#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY

#### ATTORNEY MONTHLY FEE STATEMENT COVER SHEET FOR THE PERIOD SEPTEMBER 1, 2025 THROUGH SEPTEMBER 30, 2025<sup>1</sup>

CBRM Realty Inc., et al.<sup>2</sup> Applicant: White & Case LLP

Case No. 25-15343 (MBK) Client: Debtors and Debtors in Possession

Chapter 11 Case Filed: May 19, 2025

## COMPLETION AND SIGNING OF THIS FORM CONSTITUTES A CERTIFICATION UNDER PENALTY OF PERJURY PURSUANT TO 28 U.S.C. § 1746.

#### **RETENTION ORDER ATTACHED.**

/s/ Gregory F. Pesce

Gregory F. Pesce

Partner, White & Case LLP

A portion of the expenses requested herein predate September 1, 2025.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: CBRM Realty Inc. (2420), Crown Capital Holdings LLC (1411), Kelly Hamilton Apts LLC (9071), Kelly Hamilton Apts MM LLC (0765), RH Chenault Creek LLC (8987), RH Copper Creek LLC (0874), RH Lakewind East LLC (6963), RH Windrun LLC (0122), RH New Orleans Holdings LLC (7528), RH New Orleans Holdings MM LLC (1951), and Laguna Reserve Apts Investor LLC (N/A). The location of the Debtors' service address in these chapter 11 cases is: In re CBRM Realty Inc., et al., c/o White & Case LLP, 1221 Avenue of the Americas, New York, New York 10020.

#### SECTION I FEE SUMMARY

Summary of Amounts Requested for the Period September 1, 2025 through September 30, 2025 (the "Compensation Period")

Fee Total	\$706,194.00
Disbursement Totals	\$8,169.66
Total Fees Plus Disbursements	\$714,363.66

### Summary of Amounts Requested for Previous Records<sup>1</sup>

Total Previous Fees and Expenses Requested	\$5,109,944.83
Total Fees and Expenses Allowed to Date	\$0.00
Total Retainer Remaining	\$0.00
Total Holdback	\$2,533,684.64
Total Received by Applicant	\$2,576,260.19

Not all amounts approved under the Admin Fee Order [Docket No. 324] have been paid to White & Case. As of the date hereof, fees and expenses of \$4,096,099.63 have been approved under the Admin Fee Order, fees and expenses of \$2,576,260.19 have been paid to White & Case, and fees and expenses of \$2,533,684.64 remain unpaid following approval under the Admin Fee Order due to a lack of available funding.

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Name	Title	Year	Department	Hours	Rate	Fees
		Admitted	•			
Aquije, Alonso	Associate	2022	Financial Restructuring & Insolvency (FRI) Practice	69.3	\$1,110.00	\$76,923.00
Baccash, Laura	Partner	2003	Financial Restructuring & Insolvency (FRI) Practice	25.9	\$1,690.00	\$43,771.00
Chemborisov, Gleb	Litigation Specialist	N/A	Timekeeper Pool	8.9	\$490.00	\$4,361.00
Chen, Tony	Manager of Litigation Support	N/A	Timekeeper Pool	30.5	\$490.00	\$14,945.00
Cohen, Joel	Partner	1989	White Collar Practice	2.6	\$2,350.00	\$6,110.00
Curtis, Lucas	Associate	2020	Financial Restructuring & Insolvency (FRI) Practice	58.5	\$1,280.00	\$74,880.00
Delgado, Gabriela	Associate	2023	Financial Restructuring & Insolvency (FRI) Practice	0.2	\$990.00	\$198.00
Fryman, Scott	Partner	2015	Tax Practice	3.2	\$1,790.00	\$5,728.00
Giovine, Peter	Associate	2023	Financial Restructuring & Insolvency (FRI) Practice	106.5	\$990.00	\$105,435.00
Hershey, Samuel	Partner	2013	Financial Restructuring & Insolvency (FRI) Practice	15.3	\$1,790.00	\$27,387.00
Hirshorn, Deanna	Legal Assistant	N/A	Financial Restructuring & Insolvency (FRI) Practice	30.8	\$490.00	\$15,092.00
Kava, Sam	Associate	2020	Financial Restructuring & Insolvency (FRI) Practice	65.9	\$1,280.00	\$84,352.00
Klein, Gabriella	Associate	2021	White Collar Practice	3.1	\$1,280.00	\$3,968.00
Lingle, Barrett	Associate	2020	Financial Restructuring & Insolvency (FRI) Practice	77.1	\$1,370.00	\$105,627.00
Ludovici, Stephen	Staff Attorney	2014	Financial Restructuring & Insolvency (FRI) Practice	15.8	\$1,110.00	\$17,538.00
Mitra, Anais	Associate	2022	Financial Restructuring & Insolvency (FRI) Practice	1.0	\$1,110.00	\$1,110.00
Morales, Jon	Project Manager - Litigation Support	N/A	Practice Technology - Disputes	3.7	\$490.00	\$1,813.00
Pesce, Gregory	Partner	2011	Financial Restructuring & Insolvency (FRI) Practice	9.1	\$2,100.00	\$19,110.00
Pezza, David	Partner	1985	Real Estate Practice	14.6	\$2,100.00	\$30,660.00
Rivero, Devin	Associate	2020	Financial Restructuring & Insolvency (FRI) Practice	48.1	\$1,280.00	\$61,568.00
Rosenberg, Erin	Partner	2012	Financial Restructuring & Insolvency (FRI) Practice	0.1	\$1,790.00	\$179.00
Venes, Aileen	Legal Assistant	N/A	Financial Restructuring & Insolvency (FRI) Practice	9.6	\$490.00	\$4,704.00
Wick, Katie	Legal Assistant	N/A	Financial Restructuring & Insolvency (FRI) Practice	1.5	\$490.00	\$735.00
Grand Total				601.3		\$706,194.00

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### SECTION II SUMMARY OF SERVICES

Matter	Services Rendered	Hours	Fees
Number			
B01	Asset Sales: Kelly Hamilton	9.3	\$14,047.00
B02	Automatic Stay Issues	2.2	\$2,867.00
B04	Vendors, Taxes, Insurance and Business Operations Issues	14.9	\$19,252.00
B05	Case Administration	12.1	\$11,926.00
B06	Case Strategy	0.1	\$111.00
B07	Claims Administration & Objections	30.6	\$37,197.00
B08	Financing Matters: NOLA	4.1	\$5,293.00
B10	Creditor Meetings & Statutory Committees	0.7	\$896.00
B11	Exclusivity, Plan & Disclosure Statement: Kelly Hamilton	63.1	\$79,588.00
B12	Executory Contracts & Unexpired Leases	9.5	\$11,135.00
B13	Hearings & Court Matters	25.2	\$27,761.00
B14	Litigation & Discovery	22.7	\$20,836.00
B15	Nonworking Travel	3.0	\$3,840.00
B16	Professional Retention & Fees – W&C	30.1	\$33,323.00
B17	Professional Retention & Fees – Other	6.8	\$8,337.00
B18	Reports, Schedules & U.S. Trustee Issues	5.8	\$4,359.00
B19	Development of Claims and Causes of Action	200.5	\$203,685.00
B20	Asset Sales: NOLA	68.7	\$102,693.00
B21	Exclusivity, Plan & Disclosure Statement: NOLA	91.9	\$119,048.00
<b>Grand Total</b>		601.3	\$706,194.00

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### SECTION III SUMMARY OF DISBURSEMENTS

Disbursements	Amount
Airfare	\$2,961.03
Computer Services	\$63.00
Conference Room Dining	\$60.52
Court Costs	\$44.53
Deposition Transcripts	\$1,617.36
Document Research	\$366.27
E-Discovery Data Hosting / Storage	\$77.74
E-Discovery Production	\$569.40
Filing Fees	\$200.00
Publication Charges	\$1,506.83
Travel Meals	\$702.98
Grand Total	\$8,169.66

## SECTION IV CASE HISTORY

- (1) Date cases filed: May 19, 2025
- (2) Chapter under which case commenced: Chapter 11
- (3) Date of retention: June 27, 2025 effective as of May 19, 2025. See Exhibit A.
  - If limit on number of hours or other limitations to retention, set forth: N/A
- (4) Summarize in brief the benefits to the estate and attach supplements as needed:<sup>1</sup>
  - (a) With respect to the Kelly Hamilton Debtors, the Applicant reviewed, revised, and negotiated successive iterations of the Kelly Hamilton Debtors' chapter 11 plan [Docket No. 469, 500]; engaged with stakeholders regarding their formal and informal objections and concerns with respect to the disclosure statement and plan, including preparing a stipulation with at least one party [Docket No. 504]; prepared a memorandum of law in support of confirmation [Docket No. 470]; prepared declarations in support of confirmation of the Kelly Hamilton Plan [Docket Nos. 471, 472]; prepared and filed Plan supplements [Docket No. 502, 512, 587]; prepared for the confirmation hearing held on September 4, 2025; and prepared a revised proposed order confirming the Plan [Docket No. 505], which was entered by the Court on September 5, 2025 [Docket No. 525].<sup>2</sup>
  - (b) The Applicant engaged in extensive litigation and discovery, including: appearing in Moshe Silber's chapter 7 case and preparing and filing motions to stay the case and to transfer the case to this District; objecting to the proofs of claim filed by Moshe Silber, which objections were sustained by the Court [Docket No. 556]; revising the creditor recovery trust agreement and began conferring with the trustee to same; investigating potential estate claims; preparing for and taking the deposition of Moshe Silber; and reviewing the Debtors' documents for production in discovery to Moshe Silber.
  - (c) The Applicant moved forward with an asset sale in connection with the NOLA Properties, including filing certain notices in connection with the bidding process [Docket Nos. 552, 554]; negotiating and drafting a purchase agreement and ancillary documents; and otherwise assisting the Debtors in moving forward with the sale.

The following summary is intended to highlight the general categories of services the Applicant rendered on behalf of the Debtors and for the benefit of the estates; it is not intended to itemize each and every professional service which the Applicant performed.

<sup>&</sup>lt;sup>2</sup> Consistent with Article II.D. of the Kelly Hamilton Plan [Docket No.525], post-Confirmation Date fees and expenses solely with respect to the Kelly Hamilton Debtors are not included within this statement.

- (d) With respect to the NOLA Debtors, the Applicant reviewed, revised, and negotiated a successive iteration of the NOLA Debtors' chapter 11 plan [Docket No. 501], and disclosure statement [Docket No. 503, 517]; revised the proposed order approving the disclosure statement [Docket No. 506]; filed the liquidation analysis [Docket No. 508]; worked on solicitation of the chapter 11 plan; prepared a memorandum of law in support of confirmation; and otherwise continued to prepare for confirmation of the Plan (which occurred in the following month).
- (e) The Applicant attended and participated in the hearings held September 4, 2025.
- (f) The Applicant tended to other matters concerning administration of the chapter 11 cases.
- (g) The Applicant rendered all other services set forth on the invoices attached hereto as **Exhibit B**.<sup>3</sup>
- (5) Anticipated distribution to creditors:
  - (a) Administration expense: Paid in full.
  - (b) Secured creditors: To be paid in accordance with the Amended Joint Chapter 11 Plan of CBRM Realty Inc. and Certain of its Debtor Affiliates (With Technical Modifications) [Docket No. 500] and the Modified Joint Chapter 11 Plan of Crown Capital Holdings LLC and Certain of its Debtor Affiliates [Docket No. 622] (collectively, the "Plans").
  - (c) Priority creditors: To be paid in accordance with the Plans.
  - (d) General unsecured creditors: To be paid in accordance with the Plans.
- (6) Final disposition of case and percentage of dividend paid to creditors: The Plans have been confirmed. This is the fifth monthly fee statement. Distributions to creditors will be made in accordance with the Plans.

The invoice attached hereto as **Exhibit B** contains detailed descriptions of the services rendered by the Applicant, including during the Compensation Period.

Case 25-15343-MBK Doc 676-1 Filed 11/18/25 Entered 11/18/25 22:47:16 Desc Exhibit A - Retention Order Page 1 of 9

### **EXHIBIT A**

**Retention Order** 

### UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1

#### WHITE & CASE LLP

Gregory F. Pesce (admitted pro hac vice)

111 South Wacker Drive Chicago, Illinois 60606 Telephone: (312) 881-5400

Email: gregory.pesce@whitecase.com

-and-

Andrew Zatz

Barrett Lingle (admitted pro hac vice)

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Proposed Counsel to Debtors and Debtors-in-Possession

#### KEN ROSEN ADVISORS PC

Kenneth A. Rosen 80 Central Park West

New York, New York 10023 Telephone: (973) 493-4955

Email: ken@kenrosenadvisors.com

Proposed Co-Counsel to Debtors and Debtors-in-Possession

In re:

CBRM REALTY INC., et al.

Debtors.1

Chapter 11

Case No. 25-15343 (MBK) (Jointly Administered)

#### ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE AS OF THE PETITION DATE

lief set forth on the following pages, numbered 2 through 7, is **ORDERED**.

DATED: June 27,72025

Honorable Michael B. Kaplan United States Bankruptcy Judge

Order Filed on June 27, 2025

**U.S. Bankruptcy Court** 

**District of New Jersey** 

by Clerk

The Debtors in these chapter 11 cases, along with the last four digits of each Debtar, and last four digits of each Debtar four digits of each

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

Caption of Order: ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT

OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE

AS OF THE PETITION DATE

Upon the application (the "Application") of White & Case LLP ("White & Case") for entry of an order (this "Order") authorizing the above-captioned debtors and debtors in possession (the "Debtors") to retain and employ White & Case as bankruptcy counsel, effective as of the Petition Date, and in accordance with the terms and conditions set forth in the Engagement Letter, the Application, the Pesce Declaration, and this Order; and the Court having jurisdiction to consider the Application and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Standing Order of Reference to the Bankruptcy Court Under Title 11 of the United States District Court for the District of New Jersey, dated July 23, 1984, and amended on September 18, 2012 (Simandle, C.J.); and the Court having found that consideration of the Application is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and this Court having found that this Court may enter a final order consistent with Article III of the United States Constitution; and the Court having found that venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having found that White & Case provided due, sufficient, and proper notice of the Application under the circumstances and in accordance with the Bankruptcy Rules and Local Rules, and it appearing that no other or further notice is required; and the Court having reviewed the Application and the Pesce Declaration, and having heard statements in support of the Application, if any, at a hearing held before the Court (the "Hearing"), if any; and the Court having found and determined that White & Case is a "disinterested person" as that term is defined under section 101(14) of the Bankruptcy Code; and the Court having found that the legal and factual bases set forth in the Application establish just cause for the relief granted herein; and after due deliberation thereon and good and

<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Application.

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

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AS OF THE PETITION DATE

sufficient cause appearing therefor,

#### IT IS HEREBY ORDERED THAT:

1. The Application is GRANTED as set forth herein. Any objections or reservations of rights filed in respect of the Application are overruled, with prejudice.

- 2. The Debtors are authorized to employ and retain White & Case as bankruptcy counsel pursuant to section 327(a) of the Bankruptcy Code, in accordance with the terms and conditions set forth in the Engagement Letter, the Application, the Pesce Declaration, and this Order, effective as of the Petition Date to the extent set forth herein.
- 3. White & Case is authorized to provide professional services in the manner described in the Engagement Letter, the Application, the Pesce Declaration, and this Order.
- 4. Any and all compensation to be paid to White & Case for services rendered on the Debtors' behalf shall be fixed by application to this Court in accordance with sections 330 and 331 of the Bankruptcy Code, applicable provisions of the Bankruptcy Rules and Local Rules, any guidelines of this Court, and such procedures as fixed by this Court's orders. White & Case shall also make a reasonable effort to comply with the U.S. Trustee's requests for information and additional disclosures as set forth in the *Guidelines for Reviewing Applications* for Compensation and Reimbursement of Expenses Filed under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective as of June 11, 2013, both in connection with the Application and any fee applications to be filed by White & Case in the chapter 11 cases.
- 5. Prior to applying any increase in White & Case's hourly rates beyond the 2025 rates set forth in the Pesce Declaration, White & Case shall file a supplemental affidavit with the Court and provide ten (10) business days' notice to the Debtors, the U.S. Trustee, and any statutory committee, which supplemental affidavit shall be in accordance with section

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

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OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE

AS OF THE PETITION DATE

330(a)(3)(F) of the Bankruptcy Code and state whether the Debtors have consented to such rate increases. All parties in interest retain all rights to object to any rate increase on all grounds, including the reasonableness standard set forth in section 330 of the Bankruptcy Code, and the Court retains the right to review any rate increase pursuant to section 330 of the Bankruptcy Code.

- 6. To avoid any duplication of effort and provide services to the Debtors in the most efficient and cost-effective manner, White & Case shall coordinate with the Debtors' other professionals regarding their respective responsibilities in these chapter 11 cases. White & Case shall use its best efforts to avoid duplication of services provided by any of the Debtors' other retained professionals.
- 7. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, White & Case (i) shall only bill fifty percent (50%) of its professionals' hourly rate for non-working travel; (ii) shall not seek the reimbursement of any fees or costs, including attorney fees and costs, arising from the defense of any objections to any of White & Case's fee applications in these cases; (iii) shall use the billing and expense categories set forth in the U.S. Trustee Guidelines (Exhibit D-1 "Summary of Compensation Requested by Project Category"); and (iv) shall provide all monthly fee statements, interim fee applications, and final fee applications in searchable electronic format to the U.S. Trustee.
- 8. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, White & Case shall seek reimbursement from the Debtors' estates for its engagement-related expenses at the firm's actual cost paid.
- 9. Notwithstanding anything in the Application, the Pesce Declaration, or Engagement Letter to the contrary, White & Case shall (i) to the extent that White & Case uses

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

Caption of Order: ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT

OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE

AS OF THE PETITION DATE

the services of independent contractors or subcontractors (collectively, the "Contractors") in these cases, pass through the cost of such Contractors at the same rate that White & Case pays the Contractors; (ii) seek reimbursement for actual costs only; (iii) ensure that the Contractors are subject to the same conflicts checks as required for White & Case; (iv) file with this Court such disclosures required by Bankruptcy Rule 2014; and (v) attach any such Contractor invoices to its monthly fee statements, interim fee applications and/or final fee applications filed in these cases.

- 10. No agreement or understanding exists between White & Case and any other person, other than as permitted by section 504 of the Bankruptcy Code, to share compensation received for services rendered in connection with these cases, nor shall White & Case share or agree to share compensation received for services rendered in connection with these cases with any other person other than as permitted by section 504 of the Bankruptcy Code.
- 11. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, the provision in the Engagement Letter that "[s]hould timely payment not be made on any bills, we reserve the right to charge interest at a rate of 9%" shall be null and void during the pendency of these bankruptcy cases.
- 12. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, the provision in the Engagement Letter that "[p]ayment for this year end invoice shall be payable by the last business day before December 25" shall be null and void during the pendency of these bankruptcy cases.
- 13. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, the provision in the Engagement Letter that "[t]o the extent permitted under applicable law and rules of professional conduct, you waive any claims related

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

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OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE

AS OF THE PETITION DATE

to the bill after the twenty day period lapses" shall be null and void during the pendency of these bankruptcy cases.

- 14. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, the provisions in the Engagement Letter that the Debtors waive any conflicts concerning White & Case's representation of parties adverse to the Debtors shall be null and void during the pendency of these bankruptcy cases.
- 15. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, termination during the pendency of these chapter 11 cases will only be allowed upon entry of an Order by the Court.
- 16. Notwithstanding anything in the Application, the Pesce Declaration, or the Engagement Letter to the contrary, the Court shall have exclusive jurisdiction over White & Case's engagement during the pendency of these chapter 11 cases.
- 17. The Debtors, the Independent Fiduciary, and White & Case are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Engagement Letter, the Application, and the Pesce Declaration.
- 18. Any relief granted to the Debtors pursuant to this Order shall mean the Debtors, acting at the direction of the Independent Fiduciary.
- 19. Notice of the Application as provided therein is deemed to be good and sufficient notice of such Application.
- 20. To the extent the Engagement Letter, the Application, or the Pesce Declaration are inconsistent with this Order, the terms of this Order shall govern.
- 21. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

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Debtor: CBRM REALTY INC, et al.

Case No. 25-15343 (MBK)

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OF WHITE & CASE LLP AS DEBTORS' COUNSEL, EFFECTIVE

AS OF THE PETITION DATE

22. The Court retains jurisdiction with respect to all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

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### **EXHIBIT B**

Invoice

Crown Capital Holdings LLC RE: Project Legal Services

OUR REF: 1906527-0002

For professional services for the period ending 30 September 2025

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
Asset Sales: K	Celly Hamilton			
2 September 2025	Review and respond to document comments and confirm legal description.	D Pezza	0.70	1,470.00
2 September 2025	Draft final, compiled schedule of assumed executory contracts.	A Aquije	0.50	555.00
3 September 2025	Review of correspondence (0.2); compile and transmit purchase agreement (1.1).	D Pezza	1.30	2,730.00
4 September 2025	Draft notice of consummation of sale.	A Aquije	0.70	777.00
9 September 2025	Research re: mechanic's lien on Kelly Hamilton Apts LLC property.	P Giovine	2.50	2,475.00
10 September 2025	Review sale issues (0.7); correspondence with W&C team re: same (0.2); call with G. Pesce re: same (0.1); calls with A. Aquije and D. Rivero re: same (0.3); correspondence with W&C team re: same (0.3).	L Baccash	1.60	2,704.00
14 September 2025	Review draft notice of assumed executory contracts and A. Aquije emails re: same.	A Mitra	0.20	222.00
16 September 2025	Research re: mechanic's lien in Kelly Hamilton state court action.	P Giovine	0.60	594.00
18 September 2025	Conferences with W&C and IslandDundon re: sale process (0.3); conference with HUD and US Attorney re: closing issues (0.3).	G Pesce	0.60	1,260.00
19 September 2025	Conferences with W&C and IslandDundon re: sale process (0.3); conference with HUD and US Attorney re: closing issues (0.3).	G Pesce	0.60	1,260.00
SUBTOTAL: Asset Sa	les: Kelly Hamilton		9.30	14,047.00
Automatic Sta	y Issues			
2 September 2025	Draft correspondence re: automatic stay correspondence.	L Curtis	0.40	512.00
8 September 2025	Draft correspondence re: potential automatic stay violation (1.4): draft further correspondence re: same (0.3).	L Curtis	1.70	2,176.00
10 September 2025	Email correspondence with D. Hirshorn re: Louisiana court filings.	E Rosenberg	0.10	179.00
SUBTOTAL: Automat	ic Stay Issues		2.20	2,867.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
Vendors, Taxes,	Insurance and Business Operations	s Issues		
12 September 2025	Telephone conference with T. Rizvi re: NOLA insurance.	B Lingle	0.30	411.00
15 September 2025	Correspond with AFCO re: outstanding down payment (0.2) and insurance issues (0.1).	B Lingle	0.30	411.00
15 September 2025	Review AFCO stipulation and agreed order (0.4); email B. Lingle re: same (0.1); revise stipulation and agreed order re: deal terms (0.6); email B. Lingle re: same (0.1).	S Kava	1.20	1,536.00
16 September 2025	Correspond with G. Pesce re: independent fiduciary fees (0.2); review, revise AFCO stipulation and agreed order (0.7).	B Lingle	0.90	1,233.00
16 September 2025	Review B. Lingle revisions to AFCO stipulation (0.2); revise AFCO stipulation re: same (0.1); email B. Lingle revised stipulation and redlines (0.2); review plan and stay application (0.5); email B. Lingle re: same (0.1).	S Kava	1.10	1,408.00
17 September 2025	Call with utility company (0.3); email Lynd and IslandDundon team re: same (0.2); review postpetition payment issues (0.3); call with Lynd re: same (0.2); call other utility company re: postpetition payment (0.2); call V. Barradas re: same (0.1); email correspondences with utility company and Lynd (0.3); email G. Pesce re: same (0.1); further email correspondence with G. Pesce (0.1); review utility motion (0.4); review and revise AFCO stipulation re: comments received from AFCO (0.6); email B. Lingle re: same (0.1).	S Kava	2.90	3,712.00
18 September 2025	Email V. Barradas re: utilities (0.1); revise and email stipulation and agreed order to counsel (0.4); call with counsel re: same (0.2); email V. Barradas re: insurance (0.1); call re: same (0.1); research re: precedent stipulations and agreed orders (1.0); draft application in lieu of motion (0.7).	S Kava	2.60	3,328.00
19 September 2025	Review comments received from AFCO (0.3); email B. Lingle re: same (0.2); draft and review local rules for applications in lieu of motion (1.0); email B. Lingle re: same (0.1); call with utilities (0.3).	S Kava	1.90	2,432.00
23 September 2025	Email Utility provider re: postpetition payments (0.1); review correspondence with utility (0.3); email Lynd re: same (0.1).	S Kava	0.50	640.00
24 September 2025	Telephone conference with counsel to AFCO re: insurance stipulation.	B Lingle	0.50	685.00
24 September 2025	Email Lynd re: utility postpetition payments.	S Kava	0.10	128.00
25 September 2025	Multiple calls with utilities providers re: ordinary course payments (0.4); calls with Lynd and Dundon re: same (0.2); email correspondences to utilities providers re:	S Kava	1.90	2,432.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	ordinary course payments (0.5); review treatment of utilities in plan (0.6); email utility provider re: same (0.2).			
26 September 2025	Review revised insurance stipulation (0.2); revise application in lieu of motion re: same (0.3).	S Kava	0.50	640.00
30 September 2025	Emails with utility re: ordinary course payment.	S Kava	0.20	256.00
SUBTOTAL: Vendors,	Taxes, Insurance and Business Operations Issues		14.90	19,252.00
Case Administ	ration			
2 September 2025	Case administration.	B Lingle	1.20	1,644.00
2 September 2025	Prepare September invoice for E. LaPuma.	G Delgado	0.20	198.00
2 September 2025	Confer with D. Rivero re: upcoming filings tonight (0.1); confer with S. Kava re: same (0.1).	Hirshorn, Deanna	0.20	98.00
5 September 2025	Telephone conference with L. Baccash re: action items.	B Lingle	0.50	685.00
5 September 2025	Circulate September 4th hearing transcript to G. Pesce. D. Kamensky, L. Curtis, S. Hershey, P. Giovine, and B. Lingle (0.1); review and respond to email from Verita re: master service list (0.1); file same (0.1).	Hirshorn, Deanna	0.30	147.00
8 September 2025	Meet and call with S. Kava re: case status and next steps.	A Mitra	0.40	444.00
11 September 2025	Telephone conference with L. Baccash re: case administration (0.3) and next steps (0.2).	B Lingle	0.50	685.00
12 September 2025	Email A. Venes re: service request.	Hirshorn, Deanna	0.10	49.00
14 September 2025	Emails with A. Aquije re: workstreams coverage.	A Mitra	0.10	111.00
15 September 2025	Telephone conference with L. Baccash re: case administration (0.4); revise work in process materials (1.2); telephone conference with L. Baccash re: same (0.6).	B Lingle	2.20	3,014.00
15 September 2025	Update case calendar.	Hirshorn, Deanna	0.10	49.00
16 September 2025	Conference with L. Baccash re: action items.	B Lingle	0.50	685.00
16 September 2025	Review Laguna docket (0.2); email B. Lingle re: hearing cancellation (0.1); email correspondence with WSFS (0.1); email with Lynd re: suggestion of bankruptcy (0.1).	S Kava	0.50	640.00
16 September 2025	Update case calendar.	Hirshorn, Deanna	0.30	147.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
19 September 2025	Update pleadings file (0.2); update case calendar (0.2).	Hirshorn, Deanna	0.40	196.00
22 September 2025	Telephone conference with E. LaPuma re: action items.	B Lingle	0.20	274.00
23 September 2025	Pull Weiss case docket (0.1); pull copy of Jefferies motion to transfer venue (0.1); send to G. Pesce (0.1).	A Venes	0.30	147.00
23 September 2025	Review docket for updates.	K Wick	0.10	49.00
24 September 2025	Register for filing account in Allegheny County (0.1); emails with P. Giovine re: same (0.1); finalize and file notice of suggestion of bankruptcy (0.3); coordinate service of same with Copy Center and Mailroom (0.1); emails with P. Giovine re: same (0.1); email J&J Court Reporting requesting hearing transcript for P. Giovine (0.1).	Hirshorn, Deanna	0.80	392.00
25 September 2025	Review, revise case timeline.	B Lingle	0.80	1,096.00
25 September 2025	Prepare binder of petitions for G. Pesce (1.2); correspondence with A. Aquije and B. Lingle re: same (0.2).	K Wick	1.40	686.00
26 September 2025	Fill out pro hac vice New Jersey Lawyers' Fund forms for B. Lingle (0.2) and L. Curtis (0.2); email each requesting additional information (0.1); review and respond to emails with P. Giovine re: service of motion to transfer (0.1); prepare mailing labels for regular mail and certified mail re: same (0.3); coordinate service of notice of transfer with Copy Center and Mailroom (0.1).	Hirshorn, Deanna	1.00	490.00
SUBTOTAL: Case Adı			12.10	11,926.00
Case Strategy				
17 September 2025	Call with B. Lingle re: case strategy.	A Aquije	0.10	111.00
SUBTOTAL: Case Stra	ategy		0.10	111.00
Claims Admini	stration & Objections			
9 September 2025	Correspond with W&C team re: scheduled claims and POCs for NOLA (0.7); review materials for same (0.4).	D Rivero	1.10	1,408.00
9 September 2025	Review proof of claim report re: potential objections (0.2); call with W&C team re: same (0.2); review claim report re: voting classes analysis (0.3); further revise proof of claim report, incorporating comments from L. Baccash and D. Rivero (0.5); research re: mechanic's liens (0.3).	A Aquije	1.50	1,665.00
12 September 2025	Telephone conference with D. Rivero and A. Aquije re: claim objections.	B Lingle	0.40	548.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
12 September 2025	Correspond with W&C re: scheduled claims and POCs for NOLA.	D Rivero	0.50	640.00
16 September 2025	Telephone conference with G. Pesce re: claim objections (0.3); correspond with D. Rivero re: Silber claim objection (0.5); review claim register for NOLA (0.8).	B Lingle	1.60	2,192.00
16 September 2025	Conduct legal research re: claim objection (1.3); conduct further legal research re: same (1.2).	L Curtis	2.50	3,200.00
16 September 2025	Email J. Walz re: tenant call (0.1); call with tenant re: bankruptcy proceeding (0.1).	S Kava	0.20	256.00
16 September 2025	Correspond with W&C re: Silber claim objection (0.2); correspond with chambers re: same (0.1).	D Rivero	0.30	384.00
16 September 2025	Draft stipulation re: professional fee claim allowance (1.6); further review and revise same (0.4).	A Aquije	2.00	2,220.00
17 September 2025	Draft claim summary for B. Lingle re: filed and scheduled claims (1.0); various email correspondence with Lynd and IslandDundon team re: same (0.3).	A Aquije	1.30	1,443.00
18 September 2025	Draft analysis chart for B. Lingle re: potential claim objections (0.8); research re: same (2.0); draft email summary to L. Baccash and B. Lingle re: same (0.4); draft claim objection re: same (1.0).	A Aquije	4.20	4,662.00
19 September 2025	Draft claim objection.	L Curtis	0.50	640.00
19 September 2025	Review and revise BFI claim objection.	D Rivero	1.80	2,304.00
19 September 2025	Research re: claim objections (1.0); further revise claim objection, incorporating comments from D. Rivero (1.2); call with D. Rivero re: same (0.1); call with IslandDundon re: same (0.1).	A Aquije	2.40	2,664.00
20 September 2025	Draft claim objection.	L Curtis	3.00	3,840.00
20 September 2025	Review and revise BFI claim objection (0.5); review and revise declaration re: same (0.3); review and revise application to shorten time on same (0.2); correspond with W&C re: same (0.1).	D Rivero	1.10	1,408.00
20 September 2025	Draft claims objection.	A Aquije	0.30	333.00
21 September 2025	Telephone conference with G. Pesce re: NOLA claim objections.	B Lingle	0.40	548.00
21 September 2025	Draft claim objection.	L Curtis	2.00	2,560.00
22 September 2025	Revise claim objection.	L Curtis	0.50	640.00
22 September 2025	Research re: claim objection under solicitation procedures (0.1); further revise claim objection (0.1).	A Aquije	0.20	222.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
23 September 2025	Correspond with G. Pesce re: certain NOLA claims.	B Lingle	0.30	411.00
24 September 2025	Draft two stipulations re: claims objection.	A Aquije	0.80	888.00
26 September 2025	Review, revise claim stipulations.	B Lingle	0.90	1,233.00
26 September 2025	Draft stipulation re: claim allowance (0.7); further revise same, incorporating comments from B. Lingle (0.1).	A Aquije	0.80	888.00
SUBTOTAL: Claims A	dministration & Objections		30.60	37,197.00
Financing Mat	ters: NOLA			
8 September 2025	Email A. Rovitz re: NOLA reporting (0.1); email A. Rovitz re: escrow agreement (0.2); review property management and asset management agreements (1.5); email B. Lingle and G. Pesce re: same (0.2).	S Kava	2.00	2,560.00
16 September 2025	Review emails from Dundon team re: DIP reporting.	S Kava	0.30	384.00
24 September 2025	Telephone conference with J. Millar re: prepetition debt on NOLA.	B Lingle	0.50	685.00
24 September 2025	Review DIP orders for NOLA (0.5); email B. Lingle re: roll-up (0.1); email B. Goodman re: same (0.1); review email correspondences re: roll-up mechanics and DIP order (0.3); email B. Lingle re: same (0.2); email M. Whalen re: same (0.1).	S Kava	1.30	1,664.00
SUBTOTAL: Financin	g Matters: NOLA		4.10	5,293.00
Creditor Meeti	ngs & Statutory Committees			
12 September 2025	Email L. Curtis re: claimant call (0.1); email J. Walz re: claimant outreach (0.1); review upcoming deadlines and date (0.2).	S Kava	0.40	512.00
22 September 2025	Communications re: creditor outreach and inbound calls.	S Kava	0.30	384.00
SUBTOTAL: Creditor	Meetings & Statutory Committees		0.70	896.00
Exclusivity. Pla	an & Disclosure Statement: Kelly Ham	nilton		
1 September 2025	Call with B. Lingle re: plan and confirmation brief (0.2); review declarations re: confirmation of Dundon and Utz (0.5); call with objectors, J. Utz, G. Pesce, S. Hershey re: settlement of objections to confirmation of Kelly Hamiton plan (1.0); correspondence with G. Pesce, D. Rivero re: brief and related declarations (0.1).	L Baccash	1.80	3,042.00
1 September 2025	Review, revise Dundon and Utz declarations in support of confirmation and confirmation brief (3.0); telephone conference with G. Pesce, L. Baccash, L. Hoffman, J.	B Lingle	4.00	5,480.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	Utz and objectors re: confirmation objections (1.0).			
1 September 2025	Email Lynd re: declaration (0.1); review declaration (0.5); email L. Curtis and P. Giovine re: same (0.1); email J. Utz and L. Hoffman (0.1); further review, revise declaration (0.4); coordinate finalizing the declaration with P. Giovine (0.4).	S Kava	1.60	2,048.00
1 September 2025	Correspond with W&C re: confirmation brief for Kelly Hamilton and reply to objections (0.3); correspond with M Dundon re: declaration in support of same (0.2).	D Rivero	0.50	640.00
1 September 2025	Further revise confirmation brief, incorporating comments from D. Rivero, B. Lingle, and L. Baccash.	A Aquije	3.30	3,663.00
2 September 2025	Call with D. Rivero re: confirmation brief (0.2); multiple correspondence with B. Lingle re: Kelly Hamilton plan (0.4); draft stipulation re: confirmation objections and correspondence re: same (0.8); review and revise plan (1.1); review and revise confirmation order and confirmation brief (1.7); correspondence re: same with G. Pesce and B. Lingle (0.2).	L Baccash	4.40	7,436.00
2 September 2025	Revise Kelly Hamilton/CBRM plan (1.6); prepare plan, confirmation brief, and declarations in support of confirmation for filing (2.2); revise Kelly Hamilton/CBRM confirmation order (0.6); draft stipulation and agreed order re: confirmation (1.8); revise Kelly Hamilton/CBRM plan supplement (0.6); correspond with D. Rivero re: injunction provision (0.2); correspond with G. Pesce, L. Baccash, J. Millar re: plan (0.3).	B Lingle	7.30	10,001.00
2 September 2025	Email B. Lingle stipulation (0.1); review, revise Utz declaration (0.5); draft notice for plan (0.1).	S Kava	0.70	896.00
2 September 2025	Draft, review and revise confirmation brief for Kelly Hamilton and reply to objections (2.9); review and revise Dundon declaration in support of same (1.7); review and revise Utz declaration in support of same (1.4); correspond with W&C re: filing same (0.3); correspond with Verita re: voting (0.2).	D Rivero	6.50	8,320.00
2 September 2025	Substantive proof re: confirmation brief (2.7); further revise plan supplement notice (0.7).	A Aquije	3.40	3,774.00
2 September 2025	Review, revise and update confirmation brief with table of authorities (3.7); confer with D. Rivero re: same (0.1); review and finalize notice of amended CBRM plan (0.2); file same (0.1); coordinate with Verita to file same (0.1); review and revise proposed confirmation Stipulation (0.3); email B. Lingle, S. Kava, A. Aquije, G. Delgado and L. Baccash re: same (0.1); file confirmation brief (0.2); review and finalize Dundon and Utz Declaration in support of confirmation for D. Rivero (0.2); file Dundon Declaration (0.1); file Utz Declaration (0.1); coordinate service of filings with Verita (0.1).	Hirshorn, Deanna	5.30	2,597.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
3 September 2025	Draft and review agenda for hearing (0.5); review and revise stipulation re: objections (2.3); review and revise confirmation order (1.8).	L Baccash	4.60	7,774.00
3 September 2025	Revise confirmation stipulation and confirmation order (0.8); review, revise notice of second plan supplement (0.2); coordinate with W&C team re: confirmation items (0.4); review, revise confirmation stipulation (0.5); coordinate filing of CBRM confirmation order, amended plan, second plan supplement, confirmation stipulation (0.4); telephone conference with L. Hoffman re: CBRM plan and confirmation order (0.3); prepare agenda for Kelly Hamilton confirmation hearing (1.3); revise Kelly Hamilton /CBRM plan (0.7); revise Kelly Hamilton /CBRM confirmation order (0.7); coordinate filing of KH confirmation stipulation and agreed order (0.5); review, revise Kelly Hamilton /CBRM plan supplement (0.8).	B Lingle	6.60	9,042.00
3 September 2025	Draft script for hearing re: Kelly Hamilton plan re: debtor releases (1.1); revise and review plan supplement for Kelly Hamilton plan (0.8); correspond with W&C re: same (0.4); review and revise stipulation resolving plan objections (0.6); revise agenda for confirmation hearing for Kelly Hamilton (0.5); review witness and exhibit list (0.2).	D Rivero	3.60	4,608.00
3 September 2025	Research re: release in plans for D. Rivero (1.5); draft confirmation hearing script re: same (0.8); draft and revise plan supplement package re: revised plan supplement (2.6).	A Aquije	4.90	5,439.00
3 September 2025	Review and finalize notice of amended CBRM Plan (Technical Modifications) (0.1); email B. Lingle and L. Baccash same for final review before filing (0.1); file same (0.1); coordinate service with Verita (0.1); review and revise stipulation for formatting issues for D. Rivero (0.2); review and respond to emails with B. Lingle and L. Baccash re: finalizing KH stipulation (0.1); finalize same in preparation for filing (0.3); file stipulation (0.1); coordinate service with Verita re: same (0.1).	Hirshorn, Deanna	1.20	588.00
4 September 2025	Review script for hearing with B. Lingle and call resame (0.5); correspondence with team resconfirmation hearing (0.1); review revised confirmation order (0.1); call with B. Lingle ressame (0.2); review of plan supplement filing (0.1).	L Baccash	1.00	1,690.00
4 September 2025	Coordinate filing of CBRM confirmation order, amended plan, second plan supplement, confirmation stipulation (0.4); review third notice of plan supplement (0.2).	B Lingle	0.60	822.00
4 September 2025	Correspond with W&C re: script for hearing re: Kelly Hamilton plan re: debtor releases (0.3); review plan supplement notice for Kelly Hamilton (0.3).	D Rivero	0.60	768.00
4 September 2025	Draft revised plan supplement.	A Aquije	0.60	666.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
4 September 2025	Review, finalize and file proposed confirmation order (0.2); emails with B. Lingle and L. Baccash re: same (0.1); review, finalize and file Third Notice of Filing Plan Supplement (0.2); coordinate service with Verita re: same (0.1).	Hirshorn, Deanna	0.60	294.00
SUBTOTAL: Exclusiv	ity, Plan & Disclosure Statement: Kelly Hamilton		63.10	79,588.00
Executory Cor	ntracts & Unexpired Leases			
4 September 2025	Correspond with W&C re: objection to cure amount.	D Rivero	0.30	384.00
4 September 2025	Redact Schedule A - Kelly Hamilton Assumed Contracts list for A. Aquije (0.5); email A. Aquije resame (0.1).	Hirshorn, Deanna	0.60	294.00
8 September 2025	Correspond with ID and W&C re: objection to cure amount.	D Rivero	0.30	384.00
11 September 2025	Review and revise supplemental notice re: assumption and assignment of contracts for NOLA.	D Rivero	1.90	2,432.00
14 September 2025	Draft supplemental assumption notice re: landscaping contract (0.6); further revise schedule re: same (0.2).	A Aquije	0.80	888.00
15 September 2025	Correspond with S. Kava re: lease assumption and rejection issues.	B Lingle	0.30	411.00
15 September 2025	Correspond with W&C re: assumed and assigned contracts (0.2); review and revise assumption notice (2.1).	D Rivero	2.30	2,944.00
15 September 2025	Further revise rejection notice (0.8); research re: same (0.2).	A Aquije	1.00	1,110.00
16 September 2025	Correspond with W&C re: assumed and assigned contracts.	D Rivero	0.40	512.00
16 September 2025	Further revise rejection notice, incorporating comments from D. Rivero (0.6); draft summary email to L. Baccash and B. Lingle re: same (0.2); draft email to Lynd re: contract analysis (0.2).	A Aquije	1.00	1,110.00
17 September 2025	Draft email to Lynd re: assumed and rejected contracts (0.2); email correspondence with same re: same (0.1).	A Aquije	0.30	333.00
26 September 2025	Draft notice of rejected contract.	A Aquije	0.30	333.00
SUBTOTAL: Executor	ry Contracts & Unexpired Leases		9.50	11,135.00
Hearings & Co	ourt Matters			
3 September 2025	Review and file hearing agenda for September 4 hearing (0.1); coordinate service with Verita re: same (0.1); email Chambers requesting presenter lines for	Hirshorn, Deanna	2.70	1,323.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	attorneys and potential witnesses (0.1); review and respond to emails with A. Aquije, J. Walz and D. Rivero re: preparation of hearing e-binder (0.1); telephone call with A. Aquije re: same (0.1) prepare amended witness and exhibit list based upon agenda (1.5); emails with L. Curtis and P. Giovine re: same (0.1); emails with J. Walz, A. Aquije and D. Rivero re: additional exhibits (0.1); begin compiling additional exhibits for filling (0.5).			
4 September 2025	Attend Kelly Hamilton confirmation and NOLA disclosure statement hearing.	S Hershey	1.30	2,327.00
4 September 2025	Attend Kelly Hamilton confirmation and NOLA disclosure statement hearing.	L Baccash	1.30	2,197.00
4 September 2025	Prepare for (3.7) and participate in Kelly Hamilton confirmation hearing and NOLA disclosure statement hearing (1.5); conference with G. Pesce re: same (0.4); submit orders to Chambers (0.2).	B Lingle	5.80	7,946.00
4 September 2025	Prepare for Kelly Hamilton confirmation and NOLA disclosure statement hearing (0.5); attend same (1.5).	L Curtis	2.00	2,560.00
4 September 2025	Coordinate filings with D. Hirshorn re: hearing (0.3); revise amended agenda (0.2); email D. Hirshorn re: same (0.1); email L. Baccash re: hearing binder (0.2); email P. Giovine re: W/E list (0.1); email M. Whalen re: liquidation analysis (0.1); participate in confirmation hearing, disclosure statement NOLA hearing, Laguna Reserve hearing (1.3).	S Kava	2.30	2,944.00
4 September 2025	Attend Kelly Hamilton confirmation and NOLA disclosure statement hearing.	D Rivero	1.10	1,408.00
4 September 2025	Attend Kelly Hamilton confirmation and NOLA disclosure statement hearing.	A Aquije	1.30	1,443.00
4 September 2025	Prepare exhibits for hearing and edit Witness and Exhibit List for hearing (2.4); attend Kelly Hamilton confirmation and NOLA disclosure statement hearing (1.1).	P Giovine	3.50	3,465.00
4 September 2025	Continued prepare additional exhibits for witness and exhibit list (1.3); confer with L. Baccash and B. Lingle re: remaining filings (0.1); final finalize and file witness and exhibit list (1.0); coordinate with Verita to serve same (0.1); emails with L. Baccash, S. Kava and B. Lingle re: filing amended agenda (0.2); finalize and file amended agenda (0.1); coordinate with Verita to serve same (0.1); confer with place order for today's hearing transcript; emails with G. Pesce re: same (0.1).	Hirshorn, Deanna	3.00	1,470.00
8 September 2025	Review, finalize and file notice of hearing (0.1); update case calendar with relevant dates (0.1); coordinate service with Verita re: same (0.1).	Hirshorn, Deanna	0.30	147.00
17 September 2025	Call with chambers re: hearing (0.1); email L. Baccash	S Kava	0.30	384.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	and B. Lingle re: same (0.1); email L. Baccash and B. Lingle confirmation of hearing cancellation (0.1).			
17 September 2025	Review items set for hearing on September 22 (0.1); email D. Rivero and A. Aquije re: same (0.1).	Hirshorn, Deanna	0.20	98.00
25 September 2025	Review and respond to emails with J&J Court Transcribers for August 21st hearing transcript; email P. Giovine and L. Curtis re: same.	Hirshorn, Deanna	0.10	49.00
SUBTOTAL: Hearings	& Court Matters		25.20	27,761.00
Litigation & Di	scovery			
1 September 2025	Edit Utz declaration and prepare for filing.	P Giovine	1.60	1,584.00
2 September 2025	Edit amended SOFAs and schedules and emails with D. Hirshorn re: filing.	P Giovine	0.40	396.00
3 September 2025	Draft correspondence re: witness and exhibit list for September 4 hearing (0.6); revise agenda re: same (0.4); confer with P. Giovine re: same (0.3).	L Curtis	1.30	1,664.00
3 September 2025	Draft amended Witness/Exhibit List for Confirmation Hearing (4.3); calls with L. Curtis re: exhibit list (0.2).	P Giovine	4.50	4,455.00
4 September 2025	Call with interested parties in local actions (0.4); email S. Hershey re: same (0.2).	S Kava	0.60	768.00
4 September 2025	Emails with B. Lingle re: final removal extension order for submission to Chambers.	A Mitra	0.10	111.00
5 September 2025	Research receiver reports for various properties (0.8); confer with Research Services re: obtaining reports (0.1); confer with Managing Clerks re: same (0.2); email G. Pesce re: same (0.1).	Hirshorn, Deanna	1.20	588.00
8 September 2025	Research for response to letter re: default judgment against subsidiaries.	P Giovine	0.60	594.00
9 September 2025	Prepare letters for service re: indication of bankruptcy filed in state court action.	P Giovine	0.40	396.00
10 September 2025	Review and respond to email from L. Curtis re: docket alert for Louisiana matter (0.1); set up docket alert for same (0.2); confer with J. Walz re: docket alarm alerts for tracked cases and forward alerts received (0.1); review and respond to email from A. Aquije re: receivership properties (0.1); finalize and file notice of service of subpoena (0.1); coordinate service with Verita re: same (0.1).	Hirshorn, Deanna	0.70	343.00
11 September 2025	Review docket alerts re: certain litigation matters and email J. Walz re: same.	Hirshorn, Deanna	0.10	49.00
12 September 2025	Email J. Walz with monitored dockets (0.1); review and	Hirshorn, Deanna	0.70	343.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	respond to email Managing Clerk re: requested receiver reports from Virginia state court (0.1); email G. Pesce and B. Lingle re: update re: same (0.1); research Alabama case docket for receiver report for G. Pesce (0.4).			
15 September 2025	Review email from R. Reboul re: suggestion of bankruptcy (0.1); review local court order re: same (0.2); email S. Hershey re: same (0.1); correspondences with L. Curtis re: same (0.3).	S Kava	0.70	896.00
15 September 2025	Research re: status New Orleans state court action (0.3) and Department of Enforcement procedures and contact information (0.3).	P Giovine	0.60	594.00
15 September 2025	Review and respond to email from U. Chowdhury re: receiver reports from Virginia (0.1); zip and e-mail receiver reports to G. Pesce and B. Lingle (0.1); set up secure file workspace and provide access to J. Utz and C. Curtis (0.2); review and respond to email with P. Giovine re: City of New Orleans indication of bankruptcy (0.1).	Hirshorn, Deanna	0.50	245.00
16 September 2025	Update permissions to Creekwood & Forrester workspace (0.1); download receiver reports (0.1) and email G. Pesce re: same (0.1); telephone calls to New Orleans Code Enforcement re: RH Chenault Creek matter (0.3); email P. Giovine re: same (0.1).	Hirshorn, Deanna	0.70	343.00
17 September 2025	Emails with D. Hirshorn re: communication with New Orleans Department of Enforcement re: Chenault Creek matter.	P Giovine	0.10	99.00
17 September 2025	Telephone call to City of New Orleans re: indication of bankruptcy and correspond with P. Giovine re: same.	Hirshorn, Deanna	0.10	49.00
18 September 2025	Calls with New Orleans Department of Code Enforcement re: indication of bankruptcy in state court action (0.4); email L. Curtis re: New Orleans Department of Code Enforcement indication of bankruptcy (0.2); draft letter to counsel for state court action for service of indication of bankruptcy (0.4); review Pennsylvania Rules of Civil Procedure re: appearances and service (1.3); revise indication of bankruptcy and certificate of service re: Kelly Hamilton Apts LLC for filing in Universal matter (0.9); meet with Pennsylvania counsel re: filing and signature of indication of bankruptcy in Universal matter (0.3); scan and upload Universal filing (0.1).	P Giovine	3.60	3,564.00
19 September 2025	Draft indication of bankruptcy for state court action.	P Giovine	1.20	1,188.00
22 September 2025	Review litigation chart for state court actions.	S Kava	0.30	384.00
22 September 2025	Emails and calls with legal assistant and Pennsylvania counsel re: Pennsylvania e-filing requirements for filing indication of bankruptcy.	P Giovine	0.60	594.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
22 September 2025	Review filing in Allegheny County for indication of bankruptcy (0.3); register A. Kligos for filing credentials (0.3); emails with P. Giovine, L. Curtis and A. Kligos re: same (0.1); telephone call to Court re: same (0.1); email Webmaster re: same (0.1).	Hirshorn, Deanna	0.90	441.00
24 September 2025	Coordinate filing of Indication of Bankruptcy in Kelly Hamilton state court action.	P Giovine	0.50	495.00
25 September 2025	Research re: venue transfer notices.	A Aquije	0.50	555.00
26 September 2025	Review email from P. Giovine re: certificate of service of motions to transfer and to stay filing (0.1); e-file certificate of service re: same (0.1).	A Venes	0.20	98.00
SUBTOTAL: Litigation	1 & Discovery		22.70	20,836.00
Nonworking T	ravel			
1 September 2025	Travel re: Silber deposition in NY (billed at half time).	L Curtis	1.50	1,920.00
2 September 2025	Travel to/from FCI Otisville for Silber deposition (billed at half time).	L Curtis	1.50	1,920.00
SUBTOTAL: Nonwork	ing Travel		3.00	3,840.00
Professional F	Retention & Fees – W&C			
2 September 2025	Correspondence re: fee statements with G. Pesce and	L Baccash	0.20	338.00
2 deptember 2023	others.	L Daccasii	0.20	330.00
2 September 2025	Coordinate pro fee escrow account funding (0.3); email T. Rizvi re: same (0.1); review escrow accounting and DIP orders (1.0); email G. Pesce re: same (0.2).	S Kava	1.60	2,048.00
2 September 2025	Review admin fee order (0.1); draft CNO for June monthly fee statement (0.8); emails with W&C team resume (0.3).	S Ludovici	1.20	1,332.00
3 September 2025	Call with S. Ludovici re: monthly fee statements (0.1); further revise July fee statement re: same (0.3).	A Aquije	0.40	444.00
·	ranana ranaa aanj naa atatamam ran aama (ata).			
3 September 2025	Revise payment instructions for May monthly fee statement (0.2); revise CNO for June monthly fee statement (0.1); emails with W&C team re: both (0.2); emails with WSFS re: payment instructions for May and June (0.1); draft payment instructions for June monthly fee statement (0.2); draft tracker for professional fee escrow (0.3); draft payment instructions for LaPuma September invoice (0.4); emails with W&C team re: same (0.2); call with A. Aquije re: W&C monthly fee statement (0.1); finalize LaPuma instruction letter (0.1).	S Ludovici	1.90	2,109.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	(0.1); coordinate service with Verita (0.1).			
4 September 2025	Revise August pro forma (0.8); email with A. Aquije resame (0.1); analyze prior fee application issues (0.6).	S Ludovici	1.50	1,665.00
8 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality.	A Aquije	0.90	999.00
9 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality.	A Aquije	1.00	1,110.00
10 September 2025	Review, revise July proforma.	B Lingle	0.90	1,233.00
10 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality.	A Aquije	3.40	3,774.00
10 September 2025	Emails with W&C team re: preparing July monthly fee statement.	S Ludovici	0.10	111.00
11 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality (2.0); revise fee statement for June (0.4).	A Aquije	2.40	2,664.00
11 September 2025	Emails with W&C team re: May fee issues (0.4); draft July fee statement (0.9).	S Ludovici	1.30	1,443.00
11 September 2025	Review and respond to email from S. Ludovici re: June fee statement.	Hirshorn, Deanna	0.10	49.00
12 September 2025	Revise July fee statement and email with G. Pesce resame (0.1); revise July fee statement (0.6).	S Ludovici	0.70	777.00
15 September 2025	Correspond with W&C team re: fee application.	B Lingle	0.40	548.00
15 September 2025	Revise July fee statement (0.5); emails with W&C team re: same (0.1); Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality (2.2); emails with B. Lingle re: fee applications (0.2).	S Ludovici	3.00	3,330.00
16 September 2025	Call with S. Ludovici re: fee application structure.	S Kava	0.40	512.00
16 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality (1.4); emails with S. Hershey and G. Pesce re: fee questions (0.4).	S Ludovici	1.80	1,998.00

Crown Capital Holdings LLC RE: Project Legal Services

	DESCRIPTION	TIMEKEEPER	HOURS	USD
17 September 2025	Review pro forma time entries or expense entries for August monthly fee statement for compliance with US Trustee guidelines and other requirements, including privilege and confidentiality.	S Ludovici	0.90	999.00
17 September 2025	Review and finalize W&C July fee statement (0.4); review and respond to emails with S. Ludovici (0.1); file same (0.1); confer with S. Ludovici (0.4).	Hirshorn, Deanna	1.00	490.00
18 September 2025	Draft August monthly fee statement (1.5); draft August monthly fee application (0.6).	S Ludovici	2.10	2,331.00
19 September 2025	Revise August monthly fee statement.	S Ludovici	0.40	444.00
23 September 2025	Emails re: August monthly fee statement.	S Ludovici	0.20	222.00
25 September 2025	Review, revise August fee statement.	B Lingle	0.90	1,233.00
25 September 2025	Review emails re: August fee statement.	S Ludovici	0.10	111.00
29 September 2025	Revise August monthly fee statement.	S Ludovici	0.30	333.00
29 September 2025	Review and respond to email from S. Ludovici re: assistance with potential filing of W&C August fee statement (0.1); review latest draft of fee statements and exhibits (0.3).	A Venes	0.40	196.00
30 September 2025	Further revise August monthly fee statement.	S Ludovici	0.30	333.00
SUBTOTAL: Profession	onal Retention & Fees – W&C		30.10	33,323.00
Professional R	Retention & Fees – Other			
3 September 2025	Coordinate with UST and W&C team re: Dundon retention order and revise same (1.2); coordinate payment of professional fees (0.8).	B Lingle	2.00	2,740.00
3 September 2025 3 September 2025	retention order and revise same (1.2); coordinate	B Lingle S Kava	0.70	
	retention order and revise same (1.2); coordinate payment of professional fees (0.8).  Email S. Ludovici re: escrow account (0.1); review revise Dundon supplemental declaration (0.5); email B.			896.00
3 September 2025	retention order and revise same (1.2); coordinate payment of professional fees (0.8).  Email S. Ludovici re: escrow account (0.1); review revise Dundon supplemental declaration (0.5); email B. Lingle re: same (0.1).  Further revise supplemental declaration for	S Kava	0.70	896.00 888.00
3 September 2025  3 September 2025	retention order and revise same (1.2); coordinate payment of professional fees (0.8).  Email S. Ludovici re: escrow account (0.1); review revise Dundon supplemental declaration (0.5); email B. Lingle re: same (0.1).  Further revise supplemental declaration for IslandDundon retention.  Confer with S. Kava re: IslandDundon retention and	S Kava A Aquije	0.70	896.00 888.00 222.00
3 September 2025  3 September 2025  3 September 2025	retention order and revise same (1.2); coordinate payment of professional fees (0.8).  Email S. Ludovici re: escrow account (0.1); review revise Dundon supplemental declaration (0.5); email B. Lingle re: same (0.1).  Further revise supplemental declaration for IslandDundon retention.  Confer with S. Kava re: IslandDundon retention and supplemental declaration.  Coordinate with W&C team re: IslandDundon	S Kava  A Aquije  A Mitra	0.70 0.80 0.20	2,740.00 896.00 888.00 222.00 274.00 1,408.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	support of retention application.			
8 September 2025	Draft notice re: omnibus motion for fee applications to Laguna Reserve (1.0); email B. Lingle re: same (0.1); revise same (0.1); email D. Hirshorn re: same (0.1).	S Kava	1.30	1,664.00
8 September 2025	Review, finalize and file Notice of Applicability of IslandDundon LLC's Retention Order to Laguna Reserve Apts Investor LLC's Chapter 11 Case (0.1); coordinate service of same with Verita (0.1).	Hirshorn, Deanna	0.20	98.00
10 September 2025	File Sher Garner ordinary course professional declaration (0.1); coordinate service of same with Verita (0.1).	Hirshorn, Deanna	0.20	98.00
SUBTOTAL: Profession	onal Retention & Fees – Other		6.80	8,337.00
Reports, Sche	dules & U.S. Trustee Issues			
2 September 2025	Review and respond to emails with P. Giovine re: upcoming filing of schedules and SOFAs (0.1); review and prepare for filing of amended schedules and statements of financial affairs (0.2); review and revise Final Amended SOFA for Kelly Hamilton Apts MM LLC (0.2); file amended schedules and statements of financial affairs (0.5). coordinate service with Verita of same (0.1).	Hirshorn, Deanna	1.10	539.00
8 September 2025	Correspondence with G. Pesce re: US Trustee inquiry.	L Baccash	0.10	169.00
20 September 2025	Research and email to B. Lingle re: August MORs.	S Kava	0.40	512.00
21 September 2025	Further research and email to B. Lingle re: August MORs.	S Kava	0.70	896.00
22 September 2025	Review, revise August MORs.	B Lingle	0.60	822.00
22 September 2025	Confer with A. Venes re: monthly operating reports (0.2); emails with A. Venes and B. Lingle re: same (0.1); telephone call with A. Venes re: same (0.2).	Hirshorn, Deanna	0.50	245.00
22 September 2025	Review/redact August MOR's in preparation for submission to Court per B. Lingle (1.6); correspond with B. Lingle re: same (0.1); e-file MOR's (0.4); download, save filed versions in matter file (0.2); coordinate service with Verita (0.1).	A Venes	2.40	1,176.00
SUBTOTAL: Reports,	Schedules & U.S. Trustee Issues		5.80	4,359.00
Development of	of Claims and Causes of Action			
1 September 2025	Emails with SEC (0.3); email with G. Klein (0.1); follow up re: production of materials to SEC response to request (0.6); follow up re: request for formal order of investigation (0.8).	J Cohen	1.80	4,230.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
1 September 2025	Prepare for Silber deposition.	S Hershey	3.80	6,802.00
1 September 2025	Draft outline for Silber deposition (1.1); confer with S. Hershey and others re: same (0.5); revise deposition outline re: same (4.4); confer with P. Giovine re: same (0.2); draft correspondence re: same (0.5).	L Curtis	6.70	8,576.00
1 September 2025	Meet with W&C team, Island Dundon and Lynd re: Silber deposition (0.5); compile exhibits for Silber deposition (2.3); draft Silber deposition questions re: transactions (1.4); draft deposition questions re: Silber motions (1.8); turn changes to Silber deposition outline (2.1).	P Giovine	8.10	8,019.00
2 September 2025	Call with SEC (0.5); follow-up re: request for formal order of investigation (0.3).	J Cohen	0.80	1,880.00
2 September 2025	Prepare for (4.1) and take Silber deposition (2.5).	S Hershey	6.60	11,814.00
2 September 2025	Attend Silber deposition.	L Curtis	2.50	3,200.00
2 September 2025	Attend call with SEC re: document production (0.3); review background materials on matter and previous SEC correspondence (0.9).	G Klein	1.20	1,536.00
2 September 2025	Prepare exhibits for Silber deposition (2.1); further prepare for (0.7) and attend Silber deposition (2.5).	P Giovine	5.30	5,247.00
3 September 2025	Draft correspondence re: Court's orders re: Silber motions.	L Curtis	0.20	256.00
3 September 2025	Emails with Verita re: service of orders concerning Silber motion for 2004 discovery and motion to appointment equity committee.	P Giovine	0.20	198.00
4 September 2025	Draft correspondence re: ongoing Silber litigations (0.9); conduct research re: same (1.2).	L Curtis	2.10	2,688.00
4 September 2025	Prepare and finalize letter request to SEC and discuss same with J. Cohen (1.2); correspondence with SEC re: letter request (0.2).	G Klein	1.40	1,792.00
4 September 2025	Research cases with judgments against M. Silber (1.2); confer with J. Walz re: same (0.2); emails with L. Curtis, J. Walz, P. Giovine, A. Aquije and G. Sutherland re: same (0.1).	Hirshorn, Deanna	1.50	735.00
5 September 2025	Draft correspondence re: ongoing Silber litigations (0.4); conduct research re: same (1.4).	L Curtis	1.80	2,304.00
8 September 2025	Prepare materials and analysis re: potential estate claims against targeted parties.	G Pesce	0.80	1,680.00
8 September 2025	Corr. with G. Pesce, D. Kamensky, L. Curtis and P. Giovine re: complaint.	S Hershey	0.40	716.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
8 September 2025	Confer with S. Hershey and others re: adversary complaint.	L Curtis	0.50	640.00
8 September 2025	Zoom with S. Hershey and L. Curtis re: adversary complaint re: fraudulent transfers (0.3); factual research for adversary complaint re: fraudulent transfers (2.1); adversary complaint re: fraudulent transfers - draft sections re: parties, jurisdiction and counts re: constructive fraudulent transfers (2.6); email FCI Otisville to determine requirements for production at prison (0.2).	P Giovine	5.20	5,148.00
8 September 2025	New data intake and validate.	T Chen	0.60	294.00
8 September 2025	Confer with PT team re: upcoming production (0.2); emails with case team re: upcoming production (0.2), imaging of documents (0.2), delivery formats (0.1).	J Morales	0.70	343.00
9 September 2025	Review and revise Silber complaint.	S Hershey	0.80	1,432.00
9 September 2025	Confer with P. Giovine and others re: rule 2004 production to Silber.	L Curtis	0.40	512.00
9 September 2025	Adversary complaint re: fraudulent transfers - draft facts and counts re: actual fraudulent transfers (2.4); Webex with practice technology re: production Silber discovery (0.4).	P Giovine	2.80	2,772.00
9 September 2025	Attend call/meeting with case team re: document review and production workflow (0.3); run/create searches (0.3); build document review coding panel (0.3); prepare document images and perform quality assurance (0.3).	T Chen	1.20	588.00
9 September 2025	Confer with case team re: upcoming production and format (0.5); kick off imaging on documents (0.2); quality control images and page counts (0.2).	J Morales	0.90	441.00
9 September 2025	Assist with setting up requested searches (0.6); create coding fields and layouts (0.3); set up review queue (0.2).	G Chemborisov	1.10	539.00
10 September 2025	Corr. with L. Curtis and P. Giovine re: Silber complaint issues.	S Hershey	0.40	716.00
10 September 2025	Revise adversary complaint.	L Curtis	0.70	896.00
10 September 2025	Communications with L. Curtis re: document production (0.2); review email correspondence re: document production (0.3).	G Klein	0.50	640.00
10 September 2025	Research re: Crown Capital Notes for litigation summary for L. Curtis.	A Aquije	0.70	777.00
10 September 2025	Legal research re: wavier of claims not raised in complaint pursuant to res judicata (2.3); legal research re: standard for amending complaint (1.4); legal	P Giovine	7.50	7,425.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	research re: potential causes of action for assertion in potential adversary complaint (1.6); draft notice of subpoena (0.9); turn changes in adversary complaint (1.3).			
10 September 2025	Investigate problematic spreadsheet files and attempt to image them in various tools (0.9); coordinate with printing department for hard copy preparation (0.9); modify coding panel (0.8).	T Chen	2.60	1,274.00
10 September 2025	Confer with PT team and vendor re: excel imaging issues in Relativity, options to properly render excels.	J Morales	0.60	294.00
10 September 2025	Run requested document filtering, update coding panel (0.5); set up review queue (0.5).	G Chemborisov	1.00	490.00
11 September 2025	Prepare materials and analysis re: potential estate claims against targeted parties.	G Pesce	0.80	1,680.00
11 September 2025	Corr. with G. Pesce, L. Curtis, D. Kamensky and J. Millar re: complaint issues.	S Hershey	0.70	1,253.00
11 September 2025	Confer with S. Hershey re: discovery (0.1); confer with P. Giovine re: same (0.2).	L Curtis	0.30	384.00
11 September 2025	Silber discovery.	P Giovine	1.00	990.00
11 September 2025	Investigate problematic spreadsheet files and manually attempt to image them in various tools (1.8); run/create searches (1.8); provide document review support (1.8).	T Chen	5.40	2,646.00
11 September 2025	Assist with setting up requested searches; generate reports (0.5); image document review population (0.5).	G Chemborisov	1.00	490.00
12 September 2025	Correspond with D. Kamensky and J. Millar re: complaint.	S Hershey	0.40	716.00
12 September 2025	Confer with P. Giovine re: discovery (0.1); confer with P. Giovine re: same (0.2); draft correspondence re: same (0.6); confer with P. Giovine re: same (0.2).	L Curtis	1.10	1,408.00
12 September 2025	Silber discovery.	P Giovine	11.30	11,187.00
12 September 2025	Provide document review support review (1.6); run/create production searches, run review coding conflict checks, prepare production images, and perform image quality checks (1.6); provide production formatting template and list all special instructions for this matter (1.6); coordinate with Copy Center to prepare hard copies (1.6); calls/meetings with case team to develop production workflow to meet deadline (1.8).	T Chen	8.20	4,018.00
12 September 2025	Run production set in Relativity (0.5); export, quality control production (0.5); copy production to network and send to PT team for final quality control (0.5).	J Morales	1.50	735.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
12 September 2025	Work on production (0.1); set up searches (0.1); check for conflicts (0.1); image and endorse files (0.1); scrub text for redacted items (0.1); apply redactions to images and their families (0.1); wipe off metadata (0.1); set up custom made loadfile (0.1); populate metadata (0.1); perform QC (0.1); export (0.1); set up appropriate production structure (0.4).	G Chemborisov	1.50	735.00
13 September 2025	Draft correspondence re: discovery.	L Curtis	0.30	384.00
13 September 2025	Silber discovery.	P Giovine	6.10	6,039.00
13 September 2025	Perform volume production data final quality controls (2.2); run/create production searches for second volume, run review coding conflict checks, prepare production images, and perform image quality checks (2.2).	T Chen	4.40	2,156.00
13 September 2025	Work on production (0.1); set up searches (0.1); check for conflicts (0.1); image and endorse files (0.1); scrub text for redacted items (0.1); apply redactions to images and their families (0.1); wipe off metadata (0.1); set up custom made loadfile (0.1); populate metadata (0.1); perform quality control (0.1); export (0.1); set up appropriate production structure (0.1); zip up and encrypt (0.1); monitor printing queue (0.6).	G Chemborisov	1.90	931.00
14 September 2025	Silber discovery.	P Giovine	1.50	1,485.00
14 September 2025	Provide weekend support for document production (1.0); coordinate with Copy Center to finalize hard copy printing (1.0).	T Chen	2.00	980.00
14 September 2025	Work on production (0.1); set up searches (0.1); check for conflicts (0.1); image and endorse files; scrub text for redacted items (0.1); apply redactions to images and their families (0.1); wipe off metadata (0.1); set up custom made loadfile (0.1); populate metadata (0.1); perform quality control (0.1); export (0.1); set up appropriate production structure (0.1); zip up and encrypt (0.1); check for imaging consistency (0.1); quality control redactions (0.1); queue and monitor document printing (0.2).	G Chemborisov	1.60	784.00
15 September 2025	Draft correspondence re: discovery (0.4); confer with P. Giovine re: same (0.4); draft correspondence re: same (0.5).	L Curtis	1.30	1,664.00
15 September 2025	Silber discovery.	P Giovine	3.10	3,069.00
15 September 2025	Export Excel files in native format (1.3); prepare data for USB transfer (1.3); coordinate with Mail Room for shipment (1.3).	T Chen	3.90	1,911.00
15 September 2025	Assist with encrypting USB drive (0.3); copy over data to USB (0.3); run quality control and data analysis (0.2).	G Chemborisov	0.80	392.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
16 September 2025	Prepare affidavit of service of production on Silber.	P Giovine	0.40	396.00
17 September 2025	Draft correspondence re: discovery (0.5); confer with P. Giovine re: same (0.1).	L Curtis	0.60	768.00
17 September 2025	Emails with prison re: production to Silber (0.3); calls with W&C practice technology re: hard drive sent to prison for production to Silber (0.3); call with L. Curtis re: production to Silber (0.1).	P Giovine	0.70	693.00
17 September 2025	Process data access support; prepare USB drive and data transfer.	T Chen	1.60	784.00
18 September 2025	Draft cover letter for mail to Silber.	P Giovine	0.30	297.00
18 September 2025	Prepare additional USB drive and data transfer (0.3); coordinate with Mailroom for shipment (0.3).	T Chen	0.60	294.00
22 September 2025	Telephone conference with G. Pesce, ID team, J. Millar and D. Kamensky re: creditor recovery trust.	B Lingle	0.50	685.00
23 September 2025	Confer with P. Giovine re: Silber bankruptcy (0.2); confer with P. Giovine and S. Hershey re: same (0.5); draft correspondence re: same (0.5); confer with P. Giovine re: same (0.2); draft correspondence re: same (1.0); draft correspondence re: same (1.5).	L Curtis	3.90	4,992.00
23 September 2025	Research re: Acquiom v. Silber (1.8); legal research re: venue transfer (2.4); legal research re: proper venue for Silber Chapter 7 filing (1.6); draft motion to transfer Silber chapter 7 to Bankruptcy Court for District of New Jersey (2.8).	P Giovine	8.60	8,514.00
23 September 2025	Draft notices of appearance for S. Hershey and A. Zatz to be filed in M. Silber chapter 7 case (1.2); conduct precedent searches for notices of appearance in Chapter 7 cases for L. Curtis (0.4); correspond with L. Curtis and team re: same (0.1); draft motion for admission pro hac vice for G. Pesce (0.3); emails to C. Lucas re: same (0.1); e-file notices of appearance (0.2); e-file motion of G. Pesce to appear pro hac vice (0.2); distribute filed versions of documents to team (0.1); update pleadings file (0.1); add matter to Compulaw (0.1); coordinate ECFX alerts set up with MCO (0.1).	A Venes	2.90	1,421.00
24 September 2025	Revise creditor recovery trust agreement.	B Lingle	0.50	685.00
24 September 2025	Confer with P. Giovine re: pleadings re: Silber bankruptcy (0.2); draft correspondence to P. Giovine and S. Hershey re: same (0.5); confer with P. Giovine re: same (0.4); revise same (3.8).	L Curtis	4.90	6,272.00
24 September 2025	Draft motion to transfer Silber chapter 7 to Bankruptcy Court for District of New Jersey (3.2); draft proposed order for motion to transfer (0.5); emails with FCI Otisville re: production to Silber (0.3); draft motion to stay pending decision on motion to transfer (4.4); draft	P Giovine	10.20	10,098.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	proposed order for motion to stay (0.7); research re: notice requirement for motion to transfer (1.1).			
24 September 2025	Update pleadings file re: M. Silber chapter 7 case; update team list in CompuLaw for ECFX alerts.	A Venes	0.10	49.00
25 September 2025	Correspond with Creditor Recovery Trustee, J. Millar re: Creditor Recovery Trust Agreement.	B Lingle	0.30	411.00
25 September 2025	Revise motion to stay Silber bankruptcy (1.3); revise motion to transfer Silber bankruptcy (1.6); draft correspondence re: same (0.3); confer with P. Giovine re: same (0.4); draft correspondence re: same (0.8); proof same (1.3); confer with P. Giovine re: same (0.1); proof same (0.8); proof same (1.1); draft correspondence re: filling of same (1.2).	L Curtis	8.90	11,392.00
25 September 2025	Draft motion to stay pending decision on motion to transfer (1.1); turn changes in motion to transfer (1.0); cite check motion to transfer and motion to stay (2.8); draft notice of motion to transfer and notice of motion to stay for filing in District of New Jersey (0.5); draft notice of motions to transfer and stay for filing in Southern District of New York (0.9); draft Debtors' application for order shortening time on motion to transfer (0.7); draft Debtors' application for order shortening time on motion to stay (0.5).	P Giovine	7.50	7,425.00
25 September 2025	Review and respond to email from P. Giovine re: preparation for and assistance with filings in USBC NJ and SDNY re: M. Silber chapter 7 case (0.2); e-file motions and related filings (1.1); confirm filings with W&C team (0.2); coordinate service with Verita (0.3); update pleadings files (0.4).	A Venes	2.20	1,078.00
26 September 2025	Corr. with R. Corbi and counsel to M. Silber re: litigation matters.	S Hershey	0.90	1,611.00
26 September 2025	Draft correspondence re: Silber bankruptcy litigation strategy (1.2); draft correspondence re: Silber bankruptcy stipulation (0.4); confer with P. Giovine re: same (0.1); draft correspondence re: same (0.3); draft same (1.0); draft correspondence re: same (1.3); confer with S. Hershey re: same (0.1); draft correspondence re: same (0.2); draft same (0.8).	L Curtis	5.40	6,912.00
26 September 2025	Call with Silber counsel (0.2); email S. Hershey resame (0.1).	S Kava	0.30	384.00
26 September 2025	Email with claims and noticing agent re: service of motions re: Silber bankruptcy transfer on Silber and master service list (0.2); draft adjournment request (1.4); research re: parties requiring notice re: motion to transfer Silber Chapter 7 (1.7); draft certificate of service and exhibits for filing in Southern District of New York bankruptcy (0.8); emails with legal assistants and mail room re: service via first class mail and certified mail (0.4); docket research re: Spano Investor LLC state court actions (1.1).	P Giovine	5.60	5,544.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
29 September 2025	Review activity in M. Silber chapter 7 case docket.	A Venes	0.10	49.00
SUBTOTAL: Develop	ment of Claims and Causes of Action		200.50	203,685.00
Asset Sales: N	IOLA			
3 September 2025	Review NOLA purchase agreement exhibits.	D Pezza	0.50	1,050.00
4 September 2025	Revise sale work in progress tracker.	A Aquije	0.30	333.00
5 September 2025	Review buyer comments to purchase agreement.	D Pezza	0.50	1,050.00
6 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
7 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
8 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
8 September 2025	Review and comment on Haltere purchase and sale agreement.	D Pezza	1.20	2,520.00
8 September 2025	Review purchase agreement from potential bidder (0.1) and correspondence with B. Lingle re: same (0.1).	L Baccash	0.20	338.00
8 September 2025	Review, revise APA for certain NOLA properties (0.3); conference, correspond with G. Pesce, D. Pezza and S. Landgrabber re: NOLA sale process and various APAs (1.0).	B Lingle	1.30	1,781.00
8 September 2025	Call with potential bidder and IslandDundon (0.3); call with T. Rizvi re: same (0.1); email correspondences with potential bidder re: same (0.4); email S. Landgrabber re: same (0.1).	S Kava	0.90	1,152.00
8 September 2025	Research re: stalking horse designation notices (1.0); draft notice re: same (0.8); draft proposed order re: same (0.5); further revise same, incorporating comments from D. Rivero (0.3).	A Aquije	2.60	2,886.00
9 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
9 September 2025	Finalize and transmit NOLA purchase agreement exhibits (1.3); review of PGV purchase and sale agreement (1.3).	D Pezza	2.60	5,460.00
9 September 2025	Review, revise potential NOLA APA (0.5); correspond with D. Pezza, G. Pesce and S. Landgrabber re: NOLA sale process and various APAs (0.6); review draft stalking horse notice and proposed order (0.8).	B Lingle	1.90	2,603.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
9 September 2025	Email potential bidder re: property.	S Kava	0.20	256.00
9 September 2025	Review and revise notice designating stalking horse bidder (0.8); review bidding procedures order for same (0.3); correspond with W&C re: same (0.4); correspond with W&C re: notice of NOLA sale (0.6).	D Rivero	2.10	2,688.00
9 September 2025	Further revise stalking horse designation notice, incorporating comments from D. Rivero.	A Aquije	0.50	555.00
10 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
10 September 2025	Revise and transmit potential purchase agreement (0.8); review and revise potential purchase agreement (0.8) and participate in all hands call re: same (0.8); revise and transmit Lynd purchase agreement revisions (0.7).	D Pezza	3.10	6,510.00
10 September 2025	Call with B. Lingle and D. Rivero re: NOLA sale issues (0.2); review revised notice re: same (0.2).	L Baccash	0.40	676.00
10 September 2025	Daily advisors coordination call re: NOLA sale process (0.5); telephone conference with G. Pesce, S. Landgrabber, A. Gittleson (DH1), and B. Goodman (ArentFox) re: NOLA sale process (0.3); telephone conference with potential bidder for NOLA (0.5); telephone conference with G. Pesce re: NOLA APAs and sale process (0.5); review, analyze same (0.4); review, revise potential NOLA APA for Carmel Brook and Carmel Spring (1.0); review, revise Lynd APA (1.0).	B Lingle	4.20	5,754.00
10 September 2025	Call with T. Rizvi re: capital structure of properties (0.2); review DIP orders and budget re: same (1.0); multiple calls with A. Aquije re: same (0.3); call with L. Baccash re: same (0.2).	S Kava	1.70	2,176.00
10 September 2025	Review and revise notice for extension of stalking horse notice deadline (1.2); review and revise notice of stalking horse bidder (0.9); correspond with W&C re: same (0.2); correspond with W&C re: notice of NOLA sale (0.6); correspond with Verita re: same (0.2); correspond with ID team re: cure costs for contracts for NOLA sale (0.3).	D Rivero	3.40	4,352.00
10 September 2025	Call with D. Rivero re: auction and stalking horse issues (0.3); draft notices re: same (0.4).	A Aquije	0.70	777.00
11 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
11 September 2025	Correspondence re: NOLA sale notice with W&C team and review of same (0.2); review NOLA contract assumption issues and correspond with W&C team re: same (0.1); multiple correspondence with B. Lingle re: NOLA sale (0.2); call with B. Lingle and L. Hoffman re: same (0.1); call with B. Lingle re: same (0.1).	L Baccash	0.70	1,183.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
11 September 2025	Daily advisors call re: strategy and NOLA sale process (0.4); telephone conferences with L. Hoffman, J. Utz, and G. Pesce re: NOLA process (0.4); telephone conference with G. Pesce, E. LaPuma, IslandDundon team and J. Millar re: NOLA bids (0.8); telephone conference with G. Pesce, IslandDundon team re: NOLA process (0.8); coordination with same re: same (0.3).	B Lingle	2.70	3,699.00
11 September 2025	Review and revise notice re: auction and successful bidder (1.1); correspond re: same (0.3).	D Rivero	1.40	1,792.00
11 September 2025	Research re: stalking horse agreements (0.2); draft supplemental assumption notice (0.6); revise same, incorporating comments from D. Rivero and in response to cure objection (1.0); research re: auction cancellations and designations of successful bidders (0.9); draft notice of cancellation of auction, including material terms of successful bid (1.0).	A Aquije	3.70	4,107.00
12 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
12 September 2025	Review of revised Lynd purchase agreement (0.4); provide comments and review related correspondence (0.3).	D Pezza	0.70	1,470.00
12 September 2025	Telephone conference with L. Hoffman re: NOLA APA (0.4); coordination re: NOLA sale (2.1); review, revise NOLA APA (2.0); review, revise notice of successful bidder and cancellation of auction (0.3); revise NOLA APA and notice (3.0); coordinate filing of same (0.9).	B Lingle	8.70	11,919.00
12 September 2025	Call with T. Rizvi re: NOLA sale (0.6); correspondences with D. Rivero and L. Baccash re: same (0.2); call with B. Lingle re: same (0.1); email correspondence with T. Rizvi re: same (0.1).	S Kava	1.00	1,280.00
12 September 2025	Correspond with ID team re: objection and cure costs for contracts for NOLA sale (0.3); review and revise notice re: auction and successful bidder (3.4); correspond with W&C re: same (0.9); review asset purchase agreement re: same (0.3).	D Rivero	4.90	6,272.00
12 September 2025	Review and revise notice of successful bidder (1.4); call with W&C team re: same (0.3); research re: same (1.0); further revise same, incorporating comments from D. Rivero (0.8); further revise same, incorporating comments from G. Pesce (0.7); multiple email correspondences re: same (0.4); coordinate filing re: same (0.4).	A Aquije	5.00	5,550.00
12 September 2025	Prepare for, and assist team with, submission of notice of successful bidder and cancellation of auction for NOLA Properties per B. Lingle (0.8); confirm filing with W&C team (0.1); coordinate service with Verita (0.1).	A Venes	1.00	490.00
15 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
16 September 2025	Review notice re: successful bidder for service (0.1); correspond with W&C re: same (0.2).	D Rivero	0.30	384.00
17 September 2025	Conferences with AF and W&C teams re: status of sale procedures and bidder outreach.	G Pesce	0.70	1,470.00
22 September 2025	Review of purchase agreement for DH1.	D Pezza	1.10	2,310.00
24 September 2025	Review of term sheet (0.6); revised purchase agreement for DH1 (0.6) and discuss with B. Lingle (0.7);revise and transmit same (0.6).	D Pezza	2.50	5,250.00
26 September 2025	Correspondence and call with S. Kava re: NOLA exhibits and September 30 Court filing.	D Pezza	0.40	840.00
SUBTOTAL: Asset Sa	iles: NOLA		68.70	102,693.00
Exclusivity, PI	an & Disclosure Statement: NOLA			
2 September 2025	Reviewed plan and disclosure statement and provided comments.	S Fryman	3.20	5,728.00
2 September 2025	Revise NOLA plan.	B Lingle	1.40	1,918.00
2 September 2025	Email S. Fryman re: tax disclosure (0.1); multiple correspondences re: same and background of NOLA case (0.7); email Dundon team re: NOLA plan and liquidation analysis (0.2); review, revise NOLA disclosure statement based on revised plan (2.8); email Dundon team re: liquidation analysis (0.1).	S Kava	3.90	4,992.00
2 September 2025	Further revise disclosure statement order, incorporating edits to NOLA plan (1.0); further revise disclosure statement exhibits re: same (1.8).	A Aquije	2.80	3,108.00
3 September 2025	Revise NOLA disclosure statement order (2.7); review and revise disclosure statement for NOLA (1.4); review and revise NOLA plan (2.7); call with B. Lingle, B. Goodman re: NOLA plan issues (0.4).	L Baccash	7.20	12,168.00
3 September 2025	Review, revise NOLA plan, disclosure statement and disclosure statement order (0.5); telephone conference with L. Baccash and B. Goodman re: NOLA plan (0.3); telephone conference with G. Pesce re: NOLA plan (0.4); revise NOLA plan (1.9); review, revise NOLA liquidation analysis (0.5); coordinate filing of NOLA plan, disclosure statement, disclosure statement order (0.4); review, revise NOLA disclosure statement (0.5).	B Lingle	4.50	6,165.00
3 September 2025	Review, revise NOLA disclosure statement (2.5); draft notices (0.6); further review revise disclosure statement (1.0); email Dundon team re: plan and liquidation analysis (0.2); revise agenda for hearing (0.5); draft script for hearing (1.5); review, revise disclosure statement (1.6); email M. Whalen re: liquidation analysis (0.1) review, revise liquidation analysis (0.5); call re: liquidation analysis (1.4); revise	S Kava	10.20	13,056.00

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	same (0.3).			
3 September 2025	Draft, review and revise disclosure statement order for NOLA (1.5); draft, review and revise ballots for NOLA (1.9); review NOLA plan and disclosure statement (0.8); correspond with W&C re: same (0.6).	D Rivero	4.80	6,144.00
3 September 2025	Revise disclosure statement exhibits, incorporating edits to NOLA Plan (2.2); further revise same, incorporating further edits from NOLA plan (1.9).	A Aquije	4.10	4,551.00
3 September 2025	Review and finalize Notice of Modified Chapter 11 Plan (NOLA) (0.1); file same (0.1); review and finalize Second Notice of Plan Supplement (0.1); file same (0.1); review and finalize notice of filing Disclosure Statement (NOLA) (0.1); file same (0.1); coordinate service of NOLA plan, Disclosure Statement and Plan Supplement with Verita (0.1).	Hirshorn, Deanna	0.70	343.00
4 September 2025	Review and revise the NOLA liquidation analysis (0.4); call with B. Lingle and S. Kava re: comments to same (0.2); review revisions to solicitation version of the disclosure statement (0.2).	L Baccash	0.80	1,352.00
4 September 2025	Telephone conference, correspond with L. Baccash, S. Kava re: NOLA liquidation analysis (0.3); correspond, conference with W&C team re: NOLA solicitation and coordination re: same (2.5); coordinate assumed contracts schedule for NOLA (0.2); review, revise NOLA liquidation analysis (0.4); coordinate filing of NOLA plan, NOLA disclosure statement, NOLA disclosure statement order (0.4).	B Lingle	3.80	5,206.00
4 September 2025	Further revise liquidation analysis (1.0); call with L. Baccash re: same (0.2); call with D. Pote re: RH Windrun (0.3); email S. Hershey re: same (0.2); compile and prepare solicitation version of disclosure statement (0.6); email B. Lingle re: same (0.1).	S Kava	2.40	3,072.00
4 September 2025	Draft ballot and notice materials in advance of solicitation.	A Aquije	1.00	1,110.00
4 September 2025	Review, finalize and file notice of filing revised proposed order conditionally approving disclosure statement (NOLA) (0.2); coordinate service of same with Verita (0.1); review, finalize and file liquidation analysis (0.2); coordinate service of same with Verita (0.1); review and file Crown Capital Disclosure Statement (0.1); coordinate service of same with Verita (0.1).	Hirshorn, Deanna	0.80	392.00
5 September 2025	Review solicitation materials for NOLA (0.3); correspond with Verita re: same (0.2).	D Rivero	0.50	640.00
8 September 2025	Call with B. Lingle, Verita, D. Rivero and A. Aquije re: solicitation process (0.2); call with D. Rivero, B. Lingle, A. Aquije re: solicitation issues (0.2); call with B. Lingle re: same (0.3).	L Baccash	0.70	1,183.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
8 September 2025	Telephone conference with Verita, W&C team re: solicitation process for NOLA (0.2); correspond with W&C team re: same (0.3); telephone conference with L. Baccash, D. Rivero, A. Aquije re: solicitation (0.2); review, revise notice of combined hearing (0.2).	B Lingle	0.90	1,233.00
8 September 2025	Correspond with Verita re: solicitation (0.2); review excel re: voting claims and amounts (0.4); correspond with W&C re: same (0.3).	D Rivero	0.90	1,152.00
8 September 2025	Call with Verita team re: solicitation process (0.1); research re: NOLA class claims (1.2); call with D. Rivero re: same (0.2); call with Verita team re: same (0.2); call with L. Baccash and D. Rivero re: same (0.3); draft combined hearing notice for filing (0.3); further revise solicitation materials (0.8).	A Aquije	3.10	3,441.00
9 September 2025	Call with D. Rivero, B. Lingle, A. Aquije re: NOLA solicitation issues (0.2); call with D. Rivero and A. Aquije re: solicitation issues (0.2).	L Baccash	0.40	676.00
9 September 2025	Telephone conference with L. Baccash, D. Rivero, A. Aquije re: NOLA solicitation (0.2); review final solicitation materials (0.6).	B Lingle	0.80	1,096.00
9 September 2025	Attend call with Verita re: solicitation (0.3); review and revise cover letter notice for solicitation for NOLA (0.6).	D Rivero	0.90	1,152.00
9 September 2025	Call with W&C team re: solicitation timeline (0.2); call with Verita re: solicitation (0.1); review and revise publication notice (0.5).	A Aquije	0.80	888.00
10 September 2025	Call with Verita re: solicitation (0.2); review spreadsheet re: voting claims and amounts (0.2); correspond with W&C re: same (0.2).	D Rivero	0.60	768.00
11 September 2025	Correspond with Verita re: solicitation.	D Rivero	0.30	384.00
11 September 2025	Prepare for (0.1) and attend call re: plan solicitation for NOLA (0.1).	A Aquije	0.20	222.00
15 September 2025	Call with B. Lingle re: exclusivity issues, lease issues and related confirmation issues.	L Baccash	0.50	845.00
15 September 2025	Review precedent extensions of exclusivity (0.5); discuss same with D. Rivero (0.2); correspondence with B. Lingle re: deadline to assume leases (0.3); research re: same (0.6); call J. Utz re: same (0.1); call T. Rizvi re: same (0.1); email J. Utz re: leases (0.1); email B. Lingle re: same (0.1).	S Kava	2.00	2,560.00
15 September 2025	Review and revise motion to extend exclusivity periods.	D Rivero	3.90	4,992.00
15 September 2025	Review federal and local rules re: objection and hearing dates re: Motion to Extend Exclusivity for D. Rivero (0.8); email D. Rivero re: same (0.1); review	Hirshorn, Deanna	1.20	588.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
	and respond to emails with D. Rivero re: upcoming filing of motion to extend exclusivity periods (0.1); revise proposed order for D. Rivero (0.2).			
16 September 2025	Review, revise exclusivity extension motion.	B Lingle	0.70	959.00
16 September 2025	Review motion to extend exclusivity.	S Kava	0.40	512.00
16 September 2025	Review and revise motion to extend exclusivity periods (1.5); correspond with W&C re: same (0.3).	D Rivero	1.80	2,304.00
16 September 2025	Review and respond to emails with D. Rivero re: upcoming filing of motion to extend exclusivity (0.1); review and finalize motion to extend exclusivity (0.3); file same (0.1); coordinate service of same with Verita (0.1).	Hirshorn, Deanna	0.60	294.00
17 September 2025	Conference, correspond with G. Pesce re: NOLA plan.	B Lingle	0.40	548.00
18 September 2025	Prepare for NOLA confirmation.	B Lingle	1.00	1,370.00
21 September 2025	Telephone conference with G. Pesce re: NOLA confirmation.	B Lingle	0.50	685.00
22 September 2025	Telephone conference with CIF, G. Pesce re: NOLA plan.	B Lingle	0.30	411.00
23 September 2025	Draft confirmation brief for NOLA debtors.	A Aquije	1.20	1,332.00
24 September 2025	Correspond with S. Kava re: NOLA plan supplement.	B Lingle	0.20	274.00
24 September 2025	Email B. Lingle re: NOLA Plan supplement (0.1); review exhibits re: same (0.6).	S Kava	0.70	896.00
24 September 2025	Draft confirmation brief for NOLA debtors.	A Aquije	0.30	333.00
25 September 2025	Review Plan and Plan supplement requirements (2.7); draft outline and email A. Aquije re: same (1.0); review APA provisions (0.4); email D. Pezza re: same for Plan Supplement (0.1); calls with T. Rizvi re: same (0.2); review retained claims and causes of action provisions (0.3); email L. Curtis re: same (0.1).	S Kava	4.80	6,144.00
25 September 2025	Call with S. Kava re: plan supplement.	A Aquije	0.10	111.00
26 September 2025	Revise and draft Plan supplement from A. Aquije (2.4); email L. Curtis re: same (0.1); email correspondence with D. Pezza re: same (0.2); multiple calls with IslandDundon and Lynd re: rejection and assumption contracts (0.5); email D. Rivero re: same (0.1); review and draft rejection schedules for Plan supplement (0.6); call with T. Rizvi re: same (0.1); call with A. Aquije re: same (0.1).	S Kava	4.10	5,248.00
26 September 2025	Draft plan supplement re: NOLA plan (0.6); draft Plan supplement re: executory contracts (0.2).	A Aquije	0.80	888.00

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#### WHITE & CASE

Crown Capital Holdings LLC RE: Project Legal Services

DATE	DESCRIPTION	TIMEKEEPER	HOURS	USD
29 September 2025	Call with T. Rizvi re: Plan supplement (0.2); call with A. Aquije re: same (0.2); review revise Plan supplement (1.0); email L. Curtis re: same (0.1); call with L. Curtis re: Plan supplement exhibits (0.6); email P. Giovine re: Plan supplement (0.1); call with A. Aquije re: same (0.1); email B. Lingle revised Plan supplement (0.1).	S Kava	2.40	3,072.00
29 September 2025	Further revise plan supplement incorporating comments from L. Curtis.	A Aquije	0.10	111.00
29 September 2025	Update schedule of retained causes of action for NOLA Plan Supplement.	P Giovine	0.40	396.00
30 September 2025	Review NOLA plan supplement (0.7); coordinate re: creditor recovery trust agreement (0.2).	B Lingle	0.90	1,233.00
30 September 2025	Email B. Lingle re: plan supplement (0.1); coordinate filing with A. Aquije (0.2).	S Kava	0.30	384.00
30 September 2025	Draft plan supplement notice.	A Aquije	0.20	222.00
30 September 2025	Review and finalize notice of filing plan supplement (0.2); file same (0.1); coordinate service of same with Verita (0.1).	Hirshorn, Deanna	0.40	196.00
SUBTOTAL: Exclusiv	ity, Plan & Disclosure Statement: NOLA		91.90	119,048.00
TOTAL			601.30	706,194.00