | | | |
| Person CME | C. Michael Evert Jr. | Level PARTNER | Hours 53.8 | Rate \$900.00 | Amount \$48,420.00 |
| RML | Richard M. Lauth | PARTNER | 3.1 | \$525.00 | \$1,627.50 |
| CMM | Clare M. Maisano | PARTNER | 111.2 | \$480.00 | \$53,376.00 |
| SMC | Sarah M. Canup | PARALEGAL | 81.6 | \$295.00 | \$24,072.00 |
| JLD | Jody L. Dolinger | PARALEGAL | 0.3 | \$190.00 | \$57.00 |
| CLM | Carrie L. Menegigian | PARALEGAL | 123.4 | \$230.00 | \$28,382.00 |
| CMR | Callie M. Robertson | PARALEGAL | 127.2 | \$225.00 | \$28,620.00 |
| PLS | P. Lynn Sisk | PARALEGAL | 0.8 | \$260.00 | \$208.00 |
| ALR | Amy L. Reynolds | COUNSEL | 101.9 | \$495.00 | \$50,440.50 |
| ESW | Eileen S. Wright | COUNSEL | 93.0 | \$535.00 | \$49,755.00 |
| DPC | Dave P. Chase | CLERK | 14.6 | \$140.00 | \$2,044.00 |
| | | Total Services | | | \$287,002.00 |

PAY THIS AMOUNT

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al., 1

Case No. 20-30608

Debtors.

(Jointly Administered)

FIFTY-EIGHTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY EVERT WEATHERSBY HOUFF AS SPECIAL ASBESTOS LITIGATION COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM APRIL 1, 2025 THROUGH APRIL 30, 2025

In accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim Compensation Order"), Evert Weathersby Houff ("EWH"), special asbestos litigation counsel to Aldrich Pump LLC and Murray Boiler LLC as debtors and debtors in possession (together, the "Debtors"), submits its Fifty-Eighth Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period From April 1, 2025 Through April 30, 2025 (the "Monthly Fee Statement").

Itemization of Services Rendered and Expenses Incurred

Attached hereto as <u>Exhibit A</u> is EWH's invoice for the period April 1,
 2025 through April 30, 2025 (the "<u>Statement Period</u>").

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.

Total Fees and Expenses for the Statement Period

2. The total amounts of fees and expenses incurred by EWH during the Statement Period are as follows:

| Total Fees | \$305,259.50 |
|----------------|--------------|
| Total Expenses | \$4,289.01 |
| TOTAL | \$309,548.51 |

3. Pursuant to the Interim Compensation Order, EWH seeks payment of \$279,022.56 from the Debtors for the Statement Period (the "Interim Amount"), representing (a) 90% of EWH's fees and (b) 100% of its incurred expenses.

Notice and Objection Procedures

4. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "Notice Parties"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the Debtors' counsel, (I) Jones Day, 77 West Wacker, Chicago, Illinois 60601 (Attn: Brad B. Erens, Esq., bberens@jonesday.com, Mark A. Cody, Esq., macody@jonesday.com, and Caitlin K. Cahow, Esq., ccahow@jonesday.com) and (II) Rayburn Cooper & Durham, P.A., 227 West Trade Street, Suite 1200, Charlotte, North Carolina 28202 (Attn: C. Richard Rayburn, Jr., Esq., rrayburn@rcdlaw.net and John R. Miller, Jr., Esq., jmiller@rcdlaw.net); (c) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (d) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq.,

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 92 of 170

abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Burt & Cordes, PLLC, 122 Cherokee Road, Suite 1, Charlotte, North Carolina 28207 (Attn: Stacy C. Cordes, Esq., scordes@burtcordeslaw.com); (e) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (f) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

- 5. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "Objection"), if any, must be served upon the Notice Parties, including EWH, no later than June 13, 2025 (the "Objection Deadline"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.
- 6. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Evert Weathersby Houff an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 93 of 170

7. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Evert Weathersby Houff at a later date.

Dated: May 30, 2025 Atlanta, Georgia Respectfully submitted,

/s/ C. Michael Evert, Jr.

C. Michael Evert, Jr. EVERT WEATHERSBY HOUFF 3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Telephone: (678) 651-1200 Facsimile: (678) 651-1201 E-mail: cmevert@ewhlaw.com

SPECIAL ASBESTOS LITIGATION COUNSEL FOR DEBTORS AND DEBTORS IN POSSESSION Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 94 of 170

EXHIBIT A

Invoice

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ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

COVER SHEET

Aldrich Murray Bankruptcy 800 E-Beaty St.

Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159

Page: 1

For Professional Services Rendered Through April 30, 2025

ACCOUNT SUMMARY

| Matter | Description | Invoice # | Services | Tax | Disbursements | Interest | Total |
|--------|--------------------------------|-----------|--------------|----------|---------------|----------|--------------|
| | | | | | | | |
| 068159 | Case Administration and Busir | 410351 | \$2,550.00 | \$0.00 | \$4,289.01 | \$0.00 | \$6,839.01 |
| 068163 | Court Hearings | 410352 | \$4,014.00 | \$0.00 | \$0.00 | \$0.00 | \$4,014.00 |
| 068165 | Nonworking Travel | 410353 | \$2,730.00 | \$0.00 | \$0.00 | \$0.00 | \$2,730.00 |
| 068167 | Professional Retention/Fee Iss | 410354 | \$2,424.00 | \$0.00 | \$0.00 | \$0.00 | \$2,424.00 |
| 068168 | Fee Application Preparation | 410355 | \$1,686.00 | \$0.00 | \$0.00 | \$0.00 | \$1,686.00 |
| 068169 | Asbestos Matters | 410356 | \$290,325.50 | \$0.00 | \$0.00 | \$0.00 | \$290,325.50 |
| 068185 | General Corporate | 410357 | \$1,530.00 | \$0.00 | \$0.00 | \$0.00 | \$1,530.00 |
| | | | | | | _ | |
| | | | PAY TH | IIS AMOU | INT | | \$309,548.51 |

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy FEE SUMMARY – April 30, 2025

| Timekeeper Name | Title | Billing Rate | Billed Hours | Total |
|--|--|--|---|---|
| C. Michael Evert Jr. C. Michael Evert Jr. Clare M. Maisano | PARTNER PARTNER PARTNER | \$900.00 \$450.00 \$480.00 | 56.7 5.0 101.0 | \$51,030.00 \$2,250.00 \$48,480.00 |
| Clare M. Maisano James M. Weathersby TOTAL | PARTNER PARTNER | \$240.00 \$525.00 | 2.0 0.5 165.2 | \$480.00 \$262.50 \$102,502.50 |
| Amy L. Reynolds Eileen S. Wright TOTAL | COUNSEL COUNSEL | \$495.00 \$535.00 | 83.0 93.3 176.3 | \$41,085.00 \$49,915.50 \$91,000.50 |
| Sarah M. Canup Jody L. Dolinger Carrie L. Menegigian Callie M. Robertson TOTAL | PARALEGAL PARALEGAL PARALEGAL PARALEGAL | \$295.00 \$190.00 \$230.00 \$225.00 | 135.0 0.9 168.1 147.1 451.1 | \$39,825.00 \$171.00 \$38,663.00 \$33,097.50 \$111,756.50 |
| TOTAL | | - - | 792.6 | \$305,259.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068159 Invoice #: 410351

Page: 1

RE: Case Administration and Business Operations

For Professional Services Rendered Through April 30, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/1/2025 | CMM | Prepare for and attend work in process meeting with Jones Day and Rayburn Cooper teams (0.6); exchange e-mails with CME regarding associated tasking (0.1). | 0.7 | \$480.00 | \$336.00 |
| 4/8/2025 | CMM | Prepare for and participate in work in progress telephone conference with Jones Day team and Rayburn Cooper team. | 0.5 | \$480.00 | \$240.00 |
| 4/15/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper. | 0.6 | \$900.00 | \$540.00 |
| 4/15/2025 | CMM | Prepare for and participate in work in progress telephone conference with Jones Day team, Rayburn Cooper team, and CME. | 0.5 | \$480.00 | \$240.00 |
| 4/22/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper (0.8); telephone call from Brad Erens regarding same (0.1). | 0.9 | \$900.00 | \$810.00 |
| 4/29/2025 | CMM | Participate in work in process meeting with Jones Day and Rayburn Cooper to discuss case status (0.7); draft e-mail to CME regarding same (0.1). | 0.8 | \$480.00 | \$384.00 |
| | | Total Professional Services | 4.0 | | \$2,550.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 98 of 170 April 30, 2025

Client: 001159 Matter: 068159

Invoice #:

Page: 2

410351

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 1.5 | \$900.00 | \$1,350.00 |
| CMM | Clare M. Maisano | PARTNER | 2.5 | \$480.00 | \$1,200.00 |

DISBURSEMENTS

| Date | Description of Disbursements | Amount |
|-----------|--|------------|
| 4/17/2025 | 250417-jih. Outside vendor document costs. | \$1,167.00 |
| 4/17/2025 | 250417-jih. Outside vendor document costs. | \$1,311.00 |
| 4/30/2025 | 250430-cmm. Train fare for Apr 30, 2025 travel to Washington, DC. | \$137.00 |
| 4/30/2025 | 250430-cmm. Cab fare for Apr 30, 2025 travel to Washington, DC. | \$32.25 |
| 4/30/2025 | 250430-cmm. Parking at train station for Apr 30, 2025 travel to Washington, DC. | \$21.00 |
| 4/30/2025 | 250430-cmm. Meal for Apr 30, 2025 travel to Washington, DC. | \$23.60 |
| 4/30/2025 | 250430-cmejr. Coach airfare for Apr 29-30, 2025 travel to Washington, DC. | \$848.98 |
| 4/30/2025 | 250430-cmejr. Hotel for Apr 29-30, 2025 travel to Washington, DC (\$505.00 room, \$51.84 taxes). | \$556.84 |
| 4/30/2025 | 250430-cmejr. Cab fare for Apr 29-30, 2025 travel to Washington, DC. | \$98.29 |
| 4/30/2025 | 250430-cmejr. Airport parking for Apr 29-30, 2025 travel to Washington, DC. | \$64.00 |
| 4/30/2025 | 250430-cmejr. Mileage for Apr 29-30, 2025 travel to Washington, DC (41.5 mi @ \$0.70/mi). | \$29.05 |
| | Total Disbursements | \$4,289.01 |
| | Total Services | \$2,550.00 |
| | Total Disbursements | \$4,289.01 |
| | PAY THIS AMOUNT | \$6,839.01 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS ĂT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068163 Invoice #: 410352

Page: 1

RE: Court Hearings

For Professional Services Rendered Through April 30, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/1/2025 | CME | Review transcript from recent omnibus hearing (0.5); receive and review e-mails from Jack Miller and Brad Erens regarding same (0.2). | 0.7 | \$900.00 | \$630.00 |
| 4/8/2025 | CME | E-mails from and to Court, Jones Day, Rayburn Cooper, ACC counsel, and FCR counsel regarding upcoming hearing. | 0.2 | \$900.00 | \$180.00 |
| 4/8/2025 | CME | Receive and review e-mail from Jack Miller regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 4/8/2025 | CMM | Exchange e-mails with and participate in telephone conferences with Jones Day, CME, and ESW regarding preparation for upcoming court hearing. | 0.4 | \$480.00 | \$192.00 |
| 4/9/2025 | CME | Receive and review e-mail from Jack Miller regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 4/11/2025 | CME | Receive and review e-mails from various parties regarding upcoming omnibus hearing. | 0.1 | \$900.00 | \$90.00 |
| 4/14/2025 | CME | Receive and review e-mails from Brad Erens and Morgan Hirst regarding upcoming telephonic hearing. | 0.3 | \$900.00 | \$270.00 |
| 4/15/2025 | CME | Prepare for and participate in conference call with Brad Erens, Morgan Hirst, and CMM in preparation for upcoming hearing (0.7); receive and review e-mails from Clerk's office and Rayburn Cooper regarding same (0.2); attend telephone hearing with Judge James (0.6); analysis of revised Order (0.2). | 1.7 | \$900.00 | \$1,530.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 100 of 170 April 30, 2025

Client: 001159 Matter: 068163 Invoice #: 410352

2 Page:

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| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/15/2025 | СММ | Prepare for and participate in pre-hearing conference with CME and Jones Day team (0.7); attend telephonic hearing before Judge James regarding case management order (0.5); exchange e-mails with client regarding same (0.2). | 1.4 | \$480.00 | \$672.00 |
| 4/16/2025 | CME | Receive and review e-mail from Matt Tomsic regarding upcoming omnibus hearing. | 0.1 | \$900.00 | \$90.00 |
| 4/17/2025 | CME | Receive and review e-mails from Matt Tomsic regarding upcoming omnibus hearing. | 0.1 | \$900.00 | \$90.00 |
| 4/21/2025 | CME | E-mail to CMM regarding hearing schedule. | 0.1 | \$900.00 | \$90.00 |
| | | Total Professional Services | 5.3 | | \$4,014.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 3.5 | \$900.00 | \$3,150.00 |
| CMM | Clare M. Maisano | PARTNER | 1.8 | \$480.00 | \$864.00 |

Total Services \$4,014.00 PAY THIS AMOUNT \$4,014.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068165 Invoice #: 410353

Page: 1

RE: Nonworking Travel

For Professional Services Rendered Through April 30, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/29/2025 | CME | Nonworking travel to Washington, DC for meeting with Bates White. | 2.6 | \$450.00 | \$1,170.00 |
| 4/30/2025 | CME | Nonworking travel time for return to Atlanta from Washington, DC meeting. | 2.4 | \$450.00 | \$1,080.00 |
| 4/30/2025 | CMM | Nonworking travel time between Baltimore, MD and Washington DC to attend meeting with counsel, consultants, and CME regarding estimation. | 1.0 | \$240.00 | \$240.00 |
| 4/30/2025 | CMM | Nonworking travel time between Washington DC and Baltimore, MD to attend meeting with counsel, consultants, and CME regarding estimation. | 1.0 | \$240.00 | \$240.00 |
| | | Total Professional Services | 7.0 | | \$2,730.00 |

PERSON RECAP

| Person CME | C. Michael Evert Jr. | Level Partner | Hours 5.0 | Rate \$450.00 | Amount \$2,250.00 |
|----------------------|----------------------|------------------|--------------|-------------------------|--------------------------|
| CMM | Clare M. Maisano | PARTNER | 2.0 | \$240.00 | \$480.00 |

 Total Services
 \$2,730.00

 PAY THIS AMOUNT
 \$2,730.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1200

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068167 Invoice #: 410354

Page: 1

RE: Professional Retention/Fee Issues

For Professional Services Rendered Through April 30, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|----------|
| 4/1/2025 | CMM | Exchange e-mails with KL Gates and CME regarding professional retentions. | 0.3 | \$480.00 | \$144.00 |
| 4/2/2025 | CME | Receive and review e-mails from Jack Miller, Mark Cody, and Brad Erens regarding Verus (0.2); brief analysis of recent billings in regard to same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 4/2/2025 | CMM | Participate in telephone conference with Mark Cody regarding professional retention issues (0.7); exchange e-mails with KL Gates, Jones Day, and CME regarding same (0.2). | 0.9 | \$480.00 | \$432.00 |
| 4/6/2025 | CMM | Draft report to CME regarding professional retention issues. | 0.5 | \$480.00 | \$240.00 |
| 4/11/2025 | CMM | Exchange e-mails with and confer with client and outside counsel regarding invoices. | 0.8 | \$480.00 | \$384.00 |
| 4/14/2025 | CMM | Exchange e-mails with and confer with KL Gates, Jones Day, and CME regarding invoices. | 0.4 | \$480.00 | \$192.00 |
| 4/16/2025 | CMM | Confer with and exchange e-mails with Jones Day and outside counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 4/17/2025 | CMM | Prepare for and participate in conference with KL Gates, Jones Day, and CME regarding invoicing (0.4); participate in follow-up conferences and e-mail exchanges with KL Gates, outside counsel, and CME regarding same (0.4). | 0.8 | \$480.00 | \$384.00 |
| 4/24/2025 | CMM | Exchange e-mails with KL Gates, Jones Day, and CME regarding outside counsel retention. | 0.2 | \$480.00 | \$96.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 103 of 170 April 30, 2025

Client:

001159 Matter: 068167 410354 Invoice #:

Page: 2

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/28/2025 | CMM | MM Exchange e-mails with outside counsel regarding retention. | | \$480.00 | \$48.00 |
| | | Total Professional Services | 4.7 | | \$2,424.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 0.4 | \$900.00 | \$360.00 |
| CMM | Clare M. Maisano | PARTNER | 4.3 | \$480.00 | \$2,064.00 |

Total Services \$2,424.00 PAY THIS AMOUNT \$2,424.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068168 Invoice #: 410355

Page: 1

RE: Fee Application Preparation

For Professional Services Rendered Through April 30, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|--------------|------------|
| 4/1/2025 | SMC | E-mails from and to JIH regarding Evert Weathersby Houff's fee application. | 0.1 | \$295.00 | \$29.50 |
| 4/28/2025 | SMC | E-mails from and to Amanda Johnson and JIH regarding Evert Weathersby Houff's fee application. | 0.2 | \$295.00 | \$59.00 |
| 4/29/2025 | SMC | Analysis of Evert Weathersby Houff's March invoice for privilege and compliance and revise same. | 1.8 | \$295.00 | \$531.00 |
| 4/30/2025 | CME | Receive and review monthly fee statement from SMC (0.2); receive and review e-mails from Matt Tomsic and SMC regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 4/30/2025 | SMC | Draft and finalize Evert Weathersby Houff's March fee application and invoice (2.4); e-mails to and from Amanda Johnson, Julian Gale, JIH, Matt Tomsic, CMM and CME regarding same (0.3). | 2.7 | \$295.00 | \$796.50 |
| | | Total Professional Services | 5.1 | | \$1,686.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 0.3 | \$900.00 | \$270.00 |
| SMC | Sarah M. Canup | PARALEGAL | 4.8 | \$295.00 | \$1.416.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 105 of 170 April 30, 2025

Client:

001159 Matter: 068168 410355 Invoice #:

Page: 2

Total Services \$1,686.00

\$1,686.00 PAY THIS AMOUNT

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1200

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 1

RE: Asbestos Matters

For Professional Services Rendered Through April 30, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|----------|
| 4/1/2025 | CME | Analysis of recent activity in asbestos related bankruptcy matters for possible impact on Aldrich (0.3); e-mails to and from CMM regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 4/1/2025 | CME | Receive and review e-mails from Bates White and CMM regarding estimation activity. | 0.2 | \$900.00 | \$180.00 |
| 4/1/2025 | CME | Receive and review e-mail and draft from Morgan Hirst relating to proposed CMO (0.2); receive and review e-mail from Davis Wright regarding same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 4/1/2025 | CME | E-mails from and to CMM regarding collection of claims files. | 0.2 | \$900.00 | \$180.00 |
| 4/1/2025 | CME | E-mails from and to Allan Tananbaum and Brad Erens regarding coordination meeting. | 0.2 | \$900.00 | \$180.00 |
| 4/1/2025 | CME | Receive and review e-mails from CMM regarding notice of potential destruction of trust records. | 0.2 | \$900.00 | \$180.00 |
| 4/1/2025 | СММ | Participate in conference with potential consultant regarding preparation for future proceedings. | 1.2 | \$480.00 | \$576.00 |
| 4/1/2025 | СММ | Analyze transcript (0.5); exchange e-mails with counsel regarding same and next steps in case (0.2). | 0.7 | \$480.00 | \$336.00 |
| 4/1/2025 | CMM | Participate in e-mail exchanges and telephone conferences with outside counsel, consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.5); analyze associated documents (0.7). | 1.2 | \$480.00 | \$576.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 107 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 2

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 4/1/2025 | СММ | Prepare for and attend conference with Jones Day and consultants regarding estimation (0.3); draft report to CME regarding same (0.2). | 0.5 | \$480.00 | \$240.00 |
| 4/1/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.7); conference with ESW regarding same (0.3). | 8.0 | \$230.00 | \$1,840.00 |
| 4/1/2025 | CMR | Analysis of materials pertinent to discovery. | 6.6 | \$225.00 | \$1,485.00 |
| 4/1/2025 | SMC | Analysis of documents potentially relevant to estimation (4.0); analysis of documents potentially responsive to estimation discovery (3.5). | 7.5 | \$295.00 | \$2,212.50 |
| 4/1/2025 | ALR | Continue trust claims analysis. | 4.3 | \$495.00 | \$2,128.50 |
| 4/1/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination (3.5); conference with CLM regarding review progress (0.3). | 3.8 | \$535.00 | \$2,033.00 |
| 4/2/2025 | CME | E-mails from and to Brad Erens, Morgan Hirst, and CMM regarding potential CMO and issues relating to same. | 0.6 | \$900.00 | \$540.00 |
| 4/2/2025 | CME | Receive and review e-mails from Jack Miller and Allan Tananbaum regarding mediation inquiries. | 0.2 | \$900.00 | \$180.00 |
| 4/2/2025 | CME | Telephone call from counsel for non-debtor affiliates (0.1); e-mails to and from CMM regarding same (0.1). | 0.2 | \$900.00 | \$180.00 |
| 4/2/2025 | CMM | Participate in telephone conference with ESW regarding documents potentially responsive to estimation discovery (1.0); analyze documents (1.3); prepare for and attend meet and confer with Jones Day and ACC counsel regarding same (0.5); participate in follow-up conferences and e-mail exchanges with client, Jones Day, Rayburn Cooper, CME, and ESW regarding same (0.5); analyze, revise associated documents and correspondence (0.3); confer with and exchange e-mails with outside counsel regarding same (0.4). | 4.0 | \$480.00 | \$1,920.00 |
| 4/2/2025 | CMM | Exchange e-mails with and confer with CME and counsel regarding estimation. | 0.3 | \$480.00 | \$144.00 |
| 4/2/2025 | СММ | Confer with SMC regarding claimant data and discovery requests (0.5); exchange e-mails with outside counsel and CLM regarding same (0.3). | 0.8 | \$480.00 | \$384.00 |
| 4/2/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (5.5); review of asbestos bankruptcy materials to prepare for next steps in case (2.2). | 7.7 | \$230.00 | \$1,771.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 108 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 3

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 4/2/2025 | CMR | Analyze transcript for potential precedent and e-mail with CMM regarding same. | 0.2 | \$225.00 | \$45.00 |
| 4/2/2025 | CMR | Analysis of materials pertinent to discovery. | 6.3 | \$225.00 | \$1,417.50 |
| 4/2/2025 | JLD | Review of data to prepare for estimation. | 0.9 | \$190.00 | \$171.00 |
| 4/2/2025 | SMC | Analyze documents potentially responsive to estimation discovery (6.6); conferences and e-mails with CMM, DPC and JLD regarding same (0.8). | 7.4 | \$295.00 | \$2,183.00 |
| 4/2/2025 | ALR | Continue trust claims analysis. | 5.3 | \$495.00 | \$2,623.50 |
| 4/2/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination (3.3); conference with CMM and e-discovery support vendor regarding review preparations (1.5). | 4.8 | \$535.00 | \$2,568.00 |
| 4/3/2025 | CME | E-mails to and from CMM regarding case coordination. | 0.2 | \$900.00 | \$180.00 |
| 4/3/2025 | CME | E-mails from and to client, Jones Day, and Rayburn Cooper regarding mediation. | 0.2 | \$900.00 | \$180.00 |
| 4/3/2025 | CME | Receive and review e-mails from Allan Tananbaum, Julian Gale, and Mark Cody regarding Verus issues. | 0.2 | \$900.00 | \$180.00 |
| 4/3/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding relevant activity in other asbestos related bankruptcy matters (0.2); review documents in regard to same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 4/3/2025 | CME | E-mails from and to Jones Day, Rayburn Cooper, and CMM regarding potential CMO filing. | 0.9 | \$900.00 | \$810.00 |
| 4/3/2025 | CMM | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.3 | \$480.00 | \$144.00 |
| 4/3/2025 | СММ | Participate in conference with client and Jones Day regarding case status and strategy (0.5); exchange e-mails with CME regarding result of same (0.1); exchange follow-up e-mails with client, Jones Day, and Rayburn Cooper regarding filings in related asbestos bankruptcy cases (0.3). | 0.9 | \$480.00 | \$432.00 |
| 4/3/2025 | СММ | Analyze, revise draft correspondence to the Court regarding case management order (0.2); exchange e-mails with and confer with Jones Day, Rayburn Cooper, and CME regarding same (0.2). | 0.4 | \$480.00 | \$192.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 109 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 4

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 4/3/2025 | СММ | Confer with and exchange e-mails with consultants, outside counsel, ESW, SMC, and CLM regarding documents potentially responsive to estimation discovery (0.4); analyze, revise associated protocol (0.3). | 0.7 | \$480.00 | \$336.00 |
| 4/3/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (3.3); review of asbestos bankruptcy materials to prepare for next steps in case (4.0); conference with CMM regarding same (0.3). | 7.6 | \$230.00 | \$1,748.00 |
| 4/3/2025 | CMR | Analysis of materials pertinent to discovery. | 6.4 | \$225.00 | \$1,440.00 |
| 4/3/2025 | SMC | Analyze documents potentially responsive to estimation discovery (2.0); draft portion of protocol pertaining to same (2.3); e-mails to and from DPC and CMM regarding same (0.2). | 4.5 | \$295.00 | \$1,327.50 |
| 4/3/2025 | ALR | Continue trust claims analysis. | 4.7 | \$495.00 | \$2,326.50 |
| 4/3/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination (3.5); communications with ESI discovery support vendor regarding review preparations (1.0). | 4.5 | \$535.00 | \$2,407.50 |
| 4/4/2025 | CME | Receive and review e-mails and documents from Jack Miller in regard to relevant activity in other asbestos-related bankruptcy matters. | 0.4 | \$900.00 | \$360.00 |
| 4/4/2025 | CME | E-mails from and to Brad Erens regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 4/4/2025 | CME | Receive and review e-mails and documents from Morgan Hirst, CMM, and ESW regarding claims file collection. | 0.5 | \$900.00 | \$450.00 |
| 4/4/2025 | CMM | Exchange e-mails with and participate in telephone conferences with Jones Day regarding correspondence to the Court and associated Order. | 0.4 | \$480.00 | \$192.00 |
| 4/4/2025 | CMM | Exchange e-mails with and confer with client, Bates White, and CLM regarding claimant data (0.7); analyze associated data and reports (0.7); draft associated memorandum (0.4). | 1.8 | \$480.00 | \$864.00 |
| 4/4/2025 | СММ | Participate in e-mail exchanges and telephone conferences with consultants, counsel team, Jones Day, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.7); analyze documents (0.8); draft, revise potential protocol (0.6); exchange e-mails with ESW and SMC regarding same (0.3). | 2.4 | \$480.00 | \$1,152.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 110 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 5

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 4/4/2025 | СММ | Participate in telephone conferences with outside counsel regarding tort system activity (0.6); analyze associated transcripts (0.4). | 1.0 | \$480.00 | \$480.00 |
| 4/4/2025 | СММ | Analyze claimant materials received from asbestos bankruptcy trusts and associated reports. | 0.8 | \$480.00 | \$384.00 |
| 4/4/2025 | JMW | Conference and e-mails with SMC regarding draft protocol and give input regarding same. | 0.5 | \$525.00 | \$262.50 |
| 4/4/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (2.0); review of asbestos bankruptcy materials to prepare for next steps in case (5.8); conference with CMM regarding same (0.1). | 7.9 | \$230.00 | \$1,817.00 |
| 4/4/2025 | CMR | Analysis of materials pertinent to discovery. | 7.6 | \$225.00 | \$1,710.00 |
| 4/4/2025 | SMC | Analyze documents potentially responsive to estimation discovery (3.8); draft portion of protocol pertaining to same (3.5); e-mails to and from JMW and CMM regarding same (0.2). | 7.5 | \$295.00 | \$2,212.50 |
| 4/4/2025 | ALR | Continue trust claims analysis. | 3.5 | \$495.00 | \$1,732.50 |
| 4/4/2025 | ESW | E-mail communications with CMM and litigation support vendor regarding upcoming document review preparations. | 0.8 | \$535.00 | \$428.00 |
| 4/5/2025 | ALR | Continue trust claims analysis (2.1); communicate with CLM regarding same (0.2). | 2.3 | \$495.00 | \$1,138.50 |
| 4/6/2025 | CMM | Exchange e-mails with CME regarding tort system filings. | 0.1 | \$480.00 | \$48.00 |
| 4/6/2025 | CMM | Draft reports to client and CME regarding claimant data. | 1.0 | \$480.00 | \$480.00 |
| 4/7/2025 | CME | Receive and review e-mails and draft language from Jones Day, ACC counsel, FCR counsel, and CMM regarding estimation CMO and potential submissions in regard to same. | 0.6 | \$900.00 | \$540.00 |
| 4/7/2025 | CME | Receive and review e-mail from CMM regarding claims file collection issues (0.1); receive and review e-mail and updated documents from ESW regarding same (0.3). | 0.4 | \$900.00 | \$360.00 |
| 4/7/2025 | CME | Receive and review e-mail and spreadsheets from CMM regarding PIQ's and proofs of claims. | 0.4 | \$900.00 | \$360.00 |
| 4/7/2025 | CMM | Confer with client regarding case strategy. | 1.5 | \$480.00 | \$720.00 |
| 4/7/2025 | СММ | Exchange e-mails with Jones Day and CME regarding draft order (0.3); draft, revise same (0.3). | 0.6 | \$480.00 | \$288.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 111 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 6

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 4/7/2025 | СММ | Analyze documents potentially responsive to estimation discovery (0.9); draft, revise associated reports (0.9); exchange e-mails with consultants, ESW, and CLM regarding same (0.4). | 2.2 | \$480.00 | \$1,056.00 |
| 4/7/2025 | CMM | Analyze claimant information (0.8); draft, revise associated reports (0.5). | 1.3 | \$480.00 | \$624.00 |
| 4/7/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.5); conference with CMR regarding same (0.1); review of asbestos bankruptcy materials to prepare for next steps in case (6.0). | 7.6 | \$230.00 | \$1,748.00 |
| 4/7/2025 | CMR | Analysis of materials pertinent to discovery. | 7.8 | \$225.00 | \$1,755.00 |
| 4/7/2025 | SMC | Analysis of documents potentially relevant to estimation (2.7); analysis of documents potentially responsive to estimation discovery (5.0). | 7.7 | \$295.00 | \$2,271.50 |
| 4/7/2025 | ALR | Analysis of tender from indemnitee. | 0.1 | \$495.00 | \$49.50 |
| 4/7/2025 | ALR | Continue trust claims analysis. | 2.3 | \$495.00 | \$1,138.50 |
| 4/7/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination, including related communications with e-discovery vendor. | 3.2 | \$535.00 | \$1,712.00 |
| 4/8/2025 | CME | Receive and review e-mails from Morgan Hirst and ESW regarding claims file collection protocol. | 0.2 | \$900.00 | \$180.00 |
| 4/8/2025 | CME | Receive and review e-mails and attachments from Morgan Hirst regarding discovery. | 0.2 | \$900.00 | \$180.00 |
| 4/8/2025 | CMM | Prepare for and participate in meeting with Bates White and Jones Day regarding estimation. | 0.3 | \$480.00 | \$144.00 |
| 4/8/2025 | СММ | Analyze documents potentially responsive to discovery requests served in estimation for privilege and responsiveness (1.3); exchange e-mails with consultants, ESW, and CLM regarding same (0.4); confer with outside counsel regarding same (0.2); analyze associated reports (0.5); confer with ESW regarding same (1.0); draft, revise associated correspondence (0.4). | 3.8 | \$480.00 | \$1,824.00 |
| 4/8/2025 | СММ | Exchange e-mails with and participate in conferences with ALR and CLM regarding claimant material received from asbestos bankruptcy trusts (0.3); analyze associated reports (0.3); draft, revise associated reports (1.0). | 1.6 | \$480.00 | \$768.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 112 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 7

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 4/8/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.0); review of asbestos bankruptcy materials to prepare for next steps in case (7.0). | 8.0 | \$230.00 | \$1,840.00 |
| 4/8/2025 | CMR | Analysis of materials pertinent to discovery. | 5.7 | \$225.00 | \$1,282.50 |
| 4/8/2025 | SMC | Analysis of documents potentially relevant to estimation (3.2); analysis of documents potentially responsive to estimation discovery (4.5); e-mails from and to CMM regarding same (0.1). | 7.8 | \$295.00 | \$2,301.00 |
| 4/8/2025 | ALR | Continue trust claims analysis. | 4.2 | \$495.00 | \$2,079.00 |
| 4/8/2025 | ESW | Continued analysis and preparations for estimation production activities and coordination (5.2); communications with Jones Day team and e-discovery support vendor regarding review preparations (1.2); conference with CMM regarding same (1.0). | 7.4 | \$535.00 | \$3,959.00 |
| 4/9/2025 | CME | Receive and review e-mail from Mark Cody regarding Verus issues. | 0.1 | \$900.00 | \$90.00 |
| 4/9/2025 | CME | Receive and review e-mail and updated draft from Morgan Hirst in regard to discovery. | 0.2 | \$900.00 | \$180.00 |
| 4/9/2025 | CMM | Participate in telephone conference with ESW regarding upcoming meeting (0.6); prepare for and participate in meeting with consultants, review team, ESW, and Jones Day regarding documents potentially responsive to estimation discovery (0.9); exchange follow-up e-mails and participate in phone conferences with Jones Day, ESW, and consultants regarding same (0.5); confer with outside counsel regarding documents (0.3); review documents potentially responsive to estimation discovery (0.8). | 3.1 | \$480.00 | \$1,488.00 |
| 4/9/2025 | СММ | Exchange e-mails with and participate in conferences with Bates White, ALR, and CLM regarding claimant information received from asbestos bankruptcy trusts (0.5); draft, revise associated reports (1.5). | 2.0 | \$480.00 | \$960.00 |
| 4/9/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.0); participate in conference call with ESW, CMM and review team regarding same (0.7); review of asbestos bankruptcy materials to prepare for next steps in case (5.7); conference with CMM regarding same (0.3). | 7.7 | \$230.00 | \$1,771.00 |
| 4/9/2025 | CMR | Analysis of materials pertinent to discovery. | 8.3 | \$225.00 | \$1,867.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 113 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 8

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/9/2025 | SMC | Analysis of documents potentially relevant to estimation (1.6); analysis of documents potentially responsive to estimation discovery (5.2); prepare for and participate in conference call with review team regarding same (0.7). | 7.5 | \$295.00 | \$2,212.50 |
| 4/9/2025 | ALR | Continue trust claims analysis (2.3); report to CLM regarding same (0.1). | 2.4 | \$495.00 | \$1,188.00 |
| 4/9/2025 | ESW | Prepare for and participate in conference call with review team regarding claim production phase of estimation discovery (2.0); continued analysis and preparations for estimation production activities and coordination (2.5); communications with Jones Day team and CMM regarding ESI production preparations (1.0). | 5.5 | \$535.00 | \$2,942.50 |
| 4/10/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 4/10/2025 | CMM | Prepare for and attend meeting with ESW and CLM regarding documents potentially responsive to estimation discovery and associated review (1.3); exchange follow-up e-mails and participate in telephone conferences with outside counsel, consultants, Jones Day, ESW, SMC, and CLM regarding same and associated tasking (0.5); analyze associated documents (1.0); confer with outside counsel regarding same (0.3); draft, revise potential associated protocols (0.4). | 3.5 | \$480.00 | \$1,680.00 |
| 4/10/2025 | CMM | Exchange e-mails with and participate in conferences with Bates White, ALR, and CLM regarding claimant material received from asbestos bankruptcy trusts (0.8); analyze associated reports (0.4); draft, revise associated reports (1.2). | 2.4 | \$480.00 | \$1,152.00 |
| 4/10/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.5); review of asbestos bankruptcy materials to prepare for next steps in case (1.5). | 8.0 | \$230.00 | \$1,840.00 |
| 4/10/2025 | CMR | Analysis of materials pertinent to discovery. | 8.1 | \$225.00 | \$1,822.50 |
| 4/10/2025 | SMC | Analysis of documents potentially relevant to estimation (2.1); e-mails from and to CMM regarding same (0.2). | 2.3 | \$295.00 | \$678.50 |
| 4/10/2025 | ALR | Continue trust claims analysis. | 4.0 | \$495.00 | \$1,980.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 114 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 9

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/10/2025 | ESW | Confer with CMM and CLM regarding status of estimation claim production activities (1.0); continued analysis and preparations for estimation production activities and coordination (2.3); communications with Jones Day team, CMM and e-discovery support team regarding ESI claim production preparations (1.5). | 4.8 | \$535.00 | \$2,568.00 |
| 4/11/2025 | CME | Conference call with client, Jones Day, and CMM regarding case status and strategy. | 1.2 | \$900.00 | \$1,080.00 |
| 4/11/2025 | CME | Receive and review e-mails and documents from Shawn Smith and Morgan Hirst regarding discovery. | 0.3 | \$900.00 | \$270.00 |
| 4/11/2025 | CME | Receive and review e-mail from Jack Miller regarding activity in other asbestos-related bankruptcy matters. | 0.1 | \$900.00 | \$90.00 |
| 4/11/2025 | СММ | Prepare for and participate in conference with client, Jones Day, and CME regarding case strategy. | 1.2 | \$480.00 | \$576.00 |
| 4/11/2025 | CMM | Exchange e-mails with consultants, ESW, and CLM regarding documents potentially responsive to estimation and associated review (0.3); analyze reports in connection with potential ACC communication (0.3); draft, revise associated protocol and communication (0.7). | 1.3 | \$480.00 | \$624.00 |
| 4/11/2025 | СММ | Analyze materials related to tort system activity and exchange e-mails with CME regarding same. | 0.3 | \$480.00 | \$144.00 |
| 4/11/2025 | CLM | Analysis of recent deposition notices served on the Debtors and pertinent case documentation (0.4); analysis of recent complaints served on the Debtors and indemnitees (0.3); review of asbestos bankruptcy materials potentially germane to estimation discovery (4.9). | 5.6 | \$230.00 | \$1,288.00 |
| 4/11/2025 | CMR | Analysis of materials pertinent to discovery. | 8.2 | \$225.00 | \$1,845.00 |
| 4/11/2025 | SMC | Analysis of documents potentially relevant to estimation (3.3); e-mails from and to CMM and ESW regarding same (0.2). | 3.5 | \$295.00 | \$1,032.50 |
| 4/11/2025 | ALR | Continue trust claims analysis. | 1.5 | \$495.00 | \$742.50 |
| 4/11/2025 | ESW | Communications with CMM and CLM regarding estimation claim production activities (0.8); continued analysis and preparations for estimation production and coordination of same (4.7); communications with Consilio and MCS litigation support teams regarding same (0.7). | 6.2 | \$535.00 | \$3,317.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 115 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 10

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/12/2025 | CME | Receive and review e-mail and other papers from Brad Erens and others regarding trust discovery (0.6); telephone call to Brad Erens regarding same (0.2). | 0.8 | \$900.00 | \$720.00 |
| 4/13/2025 | SMC | E-mails from and to CMM regarding documents potentially relevant to estimation. | 0.2 | \$295.00 | \$59.00 |
| 4/14/2025 | CME | E-mails from and to Allan Tananbaum and Morgan Hirst regarding trust discovery issues (0.3); telephone call to Allan Tananbaum regarding same (0.3); telephone call from Brad Erens regarding same (0.2). | 0.8 | \$900.00 | \$720.00 |
| 4/14/2025 | CME | E-mails from and to Jones Day, K&L Gates, and CMM regarding insurance issues. | 0.2 | \$900.00 | \$180.00 |
| 4/14/2025 | CMM | Participate in conference with client regarding estimation. | 1.0 | \$480.00 | \$480.00 |
| 4/14/2025 | СММ | Analyze documents potentially responsive to discovery requests served in estimation for responsiveness and privilege (1.2); exchange e-mails with consultants, ESW, CLM, and SMC regarding same (0.4); exchange e-mails with and confer with several outside counsel regarding same (0.8). | 2.4 | \$480.00 | \$1,152.00 |
| 4/14/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.0); review of asbestos bankruptcy materials to prepare for next steps in case (6.8). | 7.8 | \$230.00 | \$1,794.00 |
| 4/14/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.3 | \$225.00 | \$292.50 |
| 4/14/2025 | CMR | Analysis of materials pertinent to discovery. | 7.3 | \$225.00 | \$1,642.50 |
| 4/14/2025 | SMC | Analysis of documents potentially relevant to estimation (7.7); e-mails from and to CMM regarding same (0.2). | 7.9 | \$295.00 | \$2,330.50 |
| 4/14/2025 | ALR | Continue trust claims analysis. | 4.0 | \$495.00 | \$1,980.00 |
| 4/15/2025 | CME | Telephone call from Brad Erens regarding upcoming strategy meeting (0.5); analysis of previously drafted strategy materials in regard to same (1.3); e-mail to Brad Erens regarding same (0.3). | 2.1 | \$900.00 | \$1,890.00 |
| 4/15/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation (0.6); receive and review e-mails from Bates White and CMM regarding same (0.1). | 0.7 | \$900.00 | \$630.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 116 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 11

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/15/2025 | CME | Receive and review e-mail and related documents from Morgan Hirst regarding trust discovery issues. | 0.4 | \$900.00 | \$360.00 |
| 4/15/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 4/15/2025 | СММ | Prepare for and attend meeting with counsel and ESW regarding documents potentially responsive to estimation discovery (0.8); participate in follow-up telephone conference with ESW regarding same (0.4). | 1.2 | \$480.00 | \$576.00 |
| 4/15/2025 | CMM | Prepare for and participate in meeting with Bates White, Jones Day, and CME regarding estimation. | 0.5 | \$480.00 | \$240.00 |
| 4/15/2025 | CMM | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.3 | \$480.00 | \$144.00 |
| 4/15/2025 | СММ | Analyze documents potentially responsive to estimation discovery (0.8); draft, revise associated potential protocol (0.7); exchange e-mails with ESW and SMC regarding same (0.4). | 1.9 | \$480.00 | \$912.00 |
| 4/15/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (2.0); review of asbestos bankruptcy materials to prepare for next steps in case (5.9). | 7.9 | \$230.00 | \$1,817.00 |
| 4/15/2025 | CMR | Analysis of materials pertinent to discovery. | 6.9 | \$225.00 | \$1,552.50 |
| 4/15/2025 | SMC | Analyze documents potentially responsive to estimation discovery (5.4); e-mails from and to CMM regarding same (0.1). | 5.5 | \$295.00 | \$1,622.50 |
| 4/15/2025 | ALR | Continue trust claims analysis. | 3.4 | \$495.00 | \$1,683.00 |
| 4/15/2025 | ESW | Communications with CMM and CLM regarding estimation claim production activities (0.8); conference call with Maron Marvel and CMM regarding estimation claim production obligations (0.7); continued analysis and preparations for estimation production and coordination of same (3.5). | 5.0 | \$535.00 | \$2,675.00 |
| 4/16/2025 | CME | Telephone calls with Brad Erens and others regarding mediation status. | 0.8 | \$900.00 | \$720.00 |
| 4/16/2025 | CME | Telephone call to and from Charlie Mullin regarding estimation (0.5); telephone calls with Morgan Hirst, Brad Erens, and CMM regarding same (0.5). | 1.0 | \$900.00 | \$900.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 117 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 12

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/16/2025 | CME | Receive and review e-mail and draft Order from Matt Tomsic. | 0.2 | \$900.00 | \$180.00 |
| 4/16/2025 | CME | Receive and review e-mail and related documents from Morgan Hirst in regard to trust discovery issues. | 0.3 | \$900.00 | \$270.00 |
| 4/16/2025 | CME | Receive and review e-mail and related documents from CMM In regard to claims file discovery. | 0.5 | \$900.00 | \$450.00 |
| 4/16/2025 | CMM | Confer with Jones Day and ESW regarding documents potentially responsive to estimation discovery (1.0); exchange follow-up e-mails with ESW, CLM, SMC, and consultants regarding same (0.4); analyze, revise potential protocol (0.5); analyze associated documents (1.3); confer with client and outside counsel regarding same (0.4). | 3.6 | \$480.00 | \$1,728.00 |
| 4/16/2025 | CMM | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.3 | \$480.00 | \$144.00 |
| 4/16/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (3.0); review of asbestos bankruptcy materials to prepare for next steps in case (4.8). | 7.8 | \$230.00 | \$1,794.00 |
| 4/16/2025 | CMR | Analysis of materials pertinent to discovery. | 7.3 | \$225.00 | \$1,642.50 |
| 4/16/2025 | SMC | Analyze documents potentially responsive to estimation discovery (7.6); e-mails from and to CMM regarding same (0.2). | 7.8 | \$295.00 | \$2,301.00 |
| 4/16/2025 | ALR | Continue trust claims analysis. | 3.3 | \$495.00 | \$1,633.50 |
| 4/17/2025 | CME | Prepare for and participate in conference call with Mark Cody, Dave McGonigle, and CMM regarding insurance issues (0.7); receive and review e-mails from Dave McGonigle and CMM regarding same (0.1). | 0.8 | \$900.00 | \$720.00 |
| 4/17/2025 | CME | Prepare for and participate in conference call with client, Jones Day, and CMM regarding case status and strategy. | 0.7 | \$900.00 | \$630.00 |
| 4/17/2025 | CME | Telephone call from and to Brad Erens regarding upcoming meetings (0.2); begin review of documents in preparation for same (1.0). | 1.2 | \$900.00 | \$1,080.00 |
| 4/17/2025 | CME | Receive and review e-mails from Morgan Hirst regarding discovery coordination. | 0.1 | \$900.00 | \$90.00 |
| 4/17/2025 | СММ | Prepare for and participate in conference with client, Jones Day, and CME regarding case strategy. | 0.6 | \$480.00 | \$288.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 118 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 13

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/17/2025 | СММ | Confer with and exchange e-mails with consultants, Jones Day, CME, ESW, SMC, and CLM regarding documents potentially responsive to estimation discovery (1.0); analyze associated documents (1.5); confer with and exchange e-mails with client and outside counsel regarding same (0.5). | 3.0 | \$480.00 | \$1,440.00 |
| 4/17/2025 | CLM | Review of asbestos bankruptcy materials to prepare for next steps in case (6.5); conferences with ESW regarding same (1.2). | 7.7 | \$230.00 | \$1,771.00 |
| 4/17/2025 | CMR | Analysis of materials pertinent to discovery. | 6.8 | \$225.00 | \$1,530.00 |
| 4/17/2025 | CMR | Review transcripts for potential precedent and e-mails with CMM regarding same. | 0.4 | \$225.00 | \$90.00 |
| 4/17/2025 | SMC | Analyze documents potentially responsive to estimation discovery (6.2); e-mails from and to CMM regarding same (0.3); conference with CMM regarding same (0.2). | 6.7 | \$295.00 | \$1,976.50 |
| 4/17/2025 | ALR | Continue trust claims analysis. | 5.6 | \$495.00 | \$2,772.00 |
| 4/17/2025 | ESW | Communications with Consilio team regarding estimation claim production project and related QC activities and coordination (4.5); continued analysis and preparations for estimation claim production, including QC discussions and review with CMM and CLM regarding same (3.8). | 8.3 | \$535.00 | \$4,440.50 |
| 4/18/2025 | CME | Telephone call from Allan Tananbaum regarding case status. | 0.1 | \$900.00 | \$90.00 |
| 4/18/2025 | CME | Telephone call from Brad Erens regarding upcoming client meeting (0.5); begin review of related materials regarding same (1.2). | 1.7 | \$900.00 | \$1,530.00 |
| 4/18/2025 | CME | Review filings in other asbestos related bankruptcies in regard to relevance to Aldrich matter. | 0.3 | \$900.00 | \$270.00 |
| 4/18/2025 | CME | Receive and review e-mail from Jack Miller regarding Verus related issues. | 0.1 | \$900.00 | \$90.00 |
| 4/18/2025 | CME | Receive and review e-mail from Bates White regarding estimation (0.1); e-mails from and to Brad Erens regarding same (0.1). | 0.2 | \$900.00 | \$180.00 |
| 4/18/2025 | CLM | Review of asbestos bankruptcy materials to prepare for next steps in case. | 7.5 | \$230.00 | \$1,725.00 |
| 4/21/2025 | CME | Telephone call from and to Brad Erens regarding case status and strategy. | 0.8 | \$900.00 | \$720.00 |
| 4/21/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 119 of 170 April 30, 2025

Client: 001159 068169 Matter: Invoice #: 410356

Page: 14

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/21/2025 | CME | Telephone call from Brad Erens regarding upcoming meetings (0.2); receive and review e-mail from same regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 4/21/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.7); conference with ESW regarding same (0.3). | 8.0 | \$230.00 | \$1,840.00 |
| 4/21/2025 | CMR | Analysis of materials pertinent to discovery. | 8.3 | \$225.00 | \$1,867.50 |
| 4/21/2025 | SMC | Analyze documents potentially responsive to estimation discovery. | 7.5 | \$295.00 | \$2,212.50 |
| 4/21/2025 | ALR | Continue trust claims analysis. | 5.2 | \$495.00 | \$2,574.00 |
| 4/21/2025 | ESW | Communications with e-discovery vendors regarding claim production deliverable preparation and related coordination (1.5); continued analysis and preparations for estimation claim production, including QC discussions with CMM and Jones Day team (1.6). | 3.1 | \$535.00 | \$1,658.50 |
| 4/22/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation (0.6); telephone call from and to Brad Erens regarding same (0.4); telephone call from and to Assaph Aharoni regarding same (0.3); review materials in regard to same (0.3). | 1.6 | \$900.00 | \$1,440.00 |
| 4/22/2025 | CME | Receive and review e-mail and transcript from Jack Miller. | 0.3 | \$900.00 | \$270.00 |
| 4/22/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.0); review of asbestos bankruptcy materials to prepare for next steps in case (0.7). | 7.7 | \$230.00 | \$1,771.00 |
| 4/22/2025 | CMR | Analysis of materials pertinent to discovery. | 8.2 | \$225.00 | \$1,845.00 |
| 4/22/2025 | SMC | Analyze documents potentially responsive to estimation discovery (3.5); e-mails to and from CMM and ESW regarding same (0.2); analysis of documents potentially relevant to estimation (4.1). | 7.8 | \$295.00 | \$2,301.00 |
| 4/22/2025 | ALR | Continue trust claims analysis. | 5.4 | \$495.00 | \$2,673.00 |
| 4/22/2025 | ESW | Communications with Consilio team regarding estimation claim production project and related QC activities and coordination (4.3); continued analysis and preparations for estimation claim production, including QC discussions and review with CMM and CLM regarding same (1.2). | 5.5 | \$535.00 | \$2,942.50 |
| 4/23/2025 | CME | Telephone call from Brad Erens regarding estimation. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 120 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 15

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/23/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 4/23/2025 | CME | Receive and review e-mail and documents from Jack Miller regarding recent relevant filings in other asbestos-related bankruptcy matters (0.2); review proofs of claim in regard to same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 4/23/2025 | CME | Begin review of materials relevant to estimation and CMO deadlines. | 3.3 | \$900.00 | \$2,970.00 |
| 4/23/2025 | CMM | Exchange e-mails with client and SMC regarding tort system data. | 0.3 | \$480.00 | \$144.00 |
| 4/23/2025 | СММ | Exchange e-mails with consultants, Jones Day, Rayburn Cooper, ESW, and CLM regarding documents potentially responsive to estimation discovery and associated protocols (0.5); participate in telephone conferences and e-mail exchanges with jurisdictional counsel regarding same (0.7); analyze documents (1.5). | 2.7 | \$480.00 | \$1,296.00 |
| 4/23/2025 | CMM | Exchange e-mails with ALR and CLM regarding claimant data received from asbestos bankruptcy Trusts (0.3); analyze, revise associated reports (1.0). | 1.3 | \$480.00 | \$624.00 |
| 4/23/2025 | CMM | Analyze transcripts and documents regarding tort system activity. | 1.0 | \$480.00 | \$480.00 |
| 4/23/2025 | CLM | Analysis of recent deposition notices served on the Debtors and pertinent case documentation (0.2); analysis of recent complaints served on the Debtors and indemnitees (0.2); review of asbestos bankruptcy materials potentially germane to estimation discovery (7.0); conference with ESW regarding same (0.4). | 7.8 | \$230.00 | \$1,794.00 |
| 4/23/2025 | CMR | Analysis of materials pertinent to discovery. | 8.1 | \$225.00 | \$1,822.50 |
| 4/23/2025 | SMC | Analysis of documents potentially relevant to estimation (5.8); e-mails from and to CMM regarding same (0.2); e-mails from and to ESW regarding documents potentially responsive to estimation discovery (0.2); e-mails from and to CME regarding materials relevant to estimation (0.1); analysis of materials for same (0.4). | 6.7 | \$295.00 | \$1,976.50 |
| 4/23/2025 | ALR | Continue trust claims analysis. | 2.7 | \$495.00 | \$1,336.50 |
| 4/23/2025 | ALR | Analysis of tenders from indemnitee, and respond to counsel. | 0.2 | \$495.00 | \$99.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 121 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 16

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/23/2025 | ESW | Communications with attorney and e-discovery teams regarding estimation claim production and related QC activities and coordination (3.6); continued analysis and preparations for estimation claim production, including QC discussions and review with CMM and CLM (2.4). | 6.0 | \$535.00 | \$3,210.00 |
| 4/24/2025 | CME | Prepare for and participate in conference call with client and Jones Day in regard to case status and strategy (1.0); telephone call to Brad Erens regarding same (0.1). | 1.1 | \$900.00 | \$990.00 |
| 4/24/2025 | CME | Receive and review e-mail from CMM regarding claims file discovery. | 0.1 | \$900.00 | \$90.00 |
| 4/24/2025 | CME | Begin analysis of recent filings related to estimation and related claims file discovery (1.4); receive and review e-mails from Brad Erens, Dave McGonigle, Jack Miller, Mark Cody, and CMM regarding same (0.3). | 1.7 | \$900.00 | \$1,530.00 |
| 4/24/2025 | CME | Receive and review e-mail from Morgan Hirst regarding trust discovery issues. | 0.3 | \$900.00 | \$270.00 |
| 4/24/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 4/24/2025 | CME | Receive and review e-mails and draft filing from Jones Day and Rayburn Cooper in regard to appellate activity. | 0.3 | \$900.00 | \$270.00 |
| 4/24/2025 | CME | E-mails from and to Jones Day and Rayburn Cooper regarding appellate activity and draft document in regard to same. | 0.2 | \$900.00 | \$180.00 |
| 4/24/2025 | СММ | Participate in telephone conference with jurisdictional counsel regarding documents potentially responsive to estimation discovery (0.5); participate in conference with ESW regarding same (0.8); exchange e-mails with consultants, ACC counsel, Jones Day, ESW, and CLM regarding same and associated protocols (0.4); analyze documents (1.4). | 3.1 | \$480.00 | \$1,488.00 |
| 4/24/2025 | CMM | Analyze claimant data (1.2); draft, revise associated reports (0.9). | 2.1 | \$480.00 | \$1,008.00 |
| 4/24/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.0 | \$230.00 | \$1,610.00 |
| 4/24/2025 | CMR | Analysis of materials pertinent to discovery. | 5.8 | \$225.00 | \$1,305.00 |
| 4/24/2025 | SMC | Analysis of documents potentially relevant to estimation (4.5); e-mails from and to CMM regarding same (0.1). | 4.6 | \$295.00 | \$1,357.00 |
| 4/24/2025 | ALR | Continue trust claims analysis. | 3.5 | \$495.00 | \$1,732.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 122 of 170 April 30, 2025

Client: Matter: Invoice #: 001159 068169 410356

Page: 17

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/24/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (5.7); communications with CMM and CLM regarding same (1.0). | 6.7 | \$535.00 | \$3,584.50 |
| 4/25/2025 | CME | Prepare for and participate in conference call with Jones Day and non-debtor affiliates counsel in regard to case status. | 0.6 | \$900.00 | \$540.00 |
| 4/25/2025 | CME | Prepare for and participate in conference call with client, Jones Day, Rayburn Cooper, K&L Gates, and Trane Technologies regarding case status. | 0.6 | \$900.00 | \$540.00 |
| 4/25/2025 | CME | E-mails from and to Morgan Hirst regarding estimation. | 0.2 | \$900.00 | \$180.00 |
| 4/25/2025 | CME | E-mails from and to Bates White and CMM regarding estimation. | 0.1 | \$900.00 | \$90.00 |
| 4/25/2025 | СММ | Prepare for and participate in conference with counsel team, Jones Day, and CME regarding case strategy and status. | 0.5 | \$480.00 | \$240.00 |
| 4/25/2025 | СММ | Prepare for and participate in conference with client, counsel team, Jones Day, Rayburn Cooper, and CME regarding case strategy and status. | 0.5 | \$480.00 | \$240.00 |
| 4/25/2025 | CMM | Confer with CLM regarding claimant data received from asbestos bankruptcy Trusts (0.5); analyze, revise associated reports (1.3). | 1.8 | \$480.00 | \$864.00 |
| 4/25/2025 | CMM | Exchange e-mails with and confer with consultants, ESW and CLM regarding documents potentially responsive to estimation discovery (0.5); participate in telephone conference with outside counsel regarding same (0.4); analyze associated documents (1.7). | 2.6 | \$480.00 | \$1,248.00 |
| 4/25/2025 | CMM | Exchange e-mails with local counsel, Jack Miller, CME, and CLM regarding tort system activity. | 0.3 | \$480.00 | \$144.00 |
| 4/25/2025 | CMM | Exchange e-mails with claimants' counsel, Mark Cody, and CLM regarding proofs of claim. | 0.4 | \$480.00 | \$192.00 |
| 4/25/2025 | CMM | Exchange e-mails with client and SMC regarding tort system data. | 0.4 | \$480.00 | \$192.00 |
| 4/25/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.4 | \$230.00 | \$1,702.00 |
| 4/25/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 0.6 | \$225.00 | \$135.00 |
| 4/25/2025 | CMR | Analysis of materials pertinent to discovery. | 4.4 | \$225.00 | \$990.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 123 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 18

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 4/25/2025 | SMC | Analysis of documents potentially relevant to estimation. | 6.3 | \$295.00 | \$1,858.50 |
| 4/25/2025 | ALR | Continue trust claims analysis. | 2.0 | \$495.00 | \$990.00 |
| 4/25/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (4.3); communications with e-discovery support team regarding same (0.7). | 5.0 | \$535.00 | \$2,675.00 |
| 4/28/2025 | CME | Conference call with Bates White and CMM regarding trust discovery. | 0.3 | \$900.00 | \$270.00 |
| 4/28/2025 | CME | Analysis of outline of potential estimation filings (1.4); conference with CMM regarding same (0.3). | 1.7 | \$900.00 | \$1,530.00 |
| 4/28/2025 | CME | Analysis of draft materials for upcoming meetings with Trane Technologies (0.7); receive and review e-mail from Troy Miller regarding same (0.1); telephone call from Brad Erens regarding same (0.3). | 1.1 | \$900.00 | \$990.00 |
| 4/28/2025 | CME | Receive and review e-mail from Jack Miller regarding appellate activity. | 0.1 | \$900.00 | \$90.00 |
| 4/28/2025 | CME | E-mails to and from Allan Tananbaum and Morgan Hirst regarding estimation coordination. | 0.2 | \$900.00 | \$180.00 |
| 4/28/2025 | CMM | Confer with client regarding case status and preparation for future proceedings. | 1.2 | \$480.00 | \$576.00 |
| 4/28/2025 | CMM | Confer with Bates White and CME regarding claimant data. | 0.2 | \$480.00 | \$96.00 |
| 4/28/2025 | СММ | Analyze materials in connection with estimation report (0.7); participate in conference with CME regarding same and preparation for upcoming meeting (0.3); analyze additional materials in preparation for meeting (1.3). | 2.3 | \$480.00 | \$1,104.00 |
| 4/28/2025 | СММ | Confer with and exchange e-mails with outside counsel regarding documents potentially responsive to estimation discovery (0.3); analyze documents (1.2); exchange e-mails with consultants, ESW, and CLM regarding same (0.3); analyze associated reports (0.2). | 2.0 | \$480.00 | \$960.00 |
| 4/28/2025 | CMM | Exchange e-mails with Mark Cody regarding proofs of claim. | 0.1 | \$480.00 | \$48.00 |
| 4/28/2025 | CMM | Exchange e-mails with ALR and CLM regarding claimant data received from asbestos bankruptcy trusts. | 0.2 | \$480.00 | \$96.00 |
| 4/28/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.8 | \$230.00 | \$1,794.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 124 of 170 April 30, 2025

Client: Matter:

001159 068169 Invoice #: 410356

Page: 19

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 4/28/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.4 | \$225.00 | \$315.00 |
| 4/28/2025 | CMR | Analysis of materials pertinent to discovery. | 2.2 | \$225.00 | \$495.00 |
| 4/28/2025 | SMC | Analysis of documents potentially relevant to estimation. | 3.0 | \$295.00 | \$885.00 |
| 4/28/2025 | ALR | Continue trust claims analysis. | 5.4 | \$495.00 | \$2,673.00 |
| 4/28/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (3.0); communications with CLM regarding same (0.5). | 3.5 | \$535.00 | \$1,872.50 |
| 4/29/2025 | CME | Continued review of various materials in regard to potential estimation filings in preparation for meeting with Bates White. | 2.8 | \$900.00 | \$2,520.00 |
| 4/29/2025 | CME | E-mails from and to Brad Erens regarding upcoming case coordination meeting with client and Trane Technologies (0.1); conference with Brad Erens regarding same (0.3). | 0.4 | \$900.00 | \$360.00 |
| 4/29/2025 | CME | E-mails to and from CMM regarding claims file collection. | 0.1 | \$900.00 | \$90.00 |
| 4/29/2025 | СММ | Prepare for meeting with consultants, counsel, and CME regarding estimation by analyzing tort system documents, claimant data, and associated reports (2.0); exchange e-mails with and participate in telephone conferences with CLM regarding same and associated tasking (0.3). | 2.3 | \$480.00 | \$1,104.00 |
| 4/29/2025 | CMM | Confer with counsel regarding potential estimation discovery. | 1.1 | \$480.00 | \$528.00 |
| 4/29/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.7); conference with ESW regarding same (1.3). | 8.0 | \$230.00 | \$1,840.00 |
| 4/29/2025 | CMR | Analysis of materials pertinent to discovery. | 5.0 | \$225.00 | \$1,125.00 |
| 4/29/2025 | SMC | Analysis of documents potentially relevant to estimation. | 6.0 | \$295.00 | \$1,770.00 |
| 4/29/2025 | ALR | Continue trust claims analysis. | 3.7 | \$495.00 | \$1,831.50 |
| 4/29/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (4.0); communications with CLM and CMM regarding same (0.7). | 4.7 | \$535.00 | \$2,514.50 |
| 4/30/2025 | CME | Final preparation for and attendance at meeting with Jones Day and Bates White regarding estimation. | 7.5 | \$900.00 | \$6,750.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 125 of 170 April 30, 2025

Client: 001159 Matter: 068169 Invoice #: 410356

Page: 20

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|--------------|
| 4/30/2025 | CME | E-mails from and to Resolutions, LLC regarding mediation status. | 0.2 | \$900.00 | \$180.00 |
| 4/30/2025 | CME | E-mails to and from Allan Tananbaum and Morgan Hirst regarding estimation coordination. | 0.1 | \$900.00 | \$90.00 |
| 4/30/2025 | CMM | Prepare for and participate in meeting with consultants, counsel, and CME regarding estimation. | 6.8 | \$480.00 | \$3,264.00 |
| 4/30/2025 | CMM | Exchange e-mails with SMC regarding tort system data. | 0.3 | \$480.00 | \$144.00 |
| 4/30/2025 | СММ | Exchange e-mails with ESW and CLM regarding documents potentially responsive to estimation discovery (0.2); exchange e-mails with and participate in telephone conferences with counsel regarding same (0.3). | 0.5 | \$480.00 | \$240.00 |
| 4/30/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.6 | \$230.00 | \$1,748.00 |
| 4/30/2025 | CMR | Analysis of materials pertinent to discovery. | 7.9 | \$225.00 | \$1,777.50 |
| 4/30/2025 | SMC | Analysis of documents potentially relevant to estimation (4.0); e-mails from and to CMM regarding same (0.3); e-mail to PACE regarding data request (0.2). | 4.5 | \$295.00 | \$1,327.50 |
| 4/30/2025 | ALR | Continue trust claims analysis. | 4.0 | \$495.00 | \$1,980.00 |
| 4/30/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing. | 4.5 | \$535.00 | \$2,407.50 |
| | | Total Professional Services | 764.8 | | \$290,325.50 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|-------------|
| CME | C. Michael Evert Jr. | PARTNER | 49.3 | \$900.00 | \$44,370.00 |
| CMM | Clare M. Maisano | PARTNER | 92.4 | \$480.00 | \$44,352.00 |
| JMW | James M. Weathersby | PARTNER | 0.5 | \$525.00 | \$262.50 |
| SMC | Sarah M. Canup | PARALEGAL | 130.2 | \$295.00 | \$38,409.00 |
| JLD | Jody L. Dolinger | PARALEGAL | 0.9 | \$190.00 | \$171.00 |
| CLM | Carrie L. Menegigian | PARALEGAL | 168.1 | \$230.00 | \$38,663.00 |
| CMR | Callie M. Robertson | PARALEGAL | 147.1 | \$225.00 | \$33,097.50 |
| ALR | Amy L. Reynolds | COUNSEL | 83.0 | \$495.00 | \$41,085.00 |
| ESW | Eileen S. Wright | COUNSEL | 93.3 | \$535.00 | \$49,915.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 126 of 170 April 30, 2025

Client: 001159 Matter: 068169 410356 Invoice #:

Page: 21

Total Services \$290,325.50

PAY THIS AMOUNT \$290,325.50

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

April 30, 2025

Client: 001159 Matter: 068185 Invoice #: 410357

Page: 1

RE: General Corporate

For Professional Services Rendered Through April 30, 2025

| Date | Person | Description of Ser | vices | Hours | Rate | Amount |
|-----------|---|---|-----------------------------|----------|---------------|------------|
| 4/28/2025 | 1/28/2025 CME Receive and review e-mail and related documents from Troy Miller regarding upcoming board meetings. | | 0.2 | \$900.00 | \$180.00 | |
| 4/29/2025 | CME | CME Prepare for and participate in quarterly Aldrich and Murray board meetings. | | 1.5 | \$900.00 _ | \$1,350.00 |
| | | | Total Professional Services | 1.7 | | \$1,530.00 |
| PERSON | RECAP | | | | | |
| Person | | | Level | Hours | Rate | Amount |
| CME | C. Michael Ev | ert Jr. | PARTNER | 1.7 | \$900.00 | \$1,530.00 |
| | | | Total Services | | | \$1,530.00 |
| | | | PAY THIS AMOUNT | | | \$1,530.00 |

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re

Chapter 11

ALDRICH PUMP LLC, et al., 1

Case No. 20-30608

Debtors.

(Jointly Administered)

FIFTY-NINTH MONTHLY STATEMENT OF FEES AND EXPENSES INCURRED BY EVERT WEATHERSBY HOUFF AS SPECIAL ASBESTOS LITIGATION COUNSEL FOR THE DEBTORS FOR THE PERIOD FROM MAY 1, 2025 THROUGH MAY 31, 2025

In accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim Compensation Order"), Evert Weathersby Houff ("EWH"), special asbestos litigation counsel to Aldrich Pump LLC and Murray Boiler LLC as debtors and debtors in possession (together, the "Debtors"), submits its Fifty-Ninth Monthly Statement of Fees and Expenses Incurred by Evert Weathersby Houff as Special Asbestos Litigation Counsel for the Debtors for the Period From May 1, 2025 Through May 31, 2025 (the "Monthly Fee Statement").

Itemization of Services Rendered and Expenses Incurred

1. Attached hereto as <u>Exhibit A</u> is EWH's invoice for the period May 1, 2025 through May 31, 2025 (the "<u>Statement Period</u>").

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.

Total Fees and Expenses for the Statement Period

2. The total amounts of fees and expenses incurred by EWH during the Statement Period are as follows:

| Total Fees | \$312,002.50 |
|----------------|--------------|
| Total Expenses | \$2,080.24 |
| TOTAL | \$314,082.74 |

3. Pursuant to the Interim Compensation Order, EWH seeks payment of \$282,882.49 from the Debtors for the Statement Period (the "Interim Amount"), representing (a) 90% of EWH's fees and (b) 100% of its incurred expenses.

Notice and Objection Procedures

4. In accordance with the Interim Compensation Order, notice of this Monthly Fee Statement has been served by e-mail upon the following parties (collectively, the "Notice Parties"): (a) the Debtors, 800-E Beaty Street, Davidson, North Carolina 28036 (Attn: Allan Tananbaum, Esq., atananbaum@tranetechnologies.com); (b) the Debtors' counsel, (I) Jones Day, 77 West Wacker, Chicago, Illinois 60601 (Attn: Brad B. Erens, Esq., bberens@jonesday.com, Mark A. Cody, Esq., macody@jonesday.com, and Caitlin K. Cahow, Esq., ccahow@jonesday.com) and (II) Rayburn Cooper & Durham, P.A., 227 West Trade Street, Suite 1200, Charlotte, North Carolina 28202 (Attn: C. Richard Rayburn, Jr., Esq., rrayburn@rcdlaw.net and John R. Miller, Jr., Esq., jmiller@rcdlaw.net); (c) the office of the United States Bankruptcy Administrator, 402 West Trade Street, Suite 200, Charlotte, North Carolina 28202 (Attn: Shelley K. Abel, Esq., feeapplications@ncwba.uscourts.gov); (d) counsel to the Debtors' non-debtor affiliates, Trane Technologies Company LLC and Trane U.S. Inc., (I) McCarter & English, LLP, 1600 Market Street, Suite 3900, Philadelphia, Pennsylvania 19103 (Attn: Philip D. Amoa, Esq., pamoa@mccarter.com), (II) McCarter & English, LLP, Four Gateway Center, 100 Mulberry Street, Newark, New Jersey 07102 (Attn: Anthony Bartell, Esq.,

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 130 of 170

abartell@mccarter.com and Phillip S. Pavlick, Esq., ppavlick@mccarter.com), (III) McCarter & English, LLP, Worldwide Plaza, 825 Eighth Ave, 31st Floor, New York, New York 10019 (Attn: Gregory J. Mascitti, Esq., gmascitti@mccarter.com) and (IV) Burt & Cordes, PLLC, 122 Cherokee Road, Suite 1, Charlotte, North Carolina 28207 (Attn: Stacy C. Cordes, Esq., scordes@burtcordeslaw.com); (e) counsel to the Official Asbestos Claimants' Committee, (I) Robinson & Cole LLP, 1201 North Market Street, Suite 1406, Wilmington, Delaware 19801 (Attn: Natalie D. Ramsey, Esq., nramsey@rc.com and Davis Lee Wright, Esq., dwright@rc.com), (II) Caplin & Drysdale, Chartered, One Thomas Circle, NW, Suite 1100 Washington, DC 20005 (Attn: Kevin C. Maclay, Esq., kmaclay@capdale.com, James P. Wehner, Esq., jwehner@capdale.com and Todd E. Phillips, Esq., tphillips@capdale.com and (III) Hamilton Stephens Steele + Martin, PLLC, 525 North Tryon Street, Suite 1400, Charlotte, North Carolina 28202 (Attn: Glenn Thompson, Esq., gthompson@lawhssm.com) and (f) counsel to the Future Claimants' Representative, (I) Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, N.W., Washington, D.C. 20005 (Attn: Jonathan P. Guy, jguy@orrick.com) and (II) Grier Wright Martinez, P.A., 521 E. Morehead Street, Suite 440, Charlotte, North Carolina 28202 (Attn: A. Cotton Wright, cwright@grierlaw.com).

- 5. Pursuant to the Interim Compensation Order, objections to this Monthly Fee Statement (each, an "Objection"), if any, must be served upon the Notice Parties, including EWH, no later than July 14, 2025 (the "Objection Deadline"). Any Objection must set forth the nature of the objection and the specific amount of fees or expenses at issue.
- 6. Upon the expiration of the Objection Deadline, the Debtors will be authorized to pay Evert Weathersby Houff an amount equal to the lesser of (a) 90% of the fees and 100% of the expenses requested in this Monthly Fee Statement and (b) the aggregate amount of fees and expenses not subject to an Objection.

7. All fees and expenses in this Monthly Fee Statement will be included in the next interim fee application for compensation and reimbursement of expenses to be filed and served by Evert Weathersby Houff at a later date.

Dated: June 30, 2025 Atlanta, Georgia Respectfully submitted,

/s/ C. Michael Evert, Jr.

C. Michael Evert, Jr. EVERT WEATHERSBY HOUFF 3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Telephone: (678) 651-1200 Facsimile: (678) 651-1201 E-mail: cmevert@ewhlaw.com

SPECIAL ASBESTOS LITIGATION COUNSEL FOR DEBTORS AND DEBTORS IN POSSESSION Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 132 of 170

EXHIBIT A

Invoice

Case 20-30608 Doc 2717 Eled 07/14/25 Entered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

COVER SHEET

Aldrich Murray Bankruptcy

800 E-Beaty St.

Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159

Page: 1

For Professional Services Rendered Through May 31, 2025

ACCOUNT SUMMARY

| Matter | Description | Invoice # | Services | Tax | Disbursements | Interest | Total |
|--------|--------------------------------|-----------|--------------|--------|---------------|----------|--------------|
| | | | | | | | _ |
| 068159 | Case Administration and Busin | 410542 | \$3,666.00 | \$0.00 | \$2,080.24 | \$0.00 | \$5,746.24 |
| 068163 | Court Hearings | 410543 | \$7,470.00 | \$0.00 | \$0.00 | \$0.00 | \$7,470.00 |
| 068165 | Nonworking Travel | 410544 | \$3,375.00 | \$0.00 | \$0.00 | \$0.00 | \$3,375.00 |
| 068167 | Professional Retention/Fee Iss | 410545 | \$4,248.00 | \$0.00 | \$0.00 | \$0.00 | \$4,248.00 |
| 068168 | Fee Application Preparation | 410546 | \$1,538.50 | \$0.00 | \$0.00 | \$0.00 | \$1,538.50 |
| 068169 | Asbestos Matters | 410547 | \$291,705.00 | \$0.00 | \$0.00 | \$0.00 | \$291,705.00 |
| | | | | | | | |
| | PAY THIS AMOUNT | | | | | | \$314,082.74 |

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy FEE SUMMARY – May 31, 2025

| Timekeeper Name | Title | Billing Rate | Billed Hours | Total |
|--|--|--|---|---|
| C. Michael Evert Jr. C. Michael Evert Jr. Clare M. Maisano TOTAL | PARTNER PARTNER PARTNER | \$900.00 \$450.00 \$480.00 | 73.8 7.5 123.8 205.1 | \$66,420.00 \$3,375.00 \$59,424.00 \$129,219.00 |
| Amy L. Reynolds Eileen S. Wright TOTAL | COUNSEL COUNSEL | \$495.00 \$535.00 | 61.3 92.5 153.8 | \$30,343.50 \$49,487.50 \$79,831.00 |
| Sarah M. Canup Jody L. Dolinger Carrie L. Menegigian Callie M. Robertson TOTAL | PARALEGAL PARALEGAL PARALEGAL PARALEGAL | \$295.00 \$190.00 \$230.00 \$225.00 | 100.7 7.2 159.1 147.8 414.8 | \$29,706.50 \$1,368.00 \$36,593.00 \$33,255.00 \$100,922.50 |
| David A. Boyd Dave P. Chase TOTAL | CLERK CLERK | \$140.00 \$140.00 | 10.0 4.5 14.5 | \$1,400.00 \$630.00 \$2,030.00 |
| TOTAL | | - - | 788.2 | \$312,002.50 |

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ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159 Matter: 068159 Invoice #:

410542

Page: 1

RE: Case Administration and Business Operations

For Professional Services Rendered Through May 31, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|---------------|------------|
| 5/6/2025 | CME | Prepare for and participate in work in process tasking call with Jones Day and Rayburn Cooper. | 0.6 | \$900.00 | \$540.00 |
| 5/6/2025 | CMM | Prepare for and participate in work in process call with Jones Day, Rayburn Cooper, and CME. | 0.6 | \$480.00 | \$288.00 |
| 5/13/2025 | CME | Prepare for and participate in work in process tasking call with Jones Day and Rayburn Cooper. | 1.0 | \$900.00 | \$900.00 |
| 5/13/2025 | CMM | Prepare for and participate in work in process conference with Jones Day, Rayburn Cooper, and CME to discuss case status and strategy. | 1.0 | \$480.00 | \$480.00 |
| 5/20/2025 | CME | Prepare for and participate in work in process coordination call with Jones Day and Rayburn Cooper. | 0.7 | \$900.00 | \$630.00 |
| 5/20/2025 | CMM | Prepare for and participate in work in process call with Jones Day, Rayburn Cooper, and CME. | 0.6 | \$480.00 | \$288.00 |
| 5/27/2025 | CME | Prepare for and participate in work in process tasking call with Jones Day and Rayburn Cooper in regard to overall case tasking and coordination. | 0.6 | \$900.00 _ | \$540.00 |
| | | Total Professional Services | 5.1 | | \$3,666.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 2.9 | \$900.00 | \$2,610.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 136 of 170 May 31, 2025

Client: 001159 Matter: 068159 Invoice #: 410542

2 Page:

PERSON RECAP

Person Level Hours Rate **Amount** CMM Clare M. Maisano **PARTNER** 2.2 \$480.00 \$1,056.00

DISBURSEMENTS

| Date | Description of Disbursements | Amount |
|-----------|---|------------|
| 5/8/2025 | 250508-cmejr. Meal for May 7-8, 2025 travel to Charlotte, NC. | \$25.64 |
| 5/8/2025 | 250508-cmejr. Hotel for May 7-8, 2025 travel to Charlotte, NC (\$168.26 room, \$25.66 taxes). | \$193.92 |
| 5/20/2025 | 250506-jih. Electronic docket costs. | \$16.50 |
| 5/20/2025 | 250508-cmejr. Coach airfare for May 7-8, 2025 travel to Richmond, VA. | \$1,156.96 |
| 5/20/2025 | 250508-cmejr. Meals for May 7-8, 2025 travel to Richmond, VA. | \$52.12 |
| 5/20/2025 | 250508-cmejr. Hotel for May 7-8, 2025 travel to Richmond, VA (\$315.00 room, \$51.58 taxes). | \$366.58 |
| 5/20/2025 | 250508-cmejr. Meals for May 7-8, 2025 travel to Richmond, VA. | \$33.59 |
| 5/20/2025 | 250508-cmejr. Airport parking for May 7-8, 2025 travel to Richmond, VA. | \$68.00 |
| 5/20/2025 | 250508-cmejr. Rental car gas for May 7-8, 2025 travel to Richmond, VA. | \$13.38 |
| 5/20/2025 | 250508-cmejr. Mileage to/from airport for May 7-8, 2025 travel to Richmond, VA (41.5 mi @ \$0.70/mi). | \$29.05 |
| 5/20/2025 | 250508-cmejr. Rental car for May 7-8, 2025 travel to Richmond, VA. | \$124.50 |
| | Total Disbursements | \$2,080.24 |
| | Total Services | \$3,666.00 |
| | Total Disbursements | \$2,080.24 |
| | PAY THIS AMOUNT | \$5,746.24 |

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy 800 E-Beaty St.

Davidson, NC 28036
Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159 Matter: 068163 Invoice #: 410543

Page: 1

RE: Court Hearings

For Professional Services Rendered Through May 31, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|---------------|------------|
| 5/8/2025 | CME | Attend 4th Circuit oral argument in Bestwall matter in Richmond, VA (2.8); prepare for and attend strategy meetings with client, Jones Day, and Trane Technologies in Richmond, VA (5.0). | 7.8 | \$900.00 | \$7,020.00 |
| 5/13/2025 | CME | Receive and review e-mail from Jack Miller regarding upcoming hearing schedule. | 0.1 | \$900.00 | \$90.00 |
| 5/14/2025 | CME | Receive and review e-mails from Jack Miller and others regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 5/15/2025 | CME | Receive and review e-mails from Jack Miller regarding upcoming hearing. | 0.1 | \$900.00 | \$90.00 |
| 5/16/2025 | CME | Receive and review e-mails from Jack Miller regarding upcoming hearing schedule. | 0.1 | \$900.00 | \$90.00 |
| 5/19/2025 | CME | Receive and review e-mail from Jack Miller regarding upcoming hearings. | 0.1 | \$900.00 _ | \$90.00 |
| | | Total Professional Services | 8.3 | | \$7,470.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|---------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 8.3 | \$900.00 | \$7,470.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 138 of 170 May 31, 2025

Client:

001159 Matter: 068163 410543 Invoice #:

Page: 2

\$7,470.00

Total Services

PAY THIS AMOUNT \$7,470.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Page:

Client: 001159 Matter: 068165 Invoice #: 410544

1

\$3,375.00

RE: Nonworking Travel

For Professional Services Rendered Through May 31, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 5/7/2025 | CME | Non-working travel from Atlanta to Richmond, VA for oral argument and meetings. | 2.3 | \$450.00 | \$1,035.00 |
| 5/8/2025 | CME | Non-working travel time from Richmond, VA to Charlotte, NC for additional strategy meetings. | 2.7 | \$450.00 | \$1,215.00 |
| 5/9/2025 | CME | Non-working return travel to Atlanta from Davidson NC. | 2.5 | \$450.00 | \$1,125.00 |
| | | Total Professional Services | 7.5 | | \$3,375.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|----------------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 7.5 | \$450.00 | \$3,375.00 |
| | | | | | |
| | | Tatal Camilana | | | |
| | | Total Services | | | \$3,375.00 |

PAY THIS AMOUNT

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159 Matter: 068167 Invoice #: 410545

Page: 1

RE: Professional Retention/Fee Issues

For Professional Services Rendered Through May 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|----------|
| 5/1/2025 | CMM | Exchange e-mails with and participate in telephone conferences with Jones Day and outside counsel regarding professional retentions. | 0.3 | \$480.00 | \$144.00 |
| 5/5/2025 | CMM | Exchange e-mails with client and outside counsel regarding invoices. | 0.3 | \$480.00 | \$144.00 |
| 5/6/2025 | CMM | Exchange e-mails with client and outside counsel regarding professional retention and invoices. | 0.3 | \$480.00 | \$144.00 |
| 5/6/2025 | JLD | Analyze invoices (1.8); draft associated report (1.4); confer with and exchange e-mails with CMM regarding same (0.2). | 3.4 | \$190.00 | \$646.00 |
| 5/7/2025 | CMM | Analyze invoices (0.3); exchange e-mails with client and counsel regarding same (0.2). | 0.5 | \$480.00 | \$240.00 |
| 5/8/2025 | CMM | Confer with and exchange e-mails with JLD and outside counsel regarding invoices. | 0.7 | \$480.00 | \$336.00 |
| 5/8/2025 | JLD | Analyze invoices (2.1); draft associated report (1.6); confer with and exchange e-mails with CMM regarding same (0.1). | 3.8 | \$190.00 | \$722.00 |
| 5/9/2025 | CMM | Confer with and exchange e-mails with JLD regarding invoices. | 0.2 | \$480.00 | \$96.00 |
| 5/12/2025 | СММ | Participate in e-mail exchanges and conferences with JLD regarding invoices (0.3); analyze associated invoices and reports (0.8). | 1.1 | \$480.00 | \$528.00 |
| 5/13/2025 | СММ | Analyze invoices (0.3); exchange e-mails with and participate in conferences with client and outside counsel regarding same (0.5). | 0.8 | \$480.00 | \$384.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 141 of 170 May 31, 2025

Client: 001159 Matter: 068167 Invoice #: 410545

Page: 2

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|---|--------------|-----|----|---|---|
| 3 | \mathbf{r} | V | U | ᆮ | J |

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|---------------|------------|
| 5/14/2025 | CMM | Exchange e-mails with outside counsel and Amanda Johnson regarding professional retentions. | 0.2 | \$480.00 | \$96.00 |
| 5/15/2025 | CMM | Exchange e-mails with outside counsel and Amanda Johnson regarding professional retentions. | 0.3 | \$480.00 | \$144.00 |
| 5/19/2025 | CMM | Exchange e-mails with Mark Cody regarding professional retention. | 0.2 | \$480.00 | \$96.00 |
| 5/21/2025 | CMM | Exchange e-mails with outside counsel regarding professional retention. | 0.2 | \$480.00 | \$96.00 |
| 5/22/2025 | CMM | Confer with and exchange e-mails with Jones Day and counsel regarding invoices. | 0.6 | \$480.00 | \$288.00 |
| 5/29/2025 | СММ | Participate in telephone conference with Mark Cody regarding professional retentions. | 0.3 | \$480.00 _ | \$144.00 |
| | | Total Professional Services | 13.2 | | \$4,248.00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|------------------|-----------|-------|----------|------------|
| CMM | Clare M. Maisano | PARTNER | 6.0 | \$480.00 | \$2,880.00 |
| JLD | Jody L. Dolinger | PARALEGAL | 7.2 | \$190.00 | \$1,368.00 |

Total Services \$4,248.00 PAY THIS AMOUNT \$4,248.00

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326 Tel: 678.651.1200

Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159 Matter: 068168 Invoice #: 410546

Page: 1

RE: Fee Application Preparation

For Professional Services Rendered Through May 31, 2025

SERVICES

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|---------------|------------|
| 5/1/2025 | SMC | E-mails from and to JIH regarding Evert Weathersby Houff's fee application. | 0.1 | \$295.00 | \$29.50 |
| 5/27/2025 | SMC | E-mails from and to Amanda Johnson regarding Evert Weathersby Houff's fee application. | 0.1 | \$295.00 | \$29.50 |
| 5/29/2025 | SMC | Analysis of Evert Weathersby Houff's April invoice for privilege and compliance and revise same (0.9); e-mails to and from CMM and CLM regarding same (0.2). | 1.1 | \$295.00 | \$324.50 |
| 5/30/2025 | CME | Receive and review draft monthly fee statement from SMC (0.2); receive and review e-mail from Matt Tomsic regarding same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 5/30/2025 | SMC | Draft and finalize Evert Weathersby Houff's April fee application and invoice (2.7); e-mails to and from Amanda Johnson, Julian Gale, JIH, Matt Tomsic, CMM and CME regarding same (0.3). | 3.0 | \$295.00 _ | \$885.00 |
| | | Total Professional Services | 4.6 | | \$1,538.50 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|------------|
| CME | C. Michael Evert Jr. | PARTNER | 0.3 | \$900.00 | \$270.00 |
| SMC | Sarah M. Canup | PARALEGAL | 4.3 | \$295.00 | \$1,268.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 143 of 170 May 31, 2025

Client: 001159 Matter: 068168 410546 Invoice #:

Page: 2

Total Services \$1,538.50

PAY THIS AMOUNT \$1,538.50

Case 20-30608 Doc 2717 Filed 07/14/25 Estered 07/14/25 15:04:43 Desc Main

ATTORNEYS AT LAW

3455 Peachtree Road NE, Suite 1550 Atlanta, Georgia 30326

Tel: 678.651.1200 Fax: 678.651.1201

TAX ID #58-1830721

Aldrich Murray Bankruptcy

800 E-Beaty St. Davidson, NC 28036

Attention: Allan Tananbaum, Esq.

May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 1

RE: Asbestos Matters

For Professional Services Rendered Through May 31, 2025

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 5/1/2025 | CME | Prepare for and participate in conference call with Jones Day and Resolutions LLC regarding mediation (0.7); several telephone calls from and to Allan Tanenbaum and Brad Erens regarding same (0.5). | 1.2 | \$900.00 | \$1,080.00 |
| 5/1/2025 | CME | Prepare for and participate in conference call with client and Jones Day regarding case status and strategy (0.6); receive and review e-mails from Allan Tananbaum and Brad Erens regarding same (0.1). | 0.7 | \$900.00 | \$630.00 |
| 5/1/2025 | CME | Prepare for and participate in conference call with Jones Day and FCR counsel regarding asbestos matters (0.7); telephone call from Brad Erens regarding same (0.2). | 0.9 | \$900.00 | \$810.00 |
| 5/1/2025 | CME | E-mails from and to client and Jones Day regarding estimation and case coordination. | 0.3 | \$900.00 | \$270.00 |
| 5/1/2025 | CME | E-mails from and to Dave McGonigle and Brad Erens regarding potential insurer communication (0.2); analysis of draft documents in regard to same (0.4). | 0.6 | \$900.00 | \$540.00 |
| 5/1/2025 | CME | Receive and review e-mail from CMM regarding claims file discovery. | 0.1 | \$900.00 | \$90.00 |
| 5/1/2025 | CME | Receive and review e-mails from Jack Miller regarding activity in other asbestos-related bankruptcy matters (0.1); review related documents (0.5). | 0.6 | \$900.00 | \$540.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 145 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 2

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 5/1/2025 | CME | Receive and review e-mails from Jack Miller and Brad Erens regarding ongoing case activity. | 0.1 | \$900.00 | \$90.00 |
| 5/1/2025 | CME | Receive and review e-mail from Austin Morey regarding recent estimation activity. | 0.1 | \$900.00 | \$90.00 |
| 5/1/2025 | CME | E-mails from and to CMM regarding trust discovery. | 0.1 | \$900.00 | \$90.00 |
| 5/1/2025 | CMM | Participate in conference with Mark Cody regarding proofs of claim. | 0.8 | \$480.00 | \$384.00 |
| 5/1/2025 | CMM | Participate in conferences and e-mail exchanges with SMC and CLM regarding estimation workstreams and associated tasking (1.0); draft, revise associated report (0.8). | 1.8 | \$480.00 | \$864.00 |
| 5/1/2025 | CMM | Analyze report regarding activity in co-defendant asbestos bankruptcy for potential precedent and applicability to the Aldrich case. | 0.2 | \$480.00 | \$96.00 |
| 5/1/2025 | CMM | Participate in conferences and e-mail exchanges with client, Jones Day, and CME regarding case status and strategy. | 0.7 | \$480.00 | \$336.00 |
| 5/1/2025 | CMM | Exchange e-mails with SMC regarding data and analyze associated reports. | 0.5 | \$480.00 | \$240.00 |
| 5/1/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.5); conference with ESW regarding same (0.2); review of asbestos bankruptcy materials to prepare for next steps in case (1.3). | 8.0 | \$230.00 | \$1,840.00 |
| 5/1/2025 | CMR | Analysis of materials pertinent to discovery. | 8.4 | \$225.00 | \$1,890.00 |
| 5/1/2025 | CMR | Conference with SMC regarding claimant documentation for estimation. | 0.2 | \$225.00 | \$45.00 |
| 5/1/2025 | SMC | Analysis of documents potentially relevant to estimation (4.5); e-mails from and to CMM regarding same (0.3); conferences with CMM and CMR regarding same (0.7); conferences with PACE regarding data request (0.5). | 6.0 | \$295.00 | \$1,770.00 |
| 5/1/2025 | ALR | Continue trust claims analysis. | 5.6 | \$495.00 | \$2,772.00 |
| 5/1/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (3.5); communications with CLM regarding same (0.5); communications with Jones Day team and e-discovery vendor regarding upcoming production installment (0.7). | 4.7 | \$535.00 | \$2,514.50 |
| 5/2/2025 | CME | Participate in e-mail exchanges with Bates White regarding estimation coordination. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 146 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 3

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 5/2/2025 | CME | Prepare for and participate in conference call with client, Jones Day, and Trane Technologies regarding case status. | 0.7 | \$900.00 | \$630.00 |
| 5/2/2025 | CME | E-mails from and to CMM regarding trust discovery. | 0.1 | \$900.00 | \$90.00 |
| 5/2/2025 | CME | Receive and review e-mail and related draft materials from client and Jones Day in regard to preparation for upcoming strategy meetings. | 0.7 | \$900.00 | \$630.00 |
| 5/2/2025 | CME | Receive and review e-mails from client, Brad Erens and Dave McGonigle regarding insurance issues. | 0.2 | \$900.00 | \$180.00 |
| 5/2/2025 | CMM | Participate in conference with client regarding case status and strategy. | 1.1 | \$480.00 | \$528.00 |
| 5/2/2025 | CMM | Exchange e-mails with Jones Day, consultants, and CME regarding Trust discovery. | 0.2 | \$480.00 | \$96.00 |
| 5/2/2025 | CMM | Analyze documents potentially responsive to estimation discovery (0.5); exchange e-mails with outside counsel regarding same (0.1); exchange e-mails with Jones Day and ESW regarding Debtors' initial production of claim file material (0.3). | 0.9 | \$480.00 | \$432.00 |
| 5/2/2025 | CMM | Exchange e-mails with SMC regarding data. | 0.3 | \$480.00 | \$144.00 |
| 5/2/2025 | CMM | Exchange e-mails with SMC regarding claimant data and proofs of claim. | 0.3 | \$480.00 | \$144.00 |
| 5/2/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.7 | \$230.00 | \$1,771.00 |
| 5/2/2025 | CMR | Analysis of materials pertinent to discovery. | 3.9 | \$225.00 | \$877.50 |
| 5/2/2025 | SMC | Analysis of documents potentially relevant to estimation (6.6); e-mails to and from CMM, CMR and DPC regarding same (0.5); e-mails from and to PACE regarding data (0.2); e-mails to and from Stout regarding data (0.5). | 7.8 | \$295.00 | \$2,301.00 |
| 5/2/2025 | ALR | Continue trust claims analysis. | 2.1 | \$495.00 | \$1,039.50 |
| 5/2/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim production review and ESI processing (4.5); communications with CLM and CMM regarding same (0.3). | 4.8 | \$535.00 | \$2,568.00 |
| 5/5/2025 | CME | Prepare for and participate in conference call with client, Jones Day, and K&L Gates regarding estimation (0.8); separate calls with Jones Day regarding same (0.9); receive and review e-mails from Dave McGonigle regarding same (0.1). | 1.8 | \$900.00 | \$1,620.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 147 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 4

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 5/5/2025 | CME | Receive and review e-mail from Troy Lewis regarding preparation for upcoming meetings and drafts related to same (0.4); review related materials in regard to same (1.2). | 1.6 | \$900.00 | \$1,440.00 |
| 5/5/2025 | CMM | Prepare for and participate in conference with client regarding case status and preparation for future proceedings. | 1.3 | \$480.00 | \$624.00 |
| 5/5/2025 | CMM | Participate in e-mail exchanges and conferences with consultants and SMC regarding claimant data (0.4); analyze associated reports (0.3). | 0.7 | \$480.00 | \$336.00 |
| 5/5/2025 | CMM | Draft comprehensive report to CME regarding estimation workstreams and associated tasking. | 1.2 | \$480.00 | \$576.00 |
| 5/5/2025 | CMM | Participate in e-mail exchanges and telephone conferences with CLM regarding tort system deposition activity and associated tasking. | 0.5 | \$480.00 | \$240.00 |
| 5/5/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.0); review of asbestos bankruptcy materials to prepare for next steps in case (0.8). | 7.8 | \$230.00 | \$1,794.00 |
| 5/5/2025 | CMR | Analyze asbestos claimant data. | 8.1 | \$225.00 | \$1,822.50 |
| 5/5/2025 | SMC | Analysis of documents potentially relevant to estimation (6.4); e-mails from and to CMM and CMR regarding same (0.2); conference with CMM regarding same (0.2); e-mail to PACE regarding data (0.1). | 6.9 | \$295.00 | \$2,035.50 |
| 5/5/2025 | ALR | Continue trust claims analysis. | 1.8 | \$495.00 | \$891.00 |
| 5/5/2025 | ESW | Continued QC analyses and protocol development regarding estimation claim ESI processing and production review (5.6); communications with CMM and e-discovery support team regarding same (0.7). | 6.3 | \$535.00 | \$3,370.50 |
| 5/6/2025 | CME | Receive and review updated draft documents from Troy Lewis in regard to upcoming meetings (0.4); continued review of related documents in preparation for same (2.1); conference call with client, Jones Day, and Trane Technologies in regard to upcoming case status meetings (0.8). | 3.3 | \$900.00 | \$2,970.00 |
| 5/6/2025 | CME | Telephone call from and to Jones Day regarding estimation (0.3); receive and review e-mail from CMM regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 5/6/2025 | CME | Receive and review e-mail from Jack Miller regarding relevant activity in other asbestos related bankruptcy cases. | 0.1 | \$900.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 148 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 5

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 5/6/2025 | CME | Receive and review e-mail from Davis Wright regarding claims file collection and other estimation related materials (0.1); e-mails from and to Morgan Hirst and CMM regarding same (0.1); analysis of related materials (0.2). | 0.4 | \$900.00 | \$360.00 |
| 5/6/2025 | CMM | Participate in meeting with Bates White and Jones Day regarding estimation (0.1); exchange e-mails with CME regarding same (0.1). | 0.2 | \$480.00 | \$96.00 |
| 5/6/2025 | CMM | Analyze deposition transcripts and associated materials (2.3); exchange e-mails with and confer with CLM regarding same (0.4). | 2.7 | \$480.00 | \$1,296.00 |
| 5/6/2025 | CMM | Analyze documents potentially responsive to estimation discovery (0.7); exchange e-mails with outside counsel regarding same (0.2). | 0.9 | \$480.00 | \$432.00 |
| 5/6/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (4.2); review of asbestos bankruptcy materials to prepare for next steps in case (3.3). | 7.5 | \$230.00 | \$1,725.00 |
| 5/6/2025 | CMR | Analyze asbestos claimant data. | 7.7 | \$225.00 | \$1,732.50 |
| 5/6/2025 | SMC | Analysis of documents potentially relevant to estimation (7.0); e-mails and conference with CMR regarding same (0.2); receive and review e-mail from Stout regarding data (0.1). | 7.3 | \$295.00 | \$2,153.50 |
| 5/6/2025 | ALR | Continue trust claims analysis (4.4); communications with CLM regarding same (0.1). | 4.5 | \$495.00 | \$2,227.50 |
| 5/6/2025 | ESW | Continued analyses and coordination activities related to estimation claim production review (3.9); communications with litigation support vendor regarding same (0.3). | 4.2 | \$535.00 | \$2,247.00 |
| 5/7/2025 | CME | Telephone call from and to Brad Erens regarding upcoming meetings (0.2); receive and review e-mail from Jack Miller regarding same (0.2). | 0.4 | \$900.00 | \$360.00 |
| 5/7/2025 | CME | E-mails from and to Morgan Hirst and Brad Erens regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 5/7/2025 | CME | E-mails from and to Morgan Hirst and CMM regarding claims file collection (0.2); review documents in regard to same (0.1). | 0.3 | \$900.00 | \$270.00 |
| 5/7/2025 | CMM | Analyze transcript in co-defendant bankruptcy case for potential precedent and applicability to the Aldrich case. | 0.2 | \$480.00 | \$96.00 |
| 5/7/2025 | CMM | Exchange e-mails with RML, SMC, and CLM regarding tort system data. | 0.4 | \$480.00 | \$192.00 |
| 5/7/2025 | СММ | Exchange e-mails with ALR and CLM regarding claimant data (0.2); draft, revise associated reports (0.6). | 0.8 | \$480.00 | \$384.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 149 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 6

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|--|-------|----------|------------|
| 5/7/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.3); exchange e-mails with and participate in telephone conferences with Jones Day, consultants, outside counsel, CME, ESW, and CLM regarding same (0.6). | 1.9 | \$480.00 | \$912.00 |
| 5/7/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.8 | \$230.00 | \$1,794.00 |
| 5/7/2025 | CMR | Analyze asbestos claimant data. | 7.9 | \$225.00 | \$1,777.50 |
| 5/7/2025 | SMC | Analysis of documents potentially relevant to estimation (5.1); analysis of data and conference with Stout regarding same (1.7); e-mails to and from Stout and CMM regarding same (0.3); conference with CMM regarding same (0.1). | 7.2 | \$295.00 | \$2,124.00 |
| 5/7/2025 | ESW | Continued analyses and coordination activities related to estimation claim production review (4.0); confer with CMM regarding same (0.5). | 4.5 | \$535.00 | \$2,407.50 |
| 5/8/2025 | CME | E-mails from and to Morgan Hirst and CMM regarding claims file collection issues. | 0.2 | \$900.00 | \$180.00 |
| 5/8/2025 | СММ | Attend appellate oral argument in co-Debtor bankruptcy for potential precedent (0.8); exchange e-mails with and participate in telephone conferences with counsel regarding result of same (0.4). | 1.2 | \$480.00 | \$576.00 |
| 5/8/2025 | CMM | Prepare for and participate in meeting with consultants regarding claimant data. | 0.7 | \$480.00 | \$336.00 |
| 5/8/2025 | CMM | Confer with outside counsel regarding tort system activity. | 0.8 | \$480.00 | \$384.00 |
| 5/8/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.3); exchange several e-mails with and participate in multiple conferences with consultants and outside counsel regarding same (0.8). | 2.1 | \$480.00 | \$1,008.00 |
| 5/8/2025 | CMM | Analyze claimant exposure data (0.8); exchange e-mails with ALR and CLM regarding same (0.1). | 0.9 | \$480.00 | \$432.00 |
| 5/8/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (5.0); review of asbestos bankruptcy materials to prepare for next steps in case (3.0). | 8.0 | \$230.00 | \$1,840.00 |
| 5/8/2025 | CMR | Analyze asbestos claimant data. | 8.2 | \$225.00 | \$1,845.00 |
| 5/8/2025 | SMC | Analysis of documents potentially relevant to estimation (2.6); e-mails from and to CMM regarding same (0.1). | 2.7 | \$295.00 | \$796.50 |
| 5/8/2025 | ALR | Continue trust claims analysis (1.2); communications with CLM regarding same (0.1). | 1.3 | \$495.00 | \$643.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 150 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 7

| Date | Person | Description of Services | Hours | Rate | Amount |
|----------|--------|---|-------|----------|------------|
| 5/8/2025 | ESW | Continued analyses and coordination activities related to estimation claim production review (3.0); communications with e-discovery vendor regarding same (0.5). | 3.5 | \$535.00 | \$1,872.50 |
| 5/9/2025 | CME | Prepare for and participate in meeting in Davidson, NC with client, Jones Day, and Trane Technologies regarding case status and potential upcoming activity. | 3.9 | \$900.00 | \$3,510.00 |
| 5/9/2025 | CME | Receive and review e-mails from Morgan Hirst and CMM regarding claims file collection. | 0.1 | \$900.00 | \$90.00 |
| 5/9/2025 | CME | E-mails to and from Charlie Mullin regarding estimation (0.1); telephone call to Charlie Mullin regarding same (0.3); receive and review e-mail from CMM regarding same (0.2). | 0.6 | \$900.00 | \$540.00 |
| 5/9/2025 | CME | Telephone call from former local counsel regarding claims file collection process (0.8); e-mails from and to CMM regarding same (0.1). | 0.9 | \$900.00 | \$810.00 |
| 5/9/2025 | CME | Receive and review e-mail from Jack Miller regarding activity in other asbestos-related bankruptcy matters. | 0.1 | \$900.00 | \$90.00 |
| 5/9/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.7); analyze associated reports in connection with conference tomorrow (0.5); exchange e-mails with and participate in conferences with consultants, outside counsel, ESW, and CLM regarding same (1.1). | 3.3 | \$480.00 | \$1,584.00 |
| 5/9/2025 | CMM | Confer with and exchange e-mails with CLM regarding tort system activity and associated tasking (0.7); analyze associated materials (0.5). | 1.2 | \$480.00 | \$576.00 |
| 5/9/2025 | CMM | Confer with consultant regarding estimation. | 0.5 | \$480.00 | \$240.00 |
| 5/9/2025 | CMM | Exchange e-mails with ACC counsel regarding meet and confer. | 0.1 | \$480.00 | \$48.00 |
| 5/9/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.0); review of asbestos bankruptcy materials to prepare for next steps in case (0.9); conference with CMM regarding same (0.9). | 7.8 | \$230.00 | \$1,794.00 |
| 5/9/2025 | CMR | Analyze asbestos claimant data. | 6.4 | \$225.00 | \$1,440.00 |
| 5/9/2025 | SMC | Analysis of documents potentially relevant to estimation (4.8); e-mails from and to CMM regarding same (0.2). | 5.0 | \$295.00 | \$1,475.00 |
| 5/9/2025 | ALR | Continue trust claims analysis. | 4.0 | \$495.00 | \$1,980.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 151 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 8

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/9/2025 | ESW | Communications with CLM regarding documents and related QC issues (0.5); continued analyses and coordination activities related to estimation claim production review (1.5). | 2.0 | \$535.00 | \$1,070.00 |
| 5/12/2025 | CME | E-mails from and to CMM regarding claims file discovery (0.1); prepare for and participate in conference call with Morgan Hirst and CMM regarding same (0.9). | 1.0 | \$900.00 | \$900.00 |
| 5/12/2025 | CME | Telephone call to Brad Erens regarding estimation (0.2); analysis of potential experts in regard to same (1.3). | 1.5 | \$900.00 | \$1,350.00 |
| 5/12/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 5/12/2025 | CME | Receive and review e-mail and attached documents from Jack Miller regarding case activity. | 0.4 | \$900.00 | \$360.00 |
| 5/12/2025 | CMM | Participate in telephone conference with client regarding case strategy and preparation for future proceedings. | 1.7 | \$480.00 | \$816.00 |
| 5/12/2025 | CMM | Prepare for and attend conference with Morgan Hirst and CME regarding documents potentially responsive to estimation discovery and associated meet and confer. | 1.0 | \$480.00 | \$480.00 |
| 5/12/2025 | CMM | Analyze documents potentially responsive to estimation discovery (1.4); analyze associated reports in connection with conference tomorrow (0.3); exchange e-mails with and participate in conferences with consultants, outside counsel, ESW, and CLM regarding same (0.8). | 2.5 | \$480.00 | \$1,200.00 |
| 5/12/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (1.8); review of asbestos bankruptcy materials to prepare for next steps in case (4.2). | 6.0 | \$230.00 | \$1,380.00 |
| 5/12/2025 | CMR | Analyze asbestos claimant data. | 8.4 | \$225.00 | \$1,890.00 |
| 5/12/2025 | SMC | E-mails to and from CMM and PACE regarding documents. | 0.2 | \$295.00 | \$59.00 |
| 5/12/2025 | ALR | Continue trust claims analysis. | 4.4 | \$495.00 | \$2,178.00 |
| 5/12/2025 | ESW | Continued analyses and coordination activities related to estimation claim production review (4.0); communications with CMM and CLM regarding same (0.5). | 4.5 | \$535.00 | \$2,407.50 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 152 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 9

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/13/2025 | CME | Prepare for and participate in conference call with Bates White regarding estimation issues (1.0); second telephone conference with Bates White regarding same (0.2); receive and review e-mails and related documents from Austin Morey and CMM regarding same (0.2); receive and review e-mail and related documents from Brad Erens regarding same (0.2). | 1.6 | \$900.00 | \$1,440.00 |
| 5/13/2025 | CME | Receive and review e-mails from Davis Wright and CMM regarding claims file collection (0.1); analysis of various documents related to same (0.2). | 0.3 | \$900.00 | \$270.00 |
| 5/13/2025 | CME | Receive and review e-mail and related documents from Jack Miller in regard to activity in other asbestos-related bankruptcy matters. | 0.3 | \$900.00 | \$270.00 |
| 5/13/2025 | CME | Receive and review e-mail and related documents from Jack Miller in regard to appellate activity. | 0.2 | \$900.00 | \$180.00 |
| 5/13/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 5/13/2025 | CME | Receive and review e-mails from Bates White and CMM regarding estimation (0.1); e-mails from and to Jones Day regarding same (0.2). | 0.3 | \$900.00 | \$270.00 |
| 5/13/2025 | СММ | Participate in telephone conference with ESW regarding documents potentially responsive to estimation discovery (1.1); exchange e-mails with Jones Day, consultants, CME, ESW, and CLM regarding same (0.4); analyze documents potentially responsive to estimation discovery (1.5); analyze associated reports (0.3). | 3.3 | \$480.00 | \$1,584.00 |
| 5/13/2025 | CMM | Prepare for and participate in conference with Jones Day, consultants, and CME regarding estimation. | 0.8 | \$480.00 | \$384.00 |
| 5/13/2025 | CMM | Prepare for and participate in conference with consultant regarding tort system activity and estimation. | 0.5 | \$480.00 | \$240.00 |
| 5/13/2025 | CMM | Analyze materials related to tort system deposition activity (0.2); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.4 | \$480.00 | \$192.00 |
| 5/13/2025 | СММ | Analyze draft correspondence and exchange e-mails with consultants and CME regarding same. | 0.4 | \$480.00 | \$192.00 |
| 5/13/2025 | СММ | Analyze order from co-defendant bankruptcy and related correspondence for precedent and potential applicability to the Aldrich/Murray matter. | 0.1 | \$480.00 | \$48.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 153 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 10

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/13/2025 | CMM | Exchange e-mails with ACC counsel regarding documents potentially responsive to estimation discovery. | 0.1 | \$480.00 | \$48.00 |
| 5/13/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (2.7); review of asbestos bankruptcy materials to prepare for next steps in case (5.0); conference with CMM regarding same (0.3). | 8.0 | \$230.00 | \$1,840.00 |
| 5/13/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.3 | \$225.00 | \$292.50 |
| 5/13/2025 | CMR | Analyze asbestos claimant data. | 6.8 | \$225.00 | \$1,530.00 |
| 5/13/2025 | SMC | Analysis of documents potentially relevant to estimation (6.9); e-mails from and to CMM and CMR regarding same (0.4); e-mails from and to PACE regarding data (0.2). | 7.5 | \$295.00 | \$2,212.50 |
| 5/13/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (4.5); communications with CMM and e-discovery support team regarding same (1.0). | 5.5 | \$535.00 | \$2,942.50 |
| 5/14/2025 | CME | Analysis of recent relevant filings and activity in other asbestos-related bankruptcy matters for possible use in Aldrich matter. | 1.4 | \$900.00 | \$1,260.00 |
| 5/14/2025 | CME | Receive and review e-mails from Morgan Hirst and CMM regarding claims file collection. | 0.2 | \$900.00 | \$180.00 |
| 5/14/2025 | CME | Receive and review e-mails and related documents from Jack Miller and Mark Cody in regard to appellate activity. | 0.2 | \$900.00 | \$180.00 |
| 5/14/2025 | CME | Receive and review e-mail from Morgan Hirst regarding estimation (0.1); begin review of previous reports in regard to possible use (0.6). | 0.7 | \$900.00 | \$630.00 |
| 5/14/2025 | CME | Receive and review memos from Bates White regarding estimation data processing (0.4); analysis of spreadsheets in regard to same (0.4). | 8.0 | \$900.00 | \$720.00 |
| 5/14/2025 | CMM | Participate in meetings with consultants regarding estimation. | 1.5 | \$480.00 | \$720.00 |
| 5/14/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.2); participate in telephone conference with ESW regarding same (1.2); exchange e-mails with Jones Day, consultants, CME, ESW, and CLM regarding same (0.4); analyze associated reports (0.3). | 3.1 | \$480.00 | \$1,488.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 154 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 11

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/14/2025 | СММ | Analyze documents regarding tort system activity (0.8); analyze associated reports (0.3); exchange e-mails and participate in conferences with CLM regarding same (0.3). | 1.4 | \$480.00 | \$672.00 |
| 5/14/2025 | CMM | Exchange e-mails with client regarding tort system activity. | 0.1 | \$480.00 | \$48.00 |
| 5/14/2025 | CMM | Confer with outside counsel regarding documents and tort system activity. | 0.5 | \$480.00 | \$240.00 |
| 5/14/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (2.5); review of asbestos bankruptcy materials to prepare for next steps in case (5.4). | 7.9 | \$230.00 | \$1,817.00 |
| 5/14/2025 | CMR | Analyze asbestos claimant data. | 8.6 | \$225.00 | \$1,935.00 |
| 5/14/2025 | SMC | Analysis of documents potentially relevant to estimation (6.5); e-mails from and to CMM and CMR regarding same (0.3); e-mails from and to PACE regarding data (0.2). | 7.0 | \$295.00 | \$2,065.00 |
| 5/14/2025 | ALR | Continue trust claims analysis. | 4.0 | \$495.00 | \$1,980.00 |
| 5/14/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (5.5); communications with CMM and e-discovery support team regarding same (1.5). | 7.0 | \$535.00 | \$3,745.00 |
| 5/15/2025 | CME | Prepare for and participate in conference call with ACC counsel, Jones Day, and CMM regarding claims file collection (0.8); e-mails from and to Morgan Hirst and CMM regarding same (0.2); conference call with Morgan Hirst and CMM regarding same (0.2); brief review of claims file collection protocol (0.2). | 1.4 | \$900.00 | \$1,260.00 |
| 5/15/2025 | CME | Receive and review e-mails from Jones Day and Rayburn Cooper regarding appellate activity (0.1); review draft in regard to same (0.3). | 0.4 | \$900.00 | \$360.00 |
| 5/15/2025 | CME | E-mails from and to CMM regarding estimation (0.2); review related documents (0.2). | 0.4 | \$900.00 | \$360.00 |
| 5/15/2025 | CME | E-mails from and to Morgan Hirst regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 5/15/2025 | СММ | Analyze documents potentially responsive to estimation discovery (2.0); exchange e-mails with and confer with Jones Day, consultants, outside counsel, ESW, and CLM regarding same (0.5); analyze associated reports (0.4). | 2.9 | \$480.00 | \$1,392.00 |
| 5/15/2025 | СММ | Confer with and exchange e-mails with outside counsel and CME regarding tort system activity (0.3); draft associated documents (0.3). | 0.6 | \$480.00 | \$288.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 155 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 12

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/15/2025 | СММ | Prepare for and participate in meet and confer with ACC, Jones Day, and CME regarding estimation discovery (0.7); exchange e-mails with Jones Day, consultants, CME, and ESW regarding same (0.5); confer with CME and Jones Day regarding same and associated follow up (0.3). | 1.5 | \$480.00 | \$720.00 |
| 5/15/2025 | CMM | Confer with and exchange e-mails with Bates White and CME regarding data and reports (0.9); analyze reports (0.3). | 1.2 | \$480.00 | \$576.00 |
| 5/15/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (7.5); conference with ESW regarding same (0.2). | 7.7 | \$230.00 | \$1,771.00 |
| 5/15/2025 | CMR | Analyze asbestos claimant data. | 7.4 | \$225.00 | \$1,665.00 |
| 5/15/2025 | CMR | Obtain transcript for potential precedent and e-mails with CMM regarding same. | 0.2 | \$225.00 | \$45.00 |
| 5/15/2025 | SMC | Analysis of documents potentially relevant to estimation (5.1); e-mails and conferences with CMM and CMR regarding same (0.6). | 5.7 | \$295.00 | \$1,681.50 |
| 5/15/2025 | ALR | Continue trust claims analysis. | 3.3 | \$495.00 | \$1,633.50 |
| 5/15/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (3.5); communications with CMM and e-discovery support team regarding same (0.8). | 4.3 | \$535.00 | \$2,300.50 |
| 5/16/2025 | CME | Prepare for and participate in conference call with client and Jones Day regarding case status and strategy. | 8.0 | \$900.00 | \$720.00 |
| 5/16/2025 | CME | Several e-mails from and to Morgan Hirst, Bates White, and CMM regarding processed data requested by ACC (0.9); review various data files in regard to same (1.3); e-mail to Davis Wright regarding same (0.2). | 2.4 | \$900.00 | \$2,160.00 |
| 5/16/2025 | CME | E-mails from and to CMM regarding estimation (0.2); analysis of gathered data in regard to same (0.3). | 0.5 | \$900.00 | \$450.00 |
| 5/16/2025 | CME | Receive and review e-mails from Mark Cody regarding Verus. | 0.2 | \$900.00 | \$180.00 |
| 5/16/2025 | CMM | Prepare for and participate in conference with client, CME, and Jones Day regarding case strategy. | 0.9 | \$480.00 | \$432.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 156 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 13

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/16/2025 | СММ | Analyze documents potentially responsive to estimation discovery (1.5); analyze associated reports (0.4); exchange e-mails with and confer with Jones Day, consultants, outside counsel, ESW, and CLM regarding same (0.4). | 2.3 | \$480.00 | \$1,104.00 |
| 5/16/2025 | СММ | Exchange e-mails with and confer with CME and SMC regarding data (0.5); analyze associated reports (0.2); exchange e-mails with and confer with SMC regarding claimant data (0.2); analyze reports and memorandum (0.5). | 1.4 | \$480.00 | \$672.00 |
| 5/16/2025 | CMM | Confer with and exchange e-mails with outside counsel and CME regarding tort system activity (0.5); draft associated documents (0.7). | 1.2 | \$480.00 | \$576.00 |
| 5/16/2025 | CMM | Confer with consultant regarding data (1.0); confer with SMC regarding result of same (0.1). | 1.1 | \$480.00 | \$528.00 |
| 5/16/2025 | CMR | Analyze asbestos claimant data and communications with SMC regarding same. | 8.9 | \$225.00 | \$2,002.50 |
| 5/16/2025 | SMC | Analysis of documents potentially relevant to estimation (6.2); e-mails and conferences with CMM, CMR and DAB regarding same (0.8); e-mails from and to PACE and CMM regarding data (0.3); analysis of data and e-mails from and to Stout regarding same (0.5). | 7.8 | \$295.00 | \$2,301.00 |
| 5/16/2025 | ALR | Continue trust claims analysis (4.5); communications with CLM regarding same (0.1). | 4.6 | \$495.00 | \$2,277.00 |
| 5/16/2025 | ALR | Analysis of tender from indemnitee. | 0.1 | \$495.00 | \$49.50 |
| 5/16/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (2.5); communications with e-discovery support team regarding same (1.0). | 3.5 | \$535.00 | \$1,872.50 |
| 5/16/2025 | DAB | Analyze asbestos claimant data. | 1.0 | \$140.00 | \$140.00 |
| 5/17/2025 | CMM | Analyze reports regarding tort system data (0.4); exchange e-mails with SMC and consultants regarding same (0.3). | 0.7 | \$480.00 | \$336.00 |
| 5/17/2025 | CMM | Analyze reports regarding documents potentially responsive to discovery requests served in estimation (0.3); exchange e-mails with ESW and consultants regarding same (0.3). | 0.6 | \$480.00 | \$288.00 |
| 5/17/2025 | SMC | Receive and review e-mails from CMM and Bates White regarding data. | 0.2 | \$295.00 | \$59.00 |
| 5/18/2025 | СММ | Analyze documents related to tort system deposition activity (0.1); exchange e-mails with CLM regarding same (0.1). | 0.2 | \$480.00 | \$96.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 157 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 14

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/19/2025 | CME | Telephone call from and to Brad Erens regarding case strategy. | 1.0 | \$900.00 | \$900.00 |
| 5/19/2025 | CME | E-mails from and to CMM regarding estimation. | 0.1 | \$900.00 | \$90.00 |
| 5/19/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 5/19/2025 | CMM | Participate in conference with client regarding preparation for future proceedings. | 1.3 | \$480.00 | \$624.00 |
| 5/19/2025 | CMM | Participate in conference with client regarding discovery and expert issues (0.7); exchange e-mails with CME regarding same (0.3). | 1.0 | \$480.00 | \$480.00 |
| 5/19/2025 | CMM | Participate in conference with CLM regarding claimant data and discovery (0.5); exchange e-mails with outside counsel regarding same (0.2); analyze, revise associated reports (0.8). | 1.5 | \$480.00 | \$720.00 |
| 5/19/2025 | CMM | Participate in conferences with ESW, CLM, and consultants regarding documents potentially responsive to estimation discovery (0.5); analyze associated documents (0.8). | 1.3 | \$480.00 | \$624.00 |
| 5/19/2025 | CMM | Analyze material obtained from asbestos bankruptcy trusts (0.8); draft, revise associated reports (0.9). | 1.7 | \$480.00 | \$816.00 |
| 5/19/2025 | CMM | Draft report to CME and exchange associated e-mails regarding tort system deposition activity. | 0.7 | \$480.00 | \$336.00 |
| 5/19/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.0); review of asbestos bankruptcy materials to prepare for next steps in case (1.4); conference with CMM regarding same (0.4). | 7.8 | \$230.00 | \$1,794.00 |
| 5/19/2025 | CMR | Analyze asbestos claimant data and conference with DPC regarding same. | 8.4 | \$225.00 | \$1,890.00 |
| 5/19/2025 | CMR | Obtain and review transcript for potential precedent and e-mail with CMM regarding same. | 0.2 | \$225.00 | \$45.00 |
| 5/19/2025 | SMC | Analysis of documents potentially relevant to estimation (1.7); e-mails from and to CMM regarding same (0.2); receive and review e-mail from Bates White regarding data (0.2); e-mails to and from PACE and CMM regarding data (0.4). | 2.5 | \$295.00 | \$737.50 |
| 5/19/2025 | ALR | Analysis of claims data (1.4); communications with CLM regarding same (0.1). | 1.5 | \$495.00 | \$742.50 |
| 5/19/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (4.5); communications with CMM and e-discovery support team regarding same (0.7). | 5.2 | \$535.00 | \$2,782.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 158 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 15

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/19/2025 | DAB | Analyze asbestos claimant data. | 6.0 | \$140.00 | \$840.00 |
| 5/20/2025 | CME | Telephone call to Charlie Mullin regarding estimation (0.2); e-mails from and to Charlie Mullin regarding same (0.1); prepare for and participate in conference with Jones Day and Bates White regarding estimation strategy and coordination (0.8); conference with CMM regarding same (1.0); e-mails from and to CMM regarding same (0.1). | 2.2 | \$900.00 | \$1,980.00 |
| 5/20/2025 | CME | Continued review of memos from Bates White regarding estimation data (0.3); conference with CMM regarding same (0.1); review e-mails regarding motions practice and subpoenas of estimation data in relation to data organization (1.3). | 1.7 | \$900.00 | \$1,530.00 |
| 5/20/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 5/20/2025 | СММ | Prepare for and participate in meeting with consultants, Jones Day, and CME regarding estimation. | 0.9 | \$480.00 | \$432.00 |
| 5/20/2025 | CMM | Prepare for and participate in telephone conference with CME regarding estimation (0.9); participate in telephone conference with outside counsel regarding same (0.3). | 1.2 | \$480.00 | \$576.00 |
| 5/20/2025 | CMM | Exchange e-mails with CME regarding tort system data. | 0.1 | \$480.00 | \$48.00 |
| 5/20/2025 | СММ | Analyze documents potentially responsive to estimation discovery and associated reports (2.2); participate in several e-mail exchanges and conferences with consultants, outside counsel, CME, and ESW regarding same (0.8); draft, revise associated correspondence (0.5). | 3.5 | \$480.00 | \$1,680.00 |
| 5/20/2025 | CMM | Analyze reports regarding claimant data (0.8); exchange e-mails with and participate in conferences with SMC, CLM, and CME regarding same (0.4). | 1.2 | \$480.00 | \$576.00 |
| 5/20/2025 | СММ | Analyze materials related to tort system deposition activity (0.1); exchange e-mails with CLM regarding same (0.1). | 0.2 | \$480.00 | \$96.00 |
| 5/20/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (2.0); review of asbestos bankruptcy materials to prepare for next steps in case (5.7). | 7.7 | \$230.00 | \$1,771.00 |
| 5/20/2025 | CMR | Analyze asbestos claimant data. | 7.7 | \$225.00 | \$1,732.50 |
| 5/20/2025 | CMR | Conference with CMM regarding asbestos claimant data analysis. | 0.4 | \$225.00 | \$90.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 159 of 170 May 31, 2025

OP 01 170 May 31, 2 Client: Matter:

Page: 16

Invoice #:

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| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/20/2025 | ESW | Continued QC analyses and coordination activities regarding estimation claim ESI processing and production review (5.5); communications with CMM and e-discovery support team regarding same (0.8). | 6.3 | \$535.00 | \$3,370.50 |
| 5/20/2025 | DAB | Analyze asbestos claimant data. | 3.0 | \$140.00 | \$420.00 |
| 5/20/2025 | DPC | Analyze asbestos claimant data. | 3.0 | \$140.00 | \$420.00 |
| 5/21/2025 | CME | E-mails from CMM in regard to ongoing estimation issues; receive and review spreadsheets in regard to same. | 1.5 | \$900.00 | \$1,350.00 |
| 5/21/2025 | CME | E-mails from and to Morgan Hirst regarding discovery coordination. | 0.1 | \$900.00 | \$90.00 |
| 5/21/2025 | СММ | Analyze documents potentially germane to estimation (1.5); exchange e-mails with Jones Day regarding same (0.1); exchange e-mails with consultants, ESW, and CLM regarding same (0.4). | 2.0 | \$480.00 | \$960.00 |
| 5/21/2025 | CMM | Participate in meeting with consultant regarding tort system data. | 1.0 | \$480.00 | \$480.00 |
| 5/21/2025 | СММ | Participate in telephone conferences and e-mail exchanges with consultants, CME, and SMC regarding tort system data (0.5); analyze associated reports (0.5). | 1.0 | \$480.00 | \$480.00 |
| 5/21/2025 | CMM | Analyze claimant data (0.3); revise associated reports (0.5). | 8.0 | \$480.00 | \$384.00 |
| 5/21/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (3.3); review of asbestos bankruptcy materials to prepare for next steps in case (4.5). | 7.8 | \$230.00 | \$1,794.00 |
| 5/21/2025 | CMR | Multiple conferences with SMC regarding asbestos claimant data analysis. | 0.4 | \$225.00 | \$90.00 |
| 5/21/2025 | CMR | Analyze asbestos claimant data. | 7.3 | \$225.00 | \$1,642.50 |
| 5/21/2025 | SMC | Analysis of documents potentially relevant to estimation (6.4); conference with CMR regarding same (0.4); e-mails from and to CMM, CLM, CMR and DAB regarding same (0.5); e-mails from and to PACE and CMM regarding data (0.3). | 7.6 | \$295.00 | \$2,242.00 |
| 5/21/2025 | ALR | Analysis of claims data. | 3.2 | \$495.00 | \$1,584.00 |
| 5/21/2025 | ESW | Continued QC analyses regarding estimation claim ESI processing and production review. | 4.5 | \$535.00 | \$2,407.50 |
| 5/21/2025 | DPC | Analyze asbestos claimant data. | 1.5 | \$140.00 | \$210.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 160 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 17

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/22/2025 | CME | Telephone call from and to Morgan Hirst regarding estimation issues (0.5); review documents relevant to same (0.3). | 0.8 | \$900.00 | \$720.00 |
| 5/22/2025 | CME | Telephone call from and to Brad Erens regarding case strategy (0.2); telephone call to Allan Tananbaum regarding same (0.5). | 0.7 | \$900.00 | \$630.00 |
| 5/22/2025 | CME | Telephone call to local counsel regarding claims file collection (0.2); participate in e-mail exchange with CMM regarding same (0.2); review spreadsheet in regard to same (0.2). | 0.6 | \$900.00 | \$540.00 |
| 5/22/2025 | CME | Receive and review e-mails from Brad Erens and Morgan Hirst regarding case coordination. | 0.1 | \$900.00 | \$90.00 |
| 5/22/2025 | СММ | Participate in meeting with Bates White regarding estimation (0.5); analyze associated reports (0.4); exchange e-mails with and confer with CME, SMC, and CLM regarding same (0.4); exchange e-mails with CME and outside counsel regarding tort system activity (0.5). | 1.8 | \$480.00 | \$864.00 |
| 5/22/2025 | CMM | Analyze documents potentially responsive to estimation discovery (1.8); exchange e-mails with consultants, Jones Day, ESW, and CLM regarding same (0.4). | 2.2 | \$480.00 | \$1,056.00 |
| 5/22/2025 | CMM | Analyze claimant data obtained from asbestos bankruptcy trusts (1.5); draft, revise associated reports (0.3). | 1.8 | \$480.00 | \$864.00 |
| 5/22/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.4); review of asbestos bankruptcy materials to prepare for next steps in case (1.5). | 7.9 | \$230.00 | \$1,817.00 |
| 5/22/2025 | CMR | Conference with SMC regarding asbestos claimant data analysis. | 0.2 | \$225.00 | \$45.00 |
| 5/22/2025 | ALR | Analysis of claims data. | 8.0 | \$495.00 | \$396.00 |
| 5/22/2025 | ESW | Continued QC analyses regarding estimation claim ESI processing and production review. | 3.5 | \$535.00 | \$1,872.50 |
| 5/23/2025 | CME | E-mail to Davis Wright regarding requested materials. | 0.1 | \$900.00 | \$90.00 |
| 5/23/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 5/23/2025 | CME | Receive and review e-mails from Jack Miller regarding recent filings. | 0.3 | \$900.00 | \$270.00 |
| 5/23/2025 | CME | E-mails from and to CMM regarding estimation activity. | 0.2 | \$900.00 | \$180.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 161 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 18

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/23/2025 | CME | Numerous e-mails from and to Jones Day, CMM, and others regarding estimation document production. | 0.5 | \$900.00 | \$450.00 |
| 5/23/2025 | CMM | Analyze correspondence regarding document productions (0.2); exchange e-mails with Jones Day, CME, and ESW regarding same (0.2). | 0.4 | \$480.00 | \$192.00 |
| 5/23/2025 | CMM | Analyze transcript of hearing in co-defendant proceeding for potential precedent and applicability to the Aldrich/Murray case. | 0.8 | \$480.00 | \$384.00 |
| 5/23/2025 | CMM | Exchange e-mails with SMC and CMR regarding claimant data (1.0); analyze same and associated reports (0.8). | 1.8 | \$480.00 | \$864.00 |
| 5/23/2025 | CMM | Analyze documents potentially responsive to estimation discovery (1.3); exchange e-mails with ESW regarding same (0.2). | 1.5 | \$480.00 | \$720.00 |
| 5/23/2025 | CMM | Analyze claimant data received from asbestos bankruptcy trusts (0.9); draft, revise associated reports (0.8). | 1.7 | \$480.00 | \$816.00 |
| 5/23/2025 | CMM | Exchange e-mails with CLM regarding tort system deposition activity and tort system verdict activity. | 0.2 | \$480.00 | \$96.00 |
| 5/23/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery. | 7.4 | \$230.00 | \$1,702.00 |
| 5/23/2025 | CMR | Conference with SMC regarding asbestos claimant analysis. | 0.3 | \$225.00 | \$67.50 |
| 5/23/2025 | CMR | Analyze asbestos claimant data. | 1.3 | \$225.00 | \$292.50 |
| 5/23/2025 | SMC | Analysis of documents potentially relevant to estimation (3.9); conference with CMR regarding same (0.2); e-mails from and to CMM and CMR regarding same (0.4); e-mails from and to PACE and CMM regarding data (0.5). | 5.0 | \$295.00 | \$1,475.00 |
| 5/23/2025 | ESW | Continued coordination of first production installment for claim files (2.2); communications with Jones Day, EWH and d-discovery vendor teams regarding same (0.7). | 2.9 | \$535.00 | \$1,551.50 |
| 5/24/2025 | CMM | Exchange e-mails with CME regarding tort system data and associated reports. | 0.2 | \$480.00 | \$96.00 |
| 5/24/2025 | CMM | Exchange e-mails with CMR regarding claimant data and associated reports. | 0.3 | \$480.00 | \$144.00 |
| 5/26/2025 | CME | E-mails from and to CMM regarding estimation (0.1); analysis of memos in regard to same (0.6). receive and review e-mail from Charlie Mullin regarding same (0.1). | 0.8 | \$900.00 | \$720.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 162 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 19

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/26/2025 | CMM | Exchange e-mails with CME regarding estimation data and upcoming meeting (0.2); draft, revise report regarding claimant data (0.9). | 1.1 | \$480.00 | \$528.00 |
| 5/26/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.5); review of asbestos bankruptcy materials to prepare for next steps in case (1.2). | 7.7 | \$230.00 | \$1,771.00 |
| 5/27/2025 | CME | Prepare for and participate in conference call with Jones Day and Bates White regarding estimation (0.8); conference with CMM regarding planning for upcoming meeting in regard to same (0.3); receive and review e-mail from Charlie Mullin regarding same (0.1). | 1.2 | \$900.00 | \$1,080.00 |
| 5/27/2025 | CME | E-mails from and to Jones Day, K&L Gates, and CMM regarding claims file collection and production. | 0.4 | \$900.00 | \$360.00 |
| 5/27/2025 | CME | Receive and review e-mail from DBMP counsel regarding document collection (0.3); e-mail to Bates White regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 5/27/2025 | CME | Receive and review e-mail and related documents from Drew Evans in regard to case strategy. | 0.3 | \$900.00 | \$270.00 |
| 5/27/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 5/27/2025 | CMM | Prepare for and participate in meeting with Jones Day, consultants, and CME regarding estimation. | 0.7 | \$480.00 | \$336.00 |
| 5/27/2025 | CMM | Exchange e-mails with consultants regarding tort system information. | 0.1 | \$480.00 | \$48.00 |
| 5/27/2025 | СММ | Participate in conferences and e-mail exchanges with Jones Day, CME, and ESW regarding the Debtors' document production in response to estimation discovery (0.3); analyze documents potentially responsive to estimation discovery requests (0.7); confer with outside counsel regarding same (0.2). | 1.2 | \$480.00 | \$576.00 |
| 5/27/2025 | СММ | Draft, revise presentation for upcoming meeting with counsel and consultants (4.0); exchange e-mails with and confer with CLM regarding same (0.4). | 4.4 | \$480.00 | \$2,112.00 |
| 5/27/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (3.0); review of asbestos bankruptcy materials to prepare for next steps in case (4.5); conference with CMM regarding same (0.3). | 7.8 | \$230.00 | \$1,794.00 |
| 5/27/2025 | CMR | Analyze asbestos claimant data. | 8.2 | \$225.00 | \$1,845.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 163 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 20

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/27/2025 | ALR | Analysis of claims data. | 5.4 | \$495.00 | \$2,673.00 |
| 5/27/2025 | ESW | Continued QC analyses regarding estimation claim ESI processing and production review. | 2.5 | \$535.00 | \$1,337.50 |
| 5/28/2025 | CME | Telephone conference with Brad Erens regarding case strategy and potential next steps (0.9); analysis of case timeline in regard to same (0.5). | 1.4 | \$900.00 | \$1,260.00 |
| 5/28/2025 | CME | E-mails from and to Bates White regarding estimation (0.3); telephone call to Drew Evans regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 5/28/2025 | CME | E-mails from and to Morgan Hirst and CMM regarding claims file collection (0.1); conference with CMM regarding same (0.2). | 0.3 | \$900.00 | \$270.00 |
| 5/28/2025 | CME | E-mails from and to Jones Day, CMM, and others regarding estimation issues (0.4); analysis of potential resources in regard to same (0.7). | 1.1 | \$900.00 | \$990.00 |
| 5/28/2025 | CME | Several telephone conferences with Brad Erens regarding case strategy and recent developments (0.7); conference with CMM regarding same (0.3). | 1.0 | \$900.00 | \$900.00 |
| 5/28/2025 | CME | Receive and review e-mails from Jack Miller and CMM regarding tort system activity. | 0.2 | \$900.00 | \$180.00 |
| 5/28/2025 | CMM | Participate in conferences with consultants, SMC and CMR regarding tort system data (0.8); analyze associated reports (0.3). | 1.1 | \$480.00 | \$528.00 |
| 5/28/2025 | CMM | Analyze materials regarding tort system deposition activity (0.2); exchange e-mails with Jack Miller, CME, and CLM regarding same (0.2). | 0.4 | \$480.00 | \$192.00 |
| 5/28/2025 | CMM | Analyze claimant data (0.9); draft, revise associated reports (0.2). | 1.1 | \$480.00 | \$528.00 |
| 5/28/2025 | СММ | Analyze documents potentially responsive to estimation discovery (0.8); exchange e-mails with and participate in telephone conferences with consultants, outside counsel, ESW, and CLM regarding same (0.8). | 1.6 | \$480.00 | \$768.00 |
| 5/28/2025 | CMM | Exchange e-mails with and confer with SMC and CLM regarding proofs of claim. | 0.3 | \$480.00 | \$144.00 |
| 5/28/2025 | CMM | Exchange e-mails with and participate in telephone conference with CME regarding potential witnesses. | 0.4 | \$480.00 | \$192.00 |
| 5/28/2025 | CMM | Exchange e-mails with consultants regarding tort system materials. | 0.3 | \$480.00 | \$144.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 164 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 21

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|--|-------|----------|------------|
| 5/28/2025 | СММ | Exchange several e-mails with and participate in conferences consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.6); analyze associated reports (0.2); analyze documents (0.7). | 1.5 | \$480.00 | \$720.00 |
| 5/28/2025 | СММ | Draft, revise presentation for upcoming meeting (0.7); exchange e-mails with ESW and CLM regarding same (0.3). | 1.0 | \$480.00 | \$480.00 |
| 5/28/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (6.9); review of asbestos bankruptcy materials to prepare for next steps in case (0.7). | 7.6 | \$230.00 | \$1,748.00 |
| 5/28/2025 | CMR | Analyze asbestos claimant data. | 7.3 | \$225.00 | \$1,642.50 |
| 5/28/2025 | CMR | Conference with CMM regarding asbestos claimant data analysis. | 0.2 | \$225.00 | \$45.00 |
| 5/28/2025 | ALR | Analysis of claims data. | 6.4 | \$495.00 | \$3,168.00 |
| 5/28/2025 | ESW | Continued QC analyses regarding estimation claim ESI processing and production review (5.5); communications with CMM and e-discovery support team regarding same (0.5). | 6.0 | \$535.00 | \$3,210.00 |
| 5/29/2025 | CME | Prepare for and participate in conference call with Allan Tananbaum and Jones Day regarding case status and strategy (1.0); several telephone conferences with Brad Erens regarding same (0.8). | 1.8 | \$900.00 | \$1,620.00 |
| 5/29/2025 | CME | Conference with CMM regarding estimation (0.2); review documents related to same (1.3); prepare for and participate in conference calls with Jones Day and Bates White regarding same (1.1); e-mails from and to Bates White regarding same (0.2). | 2.8 | \$900.00 | \$2,520.00 |
| 5/29/2025 | СММ | Confer with CME regarding witnesses (0.3); exchange e-mails with CME and CLM regarding same (0.4); analyze witness materials (0.9). | 1.6 | \$480.00 | \$768.00 |
| 5/29/2025 | CMM | Participate in telephone conference with consultant regarding tort system activity. | 0.1 | \$480.00 | \$48.00 |
| 5/29/2025 | СММ | Confer with and exchange e-mails with SMC and CLM regarding claimant data and tort system activity (0.4); analyze associated reports (0.4). | 8.0 | \$480.00 | \$384.00 |
| 5/29/2025 | СММ | Exchange e-mails with Jones Day, jurisdictional counsel, consultants, ESW, and CLM regarding documents potentially responsive to estimation discovery (0.6); analyze associated documents (0.5). | 1.1 | \$480.00 | \$528.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 165 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 22

| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|------------|
| 5/29/2025 | СММ | Draft, revise materials for upcoming meeting with counsel and consultants (1.2); exchange e-mails with and confer with CME, SMC, and CLM regarding same (0.4). | 1.6 | \$480.00 | \$768.00 |
| 5/29/2025 | CMM | Prepare for and participate in conference with client, Jones Day, and CME regarding case strategy. | 0.9 | \$480.00 | \$432.00 |
| 5/29/2025 | CLM | Review of asbestos bankruptcy materials potentially germane to estimation discovery (3.7); analysis of tort system discovery materials (4.0). | 7.7 | \$230.00 | \$1,771.00 |
| 5/29/2025 | CMR | Analyze asbestos claimant data. | 7.8 | \$225.00 | \$1,755.00 |
| 5/29/2025 | SMC | Analysis of documents potentially relevant to estimation (4.0); conferences and e-mails with CMR and CMM regarding same (1.2). | 5.2 | \$295.00 | \$1,534.00 |
| 5/29/2025 | ALR | Analysis of claims data. | 5.7 | \$495.00 | \$2,821.50 |
| 5/29/2025 | ESW | Continued QC analyses regarding estimation claim ESI processing and production review (6.0); communications with CMM and e-discovery support team regarding same (0.8). | 6.8 | \$535.00 | \$3,638.00 |
| 5/30/2025 | CME | Telephone call from Brad Erens regarding upcoming estimation meeting at Bates White (0.2); review and revise draft of presentation in regard to same (2.7); e-mails from and to CMM regarding same (0.2). | 3.1 | \$900.00 | \$2,790.00 |
| 5/30/2025 | CME | Receive and review e-mail from Jack Miller regarding tort system activity. | 0.1 | \$900.00 | \$90.00 |
| 5/30/2025 | CME | Conference with Brad Erens regarding estimation expert work (0.3); receive and review e-mail from CMM regarding same (0.1). | 0.4 | \$900.00 | \$360.00 |
| 5/30/2025 | CMM | Exchange e-mails with Bates White regarding claimant data (0.1); analyze associated reports (0.2). | 0.3 | \$480.00 | \$144.00 |
| 5/30/2025 | CMM | Exchange e-mails with ALR, SMC, and CLM regarding claimant data. | 0.4 | \$480.00 | \$192.00 |
| 5/30/2025 | CLM | Analysis of tort system discovery materials. | 5.5 | \$230.00 | \$1,265.00 |
| 5/30/2025 | CMR | Obtain and review transcripts for potential precedent and e-mails with CMM regarding same. | 1.4 | \$225.00 | \$315.00 |
| 5/30/2025 | CMR | Analyze asbestos claimant data. | 4.3 | \$225.00 | \$967.50 |
| 5/30/2025 | SMC | Analysis of documents potentially relevant to estimation. | 4.8 | \$295.00 | \$1,416.00 |
| 5/30/2025 | ALR | Analysis of claims data. | 2.6 | \$495.00 | \$1,287.00 |

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 166 of 170 May 31, 2025

Client: 001159 Matter: 068169 Invoice #: 410547

Page: 23

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|---|--------------|-----|----|---|---|
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| Date | Person | Description of Services | Hours | Rate | Amount |
|-----------|--------|---|-------|----------|--------------|
| 5/31/2025 | СММ | Analyze, revise presentation in advance of meeting (0.9); exchange e-mails with CME regarding same (0.2). | 1.1 | \$480.00 | \$528.00 |
| | | Total Professional Services | 749 5 | | \$291 705 00 |

PERSON RECAP

| Person | | Level | Hours | Rate | Amount |
|--------|----------------------|-----------|-------|----------|-------------|
| CME | C. Michael Evert Jr. | PARTNER | 62.3 | \$900.00 | \$56,070.00 |
| CMM | Clare M. Maisano | PARTNER | 115.6 | \$480.00 | \$55,488.00 |
| SMC | Sarah M. Canup | PARALEGAL | 96.4 | \$295.00 | \$28,438.00 |
| CLM | Carrie L. Menegigian | PARALEGAL | 159.1 | \$230.00 | \$36,593.00 |
| CMR | Callie M. Robertson | PARALEGAL | 147.8 | \$225.00 | \$33,255.00 |
| ALR | Amy L. Reynolds | COUNSEL | 61.3 | \$495.00 | \$30,343.50 |
| ESW | Eileen S. Wright | COUNSEL | 92.5 | \$535.00 | \$49,487.50 |
| DAB | David A. Boyd | CLERK | 10.0 | \$140.00 | \$1,400.00 |
| DPC | Dave P. Chase | CLERK | 4.5 | \$140.00 | \$630.00 |

Total Services \$291,705.00 PAY THIS AMOUNT \$291,705.00

EXHIBIT B

Proposed Order

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re Chapter 11

ALDRICH PUMP LLC, et al., 1 Case No. 20-30608 (LMJ)

Debtors. (Jointly Administered)

ORDER GRANTING THE AMENDED FIFTEENTH INTERIM
APPLICATION OF EVERT WEATHERSBY HOUFF FOR ALLOWANCE
OF COMPENSATION FOR SERVICES RENDERED
AND REIMBURSEMENT OF EXPENSES AS SPECIAL
ASBESTOS LITIGATION COUNSEL TO THE DEBTORS
FOR THE PERIOD FROM FEBRUARY 1, 2025 THROUGH MAY 31, 2025

This matter coming before the Court on the Amended Fifteenth Interim

Application of Evert Weathersby Houff for Allowance of Compensation for Services

Rendered and Reimbursement of Expenses as Special Asbestos Litigation Counsel to the

Debtors for the Period From February 1, 2025 through May 31, 2025 (the "Interim Fee

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.

Application")² filed by Evert Weathersby Houff as Special Asbestos Litigation Counsel to the above-captioned debtors and debtor in possession (the "Debtors"); the Court having reviewed the Interim Fee Application; the Court having found that (i) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (ii) this is a core proceeding pursuant to 28 U.S.C. § 157(b), (iii) notice of the Interim Fee Application and the notice of an opportunity for hearing were served upon the parties required by Local Rule 2002-1(g) and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Retained Professionals [Dkt. 171] (the "Interim Compensation Order") and no other or further notice is required, (iv) the compensation requested in the Interim Fee Application is reasonable and for actual and necessary services rendered by Evert Weathersby Houff on behalf of the Debtors during the period from February 1, 2025 through May 31, 2025 (the "Compensation Period"), (v) the expenses for which reimbursement is sought in the Interim Fee Application are actual and necessary expenses incurred by Evert Weathersby Houff during the Compensation Period on behalf of the Debtors, and (vi) the Interim Fee Application fully complies with the Interim Compensation Order, the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and the Compensation Guidelines; and the Court having determined that the legal and factual bases set forth in the Interim Fee Application establish just cause for the relief granted herein;

IT IS HEREBY ORDERED THAT:

- 1. The Interim Fee Application is GRANTED.
- 2. Evert Weathersby Houff is awarded, on an interim basis, compensation for professional services rendered during the Compensation Period in the amount of \$1,199,103.50

Capitalized terms not otherwise defined herein have the meanings given to them in the Interim Fee Application.

Case 20-30608 Doc 2717 Filed 07/14/25 Entered 07/14/25 15:04:43 Desc Main Document Page 170 of 170

and reimbursement for actual and necessary expenses incurred by Evert Weathersby Houff during the Compensation Period in the amount of \$8,769.78.

- 3. The Debtors are authorized and directed to pay promptly to Evert Weathersby Houff the amount of fees and expenses approved by this Order, to the extent that such amounts have not previously been paid by the Debtors or satisfied by application of the Retainer.
- 4. The Debtors and Evert Weathersby Houff are authorized and empowered to take all actions necessary to implement the relief granted in this Order.
- 5. This Court shall retain exclusive jurisdiction over any and all matters arising from or related to the implementation, enforcement, or interpretation of this Order.

This Order has been signed electronically. The Judge's signature and court's seal appear at the top of the Order.

United States Bankruptcy Court

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

In re Chapter 11

ALDRICH PUMP LLC, et al., 1 Case No. 20-30608 (LMJ)

> Debtors. (Jointly Administered)

NOTICE OF OPPORTUNITY FOR HEARING

NOTICE IS HEREBY GIVEN that Aldrich Pump LLC., et al., Debtors in the abovecaptioned cases, have filed the Amended Fifteenth Interim Application of Evert Weathersby Houff for Allowance of Compensation for Services Rendered and for Reimbursement of Expenses as Special Asbestos Litigation Counsel to the Debtors for the Period from February 1, 2025 through May 31, 2025 (the "Application").

If copies of the Applications are not included with this Notice, a copy may be viewed at the Court's website, www.ncwb.uscourts.gov under Debtor Aldrich Pump LLC's name and case number, you may obtain a copy of the Applications from the Debtors' claims and noticing agent at www.kccllc.net/aldrich, or you may request in writing a copy from the undersigned counsel to the Debtors.

YOUR RIGHTS MAY BE AFFECTED. YOU SHOULD READ THESE PAPERS CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY, IF YOU HAVE ONE IN THESE BANKRUPTCY CASES. (IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.)

IF YOU DO NOT WANT THE COURT TO GRANT THE RELIEF REQUESTED IN THE APPLICATIONS, OR IF YOU WANT THE COURT TO CONSIDER YOUR VIEWS ON THE APPLICATIONS, THEN ON OR BEFORE MONDAY, JULY 28, 2025 YOU MUST:

(1) File with the Bankruptcy Court a written objection at: A.

> Clerk, United States Bankruptcy Court 401 W. Trade Street Charlotte, North Carolina 28202

В. If you have your attorney file a written objection then the objection should be filed with the Bankruptcy Court by electronic means through the Court's

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.

website, www.ncwb.uscourts.gov under the jointly administered name and case number shown above.

- (2) Serve the objection pursuant to the procedures set forth in the Order Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 123).
- (3) Attend the hearing scheduled for <u>August 28, 2025 at 9:30 a.m. EST</u> or as soon thereafter as the matters can be heard in the Bankruptcy Courtroom 2B, 401 West Trade Street, Charlotte, North Carolina. You should attend this hearing if you file an objection.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought and may enter an Order granting the relief requested. If no objections are timely filed and served, the court may rule on the Applications without a hearing. No further notice of that hearing will be given.

This the 14th day of July 2025.

RAYBURN COOPER & DURHAM, P.A.

/s/ John R. Miller, Jr.
John R. Miller, Jr.
N.C. State Bar No. 28689
1200 Carillon, 227 W. Trade Street
Charlotte, North Carolina 28202
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ATTORNEYS FOR DEBTORS