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-and-

HAYWARD PLLC

Melissa S. Hayward (Texas Bar No. 24044908) Zachery Z. Annable (Texas Bar No. 24053075)

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Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Plaintiff,	§ §	
VS.	\$ \$	Adv. Proc. No. 21-03003-sgj
JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,	§ § §	Case No. 3:21-cv-00881-X
Defendants.	§ § 8	

HIGHLAND CAPITAL MANAGEMENT, L.P., Adv. Proc. No. 21-03004-sgj Plaintiff, VS. Case No. 3:21-cv-00881-X HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P., Defendant. HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, Adv. Proc. No. 21-03005-sgj VS. NEXPOINT ADVISORS, L.P., JAMES Case No. 3:21-cv-00881-X DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST, Defendants. **§ §** HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, Adv. Proc. No. 21-03006-sgj VS. HIGHLAND CAPITAL MANAGEMENT Case No. 3:21-cv-00881-X SERVICES, INC., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,

Defendants.

HIGHLAND CAPITAL MANAGEMENT, L.P.,

Plaintiff,

Vs.

Plaintiff,

Vs.

Case No. 3:21-cv-00881-X

HCRE PARTNERS, LLC (n/k/a NexPoint Real Estate Partners, LLC), JAMES
DONDERO, NANCY DONDERO, AND
THE DUGABOY INVESTMENT TRUST,

Defendants.

NOTICE OF ATTORNEYS' FEES CALCULATION AND BACKUP DOCUMENTATION OF HAYWARD PLLC

PLEASE TAKE NOTICE that Highland Capital Management, L.P. ("Highland" or "Plaintiff"), the reorganized debtor in the above-captioned chapter 11 case (the "Bankruptcy Case") and plaintiff in the above-referenced adversary proceedings (the "Adversary Proceedings"), hereby files this Notice of Attorneys' Fees Calculation and Backup Documentation of Hayward PLLC (the "Notice") in support of its Proposed Form of Judgment, in accordance with the Court's directive in its Report and Recommendation to District Court: Court Should Grant Plaintiff's Motion for Partial Summary Judgment Against All Five Note Maker Defendants (With Respect to All Sixteen Promissory Notes) in the Above-Referenced Consolidated Note Actions (the "R&R")¹ entered on July 19, 2022.

¹ Identical copies of the R&R were filed in Adv. Pro. No. 21-03003 at Docket No. 191; Adv. Pro. No. 21-03004 at Docket No. 163; Adv. Pro. No. 21-03005 at Docket No. 207; Adv. Pro. No. 21-03006 at Docket No. 213; and Adv. Pro. No. 21-03007 at Docket No. 208.

1. Attached as <u>Exhibit 1</u> is the *Declaration of Zachery Z. Annable in Support of Highland Capital Management, L.P.'s Proposed Form of Judgment* (the "<u>Annable Declaration</u>") and backup documentation supporting the calculation of attorneys' fees.

Dated: August 5, 2022 PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) John A. Morris (NY Bar No. 2405397) Gregory V. Demo (NY Bar No. 5371992) Hayley R. Winograd (NY Bar No. 5612569) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067

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-and-

HAYWARD PLLC

/s/ Zachery Z. Annable

Melissa S. Hayward
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Zachery Z. Annable
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Counsel for Highland Capital Management, L.P.

EXHIBIT 1

PACHULSKI STANG ZIEHL & JONES LLP

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John A. Morris (NY Bar No. 2405397)

Gregory V. Demo (NY Bar No. 5371992)

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-and-

HAYWARD PLLC

Melissa S. Hayward (Texas Bar No. 24044908) Zachery Z. Annable (Texas Bar No. 24053075)

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Telephone: (972) 755-7100 Facsimile: (972) 755-7110

Email: MHayward@HaywardFirm.com ZAnnable@HaywardFirm.com

Counsel for Highland Capital Management, L.P.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ §	
Plaintiff,	§ 8	
VS.	§ 8	Adv. Proc. No. 21-03003-sgj
JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,	\$ \$ \$	Case No. 3:21-cv-00881-X
Defendants.	§ §	
	§	

HIGHLAND CAPITAL MANAGEMENT, L.P., Adv. Proc. No. 21-03004-sgj Plaintiff, VS. Case No. 3:21-cv-00881-X HIGHLAND CAPITAL MANAGEMENT FUND ADVISORS, L.P., Defendant. HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, Adv. Proc. No. 21-03005-sgj VS. NEXPOINT ADVISORS, L.P., JAMES Case No. 3:21-cv-00881-X DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST, Defendants. **§ §** HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, Adv. Proc. No. 21-03006-sgj VS. HIGHLAND CAPITAL MANAGEMENT Case No. 3:21-cv-00881-X SERVICES, INC., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST,

Defendants.

HIGHLAND CAPITAL MANAGEMENT, L.P.,

Plaintiff,

Vs.

Plaintiff,

Vs.

Case No. 3:21-cv-00881-X

HCRE PARTNERS, LLC (n/k/a NexPoint Real Estate Partners, LLC), JAMES

DONDERO, NANCY DONDERO, AND

THE DUGABOY INVESTMENT TRUST,

Defendants.

Defendants.

DECLARATION OF ZACHERY Z. ANNABLE IN SUPPORT OF HIGHLAND CAPITAL MANAGEMENT L.P.'S PROPOSED FORM OF JUDGMENT

- I, Zachery Z. Annable, pursuant to 28 U.S.C. § 1746, under penalty of perjury, declare as follows:
- 1. I am a partner in the law firm of Hayward PLLC (the "Firm"), local counsel to Highland Capital Management, L.P. ("Highland" or "Plaintiff"), the reorganized debtor in the above-captioned chapter 11 case (the "Bankruptcy Case") and the plaintiff in the above-referenced adversary proceedings (each, a "Note Litigation," and collectively, the "Notes Litigation"). I submit this Declaration in support of *Highland Capital Management, L.P.'s Proposed Forms of Judgment* (the "Proposed Judgments").
- 2. I have overseen my Firm's representation of Plaintiff in all aspects of the Notes Litigation. This Declaration is based on my personal knowledge and review of the documents described below.
- 3. On July 19, 2022, the Bankruptcy Court rendered a Report and Recommendation to District Court: Court Should Grant Plaintiff's Motion for Partial Summary Judgment Against All Five Note Maker Defendants (With Respect to All Sixteen Promissory Notes) in the Above-

Referenced Consolidated Note Actions (the "R&R"). In the R&R, the Court directed Highland to "submit a form of Judgment applicable to each Note Maker Defendant that calculates proper amounts due pursuant to th[e] Report and Recommendation, including interest accrued to date (and continuing per diem), as well as attorneys' fees incurred." R&R at 44-45.

- 4. As set forth below, and in accordance with the Court's direction in the R&R, I and others working at my direction have reviewed my Firm's time entries as they relate to the Notes Litigation and calculated the amount of attorneys' fees incurred in connection therewith.
- 5. In the ordinary course of business, timekeepers (including attorneys and legal assistants) at my Firm record billable time in increments of one-tenth of an hour.
- 6. Attached as **Exhibit A** are the Firm's time entries for the period January 1, 2021, through July 31, 2022, that reflect the Firm's time billed to the Notes Litigation. Three Firm professionals billed time to the Notes Litigation: (i) Melissa S. Hayward, attorney, at the rate of \$450/hour; (ii) Zachery Z. Annable, attorney, at the rate of \$400/hour; and (iii) Melanie Holmes, paralegal, at the rates of \$175/hour to \$195/hour.
- 7. I have reviewed the attached time entries and, based on that review, believe the attached time entries capture and reflect fees properly charged to the Notes Litigation.
- 8. For the period January 1, 2021, through July 31, 2022, the fees billed by the Firm's timekeepers with respect to the Notes Litigation total \$76,059.50 (the "Fees"). The hours billed by the Firm's timekeepers with respect to the Notes Litigation total 190.3 hours. The average hourly rate for work done by the Firm's professionals with respect to the Notes Litigation was \$399.68.

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¹ Identical copies of the R&R were filed in Adv. Pro. No. 21-03003 at Docket No. 191; Adv. Pro. No. 21-03004 at Docket No. 163; Adv. Pro. No. 21-03005 at Docket No. 207; Adv. Pro. No. 21-03006 at Docket No. 213; and Adv. Pro. No. 21-03007 at Docket No. 208.

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9. As the Court is aware, there was substantial overlap in the legal and factual issues

in the five adversary proceedings. Consequently, there was no reasonable way to allocate the Fees

separately between each Note Litigation, and I believe the fairest method of allocating the Fees is

to charge each group of defendants in the five adversary proceedings for one-fifth the total, or

\$15,211.90 per adversary proceeding.

10. I declare under penalty of perjury that the forgoing is true and correct.

Dated: August 5, 2022

/s/ Zachery Z. Annable Zachery Z. Annable

EXHIBIT A

Date	TK	Description	Hrs	Rate	А	mount
		Exchange email with H. Winograd and Z. Annable regarding Aps regarding				
01/12/2021	MSH	demand notes and writs of attachments (.10).	0.1	\$450.00	\$	45.00
		Review correspondence from H. Winograd regarding issues related to				
01/12/2021	ZZA	collection of demand notes (.1).	0.1	\$400.00	\$	40.00
		Review complaints regarding Dondero et al notes and exchange email				
01/22/2021	MSH	regarding coordination of filing of same and exhibits (.20).	0.2	\$450.00	\$	90.00
		Review correspondence from J. Morris regarding numerous complaints to be				
		filed on demand notes (.1); review and revise five draft complaints for				
		collection of demand notes (1.0); review correspondence from H. Winograd				
		regarding issues related to complaints to collect on notes (.1); prepare cover				
		sheets for suits on notes (.3); exchange multiple correspondence with J.				
		Morris and H. Winograd regarding issues related to finalization of complaints				
		to collect on notes (.2); exchange correspondence with H. Winograd regarding exhibits for complaints on notes (.1); review correspondence from				
		H. Winograd regarding issues related to complaints to collect on notes (.1);				
		correspond with H. Winograd regarding issues related to finalization of				
		complaints for collection of notes (.1); review correspondence from J. Morris				
		regarding complaints to be filed regarding notes (.1); finalize and file five				
		complaints for collection of notes (.7).				
		(.,,				
01/22/2021	ZZA		2.8	\$400.00	\$	1,120.00
		Correspond with counsel for J. Dondero regarding acceptance of service of				
		summons in AP 21-3003 and 21-3006 (.1); correspond with counsel for				
		HCMFA and NPA regarding acceptance of service of summons in AP 21-3004				
		and 21-3005 (.1); review multiple correspondence from M. Lynn, counsel for				
		Dondero, advising of acceptance of service of summons (.1); review				
		correspondence from G. Demo regarding additional service issues related to				
		note adversaries (.1); correspond with T. Ellison and M. Edmond regarding				
		need for issuance of new summons to correct name of defendant in 21-3007				
		(.2); follow-up correspondence with M. Lynn regarding his notice that his				
		firm does not represent HCMSI (.1); review new summons issued in AP 21-				
		3007 (.1); exchange correspondence with M. Edmond regarding new summons issued in AP 21-3007 (.1); correspond with L. Drawhorn, counsel				
		for HCMSI, requesting acceptance of summons in 21-3006 (.1); correspond				
		with L. Drawhorn, counsel for HCRE, requesting acceptance of summons in				
		21-3007 (.1); correspond with M. Lynn serving him with summons and				
		complaint in AP 21-3003 (.1).				
] '				
01/28/2021	ZZA		1.2	\$400.00	\$	480.00
		Follow-up correspondence with counsel for HCMFA and NPA regarding				
		acceptance of service of summons and complaint in AP 21-3004 and 21-3005				
		(.1); follow-up correspondence with counsel for HCMSI and HCRE regarding				
		acceptance of service of summons and complaint in AP 21-3006 and 21-3007				
		(.1); review correspondence from D. Rukavina, counsel for HCMFA and NPA,				
		agreeing to accept service of summons and complaint in APs 21-3004 and 21-				
		3005 (.1); serve D. Rukavina with complaint and summons in AP 21-3004 and				
01/29/2021	ZZA	21-3005 (.1).	0.4	\$400.00	\$	160.00
		Review multiple correspondence from L. Drawhorn, counsel for HCMSI and				
		HCRE, requesting summons and complaint in AP 21-3006 and 21-3007 (.1).				
01/31/2021	ZZA		0.1	\$400.00	\$	40.00

Correspond with L. Drawhorn, counsel for HCMS and HCRE, providing complaint and summons in APS 21-3006 and 21-3007 and requesting a acceptance of service (3); review multiple correspondence from L. Drawhorn regarding issues related to acceptance of service on behalf of HCMSI and HCRE (.1); correspond with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); rowlew correspondence from L. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE (.2); multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE (.2); multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3008 and 21-3007 (.2). S400.00 \$ \$0.00 \$							T
acceptance of service (.3); review multiple correspondence from L. Drawhorn regarding issues related to acceptance of service on belaf of HCMSI and HCRE (.1); correspond with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); follow-up correspondence with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); review correspondence from J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.2). 2/01/2021 ZZA Wiltiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE (.2). 2/02/2021 ZZA 21-3006 and 21-3007 (.2). Prepare and file notices of service of summons and complaint in APS 21-3003, 21-3004, 21-3005, 21-3006, and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in multiple APS (.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding walver of service of summons in AP 21-3003 (.2); review for you correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple correspondence from L. Taylor, counsel for J. Dondero or answer complaint in AP 21-3003 (.1); eview multiple correspondence from L. Taylor, counsel for J. Dondero or answer complaint in AP 21-3003 (.1); eview multiple correspondence from L. Taylor, counsel for J. Dondero or answer complaint in AP 21-3003 (.1); eview multiple correspondence from L. Morris regarding EAD and 21-3003 (.1); eview multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); eview multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); eview multiple correspondence from J. Morris regarding tof holds in APS 21			Correspond with L. Drawhorn, counsel for HCMSI and HCRE, providing				
regarding issues related to acceptance of service on behalf of HCMSI and HCRE (1); correspond with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (1.); follow-up correspondence with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (1.); follow-up correspondence with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (1.); multiple correspondence with L. Drawhorn, regarding issues related to service of summons and complaint on HCRMSI and HCRE (2.). 02/01/2021 ZZA Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3006 and 21-3007 (2.). Prepare and file notices of service of summons and complaints in Aps 21-3003, 21-3004, 21-3005, and 21-3007 (7.); correspond with J. Morris providing file-stamped copies of service summons executed in Morris regarding such various of service of summons and complaints in Aps 21-3003, 21-3004, 21-3005, and 21-3007 (7.); correspond with J. Morris providing file-stamped copies of service summons executed in Morris regarding exalver of service of summons in AP 21-3003 (2); review follow-up correspondence with C. Taylor, counsel for J. Dondero, regarding walver of service of summons in AP 21-3003 (2); review follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 02/11/2021 ZZA (1). Review draft stipulation regarding answer date in AP 21-3003 received from O. 1 \$400.00 \$ 100.00 03/01/2021 ZZA (3). Nultiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in AP 21-3004 and 21-3005 (2); review multiple correspondence from J. Morris regarding EAP follow-up correspondence with H. Winnegrad regarding ECF notice issues in APs 21-3004 and 21-3005 (1); review correspondence from L. Hopewood regarding Aps 21-3004 and 21-3006 (2); review HCRE's answers to debt							
HCRE (.1); correspond with 1. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); follow-up correspondence with 1. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with 0. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with 1. Drawhorn regarding issues related to service of summons and complaint on HCRE (.1); multiple correspondence with 1. Drawhorn, counsel for HCMSI and HCRE (.2). 20/01/2021 ZZA							
summons and complaint on HCMSI and HCRE (1.1); follow-up correspondence with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (1.1); multiple correspondence with D. Tawnorn regarding issues related to service of summons and complaint on HCMSI and HCRE (1.1); multiple correspondence with D. Tawnorn regarding issues related to service of summons and complaint on HCMSI and HCRE (1.1); multiple correspondence with D. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3006 and 21-3007 (2.2). White Prepare and file notices of service of summons and complaint in APS 21-3003, 21-3004, 21-3005, 21-3006, and 21-3007 (7.2). Prepare and file notices of service of summons and complaints in ApS 21-3003, 21-3004, 21-3005, and 21-3007 (7.7); correspond with J. Morris providing file-stamped copies of service summons executed in McMiss providing file-stamped copies of service summons executed in Section of service of summons and complaints in ApS 21-3003 (2.1); review multiple PAPS (1.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (2.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (2.1); review multiple correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (2.2); eview McMissor's answers to complaints in APS 21-3004 and 21-3005 (2.2); review multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APS 21-3004 and 21-3005 (2.2); review multiple correspondence from J. Morris regarding ECF notice issues in APS 21-3004 and 21-3005 (2.2); review multiple correspondence from J. Morris regarding ECF notice issues in APS 21-3004 and 21-3005 (2.2); review McMiss			regarding issues related to acceptance of service on behalf of HCMSI and				
with J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); review correspondence from J. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on HCMSI and HCRE (.2). 02/01/2021 ZZA Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE (.2). 0.9 \$400.00 \$ 360.00 Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 121-3003 and 21-3007 (.2). Prepare and file notices of service of summons and complaints in Aps 21-3003, 21-3004, 21-3005, 21-3006, and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in multiple APS (.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.2); review follow-up correspondence from C. Taylor and J. Morris regarding for J. Dondero to answer complaint in AP 21-3003 (.2); review follow-up correspondence from C. Taylor and J. Morris regarding answer date in AP 21-3003 received from 0.1 \$400.00 \$ 160.00 Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.2); review Mortiple Correspondence from J. Morris regarding for APS 21-3004 and 21-3005 (.2); review Mortiple Correspondence from J. Morris regarding for fonce issues in APs 21-3004 and 21-3005 (.2); review Mortiple Correspondence from J. Morris regarding for fonce issues in APS 21-3006 (.2); review Mortiple Correspondence from J. Morris regarding for fonce is Mortiple Correspondence f			HCRE (.1); correspond with J. Morris regarding issues related to service of				
on HCMSI and HCRE (.1); review correspondence from I. Morris regarding issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on her clients HCMSI and HCRE (.1); correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3003 (a) and 21-3007 (2). correspondence with I. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaints in APS 21-3003 (a) and 21-3007 (2). correspond with J. Morris providing file-stamped copies of service summons and complaints in ApS 21-3003, 21-3004, 21-3005, 21-3006, and 21-3007 (2). correspond with J. Morris providing file-stamped copies of service summons executed in multiple APS (1). correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding lissues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.2); review Advisors' answers to complaints filed in APS 21-3004 and 21-3005 (.3). \$400.00 \$ 160.00 \$			summons and complaint on HCMSI and HCRE (.1); follow-up correspondence				
issues related to service of summons and complaint on HCMSI and HCRE (.1); multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on her clients HCMSI and HCRE (.2). 727			with J. Morris regarding issues related to service of summons and complaint				
multiple correspondence with L. Drawhorn regarding issues related to service of summons and complaint on her clients HCMSI and HCRE (-2). Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3006 and 21-3007 (-2). Value			on HCMSI and HCRE (.1); review correspondence from J. Morris regarding				
service of summons and complaint on her clients HCMSI and HCRE (.2). Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APs 21-3006 and 21-3007 (.2). Table			issues related to service of summons and complaint on HCMSI and HCRE (.1);				
02/01/2021 ZZA			multiple correspondence with L. Drawhorn regarding issues related to				
Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding her acceptance of service of summons and complaint in APS 21-3003, 21-3004, 21-3005, 21-3006, and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in multiple APS (1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003, (2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.2); review deform 0.1 \$400.00 \$ 160			service of summons and complaint on her clients HCMSI and HCRE (.2).				
HCRE, regarding her acceptance of service of summons and complaint in APs 21-3006 and 21-3007 (.2). HCRE, regarding her acceptance of service of summons and complaints in Aps 21-3003 and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in Morris providing file-stamped copies of service summons executed in Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor regarding staws related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1); eview draft stipulation regarding answer date in AP 21-3003 received from C. Taylor (.1). Review draft stipulation regarding answer date in AP 21-3003 received from C. Taylor (.1). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.2); review multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding Advisors' answers to complaints (.1). Main and Land L	02/01/2021	ZZA		0.9	\$400.00	\$	360.00
02/02/2021 ZZA 21-3006 and 21-3007 (.2). Prepare and file notices of service of summons and complaints in Aps 21-3003, 21-3004, 21-3005, 21			Multiple follow-up correspondence with L. Drawhorn, counsel for HCMSI and				
Prepare and file notices of service of summons and complaints in Aps 21-3003, 21-3004, 21-3005, 21-3005, and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in multiple APs (.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor rand J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 02/11/2021 ZZA (.1). Review draft stipulation regarding answer date in AP 21-3003 received from C. Taylor (1). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.3). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.3). Multiple correspondence with J. Morris regarding ECF notice Issues in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding ECF notice Issues in APs 21-3004 and 21-3005 (.1); review correspondence from J. Morris regarding analysis of Advisors' answers to complaints (.1). Review HCM Services' answer to debtor's complaint in AP 21-3006 (.2); review HCM Services' and HCRE's answer to debtor's complaint in AP 21-3006 (.2); review HCM Services' and HCRE's answer to debtor's complaint in AP 21-3007 (.1); correspondence from J. Morris providing him with copies of HCM Services' and HCRE's answer and seeking confirmation of his receipt of ECF notices in APs (.1). Review Correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 (.2); review correspondence from L. Hogewood regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review correspondence from L. Hogewood regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review correspondence from L. Review correspondence from L. Prowhorn, counsel for HCMS and HCRE, regarding proposed scheduling orders in APs			HCRE, regarding her acceptance of service of summons and complaint in APs				
3003, 21-3004, 21-3005, 21-3006, and 21-3007 (.7); correspond with J. Morris providing file-stamped copies of service summons executed in Multiple APs (.1). 22A multiple APs (.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1). Review draft stipulation regarding answer date in AP 21-3003 received from Q. (.1). Review draft stipulation regarding answer date in AP 21-3003 received from Q. (.1). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.3). Multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); review correspondence from J. Morris regarding analysis of Advisors' answers to complaints (.1). Review HCMS ervices' answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris regarding analysis of Advisors' answers to complaints (.1). Review HCMS ervices' answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris providing him with copies of HCM Services' and HCRE's answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris regarding analysis of Advisors' answers to complaints (.1). Review correspondence from J. Morris (.2); review of the CEF notice is and APS (.1). Review correspondence from L. Drawhorn, counsel for HCMS and HCRE, regarding proposed scheduling orders in APS 21-3006 and 21-3007 (.1); review correspondence from L. Bogewood regarding proposed scheduling orders in APS 21-3006 and 21-3007 (.1); review or proposed scheduling orders in APS 21-3006 and 21-3007 (.1); review or proposed scheduling orders in APS 21-3006	02/02/2021	ZZA	21-3006 and 21-3007 (.2).	0.2	\$400.00	\$	80.00
Morris providing file-stamped copies of service summons executed in multiple APs (.1). Exchange correspondence with C. Taylor, counsel for J. Dondero, regarding waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1); review draft stipulation regarding answer date in AP 21-3003 received from (.1). Review draft stipulation regarding answer date in AP 21-3003 received from (.1). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.2); review multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); exchange correspondence with H. Winograd regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); exchange correspondence with H. Winograd regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); exchange correspondence with H. Winograd regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); exchange correspondence with H. Winograd regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); exchange correspondence with H. Winograd regarding ECF notice issues in APs 21-3006 (.1); review correspondence from J. Morris regarding analysis of Advisors' answers to complaints (.1). 72A complaints (.1). Review HCMS ervices' answer to debtor's complaint in AP 21-3006 (.2); review HCMS ervices' and HCRE's answer sand seeking confirmation of his receipt of ECF notices in APs (.1). Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 (.2); review correspondence from L. Hogewood regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed schedu			Prepare and file notices of service of summons and complaints in Aps 21-				
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waiver of service of summons in AP 21-3003 (.2); review follow-up correspondence from C. Taylor regarding issues related to deadlines in AP 21- 3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 02/11/2021 ZZA (1). 0.4 \$400.00 \$ 160.00 Review draft stipulation regarding answer date in AP 21-3003 received from 2ZZA C. Taylor (.1). 0.1 \$400.00 \$ 40.00 Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 03/01/2021 ZZA (.3). 0.3 \$400.00 \$ 120.00 Multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); review correspondence from J. Morris regarding analysis of Advisors' answers to 03/02/2021 ZZA (complaints (1). 0.5 \$400.00 \$ 200.00 Review HCM Services' answer to debtor's complaint in AP 21-3006 (.2); review HCRE's answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris providing him with copies of HCM Services' and HCRE's answers and seeking confirmation of his receipt of ECF notices in APs (.1). 03/03/2021 ZZA 0.4 0.4 \$400.00 \$ 160.00 Review acrrespondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 (.1); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 (.1); review correspondence from L. Prawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 (.1);	02/09/2021	ZZA	multiple APs (.1).	0.8	\$400.00	\$	320.00
correspondence from C. Taylor regarding issues related to deadlines in AP 21-3003 (.1); review multiple follow-up correspondence from C. Taylor and J. Morris regarding deadline for J. Dondero to answer complaint in AP 21-3003 (.1). ZZA (.1). Review draft stipulation regarding answer date in AP 21-3003 received from C. Taylor (.1). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.3). Review Advisors' answers to complaints filed in APs 21-3004 and 21-3005 (.3). Multiple correspondence with J. Morris regarding Advisors' answers filed in response to debtor's complaints in APs 21-3004 and 21-3005 (.2); review multiple correspondence from J. Morris regarding ECF notice issues in APs 21-3004 and 21-3005 (.1); review correspondence from J. Morris regarding analysis of Advisors' answers to complaints (.1). Review HCM Services' answer to debtor's complaint in AP 21-3006 (.2); review HCRE's answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris providing him with copies of HCM Services' and HCRE's answers and seeking confirmation of his receipt of ECF notices in APs (.1). Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling orders in APs 21-3004 and 21-3005 (.3) \$400.00 \$ 160.00 \$							
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review HCRE's answer to debtor's complaint in AP 21-3007 (.1); correspond with J. Morris providing him with copies of HCM Services' and HCRE's answers and seeking confirmation of his receipt of ECF notices in APs (.1). 03/03/2021 ZZA Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 03/04/2021 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received	03/02/2021	ZZA		0.5	\$400.00	\	200.00
correspond with J. Morris providing him with copies of HCM Services' and HCRE's answers and seeking confirmation of his receipt of ECF notices in APs (.1). 03/03/2021 ZZA Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 03/04/2021 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received							
and HCRE's answers and seeking confirmation of his receipt of ECF notices in APs (.1). 03/03/2021 ZZA Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 03/04/2021 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received			·				
notices in APs (.1). 03/03/2021 ZZA Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 2ZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received			, , , , , , , , , , , , , , , , , , , ,				
03/03/2021 ZZA Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received							
Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 72A (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received			notices in APS (.1).				
Review correspondence and draft scheduling orders regarding Aps 21-3004 and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 72A (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received	03/03/2021	ZZA		0.4	\$400.00	\$	160.00
and 21-3005 received from J. Morris (.2); review correspondence from L. Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received	, , -		Review correspondence and draft scheduling orders regarding Aps 21-3004			•	
Hogewood regarding proposed scheduling order in APs 21-3004 and 21-3005 ZZA (.1). Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received							
03/04/2021 ZZA (.1). 0.3 \$400.00 \$ 120.00 Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received			, , ,				
Review correspondence from L. Drawhorn, counsel for HCMSI and HCRE, regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received	03/04/2021	ZZA		0.3	\$400.00	\$	120.00
regarding proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review proposed scheduling orders in APs 21-3006 and 21-3007 received							
			I ·				
03/05/2021 ZZA from J. Morris (.2). 0.3 \$400.00 \$ 120.00			review proposed scheduling orders in APs 21-3006 and 21-3007 received				
	03/05/2021	ZZA	from J. Morris (.2).	0.3	\$400.00	\$	120.00

		,			_	
		Finalize and file pretrial stipulations and proposed orders thereon in AP 21-				
		3004 and 21-3005 (.2); correspond with T. Ellison, courtroom deputy,				
		regarding filing of stipulations and submission of proposed scheduling orders				
		for court review (.1); review correspondence from T. Ellison advising of				
		revisions needed to scheduling orders to comply with court's schedule (.1);				
		review multiple correspondence from J. Morris and H. Winograd regarding				
		revisions to be made to scheduling orders (.1); research court's upcoming				
		trial docket call dates and exchange multiple correspondence with H.				
		Winograd and J. Morris regarding same (.2); correspondence from L.				
		Drawhorn, counsel for HCMSI and HCRE, regarding requested revisions to AP				
		scheduling orders (.1); review draft revised scheduling order for AP 21-3004 received from H. Winograd (.1).				
		received from 11. Willograd (.1).				
03/08/2021	ZZA		0.9	\$400.00	\$	360.00
		Review correspondence from J. Morris regarding revisions to be made to				
		scheduling order in AP 21-3004 (.1); review correspondence from L.				
		Drawhorn, counsel for HCMSI and HCRE, regarding proposed revisions to				
		scheduling orders in APs 21-3006 and 21-3007 (.1); view correspondence				
		from H. Winograd regarding revisions to scheduling order in AP 21-3004 (.1);				
		review correspondence from H. Winograd regarding revisions to scheduling				
		orders in APs 21-3006 and 21-3007 (.1); review multiple follow-up				
		correspondence from J. Morris regarding revision of dates in proposed				
		scheduling orders with HCMSI and HCRE (.1); review correspondence from H.				
		Winograd regarding issues related to HCMSI's and HCRE's requested				
		revisions to scheduling orders (.1); review follow-up correspondence from J.				
		Morris regarding revision of deadlines in scheduling orders for APs 21-3006				
		and 21-3007 (.1); review correspondence from J. Morris regarding proposed				
		trial docket call dates in pending note adversaries (.1); review				
		correspondence from D. Rukavina approving proposed scheduling orders in				
		APs 21-3004 and 21-3005 (.1); correspond with J. Morris and H. Winograd				
		regarding issues related to scheduling orders to be presented in APs 21-3004				
		and 21-3005 (.1); review multiple correspondence from H. Winograd				
		regarding finalization of scheduling orders in APs 21-3006 and 21-3007 (.1);				
		finalize and file stipulations regarding scheduling orders in APs 21-3004 and				
		21-3005 (.2); prepare draft orders approving stipulations in APs 21-3006 and				
		21-3007 and correspond with J. Morris and H. Winograd regarding same (.2); review and revise stipulations regarding scheduling orders in APs 21-3006				
		and 21-3007 and prepare draft orders approving stipulations (.4); correspond				
		with H. Winograd regarding proposed revisions to stipulations in APs 21-3006				
		and 21-3007 (.1);				
03/09/2021	ZZA	exchange follow-up correspondence with H. Winograd regarding	2.5	\$400.00	¢	1,000.00
33,33,2321	\	Review correspondence from T. Ellison regarding revisions needed in orders	2.3	Ţ 100.00	7	_,000.00
		approving stipulations in APs 21-3004 and 21-3005 (.1); revise proposed				
		orders approving stipulations in APs 21-3004 and 21-3005 and correspond				
		with D. Rukavina and J. Morris regarding same (.2);				
		exchange correspondence with D. Rukavina regarding approval of				
		orders approving stipulations in APs 21-3004 and 21-3005 (.1); finalize				
		and upload revised proposed orders approving stipulations in APs				
		21-3004 and 21-3005 and correspond with T. Ellison regarding same				
03/10/2021	ZZA	(.2).	0.6	\$400.00	\$	240.00

03/11/2021	ZZA	Exchange correspondence with L. Drawhorn, counsel for HCMSI and HCRE, regarding approving of stipulations and orders in APs 21-3006 and 21-3007 (.1); correspond with H. Winograd regarding issues related to proposed scheduling orders in APs 21-3006 and 21-3007 (.1); review follow-up correspondence from H. Winograd regarding finalization and filing of stipulations regarding scheduling in APs 21-3006 and 21-3007 (.1); finalize and file stipulations regarding pretrial scheduling in APs 21-3006 and 21-3007 (.2); upload proposed orders approving stipulations in APs 21-3006 and 21-3007 and correspond with T. Ellison regarding same (.2).	0.7	\$400.00	Ś	280.00
, ,		Review court's orders approving stipulations and scheduling in APs		·	•	
02/17/2021	77.4	21-3004, 21-3005, 21-3006, and 21-3007 (.2); review Dondero's answer in AP	0.2	ć 400 00	¢	120.00
03/17/2021	ZZA	21-3003 (.1). Exchange correspondence with H. Winograd regarding	0.3	\$400.00	Ş	120.00
03/24/2021	ZZA	Dondero's answer in AP 21-3003 (.1).	0.1	\$400.00	\$	40.00
		Exchange correspondence with J. Morris regarding additional discovery to be	-	,	•	
		taken in adversary proceedings (.2); exchange correspondence with J. Morris				
		regarding revisions to deposition notice of J. Dondero in AP 21-3003 (.2);				
		finalize and file notice of deposition of J. Dondero in AP 21-3003 (.1);				
		correspond with J. Morris regarding Dondero deposition notice in AP 21-		4		
03/25/2021	ZZA	3003 (.1).	0.6	\$400.00	\$	240.00
		Review Dondero's motion to amend scheduling order in AP 21-3003 (.1); review Dondero's motion for expedited hearing on motion to amend				
		scheduling order (.1); correspond with J. Morris regarding Dondero's request				
		to amend scheduling order in AP 21-3003 (.1); exchange multiple				
		correspondence with J. Morris regarding Dondero's request for emergency				
		hearing on motion to amend scheduling order and actions to be taken				
		regarding same (.3); correspond with T. Ellison regarding Dondero's motion				
		to amend scheduling order, debtor's opposition to same, and debtor's lack of				
		opposition to Dondero's motion for emergency hearing on motion to amend				
		scheduling order (.2); exchange follow-up correspondence with T. Ellison				
		regarding debtor's deadline to file response to Dondero's motion to amend				
		scheduling order (.1); calendar deadline for debtor to respond to Dondero's				
		motion to amend scheduling order and correspond with PSZJ team regarding same (.1).				
00/05/005				4400 55		400.05
03/26/2021	ZZA		1.0	\$400.00	\$	400.00

		Review correspondence from J. Morris regarding exhibits for debtor's objection to Dondero's motion to amend scheduling order in AP 21-3003 (.1); review multiple correspondence from L. Canty regarding exhibit and evidence issues related to debtor's objection to amendment of scheduling order (.2); review follow-up correspondence from J. Morris regarding issues related to Dondero's motion to amend scheduling order and discussions regarding same (.1); review and revise debtor's objection to Dondero's motion to amend scheduling order and correspond with J. Morris regarding revisions (.7); review and revise Morris declaration in support of debtor's objection and correspond with J. Morris regarding revisions to objection and declaration and filing of same (.1); exchange correspondence with L. Canty regarding exhibits to debtor's objection (.1); finalize and file debtor's objection to Dondero's motion to amend scheduling order (.2); finalize and file Morris declaration and exhibits in support of debtor objection (.2); correspond with T. Ellison advising of filing of debtor's objection to Dondero motion to amend scheduling order (.1); exchange follow-up correspondence with J. Morris regarding debtor's objection to Dondero's motion to amend scheduling order (.1); review correspondence from T. Ellison regarding debtor's redacted exhibits filed with Morris declaration (.1); review follow-up correspondence from T. Ellison regarding court's ruling on Dondero's motion to amend scheduling order (.1).				
03/30/2021	ZZA	Calendar deadlines for discovery responses in AP 21-3005 and	2.3	\$400.00	\$	920.00
04/02/2021	ZZA	correspond with PSZJ attorneys regarding same (.1).	0.1	\$400.00	\$	40.00
04/05/2021	ZZA	Review and revise proposed scheduling order in AP 21-3003 and correspond with H. Winograd regarding revisions (.2); exchange multiple follow-up correspondence with H. Winograd regarding revisions to proposed scheduling order in AP 21-3003 (.2).	0.4	\$400.00		160.00
0.1,007.2022		Review committee's notice of appearances in note adversaries and correspond with PSZJ team regarding same (.3); review J. Dondero's amended answer in AP 21-3003 and correspond with PSZJ		¥ 100100	7	200.00
04/06/2021	ZZA	attorneys regarding same (.2).	0.5	\$400.00	\$	200.00
04/07/2021	ZZA	Review proposed amended scheduling order in AP 21-3003 received from B. Assink, counsel for J. Dondero (.1).	0.1	\$400.00		40.00
04/09/2021	ZZA	Review court's amended scheduling order in AP 21-3003 (.1).	0.1	\$400.00	\$	40.00
		Review Advisors' motions to withdraw the reference filed in APs 21-3004 and 21-3005 (.6); review notices of hearing on motions to withdraw reference in APs 21-3004 and 21-3005 (.1); exchange correspondence with J. Pomerantz regarding motions to withdraw the reference filed in APs 21-3004 and 21-3005 (.1).				
04/13/2021	ZZA		0.8	\$400.00	\$	320.00

			1			
		Exchange correspondence with J. Morris regarding discovery issues in				
		AP 21-3003 (.1); review and revise Rule 26 disclosures in AP 21-3003				
		and correspond with J. Morris regarding same (.2); review Dondero's				
		motion to withdraw the reference in AP 21-3003 (.4); review Dondero's				
		motion to stay proceedings filed in AP 21-3003 (.2).				
		initialities stary producedings med in the 22 3000 (12).				
04/15/2021	ZZA		0.9	\$400.00	\$	360.00
		Review Dondero's motion for expedited hearing on motion to withdraw		·		
04/16/2021	ZZA	reference in AP 21-3003 (.2).	0.2	\$400.00	\$	80.00
		Review notice of transmittal of motion to withdraw reference filed in AP				
		21-3005 to case no. 3:21-cv-880 (.1); correspond with PSZJ attorneys				
		regarding transfer of motion to withdraw reference and need for filing of				
		phv applications in district court case 3:21-cv-880 (.2); review notice of				
		transmittal of motion to withdraw reference filed in AP 21-3004 to case				
		no. 3:21-cv-881 (.1); correspond with PSZJ attorneys regarding transfer				
		of motion to withdraw reference and need for filing of phv applications in				
		case 3:21-cv-881 (.2); review multiple follow-up correspondence from G.				
		Demo and L. Canty regarding preparation of phv applications for PSZJ				
		attorneys (.1); review draft objection to Dondero's motion to expedite				
		hearing on stay motion (.2).				
04/18/2021	ZZA		0.9	\$400.00	Ś	360.00
0 1/10/2021		Exchange email regarding objection to Dondero motion to stay AP and	0.5	φ 100.00	~	300.00
		opposition to expedited hearing and review emails with court regarding				
		same and setting (.30); review email from court denying motion for				
04/19/2021	MSH	expedited hearing on Dondero motion to stay (.10).	0.4	\$450.00	\$	180.00
04/13/2021	101511	Review notice of appearance of D. Deitsch-Perez as counsel for J.	0.4	Ş+30.00	۲	100.00
04/19/2021	ZZA	Dondero in AP 21-3003 (.1).	0.1	\$400.00	\$	40.00
		Review correspondence from J. Morris regarding issues				
		related to debtor's forthcoming response to Dondero's motion for				
		expedited consideration of motion to stay (.1); exchange				
		correspondence with H. Winograd regarding issues related to				
		forthcoming responses to motions for withdrawal of reference (.1);				
		correspond with T. Ellison regarding debtor's intent to file response to				
		Dondero motion for expedited hearing on stay motion (.1); review				
		multiple correspondence from J. Morris regarding debtor's forthcoming				
		response to Dondero's motion for expedited hearing (.1); review				
		correspondence from T. Ellison regarding scheduling of status				
		conference on Dondero's motion to withdraw reference (.1);				
		` "				
04/19/2021	ZZA		0.5	\$400.00	\$	200.00
04/20/2021	ZZA	Finalize and file notice of deposition of HCMFA in AP 21-3004 (.2).	0.2	\$400.00		80.00

Review multiple correspondence from J. Morris regarding discovery to be issued in notes litigation (.2); correspond with D. Rukavina, counsel for Advisors, serving him with discovery in notes litigation (.1); calendar deadline for HCMFA to respond to discovery requests and correspond with PSZJ attorneys regarding same (.1); correspond with J. Morris following up on discovery in notes litigation (.1); O4/20/2021 ZZA	
Advisors, serving him with discovery in notes litigation (.1); calendar deadline for HCMFA to respond to discovery requests and correspond with PSZJ attorneys regarding same (.1); correspond with J. Morris following up on discovery in notes litigation (.1); 2ZA Signature and file notice of deposition of J. Dondero in AP 21-3003 (.2); review notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). 2ZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
for HCMFA to respond to discovery requests and correspond with PSZJ attorneys regarding same (.1); correspond with J. Morris following up on discovery in notes litigation (.1); ZZA D.5 \$400.00 \$ Finalize and file notice of deposition of J. Dondero in AP 21-3003 (.2); review notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). Q4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
attorneys regarding same (.1); correspond with J. Morris following up on discovery in notes litigation (.1); 722	
discovery in notes litigation (.1); O4/20/2021 ZZA Finalize and file notice of deposition of J. Dondero in AP 21-3003 (.2); review notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
O4/20/2021 ZZA Finalize and file notice of deposition of J. Dondero in AP 21-3003 (.2); review notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
Finalize and file notice of deposition of J. Dondero in AP 21-3003 (.2); review notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
notice of status conference on J. Dondero's motion to withdraw reference in AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
AP 21-3003 (.1); calendar status conference in AP 21-3003 and correspond with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA 0.7 \$400.00 \$ Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
with PSZJ attorneys regarding same (.1); review and respond to inquiry from M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). 77	280.00
M. DesJardien regarding pending adversary proceedings in Highland case (.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). 7.7 \$400.00 \$ Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
(.2); correspond with M. DesJardien regarding notice of deposition of J. Dondero in AP 21-3003 (.1). O4/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
Dondero in AP 21-3003 (.1). 04/22/2021 ZZA Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
04/22/2021 ZZA 0.7 \$400.00 \$ Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
Review correspondence from J. Seery regarding issues related to HCMS and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	280.00
and HCRE requests to amend answers in notes litigation (.1); review multiple follow-up correspondence from J. Morris and J. Seery regarding	
multiple follow-up correspondence from J. Morris and J. Seery regarding	
issues related to UCMC and UCME assurant to assurant as (2)	
issues related to HCMS and HCRE requests to amend answers (.2);	
review correspondence from L. Drawhorn, counsel for HCMS and	
HCRE, regarding additional defenses defendants seek to assert in notes	
litigation (.1).	
04/22/2021 ZZA 0.4 \$400.00 \$	160.00
Review correspondence from J. Morris regarding issues related to HCMS	
and HCRE requests to amend answers in notes litigation (.1).	
04/25/2021 ZZA 0.1 \$400.00 \$	40.00
finalize and file debtor's response to motion to	
withdraw the reference in AP 21-3005 (.3); correspond with V. Trang	
providing instructions for service of debtor's response in 21-3005 (.1); review	
follow-up correspondence from J. Kim regarding debtor's response to	
HCMFA's motion to withdraw the reference (.1); finalize and file debtor's	
response to HCMFA's motion to withdraw reference in AP 21-3004 (.2);	
correspond with J. Kim regarding responses to reference withdrawal motions	
filed in APs 21-3004 and 21-3005 (.1).	
05/04/2021 ZZA 0.8 \$400.00 \$	320.00
Correspond with V. Trang providing instructions for service of	
objection to Dondero's stay motion (.1); correspond with V. Trang providing	
05/04/2021 ZZA instructions for service of response in AP 21-3004 (.1). 0.2 \$400.00 \$	80.00
Exchange email regarding objection to Dondero motion to withdraw	
05/06/2021 MSH reference in AP (.10). 0.1 \$450.00 \$	45.00
Finalize and file debtor's response to Dondero's motion to	
05/06/2021 ZZA withdraw the reference in AP 21-3003 (.2). 0.2 \$400.00 \$	80.00
Review addendum to Dondero motion to withdraw reference in Note AP	
(.10).	
05/07/2021 MSH 0.1 \$450.00 \$	45.00
Review correspondence from J. Kim regarding addendum to opposition	
to Dondero's motion to withdraw reference in AP 21-3003 (.1).	
05/07/2021 ZZA 0.1 \$400.00 \$	

		Review HCMSI's motion for leave to amend Highland Capital Management,	I			
		L.P. answer in AP 21-3006 (.2); review HCRE's motion for leave to amend				
		answer in AP 21-3007 (.1); correspond with J. Pomerantz, J. Morris, and G.				
		Demo regarding HCMSI's and HCRE's motions for leave to amend answers				
		(.1); review notices of hearing on motions for leave to amend answers in APs				
		21-3006 and 21-3007 (.1); correspond with PSZJ team regarding notices of				
		hearing filed by HCMSI and HCRE (.1); exchange correspondence with J.				
		Morris regarding deadlines to respond to motions for leave to amend				
		answers (.1); calendar deadlines related to motions for leave to amend				
		answers in APs 21-3006 and 21-3007 and correspond with PSZJ team				
		regarding same (.2).				
05/10/2021	ZZA		0.9	\$400.00	\$	360.00
		Review notice of deposition of debtor representative filed by J. Dondero				
05 /42 /2024	77.4	in AP 21-3003 (.1).	0.1	¢400.00	۲	40.00
05/13/2021	ZZA	Finalize and file debtor's response to motion to compel Seery testimony in AP	0.1	\$400.00	Ş	40.00
		21-3003 (.1); review defendants' replies in support of motions to withdraw				
		reference filed in APs 21-3004 and 21-3005 (.2); correspond with PSZJ team				
		regarding defendants' replies in support of motions to				
		withdraw reference filed in APs 21-3004 and 21-3005 (.1);				
05/18/2021	ZZA	, ,	0.3	\$400.00	\$	120.00
		Review notice of hearing on Dondero motion to compel in AP 21-3003 (.1);				
		correspond with PSZJ team regarding 5/20 hearing setting on motion to				
		compel in AP 21-3003 (.1); exchange multiple follow-up correspondence with				
		L. Canty and J. Pomerantz regarding 5/20 hearing setting on motion to				
		compel in AP 21-3003 (.2); calendar 5/20 hearing on Dondero's motion to				
		compel in AP 21-3003 and correspond with PSZJ team regarding same (.1).				
05/19/2021	ZZA		0.5	\$400.00	\$	200.00
		Email correspondence with Z. Annable regarding request for 5/20				
		transcript in AP 21-3003 (0.2); prepare request for transcript of 5/20 hearings, email correspondence with court regarding same (0.2); email				
		correspondence with court reporter regarding 5/20 hearing transcript (0.2)				
		correspondence with court reporter regarding 5/20 hearing transcript (0.2)				
05/21/2021	HOL		0.6	\$175.00	\$	105.00
		Finalize and file witness and exhibit lists and exhibits relating to motions		·		
		for stay pending motion to withdraw reference in APs 21-3003, 21-3005,				
		and 21-3005 (.6); review Dondero's reply in support of motion to				
		withdraw reference in AP 21-3003 (.3).				
05/21/2021	ZZA		0.9	\$400.00	\$	360.00
05/22/2024	77.	Review HCMFA's motion for leave to file amended answer in AP	0.0	ć 400 00	,	420.00
05/22/2021	ZZA	21-3004 (.3). Review HCMFA's notice of hearing on motion for leave to amend answer	0.3	\$400.00	\$	120.00
05/23/2021	ZZA	(.1).	0.1	\$400.00	\$	40.00
03/23/2021	ZZI	Prepare transcript requests for 5/25 hearings in Advs. 21-03003,	0.1	Ş-100.00	7	40.00
05/25/2021	HOL	21-03004, and 21-03005, email correspondence regarding same (0.3);	0.3	\$175.00	\$	52.50
				·		
05/28/2021	MSH	Receive and review Dondero motion to compel discovery in AP (.10).	0.1	\$450.00	\$	45.00
		Calendar hearing on HCMFA's motion for leave to file amended answer				
		and correspond with PSZJ team regarding same (.1); review Dondero's				
		motion to compel filed in AP 21-3003 (.2).				
05/05/55				A.		465
05/28/2021	ZZA		0.3	\$400.00	\$	120.00

		Review correspondence from H. Winograd regarding forthcoming				
05/31/2021	ZZA	objections to motions to amend in APs 21-3006 and 21-3007 (.1).	0.1	\$400.00	\$	40.00
		Exchange email regarding finalization of objection to HCMS and HCRE				
		motions to amend answer and filing issues (.40).				
06/01/2021	MSH		0.4	\$450.00	\$	180.00
		Finalize and upload to court order granting in part Dondero's motion to stay				
		proceedings pending withdrawal of reference in AP 21-3003 (.2);				
		correspond with T. Ellison advising of submission of proposed order in				
		AP 21-3003 (.1); work on finalizing, filing, and service of debtor's				
		objections and related documents to HCRE and HCMS motions for leave				
		to file amended complaints in APs 21-3006 and 21-3007 (1.2).				
		to the amended complaints in Al 3 21-3000 and 21-3007 (1.2).				
06/01/2021	ZZA		1.5	\$400.00	ς.	600.00
00/01/2021	LLA	Exchange correspondence with J. Morris regarding deadline to motion to	1.5	Ş400.00	7	000.00
06/02/2024	77.4	compel filed in AP 21-3003 (.1).	0.1	ć 400 00		40.00
06/02/2021	ZZA		0.1	\$400.00		40.00
06/03/2021	MSH	Review various notices of depositions issued in Dondero AP (.20).	0.2	\$450.00	\$	90.00
		Finalize and file notices of deposition of A. Johnson, B. McGovern, and				
		N. Dondero in AP 21-3003 (.2); exchange correspondence with J. Morris				
		regarding parties to be served with deposition notices in AP 21-3003 (.1);				
		multiple correspondence with PSZJ team providing copies of motions to				
		withdraw reference, briefs in support, and appendices filed in APs				
		21-3006 and 21-3007 (.2); review notices of appearance of counsel filed				
		in APs 21-3006 and 21-3007 (.1); correspond with PSZJ team providing				
		· · · · · · · · · · · · · · · · · · ·				
		them with copies of just-filed motions to stay pending resolution of				
		withdrawal of reference and motions for expedited hearing thereon filed				
		in APs 21-3006 and 21-3007 (.2); review HCMS and HCRE motions to				
		withdraw reference, briefs in support, motions for stay pending resolution				
		of reference withdrawal, and motions for expedited hearing in APs				
		21-3006 and 21-3007 (.7).				
06/03/2021	ZZA		1.5	\$400.00	\$	600.00
		Review order staying AP pending motion to withdraw reference (.10).				
06/04/2021	MSH		0.1	\$450.00	\$	45.00
06/04/2021	ZZA	Review court's order staying AP 21-3003 until 7/28/21 (.1).	0.1	\$400.00	\$	40.00
		Review multiple correspondence from G. Demo and H. Winograd				
		regarding issues related to debtor's response to HCMFA's motion for				
		leave to amend answer in AP (.1); correspond with H. Winograd				
		regarding issues related to debtor's forthcoming response to HCMFA's				
		motion for leave to amend answer (.1); finalize and file notice of				
		deposition of HCMSI in AP 21-3006 (.1); review notices of status				
		conference on motions to withdraw reference in APs 21-3006 and				
		21-3007 (.1).				
06/07/2021	ZZA		0.4	\$400.00	\$	160.00

		Review and analyze HCMSI's and HCRE's replies in support of motions				
		for leave to file amended answers in APs 21-3006 and 21-3007 (.5);				
		correspond with J. Pomerantz, J. Morris, and G. Demo regarding replies				
		filed in APs 21-3006 and 21-3007 (.1); review and analyze NexPoint's				
		motion for leave to amend answer in AP 21-3005 and correspond with J.				
		Pomerantz, J. Morris, and G. Demo regarding same (.4).				
		omerana, or memo, and or being regarding came (17)				
06/09/2021	ZZA		1.0	\$400.00	\$	400.00
06/11/2021	ZZA	Review amended answers filed by defendants in APs 21-3006 and 21-3007 (.2);	0.2	\$400.00	ć	80.00
06/11/2021	ZZA	Review correspondence from G. Demo regarding analysis of amended	0.2	\$400.00	Ą	80.00
		answers filed by defendants in APs 21-3006 and 21-3007 (.1).				
06/12/2021	ZZA	answers fried by defendants in AFS 21-3000 and 21-3007 (.1).	0.1	\$400.00	¢	40.00
00/12/2021	ZZA	Review notice of transmission of motion to withdraw the reference to	0.1	3400.00	Ą	40.00
		district court filed in AP 21-3007 (.1); review notice of transmission of				
		motion to withdraw the reference to district court in AP 21-3006 (.1);				
		correspond with J. Pomerantz, J. Morris, and G. Demo regarding district				
		court case proceedings related to motions withdraw reference in APs				
		21-3006 and 21-3007 (.1).				
		21-3000 and 21-3007 (.1).				
06/14/2021	ZZA		0.3	\$400.00	\$	120.00
06/16/2021	ZZA	Review Judge Fish's request for recusal in 3:21-cv-1379 (.1);	0.1	\$400.00		40.00
33, 23, 2322		Review re-filed notice of subpoena on PwC filed in AP 21-3006 and	0.2	¥ 100100	т	
		correspond with PSZJ team regarding same (.1); review court's order				
		granting HCMSI's motion for leave to amend answer in AP 21-3006 (.1);				
		review court's order granting HCRE's motion for leave to amend answer				
		in AP 21-3007 (.1).				
06/18/2021	ZZA		0.3	\$400.00	\$	120.00
		Review clerk's correspondence requesting order from NexPoint in AP				
		21-3005 (.1);				
06/21/2021	ZZA		0.1	\$400.00	\$	40.00
05/20/2024	77.	Review motion for protective order filed by HCMFA and NexPoint	0.4	4400 00		460.00
06/30/2021	ZZA	Advisors in APs 21-3004 and 21-3005 (.4);	0.4	\$400.00	Ş	160.00
		Review notices of hearing on motions for protective orders filed in APs				
		21-3004 and 21-3005 (.1); calendar hearings on motions for protective				
		orders in APs 21-3004 and 21-3005 and correspond with PSZJ team				
		regarding same (.1); review court's order granting leave for HCMFA to				
		file amended answer in AP 21-3004 (.1).				
07/02/2021	ZZA		0.3	\$400.00	\$	120.00
Ι Τ		Review HCMFA's amended answer filed in AP 21-3004 (.2); review	1 T			
		amended notices of hearing on motions for protective order in APs				
		21-3004 and 21-3005 (.1); review HCRE's responses to debtor's discovery				
		requests in AP 21-3007 (.3); correspond with G. Demo and H.				
1		Winograd regarding HCRE's discovery responses in AP 21-3007 (.1).				
07/06/2021			0.7	\$400.00		

Г						
		Review and analyze court's report and recommendation regarding				
		withdrawal of the reference in AP 21-3003 (.4); review notices of				
		transmission of report and recommendation regarding withdrawal of the				
07/07/2021	ZZA	reference (.1).	0.5	\$400.00	ç	200.00
07/07/2021	ZZA	Review court's report and recommendation on withdrawal of reference in	0.5	\$400.00	Ş	200.00
		<u> </u>				
07/09/2021	77 ^	AP 21-3004 (.2).	0.3	\$400.00	۲	80.00
07/08/2021	ZZA	Davious nation of transmission of report on with drawal of reference from	0.2	\$400.00	Ş	80.00
		Review notice of transmission of report on withdrawal of reference from AP 21-3004 to district court and correspond with PSZJ team regarding				
		same and filing of phy applications in proceeding (.2); review notice of				
		transmission of report on withdrawal of reference from AP 21-3005 to				
		·				
		district court (.1).				
07/00/2021	ZZA		0.3	\$400.00	۲	120.00
07/09/2021	ZZA	Review court's reports and recommendations with respect to motions to	0.5	\$400.00	Ş	120.00
		withdraw reference filed in APs 21-3006 and 21-3007 (.2); multiple				
		correspondence with PSZJ team regarding court's reports and				
		recommendations issued in APs 21-3006 and 21-3007 (.2).				
07/14/2021	ZZA	recommendations issued in APS 21-5006 and 21-5007 (.2).	0.4	\$400.00	Ļ	160.00
07/14/2021	ZZA	Review notice of transmittal of report and recommendation on motion to	0.4	3400.00	Ą	100.00
		withdraw reference in AP 21-3006 to district court (.1); review notice of				
		transmittal of report and recommendation on motion to withdraw				
		reference in AP 21-3007 to district court (.1).				
		reference in AP 21-3007 to district court (.1).				
07/15/2021	ZZA		0.2	\$400.00	\$	80.00
07/13/2021		Review NPA's CNO regarding motion for leave to amend answer filed in	0.2	φ 100.00	Υ	00.00
		AP 21-3005 (.1).				
07/19/2021	ZZA		0.1	\$400.00	\$	40.00
, , ,		Review and analyze Dondero's limited objection to report and		,	,	
		recommendation on withdrawal of reference filed in 3:21-cv-1010 (.4);				
		multiple correspondence with J. Pomerantz, J. Morris, and G. Demo				
		regarding Dondero's objection to report and recommendation and				
		appendix in support (.1); exchange multiple correspondence with J.				
		Pomerantz and J. Morris regarding issues related to Dondero's objection				
		to report and recommendation on withdrawal of reference (.3).				
07/21/2021	ZZA		0.8	\$400.00	\$	320.00
		Exchange email regarding objection to R&R and legal analysis regarding				
		same (.10).				
07/22/2021	MSH		0.1	\$450.00	\$	45.00
		Review correspondence from J. Morris regarding subpoenas to be issued in				
		notes litigation (.1); review and revise notices of subpoenas to be issued				
		regarding notes litigation and correspond with J. Morris regarding revisions				
		(.4); prepare subpoenas for service in notes litigation (.5); exchange multiple				
		correspondence with J. Morris regarding additional issues related to issuance				
		of subpoenas on notes litigation (.2).				
07/23/2021	ZZA		1.2	\$400.00	\$	480.00
		Review multiple correspondence from J. Morris regarding subpoenas to				
		be issued in notes litigation (.1).				
07/24/2021	ZZA		0.1	\$400.00	\$	40.00

		Review district court's order on motion to withdraw reference originally				
		filed in AP 21-3006 and correspond with J. Morris, J. Pomerantz, and G. Demo regarding issues related to same (.2).				
07/26/2021	ZZA		0.2	\$400.00	\$	80.00
07/26/2021	ZZA	Finalize and file notices of subpoenas issued to PricewaterhouseCoopers in notes litigation (.7); follow-up correspondence with J. Morris regarding filing of subpoenas in notes litigation (.1).	0.8	\$400.00		320.00
		Review HCMSI's limited objection to report and recommendation regarding withdrawal of reference and motion to reconsider order on withdrawal of reference filed in 3:21-cv-1378 (.4); review HCRE's limited objection to report and recommendation regarding withdrawal of reference filed in 3:21-cv-1379 (.2); multiple correspondence with PSZJ team regarding HCRE and HCMSI objections to reports and recommendations on withdrawal of reference and ECF noticing issues in cases 3:21-cv-1378 and 3:21-cv-1379 (.2);				
07/27/2021	ZZA		0.8	\$400.00	\$	320.00
		Review district court's order adopting report and recommendation on withdrawal of reference in 3:21-cv-880 (.1); correspond with J. Pomerantz, J. Morris, and G. Demo regarding substance of district court's order adopting report and recommendation of bankruptcy court on withdrawal of reference (.1);				
07/28/2021	ZZA		0.2	\$400.00	\$	80.00
07/29/2021	ZZA	Review clerk's correspondence requesting order from HCRE regarding motion to stay in AP 21-3007 (.1); review clerk's correspondence requesting order from HCMSI regarding motion to stay in AP 21-3006 (.1); review court's order granting NPA's motion for leave to file amended answer in AP 21-3005 (.1).	0.3	\$400.00	\$	120.00
07/30/2021	ZZA	Review correspondence from H. Winograd regarding deadlines and issues related to pending notes litigation (.1).	0.1	\$400.00	¢	40.00
5., 50, 2021		Correspond with H. Winograd regarding deadlines and issues related to pending notes litigation (.1); exchange further correspondence with H. Winograd regarding deadlines related to notes litigation (.1).	0.1	Ţ 100.00	~	
08/02/2021	ZZA		0.2	\$400.00	\$	80.00
08/04/2021	ZZA	review, finalize, and file debtor's reply to Dondero's limited objection to report and recommendation regarding withdrawal of reference in AP 21-3003 (.4); review motions to withdraw as counsel filed by J. Rudd and L. Drawhorn in APs 21-3006 and 21-3007 (.1).	0.5	\$400.00	\$	200.00
		Review, finalize, and file debtor's reply to HCMFA's limited objection to report and recommendation on withdrawal of reference in AP 21-3004 (.4).	5.5	, .00.00	Ŧ.	
08/05/2021	ZZA		0.4	\$400.00	\$	160.00
		Review court's orders granting motions to withdraw as counsel in APs 21-3006 and 21-3007 (.1)				
08/06/2021	ZZA	· ·	0.1	\$400.00	\$	40.00
08/06/2021	ZZA	Exchange correspondence with J. Morris regarding issues related to pending notes litigation and scheduled hearings thereon (.2).	0.2	\$400.00	\$	80.00

		exchange correspondence with ECF help desk for district court regarding revision to docket entry in 3:21-cv-881 (.2); review correspondence from G. Demo regarding finalization and filing of certificates of interested persons in pending district court cases (.1); finalize and file certificates of interested				
08/06/2021	ZZA	persons in cases 3:21-cv-881 and 3:21-cv-1010 (.3).	0.6	\$400.00	\$	240.00
, ,		Review response to motion for protective order in HCMFA AP (.10);		·		
		review response filed in NexPoint AP (.10); review OCC objections to				
08/09/2021	MSH	motion for protective order in HCMFA and NexPoint APs (.10).	0.3	\$450.00	\$	135.00
00/03/2021	181311	Review NPA's amended answer filed in AP 21-3005 (.2); review and revise debtor's opposition to HCMFA's motion for protective order in AP 21-3004 and correspond with J. Morris regarding revisions (.4); prepare debtor's opposition to NPA's request for protective order in AP 21-3005 and declaration of J. Morris in support of opposition and correspond with J. Morris regarding same (.5); finalize and file debtor's opposition to motions for protective orders in APs 21-3004 and 21-3005 and declaration of J. Morris in support of opposition (.4); review committee's objections to motions for protective order in APs 21-3004 and 21-3005 (.2).	0.5	Ş430.00	<u> </u>	133.00
08/09/2021	ZZA		1.7	\$400.00	۲	680.00
08/09/2021	ZZA	Revise, finalize, and file debtor's reply to HCRE's limited objection to report and recommendation on withdrawal of reference in AP 21-3007 (.4).	1.7	\$400.00	· ·	080.00
08/10/2021	ZZA		0.4	\$400.00	\$	160.00
09/16/2021	77.4	Review, finalize, and file debtor's opposition to HCMSI's motion to reconsider order adopting report and recommendation on withdrawal of reference in 3:21-cv-1378 (.4); correspond with V. Trang of KCC providing instructions for service of opposition (.1); correspond with J. Kim regarding filing of debtor's opposition and provide him file-stamped copy of same (.1);	0.6	\$400.00	خ	240.00
08/16/2021	ZZA	Review multiple correspondence from J. Morris regarding forthcoming	0.6	\$400.00	Ş	240.00
		motions to file amended complaints in notes actions (.2); review multiple correspondence from L. Canty regarding exhibits for motions to file amended complaints (.1); review and revise motions to file amended complaints in notes actions and exchange correspondence with J. Morris regarding same (.6); finalize and file debtor's motions for leave to file amended complaints in notes actions (.5); exchange multiple correspondence with V. Trang of KCC providing instructions for service of motions for leave (.2); review follow-up correspondence from J. Morris regarding motions for leave to file amended complaints (.1).				
08/17/2021	ZZA		1.7	\$400.00	\$	680.00
		Review district court's order accepting report and recommendation in 3:21-cv-1379 (.1);				
08/17/2021	ZZA		0.1	\$400.00	\$	40.00

		Correspond with T. Ellison advising of debtor's filing of unopposed motions				
		for leave to amend complaints in notes litigation (.1); review correspondence				
		from T. Ellison requesting submission of proposed orders on motions to				
		amend complaints in notes actions (.1); exchange correspondence with L.				
		Canty requesting proposed orders on motion to amend complaints in notes				
		actions (.1); review and revise proposed order on motion to amend				
		complaints in notes actions and correspond with J. Morris regarding same				
08/18/2021	ZZA		0.5	\$400.00	ċ	200.00
06/16/2021	ZZA	(.2);	0.5	\$400.00	Ş	200.00
		Review court orders granting motion to stay entered in 21-3006 and				
		21-3007 (.1); exchange correspondence with J. Morris regarding proposed				
		revisions to orders granting motions to amend complaints in notes actions				
		(.1); revise all proposed orders granting motions to amend complaints in				
		notes actions and correspond with M. Aigen regarding same (.3); review				
		correspondence from M. Aigen approving revised orders on motions to				
		amend complaint filed in notes actions (.1); finalize and submit proposed				
		orders on motions to amend complaints filed in notes actions and				
		correspond with T. Ellison regarding same (.3).		4		
08/19/2021	ZZA		0.9	\$400.00	Ş	360.00
		Review notice of appearance of J. Levinger as counsel to Dondero in AP 21-		4		
08/20/2021	ZZA	3003 (.1).	0.1	\$400.00	Ş	40.00
		review agreed protective order entered in AP 21-3004 (.1); review orders				
		granting motion for leave to amend complaints and agreed protective orders				
		entered in notes actions (.2); exchange multiple correspondence with V.				
		Trang regarding instructions for service of orders entered in notes actions				
		(.3); correspond with J. Morris regarding filing of amended complaints in				
08/23/2021	ZZA	notes actions (.1);	0.7	\$400.00	\$	280.00
		Exchange multiple correspondence with H. Winograd regarding scheduling				
08/24/2021	ZZA	stipulations related to notes actions (.2).	0.2	\$400.00	\$	80.00
		Review and revise proposed orders setting notes actions discovery deadlines				
08/25/2021	ZZA	and correspond with H. Winograd regarding same (.5);	0.5	\$400.00	\$	200.00
		Review correspondence from J. Morris regarding issues related to				
		forthcoming amended complaints to be filed in notes actions (.1); review and				
		revise amended complaints to be filed in notes actions and correspond with				
		J. Morris regarding issues related to same (.6); review correspondence from				
		H. Winograd regarding exhibits to amended notes complaints (.1).				
08/26/2021	ZZA		0.8	\$400.00	\$	320.00

		Review correspondence from J. Morris regarding issues related to amended complaints to be filed in notes actions (.1); review multiple correspondence from H. Winograd and J. Morris regarding stipulations and proposed orders regarding discovery issues in notes actions (.2); review, finalize, and file stipulations regarding discovery issues in notes actions (.5); review, finalize, and file orders approving stipulations in notes actions and correspond with T. Ellison regarding same (.4); multiple correspondence with V. Trang of KCC providing instructions for service of stipulations (.2); prepare amended cover sheet for amended complaint in AP 21-3003 and correspond with PSZJ team regarding same (.3); review correspondence from H. Winograd regarding amended cover sheets in notes actions (.1); finalize and file amended complaints in notes action adversaries				
		(.6); multiple correspondence with V. Trang regarding instructions for service of amended complaints (.2).				
08/27/2021	ZZA	Review motions to compel arbitration and motions to dismiss filed by	2.6	\$400.00	\$	1,040.00
		Dondero et al in APs (.20).				
09/01/2021	MSH		0.2	\$450.00	\$	90.00
		Review NexPoint's answer to complaint in AP 21-3005 (.2); review				
		motion to compel arbitration, motion to dismiss HCM's 5th, 6th, and 7th claims, and Dondero's answer to complaint filed in AP 21-3003 (1.5);				
		briefly review motions to compel arbitration, motions to dismiss HCM's				
		5th, 6th, and 7th claims, and answers filed by defendants in APs 21-3005,				
		21-3006, and 21-3007 (.6).				
09/01/2021	ZZA		2.3	\$400.00	\$	920.00
		Review refiled motions to compel arbitration in APs 21-3003, 21-3005,				
00/02/2024	77.4	21-3006, and 21-3007 (.2).	0.2	ć 400 00	,	00.00
09/02/2021	ZZA	Review court's order approving stipulation regarding discovery in AP 21-3003	0.2	\$400.00	\	80.00
		(.1); review court's order approving stipulation in AP 21-3004 (.1); review				
		court's additional orders approving stipulation regarding discovery in Aps 21-				
09/07/2021	ZZA	3005, 21-3006, and 21-3007 (.2).	0.4	\$400.00	\$	160.00
		Exchange correspondence with H. Winograd regarding deadlines to respond to motions to dismiss and motions to compel arbitration filed in notes				
09/09/2021	ZZA	actions (.2).	0.2	\$400.00	\$	80.00
, ,		Review correspondence from J. Morris regarding extended deadlines in notes		·		
09/14/2021	ZZA	litigation (.1).	0.1	\$400.00	\$	40.00
09/14/2021	ZZA	Review court's order accepting report and recommendation in 3:21-cv-881 (.1);	0.1	\$400.00	\$	40.00
09/14/2021	ZZA	Review notices of hearing on motions to compel and dismiss filed in notes	0.1	\$400.00	Ą	40.00
		cases (.2); calendar hearing on defendants' 12(b)(6) motions and motions to				
		compel arbitration in notes actions and correspond with PSZJ team regarding				
09/15/2021	ZZA	same (.2).	0.4	\$400.00	\$	160.00
		Exchange correspondence with H. Winograd regarding issues related to HCM's forthcoming responses to motions to dismiss and motions to				
		compel arbitration in notes actions (.2).				
09/23/2021	ZZA		0.2	\$400.00	\$	80.00

	T					
		Review correspondence from H. Winograd regarding forthcoming responses				
		to motions to dismiss and motions to compel arbitration in notes actions (.1).				
09/27/2021	ZZA		0.1	\$400.00	\$	40.00
		exchange multiple correspondence with H. Winograd regarding issues				
		related to and review of responses to motions to dismiss and motions to				
		compel arbitration in notes actions (.2); review and revise HCM's response to				
		motions to dismiss in notes actions and exchange correspondence with H.				
		Winograd regarding revisions (.3); review and revise brief in support of				
		HCM's response to motion to compel arbitration in notes actions and				
		correspond with J. Morris regarding revisions (1.2); exchange				
		correspondence with H. Winograd regarding HCM's brief in support of				
		response to motions to dismiss (.1); review correspondence from J. Morris				
		regarding his declaration in support of response (.1); review and revise				
		HCM's brief in support of response to motions to dismiss in notes actions and				
		correspond with H. Winograd regarding revisions (1.3); work on drafting,				
		revising, finalizing, filing, and service of HCM's responses to motions to				
		compel arbitration and motions to dismiss in notes actions (2.7).				
09/28/2021	ZZA		5.9	\$400.00	\$	2,360.00
		Review multiple correspondence from J. Morris and H. Winograd regarding				
10/02/2021	ZZA	deposition notices to be served in notes litigation (.2).	0.2	\$400.00	\$	80.00
		Review, finalize, and file numerous notices of deposition and subpoena in				
		notes actions (.6); multiple correspondence with A. Duarte providing				
		instructions for service of notices (.2); exchange multiple correspondence				
		with J. Morris regarding ECF issues and issues related to serving of deposition				
10/04/2021	ZZA	notices and subpoenas (.3).	1.1	\$400.00	\$	440.00
		Finalize and file amended notice of depositions to be taken in notes actions				
		(.3); correspond with A. Duarte of KCC providing instructions for service of				
		deposition notices (.1); exchange correspondence with J. Morris				
		regarding filing and service of amended deposition notices (.1).				
10/08/2021	ZZA		0.5	\$400.00	\$	200.00
		Review correspondence from J. Morris regarding issues related to				
		discovery in notes actions (.1); review correspondence from J. Morris				
		regarding issues related to notes defendants' discovery requests (.1).				
10/15/2021	ZZA		0.2	\$400.00	\$	80.00
		Exchange correspondence with H. Winograd regarding correction to be				
		made regarding brief in opposition to motion to dismiss in notes litigation				
		(.2).				
10/26/2021	ZZA		0.2	\$400.00	Ś	80.00
	,	Exchange correspondence with H. Winograd regarding errata sheets to	0.2	Ţ .00.00	~	20.00
		be filed in notes actions (.2).				
10/27/2021	ZZA		0.2	\$400.00	\$	80.00
,,			V	+ .00.00		20.00

		Review and revise multiple deposition notices related to notes litigation and exchange correspondence with J. Morris regarding revisions and additional issues for consideration (.7); exchange multiple correspondence with H. Winograd regarding issues related to errata sheets to be filed related to briefs in opposition to motions to dismiss in notes actions (.2); finalize and file errata sheets to HCM's brief in opposition to motions to dismiss in notes actions (.2); exchange multiple correspondence with A. Duarte regarding instructions for service of errata sheets (.2);				
10/28/2021	ZZA		1.3	\$400.00	\$	520.00
10/29/2021	ZZA	Telephone conference with J. Morris regarding issues related to withdrawal of reference on notes cases (.4); review HCMS's and HCRE's motions to extend expert disclosure and discovery deadlines in APs 21-3006 and 21-3007 (.2).	0.6	\$400.00	\$	240.00
		Work on analysis of issues related to pending report and recommendation regarding withdrawal of the reference in notes actions pursuant to telephone conference with J. Morris (1.0); exchange correspondence with J. Morris regarding remaining district court case where bankruptcy court's report and recommendation has not been adopted (.1).				
10/30/2021	ZZA		1.1	\$400.00	\$	440.00
		Review email trail from H. Winograd regarding pending issues in notes actions (.2).				
10/31/2021	ZZA	(12).	0.2	\$400.00	\$	80.00
		Finalize and file notice of subpoena served on D. Sauter in AP 21-3004 (.2); correspond with A. Duarte of KCC providing instructions for service of notice (.1); exchange follow-up correspondence with H. Winograd regarding notice of service of Sauter subpoena (.1); finalize and file amended notice of deposition of HCMFA in AP 21-3004 (.2); correspond with A. Duarte providing instructions for service of deposition notice (.1).				
11/01/2021	ZZA		0.7	\$400.00	\$	280.00
		Review replies in support of defendants' motions to compel arbitration and stay proceedings in notes litigation (.3); review replies in support of defendants' motions to dismiss in notes litigation (.3); review defendants' witness and exhibit list for hearing on motions to dismiss, motions to compel arbitration, and motions to stay filed in notes litigation (.3).				
11/05/2021	ZZA		0.9	\$400.00	\$	360.00
11/08/2021	ZZA	Review notice of hearing on NPA's motion to extend expert deadlines in AP 21-3005 (.1); review notices of hearing on HCMS's and HCRE's motions to extend deadlines in APs 21-3006 and 21-3007 (.2).	0.3	\$400.00	\$	120.00
		Attend hearing on motions to compel arbitration and motion to dismiss	Ţ			
11/09/2021	ZZA	certain claims in notes litigation pending in bankruptcy court (3.5).	3.5	\$400.00	\$	1,400.00
11,03,2021		Calendar multiple upcoming deadlines related to notes litigation and pending appeals and correspond with PSZJ team regarding same (.2).	3.3	Ç 100.00	~	_, .00.00
11/11/2021	ZZA		0.2	\$400.00	\$	80.00

		In	1			
		Review clerk's notes on hearings held in notes litigation (.2); review court's				
/ /		informal bench ruling on matters heard 11/9 in notes litigation (.3).		4	_	
11/12/2021	ZZA		0.5	\$400.00	Ş	200.00
		Review and revise proposed stipulation regarding experts in notes				
		litigation and correspond with H. Winograd regarding revisions and				
		preparation of order approving stipulation (.3); review correspondence from				
		J. Morris regarding parties' consent to stipulation regarding expert deadlines				
		in notes litigation (.1); review and revise proposed order approving				
		stipulation regarding expert deadlines (.2); review multiple				
		correspondence from H. Winograd regarding issues related to stipulation				
		about expert deadlines in notes litigation (.1); finalize and file stipulations in				
		APs 21-3005, 21-3006, and 21-3007 regarding expert deadlines (.2);				
		exchange multiple correspondence with A. Duarte regarding instructions for				
		service of stipulations (.2); finalize and file proposed orders approving				
		stipulations in notes litigation and multiple correspondence to T. Ellison				
		advising of filing of stipulations and submission of proposed orders thereon				
		(.3); exchange correspondence with J. Morris regarding issues related to				
		scheduling order on summary judgment motions in notes litigation (.2).				
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
11/19/2021	ZZA		1.6	\$400.00	\$	640.00
, ,		review multiple notices from clerk's office regarding issues related to		·		
		proposed orders submitted in notes litigation (.1); multiple correspondence				
		with H. Winograd, M. Hayward, and M. Holmes regarding issues related to				
		proposed orders on stipulations regarding briefing and hearing schedules in				
		notes litigation and possible fixes for same (.6).				
11/22/2021	ZZA	(0.7	\$400.00	Ś	280.00
, , ,		Review court's orders approving stipulations in notes cases and correspond		,		
		with A. Duarte providing instructions for service of same (.4); review				
		HCMFA's second motion for leave to amend answer in AP 21-3004 and				
		provide copy of same to PSZJ team (.6); review HCMFA's appendix in support				
		of motion and provide copy of same to PSZJ team (.2);				
11/30/2021	ZZA	or motion and provide copy of same to 1.323 team (1.2),	1.2	\$400.00	\$	480.00
11/30/2021	ZZI	Review HCMFA's proposed second amended answer filed in AP 21-3004 (.3);		Ş-100.00	Υ	400.00
		review multiple correspondence from clerk issued in 21-3003 and 21-3005				
		regarding need for defendants to submit proposed orders (.2); review clerk's				
		correspondence in AP 21-3006 requesting order (.1); review clerk's				
		correspondence in AP 21-3006 requesting order (.1); review cierk's correspondence in AP 21-3007 requesting order on motion (.1); finalize and				
		file debtor's response to motions to extend discovery,				
		brief in support, and declaration of J. Morris in APs 21-3005, 21-3006, and				
		21-3007 (.4); exchange multiple correspondence with A. Duarte regarding				
		instructions for service of filed documents (.3);				
12/01/2021	ZZA		1.4	\$400.00	\$	560.00
		correspond with PSZJ team providing them with supplemental documents				
		filed in AP 21-3004 (.1); review HCMFA's appendix in support of motion for				
12/02/2021	ZZA	leave to file second amended answer (.1).	0.2	\$400.00	\$	80.00
12/02/2021	ZZA	leave to file second amended answer (.1).	0.2	\$400.00	\$	80.00

		Exchange correspondence with J. Morris regarding hearing transcripts in AP 21-3003 (.2); review correspondence from M. Holmes regarding hearing transcript in AP 21-3003 (.1); review multiple correspondence from J. Morris, L. Canty, H. Winograd, and G. Demo regarding pleadings and exhibits related to forthcoming motion to consolidate notes actions (.4); review and revise brief in support of motion to consolidate notes actions and correspond with J. Morris regarding revisions (1.1); review correspondence from H. Winograd regarding revisions to brief in support of motion to consolidate notes actions (.1); review and revise motion to consolidate notes actions and correspond with H. Winograd regarding revisions (.3); review memorandum opinion and order denying motions to compel arbitration and stay litigation filed in notes actions (.5); correspond with PSZJ team providing compressed copy of HCMFA's appendix filed in AP 21-3004 (.1); review correspondence from H. Winograd regarding further revisions to be made to motion to consolidate notes (.2); review and revise proposed order granting motion to consolidate notes actions and correspond with H. Winograd regarding revisions (.3); exchange correspondence with H. Winograd regarding issues related to appendix to be filed with motion to consolidate (.2);			
12/03/2021	ZZA		3.5	\$400.00	\$ 1,400.00
		Review correspondence from J. Morris regarding forthcoming motion to consolidate notes actions (.1).		·	·
12/04/2021	ZZA	55.55.65.65.65.65.65.65.65.65.65.65.65.6	0.1	\$400.00	\$ 40.00
		Review multiple correspondence from D. Deitsch-Perez and J. Morris			
12/05/2021	ZZA	regarding motion to consolidate notes actions (.2).	0.2	\$400.00	\$ 80.00
		Review correspondence from D. Deitsch-Perez regarding issues related to motion to consolidate notes actions (.1); review multiple correspondence			
		from H. Winograd regarding documents related to motion to consolidate			
12/06/2021	ZZA	notes actions (.1).	0.2	\$400.00	\$ 80.00

		Work on finalizing documents for motion to consolidate notes actions and				
		correspond with H. Winograd regarding same (.2); review multiple				
		correspondence and documents received from L. Canty and H. Winograd				
		regarding motion to consolidate notes actions (.2); work on revising				
		proposed order on motion to consolidate notes actions and correspond with				
		M. Holmes regarding revisions to same (.2); revise motion to consolidate				
		notes actions and correspond with H. Winograd regarding further revisions				
		(.2); review multiple correspondence from J. Morris regarding issues related				
		to forthcoming motion to consolidate notes				
		actions (.2); review orders denying motions to dismiss in APs 21-3003, 21-				
		3005, 21-3006, and 21-3007 (.2); correspond with A. Duarte providing				
		instructions for service of orders (.2); exchange multiple correspondence				
		with H. Winograd, J. Morris, and G. Demo regarding issues related to				
		forthcoming motion to consolidate notes actions (.5); review correspondence				
		from J. Morris regarding filing of motion to				
		consolidate notes actions (.1); revise certificate of conference on motion to				
		consolidate and correspond with J. Morris regarding revisions (.2); finalize				
		and file motion to consolidate notes actions, brief in support, and appendix				
		in support (.3); correspond with A. Duarte providing instructions for service				
		of documents related to motion to consolidate (.1);				
		correspond with chambers of Judge Brown providing copy of proposed order				
		on motion to consolidate notes actions (.2); review correspondence				
		from J. Pomerantz regarding issues related to motion to consolidate notes				
		actions (.1).				
12/07/2021	ZZA		2.9	\$400.00	\$	1,160.00
		Review court's order denying motion for reconsideration in 3:21-cv-1378 (.2);				
42/07/2024		correspond with A. Duarte providing instructions for service of order on	0.0	ć 400 00	_	420.00
12/07/2021	ZZA	motion for reconsideration (.1);	0.3	\$400.00	\$	120.00
		Correspond with PSZJ team providing copies of replies filed in notes				
12/08/2021	ZZA	cases earlier today (.1);	0.1	\$400.00	۲	40.00
12/08/2021	ZZA	Exchange multiple correspondence with G. Demo, L. Canty, and H. Winograd	0.1	\$400.00	Ą	40.00
		regarding issues related to preparations for upcoming WebEx hearing on				
		discovery and expert motions in notes cases (.5); review amended notice of				
		hearing regarding expert motion in AP 21-3005 (.1);				
12/09/2021	ZZA	incuming regarding expert motion in Air 21 3003 (.1),	0.6	\$400.00	\$	240.00
12/03/2021	LLY	Exchange multiple correspondence with D. Klos regarding upcoming hearing	0.0	φ 100.00	Υ	2 10.00
12/10/2021	ZZA	on expert/discovery motions in notes actions (.2);	0.2	\$400.00	\$	80.00
		Review expert report of Steven Pully filed in AP 21-3005 (.6); review				
		defendants' motions to consolidate notes cases pending in the NDTX (.5);				
		multiple correspondence with PSZJ team providing them with file-stamped				
		copies of motions to consolidate, briefs in support, and	J			
		appendices in support filed in district court notes cases (.5); review multiple				
		appendices in support filed in district court notes cases (.5); review multiple				
		appendices in support filed in district court notes cases (.5); review multiple correspondence from J. Morris and H. Winograd regarding issues related to		A : =		
12/11/2021	ZZA	appendices in support filed in district court notes cases (.5); review multiple correspondence from J. Morris and H. Winograd regarding issues related to defendants' motions to consolidate notes cases (.2).	1.8	\$400.00	\$	720.00
12/11/2021	ZZA HOL	appendices in support filed in district court notes cases (.5); review multiple correspondence from J. Morris and H. Winograd regarding issues related to	1.8	\$400.00 \$195.00		720.00 58.50

		Review multiple correspondence from J. Morris regarding draft notice of			
		motion to consolidate notes actions in district court (.3); revise notice of			
		motion to consolidate notes actions and correspond with J. Morris regarding			
		issues related to same (.3); exchange correspondence with J. Morris			
		regarding deadlines related to motions to consolidate notes actions (.2);			
		review revised notice of motion to consolidate notes actions received from J.			
		Morris (.1); review correspondence from J. Pomerantz regarding issues			
		related to notice of motion to consolidate notes actions (.1); correspond with			
		J. Pomerantz and J. Morris regarding issues related to notice of motion to			
		consolidate notes actions (.1); attend hearing on defendants' motions to			
		extend expert and discovery deadlines in APs 21-3005, 21-3006, and 21-3007			
		(1.4); review follow-up correspondence from J. Morris regarding notice of			
		motion to consolidate (.1); exchange additional correspondence with J.			
		Pomerantz and J. Morris regarding notice of motion to consolidate (.2);			
		further revision of notice of motion to consolidate notes actions and			
		correspond with J. Morris regarding same (.2); finalize and file notice of			
		motion to consolidate notes actions in district court cases (.2); multiple			
		correspondence with A. Duarte providing instructions for service of notices			
		(.2); follow-up correspondence with J. Morris regarding filing and service of			
		notices (.1); review multiple correspondence from H. Winograd and J. Morris			
		regarding proposed order denying motion to extend discovery deadlines (.3);			
		revise proposed order denying motions to extend expert disclosure and			
		discovery deadlines and exchange correspondence with H. Winograd			
		regarding revisions (.2); review multiple follow-up correspondence from J.			
		Pomerantz and J. Morris regarding revisions to proposed order on expert and			
		discovery deadlines (.1); review correspondence and proposed forms of			
12/13/2021	ZZA	order submitted by D. Deitsch-Perez, counsel for defendants, in district court	4.6	\$400.00	\$ 1,840.00
		Calendar deadline to file response to motion to consolidate notes			
12/14/2021	ZZA	actions and correspond with PSZJ team regarding same (.1);	0.1	\$400.00	\$ 40.00
		Exchange email regarding MSJs and filing preparations (.30); review HCMFA			
		objection to motion to consolidate note actions (.10); review order			
12/16/2021	MSH	reassigning DC cases to Starr (.10).	0.5	\$450.00	\$ 225.00
		Review notices of appeal of orders on motions to compel filed in notes			
		actions (.4); review HCMFA's objection and appendix in response to motion			
		to consolidate district court notes cases and correspond with			
		PSZJ team regarding same (.5);			
12/16/2021	ZZA		0.9	\$400.00	\$ 360.00
		Review multiple correspondence from A. Duarte and J. Morris regarding			
		service issues related to forthcoming summary judgment motion (.1); review			
		order reassigning 3:21-cv-880 to Judge Starr and correspond with PSZJ team			
		regarding same (.2); correspond with J. Morris regarding issues related to			
		filing and service of forthcoming summary judgment motion (.2); correspond			
		with A. Duarte providing instructions for service of order			
		in 3:21-cv-880 (.1); review order reassigning case 3:21-cv-1010 to Judge			
		Starr and correspond with PSZJ team regarding same (.1); correspond with A.			
		Duarte providing instructions for service of order in 3:21-cv-1010 (.1); review			
		multiple correspondence from J. Morris and L. Canty regarding forthcoming			
		motion for summary judgment and exhibits thereto (.2); correspond with M.			
		Hayward and M. Holmes regarding logistical issues related to filing of			
		forthcoming motion for summary judgment (.1);			
12/16/2021	ZZA		1.1	\$400.00	\$ 440.00
		Exchange email regarding MSJs, stipulation regarding exhibits, and			
12/17/2021	MSH	finalization and filing of same (.60).	0.6	\$450.00	\$ 270.00

		Review multiple correspondence from L. Canty and M. Holmes regarding exhibits to motions for summary judgment in notes actions (.3); correspond with M. Holmes regarding preparation of exhibits for filing in connection with summary judgment motions in notes actions (.1); exchange correspondence with H. Winograd regarding issues related to motion for summary judgment in notes actions (.2); review multiple correspondence from L. Canty regarding summary judgment exhibits (.1); exchange correspondence with J. Morris regarding issues related to possible				
		need to seal certain exhibits to MSJ in notes actions (.2); review multiple notices from clerk regarding appeals filed in notes actions (.3); work on drafting, reviewing, revising, finalizing, filing, and service of motions for partial summary judgment and ancillary documents in notes actions (8.7).				
12/17/2021	ZZA		9.9	\$400.00	\$	3,960.00
12/18/2021	MSH	Email from H. Winograd regarding amendment to MSJ to correct appx and list of parties, definitions, and witnesses (.10).	0.1	\$450.00	¢	45.00
12/10/2021	IVISIT	Continue work on finalizing and filing appendix with exhibits in support of motions for partial summary judgment in notes actions (2.5); review correspondence from A. Duarte regarding document service issues regarding motions for summary judgment (.1); review and revise draft errata sheet related to MSJ in notes actions and exchange correspondence with H. Winograd regarding same (.4); exchange correspondence with J. Morris regarding errata sheet related to MSJ in notes actions (.1).	0.1	\$450.00	7	43.00
12/18/2021	ZZA		3.1	\$400.00	\$	1,240.00
12/20/2021	MSH	Exchange email regarding amended MSJ brief and exhibits and filing of same (.30);	0.3	\$450.00	\$	135.00
		Work on finalizing, filing, and service of amended briefs in support of summary judgment motions and notices of filing of same in notes actions (1.1); review correspondence from J. Morris regarding amended briefs filed in notes actions (.1); review correspondence from T. Ellison inquiring about hearing setting for summary judgment motions in notes actions (.1); review multiple correspondence from A. Duarte regarding issues related to service of documents filed in notes actions (.2); correspond with J. Morris providing file-stamped copies of briefs filed in notes actions (.1); exchange multiple correspondence with J. Morris regarding scheduling of hearing on MSJs in notes actions (.2); correspond with T. Ellison regarding hearing setting on MSJs in notes actions (.1); review multiple correspondence from H. Winograd and J. Morris regarding stipulation in AP 21-3004 (.1); revise stipulation in AP 21-3004 and correspond with H. Winograd regarding revisions (.2).				
12/20/2021	ZZA		2.0	\$400.00	\$	800.00

		Review multiple correspondence from T. Ellison and J. Morris regarding possible hearing setting for summary judgment motions in notes actions (.2); review clerk's notices regarding appeal in AP 21-3006 (.1); review, finalize, and upload proposed orders denying motions to extend expert disclosure and discovery deadlines in notes actions and correspond with T. Ellison advising of submission of orders (.3); review correspondence from D. Deitsch-Perez and J. Morris regarding hearing setting on PMSJ in notes actions (.1); correspond with T. Ellison regarding hearing setting for PMSJ in notes actions (.1); review and revise proposed				
		order approving stipulation and briefing schedule in AP 21-3004 and correspond with H. Winograd regarding same (.2); review correspondence form T. Ellison regarding hearing availability for hearing PMSJ in notes actions (.1); finalize and file stipulation on briefing schedule in AP 21-3004 (.2); correspond with A. Duarte providing instructions for service of stipulation (.1); finalize and upload proposed order approving stipulation in AP 21-3004 and correspond with T. Ellison regarding submission of same (.2);				
12/21/2021	ZZA		1.6	\$400.00	\$	640.00
		Prepare notice of hearing on motions for summary judgment in notes actions and correspond with J. Morris regarding same (.4); review orders denying motions to extend expert disclosure and discovery deadlines entered in	2.0	ψ 100100	-	0.0.00
		notes actions and correspond with A. Duarte of KCC providing instructions				
		for service of orders (.2); finalize and file notices of hearing on motions for summary judgment in notes actions and correspond with A. Duarte providing				
12/22/2021	ZZA	instructions for service of notice (.3); calendar hearing	1.0	\$400.00	ć	400.00
12/22/2021	ZZA	on motions for summary judgment in notes actions and correspond with PSZI Review clerk's notices regarding appeal of order on motion to compel in AP 21-3007 (.2); review court's order approving stipulation and briefing schedule in AP 21-3004 (.1); correspond with A. Duarte providing instructions for service of order (.1);	1.0	\$ 4 00.00	<u>, , , , , , , , , , , , , , , , , , , </u>	400.00
12/23/2021	ZZA	ior service of order (.1),	0.4	\$400.00	\$	160.00
		Calendar multiple upcoming deadlines in AP 21-3004 and correspond with PSZJ team regarding same (.2); review multiple correspondence from J. Morris and H. Winograd regarding reply to be filed in support of motion to consolidate notes actions in district court (.1); review and revise HCM's draft reply in support of motion to consolidate notes actions in district court and exchange correspondence with J. Morris regarding revisions (.4); review HCMFA's notices of filed objections regarding case consolidation filed in 3:21-cv-880, 3:21-cv-881, 3:21-cv-1378, and 3:21-cv-1379 (.4); review and revise current version of HCM's draft reply in support of motion to consolidate notes actions in district court and correspond with J. Morris regarding revisions (.3); review multiple correspondence from J. Morris and J. Pomerantz regarding further revisions to HCM reply, further revise reply, and correspond with J. Morris regarding updated version of reply (.3); exchange correspondence with J. Morris and H. Winograd regarding approval to file reply (.1); finalize and file replies in support of HCM's motions to consolidate notes actions in district court (.3); multiple correspondence with A. Duarte providing instructions for service of replies (.2); review follow-up correspondence from A. Duarte regarding service of replies (.1);				
12/27/2021	ZZA		2.4	\$400.00	\$	960.00

		T				
		Review correspondence from H. Winograd regarding forthcoming response				
12/20/2021	77.4	to HCMFA's second motion for leave to amend answer in AP 21-3004 (.1).	0.1	¢400.00	۸.	40.00
12/29/2021	ZZA	Contraction and in a second of the LICANEA marking (40) and in a life state of	0.1	\$400.00	\	40.00
12/20/2021	MCII	Exchange email regarding response to HCMFA motion (.10); review objection	0.3	\$450.00	۲	125.00
12/30/2021	MSH	to HCMFA motion to amend answer (.20).	0.3	\$450.00	Ş	135.00
		Review multiple correspondence from J. Morris regarding issues related to				
		response to HCMFA's second motion for leave to amend answer in AP 21-				
		3004 (.2); exchange multiple correspondence with H. Winograd regarding issues and tasks to be completed related to HCM's response to HCMFA's				
		· · · · · · · · · · · · · · · · · · ·				
		motion for leave (.2); review and revise draft brief in response to HCMFA's motion for leave and correspond with J. Morris regarding revisions (1.1);				
		review appellants' record designations in appeals denying arbitration request				
		in APs 21-3003, 21-3005, 21-3006, and 21-3007 (.4); prepare response to				
		HCMFA's motion for leave and correspond with H. Winograd regarding same				
		(.3); exchange correspondence with H. Winograd regarding issues related to				
		appendix to response to HCMFA's motion for leave (.3); review and revise H.				
		Winograd declaration in support of response (.2); review multiple				
		correspondence from J. Morris and D. Rukavina regarding short extension of				
		time to file response to HCMFA's motion for leave (.2); work on finalizing and				
		filing of HCM's response, brief, and appendix in opposition to HCMFA's				
		second motion for leave to amend answer in AP 21-3004 (.8); exchange				
		multiple correspondence with A. Duarte regarding instructions for service of				
		response, brief, and appendix (.2);				
12/30/2021	ZZA		3.9	\$400.00	\$	1,560.00
		Review stipulation with NexPoint regarding affirmative defense in AP 21-				
01/02/2022	ZZA	3005 (.1).	0.1	\$400.00	\$	40.00
		Review clerk's correspondence seeking amended record designation from				
		defendants in AP 21-3003 (.1);				
01/04/2022	ZZA		0.1	\$400.00	\$	40.00
		Review NexPoint's objection to bankruptcy court's order denying motions to				
		extend expert disclosure and discovery deadlines filed in 3:21-cv-880 (.5);				
		review defendants' amended record designations regarding appeal of				
		arbitration issue filed in notes cases (.4); review NexPoint's notice filed in AP				
		21-3005 regarding documents filed in district court case (.1); correspond with				
		PSZJ team regarding NexPoint notice filed in AP 21-3005 (.1); review HCMSI's				
		and HCRE's objections filed in 3:21-cv-1378 and 3:21-cv-1379 to bankruptcy				
		court order denying motions to extend expert and discovery deadlines and				
		corresponding notices filed in AP 21-3006 and 21-3007 (.4);				
01/05/2022	ZZA		1.5	\$400.00	Ś	600.00
01,00,2022	227	Review district court orders consolidating all notes cases before Judge Starr	1.5	Ç-100.00	<u> </u>	555.55
		(.1); lengthy correspondence with A. Duarte regarding service of order				
		consolidating notes cases in district court and service issues related to same				
01/06/2022	ZZA	(.2);	0.3	\$400.00	\$	120.00
, ,		Exchange correspondence with H. Winograd regarding issues related		,	Ĺ	
		to forthcoming responses to motions for reconsideration in 3:21-cv-880 and				
		3:21-cv-1378 (.2); review analysis of issues related to motions for				
		reconsideration in 3:21-1378 and 3:21-cv-880 received from H. Winograd				
		(.2);				
01/07/2022	77 ^		0.4	¢400.00	۲	160.00
01/07/2022	ZZA	Attend hearing on HCMEA's second motion for leave to amond an even in AD	0.4	\$400.00	>	160.00
01/10/2022	ZZA	Attend hearing on HCMFA's second motion for leave to amend answer in AP	4.7	\$400.00	ڔ	1,880.00
01/10/2022	LLA	21-3004 (4.7);	4./	9400.00	Ą	1,000.00

	1		ı		1	
		Review correspondence from J. Morris regarding extension of deadline for				
		defendants to respond to motions for summary judgment in notes actions				
01/11/2022	ZZA	(.1);	0.1	\$400.00	\$	40.00
		review proposed Revisions to stipulation regarding notes msj briefing				
		schedule received from J. Morris (.1); review finalized stipulations regarding				
		notes msj briefing schedule filed in notes actions (.2);				
01/12/2022	ZZA		0.3	\$400.00	\$	120.00
		Exchange correspondence with PSZJ team regarding filing of supplemental				
		record designations in appeals of arbitration orders in notes actions (.2);				
		calendar deadlines related to pending MSJs in notes actions and correspond				
		with PSZJ team regarding same (.2); review, finalize, and file HCM's				
		supplemental record designations in appeals of orders denying arbitration in				
01/13/2022	ZZA	notes actions (.3);	0.7	\$400.00	\$	280.00
, ,		Review NexPoint's motion for ruling on pending objections in consolidated		·		
		cases filed in 3:21-cv-881 (.2); review proposed order on NexPoint's motion				
		for ruling on pending objections received from J. Vasek				
		(.1);				
01/14/2022	ZZA		0.3	\$400.00	Ś	120.00
01/19/2022	MSH	Review HCMFA brief in opposition to MSJ (.20).	0.2	\$450.00	\$	90.00
01/15/2022	111311	Review emergency motions for leave to exceed page limits in defendants'	0.2	ψ 130.00	Υ	30.00
		response to HCM's motions for summary judgment in notes actions and				
		motions for expedited consideration of same (.3); review HCMFA's response				
		to HCM's motion for partial summary judgment in notes actions (.7).				
		to Helvi's motion for partial summary judgment in notes actions (.7).				
01/10/2022	ZZA		1.0	\$400.00	خ	400.00
01/19/2022	ZZA	Deview was a second in section and a second in section as the MCIa (20).	1.0	\$400.00	Ş	400.00
01/20/2022	MCII	Review responses filed in note proceedings in response to MSJs (.20);	0.3	¢450.00	۲	00.00
01/20/2022	MSH	Deview company device from 1 Manufe recording receibility of receipe	0.2	\$450.00	Ş	90.00
		Review correspondence from J. Morris regarding possibility of moving				
		hearing on partial summary judgment motions in notes actions (.1);				
		correspond with T. Ellison regarding court availability for new hearing date				
		on motions for summary judgment in notes actions if necessary (.1);				
		exchange follow-up correspondence with T. Ellison regarding possible new				
		hearing dates for PMSJs in notes actions (.1); review amended agreed				
		emergency motions to exceed page limits filed notes actions (.2);			١.	
01/20/2022	ZZA		0.5	\$400.00	\$	200.00
		Review district court's orders consolidating notes cases pending before				
		it (.2); review defendants' responses to motions for partial summary				
		judgment in notes actions 21-3003, 21-3005, 21-3006, and 21-3007 (1.5);				
		review notices of stipulation consolidating and staying briefing of appeal of				
		orders denying motions to compel arbitration filed in APs 21-3005, 21-3006,				
		and 21-3007 (.2);				
01/21/2022	ZZA		1.9	\$400.00	\$	760.00
		Review Dondero's motion for entry of order on pending motion filed in 3:21-				
01/21/2022	ZZA	cv-881 (.1);	0.1	\$400.00	\$	40.00
		Review court's orders granting motions to exceed page limits for responses				
01/24/2022	ZZA	to PMSJs in notes actions (.2);	0.2	\$400.00	\$	80.00
		Review correspondence from H. Winograd regarding forthcoming stipulation				
01/24/2022	ZZA	in 3:21-cv-881 (.1);	0.1	\$400.00	\$	40.00
		Review correspondence from J. Morris regarding scheduling of hearing on				
01/25/2022	ZZA	PMSJs in notes actions (.1);	0.1	\$400.00	\$	40.00
		Review and revise stipulation regarding briefing schedule in 3:21-cv-881 and	İ			
		exchange correspondence with H. Winograd regarding same (.3);				
01/25/2022	ZZA		0.3	\$400.00	\$	120.00
, -,				, 55.50		

		Review correspondence from M. Aigen regarding defendants' availability for				
		hearing on PMSJ in notes actions (.1); exchange correspondence with J.				
		Morris regarding preparation of amended notice of hearing on PMSJs in				
		notes actions (.1); correspond with T. Ellison regarding hearing time for				
		hearing on PMSJs in notes actions (.1); review correspondence from T. Ellison				
		regarding issues relating to new hearing date for hearing on PMSJs in notes				
01/26/2022	ZZA	actions (.1);	0.4	\$400.00	\$	160.00
		Exchange correspondence with H. Winograd and J. Morris regarding issues				
		related to forthcoming response to motions refiled in 3:21-cv-881 (.2);				
01/26/2022	ZZA		0.2	\$400.00	\$	80.00
- , -, -		Review correspondence from T. Ellison regarding need for filing of motion to		,		
01/27/2022	ZZA	continue hearing on PMSJs in notes actions (.1);	0.1	\$400.00	\$	40.00
01/27/2022	<u> </u>	Review correspondence from H. Winograd regarding forthcoming objection	0.1	Ş-100.00	7	40.00
		to NexPoint's motion for reconsideration in 3:21-cv-881 (.1); review multiple				
		correspondence from H. Winograd regarding status of response to motion to				
		reconsider in 3:21-cv-881 (.1); review, revise, finalize, and file HCM's				
		response in opposition to motion to reconsider bankruptcy court order in				
		3:21-cv-881, and exchange numerous correspondence with PSZJ team				
		regarding revisions (1.3); exchange multiple correspondence with A. Duarte				
		regarding instructions for service of response (.2); exchange correspondence				
		with H. Winograd regarding issues related to filing and service of response in				
		3:21-cv-881 (.1);				
01/31/2022	ZZA		1.8	\$400.00	\$	720.00
		Exchange correspondence with H. Winograd regarding issues related to				
		HCM's response to HCMFA's motion for reconsideration in 3:21-cv-881 (.2);				
02/01/2022	ZZA		0.2	\$400.00	\$	80.00
		Review correspondence from J. Morris regarding forthcoming replies in				
		support of PMSJs (.1); exchange correspondence with A. Duarte regarding				
		service issues related to forthcoming replies in support of PMSJs in notes				
		actions (.2); correspond with J. Morris regarding issues related to				
		forthcoming replies to be filed in notes actions (.1);				
02/04/2022	ZZA		0.4	\$400.00	\$	160.00
, ,		Review draft brief on motion to strike and for sanctions and contempt to be		•		
		filed in notes actions and multiple correspondence from J. Morris regarding				
		issues related to same (.5); review multiple correspondence from G. Demo, J.				
		Morris, and J. Pomerantz regarding motion to strike (.2); exchange multiple				
		correspondence with J. Morris regarding issues related to motion to strike				
		and for sanctions and contempt (.3); review correspondence from J.				
		1 ' ' '' '				
		Pomerantz regarding content of motion to strike and for sanctions and				
02/06/2022	77 4	contempt (.1).	4.4	Ć400.00	۲,	440.00
02/06/2022	ZZA	West as a smith as a s	1.1	\$400.00	\	440.00
02/27/222		Work on omnibus motion, email correspondence with Z. Annable regarding	~ -	A-0	٠,	F0
02/07/2022	HOL	same (0.3).	0.3	\$195.00		58.50
02/07/2022	MSH	Review reply ISO MSJ in note litigation (.30).	0.3	\$450.00	S	135.00

		Review current draft brief on motion to strike and correspondence from H.			
		Winograd regarding issues related to same (.4); review redline of current			
		draft of brief on motion to strike and for sanctions and for contempt (.3);			
		review multiple correspondence from J. Morris and H. Winograd regarding			
		call to discuss status of pleadings for filing (.2); prepare motion to strike and			
		for contempt and sanctions and proposed order thereon and correspond			
		with J. Morris regarding issues related to same (1.0); telephone conference			
		with PSZJ attorneys regarding issues related to replies in support of PMSJs in			
		notes actions and motion to strike (.4); work on reviewing, revising, finalizing,			
		filing, and service of motion to strike and for sanctions and for contempt and			
		related documents as well as reply brief in support on PMSJs in notes actions			
		(6.1);			
02/07/2022	ZZA		8.4	\$400.00	\$ 3,360.00
		Exchange multiple correspondence with J. Morris regarding issues related to			
		obtaining hearing on motion to strike, response deadlines related to same,			
02/08/2022	ZZA	and hearing on PMSJs (.4);	0.4	\$400.00	\$ 160.00
		Exchange multiple correspondence with T. Ellison regarding need for motion			
		continuing hearing on PMSJs in notes actions (.2); prepare motion to			
		continue hearing on PMSJs in notes actions and proposed order granting			
		motion and correspond with J. Morris regarding same (.7); exchange multiple			
		correspondence with J. Morris regarding revisions to motion to continue			
		hearing on PMSJs in notes actions (.2); finalize and file motions to continue			
		hearing on PMSJs in notes actions and upload proposed orders approving			
		continuance (.4); exchange multiple correspondence with A. Duarte			
		regarding instructions for service of motions (.2); multiple correspondence			
		with T. Ellison regarding filing of motions for continuance of hearing on			
		PMSJs in notes actions and submission of proposed orders regarding same			
		(.2);			
02/09/2022	ZZA		1.9	\$400.00	\$ 760.00
		Correspond with T. Ellison requesting hearing setting on motions to strike			
		and for sanctions and contempt filed in notes actions (.2); review			
		correspondence from T. Ellison approving hearing of motions to strike at			
		same time as PMSJs in notes actions (.1); exchange multiple			
		correspondence with J. Morris regarding issues related to motions to strike			
		filed in notes actions (.2); correspond with T. Ellison clarifying which notes			
		actions motions to strike were filed in (.2);			
02/10/2022	ZZA		0.7	\$400.00	\$ 280.00

		Review order continuing hearing on PMSJs in notes actions (.1); calendar new				
		hearing date for PMSJs in notes actions and correspond with PSZJ team				
		regarding same (.1); prepare notice of hearing on motions to strike filed in				
		notes actions and correspond with J. Morris regarding same (.4); exchange				
		follow-up correspondence with J. Morris regarding issues related to motions				
		to strike filed in notes actions (.1); review correspondence from H. Winograd				
		regarding issues related to notice of hearing on motions to strike in notes				
		actions (.1); finalize and file notices of hearing on motions to strike in notes				
		actions (.2); exchange multiple correspondence with A. Duarte regarding				
		instructions for service of notices of hearing in notes actions (.2); correspond				
		with T. Ellison inquiring as to status of additional orders continuing hearing				
		on PMSJs in notes actions (.1); review correspondence from T. Ellison to				
		clerk's office staff regarding entry of additional orders continuing hearing on				
		PMSJs in notes actions (.1); review additional orders entered in notes actions				
		continuing hearing on PMSJs and correspond with A. Duarte providing				
		instructions for service of same (.4); exchange follow-up correspondence				
		with M. Edmond regarding entry of orders continuing hearing on PMSJs in				
		notes actions (.1);				
02/11/2022	ZZA		1.9	\$400.00	\$	760.00
		Review NexPoint reply regarding expert disclosure and discovery (.10).				
02/14/2022	MSH		0.1	\$450.00	\$	45.00
		Review NexPoint reply and supporting documents in support of motion to				
		reconsider bankruptcy court order regarding expert and discovery deadlines				
		filed in 3:21-cv-881 (.4); review HCMSI and HCRE joinder in NexPoint reply				
		(.1);				
02/14/2022	ZZA		0.5	\$400.00	\$	200.00
		Prepare amended notice of hearing on PMSJs in notes actions and				
		correspond with PSZJ attorneys regarding same (.3); exchange multiple				
		correspondence with J. Morris regarding issues related to amended notice of				
		hearing (.2); review correspondence from G. Demo and H. Winograd				
		regarding amended notice of hearing (.1); finalize and file amended notices				
		of hearing on PMSJs in notes actions (.2); exchange multiple correspondence				
		with A. Duarte regarding service of notices of hearing in notes actions (.2);				
02/15/2022	ZZA		1.0	\$400.00	Ś	400.00
-,,		Finalize and file response to HCMFA's motion to reconsider, brief in support,		+ .55.56	т	
		and appendix in support in 3:21-cv-881 (.4); exchange multiple				
		correspondence with A. Duarte regarding instructions for service of				
		documents filed in 3:21-cv-881 (.2); correspond with H. Winograd providing				
		file-stamped copies of response, brief, and appendix (.1);				
02/17/2022	ZZA		0.7	\$400.00	\$	280.00

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		Review multiple correspondence from H. Winograd, J. Morris, and L. Canty				
		regarding correction needed to J. Morris declaration in support of motion to				
		strike and for contempt (.2); exchange multiple correspondence with H.				
		Winograd and J. Morris regarding issues related to correction to be made to				
		exhibits attached to J. Morris declaration (.5); review and revise draft errata				
		sheet regarding J. Morris declaration in support of motion to strike and for				
		contempt and correspond with H. Winograd regarding revisions (.3);				
		exchange multiple correspondence with J. Morris and L. Canty regarding				
		sealing of exhibit in appendix to response to HCMFA's motion to reconsider				
		and issues related thereto (.4); prepare draft correspondence to counsel for				
		HCMFA regarding sealing of exhibit in appendix and exchange				
		correspondence with J. Morris regarding revisions to draft correspondence				
		(.5); review correspondence from H. Winograd and J. Morris approving				
		revised errata sheet to be filed in notes actions (.1); finalize and file errata				
		sheet to declaration of J. Morris in support of motion to strike filed in notes				
		actions (.2); exchange correspondence with A. Duarte regarding instructions				
		for service of errata sheets in notes actions (.2);				
		for service of errata sheets in notes actions (.2),				
02/18/2022	ZZA		2.4	\$400.00	ć	960.00
02/16/2022	ZZA	Email from Z. Annable to counsel regarding filing of appendix exhibits under	2.4	\$400.00	Ą	300.00
02/21/2022	MSH	seal (.10).	0.1	\$450.00	ć	45.00
02/21/2022	IVISITI	Correspond with D. Rukavina and J. Vasek regarding issues related to sealing	0.1	\$430.00	Ş	43.00
		of HCMFA financial statement in HCM's appendix in support of response to				
02/21/2022	ZZA	HCMFA's motion to reconsider (.4);	0.4	\$400.00	Ļ	160.00
02/21/2022	ZZA		0.4	\$400.00	Ą	100.00
		Review correspondence from J. Morris regarding issues related to appendix				
		in support of reply in support of PMSJs in notes actions (.1); research issues				
		related to introduction of evidence in reply appendix in support of PMSJs in				
		notes actions and provide multiple correspondence to J. Morris regarding				
		analysis of same (1.8); exchange correspondence with M. Hayward regarding				
		same (.1); exchange correspondence with J. Morris following up on issues				
		related to introduction of evidence in reply appendix (.1); review multiple				
		correspondence from J. Morris and H. Winograd regarding issues related to				
		introduction of evidence in reply appendix in support of PMSJs in notes				
		actions (.2); exchange correspondence with J. Morris regarding issues related				
		to HCMFA's failure to respond to inquiries regarding sealing of exhibits				
		related to motion for reconsideration (.2);				
				,		
02/24/2022	ZZA		2.5	\$400.00		1,000.00
02/25/2022	MSH	Review motions to strike SJ reply appendix (.10).	0.1	\$450.00	\$	45.00
		Review multiple correspondence from J. Morris regarding communications				
		with D. Rukavina related to sealing of exhibit in 3:21-cv-881 (.2); review				
		motions to strike reply appendices and appendices in support filed in notes				
		actions (.4); review notices of district court orders consolidating notes cases				
		in case 3:21-cv-881 entered on docket in bankruptcy case (.2); correspond				
		with J. Morris following up on sealing of exhibit in appendix to response to				
		HCMFA's motion to reconsider (.1);				
02/25/2022	ZZA		0.9	\$400.00	\$	360.00
		Review responses to motion to strike and for sanctions for MSJ				
02/28/2022	MSH	responses (.20);	0.2	\$450.00	\$	90.00

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		Exchange correspondence with J. Morris regarding issues and deadlines				
		related to defendants' motions to strike in notes actions (.2); review notice				
		hearing on defendants' motion to strike in notes actions (.1); calendar				
		hearing on defendants' motion to strike in notes actions and correspond with				
		PSZJ team regarding same (.1); review notes defendants' objections to				
		omnibus motion to strike and for sanctions and contempt filed in notes				
02/28/2022	ZZA	actions (1.1);	1.5	\$400.00	\$	600.00
		Exchange correspondence with H. Winograd regarding need for motion to				
		extend page limits of reply in support of omnibus motion to strike and for				
		sanctions and contempt (.2); exchange follow-up correspondence with J.				
		Morris and H. Winograd regarding motion to extend page limits of reply and				
03/11/2022	ZZA	issues with PACER availability (.2);	0.4	\$400.00	\$	160.00
		7.7		·		
		Review correspondence from H. Winograd regarding draft motion to file				
03/13/2022	ZZA	reply in excess of page limits in support of omnibus motion to strike (.1);	0.1	\$400.00	\$	40.00
		The state of the s	_	,		
		Review and revise motion to file reply in excess of page limits in support of				
		omnibus motion to strike, prepare proposed order on same, exchange				
		multiple correspondence with H. Winograd regarding revisions to				
		documents, finalize and file motions and proposed in notes actions, and				
		correspond with A. Duarte of KCC providing instructions for service of				
		motions (1.0); correspond with T. Ellison and M. Edmond regarding filing of				
		motions to exceed page limits and submission of orders regarding same (.2);				
		review follow-up correspondence from M. Edmond regarding proposed				
		orders submitted on motions to file reply in excess of page limits in notes				
		actions (.1); review multiple correspondence from H. Winograd, J. Morris,				
		and L. Canty regarding hearing on defendants' motion to strike PMSJ				
		evidence (.1); review and revise draft reply in support of omnibus motion to				
		strike in notes actions and J. Morris declaration in support of same and				
		correspond with H. Winograd regarding revisions (.6); review revised reply in				
		support of omnibus motion to strike received from H. Winograd (.1); finalize				
		and file replies and Morris declarations in support of omnibus motions to				
		strike in notes actions (.4); exchange correspondence with A. Duarte				
		regarding instructions for service of replies and declarations (.3); correspond				
		with H. Winograd regarding filing of replies and declarations and service of				
03/14/2022	ZZA	same (.1);	2.9	\$400.00	\$	1,160.00
53,11,2022	, (()/	2.3	ŷ 100.00	Υ	_,100.00
		Exchange multiple correspondence with H. Winograd regarding issues				
03/15/2022	ZZA	related to defendants' motions to strike PMSJ evidence in notes actions (.3);	0.3	\$400.00	\$	120.00
33/13/2022	<i></i>	related to defendants motions to strike i wish evidence in notes actions (.5),	0.5	⊋ - 00.00	۲	120.00

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		Review correspondence from H. Winograd regarding forthcoming response				
		to defendants' motions to strike evidence in notes actions (.1); review and				
		revise response to defendants' motions to strike and correspond with H.				
		Winograd regarding revisions (.2); review follow-up correspondence from H.				
		Winograd regarding brief and appendix in support of response to defendants'				
		motions to strike (.1); review and revise current draft response to motions to				
		strike and appendix in support and correspond with H. Winograd regarding revisions (.2); review and revise brief in support of response to defendants'				
		motions to strike evidence in notes actions and correspond with H. Winograd				
		regarding revisions (.7); review and revise updated draft of brief in support of				
		response to defendants' motions to strike and correspond with H. Winograd				
		regarding revisions (.4); finalize and file responses to defendants' motions to				
		strike evidence in notes actions, briefs in support, and appendices in support				
		(.4); exchange multiple correspondence with A. Duarte regarding instructions				
		for service of responses, briefs, and appendices (.3); exchange				
02/40/2022	77.4	correspondence with H. Winograd regarding filing and service of response	2.6	ć 400 00	4	1 0 10 00
03/18/2022	ZZA	(.1); review phv applications of J. Root in APs 21-3006 and 21-3007 (.1);	2.6	\$400.00	\$	1,040.00
		Review correspondence from J. Morris regarding issues related to upcoming				
03/19/2022	ZZA	hearing on PMSJs and motions to strike in notes actions (.1);	0.1	\$400.00	\$	40.00
		Review multiple correspondence from T. Ellison and J. Morris regarding				
03/20/2022	ZZA	court's availability for hearing on PMSJs in notes actions (.2);	0.2	\$400.00	\$	80.00
		Review multiple correspondence from J. Morris and T. Ellison regarding new				
		hearing date of 4/20 for hearing on PMSJs in notes actions (.1); review and				
		revise amended notice of hearing on PMSJs and exchange multiple				
		correspondence with H. Winograd regarding revisions (.3); finalize and file				
		amended notices of hearing on PMSJs in notes actions (.2); exchange				
		multiple correspondence with A. Duarte regarding instructions for service of				
03/21/2022	ZZA	amended notices of hearing (.2);	0.8	\$400.00	\$	320.00
02/22/2022	77.0	Calendar new hearing dates in notes actions and correspond with PSZJ team	0.3	¢400.00	۲	90.00
03/22/2022	ZZA	regarding same (.2); Review information received from J. Morris regarding request to recover	0.2	\$400.00	Ş	80.00
03/24/2022	ZZA	attorneys' fees from defendants in notes actions (.2);	0.2	\$400.00	Ś	80.00
33,2 1,2322		Review follow-up correspondence from J. Pomerantz and J. Morris regarding		7 100100	7	
		issues related to recovery of attorneys' fees from defendants in notes actions				
03/26/2022	ZZA	(.1);	0.1	\$400.00	\$	40.00
		Review court's order granting HCM's motion to exceed page limits in replies			١,	
03/28/2022	ZZA	in notes actions (.1);	0.1	\$400.00	\$	40.00
04/01/2022	ZZA	Review defendants' reply in support of motion to strike PMSJ evidence and appendix in support of reply (.4);	0.4	\$400.00	خ	160.00
04/01/2022	LLA	Review NexPoint's reply in support of motion to strike PMSJ evidence and	0.4	۶ 4 00.00	ڔ	100.00
04/02/2022	ZZA	appendix in support of reply (.1);	0.1	\$400.00	\$	40.00
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	Review and revise notice of agenda of matters to be heard in notes actions				
	, , ,				
ZZA		1.3	\$400.00	\$	520.00
			7 100100		
	Review correspondence from J. Morris regarding PowerPoint slides to be				
	used at hearing today (.1); attend hearing on motions for partial summary				
ZZA	judgment and motions to strike filed in notes actions (7.2);	7.3	\$400.00	\$	2,920.00
	Review and revise proposed order granting in part and denying in part HCM's				
	omnibus motion to strike and for sanctions and for contempt and exchange				
	multiple correspondence with J. Morris regarding revisions and additions to				
ZZA	proposed order (1.0);	1.0	\$400.00	\$	400.00
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ZZA		0.8	\$400.00	\$	320.00
	, , , , , , , , , , , , , , , , , , , ,				
ZZA	strike in notes actions (.2);	0.2	\$400.00	\$	80.00
	Design and the second and assessment debic on the second to the second t				
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77.0		1 4	¢400.00	۲	ECO 00
ZZA	report and recommendation entered in notes actions (.2);	1.4	\$400.00	Þ	560.00
		190.3		\$ 7	6,059.50
	ZZA	Review correspondence from J. Morris regarding PowerPoint slides to be used at hearing today (.1); attend hearing on motions for partial summary judgment and motions to strike filed in notes actions (7.2); Review and revise proposed order granting in part and denying in part HCM's omnibus motion to strike and for sanctions and for contempt and exchange multiple correspondence with J. Morris regarding revisions and additions to proposed order (1.0); Exchange additional correspondence with J. Morris regarding issues related to draft proposed orders granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions and correspond with T. Ellison advising of submission of same (.5); Review court's orders granting in part and denying in part HCM's motions to strike in notes actions (.2); Review court's report and recommendation with respect to PMSJs in notes actions (1.0); exchange multiple correspondence with A. Duarte regarding instructions for service of court's report and recommendation issued in notes actions (.2); correspond with PSZJ attorneys providing copies of court's	on 4/20 and correspond with J. O'Neill regarding revisions (.5); review follow-up correspondence from J. O'Neill regarding revised hearing agenda (.1); finalize and file notice of agenda of matters to be heard in notes actions (.2); exchange multiple correspondence with A. Duarte regarding instructions for service of 4/20 hearing agenda (.2); correspond with T. Ellison regarding filing of notice of 4/20 hearing agenda and provide copy of same (.2); exchange correspondence with J. O'Neill regarding filing of hearing agenda and provide copy of same (.1); Review correspondence from J. Morris regarding PowerPoint slides to be used at hearing today (.1); attend hearing on motions for partial summary judgment and motions to strike filed in notes actions (7.2); Review and revise proposed order granting in part and denying in part HCM's omnibus motion to strike and for sanctions and for contempt and exchange multiple correspondence with J. Morris regarding revisions and additions to proposed order (1.0); Exchange additional correspondence with J. Morris regarding issues related to draft proposed orders granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.2); Review court's orders granting in part and denying in part HCM's motions to strike in notes actions (.2); Review court's report and recommendation with respect to PMSJs in notes actions (1.0); exchange multiple correspondence with A. Duarte regarding instructions for service of court's report and recommendation issued in notes actions (.2); correspond with PSZJ attorneys providing copies of court's report and recommendation in soud in notes actions (.2); correspond with PSZJ attorneys providing copies of court's report and recommendation issued in notes actions (.2); correspond with PSZJ attorneys pr	on 4/20 and correspond with J. O'Neill regarding revisions (.5); review follow-up correspondence from J. O'Neill regarding revised hearing agenda (.1); finalize and file notice of agenda of matters to be heard in notes actions (.2); exchange multiple correspondence with A. Duarte regarding instructions for service of 4/20 hearing agenda (.2); correspond with T. Ellison regarding filing of notice of 4/20 hearing agenda and provide copy of same (.2); exchange correspondence with J. O'Neill regarding filing of hearing agenda and provide copy of same (.1); Review correspondence from J. Morris regarding PowerPoint slides to be used at hearing today (.1); attend hearing on motions for partial summary judgment and motions to strike filed in notes actions (7.2); Review and revise proposed order granting in part and denying in part HCM's omnibus motion to strike and for sanctions and for contempt and exchange multiple correspondence with J. Morris regarding revisions and additions to proposed order (1.0); Exchange additional correspondence with J. Morris regarding issues related to draft proposed orders granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.3); finalize and submit proposed order granting in part and denying in part HCM's motions to strike in notes actions (.2); \$400.00 Review court's orders granting in part and denying in part HCM's motions to strike in notes actions (.2); \$400.00	on 4/20 and correspond with J. O'Neill regarding revisions (.5); review follow-up correspondence from J. O'Neill regarding revised hearing agenda (.1); finalize and file notice of agenda of matters to be heard in notes actions (.2); exchange multiple correspondence with A. Duarte regarding instructions for service of 4/20 hearing agenda (.2); correspond with T. Ellison regarding filing of notice of 4/20 hearing agenda and provide copy of same (.2); exchange correspondence with J. O'Neill regarding filing of hearing agenda and provide copy of same (.1); Review correspondence from J. Morris regarding PowerPoint slides to be used at hearing today (.1); attend hearing on motions for partial summary judgment and motions to strike filed in notes actions (7.2); Review and revise proposed order granting in part and denying in part HCM's omnibus motion to strike and for sanctions and for contempt and exchange multiple correspondence with J. 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