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## **EXBHIBIT 1**

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	Work		
Timekeeper	Date	Hours	Narrative
Vonnegut EJ	07/24/12	0.5	Discuss 363 sales memo with B. Resnick, D. Klein
			and K. Satter.
Law EC	07/26/12	0.1	Obtain precedents of de minimis assets sale procedures
			order.
Melvin MM	07/26/12	0.2	Obtain a precedent sale of de minimis assets
			procedures order and precedent docket, and forward to J. Foust and S. Hait for review.
Ruiz EL	07/27/12	0.5	Review and revise de minimis asset sale motion.
Huebner MS	07/30/12	0.7	Conversations regarding multiple governmental and
	07/30/12	0.7	private objections to asset sales/abandonment motions.
Satter KM	07/30/12	6.2	Research and summarize §363 asset sales topics.
Satter KM	07/31/12	7.6	Research asset dispositions and draft 363 sales memo
		No an	(6.2); research and summarize §363 sales process
	7,	r Cor	(1.4).
Total ASSET DI	SPOSITIONS	5 34.2	ypore
			-
AUTOMATIC S LITIGATION	TAY		
Alvarez J	07/10/12	10.4	Email review and correspondence with team and Word
			Processing (3.6); team meeting regarding case
			overview $(0.6)$ ; review customer disclosures $(0.8)$ ;
			review customer agreement and confirmations (1.6); conference call with S. Schwartz and D. Toscano
			conference call with S. Schwartz and D. Toscano
			$10.41$ MINIMULA CONCLUSE WITH $\mathbf{D}_{1}$ TOOMID and $\mathbf{D}_{2}$
			Schwartz (0.0), meeting with S. Kaushar to provide &
			case overview (0.4): draft court papers (2.2)
Cormack M	07/10/12	6.6	case overview (0.4); draft court papers (2.2). $\Box$
Cormack M	07/10/12	6.6	Discuss expert conflict with $D$ . Toscano (0.1); research
Cormack M	07/10/12	6.6	standard for disqualification of expert (3.4); edit
Cormack M	07/10/12	6.6	Discuss expert conflict with $D$ . Toscano (0.1); research
Cormack M	07/10/12	6.6	standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding
Cormack M Estacio R	07/10/12 07/10/12	6.6 10.9	standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6). Correspond with D. Toscano and others regarding
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1);</li> </ul>
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing</li> </ul>
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements</li> </ul>
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements and papers to be filed in response to contract breach</li> </ul>
			Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6). Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements and papers to be filed in response to contract breach (0.7); conference with A. Starr and others regarding
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements and papers to be filed in response to contract breach (0.7); conference with A. Starr and others regarding the same (0.4); correspond with J. Martin regarding</li> </ul>
			Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6). Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements and papers to be filed in response to contract breach (0.7); conference with A. Starr and others regarding the same (0.4); correspond with J. Martin regarding issues of enforceability of automatic stay in various
			<ul> <li>Discuss expert conflict with D. Toscano (0.1); research standard for disqualification of expert (3.4); edit motion papers in anticipation of adversary proceeding (2.5); meet with A. Starr, J. Martin, D. Toscano and team regarding litigation strategy (0.6).</li> <li>Correspond with D. Toscano and others regarding preparing for counterparty contract breaches (0.1); correspond with assistant C. Moore regarding printing relevant contracts (0.1); review relevant agreements and papers to be filed in response to contract breach (0.7); conference with A. Starr and others regarding the same (0.4); correspond with J. Martin regarding</li> </ul>

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	Work	**	NY (F
<u>Fimekeeper</u>	Date	Hours	Narrative
Kaushal S	07/10/12	1.7	Call with G. Moody regarding bankruptcy background (0.1); meet with J. Alvarez regarding same (0.2); call with D. Toscano regarding same (0.1); call with J. Alvarez regarding same (0.1); call with G. Moody regarding same (0.3); email M. Cormack regarding motion papers (0.1); call with M. Cormack regarding same (0.1); review memo regarding contracts (0.7).
Lin J	07/10/12	3.1	Meet with A. Starr, D. Toscano and others to discuss contract enforcement issues $(0.4)$ ; revise and transmit email regarding safe harbor clauses $(0.9)$ ; research Coal Trading Agreement Master Agreement origins and commentary $(1.1)$ ; draft emails summarizing the same $(0.4)$ ; work with library to gather treatises on forward contract market $(0.3)$ .
Martin JD	07/10/12	9.9	Prepare responses to contract counterparty letters (4.7); finalize notice of automatic stay (0.8); emails with J. Jones, D. McAllister, R. Wuller and others regarding same (0.8); coordinate response to vendor regarding modification of credit terms (0.5); emails with E. Waller, E. Power, C. Zhu, R. Estacio and others regarding automatic stay questions (1.2); communications with R. Mead, D. Schaible and others regarding workers' compensation claims and related automatic stay issues (0.8); communications with J. Tucker, C. Damba, D. Schaible and others regarding the Coal Purchase Agreement (1.1).
Mehes A	07/10/12	11.1	Team meeting regarding status (0.5); call with D. Toscano and G. Moody regarding automatic stay papers (0.5); edit automatic stay papers (10.1). Review and revise draft complaint (4.6); research
Moody, Jr. GM	07/10/12	11.9	regarding same (2.4); attend team meeting to discuss automatic stay issues (0.5); correspondence with D.
			Toscano and A. Delaney regarding team meeting (0.2) calls with S. Kaushal regarding case background (0.4); correspondence with J. Alvarez regarding factual research for automatic stay issues (0.3); review agreements related to automatic stay issues (1.9); review research of J. Lin for draft brief (0.4); assist with service of letter to opposing counsel (0.4); correspondence and calls with M. Cormack regarding cite check of draft motion and draft complaint (0.8).

**Time Detail By Project** 

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	07/10/12	6.8	Prepare draft letter to governmental departments of workers' compensation regarding Patriot obligations (2.3); prepare and review correspondence with J. Martin and Patriot team regarding same (0.7); review July 10, 2012, counterparty letter regarding changes in contract terms and related correspondence (0.7); prepare draft letter regarding automatic stay (1.6); prepare and review correspondence with J. Martin and D. Klein regarding same (0.4); prepare and review correspondence with D. Toscano and A. Mehes regarding integration issues in preparation for automatic stay letter (0.7); review master equipment lease tracking chart and Peabody agreements regarding
Alvarez J	07/11/12	10.3 709#/	same $(0.4)$ Email review and correspondence regarding litigation iss <u>ses</u> (1.6); review contract to draft court papers (0.5) draft court papers (4.9); review company disclosures (0.3); draft correspondence (1.0); review coal agreement literature (2.0).
Cormack M	07/11/12	6.6 MOUN	Discuss filing procedure with G. Moody (0.3); discuss filing under seal with A. de Richemont (0.2); edit draf complaint and supporting documents (1.3); research procedural requirements of opening adversary proceeding (4.8).
Kaushal S	07/11/12	6.3 MORN	Review memo and supporting materials regarding
Lin J	07/11/12	2.4	

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	Work		
Timekeeper	Date	Hours	Narrative
Martin JD	07/11/12	9.1	Calls and conferences with A. Starr, D. Toscano, B. Bennett, J. Bean and others regarding contract disputes (2.2); analysis of contract disputes (3.6); call with counsel for contract counterparty (0.6); review draft letter to vendor regarding contract performance (0.3); emails with E. Waller, J. Jones, and others regarding automatic stay questions and research regarding same (1.5); communications with J. Tucker, C. Damba, D. Schaible, and others regarding contract performance (0.9).
Mehes A	07/11/12	6.1	Edit automatic stay papers.
Melvin MM	07/11/12	0.1	Discuss service in an adversary proceeding with E.
	07/11/12	0.5	Law and A. de Richemont (0.2); research regarding
		$\frown$	same (0.3).
Moody, Jr. GM	07/11/12	12.3	Review and revise draft complaint (1.9); send revised
			draft complaint to D. Toscano with mark-up of same
		<u> </u>	(0.1); meeting with S. Kaushal to discuss drafts of
		ungue	automatic stay filings (0.3); call with M. Cormack
		) G	regarding filing procedures (0.2); review research of
		ų de la de l	M. Cormack regarding same $(0.2)$ ; coordinate with
		>	distribution center to send letter via overnight mail
			(0.3); call with M. Cormack regarding draft complaint
			mark-up $(0.1)$ ; call with S. Kaushal regarding draft
			complaint (0.1); review and revise company
			declaration (4.3); research factual background for
			company declaration (1.9); send revised company
			declaration to D. Toscano for comments $(0.1)$ ; review
			research of J. Lin regarding public filings (0.2); review
	07/11/10	2.4	Patriot contracts (2.6).
Resnick BM	07/11/12	2.4	
			Agreement strategy (1.0); call with counterparty
			regarding Coal Supply Agreement strategy (0.9); call with L Engelbardt and others regarding counterparty's
			with I. Engelhardt and others regarding counterparty's
Dahiman AC	07/11/10	67	Coal Supply Agreement strategy conversation (0.5). Research altering the terms of an agreement that is
Robinson AC	07/11/12	6.7	subject to the automatic stay under §362 (6.1);
Data DI	07/11/10	05	correspondence with B. Zhu regarding research (0.6). Email to AlixPartners regarding autostay vendor
Ruiz EL	07/11/12	0.5	
			agreements.

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Work Timekeeper Date Hours Narrative 07/11/12 Email exchanges regarding contract dispute (0.1); Toscano DB 8.5 review operative documents relating to contract dispute (0.2); office conference with A. Starr and J. Martin (0.5); telephone conference with declarant regarding declaration (0.2); telephone conference with J. Alvarez regarding correspondence with customer (0.1); telephone conference with G. Moody regarding drafting court papers (0.1); email exchange with Davis Polk team regarding customer (0.1); email exchange with S. Kaushal regarding legal issue (0.2); review, revise and finalize correspondence to customer (0.5); client call (1.0); office conference with A. Starr and J. Martin regarding potential court actions (0.5); email exchange with declarant regarding declaration (0.1); prepare for call with customer's counsel (0.4); telephone conference with customer, customer's counsel, client, A. Starr and J. Martin regarding dispute (0.7); office conference with A. Starr and J. Martin regarding same (0.3); telephone conference with client, A. Starr and J. Martin regarding customer disputes (0.7); telephone conference with declarant regarding declaration (0.1); finalize correspondence with customer (0.3); coordinate sending of correspondence (0.1); email client regarding correspondence (0.1); telephone conference with J. Alvarez regarding contract (0.1); telephone conferences with declarant regarding declaration (0.3); email Davis Polk litigation team regarding same (0.3); email with A. Starr, J. Martin and B. Resnick regarding temporary restraining order issues (0.2); revise draft declaration (1.3). 07/11/12 Zhu B 3.5 Revise shell letter to governmental departments of workers compensation (0.7); prepare and review correspondence with D. Schaible and J. Martin regarding same (0.4); conduct legal research regarding automatic stay and credit terms (2.1); attend conference with A. Robinson regarding same (0.3). 07/12/12 Alvarez J Email review and correspondence (2.3); review contracts for court papers (0.7); team meeting to discuss case status (1.0); historical research for court papers (2.5); review coal literature (0.8).

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	Work	
Timekeeper	Date	Hours Narrative
Cormack M	07/12/12	<ul> <li>7.1 Meet with A. Starr, J. Martin, D. Toscano and team to discuss automatic stay litigation strategy (0.9); call with G. Moody to discuss edits to complaint and company declaration (0.3); research potential defendants business practice and locations (0.5); review draft memorandum of law and declaration (1.3); legal research relating to scope of automatic stay and limit on safe harbor (2.6); review local and federal rules in preparation for filing adversary proceeding</li> </ul>
Estacio R	07/12/12	(1.5). Read correspondence from D. Toscano and others regarding enforcing automatic stay (0.3); conference with A. Starr and others regarding same (1.0); analyze bankruptcy court filing procedures (0.2).
Heyman DK	07/12/12	$\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ Court naper research
Huebner MS	07/12/12	(0.3) Emails and conversations regarding coal supply issues.
Kaminetzky BS	07/12/12	<ul> <li>Could paper recorden.</li> <li>Emails and conversations regarding coal supply issues.</li> <li>Calls and meetings with M. Huebner, D. Schaible and J. Martin regarding background and update.</li> </ul>
Kaushal S	07/12/12	<ul> <li>(4.4) Call with G. Moody regarding court papers (0.1); call with J. Alvarez regarding same (0.1); meet with G.</li> <li>Moody regarding court papers (0.2); draft court papers (2.7); attend team meeting with A. Starr, J. Martin, D. Toscano, A. Mehes, G. Moody, J. Alvarez, J. Lin and M. Cormack regarding court papers and strategy (0.3);</li> </ul>
Klein DS	07/12/12	0.7 Emails with J. Martin regarding automatic stay and employee issues and coordinate with M. McGreal regarding same (0.3); emails with D. Schaible regarding same (0.1); review research relating to Debtor as plaintiff and autostay issues and emails with D. Schaible regarding same (0.3).
Lin J	07/12/12	1.3 Meet with A. Starr, D. Toscano and others to discuss coal supply issues (0.8); research information about coal supply contract counterparties and summarize same in email (0.5).

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	Work	
Timekeeper	Date	Hours Narrative
Martin JD	07/12/12	8.4 Update call with company and advisers (1.1); calls to contract counterparty regarding performance (0.2); review research on actions where debtor is plaintiff and call with C. Zhu (0.8); call with R. Wuller and A. Starr regarding ongoing litigation matters (0.4); review draft papers for potential adversary proceeding (0.8); litigation team meeting regarding potential adversary proceedings (0.7); review case law and related research on potential contract dispute (3.7); communications with accounting expert (0.5); conference with B. Kaminetzky regarding contract issues (0.2)
McGreal MM	07/12/12	0.6 Teleconference with A. Starr regarding lifting the stay where debtor is a plaintiff (0.2); email research to Davis Polk group (0.3); correspondence with D. Klein regarding same (0.1).
Mehes A	07/12/12	Edit automatic stay papers (7.7); research legal issues related to automatic stay papers (3.6); team meeting regarding status update and steps forward regarding automatic stay papers (1.0).
Moody, Jr. GM	07/12/12	<ul> <li>(12.8) Call with D. Toscano regarding company declaration (0.1); call with T. Chepiga regarding lawsuits filed against Patriot (0.2); call with M. Cormack regarding lawsuits filed against Patriot (0.2); factual research regarding lawsuits filed against Patriot (0.2); factual research regarding lawsuits filed against Patriot (1.1); call with A. Starr regarding same (0.1); call with J. Lin and A. Mehes regarding research on automatic stay issues (0.4); meet with S. Kaushal regarding draft complaint (0.4); legal research for draft brief (1.4); review correspondence regarding automatic stay issues (0.3); review and revise draft complaint (2.9); team meeting with A. Starr and others regarding automatic stay filings (0.9); review and revise draft company declaration to D. Toscano for review (0.1); review M. Cormack's filing procedure research (0.2); review draft attorney declaration (0.2).</li> </ul>
Ruiz EL Schaible DS	07/12/12 07/12/12	0.3 Research regarding warehousemen liens. 1.6 Coordinate regarding coal supply contract issues (0.9); review and coordinate on coal contract issues (0.7).

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	Work		
Timekeeper	Date	Hours	Narrative
Starr AT	07/12/12	6.9	Conference call with team and client regarding workstreams (0.7); calls and emails with G. Moody, D. Toscano, J. Martin, J. Bean, J. Alvarez and A. Mehes regarding legal analysis of Coal Supply Agreements (2.7); conference call with J. Bean and I. Englehardt regarding Coal Supply Agreement (0.4); calls and emails regarding accounting issues regarding Coal Supply Agreements (2.0); calls and emails with EDF regarding Coal Supply Agreement (0.2); calls and emails with RWE regarding Coal Supply Agreement (0.4); calls and emails with B. Bennett regarding
Toscano DB	07/12/12	9.7 Ambron	Atrategy for counterparties (0.3). Telephone conference with G. Moody regarding draft court papers (0.1); Davis Polk litigation team meeting (0.9); telephone conference with declarant regarding declaration (0.7); email Davis Polk litigation team
Zhu B	07/12/12	Mague	regarding same (0.1); email client regarding shipment records (0.1); revise draft court papers (7.8). Prepare draft stipulations and orders regarding debtor- initiated prepetition litigations (3.7); conduct legal research regarding same (1.1); review underlying contracts regarding prepetition litigations (2.1); prepare various correspondence with J. Martin regarding same (0.7); review correspondence from Patriot team regarding barge agreement-related issues (0.4); attend conference with D. Klein regarding asset clawback issues (0.3); prepare and review correspondence with J. Martin regarding same (0.2).
Alvarez J	07/13/12	7.9	Coal delivery analysis $(1.3)$ ; review draft court papers $(1.4)$ ; research for court papers $(2.3)$ ; review contracts for court papers $(1.3)$ ; review company schedules $(1.6)$ .
Cormack M	07/13/12	2.6	
Estacio R	07/13/12	Singer Singer	Read drafts of court papers regarding enforcing automatic stay (2.4); legal research regarding same (3.2).

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	Work		
Timekeeper	Date	Hours	Narrative
Huebner MS	07/13/12	4.2	Multiple calls with F. Huffard regarding coal supply termination issues and lender calls (0.9); internal call with coal supply team regarding EDF, RWE and Vitol terminations (0.4); call with J. Bean regarding same and extended call with clients regarding same and next steps (1.7); call with Barclays and Citibank regarding forward contract and coal supply termination issues (1.2).
Kaminetzky BS	07/13/12	0.7	Call with M. Huebner regarding background and strategy (0.4); analysis regarding same (0.3).
Martin JD	07/13/12	7.8 200000	Calls with potential accounting expert (1.3); calls and emails with B. Bennett, J. Bean and others regarding contract issues (1.4); prepare for potential adversary proceedings (3.6); calls with E. Waller and others regarding counterparty contractual performance issue (0.5); call with Weil regarding contract issues (0.3); revise stipulation for prepetition litigation (0.5); emails with A. Starr, C. Zhu and others regarding same (0.2).
McGreal MM	07/13/12	1.1 20	Review stipulation (0.6); conference with D. Klein regarding same (0.2); email D. Schaible regarding same (0.3).
Mehes A	07/13/12	0.4	Correspondence regarding substance of automatic stay
Moody, Jr. GM	07/13/12	(i) Moon	papers. Call with D. Toscano regarding draft automatic stay filings (0.4); review and revise automatic stay complaints (4.7); call with M. McGreal regarding filing under seal in bankruptcy court (0.2); meet with S. Kaushal regarding status of case and draft complaints (0.4); call with J. Alvarez regarding legal research for draft brief (0.2); legal research for automatic stay filings (1.1); review and revise company declaration (0.2); review correspondence regarding automatic stay issues (0.1); send revised automatic stay filings to D. Toscano for review (0.1); send revised company declaration to A. Starr for review (0.1); call with D. Toscano regarding revisions to company declaration (0.1); create hard copies of documents and bring packet to D. Toscano (0.2); correspondence with D. Toscano regarding same (0.1).
Schaible DS Starr AT	07/13/12 07/13/12	0.4 0.7	Coordinate regarding coal contract issues. Calls and emails regarding automatic stay questions with J. Martin and J. Jones.

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Timekeeper	Date	Hours Narrative
Toscano DB	07/13/12	<ul> <li>3.7 Telephone conference with G. Moody regarding draft court papers (0.4); revise draft court papers (1.0); email exchange with J. Martin regarding sealing motion, telephone conference with G. Moody regarding same (0.1); telephone conference with G. Moody regarding declaration (0.1); telephone conference with G. Moody and T. Chepiga regarding declaration (0.1); telephone conference with W. Warner, G. Moody and T. Chepiga regarding declaration (0.1); telephone conference with the client, A. Starr, J. Martin and consultant regarding potential litigation issue (1.0); telephone conference with J. Alvarez regarding company records (0.3); telephone conference with J. Alvarez regarding the declaration (0.2); telephone conference with J. Alvarez and declaration (0.2).</li> </ul>
Zhu B	07/13/12	Review draft order authorizing settlement procedures in preparation for draft stipulation (0.9); prepare correspondence with A. Starr, J. Martin and M. McGreal regarding same (0.5); revise draft stipulation regarding debtor-initiated prepetition litigations (0.5); review and prepare correspondence with A. Starr, D.
Mehes A	07/14/12	<ul> <li>Toscano and J. Martin regarding coal supply agreement-related litigation issues (0.5).</li> <li>(2.3) Review and comment on declaration (0.8); research automatic stay issue (1.5).</li> <li>(0.2) Review and respond to email correspondence. Conversation and emails with counsel to lenders</li> </ul>
Alvarez J	07/15/12	$\left( \frac{1}{2} \right)$ Review and respond to email correspondence.
Huebner MS	07/15/12	call with clients regarding coal supply Agreements (0.8); conference call with clients regarding coal supply issues and counter-party negotiations update (0.5); summary email to client group and advisors regarding call with Weil Gotshal on Coal Supply Agreement (0.2).
Mehes A	07/15/12	5(2.3) Research automatic stay issues.
Moody, Jr. GM	07/15/12	Review and revise company declaration $(0.4)$ ; research SEC filings for company declaration $(0.5)$ .
Schaible DS	07/15/12	0.4 Emails regarding coal supply contract issues.
Starr AT	07/15/12	<ol> <li>Calls and emails with M. Huebner, J. Martin and D. Toscano regarding Coal Supply Agreement inquiries.</li> </ol>

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	Work	
Timekeeper	Date	Hours Narrative
Toscano DB	07/15/12	1.9 Telephone conference with declarant (0.5); email exchanges with G. Moody and A. Mehes regarding draft court papers (0.6); read draft court papers (0.7); email exchange with A. Mehes regarding draft brief (0.1).
Alvarez J	07/16/12	Email review and correspondence $(1.7)$ ; collect contracts for review $(1.2)$ .
Cormack M	07/16/12	5.9 Research verification of complaint requirement (1.8); research impact of confidentiality provision in contra on motion to seal (2.3); review and edit draft complaints (1.8).
Huebner MS	07/16/12	<ul> <li>(3.5) Calls with Weil regarding coal supply issues (0.9); conversation with Willkie regarding coal supply issue (0.2); conference call with clients, Blackstone regarding coal supply issues (0.8); call with RWE counsel regarding contract (0.3); call with Vitol counsel regarding contract (0.3); calls with EDF counsel regarding contract (0.4); review of communications with EDF regarding resolution (0.2) review of correspondence with RWE (0.1); emails regarding cardinal agreement and conversation with Bean, J. Martin regarding same (0.3).</li> </ul>
Kaushal S Lin J	07/16/12 07/16/12	<ul> <li>Q (0.2) Call with G. Moody regarding court papers.</li> <li>1.5 Research issue of contract formation in supply contracts in Supreme Court case law (1.0); discuss th same with J. Alvarez (0.2); draft email summarizing same to J. Alvarez (0.3).</li> </ul>
Martin JD	07/16/12	<ul> <li>4.4 Analysis of contracts for call with DIP lenders (1.1); emails with E. Power and others regarding automatic stay questions, including research (0.8); calls with contract counterparties regarding performance (1.2); call with B. Bennett and others regarding contract terms (0.4); review draft litigation papers (0.9).</li> </ul>
Mehes A	07/16/12	3 (8.7) Review documents for automatic stay papers (5.3); edit automatic stay papers (3.4).

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	Work		
Timekeeper	Date	Hours	Narrative
Moody, Jr. GM	07/16/12	(1.9)	Call with D. Toscano regarding automatic stay filings (0.3); call with D. Toscano regarding revisions to complaints (0.2); meet with D. Toscano regarding revisions to complaints (0.2); call with M. Cormack regarding revisions to draft complaints (0.3); review and revise draft complaints (4.9); incorporate comments of M. Cormack into draft complaints (0.9); call with S. Kaushal regarding revisions to draft complaints (0.5); review and revise draft brief and draft complaints (0.5); review and revise draft company declaration (0.4); correspondence with M. Cormack regarding procedures for filing under seal (0.2); review revision to draft brief (0.9); review expert declaration (1.7).
Resnick BM	07/16/12	0.4	Emails regarding Coal Supply Agreements.
Ruiz EL	07/16/12	0.3	Review and revise assumption/rejection procedures motion.
Schaible DS Starr AT	07/16/12 07/16/12	0.8 (8.3) Anom	Coordinate regarding coal supply issues. Revise expert materials (1.7); conference calls regarding Coal Supply Agreement with counterpartie (1.0); prepare materials for banks regarding Coal Supply Agreements (1.2); calls and emails with J. Bean, M. Huebner, B. Bennett, J. Jones, R. Wuller, J. Martin, D. Toscano and M. Ellenberg regarding Coal Supply Agreement issues (3.6); calls regarding protocols for court hearings with D. Klein and J. Martin (0.3); review court documents (0.4); emails regarding autostay inquiries with J. Martin (0.1).

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	Work		
Timekeeper	Date	Hours	Narrative
Foscano DB	07/16/12	(10.4)	Telephone conferences with A. Starr regarding existing and potential disputes (0.6); telephone conference with declarant regarding declaration and other issues (0.2); email with A. Starr regarding operative documents in potential disputes (0.1); telephone conference with G. Moody regarding filing logistics (0.2); telephone conference with A. Mehes regarding legal arguments (0.3); telephone conference with A. Starr regarding operative documents for disputes (0.1); telephone conference with J. Alvarez regarding same (0.1); telephone conference with A. Mehes regarding same (0.1); review draft court papers (1.1); office conference with G. Moody regarding same (0.2); telephone conference with J. Bean, M. Huebner, J. Martin and opposing counsel regarding dispute and telephone conference with B. Bennett, J. Bean, M. Huebner, A. Starr and J. Martin regarding same (1.0); telephone conference with J. Martin regarding operative documents relevant to disputes (0.2); telephone conference with J. Martin regarding settlement of dispute (0.1); telephone conference with consultant regarding expert analysis (0.5); telephone conference with A. Starr regarding settlement of dispute (0.1); telephone conference with consultant regarding expert analysis (0.5); telephone conference with G. Moody regarding legal arguments (0.2); email exchange with A. Starr regarding legal argument, including reading relevant legal authority (0.4); email exchange with G. Moody regarding draft court papers (0.1); telephone conference with G. Moody regarding relevant legal authority (0.4); email exchange with G. Moody regarding draft court papers (0.1); telephone conference with G. Moody regarding relevant legal authority (0.4); email exchange with G. Moody regarding draft court papers (0.1); telephone conference with G. Moody regarding relevant legal authority (0.4); email exchange with G. Moody regarding draft court papers (0.1); telephone conference with G. Moody regarding draft court papers (1.0); draft court papers (3.0); revise draft court papers a

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	Work		
Timekeeper	Date	Hours	Narrative
Timekeeper Zhu B	07/16/12	<u>5.1</u>	Attend conference with J. Martin regarding certain Coal Supply Agreement and letter of credit issues (0.4); prepare and review various correspondence with M. Huebner, J. Bean and J. Martin regarding same (0.5); review and prepare various correspondence with J. Martin, A. Starr and M. Huebner regarding draft stipulation and order for certain coal supply contracts (0.5); analyze coal supply contract terms and background material in preparation for drafting stipulation and order (1.6); prepare various correspondence with J. Martin and litigation team
		0.	regarding motion to seal $(0.6)$ ; review and revise draft
Alvarez J	07/17/12	4.3	motion to seal (1.5). Email review and correspondence regariding litigation issues (0.5); analyze contract provisions (3.5); meeting with J. Eum to discuss contract (0.3).
Cormack M	07/17/12	A1.3	Research issues related to damages and violation of automatic stay (1.8); discuss complaint and motion papers with G. Moody (0.2); edit draft papers (2.2); review case management order in preparation for filing (0.1).
Halford EB	07/17/12	3.6	(0.1). Search LEXIS and Westlaw for cases cited in the memorandum of law in support of Debtors' motion (0.8); retrieve, print and review the Shepards reports (1.3); Citecheck and Bluebook the citations (1.5).
Huebner MS	07/17/12	4.1	Two calls with counsel to EDF regarding coal supply issues and negotiations over stipulations and forms of amendment (0.8); two full turns of draft of amendment to EDF (1.6); conference calls with client regarding EDF counter and negotiations (0.4); calls with J. Bean B. Bennett, A. Starr regarding coal supply issues (0.6); conference call with Weil Gotshal coal counterparty issues (0.7).
Kaushal S	07/17/12	3 (0.1	
Klein DS	07/17/12	0.2	Emails with J. Martin regarding potential automatic stay violations.
Lin J	07/17/12	3.5	Cite check document related to Coal Supply Agreement (3.2); draft emails to G. Moody and A. Mehes regarding same (0.3).

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	Work	
Timekeeper	Date	Hours_ Narrative
Martin JD	07/17/12	3.2 Review draft stipulation regarding amend and assume and related documents (0.9); emails with E. Power, J. Jones, J. Tucker and others regarding automatic stay issues (1.2); review draft litigation papers for potential adversary proceeding (1.1).
Mehes A	07/17/12	(3.1) Review documents for automatic stay papers (2.4); edit automatic stay papers (0.7).
Moody, Jr. GM	07/17/12	<ul> <li>10.2 Call with D. Toscano regarding revisions to draft complaint (0.2); review and revise draft motion to file under seal (0.7); call with M. Cormack regarding markup of draft complaint (0.1); review and revise draft officer and attorney declarations (2.7); call with A. Mehes regarding draft automatic stay filings (0.3); call with D. Toscano and others regarding draft automatic stay filings (0.3); call with D. Toscano and others regarding draft complaints (2.9); incorporate comments of A. Starr into draft complaints and circulate blackline (1.1); review research of M. Cormack regarding bankruptcy court procedural standards (0.2); review and revise draft order to show cause (0.8).</li> </ul>
Starr AT	07/17/12	<ul> <li>(11.2) Calls with DIP lenders' counsel regarding contracts (1.9); prepare and revise charts regarding contracts (2.0); review and revise court documents regarding contracts (1.8); calls with J. Bean, J. Jones, B. Bennett, M. Schroeder, M. Huebner, D. Toscano and R. Wuller regarding contract issues (2.6); draft revised contracts (2.3); calls with counterparty counsel regarding the same (0.6).</li> </ul>

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	Work	
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Foscano DB		<ul> <li>1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.</li></ul>
Zhu B	07/17/12	9.1) Review case management order (0.4); prepare correspondence with A. Starr and J. Martin regarding
Alvarez J	07/18/12	Starr and opposing counsel regarding same (0.6). 6.6 Galls with D. Toscano to discuss contract analysis (0.1); review and revise contract analysis spreadsheet (4.0); review email correspondence (0.4); research
Cormack M	07/18/12	<ul> <li>historical coal documents (2.1).</li> <li>2.4 Research standard to seal adversary proceeding in its entirety (1.3); draft motion to seal stipulation and contract amendment (1.1).</li> </ul>
de Richemont P	07/18/12	0.4 Review venue transfer motion (0.3); review calendar of upcoming hearings and deadlines (0.1).

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	Work		
Timekeeper	Date	Hours	Narrative
Estacio R	07/18/12	9.6	Correspond with J. Martin regarding opposing venue
			transfer motion $(0.1)$ ; conference with J. Martin and C.
			Zhu regarding the same $(0.4)$ ; conference with E.
			Moskowitz and others regarding the same $(0.2)$ ; legal
			research regarding the same (3.2); draft outline of
		4	transfer opposition arguments (2.6); research in
		ða-	support of venue transfer opposition (3.1).
Heyman DK	07/18/12	3 (5.8)	Research regarding litigation issues.
Huebner MS	07/18/12	¥ 4.6	Numerous calls and emails regarding union venue
	01110114		transfer motion (1.4); detailed review and markup of
			union venue transfer motion (1.7); review and markup
			of outline regarding response $(0.6)$ ; conversations with
			clients regarding preparation for venue fight (0.9).
Kaminetzky BS	07/18/12	2.8	Calls, email and meetings with M. Huebner, E.
Kammotsky DO	07/10/12		Moskowitz and J. Martin regarding motion to transfer
			venue, strategy and tasks (1.8); review email and data
			regarding venue transfer motion analysis (0.5); review
			and analyze venue pleading $(0.5)$ .
Kaushal S	07/18/12	25	Meet with A. Starr, D. Toscano regarding court papers
Kaushai 5	0//10/12		(0.4); review court papers (0.2); call with M. Cormack
		A	regarding same (0.2); draft court papers regarding
		80	RWE (2.7).
Klein DS	07/18/12	3.5	Team meeting on venue issues and follow-up with M.
	0/120122		McGreal regarding same (0.4); research related to
			same (0.8); coordinate factual analysis related to same
			(0.3); review union venue motion $(0.6)$ ; analyze
			creditor distributions and emails regarding same (1.4).
Law EC	07/18/12	3.5	Research regarding Judge Chapman
	077 (0, 12		decisions/precedents on venue (3.3); communications
			and meetings with M. McGreal regarding same (0.2).
Martin JD	07/18/12	6.1	
17 AVII 43 12 47 200	9712012am		Association's venue transfer motion (4.5); conferences
			and emails with M. Huebner, E. Moskowitz, C. Zhu,
			R. Estacio, and others regarding same (1.6).
McClammy JI	07/18/12	2.8	
ivice failury 51	07/10/12	2.0	transfer motion $(0.7)$ ; review venue memos $(0.5)$ ;
			telephone conference with E. Moskowitz regarding
			venue issues (0.4).

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<ul> <li>McGreal MM 07/18/12</li> <li>3.5 Review motion to transfer venue (0.6); conference with M. Huebner and E. Moskowitz regarding venue motion objection strategy (0.7); draft email to clients regarding transfer motion (0.4); teleconference with J. Martin regarding venue research materials (0.1); teleconference with Company and H. Baker regarding potential settlement (0.9); conference with litigation team regarding venue motion objection strategy (0.4); correspondence with E. Moskowitz regarding venue (0.4).</li> <li>Mehes A 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moskowitz E 07/18/12</li> <li>Moskowitz E 07/18/12</li> <li>Moskowitz E 07/18/12</li> <li>Moskowitz E 07/18/12</li> <li>S.7 Review and revise draft company declaration to D. Toscano for review (0.1); correspondence with M. Cormack regarding filing under seal (0.3); review research of M. Cormack regarding legal arguments regarding draft brief (0.6); research legal issues regarding legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding automatic stay filing (0.2); correspondence with A. Mehes regarding draft brief (0.6); research legal issues regarding automatic stay for draft filings (3.4); review and revise draft automatic stay filing (0.2); correspondence with A. Mehes regarding automatic stay filing (0.2); correspondence with A. Mehes regarding automatic stay filing (0.2); correspondence with A. Mehes regarding draft brief (0.6); research legal issues regarding automatic stay for draft filings (3.4); review and revise draft automatic stay complaints and order to show cause (1.9).</li> <li>Review venue motions (0.9); team meeting regarding same (0.4); draft outline of brief and work plan (2.4); correspondence with team re</li></ul>		Work		
<ul> <li>McGreal MM 07/18/12</li> <li>3.5 Review motion to transfer venue (0.6); conference with M. Huebner and E. Moskowitz regarding venue motion objection strategy (0.7); draft email to clients regarding transfer motion (0.4); teleconference with J. Martin regarding venue research materials (0.1); teleconference with Company and H. Baker regarding potential settlement (0.9); conference with ligation team regarding venue motion objection strategy (0.4); correspondence with E. Moskowitz regarding venue (0.4).</li> <li>Mehes A 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody and the steps of the state o</li></ul>	Timekeeper	Date	Hours	
<ul> <li>Mehes A 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody, Jr. GM 07/18/12</li> <li>Moody regarding automatic stay issues (1.3); call with G. Moody regarding automatic stay issues (0.8); edit automatic stay papers (2.5).</li> <li>Review and revise draft company declaration (0.8); integrate comments of A. Starr into company declaration (0.5); send revised company declaration to D. Toscano for review (0.1); correspondence with M. Cormack regarding filing under seal (0.3); review research of M. Cormack regarding draft brief and legal arguments regarding draft automatic stay filing (0.2); call with A. Mehes regarding draft brief and legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding automatic stay filing (0.2); correspondence with A. Mehes regarding automatic stay for draft filings (3.4); review and revise draft automatic stay complaints and order to show cause (1.9).</li> <li>8.9 Review venue motions (0.9); team meeting regarding same (0.4); draft outline of brief and work plan (2.4); correspondence with team regarding additional research and next steps (2.3); meet with M. Huebner</li> </ul>	McGreal MM	07/18/12	3.5	with M. Huebner and E. Moskowitz regarding venue motion objection strategy (0.7); draft email to clients regarding transfer motion (0.4); teleconference with J. Martin regarding venue research materials (0.1); teleconference with Company and H. Baker regarding potential settlement (0.9); conference with litigation team regarding venue motion objection strategy (0.4); correspondence with E. Moskowitz regarding venue
<ul> <li>Moody, Jr. GM 07/18/12</li> <li>8.7 Review and revise draft company declaration (0.8); integrate comments of A. Starr into company declaration (0.5); send revised company declaration to D. Toscano for review (0.1); correspondence with M. Cormack regarding filing under seal (0.3); review research of M. Cormack regarding same (0.2); call with A. Mehes regarding draft brief and legal arguments regarding draft automatic stay filing (0.7); call with D. Toscano regarding legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding draft brief (0.6); research legal issues regarding automatic stay for draft filings (3.4); review and revise draft automatic stay complaints and order to show cause (1.9).</li> <li>8.9 Review venue motions (0.9); team meeting regarding same (0.4); draft outline of brief and work plan (2.4); correspondence with team regarding additional research and next steps (2.3); meet with M. Huebner</li> </ul>	Mehes A	07/18/12	4.6 g	Research automatic stay issues (1.3); call with G. Moody regarding automatic stay issues (0.8); edit
Moskowitz E 07/18/12 8.9 Review venue motions (0.9); team meeting regarding same (0.4); draft outline of brief and work plan (2.4); correspondence with team regarding additional research and next steps (2.3); meet with M. Huebner	Moody, Jr. GM	07/18/12	Andray	Review and revise draft company declaration (0.8); integrate comments of A. Starr into company declaration (0.5); send revised company declaration to D. Toscano for review (0.1); correspondence with M. Cormack regarding filing under seal (0.3); review research of M. Cormack regarding same (0.2); call with A. Mehes regarding draft brief and legal arguments regarding draft automatic stay filing (0.7); call with D. Toscano regarding legal arguments regarding draft automatic stay filing (0.2); correspondence with A. Mehes regarding draft brief (0.6); research legal issues regarding automatic stay for draft filings (3.4); review and revise draft automatic stay complaints and order to show cause
Resnick BM07/18/120.6Review venue motion and comments thereto.Samet L07/18/120.3Meeting with E. Moskowitz, J. Martin and others regarding opposition to motion to transfer venue.	Moskowitz E	07/18/12	8.9	Review venue motions $(0.9)$ ; team meeting regarding same $(0.4)$ ; draft outline of brief and work plan $(2.4)$ ; correspondence with team regarding additional research and next steps $(2.3)$ ; meet with M. Huebner
				Review venue motion and comments thereto. Meeting with E. Moskowitz, J. Martin and others regarding opposition to motion to transfer venue.
Schaible DS 07/18/12 0.6 Emails and coordinate regarding venue motion.	Schaible DS	07/18/12	0.6	Emails and coordinate regarding venue motion.

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	Work	
Timekeeper	Date	Hours Narrative
Starr AT	07/18/12	7.7 Calls with bank counsel regarding contracts (1.0); prepare of drafts of materials regarding contract analysis (0.4); calls and emails with contract counterparties (0.6); draft revised contracts (2.0); revise court documents regarding contracts (1.0); calls regarding contracts with J. Bean, R. Wuller, B. Bennett, M. Huebner, I. Engelhardt, C. Ebetino, D. Toscano and J. Jones (2.7).
Toscano DB	07/18/12	<ul> <li>For and J. Jones (2.7).</li> <li>Felephone conference with J. Alvarez regarding factual research (0.1); revise draft court papers (0.8); telephone conference with A. Starr regarding potential disputes (0.1); read legal authorities (0.4); telephone conference with client, A. Starr and R. Wuller regarding interim relief (1.0); telephone conference with J. Alvarez regarding analysis of potential disputes (0.1); email with A. Starr regarding same (0.1); compile and confirm information relevant to analysis of potential disputes (1.7); telephone conference with declarant regarding declaration (1.0); telephone conference with declarant regarding declaration (1.0); telephone conference with G. Moody regarding legal argument (0.1); office conference with A. Starr and S. Kaushal regarding court papers (0.5); revise chart and email to Weil Gotshal (0.1); telephone conference with J. Alvarez regarding information relevant to analysis of potential disputes (0.1); telephone conference with J. Alvarez regarding court papers (0.5); revise chart and email to Weil Gotshal (0.1); telephone conference with J. Alvarez regarding information relevant to analysis of potential disputes (0.1); telephone conference with J. Alvarez regarding information relevant to analysis of potential disputes (0.1); telephone conference with J. Alvarez regarding information relevant to analysis of potential disputes (0.1); telephone conference with S. Kaushal regarding draft court papers (0.1); review and revise draft court papers (1.2); email exchanges with A. Starr and S. Kaushal regarding same (0.2); email client group regarding same (0.1).</li> </ul>
Williams KC	07/18/12	<ul> <li>1.8 Review United Mine Workers Association's motion to transfer venue (0.3); team meeting regarding filing objection (0.3); review other background materials of venue transfer issues (1.2).</li> </ul>

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	07/18/12	11.1	Revise draft stipulation and order regarding the coal
			supply agreement (1.7); revise draft settlement
			agreement (1.3); prepare various correspondence with
			M. Huebner, A. Starr and opposing counsel regarding
			same $(0.8)$ ; revise draft motion to seal $(1.1)$ ; prepare
			list of missing documents relating to override
			agreements (0.9); prepare various correspondence with
			J. Martin and Patriot team regarding same (0.6); attend
			conference with J. Martin and R. Estacio regarding
			venue issues (1.0); review United Mine Workers
			Association motion to change venue (1.4); attend
			conference with E. Moskowitz, J. Martin and litigation
			team regarding venue motion next steps and strategy
			(1.1); prepare correspondence and background
			materials to E. Moskowitz and litigation team in
		01	preparation for venue opposition papers $(0.7)$ ; conduct
		8	legal research regarding venue issues; prepare and
		З	review correspondence with J. Martin and R. Estacio
		$\partial \partial -$	regarding same (0.5).
Alvarez J	07/19/12	₹ ₹2.3	
		28	calls with S. Kaushal regarding drafting court papers
		5 -	(0.1); research on contract governing laws $(1.2)$ ;
			meeting with S. Kaushal and G. Moody to discuss
		0.1	court papers $(0.2)$ ; call with J. Foust regarding coal
		4	contracts $(0.2)$ .
Cormack M	07/19/12	2019	Draft motion to seal amendment to contract.
Estacio R	07/19/12	<b>a</b> (12.5	Draft and edit motion regarding interested party
		シー	joinder in debtors' motion (1.6); correspond with D.
			Klein and E. Moskowitz regarding the same $(0.1)$ ;
			conference with J. McClammy regarding objecting to-
			motion to transfer venue (0.6); conference with J.
			Foust regarding the same (0.3); draft correspondence
			to J. Foust regarding legal and factual research in
		Ω	support of debtor's objection to transfer venue $(0.7)$ ;
		, Y	legal research regarding the same (4.7); draft
		à c	memorandum of law regarding the same $(4.5)$ .
Foust JT	07/19/12	(1.ì	Research local rules governing memoranda of law
		$\mathcal{S}$	(0.9); research/precedents for requests to pay fees of
			unions (2.1); coordinate factual and legal research for
			objection to venue transfer (8.1).
Hait S	07/19/12	(25.4	Research §365(d)(3) issue for B. Resnick.
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	Work		
Timekeeper	Date	Hours	Narrative
Huebner MS	07/19/12	4.5	Review of Equity Committee request and notes on same (0.4); conversations with the U.S. Trustee and internally regarding Equity Committee request (0.3); conference call with clients regarding preparation and fact gathering for venue fight (1.0); scores of emails with clients regarding venue facts (1.3); conversations with E. Moskowitz regarding calls from Chambers regarding venue scheduling (0.2); conversations with counsel for senior and convertible bondholders regarding venue issues (0.8); work on outline for venue brief (0.5).
Kaminetzky BS	07/19/12	6.1	Conference call regarding venue strategy (0.8); post- call and meeting with M. Huebner and E. Moskowitz regarding strategy (0.6); venue analysis (0.7); email regarding venue strategy, data and tasks (1.1); review and edit outlines (0.2); email regarding objection deadline (0.2); analysis regarding case law (1.8); email regarding same (0.3); email regarding discovery (0.2); call with E. Moskowitz regarding venue strategy (0.2).
Kaushal S	07/19/12	(I. Inday	Emails to A. Starr, D. Toscano, J. Alvarez, G. Moody and M. Cormack regarding court filings (0.7); revise court papers (0.3); meet with A. Starr and D. Toscano regarding same (0.3); call with R. Wuller regarding same (0.1); review and revise court papers (1.0); review counterparty edits to court papers (0.3); meet with A. Starr and D. Toscano regarding same (0.4); read emails regarding charts, court papers (0.2); review coal supply agreement (0.5); review and revise court papers (3.5); meet with A. Starr and D. Toscano regarding coal supply agreement (0.2); meet with A. Starr and D. Toscano regarding Vitol (0.5); review coal supply contracts (0.5); call with G. Moody regarding same (0.4); draft coal supply court papers (2.5).
Klein DS	07/19/12	4.5	

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	Work		
Timekeeper	Date	Hours	Narrative
Lin J	07/19/12	4.6	Research S.D.N.Y. and Second Circuit case law related to transfer of venue (3.1); draft emails summarizing same to R. Estacio, J. Foust and others (1.0); read emails regarding the same (0.5).
Martin JD	07/19/12	(2.6 00 00 00	Conferences and emails with A. Starr, B. Resnick and Cleary regarding motion scheduling (0.8); related research on scheduling issue (0.7); communications with A. Starr, M. Sullivan and T. Coburn regarding certain pre-petition actions (1.1).
McClammy JI	07/19/12	5.6	
Mehes A Moody, Jr. GM	07/19/12 07/19/12	2.8 E. Andray	Citecheck and edit automatic stay papers.
Moskowitz E	07/19/12	4.7	

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	Work		
Timekeeper	Date	Hours	Narrative
Resnick BM	07/19/12	(3.1 Onday	Emails regarding override litigations (0.3); meet with S. Hait regarding override research issue (0.2); review research and cases regarding assumption/rejection issues (1.2); email to team regarding assumption/rejection issues (0.3); emails regarding override agreements (1.1).
Samet L	07/19/12	11.2	Review motion to transfer venue, first day filings, and related precedent (2.5); meeting with J. McClammy and R. Estacio regarding opposition to motion to transfer venue (0.6); meeting with J. Foust and R. Estacio regarding legal and factual research projects (0.3); research regarding opposition to motion to transfer venue (4.2); draft opposition to motion to transfer venue (3.6). Emails and coordinate regarding venue motion.
Schaible DS	07/19/12	0.6	Emails and coordinate regarding venue motion.
Starr AT	07/19/12	0.5	Meetings regarding lift stay motions (0.3); calls and emails regarding same with R. Wuller, M. Sullivan and J. Martin (0.2).
Sullivan MN	07/19/12	6.2	Email with A. Starr and J. Martin regarding motion to proceed with claims (0.1); review background material regarding stipulation to proceed with claims (0.5); conference with A. Starr and J. Martin regarding motion to proceed with claims (0.6); email to M. Mattingly regarding proposed stipulation (0.1); call with M. Mattingly regarding proposed stipulation (0.1); A. Starr, and J. Martin regarding motion to proceed with claims (0.1); draft motion and proposed order regarding motion to proceed with claims (4.6); email to A. Starr and J. Martin with draft motion and proposed order to proceed with claims (0.1).

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<b></b>	Work Data	Hours Narrative
Timekeeper	Date	
Toscano DB	07/19/12	<ul> <li>Email exchanges with Davis Polk litigation team regarding revising draft court papers (0.3); telephone conference with A. Starr regarding court papers (0.1); office conference with A. Starr and S. Kaushal regarding same (0.3); telephone conference with R. Wuller and S. Kaushal regarding same (0.3); email exchange with S. Kaushal regarding draft court papers (0.2); telephone conference with A. Starr regarding court papers (0.1); office conference with A. Starr regarding court papers (0.1); review draft customer chart and email to A. Starr (0.1); office conference with A. Starr and S. Kaushal regarding draft court papers (0.2); telephone conference with A. Starr and S. Kaushal regarding draft court papers (0.8); telephone conference with A. Mehes regarding customer chart (0.1); revise customer chart and send to client (0.1); telephone conference with A. Mehes regarding customer chart (0.1); revise customer chart and send to client (0.1); telephone conference with A. Starr regarding same (0.1); telephone conference with A. Starr regarding same (0.1); telephone conference with A. Starr regarding same (0.1); office conference with A. Starr, S. Kaushal and G. Moody regarding drafting settlement papers (0.6); office conference with S. Kaushal and G. Moody regarding same (0.2); listen to voice-mail messages from M. Huebner regarding same (0.1); review draft court papers and email S. Kaushal regarding same (0.1); review draft court papers and email S. Kaushal regarding same (0.1); email exchange with A. Mehes regarding draft brief (0.1); revise draft chart and email to Weil Gotshal (0.2).</li> </ul>
Williams KC	07/19/12	10.5 Legal research on various venue transfer issues (10.4); dirculate litigation list to team (0.1).

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	Work		
Timekeeper	Date	Hours	Narrative
Kaushal S	07/20/12	T <sup>+10.4</sup>	Draft court papers $(1.7)$ ; review contracts $(0.1)$ ; emails
		and	to J. Alvarez, G. Moody and M. Cormack regarding
		Å	court papers (0.2); email status update to J. Alvarez,
		20	M. Cormack, R. Estacio, J. Eum, J. Lin, A. Mehes, G.
		S	Moody and D. Toscano (0.1); call with A. Starr
			regarding court papers (0.1); call with G. Moody, D.
			Klein regarding filing under seal $(0.3)$ ; call with G.
			Moody regarding filing under seal $(0.2)$ ; meet with A.
			Starr, G. Moody and D. Toscano regarding Vitol (0.7);
			revise court papers (7.0).
Klein DS	07/20/12	3.5	Coordinate venue objection fact gathering and analysis
			of same (2.3); internal team status meeting on same
			(0.7); review autostay motion regarding state court $Q$
			action and emails with litigation team regarding same
			(0.5).
Lin J	07/20/12	6.8	
			S.D.N.Y. and Second Circuit law (1.2); research case
			law regarding venue (4.1); meet with M. McClammy
			and others to discuss venue issues (0.5); draft emails $\sim$
			summarizing research and send to J. Foust and others
			(1.0).
Martin JD	07/20/12	0.4	Communications with C. Ebetino, B. Hatfield, B.
			Resnick, A. Starr regarding motion scheduling.
McClammy JI	07/20/12	5.6	
-			presentation (0.3); prepare powerpoint regarding
			venue issues (0.8); conference with L. Samet, R.
			Estacio and others regarding status of venue tasks
			(0.5); review venue fact materials $(0.7)$ ; review legal
			research (1.4); review case background materials (0.9);
			telephone conference with E. Moskowitz regarding
			status updates (0.2); telephone conference with S.
			Gordon regarding joinder issues (0.2); email
			correspondence regarding joinder issues (0.4);
			telephone conference with E. Moskowitz and D. Klein
			regarding joinder matters (0.2).
McGreal MM	07/20/12	0.3	
Melvin MM	07/20/12	1.8	Review various dockets and obtain precedent 9019
			stipulations for J. Foust (1.4); obtain additional
			precedent for J. Foust (0.4).

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	Work	
Timekeeper	Date	Hours Narrative
Moody, Jr. GM	07/20/12	<ul> <li>8.6 Review and revise draft settlement agreements (4.1);</li> <li>call with S. Kaushal regarding draft settlement agreements (0.5); call with S. Kaushal regarding revisions to same (0.2); call with D. Toscano regarding same (0.1); meet with A. Starr and others regarding settlement posture (0.6); call with counterparties regarding settlement (0.4); review correspondence regarding settlement negotiations (0.7); review research of J. Alvarez regarding bankruptcy filing (0.4); research procedural issues regarding filing under seal (1.2); meet with S. Kaushal and J. Alvarez</li> </ul>
		$Q_{\perp}$ regarding bankruptcy filing procedures (0.4).
Resnick BM	07/20/12	0.8 Emails regarding non-Massey override agreements (0.5); call with J. Bromley (0.1); call with M. Huebner regarding overrides (0.2).
Ruiz EL	07/20/12	2.1 Calls with M. Sullivan regarding certain pre-petition litigation-related motion (0.8); review and revision of
Samet L	07/20/12	<ul> <li>the same (1.3).</li> <li>10.1 Research regarding opposition to motion to transfer venue (3.7); draft opposition to motion to transfer venue (5.2); meeting with J. McClammy, D. Klein, and others regarding opposition to motion to transfer venue and factual development for same (1.0).</li> <li>1.0 Coordinate regarding Venue Motion issues (0.4); emails regarding Venue Motion issues (0.6)</li> </ul>
Schaible DS	07/20/12	1.0 Coordinate regarding Venue Motion issues (0.4); emails regarding Venue Motion issues (0.6).
Schaible DS	07/20/12	<ul> <li>1.3 Telephone calls and coordinate regarding coal contract issues with Unsecured Creditors' Committee (0.8); coordinate regarding coal supply contract disputes (0.5).</li> </ul>
Starr AT	07/20/12	<ul> <li>5.9 Calls and emails with contract counterparties regarding negotiations (1.1); revise contracts (1.3); calls and emails regarding counterparty issues with J. Jones, J. Bean, B. Bennett, R. Wuller, T. Thomas, D. Toscano, S. Kaushal and G. Moody (2.5); calls regarding filing procedures for contracts (0.2); review and revise motion regarding lift-stay (0.5); calls and emails regarding the same (0.3).</li> </ul>

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Timekeeper	Date	Hours Narrative
Sullivan MN	07/20/12	<ul> <li>3.5 Conference with A. Starr regarding motion and order regarding certain litigation (0.2); call with A. Starr regarding motion and order regarding certain litigation (0.1); review and revise motion and order regarding certain litigation (2.4); emails to A. Starr, J. Martin and D. Klein with revised motion and order regarding certain litigation (0.1); calls with E. Ruiz regarding motion and order regarding certain litigation (0.1); calls with E. Ruiz regarding motion and order regarding certain litigation (0.1); email to D. Schaible, D. Klein, E. Ruiz, A. Starr and J. Martin with revised motion and order regarding certain litigation (0.1); email to Patriot and T. Coburn with revised motion and order regarding certain litigation (0.1).</li> </ul>
Toscano DB	07/20/12	<ul> <li>(5.8) Review draft court papers (0.1); email with S. Kaushal regarding same (0.1); revise draft agreement (0.7); telephone conference with A. Starr, S. Kaushal and G. Moody (0.5); revise draft agreement (1.2); draft slide for presentation to Creditors Committee (1.5); review draft court papers and email S. Kaushal and G. Moody regarding same (0.3); review revised draft of settlement papers (0.1); review revised draft of Credit Committee presentation slide (0.1); review draft agreement and email exchanges with Davis Polk litigation team regarding same (1.2).</li> </ul>
Williams KC	07/20/12	5.1 Legal research on venue transfer issues (4.8); team meeting (0.3).
Zhu B	07/20/12	<ul> <li>Attend conference with A. Mehes regarding overrides agreement analysis (0.5); review and prepare correspondence with J. Martin, B. Resnick and Patriot team regarding override agreement issues (0.6); analyze override contracts for integration and setoff issues (1.1).</li> </ul>
Estacio R	07/21/12	2.4 Edit objection to motion to transfer venue (2.2); correspond with L. Samet et al regarding the same (0.2).
Eum JS	07/21/12	8.0 Compile cases cited in United Mine Workers Association Motion, research supplement and in regarding PWS decision as per J. Foust.
Kaminetzky BS	07/21/12	0.2 Email regarding venue data and response. $\int dx$

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Fimekeeper	Date		Narrative
McClammy JI	07/21/12	2.5	Review fact binder regarding venue issues (1.1);
-			review and comment regarding draft opposition brief
			(1.4).
Samet L	07/21/12	7.4	Research regarding opposition to motion to transfer
			venue (2.7); draft and edit opposition to motion to
			transfer venue (4.5); emails with D. Klein regarding $\sim$
			fact development for venue motion $(0.2)$ .
Starr AT	07/21/12	0.5	Calls and emails regarding counterparty contracts with
			B. Bennett, G. Moody, S. Kaushal and D. Toscano.
Williams KC	07/21/12	0, 2.3	Research on various legal transfer issues.
Zhu B	07/21/12	3 (1.5)	
		g.	(5.6); prepare summary of facts and legal analysis
		<u>s</u>	Review override agreement and related agreements (5.6); prepare summary of facts and legal analysis regarding same (1.9). Emails regarding venue litigation (0.2); emails regarding various override and Peabody issues (0.2).
Huebner MS	07/22/12	0.4	Emails regarding venue litigation (0.2); emails
			regarding various override and Peabody issues (0.2). $\mathcal{Q}$
Kaminetzky BS	07/22/12	0.3	Email regarding venue data and response.
Kaushal S	07/22/12	(0.6)	Emails to D. Klein, A. Starr, D. Toscano and G.
		Se la construction de la constru	Moody regarding filing (0.3); review court papers
		de la companya de la comp	regarding same (0.1); call with D. Klein, A. Starr, D.
		Ø	Toscano, G. Moody and D. Schaible regarding same
			(0.2).
Klein DS	07/22/12	2.7	Coordinate with clients and others to gather factual
			record for venue objection $(1.3)$ ; emails with litigators $Q$
			regarding contract amendments and state court lift-stay
			and call with D. Schaible regarding same $(0.5)$ ; review $0$
			and comment on same $(0.7)$ ; emails and call with E.
			Ruiz regarding same (0.2).
Law EC	07/22/12	3.3	Further precedent research regarding venue transfers
	• • • • • • • • • • • • • • • • • • • •		(1.9); review hearing transcript regarding same (1.2); $\mathcal{O}$
			email to M. McGreal regarding same (0.2).
McClammy JI	07/22/12	4.7	Review and revise draft opposition brief (2.3);
x			telephone conferences with L. Samet regarding draft
			brief (0.2); email correspondence regarding venue
			motion issues (0.3); review cited cases (1.5); review
			draft of venue declaration (0.4).
Moody, Jr. GM	07/22/12	(1.9)	Review revised contract and summarize revisions
···· 🖌 🖌 ···· ··			(0.9); correspondence with S. Kaushal et al regarding
		R.	revised contract (0.3); call with D. Klein et al
		90	regarding bankruptcy filing (0.2); review amended
		0	
		3	contract in advance of call regarding bankruptcy filing

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Date	Hours	Narrative
07/22/12	3.9	Review, edit and draft brief in opposition to motion to
		transfer venue (3.4); correspondence with team
		regarding research questions $(0.5)$ .
07/22/12	7.7	Research regarding opposition to motion to transfer
		venue (2.0); draft and edit opposition to motion to
		transfer venue $(3.8)$ ; draft supporting declaration $(1.9)$ .
07/22/12	0.4	Review and revise litigation lift-stay motion.
07/22/12	0.4	Emails regarding venue issues.
07/22/12	1.6	Review revised contracts (0.6); emails to client
	Ľ,	regarding same (0.6); conference call regarding court
	Jer .	filings with D. Klein, D. Schaible, D. Toscano and S.
	de la compañía de la comp	Kaushal (0.4).
07/22/12	5 15	Telephone conference with A. Starr, D. Schaible, D.
	Ľ¥	Klein, S. Kaushal and G. Moody regarding filing court
	Je.	papers (0.2); read agreements and email Davis Polk
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	team regarding same (1.3).
07/22/12	1.0	Legal research on venue transfer issues. Venue
07/23/12	2.4	Entail leview regarding automatic stay inigation court
	$\sim$	paper drafting (0.3); call with G. Moody to discuss
	Z	case status (0.2); review court papers (1.3); meeting
	තී	with S. Kaushal and G. Moody regarding court papers
	$\sim$	(0.6).
07/23/12	9.2	Conference with L. Samet and others regarding
		objection to motion to transfer venue $(0.6)$ ; edit same
		(1.2); legal research regarding same (7.4).
07/23/12	1.7	<ul> <li>objection to motion to transfer venue (0.6); edit same</li> <li>(1.2); legal research regarding same (7.4).</li> <li>Update emails related to venue transfer for Patriot:</li> <li>factual research for objection to venue transfer binder</li> <li>as per J. Foust.</li> <li>Team meeting to discuss venue transfer objection.</li> </ul>
		factual research for objection to venue transfer binder
		as per J. Foust.
07/23/12	0.7	as per J. Foust. Team meeting to discuss venue transfer objection. Factual and legal citecheck of venue transfer
07/23/12	4.4	Factual and legal citecheck of venue transfer
		objection.
07/23/12	6.6	Prepare for calls with Unsecured Creditors' Committee
		and bondholder groups regarding venue issues (1.4);
		call with T. Mayer regarding venue issues (0.8); call
		with R. Stark regarding venue issues $(0.7)$ ; full turn of
		venue opposition brief (2.8); multiple conversations
		with clients regarding venue issues and approach $(0.8)$ ,
		emails regarding possible litigation from surety bond
		providers (0.1).
07/23/12	1.6	Review and edit venue brief $(0.8)$ ; calls and email
		regarding strategy, brief, dates, Unsecured Creditors'
		regarding strategy, brief, dates, chisecured creditors
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	Work		
Fimekeeper	Date	Hours	Narrative
Kaushal S	07/23/12	10.5 10.5	Revise court papers (6.9); prepare for call with creditors (0.2); meet with D. Klein regarding call with court and call court (0.1); call with G. Moody regarding filing, court papers (0.3); call with creditors (0.8); call with D. Klein regarding court papers (0.1); call and meet with G. Moody regarding court papers (0.2); prepare materials for creditors (0.4); call with D. Toscano, G. Moody regarding court papers (0.2); review court papers (0.5); meet with G. Moody, J. Alvarez regarding same (0.5); meet with A. Starr, D. Toscano regarding same (0.3).
Klein DS	07/23/12	4.3	Coordinate on factual data gathering and analysis for venue motion $(2.7)$ ; team meeting on venue motion and follow-up on related issues $(0.6)$ ; coordinate on timing of motion filing from follow-up of Chambers calls, including discussion with M. Huebner regarding same $(0.6)$ ; review and comment on same $(0.4)$ .
Law EC	07/23/12	0.6	Precedent research regarding motions to transfer venue.
Lin J	07/23/12	4.5	Meet with J. McClammy and others to discuss venue issues (0.6); review venue-related case law and prepare bullet points on the relevant aspects of the decision (3.2); review additional venue-related case law and prepare bullet points on the relevant aspects (0.7).
Martin JD	07/23/12	0.5	Communications with A. Starr and E. Powers regarding automatic stay questions.
McClammy JI	07/23/12	6.9	Review venue facts and supporting materials (0.8); review E. Moskowitz comments to brief (0.3); review M. Huebner comments to brief (0.4); review and comment regarding venue brief (1.5); review and comment regarding venue declaration (0.6); telephone conferences with E. Moskowitz regarding venue issue (0.2); conference with L. Samet, R. Estacio and others regarding status updates and next steps (0.5); email regarding venue issues (0.5); follow-up regarding joinder issues (0.4); review case law regarding venue matters (1.7).

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Work	
Date	Hours Narrative
07/23/12	7.9 Review correspondence regarding draft contract
	amendments (0.9); call with S. Kaushal regarding draft
	contract amendments (0.3); call with J. Alvarez
	regarding filing issues related to draft contract
	amendments (0.2); call with A. Starr and others
	$\mathcal{F}$ regarding revisions to draft agreements (0.2); review and revise draft contract amendments (2.3); call with
	S. Kaushal regarding revisions to draft agreements
	(0.4); call with A. Mehes regarding fact research
	regarding Coal Supply Agreements (0.2); call with S.
	Kaushal regarding revised draft amendment (0.5); call
	with D. Toscano regarding same (0.2); call with E.
	Ruiz regarding procedures for filing in bankruptcy
	court $(0.3)$ ; review draft notice of presentment $(0.3)$ ;
	review draft stipulation (0.6); meet with S. Kaushal
	and J. Alvarez regarding draft contract amendments
	(0.4); factual research regarding market price of coal
	(0.4); review draft contract amendments $(0.7)$ .
07/23/12	7.7 Review brief and provide additional edits (1.7); team
	meeting regarding status and next steps on motion
	(0.6); correspondence with clients and common
	interest parties regarding venue motion and strategy
	(2.2); additional correspondence with team regarding
	brief $(1.3)$ ; emails with team regarding research
	questions and follow up regarding same (1.9).
07/23/12	3.4 Call with Weil Gotshal regarding venue (0.3); emails
	regarding venue litigation (0.4); meet with A. Starr
	and others regarding Massey and other overrides (0.3);
	correspondence with opossing counsel regarding certain litigation (0.4); research issues for call with C.
07/02/10	Ebetino (2.0). 9.7 Draft and edit opposition to motion to transfer venue
0//23/12	9.7 Draft and edit opposition to motion to transfer venue (6.3); emails with E. Moskowitz, J. McClammy and others regarding same (0.8); telephone calls and emails
	others regarding same (0.8); telephone calls and emails
	regarding fact development for venue opposition (0.5);
	draft and edit supporting declaration (1.4); meeting
	with E. Moskowitz, J. McClammy and others
	regarding opposition strategy $(0.7)$ .
07/23/12	0.6 Emails regarding utilities objection issues.
07/23/12	1.3 Emails and telephone calls regarding venue issues and
	1.3 Emails and telephone calls regarding venue issues and filing preparation.
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Timekeeper	Work Date	Hours	Narrative
Starr AT	07/23/12	and a	Calls and emails with counterparties regarding contract revisions (2.1); calls and emails with B. Bennett, C. Damba, T. Thomas, D. Toscano, S. Kaushal and G. Moody regarding contract negotiations (2.5); revise contracts (2.0).
Sullivan MN	07/23/12	(3.9) Adam	<ul> <li>(2.5), fevise contracts (2.6).</li> <li>Confer with E. Ruiz regarding motion to proceed with certain litigation claims (0.7); call with A. Starr regarding motion to proceed with certain litigation claims (0.1); emails with A. Starr regarding motion to proceed with certain litigation claims (0.2); emails with E. Ruiz regarding motion to proceed with certain litigation claims (0.6); emails with D. Schaible, D. Klein, M. McGreal, A. Starr, J. Martin, and E. Ruiz regarding motion to proceed with certain litigation claims (0.1); emails with J. Martin regarding motion to proceed with certain litigation claims (0.1); emails with J. Martin regarding motion to proceed with certain litigation claims (0.1); emails (0.1); email to D Klein and E. Ruiz regarding motion to proceed with certain litigation claims (0.1); email to D. Schaible, D. Klein, A. Starr, E. Moskowitz, J. McClammy, J. Martin, M. McGreal, and E. Ruiz regarding motion to proceed with certain litigation claims (0.1); review and revise regarding motion to proceed with certain litigation claims (0.1); review and revise regarding motion to proceed with certain litigation claims (0.1); review and revise regarding motion to proceed with certain litigation claims (0.1); review and revise regarding motion to proceed with certain litigation claims (0.1).</li> </ul>

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	Work	
Timekeeper	Date	Hours Narrative
Toscano DB	07/23/12	<ul> <li>3.5 Review draft agreements (0.3); telephone conference with A. Starr, D. Klein and counsel for Unsecured Creditors Committee (0.9); review draft agreement and email Davis Polk litigation team regarding same (0.1); telephone conference with S. Kaushal and G. Moody regarding draft agreement (0.1); email with A. Starr regarding same (0.1); prepare for call regarding agreement and stipulation (0.1); telephone conference with A. Starr and S. Kaushal regarding same (0.4); revise same (0.4); email exchange with G. Moody regarding draft agreement (0.1); email exchange with M. Huebner regarding potential dispute (0.1); review draft papers (0.4); telephone conference with S. Kaushal and G. Moody regarding draft agreement (0.1); email exchange with M. Huebner regarding potential dispute (0.1); review draft papers (0.4); telephone conference with S. Kaushal and G. Moody regarding draft agreements (0.1); telephone conference with S. Kaushal regarding same (0.1); telephone conference with A. Starr regarding same (0.1); telephone conference with A. Starr regarding same (0.1); telephone conference with A. Starr regarding same (0.1); telephone conference with S. Kaushal regarding same (0.1); telephone conference with A. Starr regarding same (0.1); draft message to client regarding same (0.1); draft message to client regarding</li> </ul>
Williams KC Zhu B	07/23/12 07/23/12	<ul> <li>1.9 Research tasks on venue transfer.</li> <li>13.9 Review override agreement and ancillary agreements (4.6); review override agreement and related agreements (4.2); prepare summary of facts and legal analysis regarding same (3.9); prepare various correspondence with A. Starr, B. Resnick and J. Martin regarding override agreements (0.3); attend conference with A. Starr, B. Resnick and J. Martin regarding same (0.9).</li> </ul>
Alvarez J	07/24/12	$\sum_{i=1}^{\infty} 1.6$ Email review regarding litigation issues (0.8); review court papers (0.8).
Estacio R	07/24/12	<ul> <li>7.3 Review legal research of J. Lin regarding motion to transfer venue (0.4); draft correspondence to J. Lin regarding the same (0.1); correspond with L. Samet regarding the same (0.1); read correspondence from M. Huebner and others regarding opposition to venue transfer motion (0.3); legal research regarding the same (2.8); factual research regarding the same (1.4); conference with L. Samet and others regarding opposition to venue transfer motion to venue transfer motion (0.4); draft summary of case law for E. Moskowitz regarding collective bargaining agreements (1.8).</li> </ul>
Foust JT	07/24/12	7.2 Research standards for calculating present value of pension liabilities.

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	Work		
Timekeeper	Date	Hours	Narrative
Foust JT	07/24/12	3.3	Coordinate factual and legal citecheck of objection brief.
Hait S	07/24/12	6.0	Draft §365(d)(3) memo on proration issues and discuss with B. Resnick.
Halford EB	07/24/12	2.5	Generate a manual table of authorities for the memorandum opposition motion transfer venue brief $(1.5)$ ; Bluebook and correct typographical errors in the citations $(0.5)$ ; quality check the pagination of the table of authorities $(0.5)$ .
Huebner MS	07/24/12	1.9	Call with Stroock regarding venue (0.4); multiple calls with Unsecured Creditors' Committee's counsel regarding venue (0.9); meeting with E. Moskowitz regarding venue brief and comments (0.2); conference with clients regarding affiant issues for upcoming hearings (0.3); emails with DIP lenders regarding comments on venue brief (0.1).
Kaminetzky BS	07/24/12	0.5 برک	Email regarding venue brief, strategy, data, Unsecured Creditors' Committee and update.
Kaushal S	07/24/12	Z TA	Call with A. Starr, G. Moody, E. Ripley regarding court papers (0.5); revise court papers (6.9).
Klein DS	07/24/12	5 4.4	Coordinate on venue data collection, research and analysis.
Lin J	07/24/12	2.8	Meet with J. McClammy and others to discuss venue issues (0.5); research venue issue (1.1); compile list of alternate venues (0.7); draft emails summarizing the same (0.5).
Martin JD	07/24/12	90 (1.3 9	
McClammy JI	07/24/12	3.3	Conference with L. Samet, R. Estacio and others regarding updates and next steps on venue papers (0.4); email correspondence regarding venue issues (0.4); review venue fact materials (0.8); review revised brief and declaration (1.2); review venue case law (0.5).

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	Work		
Timekeeper	Date	Hours	Narrative
Moody, Jr. GM	07/24/12	(8.6) Molog	Review and revise draft contract amendments (3.1); review and revise draft stipulations (0.8); correspondence with S. Kaushal regarding revised draft contract amendments (1.2); attend meeting with A. Starr and others regarding revisions to contract amendments and new agreements (0.4); call with E. Ruiz regarding notice of presentment (0.2); correspondence with E. Ruiz and others regarding draft notice of presentment (0.3); assist in filing notice of presentment and stipulations (1.2); call with C. Damba regarding revisions to draft contract amendments (0.3); call with D. Toscano regarding revisions to draft notice of presentment (0.2); calls with S. Kaushal regarding revision to draft agreements
Moskowitz E	07/24/12	9.2	and filing documents with court (0.9). Draft, revise and edit venue objection (1.7); correspond with team regarding research issues for venue objection and reviewing results (1.4); review declaration and correspondence regarding same (1.1); call with Unsecured Creditors' Committee's counsel (0.9); call with counsel to indenture trustee (0.2); calls and correspondence with creditors (0.3); follow up regarding Unsecured Creditors' Committee issues (1.3); meet with M. Huebner regarding venue and related issues (0.7); emails to team regarding above (1.6).
Samet L	07/24/12	12.3	Edit opposition to motion to transfer venue (4.8); research regarding opposition to motion to transfer venue (3.2); factual development and analysis for same (2.3); edit support declaration (1.0); conferences with J. McClammy and others regarding litigation strategy (0.4); conferences with E. Moskowitz
Starr AT	07/24/12	4.4 port	regarding opposition brief (0.6). Revise contracts (1.7); calls and emails with contract counterparties (0.8); calls with T. Thomas, B. Bennett, D. Klein, D. Toscano, S. Kaushal and G. Moody regarding coal supply contracts (1.1); finalize contracts (0.5); emails with Unsecured Creditors' Committee regarding coal contract (0.3).

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	Work		
Timekeeper	Date	Hours	Narrative
Toscano DB	07/24/12	0.4	Telephone conferences with S. Kaushal and G. Moody
			regarding notice of presentment $(0.1)$ ; telephone
			conference with A. Starr regarding same $(0.1)$ ;
			telephone conference with S. Kaushal regarding same
			and email exchanges regarding same $(0.2)$ .
Williams KC	07/24/12	4.6	Research on venue transfer issues (4.1); team meeting $\mathcal{Q}^*$
			(0.5).
Zhu B	07/24/12	(1.1	Attend conference with A. Mehes regarding rejection
		6	motions (0.5); review and prepare various
		hague	correspondence with J. Martin, B. Resnick and A.
		Þ	Mehes regarding draft rejection motions (1.0); prepare
		g	rejection motion (6.4); attend conference with A. Starr,
			B. Resnick, J. Martin and Patriot team regarding
			override agreements (2.1); review legal research
			regarding non-executory contract issues (1.1).
Estacio R	07/25/12	3.9	
Lotuolo IX	01120122	•••	motion to transfer venue $(0.1)$ ; draft correspondence to
			J. Lin regarding the same $(0.2)$ ; edit venue case
			summary chart (0.4); factual research regarding
			opposition to motion to transfer (1.2); draft
			correspondence to E. Moskowitz regarding the same
			(0.2); legal research regarding motion to transfer
			venue (1.6); correspond with E. Ruiz and L. Samet
			reporting hontrupter court filing procedures (0.2)
True IC	07/25/12	1.5	
Eum JS	07723712	1.5	factual research for objection to venue transfer binder
			as per J. Foust.
Tana IT	07/25/12	6.8	
Foust JT	07/25/12	0.0	brief $(A, T)$ : record joinders of motion papers for and
			brief (4.7); record joinders of motion papers for and against venue transfer (2.1).
XX 1	07/05/10	2.2	$\mathbf{x}$
Huebner MS	07/25/12	2.3	multiple calls with Court, United Mine Worker's
		20	Association's counsel, the Unsecured Creditors'
		NY NY	
		ão	Committee's counsel regarding venue meeting $(2.1)$ ;
	0	36	review of AEP joinder and calls regarding same $(0.1)$ .
Kaminetzky BS	07/25/12	- 402	Email regarding brief, data, strategy and adjournment.
Kaushal S	07/25/12	$\sqrt{1.3}$	Prepare for and attend call with A. Starr, V. Roovers re
		$\sim$	$\mathcal{G}$ court papers (0.2); draft court papers (1.1).
		9	$\mathbf{t}$
		2	$\checkmark$

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	Work		<b>NT</b>
Timekeeper	Date	Hours	Narrative
Klein DS	07/25/12	3.0	Review and analysis of bond geographic data (1.1); coordination on fact collection and analysis for venue objection (1.3); revise notice of adjournment for venue motion and coordinate with E. Moskowitz regarding same (0.6). Revise venue-related issue chart (1.2); research Northwest Airlines information for venue motion
Lin J	07/25/12	2.1	(0.5); research Jitney Jungle case to consider relevance to venue motion $(0.4)$ .
Martin JD	07/25/12	20.5 89	Emails with E. Power regarding automatic stay issue (0.2); call and email with J. Flaxer regarding Willits action (0.3).
McClammy JI	07/25/12	2.3	Review and comment regarding venue opposition and declaration (1.2); email correspondence regarding venue issues (0.4); telephone conferences with E. Moskowitz and L. Samet regarding venue status (0.2); review client comments on venue papers (0.5).
Mehes A Moskowitz E	07/25/12 07/25/12	0.5 5.9	Review drafts of venue brief and declaration and edit same (1.9); correspondence with team and clients regarding venue issues (1.7); correspondence with creditors regarding venue issues (2.3).
Narayan GS Resnick BM	07/25/12 07/25/12	0.5 7.7	
Samet L	07/25/12	6.6	<ul> <li>Edit opposition to motion to transfer venue (3.5);</li> <li>research regarding opposition to motion to transfer venue (0.2); factual development and analysis for same (0.7); edit supporting declaration (1.4);</li> <li>conferences with E. Moskowitz and J. McClammy regarding opposition papers (0.8).</li> </ul>

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	Work	
Timekeeper	Date	Hours Narrative
Starr AT	07/25/12	(5.3) Calls and emails with R. Wuller, J. Bean, M.
		X / X // 1 ITT Tout to a monthly a contain man
		$\mathcal{G}$ petition litigations (1.1); calls regarding autostay
		petition litigations (1.1); calls regarding autostay questions with J. Martin (0.4); calls with counterparties and clients regarding contracts (1.0):
		draft court pleadings $(0.8)$ ; draft contracts $(2.0)$ .
Sullivan MN	07/25/12	0.3 Email to E. Ruiz regarding motions to proceed with certain litigation (0.1); call with A. Starr regarding motions to proceed with certain litigation (0.1); set up conferences regarding motions to proceed with certain litigation (0.1).
		$\mathcal{W}$ certain litigation (0.1); call with A. Starr regarding
		$\mathcal{F}_{\mathcal{F}}$ motions to proceed with certain litigation (0.1); set up
		conferences regarding motions to proceed with certain
Toscano DB	07/25/12	2.4 Telephone conference with A. Starr regarding contract
		issue (0.2); read contracts (0.1); read contracts relating
		to payment issue $(0.7)$ ; telephone conference with A.
		Mehes regarding contract interpretation issue, read
		Email message from A. Mehes regarding same (0.1);
		telephone conference with A. Starr regarding same
		(0.1); email A. Starr regarding same $(0.2)$ ; telephone
		conference with client regarding payment $(0.4)$ ; office
		conference with A. Starr regarding same $(0.3)$ ; draft
	07/05/10	message regarding same to client $(0.3)$ .
Williams KC	07/25/12	3.0 Fact check of objection to motion to transfer (1.6); research on venue transfer issues (1.4).
77 D	07/25/12	(1.4). Revise override motion (2.2); revise override motion
Zhu B	07/23/12	(4.3); revise third override second motion (2.1); review
		and prepare various correspondence with A. Starr, J.
		Martin, B. Resnick and A. Mehes regarding override
		motions (1.1); attend conference with J. Martin and
		Patriot team regarding override agreements (0.5);
		review legal research regarding override agreement-
		related issues (0.6); prepare correspondence with D.
		Klein and insolvency team regarding post-Case
		Management Order notice requirements (0.4); revise
		proposed orders for override motions (0.9); prepare
		correspondence with Patriot coal team regarding
		override motions (0.3).
Estacio R	07/26/12	5.8 Draft case analysis chart (0.3); legal research
		regarding venue transfer motion (1.2); research
		regarding bankruptcy court local rules (0.8);
		conference with J. Martin and others regarding
		litigating contract disputes (1.2); research regarding
		the same (2.3).

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	Work		
Timekeeper	Date	Hours	Narrative
Eum JS	07/26/12	1.7	Catalog Tampa Electric agreements for Tampa
			Override directory as per A. Mehes (0.5); update
			emails related to venue transfer for Patriot and factual
			research for objection to venue transfer binder as per J.
			Foust (1.2). Emails regarding venue joinders, precedents and new Schedule.
Huebner MS	07/26/12	0.2	Emails regarding venue joinders, precedents and new
		S	schedule.
Kaminetzky BS	07/26/12	17892480	Call with E. Moskowitz regarding update $(0.1)$ ; email
U U		やて	regarding adjournment and joinders $(0.3)$ .
Kaushal S	07/26/12	Z (4.1)	Meet with A. Starr regarding contract (0.3); revise
		g U	court papers (3.8).
Law EC	07/26/12	0.5	Research regarding unreported decisions on venue
-			Research regarding unreported decisions on venue transfer (0.3); communications with E. Ruiz, L. Samet and R. Estacio regarding same (0.2). Draft, revise and file notice of adjournment of deadlines regarding venue motion (1.0); communications with E. Moskowitz and D. Klein
			and R. Estacio regarding same (0.2).
Libby A	07/26/12	1.3	Draft, revise and file notice of adjournment of
			deadlines regarding venue motion (1.0);
			communications with E. Moskowitz and D. Klein
		0	regarding same (0.3).
Martin JD	07/26/12	3 3.4	) Update call with company and advisors (1.0); analyze
		35	lift stay request regarding action on appeal (0.6);
		Ś,	prepare for potential adversary proceedings regarding
			non-executory contracts (1.8).
McClammy JI	07/26/12	2.1	Review venue papers and comments received (1.3);
111001011111119 01	• // = •: • =		conference with L. Samet regarding status of venue
			work streams (0.4); conference with E. Moskowitz and
			L. Samet regarding venue status and next steps (0.3);
		<b>A</b>	telephone conference with counsel for creditor
		$\Psi_{\frown}$	regarding venue motion status (0.1).
Moody, Jr. GM	07/26/12	$\overline{\chi}_{0.4}$	Call with S. Kaushal regarding status of negotiations
1110000,011 0.14	••••	- AV	(0.1); locate various court filings and send to E. Ruiz
		5	(0.2); call with D. Klein regarding court
			correspondence with Court (0.1).
Moskowitz E	07/26/12	Q(24	Call with clerk and report to parties (0.4); review
WOOKOWICZ D	01120112	32	revised motion and declaration (0.9); meet with J.
		20	McClammy and L. Samet regarding motion (0.4);
		Q	review and edit scheduling notice (0.3); draft
		7	correspondence to Unsecured Creditors' Committee's
			counsel (0.4).
Darag Marguas AT	07/26/12	0.9	
Perez-Marques AJ	01120112	0.9	regarding Massey Litigation issues.

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Timekeeper	Date	Hours	Narrative
Resnick BM	07/26/12	(1.9)	Meet with M. Huebner regarding court conference (0.2); research various issues regarding adversary proceeding (0.8); research override property interest issues (0.9).
Samet L	07/26/12	2.9	Edit opposition to motion to transfer venue (1.6); edit supporting declaration (0.6); conferences with E. Moskowitz and J. McClammy regarding opposition papers (0.4); conferences with J. McClammy regarding same (0.3).
Schaible DS	07/26/12	0.5	Emails regarding the utilities motion.
Starr AT	07/26/12	(age)	Review materials regarding contract counterparty (0.8); calls with M. Huebner, D. Toscano and S. Kaushal regarding the same (0.6); calls regarding contract negotiations to counterparty, B. Bennett and T. Thomas (0.9); calls with Bridgehouse/Keystone with outside counsel, J. Jones and J. Bean (0.9); draft stipulations regarding the same (0.5).
Sullivan MN	07/26/12	(5.9) Andore A	Call to A. Libby regarding motion to proceed with certain litigation (0.1); email to J. Martin regarding motion to proceed with certain litigation (0.1); calls with A. Starr regarding motion to proceed with certain litigation (0.4); email to S. Krause regarding litigation parties (0.1); calls with E. Ruiz regarding motion to proceed with certain litigation (0.2); conference with A. Starr, J. Bean, M. Mattingly and H. Jernigan regarding motion to proceed with certain litigation (0.6); draft stipulations and motions regarding motion to proceed with certain litigation (2.9); conference with A. Starr regarding board presentation (0.2); draft slides for board presentation (0.4).
Toscano DB	07/26/12	An (0.3	Email exchange with A. Starr regarding contract issue (0.1); compile relevant legal research and circulate to A. Starr and S. Kaushal (0.2). Create chart for parties filing objections to motion to

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	Work			
Timekeeper	Date	Hours	Narrative	
Zhu B	07/26/12	10.7	Attend telephonic conference with J. Chapman,	
			litigation team and opposing counsel regarding	
			confirmation and rejection motion $(0.5)$ ; attend follow	
			up conference with B. Resnick and A. Starr and	
			litigation team regarding rejection motion issues and	
			strategy $(0.8)$ ; attend conference with A. Mehes	
			regarding override agreement-related research and	
			next steps (0.4); attend conference with A. Starr, T.	
			Perez, J. Martin and litigation team regarding override	
			agreement-related strategy and next steps (1.0);	
			prepare various correspondence with E. Moskowitz, D.	
			Klein and litigation team regarding adversary	
			proceeding issues (0.3); prepare draft declaratory	
			judgment complaint (5.6); review legal research	
			regarding real property covenants (1.1); prepare correspondence and materials to A. Starr and D.	
			Toscano regarding Peabody agreements (0.4); prepare	
			and review various correspondence with C. Ebetino, J.	
			Jones, J. Martin and litigation team regarding draft	
			override motions (0.6).	
	07/27/12	9.5		
Estacio R	V//2//12	¥.0	1: (1) (0, 2), some formand with I Martin and others	
			regarding litigating contract disputes (1.2);	Ne
			conferences with G. Moody regarding the same $(0.1)$ ;	<sup>N</sup>
			review Patriot contracts (3.2); research regarding	4
			procedure for objection to motion to transfer venue	
			(1.8); draft correspondence to E. Moskowitz and	
			others regarding the same $(0.3)$ research regarding	
				-
			adversary complaint regarding contract disputes (2.1).	NV
Eum JS	07/27/12	3.5	5 Update emails related to venue transfer for Patriot and	Jule
Durren			factual research for objection to venue transfer binder	
			as per J. Foust (1.0); research cases and treatises as per	
		$\cap$	A. Mehes (2.5).	
Kaushal S	07/27/12	26.5	5) Call with A. Starr, D. Toscano regarding contracts	
		R.	(0.5); meet with A. Starr, D. Toscano regarding same	
		K	) $(0.5)$ ; draft email regarding same $(1.0)$ ; revise court	
		Ľ,	papers (4.3); emails to V. Roovers, A. Sisitsky, A.	
		_	Starr and D. Toscano regarding same (0.2).	
Klein DS	07/27/12	.0.0		
		×,	$\mathcal{I}$ (0.4); emails with litigant and A. Starr regarding	
		ð	v potential liftstay (0.2).	
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			<del>ч</del> Ј	

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Timekeeper	Date	Hours	Narrative
Kovachevich B	07/27/12	200 200 200 200 200 200 200 0.8 0.8 0.8	Initial project research meeting with A. Mehes.
Martin JD	07/27/12 _	S & J.3)	Emails with E. Power and E. Waller regarding
		J.	automatic stay issues in various actions.
McClammy JI	07/27/12	-3 0.8	Email correspondence regarding venue issues (0.4);
		- the	review venue open items $(0.4)$ .
Moskowitz E			Calls with creditor and follow-up.
erez-Marques AJ	07/27/12	-> Q(9)	Conference with J. Martin (1.1); review memoranda
		Å	and contracts (2.5); teleconferences with team
		2	regarding legal research issues (0.3).
Samet L	07/27/12	1.8	Edit opposition to motion to transfer venue (0.6);
			factual development and analysis for same (0.6); edit
			supporting declaration (0.4); conferences with R.
		_	Estacio regarding research issues (0.2).
Starr AT	07/27/12	(3.8)	Conference calls with contract counterparties $(0.4)$ ;
		$\sim$	calls and emails with B. Bennett, T. Thomas, C.
		R	Damba, R. Mead, M. Schoeder, D. Toscano and S.
		ద్	Kaushal regarding contracts (1.8); revise contracts
		~	(0.5); review and revise court filings regarding
			contracts (0.6); emails regarding court filings (0.6);
			emails regarding stay (0.2); draft materials regarding
			certain pre-petition litigations (0.3).
Sullivan MN	07/27/12	(1.3)	
/		$\bigcirc$	(0.2); revise committee presentation $(0.2)$ ; emails to
			W. Taylor, W. Hoeben and N. Chiu regarding
		R	committee presentation $(0.1)$ ; call with D. Schiable
		R R	regarding motion to proceed with certain litigation
		ຊັ	(0.1); call with A. Starr regarding motion to proceed
		$\sim$	with certain litigation (0.1); email to H. Jernigan and
			M. Mattingly regarding motion to proceed with certain
			litigation (0.1); revise stipulation to proceed with
			certain litigation (0.3); email to A. Starr regarding
			stipulation to proceed with certain litigation (0.1);
			emails to D. Schiable, D. Klein, M. McGreal, E. Ruiz,
			A. Starr, and J. Martin regarding motion to proceed
			with certain litigation $(0.1)$ .

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	Work		
Timekeeper	Date	Hours	Narrative
Toscano DB	07/27/12	2.8 2.8 A	Telephone conference with A. Starr and S. Kaushal regarding contract issue (0.5); office conference with A. Starr and S. Kaushal regarding contract issue (0.5); office conference with S. Kaushal regarding same (0.1); read contract and email A. Starr and S. Kaushal regarding same (0.2); review message on legal issue from A. Mehes (0.1); revise draft message to M. Huebner regarding contract issue (0.7); email exchange, telephone conference with A. Starr
Zhu B	07/27/12	2.3	regarding same (0.2); telephone conference with E. White regarding contract issue (0.3); telephone conference with A. Starr regarding settlement (0.2). Prepare and review various correspondence with A. Starr, D. Toscano and S. Kaushal regarding issues relating to Peabody spin-off agreements (0.8); attend conference with B. Resnick, T. Krauley, T. Perez, J. Martin and litigation team regarding override motion
Kaushal S	07/28/12	0.4)	format and strategy $(1.5)$ . Review contract $(0.3)$ ; email A. Starr regarding same $(0.1)$ .
Martin JD	07/28/12	5.7 5.7 0.3	Analyze contracts in preparation for adversary proceedings (1.2); research in preparation for adversary proceedings (4.5).
Starr AT	07/28/12	ð 0.3	Calls and emails regarding counterparty contracts (0.2); emails regarding stipulation with S. Kaushal (0.1).
Sullivan MN	07/28/12	0.2	Email to A. Starr regarding stipulation to proceed with litigation (0.1); email to H. Jernigan and M. Mattingly regarding stipulation to proceed with litigation (0.1).
Huebner MS	07/29/12	0.2	Review and reply to emails regarding Peabody and override issues.
Martin JD	07/29/12	andre Ber	
Moody, Jr. GM	07/29/12	8.0 And (0.2)	bankruptcy court (7.1); summarize same and send results of research to A. Perez and J. Martin (0.9).
Resnick BM Samet L	07/29/12 07/29/12	₹ <u>0.2</u> 3.0	Emails regarding override research. Research and analysis for potential sur-reply submission or venue hearing.

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	Work		
Timekeeper	Date	Hours	Narrative
Starr AT	07/29/12	§ 0.6	Calls and emails regarding negotiations with
		\$ C	counterparty regarding relationship.
Cormack M	07/30/12	\$ \0.1	Call from claimant. 🔪
Foust JT	07/30/12	8.3	Research precedents and draft response to union
			request for professional fees.
Huebner MS	07/30/12	1.4	Conference calls with clients regarding Peabody (1.0);
			emails regarding Peabody payments $(0.4)$ .
Kaushal S	07/30/12	5.0	Review contracts (1.0); meet with A. Starr, D.
			Toscano and J. Martin regarding call with Patriot
		NA -	(0.2); call with Patriot $(1.0)$ ; meet with A. Starr and D.
		కొ	Toscano regarding same $(0.2)$ ; draft court papers $(0.9)$ ;
		5	review court papers (0.2); conduct legal research
		2	regarding contracts (1.5).
Kovachevich B	07/30/12	3, 5.8	
Kovaonovion D	01/20/12	de la companya de la	(4.0); draft a research memo for A. Mehes on same
		5	(1.5); debrief research with A. Mehes (0.3).
Law EC	07/30/12	1.1	Additional research regarding precedents for venue
Law LC	07750712	1.1	(0.9); communications with L. Samet regarding same
			(0.2).
Martin JD	07/30/12	6.5	Update call with company and advisors (1.1); emails
Martin JD	07750712		with J. Bean, E. Waller, E. Power and others regarding
		3	various automatic stay issues (1.5); call with opossing
		<u>g</u> v	counsel regarding potential adversary proceeding and
		g	follow up $(0.4)$ ; review and revise draft adversary
			proceeding complaint (1.2); conferences with T. Perez
			and A. Mehes regarding same (1.2); conference with
			G. Moody regarding adversary proceeding (1.1).
McClommy II	07/30/12	10.4	Review revised venue papers.
McClammy JI	07/30/12	30.2	
Moody, Jr. GM	07/30/12	20.2	court filings (0.1); send finalized court filings to E.
		્ર ર્ટે ~	$\searrow$ White and others (0.1).
D	07/20/12	\$ .6.3	Emails regarding overrides research (0.2); emails
Resnick BM	07/30/12	y v.s	regarding overrides and DIP covenants (0.1).
C	07/20/12	> 11	
Samet L	07/30/12	2.1	supporting declaration (0.4); prepare outline for
			hearing or sur-reply submission (1.1); telephone calls
			with claims agent regarding factual issues for venue opposition $(0, 1)$
			Opposition (1) 13

#### **Time Detail By Project**

opposition (0.1).

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	Work		
<u> Fimekeeper</u>	Date	Hours	Narrative
Starr AT	07/30/12	1.4	Conference call regarding certain pre-petition
		e	litigations with J. Jones, R. Wuller, A. Rogoff and M.
		Sh	Sullivan (0.7); call with M. Sullivan, J. Jones and R.
		2	Wuller regarding the Unsecured Creditors' Committee
		Χ.	requests (0.4); calls and emails with M. Huebner and
		$\sim$	E. Moskowitz regarding the same (0.3).
Sullivan MN	07/30/12	6.2	Call with A Rogoff, A. Starr, R. Wuller and J. Jones
		, st	regarding certain pre-petition motion $(0.7)$ ; call with J.
		de	Jones, R. Wuller and M. Mattingly regarding certain
		Š	pre-petition motion $(0.5)$ ; conference with A. Starr
			regarding certain pre-petition motion (0.1); legal
			research and drafting analysis in connection with
			certain pre-petition motion and Unsecured Creditors'
			Committee's request (4.8); call with M. McGreal
		$\frown$	regarding certain pre-petition motion (0.1).
Foscano DB	07/30/12	(2.5)	Prepare for client call regarding contract issues (0.8);
		<u> </u>	office conference with A. Starr, J. Martin and S.
		50	Kaushal regarding contract issues (0.3); telephone
		d	conference with client group, M. Huebner, A. Starr, J.
		5	Martin and S. Kaushal regarding contract issues (1.0);
			office conference with A. Starr and S. Kaushal
			regarding contract issues (0.3); email exchange
			regarding draft RWE stipulation (0.1).
Williams KC	07/30/12	J 4.3	Research on debtors and payment of union
		$\overline{\mathcal{A}}$	professional fees.
Cormack M	07/31/12	J. 0.8	Discuss filing with A. Mehes (0.3); research adversary
		No contraction of the second	proceeding rules (0.5).
Kaushal S	07/31/12	0.8 0.9 5.9	Legal research regarding contract (5.7); draft email
		3 📿	regarding court hearing (0.2).
Kovachevich B	07/31/12	\$3.1)	Meet with T. Perez on research relating to agreements
		J.	to execute agreements $(0.5)$ ; researching the same
		8	(2.5); discuss research with A. Mehes $(0.1)$ .
Martin JD	07/31/12	5.7	Review and revise other draft complaints concerning
			non-executory contracts (1.8); numerous calls and
			emails with T. Perez, A. Mehes, R. Estacio and G.
			Moody regarding draft complaints (2.6); review
			research on contract integration (1.3).
McClammy JI	07/31/12	0.4	Review venue correspondence (0.2); review outline
*			regarding venue issues (0.2).

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Work Narrative Timekeeper Date Hours 07/31/12 Call with S. Kaushal regarding preparation for court 0.8Moody, Jr. GM hearing (0.3); call with D. Klein and others regarding same (0.1); review summary of confidential information description and provide comments to S. Kaushal (0.2); call with E. Ruiz regarding preparation for court hearing (0.1); call with M. McGreal regarding preparation for court hearing (0.1). PULLE 0.3 Correspondence with E. Moskowitz and J. McClammy 07/31/12 Samet L regarding opposition brief. Review Bridgestone research (0.2); draft emails to J. 07/31/12 2.1 Starr AT Jones and J. Bean regarding same (0.4); review and revise counterparty stipulations (0.6); calls and emails regarding court conference regarding same (0.8); calls with J. Martin regarding stay (0.1). 07/31/12 Call with A. Starr regarding research surrounding non-Sullivan MN core litigation. Revise draft message to Judge (0.1); telephone 07/31/12 Toscano DB conference with S. Kaushal regarding same (0.1); read materials on integration issue (0.9); legal research regarding assumption issue (2.9); telephone conference with S. Kaushal regarding assumption issue (0.2). Research on debtors and payment of union's 1.5 Williams KC 07/31/12 professional fees (0.9); edit and comment on letter to E. Moskowitz regarding same (0.6). 1,338.4 Total AUTOMATIC STAY\ LITIGATION **CREDITOR\EQUITYHOLDE R\UCC ISSUES** Emails regarding critical vendors motion approval and Huber BM 07/10/12 1.3 payments before next Monday (0.8); consider JV sale issues (0.5). Retrieve filed Critical Vendor Motion (0.3); review 1.2 07/10/12 Oshen O same (0.2); email D. McCallister regarding same (0.1); emails with B. Huber regarding same (0.1); emails with B. Huber regarding joint ventures (0.1); consider First Day Motions outcome in relation to critical vendors (0.2); emails with B. Huber regarding same

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(0.2).

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Work	
Date	Hours Narrative
08/31/12	(0.2) Review memo and cases regarding asset sales.
OSITIONS	53.5 1 0 622
	x 550
AY\	N Q
	, <del>7</del>
08/01/12	1.0 Correspond with L. Samet regarding venue transfer
	objection (0.1); conference with L. Samet and J. $\rightarrow$
	McClammy regarding the same $(0.4)$ ; analyze venue
	transfer objection outline and relevant case law $(0.5)$ .
08/01/12	(5.7) Conferences with G. Moody regarding contact dispute
	adversary complaints $(0.1)$ ; correspond with T. Perez and
	$\leq$ others regarding the same (0.1); Conference with legal
	3 assistant J. Eum regarding the same (0.1); review
	relevant contracts and redact confidential information
	from the same (3.6); compile attachments to accompany
	adversary complaint $(0.3)$ ; research regarding corporate
	structure of contract parties $(1.2)$ ; draft analysis for T.
	O/ Perez and J. Martin regarding the same (0.3).
08/01/12	<ul> <li>1.7 Review and provide comments to Massey complaint and telephone call with T. Perez regarding same.</li> <li>4.0 Conduct legal research regarding litigation issues.</li> <li>1.8 Review and comment on draft complaints addressing nonexecutory contracts (1.1); calls with J. Bean and T. Perez regarding same (0.5); emails with J. Jones and E.</li> </ul>
	telephone call with T. Perez regarding same.
08/01/12	54.0 Conduct legal research regarding litigation issues.
08/01/12	3 (1.8) Review and comment on draft complaints addressing
	$\sum$ nonexecutory contracts (1.1); calls with J. Bean and T.
	$\mathcal{Q}$ Perez regarding same (0.5); emails with J. Jones and E.
	Power regarding automatic stay issue (0.2).
08/01/12	0.7 Review outline regarding venue issues (0.3); conference
	with L. Samet and R. Estacio regarding venue issues
	(0.4).
08/01/12	3.9 Draft motion to seal exhibits to override complaint $(2.3)$ ;
	research choice of law issues $(1.6)$ .
08/01/12	(6.3) Redact agreements for public filing (1.4); call with T.
	Perez regarding draft complaint (0.2); review and revise
	$\checkmark$ draft complaint (1.9); call with A. Mehes regarding
	$\sum$ reductions (0.3); call with R. Estacio regarding
	$\mathcal{F}$ redactions (0.1); call with B. Zhu regarding redactions
	(0.1); call with B. Zhu regarding draft complaint (0.1);
	legal research regarding New York contract law (0.9);
	factual research for draft complaint (1.3).
08/01/12	1.1 Review drafts of brief and declaration and
	Date 08/31/12 OSITIONS AY 08/01/12 08/01/12 08/01/12 08/01/12 08/01/12 08/01/12 08/01/12 08/01/12

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	Work			
Timekeeper	Date	Hours	Narrative	
Perez-Marques AJ	08/01/12	(3.5) moon	Review complaint (0.1); teleconference with T. Graulich (0.3); conference with with team regarding Massey adversary proceeding (0.2); review case (0.6); review documents from client (0.2); review filing logistics (0.2); review Tampa contracts and complaint (0.6); review STB contracts and complaints (0.6); review Royalty Co. contracts and complaints (0.7).	
Samet L	08/01/12	2.7	Calls with E. Moskowitz and M. McGreal regarding United Mine Workers Association (0.2); conferences with J. McClammy and R. Estacio regarding opposition brief and hearing preparation (0.4); revise opposition to motion to transfer venue (0.5); revise supporting declaration (0.3); prepare written materials for oral argument and/or surreply (1.3).	len ,
Starr AT	08/01/12	month 4 5.0	Calls with Court and counterparty regarding stipulation and order.	
Toscano DB	08/01/12	3~ (4)	Review legal authorities on setoff issue.	
Zhu B	08/01/12	5.0	Review and revise Massey complaint for declaratory relief (1.6); prepare various correspondence with T. Perez and litigation team regarding same $(0.5)$ ; revise sealing motion $(0.7)$ ; review various agreements in preparation for rejection papers (2.2).	
Estacio R	08/02/12	5.5	Draft motion and proposed order to file relevant agreements under seal regarding contract dispute litigations (1.2); review and redact agreements for filing regarding contract dispute litigation (2.2); review complaints regarding the same (1.5); draft correspondence to C. Zhu regarding the same (0.5); draft correspondence to G. Moody and A. Mehes regarding the same (0.1).	
Eum JS	08/02/12	2.3	Compile documents for Massey-Peabody Agreements binder as per G. Moody.	
Graulich T	08/02/12	ago 1.3	Provide comments to Massey complaint and related documents.	
Kaushal S	08/02/12	32.3	Prepare materials for hearing $(0.5)$ ; finalize court papers for filing $(1.8)$ .	
Martin JD	08/02/12	1.5	Emails with J. Jones, T. Perez and C. Zhu regarding Massey complaint (0.9); review draft complaint regarding override agreement (0.4); emails with E. Power regarding automatic stay issues (0.2).	

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	Work		
Timekeeper	Date	Hours	Narrative
Mehes A	08/02/12	0.6	Edit override complaint (0.2); communications with
			Managing Attorney's Office and litigation and
			bankruptcy teams regarding preparation for filing of
		6	vverride complaint (0.4).
Moody, Jr. GM	08/02/12	6.2	Call with A. Mehes regarding court filing (0.1); draft
		्र	Imotion to withdraw motion (2.0); review and revise draft
		₹ Z	complaint (1.9); factual research for draft complaint
		ander	(1.2); organize production of binders (0.4); call with B.
			Zhu regarding court filings $(0.1)$ ; send revised draft
			complaint to B. Zhu (0.1); review correspondence
			regarding draft court filings (0.2); correspondence with
			M. McGreal regarding court filing $(0.2)$ .
Moskowitz E	08/02/12	1.1	Revise motion on venue and correspondence with client
			regarding same.
Perez-Marques AJ	08/02/12	1.1	Confer with J. Martin regarding filing Massey Adversary
	-		proceedings (0.3); review and revise Royalty Co.
			complaint (0.6) follow-up with B. Kovacevich regarding
			integration research (0.2).
Samet L	08/02/12	0.1	Correspondence with D. Klein regarding opposition to
		aguitague	motion to transfer venue.
Starr AT	08/02/12	ార్తా (3.5)	Prepare for court hearing (1.1); attend court hearing
		g Su )	regarding counterparty issues (2.0); finalize and file
		3.	RWE approval documents $(0.4)$ .
Toscano DB	08/02/12	Zo 60	
		8	telephone conference S. Kaushal regarding setoff issue
	00/00/110	14-7	(0.1). Review and revise RoyaltyCo complaint (2.3); review
Zhu B	08/02/12		and prepare various correspondence with Patriot team
		ž	regarding draft papers for adversary proceedings (0.7);
		go	review and revise Massey draft papers in preparation for
		3	filing (3.2); correspond with T. Perez, J. Martin and
			litigation team regarding same (0.8); review precedents
			for motion to withdraw (1.3); prepare draft motion to
			withdraw (2.1); correspond with A. Mehes and managing
			attorney's office regarding filing logistics (0.7).
Even IC	08/03/12	3.2	
Eum JS	00/03/12	5.2	Mehes.
Crowlish T	08/03/12	3.7	
Graulich T	00/00/14		supporting documentation.
Kaushal S	08/03/12	J 0.4	
naushai o	00/00/14	2	eview memo regarding same (0.1).
		3	

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	Work		
Timekeeper	Date	Hours	Narrative
Martin JD	08/03/12	1.0	Emails with T. Graulich, T. Perez, M. McGreal and
			others regarding Massey complaint (0.8); emails with E.
			Power regarding automatic stay questions (0.2).
McGreal MM	08/03/12	4.8	Review and comment on Massey pleadings (1.7); revise
			same (0.3); draft notice of withdrawal (1.4);
			correspondence with T. Graulich, E. Moskowitz and J.
			Martin regarding same (0.6); correspondence with B.
			Zhu, G. Moody and A. Mehes regarding Massey
			pleading and filing logistics (0.3); correspondence with
			lenders' counsel and the Unsecured Creditors'
			Committee's counsel regarding Massey pleadings (0.4);
			conference with C. Robertson regarding same (0.1).
Mehes A	08/03/12	3.3	Final edits and preparing for filing of override complaint
WORKS A		J.	and motion to seal (2.9); call with D. Toscano regarding
		ð.	
Moody, Jr. GM	08/03/12	Allow (	Correspondence with A. Mehes and D. Toscano
	00,00,11	36	regarding automatic stay case law (0.1); review
		<u>9</u>	automatic stay case law (0.2).
Moody, Jr. GM	08/03/12	ragues 1	Review and revise draft motion to withdraw (0.9);
1,10000,9,020 01.12		3	review and revise draft complaint (1.2); review and
		<u></u>	revise draft motion to file under seal (1.3); review
		6	contracts in connection with court filing (1.3);
		9	correspondence with Managing Attorney's Office
			regarding court filing (0.3); call with B. Zhu regarding
			court filings (0.1); redact contract for proposed filing
			(0.6); call with A. Mehes regarding status of court filing
			(0.1); call with M. McGreal regarding Unsecured
			Creditors' Committee and DIP lender questions (0.1); call
			with B. Zhu regarding procedures for filing in
			bankruptcy court (0.1); review correspondence regarding
			strategy for court filing (0.3).
Moskowitz E	08/03/12	0.9	
			regarding Massey issues.
Perez-Marques AJ	08/03/12	0.5	
n na am chuidh na c 📷			proceeding.
Resnick BM	08/03/12	0.5	Emails regarding Massey strategy.
Samet L	08/03/12	0.2	and the second
			motion to transfer venue.
Starr AT	08/03/12	0.6	Calls and emails regarding RWE filing with M. McGreal,
	·		S. Kaushal and V. Roovers.

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	Work	
Timekeeper	Date	Hours Narrative
Toscano DB	08/03/12	3.7 Research and outline legal issues (3.1); telephone conference with S. Kaushal regarding legal issues concerning setoff (0.2); telephone conference with A.
		Conference with S. Kaushal regarding legal issues
		$\beta$ concerning setoff (0.2); telephone conference with A.
		withing regulating regulation concorning beton (011).
Zhu B	08/03/12	(7.7 Proofread and revise draft adversary proceeding papers
		in preparation for filing (4.2); prepare various
		S correspondence with T. Perez and litigation team
		correspondence with T. Perez and litigation team regarding filing (1.4); review exhibits for adversary
		$\emptyset$ proceeding filing (0.9); review and prepare various
		7 correspondence with litigation team, bankruptcy team,
		DIP lenders counsel and UCC counsel regarding draft
		complaint (0.9); attend conference with M. McGreal
		$\frac{1}{2}$ regarding filng (0.3).
Graulich T	08/04/12	<ul> <li>complaint (0.9); attend conference with M. McGreal regarding filng (0.3).</li> <li>Review and revise statement regarding partial</li> </ul>
		> withdrawal.
Martin JD	08/04/12	0.5 Emails with C. Ebetino and others regarding Massey
		complaint (0.3); review filing regarding Massey rejection
		$\gtrsim$ motion (0.2).
McGreal MM	08/04/12	<ul> <li>complaint (0.3); review filing regarding Massey rejection motion (0.2).</li> <li>0.4 Revise notice regarding Massey motion.</li> <li>(1.3) Conduct legal research regarding contracts.</li> <li>0.8 Review and comment on revised Massey complaint.</li> <li>1.4 Review and comment on revised Massey pleadings (1.2); correspondence with B. Zhu regarding same (0.2).</li> <li>(3.8) Research executory contract and litigation issues.</li> <li>(3.8) Email to M. McGreal regarding removal.</li> <li>(3.3) Email exchange with S. Kaushal regarding legal analysis.</li> </ul>
Kaushal S	08/05/12	$\mathcal{G}$ $\mathcal{G}$ Conduct legal research regarding contracts.
Martin JD	08/05/12	0.8 Review and comment on revised Massey complaint.
McGreal MM	08/05/12	$\underset{\sim}{3}$ 1.4 Review and comment on revised Massey pleadings (1.2);
		$\infty$ correspondence with B. Zhu regarding same (0.2).
Mehes A	08/05/12	(3.8) Research executory contract and litigation issues.
Sullivan MN	08/05/12	2 0.1 Email to M. McGreal regarding removal.
Toscano DB	08/05/12	
Zhu B	08/05/12	6.0 Prepare and review various correspondence with
		bankruptcy team and litigation team regarding proposed
		changes to complaint for declaratory relief for Massey
		override agreement $(1.2)$ ; prepare various revisions to
		complaint, motion to seal and related papers $(4.8)$ .
Cormack M	08/06/12	5.9 Meet with D. Toscano regarding setoffs $(0.5)$ ; research
		state contract law in connection with potential setoff by
		$\mathcal{Z}$ customers (5.2); discuss setoff with A. Mehes (0.2).
Graulich T	08/06/12	0.8 Review and provide comments to revised complaint. 1.4 Conduct legal research regarding litigation issues.
Kaushal S	08/06/12	
Martin JD	08/06/12	6.0 Finalize Massey filings (2.6); review automatic stay
		issues in pending litigation $(0.9)$ ; related research on stay
		issues $(1.4)$ ; communications with A. Starr, E. Power and
		J. Jones regarding stay issues (1.1). 0.2 Review fact updates regarding venue issues.
McClammy JI	08/06/12	0.2 Review fact updates regarding venue issues.

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	Work	<b>TT</b>	Normative
Timekeeper	Date	<u>Hours</u> 1.3	Narrative Review and comment on revised Massey pleadings (0.4);
McGreal MM	08/06/12	1.3	correspondence with B. Zhu regarding same (0.2);
			arrange for filing of pleadings (0.6); email clients
		200 (3.8)	
	00/07/10	- Zo ( )	regarding same (0.1).
Mehes A	08/06/12	2 3.8	) Research executory contract issues $(0.8)$ ; edit override
	00/07/08		complaint (2.1); edit motion to seal (0.9).
Moody, Jr. GM	08/06/12	Q(6.9	Review and revise draft motions to file under seal (1.2);
		-25-	cite check and proofread same (0.7); send comments
		Q_	regarding draft complaint and motions to file under seal
			to B. Zhu (0.2); review and revise draft complaints (2.9);
			correspondence with A. Mehes regarding motion to file
			under seal (0.2); cite check and proofread draft
			complaints (1.3); research legal issue regarding
			executory contracts $(0.4)$ .
Perez-Marques AJ	08/06/12	0.3	• • • •
			Proceeding.
Resnick BM	08/06/12	0.3	Emails regarding override litigation.
Samet L	08/06/12	0.7	
			(0.2); update preparatory materials for venue hearing
		,	(0.3); emails with J. McClammy and E. Moskowitz
		S.	regarding opposition to motion to transfer venue $(0.2)$ .
Starr AT	08/06/12	1.1	) Review research regarding rejection issues (0.3); meeting
		₹ U	with D. Toscano regarding executory contracts (0.3);
		$i \cap$	$\land$ calls and emails regarding stay issues (0.5).
Toscano DB	08/06/12	\$ 2.3	
x 0000000 222	00,00,11	2.3	issue $(0.3)$ ; review research on setoff issues $(0.6)$ ; email
		నే	exchange with S. Kaushal regarding automatic stay
		5	issues (0.2); telephone conference with A. Mehes
			regarding setoff issues (0.1); office conference with A.
			Starr regarding setoff issues (0.6); office conference with
			M. Cormack regarding legal research (0.5).

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	08/06/12	12.5	Prepare and review various correspondence with M. McGreal and counsel to DIP lenders and the Unsecured Creditors' Committee regarding complaint for declaratory relief for Massey override agreement (0.6); prepare and review various revisions to complaint, motion to seal and related papers (4.8); prepare and review various correspondence with J. Martin, T. Perez, G. Moody and A. Mehes regarding revisions to complaint and related papers (1.9); review complaint, related papers and exhibits for filing (1.6); review and revise draft complaints for additional override agreements (2.3); prepare and review various correspondence with G. Moody and A. Mehes regarding
Cormack M	08/07/12	2.8 2.8	same (1.3). Research setoff and state law regarding condition precedent (2.6); discuss research with D. Toscano (0.2).
Estacio R	08/07/12	7.9	Conference with D. Toscano regarding drafting motion to reject executory contracts (0.1); analyze Coal Supply Agreements and amendments (1.2); draft motion and order regarding rejecting the same (1.5); correspond with C. Hzu regarding contract dispute complaint (0.1); draft correspondence to A. Mehes regarding the same (0.1); review contract dispute complaints (0.4); analyze coal supply and asset purchase agreements (2.7); correspond with legal assistant regarding creating binders compiling the same (0.2); draft motion and order regarding rejecting Coal Supply Agreements (1.2); review motion to transfer venue (0.4).
Graulich T	08/07/12	1.7	Review and provide comments to the override adversary complaints and sealing motions.
Huebner MS	08/07/12	2.7	
Martin JD	08/07/12	moon	

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	Work		ş
Timekeeper	Date	Hours	Narrative 2
McClammy JI	08/07/12	2.1	Review sureties motion to transfer venue $(1.2)$ ; review $\mathcal{Q}$
			draft venue opposition papers (0.9).
McGreal MM	08/07/12	2.3	Review and comment on draft pleadings related to
			various override agreements (1.4); correspondence with
			B. Zhu regarding same $(0.2)$ ; correspondence with T.
			Graulich and J. Martin regarding strategy (0.3);
			teleconference with AlixPartners and D. Klein regarding
			rejection leases (0.3); correspondence regarding service
	00/07/10	2.0	of Massey pleadings $(0.1)$ .
Mehes A	08/07/12	3.0	Edit override complaints (1.7); edit motions to seal (0.9); with $C$ . Moody recording motion to reject (0.4)
	00/07/10	70	call with G. Moody regarding motion to reject (0.4). Review and revise draft motions to file under seal (0.7);
Moody, Jr. GM	08/07/12	7.8	review and revise draft complaints (1.5); correspondence
			with A. Mehes and B. Zhu regarding draft bankruptcy
		J	court filings $(0.4)$ ; draft motions to reject $(1.9)$ ; call with
		4	B. Zhu regarding draft motions to reject (0.2); call with
		ã	A. Mehes regarding bankruptcy court discovery case law
		ã	(0.4); research legal issues concerning bankruptcy court
		3	discovery (1.6); call with M. McGreal regarding
			comments on draft complaint (0.1); integrate comments
		•	of T. Graulich into draft complaint (0.3); integrate
			comments of M. McGreal into draft complaint (0.4);
			integrate comments of J. Martin into draft complaints
			(0.3).
Moskowitz E	08/07/12	2.4	
			team regarding same (0.8); additional correspondence
			regarding venue issues (0.9).
Perez-Marques AJ	08/07/12	0.2	
Samet L	08/07/12	4.9	
			to transfer venue (0.3); edit opposition brief and
			supporting declaration (2.0); conduct factual analysis for
			opposition brief and telephone calls and emails with E.
			Moskowitz and M. McGreal regarding same (0.7);
			prepare talking points for venue hearing (0.5); review
			sureties' motion to transfer venue $(0.7)$ ; research
			regarding same (0.4); emails with E. Moskowitz
a	00/07/10	λ	regarding same (0.3).
Starr AT	08/07/12	4.5	
			Alix Partners regarding bankruptcy status (0.5); review and analyze counterparty coal sales contracts (3.1); calls
			and analyze counterparty coal sales contracts (3.1), cans and emails with J. Bean, C. Zhu and J. Martin regarding
			, – – –
			the same (0.9).

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	Work		
Timekeeper	<b>Date</b>	Hours	Narrative
tarr AT	08/07/12	1.2	Calls with M. Mattingly and M. Sullivan regarding
			Bridgehouse/Keystone analysis (0.6); revise
			memorandum regarding the same $(0.5)$ ; emails to A.
			Rogoff regarding Keystone/Bridgehouse litigations (0.1).
ullivan MN	08/07/12	1.1	Conference with M. Mattingly and A. Starr regarding
			Keystone/Bridgehouse litigation (0.6); research relating
			to common interest privilege (0.4); email to M. Mattingly
			regarding Keystone/Bridgehouse litigation (0.1).
Villiams KC	08/07/12	2.2	Legal research on venue issues.
Zhu B	08/07/12	11.5	Prepare and review various correspondence with
			bankruptcy team and litigation team regarding revisions
			to override-related complaints (1.9); review and revise
			complaints and sealing motions regarding same $(4.7)$ ;
			prepare various correspondence with G. Moody and A.
			Mehes regarding complaints, related papers and
			redactions to underlying agreements (1.9); review
			redactions to underlying agreements (0.6); prepare
			correspondence to J. Bean and Patriot team regarding
			draft complaints (0.3); prepare various correspondence
			with A. Starr, J. Martin and R. Estacio regarding
			rejection of buyout agreement (0.8); analyze buyout
	<b>`</b>	Ŷ	agreement and related contracts in preparation for same $(1, 2)$
З <b>Т</b> Т	00/00/17	3-01	(1.3). Research regarding removal of actions and emails with
Coco KJ	08/08/12	₹ <sup>0.4</sup>	Davis Polk team regarding same.
Same a sty NA	08/08/12	200	Research setoff rights and the automatic stay.
Cormack M	08/08/12	- 0.9	Analyze interaction of various Patriot agreements (1.7);
Estacio R	00/00/12	9.1	conference with A. Starr and others regarding effect of
			rejecting the same (1.3); read analysis by J. Martin
			regarding the same (0.1); legal research regarding
			enforceability of certain contract provisions in
			bankruptcy (3.8); draft memorandum regarding the same
			for A. Starr and others (2.2); edit draft of motion to reject
			executory contract (0.5); draft correspondence to D.
			Toscano regarding the same (0.1).
Graulich T	08/08/12	1.4	
CINNINI I			related complaints regarding executoriness.
Huebner MS	08/08/12	0.8	· · · · · · · · · · · · · · · · · · ·
			(0.4); emails and meetings regarding venue preparation
			and pleadings schedule from court (0.4).

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	Work		
Timekeeper	Date	Hours	
Klein DS	08/08/12	0.6	Email and call with L. Samet regarding data gathering and analysis for venue transfer objection and follow-up regarding same.
Martin JD	08/08/12	1.2	Finalize adversary complaints and related filings regarding non-executory contracts (1.1); call with J. Eagan regarding adversary complaints (0.1).
McClammy JI	08/08/12	0.4	Email regarding sureties' motion to transfer (0.2); telephone conference with L. Samet regarding venue issues (0.2).
Moody, Jr. GM	08/08/12	9.2	Call with B. Zhu regarding draft rejection motion (0.1); calls with A. Mehes regarding draft rejection motion (0.4); correspondence with B. Zhu and A. Mehes regarding draft rejection motion (0.6); correspondence with M. McGreal regarding draft rejection motion (0.2); review and revise draft rejection motion (4.1); integrate comments of J. Martin, B. Zhu, and M. McGreal into draft rejection motion (0.8); research legal issues regarding discovery in bankruptcy court (2.7); review and revise draft complaint (0.3). Call with clients regarding venue brief (0.4);
Moskowitz E	08/08/12	2.1	Call with clients regarding venue brief (0.4); correspondence with team regarding venue issues (1.4); call with client regarding same and follow-up (0.3).
Samet L	08/08/12	5.6	regarding sureties motion to transfer (0.2); telephone calls with D. Klein regarding same (0.3); correspondence with team regarding research issues (0.8); revise opposition brief and supporting declaration (2.6); draft email to A. Rogoff regarding venue motion (0.4); analyze company data in response to sureties motion to transfer (1.3).
Schaible DS	08/08/12	0.8	
Starr AT	08/08/12	0.2	Calls and emails regarding Bridgehouse and Keystone with M. Mattingly and M. Sullivan.
Williams KC	08/08/12	3.4	

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	08/08/12	9.6	Attend conference with A. Starr, J. Martin and R. Estacio regarding integration and rejection analysis for buyout agreement and related contracts (1.4); prepare and review various correspondence with A. Starr, J. Martin and R. Estacio regarding same (0.5); review buyout agreement and related contracts and correspondence in preparation for rejection (1.9); review and revise third omnibus rejection motion regarding override agreements (2.2); prepare various correspondence with bankruptcy team and litigation team regarding override rejections (1.3); prepare various correspondence with J. Martin and A. Mehes regarding preparation of rejection chart (0.6); revise complaints for declaratory relief (0.6); review correspondence from Patriot regarding rejections (0.2); review legal research regarding discovery issues (0.9).
Estacio R	08/09/12	7.9	Read correspondence from J. Martin regarding effect of rejecting contracts (0.1); legal research regarding the same (3.7); draft analysis regarding the same for A. Starr and J. Martin (2.8); conference with A. Starr and others regarding desirability of rejecting contracts (0.8); draft correspondence to A. Mehes regarding contract rejection (0.5).
Martin JD	08/09/12	3.9	Call with J. Bean, B. Bennett and others regarding contract rejection $(0.9)$ ; review and analyze contracts for potential rejection $(1.3)$ .; Review and comment on filing in adversary proceedings relating to non-executory contracts $(0.9)$ ; review research relating to Massey proceeding $(0.8)$
McClammy JI	08/09/12	0.8	Telephone conference with E. Moskowitz regarding venue issues (0.2); review venue fact and legal research (0.6).
McGreal MM	08/09/12	0.1	Correspondence regarding timing of override agreement pleadings.
Mehes A	08/09/12	4.6	

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	Work		
Timekeeper	Date	Hours	Narrative
Moody, Jr. GM	08/09/12	e.e	Redact agreements in preparation for filing (0.9); correspondence with B. Zhu regarding same (0.2); calls with A. Mehes regarding legal research regarding contract integration (0.9); conduct legal research regarding contract integration (1.1); summarize same and circulate to team (0.6); conduct legal research regarding discovery in bankruptcy court (3.8); review contracts for
Moskowitz E	08/09/12	1.7	draft motion (2.4). Correspondence with J. McClammy and L. Samet regarding venue brief (0.6); review summary of venue statistics and correspondence regarding same (1.1).
Perez-Marques AJ	08/09/12	0.3	Conference with Davis Polk team regarding Massey.
Samet L	08/09/12	9.8	Review sureties' motion to transfer venue (0.8); research regarding opposition to motion to transfer venue (3.8); revise opposition brief (4.2); revise supporting declaration (0.7); edit email to A. Rogoff regarding venue motion (0.3).
Starr AT	08/09/12	0.4	Calls regarding RWE order with V. Roovers, T. Thomas and B. Bennett (0.3); email regarding Bridgehouse/Keystone litigation with M. Mattingly (0.1).
Williams KC	08/09/12	4.0	Legal research on venue transfer.
Zhu B	08/09/12	9.1	Prepare and review various correspondence with J. Jones, J. Eagan and Patriot team regarding draft complaints for override agreements (0.5); prepare correspondence with G. Moody and A. Mehes regarding revisions to draft complaints and exhibits to sealing motion (0.5); prepare additional revisions to draft complaints (1.1); review and revise exhibits to sealing motions (2.4); prepare correspondence with J. Eagan, J. Martin and litigation team regarding same (0.7); review bond and letters of credit spreadsheet in connection with buyout agreement rejection (0.5); review legal research on ipso facto issues regarding buyout agreement rejection (1.3); review legal research regarding discovery-related issues in preparation for adversary proceeding (2.1).

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	Work		
Timekeeper	Date	Hours	Narrative
Estacio R	08/10/12	10.8 Angeon	Conferences with A. Starr and others regarding contract rejection issues (1.3); Review agreements and analyze effect of rejecting the same (3.8); draft correspondence to A. Starr regarding contract questions to discuss with Patriot (0.9); legal research regarding effect of contract rejection (2.2); draft summary of research for A. Starr and others (0.6); draft motion and order to reject agreements (1.7); draft correspondence to J. Martin regarding contract exhibits needed from Patriot (0.2); correspond with J. Martin regarding contract rejection
	00/10/10	a Co	issues (0.1).
Kaushal S	08/10/12		Call with G. Moody regarding court papers.
Klein DS	08/10/12	0.5	Emails with L. Samet and clients regarding fact gathering for venue transfer objection.
Montin ID	08/10/12	Jo (3.5)	Review cases and related research on contract
Martin JD	08/10/12	ange 3.5	integration.
McClammy JI	08/10/12	-> 0.3	integration. Follow-up regarding venue research.
McGreal MM	08/10/12	0.9	Send blacklines of override agreements adversary
			proceeding pleadings to lenders $(0.1)$ ; correspondence with A. Mehes regarding service of process $(0.1)$ ; review and comment on STB, Tampa and Royaltyco adversary proceeding pleadings $(0.4)$ ; arrange for filings of pleadings for same $(0.2)$ ; send filed adversary proceeding pleadings to client $(0.1)$ .
Mehes A	08/10/12	4.3	Edit override motions and exhibits.
Moskowitz E	08/10/12	1.3	Review and edit draft venue brief (0.9); correspondence with Unsecured Creditors' Committee counsel regarding case law and related discussions (0.4).
Perez-Marques AJ	08/10/12	0.2	Conference with J. Rouhandeh regarding override issues.
Samet L	08/10/12	0.4	Emails and telephone calls with J. McClammy, D. Klein and others regarding opposition to venue motions.
Williams KC	08/10/12	2.4	issues.
Zhu B	08/10/12	8.8	Prepare correspondence with M. McGreal and G. Moody regarding DIP lender review of draft override complaints (0.6); prepare outline of discovery-related arguments in adversary proceeding (3.4); review legal research in preparation for same (2.1); review override complaints, motions and exhibits in preparation for filing (2.1); prepare various correspondence with A. Mehes regarding same (0.6).

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Work Date Hours Narrative Timekeeper Correspondence with surety providers, T. Graulich and J. 08/11/12 0.2 McGreal MM Martin regarding override agreements. Emails regarding sureties' issues with override motions. 0.1 08/11/12 Resnick BM Revise outline of discovery-related arguments in Zhu B 08/11/12 18.6 adversary proceeding (2.5); prepare legal research in ague radue preparation for meet and confer with opposing counsel (2.1); prepare draft outline of summary judgment motion (2.3); review legal research in preparation for summary judgment motion (1.1); review and prepare various correspondence with G. Moody and A. Mehes regarding same (0.6). Research law for override litigation. 08/12/12 Mehes A Revise opposition to motions to transfer venue (0.5); 2.5Samet L 08/12/12 research regarding same (2.0). Revise draft amended agreement and email to A. Starr 1.2 Toscano DB 08/12/12 and G. Moody (0.6); revise draft replacement agreement (0.5); email client regarding same and regarding assumption and replacement of agreement (0.1). Analyze case law cited in motion to transfer venue and 08/13/12 7.8 Estacio R research regarding the same (4.9); correspond with S. Manrose regarding compiling relevant cases (0.1); draft analysis regarding objecting to motion to transfer venue (2.8).Telephone call with A. Perez, J, Martin and counsel to (0.4)08/13/12 Graulich T sureties regarding declaratory relief. Conversations with F. Huffard regarding multiple Huebner MS 08/13/12 matters (0.9); review of the Unsecured Creditors' Committee's Equity Committee letter and emails regarding same (0.4). Call with T. Graulich, T. Perez, and counsel to various 08/13/12 5.3 Martin JD sureties regarding override litigation (0.4); communications with E. Moskowitz, L. Samet regarding venue arguments (1.1); communications with E. Waller, D. Klein, and others regarding MSHA action (0.9); research issue related to MSHA action (0.6); conference with A. Starr regarding coverage action (0.3); review background materials relating to same (0.8); prepare for Rule 26(f) conference in Massey proceeding (1.2). Follow-up regarding venue research items (0.2); review  $\mathcal{W}$  legal research (0.5). 08/13/12 0.7 McClammy JI

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	Work	
Timekeeper	Date	Hours Narrative
McGreal MM	08/13/12	0.3 Email litigation team regarding pretrial conference scheduling (0.1); correspondence with A. Mehes and Managing Attorney's Office regarding service of process (0.1); send unredacted override agreements to Blackstone (0.1).
Resnick BM	08/13/12	$(\overline{0.2})$ Emails regarding override litigation.
Samet L	08/13/12	11.0 Research regarding opposition to motions to transfer venue (4.1); revise opposition brief (4.3); revise supporting declaration (0.7); analyze company data in response to motions to transfer venue (1.9).
Starr AT	08/13/12	0.4 Review new stay motion (0.2); emails to J. Martin and D Klein regarding the same (0.2).
Williams KC	08/13/12	0.6 Research regarding the objection to sureties motion to transfer venue.
Zhu B	08/13/12	<ul> <li>(9.6) Revise outline of discovery issues in adversary proceeding (0.9); prepare various correspondence with T. Perez, J. Martin and litigation team regarding discovery related issues (0.7); conduct legal research regarding discovery (2.2); prepare outline for summary judgment motion (3.7); prepare various correspondence with G. Moody and A. Mehes regarding same (0.4); review bankruptcy court rules for procedural issues in adversary proceeding (0.5); prepare correspondence with T. Perez, J. Martin and litigation team regarding adversary proceeding strategy and next steps (0.8); prepare correspondence with J. Martin and A. Starr regarding inquiry from counsel regarding rejection motion (0.4).</li> </ul>
Estacio R	08/14/12	<ul> <li>7.8 Conference with L. Samet regarding venue transfer objection (0.1); research regarding the same (0.8); draft analysis regarding the same (0.3); analyze motion for relief from automatic stay (0.8); conference with J. Martin regarding drafting response to the same (0.2); research regarding the same (5.4); correspond with legal assistant and assistant regarding compiling case law regarding the same (0.2).</li> </ul>
Huebner MS	08/14/12	0.2 Review and markup final draft of Equity Committee

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Timekeeper	Date	Hours	Narrative
Martin JD	08/14/12	5.9	Review motion to lift stay in Willits action and related
			materials (1.8); conference with R. Estacio regarding
			same $(0.3)$ ; emails with C. Ebetino regarding adversary
			proceedings $(0.2)$ ; plan next steps for Massey action,
			including emails with T. Perez and others $(1.1)$ ; prepare
			for meet and confer in Massey action $(0.5)$ ; review and
		<u>^</u>	analyze potential arguments in adversary proceedings
		¥.	(1.6); call with C. Black regarding Peabody equipment
		R	lease $(0.2)$ ; emails with D. Klein and others regarding
		Sorgue	same (0.2).
McClammy JI	08/14/12	503	Review research updates.
McGreal MM	08/14/12	3/10.2	Teleconference with Chambers regarding pre-trial
		AL	conference dates (0.1); correspondence with J. Martin
		<u></u> Z	regarding same (0.1).
Mehes A	08/14/12	1.2	Call with G. Moody regarding override research (0.4);
		$\sim$	research integration issues (0.8).
Moody, Jr. GM	08/14/12		Legal research regarding contract integration for draft
		J.	motion (4.4); summarize same (0.9); call with A. Mehes
		- SV	regarding legal research for draft motion (0.4); factual
		Sugar Sugar	research for draft motion (2.8); begin writing statement
			of facts for draft motion $(0.4)$ ; review comments of A.
			Perez regarding motion outline (0.2).
Moskowitz E	08/14/12	1.5	
WOSKOWICE E	00/1-//12	1.5	regarding venue issues (0.9); email correspondence with
			team regarding same (0.6).
Perez-Marques AJ	08/14/12	2.4	
1 CICZ-Widiques 713	00/14/12	2	confer via email with J.D. Martin regarding Massey
			issues (0.2); review summary judgment outline (0.4);
			review and revise summary judgment outline (1.5).
Resnick BM	08/14/12	0.2	
NUSHICK DIVI	00/14/12	0.2	strategy.
Samet L	08/14/12	0 / 7.1	Research regarding opposition to motions to transfer
Samet	00/14/12	¥ '.1	venue (1.8); revise opposition brief (5.0); revise
		ð.	supporting declaration (0.3).
Sterne A T	00/14/17	Q (0.6	
Starr AT	08/14/12	$\mathcal{Z}(\underline{0,0})$	same (0.2).
	08/14/12	)nona (0.6)	Telephone conference with A. Starr regarding agreement
Toscano DB	06/14/12	37 0.2	(0.1); revise agreement and email counterparty's counsel
		シン	regarding same (0.1).
	00/14/10	1.0	
Williams KC	08/14/12	1.2	Legal research on factors for venue transfer. $O^{\text{V}}$

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Work Narrative Date Hours Timekeeper Review correspondence with T. Perez, J. Martin, C. 08/14/12 5.0 Zhu B vaque vaque Ebetino and bankrtupcy team regarding rejection motion issues (0.3); prepare draft summary judgment motion (2.2); conduct legal research in preparation for summary judgment motion (2.1); prepare correspondence with T. Perez and litigation team regarding same (0.4). Discuss summary judgment motion and contract law 6.8 08/15/12 Cormack M issues with G. Moody (0.6); review research relating to summary judgment (0.2). Legal research regarding objection to motion for relief 7.3 08/15/12 Estacio R from automatic stay (6.9); correspond with legal assistant, regarding compiling venue transfer filings/(0.3); 18n rs conference with L. Samet regarding the same (0.1). 5.7 Compile venue motion papers, joinders and informal 08/15/12 Eum JS ioinder emails for venue-related filings binder as per L. Samet (4.2); compile Patriot Letter with corresponding exhibits for spiralastics as per A. Mehes (1.5). Conversation with E. Moskowitz regarding venue issues 0.2 Huebner MS 08/15/12 and requested call with U.S. Trustee. Coordinate with managing attorney's office regarding 1.6 Law EC 08/15/12 delivery of adversary proceeding binders to chambers (0.4); communications with M. McGreal regarding same (0.1); communications with M. Melvin regarding adversary proceedings (0.5); assemble joinders to motions to transfer (0.4); communications with J. Eum and M. Melvin regarding same (0.2). Review arguments for Massey motion (1.7); prepare for 2.6 08/15/12 Martin JD Revelue 26(f) conference in Massey proceeding (0.9). Review venue opposition papers and comment (1.6); 1.7 08/15/12 McClammy JI conference with L. Samet regarding venue opposition revisions (0.1). Conference with B. Zhu and G. Moody regarding 08/15/12 2.0 Mehes A override litigation (0.2); call with G. Moody regarding

#### **Time Detail By Project**

(1.3).

draft override brief (0.5); research integration issues

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	Work		
Timekeeper	Date	Hours	Narrative
Moody, Jr. GM	08/15/12	(13.6)	Review and revise draft statement of facts for brief (2.4);
·			review contracts in connection with drafting statement of
		Q	facts $(2.8)$ ; send same to B. Zhu for comments $(0.1)$ ; call
		3	with A. Mehes regarding assignment (0.1); call with A.
		$\infty$	Mehes regarding legal research for draft brief $(0.4)$ ; call
		ୁସ	with M. Cormack regarding legal research assignment
		$\sim$	for draft brief (0.5); call with D. Toscano regarding
			motion to assume executory contract $(0.2)$ ; conduct legal
			research for draft brief regarding executory contracts
			(5.8); summarize same and send to B. Zhu (0.4);
			company dance with P. The regarding some (0.3) meet
			with B. Zhu regarding draft brief (0.6).
Moskowitz E	08/15/12	1.8	with B. Zhu regarding draft brief (0.6). Correspondence with team regarding venue issues.
Resnick BM	08/15/12	0.1	Emails regarding Massey and other override litigation
ICOMOR DIVI	00/10/12	0.1	strategy.
Samet L	08/15/12	4.9	Research regarding opposition to motions to transfer
Samer L	00/10/12	1.2	venue (0.8); revise opposition brief (3.3); revise
			supporting declaration (0.1); prepare materials for venue
			supporting declaration (0.1), propuls materials for volue $\lambda$ hearing (0.7).
Zhu B	08/15/12	, 7.0	Correspond with T. Perez and J. Martin regarding
Lilu D	00/15/12	a kie	override complaint strategy and next steps (0.3); conduct
		room	legal research in preparation for summary judgment
		21	motion (3.1); prepare summary judgment motion (1.6);
		9/	attend conference with G. Moody and A. Mehes
			regarding override-related litigation issues (0.9);
			correspond with T. Perez and litigation team regarding
		L L	same (1.1).
a 114	00/1//10		Research state law relating to contract severability and
Cormack M	08/16/12	( 8.4	
	00/1//10	$\sim$	<sup>1</sup> integration.
Estacio R	08/16/12	9.2	Conference with L. Samet regarding objecting to venue
			transfer motion $(0.1)$ , research regarding the same $(0.4)$ ;
			correspondence from L. Samet regarding the same $(0.2)$ ;
			correspondence from L. Samet regarding the same $(0.2)$ ; research regarding law governing collective bargaining agreements $(0.3)$ ; correspond with L. Samet and K.
			agreements (0.3); correspond with L. Samet and K.
			Willams legarding the same (0.1), research regarding
			objection to motion for relief from automatic stay $(7.4)$ ;
			conference with J. Martin regarding the same $(0.7)$ .
Estacio R	08/16/12	0.1	· · · · · ·
			research regarding rejecting executory contracts.
Graulich T	08/16/12	1.2	Participate in Rule 26(f) conference with L. Barefoot.

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imekeeper Date Hours Narrative	
Iuebner MS08/16/122.8Full turn of venue brief and declarations (1.6);	nd edits rding uest and
conversations with venue team regarding same an	id edits
(0.6); conversation with individual creditors rega	rding
venue (0.6).	
Iein DS         08/16/12         0.6         Gather documents responsive to U.S. Trustee req	uest and
coordinate with L. Samet and R. Meade regardin	-
Iartin JD08/16/125.7Attend Rule 26(f) conference in Massey proceed(1.3); prepare for and follow up to same, includir	-
emails with Cleary and company counsel regardi	
discovery requests (2.1); communications with c	
to Tampa Electric regarding adversary proceeding	$\sigma (0.3)$
analysis of motion to lift stay, including conferen	
R. Estacio (1.2); communications with C. Zhu, A	
and G. Moody regarding adversary proceeding	
arguments (0.8).	
AcGreal MM $08/16/12$ $\Xi$ 0.3 Correspondence regarding adjourning pre-trial	
conference and service of process (0.1); correspondence	ndence
with T. Graulich and E. Moskowitz regarding su	ety
providers' diligence requests $(0.2)$ .	
AcGreal MM 08/16/12 0.2 Correspondence with J. Martin regarding chart o	
executory contracts to be rejected $(0.1)$ ; review c	hart
(0.1).	
Aehes A $08/16/12$ $\Im (7.4$ Research integration issues (5.0); call with G. M	-
regarding motion (0.6); call with G. Moody rega	
$\mathcal{F}$ research (0.5); coordinating service of process w	
Managing Attorney's Office (1.1); call with B. Z	au
Aoody, Jr. GM 08/16/12 regarding service of process (0.2). Conduct legal research for draft motion (1.8); co	nduct
Aoody, Jr. GM 08/16/12 06.1 Conduct legal research for draft motion (1.8); co	
draft motion (2.1); call with A. Mehes regarding	
(0.6); call with M. Cormack regarding legal rese	
assignment (0.1); call with A. Mehes regarding s	
legal research (0.5); call with M. McGreal regard	
comments on motion to assume (0.1).	U
Perez-Marques AJ 08/16/12 2.8 Prepare for 26(f) teleconference with Cleary reg	arding
Massey and conference with J. Rouhandeh regar	
same $(1.0)$ ; teleconference with Cleary $(1.3)$ ; rev	iew
research notes of caselaw $(0.5)$ .	
research notes of caselaw (0.5). Resnick BM 08/16/12 0.2 Emails regarding Massey and other override litig strategy.	ation

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	Work		
Timekeeper	Date	Hours	Narrative
Samet L	08/16/12	10.6	Research regarding opposition to motions to transfer venue (2.9); emails and telephone calls with R. Estacio, K. Williams, and E. Glazer regarding research issues (0.4); revise opposition brief (4.4); revise supporting declaration (0.4); emails and telephone calls regarding fact development (0.6); compile company data to respond to trustee's request (1.3); draft email to advise
Williams KC Zhu B	08/16/12 08/16/12	0.8 9.9	<ul> <li>Patriot personnel regarding venue issues (0.6).</li> <li>Research regarding collective bargaining agreements.</li> <li>Attend 26(f) conference with opposing counsel, T. Perez,</li> <li>T. Graulich and J. Martin (1.0); attend follow up conference with T. Perez and J. Martin (0.6); correspond with M. McGreal, A. Mehes and managing attorney's office regarding service of process (0.9); attend various conferences with G. Moody and A. Mehes regarding strategy and legal research on override adversary proceeding (0.8); update outline of legal authorities and arguments for summary judgment (2.1); conduct legal research regarding 26(f) related issues</li> </ul>
Cormack M	08/17/12	) 5.2	(1.4). Research state law regarding contract severability and
Estacio R	08/17/12	8.8	integration. Research regarding motion for relief from automatic stay (4.9); draft analysis regarding the same for J. Martin (1.8); analyze motion to transfer venue and outline of the same (1.8); edit objection to motion to transfer venue (0.3).
Huebner MS	08/17/12	0.7	Conversations and emails regarding venue with multiple creditors and other parties.
Martin JD	08/17/12	5.8	Update call with company and advisers (1.0); review and distribute discovery served in Massey proceeding (0.8);
McClammy JI	08/17/12	78-03-3.2	(0.7); analysis of automatic stay issues (2.8). Review and comment regarding draft venue opposition papers (1.4); review cited cases in venue opposition papers (1.8).

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	Work		
Timekeeper	Date	Hours	Narrative
Estacio R	08/20/12	12.3	Conference with L. Samet regarding cite checking venue transfer brief $(0.1)$ ; analyze surety venue motion and objection to the same $(2.3)$ ; draft analysis regarding the same $(0.7)$ ; conference with L. Samet regarding the same (0.1); edit venue transfer motion outline $(0.4)$ ; legal research regarding objection to request for relief from automatic stay $(4.8)$ ; draft objection to request for relief from automatic stay $(3.9)$ .
Foust JT	08/20/12	2.2	Collect and review background materials for fact check of venue transfer objection.
Huebner MS	08/20/12	1.3	Review of new venue pleadings $(0.5)$ ; conversation with CEO and E. Moskowitz regarding same $(0.4)$ ; emails to multiple individual creditors regarding venue issues $(0.4)$ .
Martin JD	08/20/12	7.1	Research and draft Rule 26(f) report and related materials in Massey proceeding (6.2); research on automatic stay questions (0.9).
McClammy JI	08/20/12	1.9	Review joinders to venue motion (0.5); review and revise venue transfer opposition papers (1.4). Emails regarding joinders to venue transfer motion (0.1); correspondence with L. Samet regarding schedules (0.1).
McGreal MM	08/20/12	0.2	Emails regarding joinders to venue transfer motion $(0.1)$ ; correspondence with L. Samet regarding schedules $(0.1)$ .
Moskowitz E	08/20/12	2.0	Correspondence with team regarding edits to brief and strategic questions (1.1); other email correspondence with team and clients (0.9).
Perez-Marques AJ	08/20/12	2.0	Review and revise draft 26(f) report rider (0.9); conference with J. Martin regarding 26(f) report (1.1).
Resnick BM	08/20/12	1.0	Meet with T. Graulich regarding Massey and other override litigation (0.4); review 26(f) Report (0.5); call with J. Wagner (0.1).
Samet L	08/20/12	4.0	Revise opposition to motion to transfer venue (2.5); correspondence with J. Bean, J. Jones, and others regarding motion to transfer venue (0.6)) revise joinder template and correspondence with C. Ebetino and E. Moskowitz regarding same (0.5); correspondence with C. Robertson regarding labor issues (0.2); correspondence with H. Baker regarding environmental issues (0.2).
Starr AT	08/20/12	0.3	

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Timekeeper	Work Date	Hours	Narrative
Zhu B	08/20/12	8.5	Revise draft 26(f) report regarding adversary proceeding (2.3); correspond with B. Resnick, T. Perez and J. Martin regarding draft 26(f) report (0.4); confer with A. Delaney regarding background on override adversary proceeding (0.4); conduct legal research regarding override agreements (4.1); correspond with G. Moody and A. Mehes regarding strategy and legal research regarding override adversary proceeding (0.4); prepare outline of summary judgment motion (0.9)
Cormack M	08/21/12	4.8	Research contract consideration issues in preparation for summary judgment brief.
DeLaney AN	08/21/12	0.6	Review Massey pleadings and outline.
Estacio R	08/21/12	12.8	Read memorandum and brief regarding relief from automatic stay to proceed against joint venture (0.8); legal research regarding the same (4.8); draft legal analysis regarding the same for J. Martin (1.7); conference with J. Martin regarding the same (0.1); draft
Foust JT	08/21/12	Ž (3.9	objection to motion for relief from automatic stay (5.4). Select and prepare background factual materials for review by client declarant/witness.
Huebner MS	08/21/12	1.2	Multiple calls and emails with bondholders and other creditors regarding venue issues and support (1.1); emails with utility counsel regarding objection (0.1).
Martin JD	08/21/12	7.3	Finalize 26(f) report in Massey, including communications with C. Ebetino and others (1.4); review materials related to automatic stay issue in 7th Circuit (0.5); review research concerning automatic stay question (1.6); analysis in connection with response to lift stay motion (2.7); review research on summary judgment arguments in adversary proceedings (1.1).
McClammy JI	08/21/12	4.0	Review client and other comments to venue opposition papers (0.5); conference with L. Samet regarding venue opposition issues (0.3); telephone conference with M. Schroeder and L. Samet regarding venue issues (0.2); follow-up regarding comments to venue opposition papers (0.4); telephone conference with E. Moskowitz and L. Samet regarding venue transfer opposition issues (0.5); correspondence regarding venue issues (0.5); analysis of items for inclusion in venue opposition papers (0.8); review and comment on revised transfer opposition papers (0.8).

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	Work		
Timekeeper	Date	Hours	Narrative
McGreal MM	08/21/12	0.9	Review and comment on notice of adjournment of pre- trial conference in Massey adversary proceeding (0.3); correspondence with A. Libby regarding same (0.1); correspondence with L. Samet regarding legal issues (0.2); email labor agreements to L. Samet (0.1); correspondence with N. Tsouris and K. Coco regarding utility contract (0.1); check docket for joinders to venue transfer motion (0.1).
Mehes A	08/21/12	₹ 0.2	Prepare override documents for service.
Moskowitz E	08/21/12	g 2.0	Calls with clients regarding draft brief $(0.7)$ ; correspondence with team regarding edits to brief and strategic questions $(1.3)$ .
Resnick BM	08/21/12	1.0	Emails regarding Massey Rule 26(f) report (0.4); emails regarding Heritage v. Solar litigation (0.2); review letter regarding same (0.1); emails and voice mail for E.
Samet L	08/21/12	10.2	Moskowitz regarding venue litigation (0.3). Research regarding opposition to motions to transfer venue (2.6); revise opposition brief (4.4); revise supporting declaration (0.7); oversee preparation of fact summaries for M. Schroeder (1.2); correspondence with G. Robertson regarding labor issues (0.2); emails with C. Ebetino, J. Jones, and others regarding joinder issues (0.4); emails and telephone calls with M. McGreal regarding fact development (0.3); telephone conference with E. Moskowitz and J. McClammy regarding filing issues (0.4).
Schaible DS	08/21/12	0.6	
Starr AT	08/21/12	0.9	Sierra Club.
Starr AT	08/21/12	0.6	Waller and R. Estacio.
Williams KC	08/21/12	1.3	Legal research regarding venue issues $(0.6)$ ; research on $\mathcal{L}$ the Bankruptcy Venue Reform Act $(0.7)$ .
Zhu B	08/21/12	8.9	

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	Work		
Timekeeper	Date	Hours	Narrative
Cormack M	08/22/12	Q 8.6	Research whether or not an agreement to enter into a
		3 N	contract is sufficient and sperate consideration.
DeLaney AN	08/22/12	8.6 8 2 2.4	Team meeting regarding adversary proceedings (1.2);
		$> \bigcirc$	review pleadings and outline (1.2).
Estacio R	08/22/12	17.3	Correspond with J. Martin regarding autostay research
			(0.1); conference with A. Starr and others regarding the
			same (0.4); analyze Unsecured Creditors' Committee's
		20	objection to venue transfer motion $(0.2)$ draft analysis
			regarding the same (0.7); legal research regarding venue
		(e) (	transfer (1.2); draft analysis regarding the same for E.
			Moskowitz and others (0.5), conferences with L. Samet
			and K. Williams regarding venue transfer motion (0.1);
			analyze Trustee's motion regarding venue transfer (0.2);
			conferences with E. Moskowitz and others regarding
			responding to the same (0.6); legal research regarding the
			same (4.4); draft analysis regarding the same (1.8);
			correspond with D. Klein regarding the same (0.2);
			conferences with legal assistant regarding compiling
			venue transfer motion evidence $(0.1)$ / draft objection to
			motion for relief from automatic stay (6.8).
Foust JT	08/22/12	5.4	Review and organize informal joinder emails regarding
			objection to venue transfer $(1.1)$ ; fact check objection to
			venue transfer motions (4.3).
Huebner MS	08/22/12	2.7	Multiple calls and emails with the Unsecured Creditors'
			Committee regarding venue pleadings and review of
			same (1.7); emails with DIP counsel regarding venue
			diligence and other matters $(0.7)$ ; calls and emails
			regarding scheduling issues for venue (0.3).
Martin JD	08/22/12	6.9	Conference with A. Starr and R. Estacio regarding stay
			issue $(0.4)$ ; emails with E. Waller regarding same $(0.3)$ ;
			review background materials and research related to lift-
			stay motion (1.8); conference with T. Perez, C. Zhu, and
			others regarding summary judgment briefing (1.4);
			review research related to same (1.5); conference with C
			The review research related to same (1.5); conference with C Zhu regarding summary judgment issues (0.3); finalizing Rule 26(f) report in Massey proceeding, including communications with opposing counsel, client (1.2).

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Time	Detail	By	Project
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	Work		
Timekeeper	Date	Hours	Narrative
McClammy JI	08/22/12	6.0	Review and comment regarding Unsecured Creditors' Committee transfer objection (0.5); review and comment regarding revised venue transfer objection papers (2.2); conferences with E. Moskowitz, L. Samet and R. Estacio regarding venue issues (0.6); conference with L. Samet regarding comments on venue papers (0.4); email correspondence regarding venue issues (0.4); review U.S. Trustee motion to transfer (0.5); review cases and research regarding U.S. Trustee motion issues (1.2); conference with L. Samet regarding venue paper revisions (0.2).
McGreal MM	08/22/12	1.2	Locate information for supporting declaration for objection to venue transfer and email same to L. Samet (0.2); review U.S. Trustee motion to transfer venue (0.4); correspondence with E. Moskowitz regarding same (0.1); correspondence with Chambers regarding filing unreported decisions (0.1); email Chambers seal orders for adversary proceedings (0.2); email with litigation team regarding expert reports and filing of unreported decisions (0.2).
Mehes A Moskowitz E	08/22/12 08/22/12	2.0 9.5	Team meeting regarding override strategy. Draft, review and edit sections of draft brief (3.2); review U.S. Trustee pleading and correspondence regarding same (1.3); correspondence with court and parties regarding scheduling issues (1.5); team meeting regarding brief (0.4); further work on brief and review research (2.4); correspondence with clients regarding above (0.7).
Perez-Marques AJ	08/22/12	1.9	Conference with E. Moskowitz and others regarding override litigation strategy (1.3); review and revise draft
Resnick BM	08/22/12	1.7	26(f) report (0.4); teleconference with J. Martin (0.2) Emails regarding Massey 26(f) report (0.2); emails regarding venue litigation (0.7); review UST's venue motion (0.2) discuss venue issues with M. McGreal (0.3); review defendant's 26(f) report (0.3)

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Time Detail E	By Project
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	Work		
ſimekeeper	Date	Hours	Narrative
Samet L	08/22/12	14.2	Conferences with J. McClammy regarding opposition
			papers (0.3); conferences with E. Moskowitz, J.
			McClammy, and R. Estacio regarding same (0.6); review
			McClammy, and R. Estacio regarding same (0.6); review U.S. Trustee Motion (0.4); conferences with E. Moskowitz and others regarding U.S. Trustee motion (0.5); research regarding opposition to U.S. Trustee
			Moskowitz and others regarding U.S. Trustee motion
			(0.5); research regarding opposition to U.S. Trustee
			Motion $(3.4)$ ; draft and edit opposition to motions to
			transfer venue (7.2); draft and edit supporting declaration
			(1.2); emails with T. Chepiga and others regarding fact
			development and credit issues (0.2); analyze credit
			agreements (0.4).
Starr AT	08/22/12	0.7	Review materials regarding Heritage litigation (0.3);
			meet with R. Estacio and J. Martin regarding strategy for
	00 00 110	( )	stay and settlement proposal $(0.4)$ .
Williams KC	08/22/12	6.9	Fact check motion in opposition to transfer (3.8);
			research choice of law issues $(1.2)$ ; compile joinders to
71 D	00/00/10	67	motion in opposition $(0.4)$ ; legal research on venue $(1.5)$ .
Zhu B	08/22/12	6.7	Attend various conferences with G. Moody and A. Mehes regarding strategy and legal research on override
			adversary proceeding (1.4); revise outline of summary
			judgment motion (0.7); conduct legal research regarding
			contract integration and severability issues (4.4);
			correspond with J. Martin and T. Perez regarding 26(f)
			report (0.2).
Coco KJ	08/23/12	1.8	Coordinate logistics of venue filings (1.4); review venue
000 15	00/25/12	1.0	filings (0.4).
Cormack M	08/23/12	0.9	Cite check motion to assume contract.
Estacio R	08/23/12	8.0	Draft and edit objection to motion for relief from
	•••		automatic stay (5.6); cite check motion to transfer venue
			(2.4).
Foust JT	08/23/12	2.6	
Huebner MS	08/23/12	3.4	Review and markup of new sections of venue brief $(1.1)$ ;
			conversation with CEO, J. Bean and E. Moskowitz
			regarding venue issues and U.S. Trustee objection (0.8);
			multiple internal calls regarding venue issues including
			U.S. Trustee demands and questions at the §341 meeting
			(1.2); emails regarding venue pleading schedule, court
			notice regarding video feed $(0.3)$ .

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	Work			
Timekeeper	Date	Hours	Narrative	
Martin JD	08/23/12	5.1)	arguments for adversary proceeding motions (1.9); review revised Rule 26(f) report in Massey proceeding (0.2); call with Peabody counsel regarding stay issue (0.2); follow-up regarding same, including emails with E Waller and others (0.4); review draft arguments in response to lift stay motion (1.6).	
McClammy JI	08/23/12	2.8	Review and comment on transfer opposition papers (1.2); review transfer case law (1.6).	
McGreal MM	08/23/12	1.1	Review and comment on notice regarding venue transfer motion scheduling (0.3); correspondence with E. Moskowitz and K. Coco regarding same (0.2); review objection to venue transfer motion and declaration (0.5); correspondence with L. Samet regarding same (0.1).	
Mehes A	08/23/12	3.6	Edit $26(f)$ report (0.3); research override integration issues (3.3).	
Moskowitz E	08/23/12	13.0	Draft, review and edit venue papers $(9.3)$ ; review of case law and correspondence with team regarding same $(2.4)$ ; correspondence with co-counsel regarding same $(1.3)$ .	
Resnick BM	08/23/12	0.8	Call with S. Hrko regarding lift stay $(0.2)$ ; review revised Cleary 26(f) statement $(0.3)$ ; emails regarding venue litigation $(0.3)$ .	
Samet L	08/23/12	11.3	Draft and edit opposition to motions to transfer (3.4); edit supporting declaration (0.4); research regarding same (2.9); cite check opposition brief (2.4); emails with C. Ebetino, J. Jones, and others regarding joinder issues (0.6); revise joinder templates (0.3); compile and organize documents for R. Mead (0.9); emails with T. Chepiga regarding credit issues (0.2); draft cover letter to Judge Chapman (0.2).	
Starr AT	08/23/12		Calls and emails with J. Martin regarding stay request.	
Williams KC	08/23/12	5.4	Research regarding Bankruptcy Act venue standards $(2.5)$ ; fact-check motion in opposition to transfer $(2.2)$ ; conduct legal research on venue factors $(0.7)$ .	

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	08/23/12	3.8	Attend conference with T. Perez, J. Martin and litigation team strategy and legal research on override adversary proceeding (1.3); revise outline of summary judgment motion (0.8); review legal research regarding contract integration and severability issues (1.4); correspond with J. Martin, T. Perez and litigation team regarding override adversary proceeding; review and revise joint 26(f) report; correspond with J. Martin and A. Mehes
			regarding same (0.3).
Coco KJ Dashman NJ	08/24/12 08/24/12	2.1 2.9	adversary proceeding; review and revise joint 20(1) report; correspond with J. Martin and A. Mehes regarding same (0.3). Review and comment on Debtors' venue filings. Respond to L. Samet's questions regarding surety bonds (0.6); research surety bonds (2.0); correspond with L. Samet and M. Travers regarding venue motions (0.3). Review assignment contract pleadings. Cite check venue transfer objection (2.8); team conference call to discuss steps to finalize venue transfer objection (0.6). Multiple calls and emails regarding venue developments and §341 meeting. Call with C. Ebetino regarding various litigation issues (1.5); follow up communications with T. Perez, C. Zhu
DeLaney AN	08/24/12	Q (1.0)	Review assignment contract pleadings.
Foust JT	08/24/12	3.4	Cite check venue transfer objection $(2.8)$ ; team conference call to discuss steps to finalize venue transfer objection $(0.6)$ .
Huebner MS	08/24/12	1.9	Multiple calls and emails regarding venue developments and §341 meeting.
Martin JD	08/24/12	And and a	and others (0.7); revise Rule 26(f) report on Massey litigation, including related emails (2.3); review lift stay motion response and related cases (3.6).
McClammy JI	08/24/12	2.4	(0.3); review and comment regarding revised venue $\sqrt{2}$
McGreal MM	(0.2); correspondence with L. Samet regarding vent objection (0.3); correspondence with E. Moskowitz		Teleconference with J. Jones regarding venue objection $(0.2)$ ; correspondence with L. Samet regarding venue objection $(0.3)$ ; correspondence with E. Moskowitz regarding venue objection $(0.2)$ .
Moskowitz E	08/24/12	6.6	Edit venue papers and review declaration (3.9); correspondence with clients regarding same (0.7); correspondence with co-counsel regarding venue arguments (1.1); correspondence with team regarding 341 issues (0.5); correspondence with clients regarding strategic questions (0.4).
Resnick BM	08/24/12	0.8	

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Time	Detail	By	Project
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	Work		
Timekeeper	Date	Hours	Narrative
Samet L	08/24/12	11.3	Research regarding venue-related issues (3.3); revise opposition to venue motions and supporting declaration (4.8); conference call with M. Travers and N. Dashman regarding sureties and collective bargaining agreements (0.2); conference call with E. Moscowitz, J. Foust, and K. Williams regarding litigation strategy (0.7); emails with W. Elkins and others regarding joinders (0.2); correspondence with T. Mayer and others regarding objection to motions (0.5); review and comment on draft joinders and objections from other parties in interest (1.6).
Schaible DS	08/24/12	1.8	Review media coverage for venue issues (0.3); coordinate regarding venue issues and review materials (0.9); teleconferences and coordinate regarding venue witness issues (0.6).
Williams KC	08/24/12	1.9	checking of motion in opposition to transfer $(1.1)$ .
Zhu B	08/24/12	4.7	Review joint 26(f) report (0.5); correspond with J. Martin and A. Mehes regarding same (0.3); review case law in preparation for draft 26(f) report (0.5); prepare draft summary judgment motion (3.4).
Huebner MS	08/25/12	2.9	Full review and markup of new brief and declaration (2.4); conversation with E. Moskowitz regarding same
McGreal MM	08/25/12	0.2	Correspondence with L. Samet and N. Tsouris regarding venue objection and list of unsecured creditors.
Moskowitz E	08/25/12	1.7	Call with M. Huebner regarding brief, comments, reviewing same and further correspondence regarding changes.
Samet L	08/25/12	6.9	supporting declaration (3.1); research regarding same (0.6); emails with D. Klein, M. McGreal, and N. Tsiouris regarding factual support for venue objection (0.6); emails with J. Bean, M. Schroeder, and P. Schnapp regarding same (2.1); review transcript from §341
Schaible DS	08/25/12	1.9	Coordinate regarding venue issues - review materials and emails regarding same (1.3); review and revise replay brief and follow-up (0.6).
Williams KC	08/25/12	2.3	Research on factors related to 28 U.S.C. §1412.

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	08/25/12	\$ (5.5) A	Review case law in preparation for summary judgment motion in override adversary proceeding (3.4); prepare
		S V	draft motion (2.1). Cite check venue transfer objection.
Foust JT	08/26/12	2.1	Cite check venue transfer objection.
Huebner MS	08/26/12	2.5	Full turn of final venue pleading and multiple emails
Martin JD	08/26/12	1.1	Revise Rule 26(f) report in Massey proceeding and
			related emails.
Mehes A	08/26/12	3.0	Draft override motion for summary judgment.
Moskowitz E	08/26/12	5.4	Call with L. Samet regarding changes to brief and venue
			strategy (1.8); correspondence with co-counsel regarding
			venue briefs and approach $(0.9)$ ; correspondence with
			clients regarding above $(1.0)$ ; further edits to brief $(1.7)$ .
Resnick BM	08/26/12	1.2	Review Massey 26(f) report (0.3); review venue
			objection $(0.5)$ ; emails regarding venue objection and
			DIP Lenders' filing regarding same (0.2); review Equity
			Committee motion $(0.2)$ .
Samet L	08/26/12	9.2	Edit opposition to motions to transfer venue and
		supporting declaration (4.1); telephone calls with E.	
			Moskowitz regarding same (1.8); emails with J. Bean, M.
			Schroeder, J. Jones, and M. Luna regarding factual
			support for venue opposition (1.6); correspondence with
			W. Warner, M. McGreal, and others regarding same
			(0.5); research regarding same $(0.9)$ ; draft
			correspondence to client regarding anticipated joinders
			(0.3).
Zhu B	08/26/12	6.8	Prepare draft summary judgment motion in override
			adversary proceeding.
Chepiga TL	08/27/12	1.0	Emails and calls with L. Samet and E. Moskowitz
			regarding letters of credit and review of documents in
			connection with same.
Coco KJ	08/27/12	2.1	Coordinate logistics of filing and service of venue
			documents $(0.8)$ ; file venue motion and declaration $(0.3)$ ;
			circulate same to relevant parties $(0.4)$ ; coordinate
		$\bigcap$	service of same on relevant parties $(0.6)$ .
Commonte M	08/27/12	( 1.9	Research presumptions in construction of bankruptcy
Cormack M		$\sim$	code.
Cormack M			
Estacio R	08/27/12	0.1	Correspond with J. Martin regarding meeting to discuss
	08/27/12	0.1	Correspond with J. Martin regarding meeting to discuss automatic stay relief objection. Correspond with L. Samet regarding venue motion.

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	Work			
Timekeeper	Date	Hours	Narrative	
Foust JT	08/27/12	8.0	Proofread venue transfer objection and prepare for filing (3.7); log joinders and letters of support to venue transfer objection filed by creditors (2.1); citecheck venue transfer objection (2.2). Conversation with E. Moskowitz and final emails regarding Debtor's venue brief (1.1); review of new venue pleadings from multiple other parties (2.0). Review venue objection and emails with L. Samet	
Huebner MS	08/27/12	3.1	Conversation with E. Moskowitz and final emails regarding Debtor's venue brief $(1.1)$ ; review of new venue pleadings from multiple other parties $(2.0)$ .	
Klein DS	08/27/12	2.2	Review venue objection and emails with L. Samet regarding same $(0.9)$ ; discuss same with E. Moskowitz and others $(0.6)$ ; research and analysis related to same $(0.7)$ .	
Martin JD	08/27/12	6.3	Call with E. Waller regarding automatic stay issues (0.6); call with C. Black regarding Dickerson action (0.1); analysis of various automatic stay issues (1.5); review and comment on draft response to lift stay motion (1.4); analysis of adversary proceeding legal arguments (1.4); analysis of procedural and discovery issues in adversary proceedings (1.3).	
McClammy JI	08/27/12	4.2	Review and comment on venue and opposition papers $(2.8)$ ; email correspondence regarding venue opposition $(0.5)$ ; telephone conference with L. Samet regarding venue opposition $(0.3)$ ; finalization of opposition papers for filing $(0.6)$ .	
McGreal MM	08/27/12	1.2	<ul> <li>for filing (0.6).</li> <li>1.2 Correspondence with E. Moskowitz regarding Equity Committee motion (0.2); correspondence with J. Marregarding adjourning lift stay motion (0.1); correspondence with E. Moskowitz and D. Klein regarding venue transfer objection (0.8); correspondence with L. Samet and K. Coco regarding filing venue transfer objection (0.1).</li> </ul>	
Moskowitz E	08/27/12	10.5	Review, edit and draft portions of brief (2.9); review brief and declaration in preparation for filing (1.7); correspondence with co-counsel regarding draft pleadings (1.9); correspondence with client regarding changes to brief (1.5); review case law and correspondence with team (1.6); correspondence with chambers and counsel regarding scheduling (0.9).	
Resnick BM	08/27/12	0.9		

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	Work		
Timekeeper	Date	Hours	Narrative
Samet L	08/27/12	14.4	Edit opposition to motions to transfer venue and supporting declaration (7.3); telephone calls and emails with J. Millerman, T. Chepiga, M. McGreal, and others regarding same (1.8); research regarding same (1.6); oversee filing and service of same and preparation of courtesy copies (1.4); emails with C. Ebetino, R. Mead, and others regarding joinders (0.3); emails with M. Schroeder, J. Bean, and J. Jones regarding declaration (1.3); telephone calls with J. Kaye and B. O'Neill regarding Committee objection (0.3); telephone calls with J. Smolinsky regarding DIP lenders objection (0.4).
Satter KM	08/27/12	1.4	Draft notice of second supplemental utilities list and
Schaible DS	08/27/12	1.1	Work on venue issues $(0.5)$ ; emails and review materials $(0.6)$ .
Williams KC	08/27/12	4.9	Tact-checking of objection motion (5.0).
Zhu B	08/27/12	5.3	Prepare draft summary judgment motion in override adversary proceeding.
Coco KJ	08/28/12	0.8	Review venue filings (0.5); coordinate service with respect to same (0.3).
Cormack M	08/28/12	<u> </u>	Research contract consideration issues.
de Richemont P	08/28/12	0.4	Review objection to venue motion and related genue documents.
Estacio R	08/28/12	5.3	Research regarding objecting to request for relief from automatic stay $(0.8)$ ; conference with J. Martin regarding editing objection to request for relief from automatic stay (1.0); edit the same $(3.5)$ .
Foust JT	08/28/12	0.8	
Huebner MS	08/28/12	2.4	many new pleadings.
Klein DS	08/28/12	0.6	issues and research.
Martin JD	08/28/12	3.4	Emails with A. Rogoff regarding Boone County action (0.4); conference with R. Estacio regarding lift stay motion (1.0); communications with J. Flaxer regarding lift stay motion (0.2); revise Rule 26(f) report in adversary proceeding (0.5); emails with C. Ebetino and others regarding same (0.2); review research on automatic stay issue (1.1).

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	Work		
Timekeeper	Date	Hours	Narrative
McClammy JI	08/28/12	0.2	Respond to B. Rosenblum regarding joinder issue (0.1); telephone conference with D. Neier regarding joinder (0.1).
Moskowitz E	08/28/12	4.6	Calls regarding equity committee pleading $(0.9)$ ; review pleadings from joinder parties and opposition joinders (1.4); follow-up work regarding venue issues $(2.3)$ .
Resnick BM	08/28/12	0.8	Emails regarding venue strategy.
Samet L	08/28/12	2.8	Emails and telephone calls regarding joinders (0.9); review joinders and newly-filed objections (0.8); draft email to client analyzing recent filings (0.4); prepare for
Schaible DS	08/28/12	1.3	venue hearing (0.7). Review various venue related filings and coordinate venue regarding same.
Zhu B	08/28/12	8.7) 10-0-1	Review and revise summary judgment motion draft sections by G. Moody and A. Mehes (4.1); prepare various correspondence with G. Moody and A. Mehes regarding draft motion and legal research (1.2); prepare consolidated summary judgment motion in override adversary proceeding (3.2); prepare correspondence with T. Perez and J. Martin regarding same (0.2).
Coco KJ	08/29/12	2.9 2000 (0.3	Research regarding Rule 2019 issues (0.8); discussions with B. Resnick and E. Moskowitz regarding same (0.5); draft and revise letter regarding Rule 2019 issues (1.6).
DeLaney AN	08/29/12	\$ 0.3	) Review assignment contracts and pleadings.
Estacio R	08/29/12	12.6	Conference with L. Samet regarding preparing for venue objection hearing $(0.1)$ ; revise and edit objection to request for relief from automatic stay (9.3); research regarding the same (3.2).
Huebner MS	08/29/12	1.8	Emails regarding Rule 2019 issues and equity group $(0.1)$ ; review of multiple new joinders, pleadings and emails regarding upcoming venue litigation and respond to emails where needed $(1.7)$ .
Martin JD	08/29/12	3.6	Conference with B. Resnick, B. Huber, and others regarding Sierra Club (0.3); review Sierra Club documents (0.6); review materials in Willits action (0.9); emails with J. Flaxer regarding scheduling lift stay motion (0.3); review cases in preparation for dispositive motions in adversary proceedings (1.5).

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Timelroopen	Work Date	Hours	Narrative
Timekeeper McClammy JI	08/29/12	0.8	
McClaminy J1	00/29/12	0.0	(0.5); telephone conference with B. Rosenblum regarding joinder issues and follow-up (0.2); telephone conference with E. Moskowitz regarding venue hearing preparations (0.1).
McGreal MM	08/29/12	0.1	
Mehes A	08/29/12	0.6	Coordinate service of complaints with Managing Attorney's Office (0.2); summarize setoff research (0.4).
Moskowitz E	08/29/12	3.3	Review venue pleadings and correspondence with co- counsel and client regarding same (1.3); review draft brief and provide supporting comments (1.2); draft letter to shareholders' counsel and correspondence regarding same (0.8).
Resnick BM	08/29/12	0.3	
Samet L	08/29/12	5.7	Prepare for venue hearing (1.9); research regarding propriety of raising new arguments in reply (0.7); telephone calls and e-mails regarding joinders (1.1); telephone calls with K. Coco regarding service issues (0.2); review and provide comments on draft joinders (0.8); develop potential demonstratives for venue hearing (1.0). Review materials regarding venue filings.
Schaible DS	08/29/12	0.6	Review materials regarding venue filings.
Toscano DB Estacio R	08/29/12 08/30/12	0.2	
Foust JT Huebner MS	08/30/12 08/30/12	2.6 1.2	schedules (0.3); emails regarding venue and additional pleadings (0.4).
Huebner MS	08/30/12	9.0.4	Conversation with D. Toscano regarding litigation issues $(0.2)$ ; emails regarding historical topics $(0.2)$ .

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	Work		
Timekeeper	Date	Hours	Narrative
Martin JD	08/30/12	6.3	Review and comment on draft dispositive motion in
			Massey (2.8); review research for dispositive motion
			(1.8); finalize and file Rule 26(f) report in Massey $(0.3)$ ;
			emails with J. Flaxer, A. Starr and M. McGreal regarding
			lift stay motion $(0.8)$ ; emails with E. Power and others
			regarding Boone County action $(0.3)$ ; emails with E.
			Power and others regarding automatic stay questions
			(0.3).
McGreal MM	08/30/12	0.7	Correspondence with J. Martin and K. Satter regarding
			adjourning lift stay motion $(0.2)$ ; review and comment on
			notice of adjournment of lift stay motion $(0.3)$ ; review
			and summarize objection to third omnibus rejection
<b>.</b>	00/20/10	0.2	(0.2). Research override integration.
Mehes A	08/30/12 08/30/12	0.3 3.8	Call with clients regarding case update (0.5);
Moskowitz E	08/30/12 3.8	correspondence with co-counsel regarding venue	
			questions (0.6); meet with L. Samet and follow-up on
			venue issue (1.2); review 341 transcript ad
			correspondence regarding same (1.5)
Resnick BM	08/30/12	0.1	Review STB objection.
Samet L	08/30/12	7.2	Prepare annotated cases for venue hearing (2.5); prepare
			talking points for venue hearing (1.1); telephone calls
			and emails with D. Alumbaugh regarding demonstratives
			for venue hearing $(0.4)$ ; edit draft demonstratives $(0.4)$ ;
			research for venue hearing (2.1); conferences with J.
			McClammy regarding venue strategy $(0.2)$ ; conferences
			with E. Moskowitz regarding same (0.5).
Estacio R	08/31/12	5.8	
			transfer motion oral argument (0.3); research regarding
			the same (1.2); conferences with legal assistant regarding
			the same (0.3); correspond with E. Moskowitz regarding the same (0.1); correspond with J. Martin regarding
			drafting agreements to supersede parties' prior
			agreements (0.2); conference with G. Moody regarding
			the same $(0.2)$ ; draft correspondence to C. Ebetino
			regarding the same (0.1); draft agreements to supersede
			parties' prior agreements (3.4).
Foust JT	08/31/12	3.2	
I VHOLU I	00/21/12	- 1 iw	transfer objection (1.4); research follow-up issues related
			to venue transfer objection (1.8).
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	Work		
Timekeeper	Date	Hours	Narrative
Huebner MS	08/31/12	0.3	Emails regarding new venue filings and indenture trustee
			brief (0.2); email with Ad Hoc group regarding same
			(0.1).
Klein DS	08/31/12	0.7	Review replies and joinders and calls with L. Samet
			regarding same.
Martin JD	08/31/12	4.0	Emails with E. Power and others regarding filing in
			Boone County action (0.3); review filings in Boone
			County action $(0.4)$ ; communications with C. Ebetino
			regarding Arch (1.2); communications with A. Starr, R.
			Estacio regarding Arch (0.9); review precedents for post-
			petition contracts (0.7); emails with J. Flaxer, M.
			McGreal regarding lift stay motion (0.2); call with C.
			Zhu regarding Massey proceeding (0.3).
McClammy JI	08/31/12	1.7	The regarding masses are say motion (0.2), can with C. Zhu regarding Massey proceeding (0.3). Review venue motion joinders (0.4); review motion to transfer reply briefs (1.3).
~			transfer reply briefs (1.3).
McGreal MM	08/31/12	1.0	Correspondence with D. Schaible and A. Libby re
			precedents for claims settlement procedures (0.4); review
			summary of precedents of claims settlement procedures
			(0.3); teleconference with Department of Justice re
			comments to claims settlement procedures (0.2);
			correspondence with K. Satter re filing notice of
			adjournment of lift stay motion (0.1).
Moskowitz E	08/31/12	1.7	Review joinder and correspondence with team regarding
			hearing preparation.
Resnick BM	08/31/12	0.5	Call with C. Constantine regarding venue support (0.3);
			review U.S.Trustee venue reply (0.2).
Samet L	08/31/12	6.6	Prepare for venue hearing $(1.2)$ ; conferences with R.
			Estacio regarding same (0.3); edit demonstratives (0.6);
			telephone calls and emails with D. Alumbaugh regarding
			same (0.5); emails and telephone calls regarding joinders
			(1.2); read and analyze joinders and reply submissions of
			U.S. Trustee, Union, and Sureties (2.8).
Schaible DS	08/31/12	2.3	Coordinate recording years shallongs ignues and review
			pleadings.
			. Juis

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	Work		
Timekeeper	Date	Hours	Narrative
Zhu B	08/31/12	6.9	Attend conference with G. Moody and A. Mehes regarding revisions to draft summary judgment motion (1.3); prepare correspondence with J. Martin regarding summary judgment motion (0.3); attend conference with J. Martin regarding strategy and revisions to draft motion (0.4); attend follow up conference with G. Moody regarding organization and arguments of draft motion (0.4); prepare revisions to draft motion (4.5).
Total AUTOMA LITIGATION	FIC STAY\	1,191.7	
CREDITOR\EQ R\UCC ISSUES	UITYHOLDE		
Foust JT	08/01/12	0.4	Proofread and revise letter to union.
Glazer E	08/01/12	2.8	Revise confidentiality agreement with union and discussion with E. Moskowitz regarding same.
Howard L	08/01/12	1.1	Prepare correspondence relating to equity issues.
Huebner MS	08/01/12	0.7	Conference call with A. Rogoff, Unsecured Creditors' Committee professionals and Davis Polk regarding final Unsecured Creditors' Committee's issues on all remaining first days (0.5); conversations with A. Rogoff regarding Unsecured Creditors' Committee's Bylaws an recusal issues (0.2).

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Timekeeper	Work Date	Hours Narrative
AUTOMATIC ST.		
LITIGATION		
Estacio R	09/01/12	Draft agreements to supersede parties' prior agreements (3.3); draft correspondence to J. Martin regarding the same (0.3); analyze venue motion reply briefs (1.6);
		research regarding the same $(1.6)$ ; prepare for venue
Huebner MS	09/01/12	hearing (0.3). 1.3 Review of multiple new venue filings. Super- 8 0.8 Review certain coal contracts. S
Martin JD	09/01/12	3 (8) Review certain coal contracts.
McClammy Л	09/01/12	50.4 Review venue joinders. $-73$
Resnick BM	09/01/12	0.8 Review venue reply briefs. $3$
Samet L	09/01/12	0.4 Review venue joinders1 0.8 Review venue reply briefs. 1 2.6 Read and analyze reply submissions of U.S. Trustee,
		Union, and Sureties (0.6); email to I. Englehardt, C.
		Ebeting and others regarding same $(0, 9)$ draft email
		regarding joinders (0.4); prepare for venue hearing $(0.7)$ , $0.7$
Schaible DS	09/01/12	0.8 Emails regarding venue issues and next steps.
Estacio R	09/02/12	$\sqrt{2.5}$ Draft and edit agreements to supersede parties' prior
		agreements (2.2); draft correspondence to J. Martin regarding the same (0.2); prepare for venue hearing (0.1)
		$\mathcal{B}$ regarding the same (0.2); prepare for venue hearing (0.1)
Eum JS	09/02/12	4.5 Compile venue filings, as per R. Estacio.
Martin JD	09/02/12	0.9 Research stay issue in Boone County action (0.7); email
		to E. Power and others regarding same (0.2).
Moskowitz E	09/02/12	2.3 Review reply briefs and exhibits (1.4); correspondence with M Huebner and team regarding same (0.9).
		White the state of the second se
Estacio R	09/03/12	64 Edit agreements to supersede and replace prior contracts
		and draft proposed order seeking court approval of the
		S-same (4.2); conferences with J. Martin and others
		regarding same (1.0); correspond with J. Martin and
		$\checkmark$ others regarding the same (0.2); draft and edit email to
		Patriot regarding the same (0.6); schedule conference call
TT 1 3.40	00/02/10	regarding the same $(0.1)$ ; prepare for venue hearing $(0.3)$ .
Huebner MS	09/03/12	1.6 Conversation with E. Moskowitz regarding venue (0.5), review of multiple emails and additional pleadings
		$\Psi$ regarding venue matters (1.1).
Montin ID	09/03/12	$\beta$
Martin JD	09/03/12	A. Starr, R. Estacio and G. Moody regarding certain
		agreements (1.1); emails with C. Ebetino regarding
		certain agreements (0.3).
Moody, Jr. GM	09/03/12	$\mathfrak{G}_{6.6}$ Correspondence with A. Starr and others regarding draft
woody, JI. Givi	07/03/12	agreement (0.1); call with Amy Starr and others
		regarding same (0.5).
		> reguraning same (0.0).

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	-	Time Detail By Project
Timekeeper	Work Date	Hours Narrative
Moskowitz E	09/03/12	1.4 Call with M. Huebner regarding venue issues (0.5); correspondence with team regarding venue issues and hearing preparation (0.9).
Resnick BM	09/03/12	0.1 Email to K. Constantine regarding venue support.
Samet L	09/03/12	<ul> <li>correspondence with team regarding venue issues and hearing preparation (0.9).</li> <li>0.1 Email to K. Constantine regarding venue support.</li> <li>0.7 Prepare for venue hearing (0.4); emails with M. Huebner, S.</li> <li>E. Moskowitz and R. Estacio regarding same (0.3).</li> <li>Prepare revised draft motion for adversary proceeding</li> </ul>
Zhu B	09/03/12	(3.9); legal research in preparation for same $(3.1)$ .
Chao S	09/04/12	2.2 Prepare documents for hearing, as per R. Estacio and J. Eum.
Estacio R	09/04/12	<ul> <li>8.8 Conference with J. Martin and R. Mead regarding agreements to supersede and replace prior contracts (0.3); conferences with J. Martin regarding same (0.4); edit the same (2.1); draft correspondence to Patriot regarding prospective new agreements (0.3); review and input Patriot's edits to prospective new agreements (0.3); correspond with M. McGreal regarding court approval of new agreements (0.1); conference with G. Moody regarding the same (0.1); conferences with L. Samet regarding preparation for venue hearing (0.1); conferences with legal assistants regarding the same (0.2); correspond with Managing Attorney's Office regarding scheduling delivery to court of venue filings (0.1); correspond with legal assistant manager regarding staffing case project (0.1); conferences with E. Moskowitz regarding venue filings (0.2); conferences with legal assistant regarding the same (0.1); review and update binders prepared for bankruptcy court (0.4); review binder prepared for E. Moskowitz (0.1); conference with E. Moskowitz and L. Samet regarding preparation for venue hearing (0.5); conference with L. Samet regarding the same (0.1); review binder prepared for E. Moskowitz (0.1); conference with E. Moskowitz and L. Samet regarding preparation for venue hearing (0.5); conference with L. Samet regarding the same (0.1); review binder prepared for E. Moskowitz (0.1); conference with E. Moskowitz and L. Samet regarding preparation for venue hearing (0.5); conference with L. Samet regarding the same (0.1); review binder prepared for E. Moskowitz (0.1); conference with E. Moskowitz and L. Samet regarding preparation for venue hearing (0.5); conference with L. Samet regarding the same (0.1); review binder prepared for E. Moskowitz (0.1); conference with E. Moskowitz and L. Samet regarding preparation for venue hearing (0.5); conference with L. Samet regarding the same (0.3);</li> <li>5.0 Compile venue filings for team as per L. Samet (3.0);</li> </ul>
Eum JS	09/04/12	<ul> <li>5.0 Compile venue filings for team as per L. Samet (3.0);</li> <li>compile courtesy copies of venue filings as per R. Estacio (2.0).</li> </ul>
Huebner MS	09/04/12	<ul> <li>2.5 Conversations with D. Schaible, client regarding U.S. Trustee call on venue (0.6); commence review of caselaw, UK for venue hearing (0.9); meeting with Davis Polk litigation team regarding oral argument (1.0).</li> <li>2.5 Prepare documents for hearing, as per R. Estacio and J. Eum.</li> </ul>
Lange RL	09/04/12	2.5 Prepare documents for hearing, as per R. Estacio and J. Eum.

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Timekeeper	Work Date	Hours	Narrative
Martin JD	09/04/12	0.8	Review and comment on filing in Boone County action (0.6); update J. Tucker and others regarding override litigation (0.2).
McClammy JI	09/04/12	0.6	Conference with M. Huebner, E. Moskowitz and L. Samet regarding venue hearing preparations.
McGreal MM	09/04/12	0.5 V	Teleconferences with Chambers regarding logistics of September 11th hearing $(0.1)$ ; email with E. Moskowitz and L. Samet regarding same $(0.1)$ ; review cover letter and indices of binders for court $(0.1)$ ; review joinder log (0.1); correspondence with AlixPartners regarding same (0.1).
Mehes A	09/04/12	306.8	Call with G. Moody (0.3); draft sections of override brief (6.5).
Moody, Jr. GM	09/04/12	N (1.3)	Call with R. Estacio regarding legal research (0.1); correspondence with A. Mehes regarding draft brief (0.4); correspondence with B. Zhu regarding draft brief (0.3); call with A. Mehes regarding same (0.3); conduct legal research for draft declaration (3.2); conduct factual research for draft declaration (2.1); review and revise draft declaration (4.8); circulate revise draft of declaration to team (0.1).
Moskowitz E	09/04/12	2.0	Meet with M. Huebner regarding venue issues (0.4); correspondence with venue team regarding hearing preparation and related issues (1.6).
Resnick BM Samet L	09/04/12 09/04/12	0.2 5.8	Emails regarding venue strategy. Draft talking points and redirect examination for venue hearing (2.2); conferences with M. Huebner and others regarding preparation for venue hearing (1.4); revise demonstratives for venue hearing (0.6); conference call with E. Moskowitz and R. Estacio regarding hearing strategy (0.4); correspondence with J. Foust, R. Estacio, and K. Williams regarding same (0.3); oversee preparation of courtesy copies of joinders and reply
Schaible DS	09/04/12	1.8	brienng (0.9). Prepare for and conduct Unsecured Creditors' Committee status call (1.2); meeting regarding venue issues (0.6).
Williams KC	09/04/12	1.8	Collect data on joinder to Debtor's motion opposing transfer.
Zhu B	09/04/12	Lowe (	Confer with G. Moody and A. Mehes regarding legal research and strategy for summary judgment motion $(0.5)$ ; prepare revisions to draft motion $(4.6)$ ; conduct additional legal research in preparation for same $(2.1)$ .

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Timekeeper	Work Date	Hours	Narrative
Estacio R	09/05/12	8.6	Legal research regarding venue $(0.8)$ , draft correspondence to E. Moskowitz and others regarding the same $(0.2)$ ; correspond with J. Foust regarding the same (0.2); legal research regarding enforcing automatic stay
			of newly commenced suit (0.7); draft analysis of regarding the same for L Martin (0.3); draft venue hearing talking points (6.4) Prepare venue filings binder as per L. Samet.
Eum JS	09/05/12	1.5	Prepare venue filings binder as per L. Samet.
Foust JT	09/05/12	3.7	Legal research related to location of assets for yenue
Huebner MS	09/05/12	3.0	analysis. Continuing review of venue case law and pleadings (2.4); emails and conversations with clients, E. Moskowitz regarding venue hearing (0.6).
Klein DS	09/05/12	0.9	regarding venue hearing $(0.6)$ . Email J. Foust regarding venue research $(0.1)$ ; coordinate on research and fact gathering related to same $(0.8)$ .
Martin JD	09/05/12	4.9	Communications with C. Miller regarding subpoenas to Peabody (0.5); email regarding same to T. Perez, C. Zhu (0.2); analyze discovery issues in adversary proceedings (0.5); plan strategy in Massey proceeding (1.5); communications with E. Power, R. Estacio regarding automatic stay issues (0.4); review newly filed Burns complaint (0.3); review research on stay issues in Burns action (1.0); emails with D. Klein, E. Power, and others regarding Boone County action (0.5).
McGreal MM	09/05/12	0.6	Email E. Moskowitz regarding research on intangible assets $(0.1)$ ; review memo on venue considerations $(0.3)$ ; email AlixPartners regarding data on location of joinder parties $(0.1)$ ; email J. Martin regarding pending litigation schedules $(0.1)$ .
Mehes A	09/05/12	3.2	Call with G. Moody regarding override motion on the pleadings (0.5); call with B.C. Zhu and G. Moody regarding override motion on the pleadings (1.1); editing override motion on the pleadings (1.6).
Melvin MM Moody, Jr. GM	09/05/12 09/05/12	0.2 8.3) 7) 800	Assist J. Foust with venue research. Review and revise draft brief (2.1); conduct legal research for draft brief (2.9); conduct factual research for draft brief (1.2); call with B. Zhu and A. Mehes regarding draft brief (1.1); circulate revised draft to B. Zhu (0.1); review and provide comments on sections of brief drafted by B. Zhu and A. Mehes (0.9).

**Time Detail By Project** 

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Time Detail	By Project
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Timekeeper	Work Date	Hours	Narrative
Samet L	09/05/12	6.4	Draft talking points for venue hearing (2.8); draft redirect
			examination for same $(1.1)$ ; prepare list of rebuttal issues
			for same (1.2); revise demonstratives for same (0.8); $\rho$
			emails with J. Foust, R. Estacio, and K. Williams
			regarding hearing preparation (0.5).
Schaible DS	09/05/12	1.1	regarding hearing preparation (0.5). Teleconferences with the U.S. Trustee and the Unsecured
			Creditors Commutee regarding venue issues (0.8),
			coordinate regarding venue issues $(0.3)$ .
Schaible DS	09/05/12	0.4	Coordinate regarding claims settlement issues. Gather articles and statements from union on venue.
Williams KC	09/05/12	1.0	Gather articles and statements from union on venue.
Zhu B	09/05/12	(8.7)	
		Y	to draft summary judgment motion $(1.1)$ ; prepare
		2	correspondence with J. Martin regarding summary
		5	judgment motion $(0.8)$ ; revise draft motion $(5.6)$ ; review
		5	legal research in preparation for summary judgment
			motion (1.2).
Coco KJ	09/06/12	8.2	Research in preparation for oral argument at venue
			hearing $(3.4)$ ; coordinate logistics of venue hearing $(0.4)$ ;
			team meeting regarding preparations for venue hearing
			team meeting regarding preparations for venue hearing (0.4), and oral argument (2.6); docket research regarding venue pleadings (1.8).
No. 1 No.	00/06/110	10.0	pleadings (1.8). $\mathbf{D}_{1} = 1_{1} + 1_{2} + 1_{3} + 1_{4} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1_{5} + 1$
Estacio R	09/06/12	15.9	Research and analyze venue case law $(0.4)$ ; draft and edit
			talking points and redirect questions regarding the same
			(1.4); legal research regarding applicability of automatic stay to newly commenced employment law suit (5.3); draft analysis regarding the same for J. Martin (2.4); conference with M. Huebner and others regarding venue
			draft analysis regarding the same for J. Martin (2.4);
			conference with M. Huebner and others regarding venue
			hearing preparation (2.7); conferences with L. Samet
			regarding the same $(0.1)$ ; research regarding venue issues
			(2.8): analyze the same for M. Huebner and others $(0.8)$
Eum JS	09/06/12	10	Prepare reference materials for venue hearing as per J.
TANTE OF		1.0	Foust.
Foust JT	09/06/12	8.0	Revise draft 9019 settlement motion (3.6); meeting with
L OMOUNT	<i>↓↓</i> , <i>↓∪</i> , <i>×m</i>	0.0	M. Huebner, E. Moskowitz, L. Samet and R. Estacio to
			discuss preparation for venue hearing $(1, 1)$ ; research lega
			issues related to location of assets for-venue purposes
			(3.2).
			$\gamma$ $\prime$ $/$

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Time	Detail	Bv	Proiec	:t

Timekeeper	Work Date	Hours	Narrative
Huebner MS	09/06/12	5.1	Extensive further preparation for venue hearing including annotating multiple pleadings (0.3); conversations with
			U.S. Trustee regarding venue hearing procedures (0.5);
			conversations with E. Moskowitz regarding same and numerous other matters $(0.8)$ ; meet with venue team
			regarding trial preparation, materials for Court, additional
			research and demonstrative exhibits (1.1); extensive
			further work on caselaw and oral argument outline (2.4).
Klein DS	09/06/12	5.2	Call with L. Samet regarding venue research and follow- up regarding same $(0.3)$ ; meet with venue team regarding
			reference materials for the venue hearing and other
			research (1.8); research and analysis related to oral
			argument on venue (3.1).
Law EC	09/06/12	1.5	
			McGreal, T. Volano, M. Melvin and T. Spence regarding
			same (0.5); communications with M. Melvin and T. $\sim$
			hearing (0.7); numerous communications with M. McGreal, T. Volano, M. Melvin and T. Spence regarding same (0.5); communications with M. Melvin and T. Volano regarding preparations for 9/11/2012 hearing (0.3).
Libby A	09/06/12	4.5	Research in connection with venue motions.
Martin JD	09/06/12	4.8	Update call with company and advisers (0.8); prepare for
			same $(0.3)$ ; emails with A. Starr, E. Power and others
			regarding Boone County action (0.9); revise motion
			papers in Massey proceeding (2.8).
McClammy JI	09/06/12	2.2	Telephone conference with L. Samet regarding venue hearing preparation (0.2); review hearing memos (0.2); email correspondence regarding hearing issues (0.3); review draft talking points (0.7); review hearing transcripts (0.8).

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# **Time Detail By Project**

Timekeeper	Work Date	Hours	Narrative	-
Timekeeper McGreal MM	<u>Work Date</u> 09/06/12	Hours 5.1	Narrative Conference with M. Huebner, E. Moskowitz and others regarding preparation for venue hearing (2.6); correspondence with D. Klein, L. Samet and others regarding local rules on DIP financing (0.2); correspondence with L. Samet and AlixPartners regarding data on creditors who filed joinders (0.2); teleconferences with L. Samet, K. Coco and J. Foust regarding venue hearing preparation (0.4); review and comment on hearing preparation action items list (0.1); review and comment on draft venue stipulation with the U.S. Trustee (0.3); correspondence with B. Taylor, K. Haase and others regarding incorporating subsidiaries (0.2); review incorporation documents (0.1); draft timeline of key dates in case and attendees (0.3); draft response to Sureties' assertions regarding asset sale procedures and rejection procedures (0.2); conference with B. Resnick and D. Klein regarding interests of justice caselaw (0.4); correspondence with E. Moskowitz	Level and the second se
Mehes A	09/06/12	0.3	regarding hearing logistics (0.1). Call with G. Moody regarding override motion and	
Moody, Jr. GM	09/06/12	n (2.3)	setoff. Conduct legal research regarding contract law for draft brief (0.9); correspondence with A. Mehes and B. Zhu regarding same (0.3); review and mark up draft brief (0.8); call with A. Mehes regarding draft brief (0.3).	
Moskowitz E	09/06/12	5.7	Team meeting regarding venue preparation and follow-up $(2.5)$ ; correspondence with counsel and court regarding venue hearing $(1.5)$ ; review talking points and continue to prepare for hearing $(1.7)$ .	G
Resnick BM	09/06/12	6.0	Call with C. Zhu regarding Massey and other litigations (0.1); email with J. Wagner regarding same (0.1); review McKool Smith 2019 statement (0.1); call with K. Coco regarding same (0.1); emails regarding same (0.1); emails with M. Collins (0.1); meeting with litigation team regarding venue (2.4); research and emails regarding venue hearing preparation (2.5); discuss venue preparation issues with M. McGreal and D. Klein (0.5).	

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Timekeeper	Work Date	Hours	Narrative
Samet L	09/06/12	16.4	Prepare talking points for venue hearing (9.2); prepare redirect examination for venue hearing (1.5); research for venue hearing (2.2); telephone calls with J. McClammy regarding venue hearing (0.1); conferences with M. Huebner, E. Moskowitz, and others regarding hearing strategy (2.6); edit demonstratives for venue hearing (0.8).
Schaible DS	09/06/12	1.5	Coordinate regarding venue issues (0.9); teleconferences, Y regarding claims settlement issues (0.6).
Volano T	09/06/12	7.5	Coordinate regarding venue issues (0.9); teleconferences, regarding claims settlement issues (0.6). Emails with J. Foust regarding reference materials for venue hearing (0.2); prepare labels and folders for reference materials (2.6); prepare request to Word Processing regarding same (0.4); print andn organize reference materials for venue hearing (2.8); prepare September 11th hearing binders for Judge Chapman (1.5).
Williams KC	09/06/12	2.1	Research on venue case law $(1.0)$ . research on mega- cases in the Southern District of New York $(1.1)$ .
Zhu B	09/06/12	hopen 1	Prepare correspondence with J. Martin regarding summary judgment motion (0.3); review additional legal research in preparation for draft motion (0.8); correspond with G. Moody and A. Mehes regarding same (0.3); review local bankruptcy court rules in preparation for filing summary judgment motion (0.3).
Coco KJ	09/07/12	9.3	Prepare for venue hearing including legal research (1.9); docket research (0.8); emails with clients and Davis Polk team (1.4); coordinate with GCG regarding notices of appearance data (3.4); analysis of post-petition events (1.8).
Estacio R	09/07/12	11.6	

# **Time Detail By Project**

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		Ime	Detail by Project
Timekeeper	Work Date	Hours	Narrative
Eum JS	09/07/12	2.5	Research cases relating to Pine Ridge Coal Corp. and Patriot Coal Corp. as per R. Estacio (0.5); compile court filings for same (1.5); compile support materials for venue hearing as per J. Foust (0.5).
Foust JT	09/07/12	9.8	Prepare analysis of signatories to joinders to venue objection (1.7); coordinate printing of hearing materials (1.7); research and prepare venue hearing materials (4.6); review hearing talking points for additional demonstrative materials (1.8).
Huebner MS	09/07/12	8.6	Calls with the U.S. Trustee regarding venue hearing (0.6); review and markup initial draft of oral argument (2.1); meeting with the Unsecured Creditors' Committee regarding venue hearing (1.3); multiple meetings with Davis Polk regarding items needed for venue hearing (0.7); further review of relevant caselaw (3.1); emails and conversations with various joinder parties regarding support and hearing (0.5); calls with B. Stark regarding evidentiary issues (0.3).
Klein DS	09/07/12	5.2	Research and analysis related to venue hearing preparation.
Law EC	09/07/12	2.4	
Libby A	09/07/12	4.7	Research in connection with venue motions $(4.2)$ ; discuss same with K. Coco $(0.5)$ .
Martin JD	09/07/12	5.7	Conference with C. Zhu, G. Moody and A. Mehes regarding Massey motion papers (2.3); review answer in Massey proceeding (0.5); communications with B. Resnick, C. Ebetino, and others regarding same (0.4); revise Massey motion papers (2.5).
Martin JD	09/07/12	1.8	
McClammy JI	09/07/12	5.3	

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# **Time Detail By Project**

Timekeeper	Work Date	Hours	Narrative
McGreal MM	09/07/12	2.7	Correspondence with L. Samet regarding venue hearing talking points (0.2); correspondence with J. Jones regarding incorporation of subsidiaries (0.2); correspondence with B. Taylor regarding same (0.1); review Patriot Coal incorporation papers (0.1); email J. Foust regarding §341 meeting (0.1); review and comment on stipulation with the U.S. Trustee (0.7); email R. Estacio regarding incorporation papers (0.1); conferences with D. Klein and K. Coco regarding location of entities that filed notices of appearance (0.4); review and comment on post-petition timeline (0.4); correspondence with K. Coco regarding same (0.2); teleconference with L. Samet and J. Foust regarding hearing preparation (0.2).
Mehes A	09/07/12	3.1	Team meeting regarding override motion strategy with J. Martin, C. Zhu and G. Moody.
Moody, Jr. GM	09/07/12	1- Jungon	Meet with J. Martin and team regarding draft brief (2.6); review answer (0.4); call with C. Black regarding amendment to agreement (0.3); review and revise draft amendment and incorporate comments of various parties (1.6); review and revise draft order, incorporating comments of various parties (1.4); meet with A. Starr regarding same (0.3); calls and emails with A. Starr regarding same (0.5).
Moskowitz E	09/07/12	6.6	Correspondence with team regarding preparation for venue hearing (2.6); draft and edit talking points for hearing (1.4); meet with Kramer Levin regarding strategy (1.4); correspondence with co-counsel regarding hearing (1.2)
Resnick BM	09/07/12	3.0	
Samet L	09/07/12	8.9	Conferences with M. Huebner and E. Moskowitz regarding venue talking points (0.4); draft and revise talking points (6.3); research regarding same (0.7); revise demonstratives for venue hearing (0.8); emails and telephone calls with J. Foust, K. Williams and others regarding research assignments (0.5); telephone call with F. Moskowitz regarding hearing preparation (0.2).
Satter KM Volano T	09/07/12 09/07/12	3.2 11.0	Research regarding venue.

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Timekeeper	Work Date		Narrative
Williams KC	09/07/12	4.7	Reserch for venue hearing $(1.3)$ ; collect data on joinders filed on behalf of Patriot $(1.1)$ ; draft supplemental talking points $(1.1)$ ; legal research on venue issues $(1.2)$ .
Zhu B	09/07/12	6.4	Correspond with J. Martin and D. Klein regarding Dayton Power and Light contractual issues (0.4); attend strategy conference with J. Martin and litigation team regarding Massey 12(c) memorandum of law and related legal issues (1.3); analyze Massey answer (1.0); revise
Coco KJ	09/08/12	3.6	draft Massey 12(c) motion (2.6); conduct follow up case law research regarding same (1.1). Research in connection with and prepare for venue hearing. Draft venue hearing redirect and cross examination
Estacio R	09/08/12	8.4	editing the same (0.4); edit venue redirect and cross examination questions (3.4).
Klein DS	09/08/12	0.5	Research and analysis related to venue hearing and emails with M. McGreal related to same.
Law EC	09/08/12	1.6	Numerous communications with C. Tricomi (Willkie) regarding draft agendas for 9/11/2012 hearing and blackline of orders (0.5); communications with M. McGreal and K. Coco regarding same (0.2); preparations of logistics for 9/11/2012 hearing (0.5); communications with T. Volano regarding same (0.4).
Martin JD	09/08/12	4.2	Revise Massey proceeding motion papers (1.7); review cases for Massey proceeding (2.5).
McClammy JI	09/08/12	2.5	Review venue hearing materials regarding witness $\mathcal{N}$ testimony preparations.
McGreal MM	09/08/12	3.3	Review and comment on talking points (2.1); review and comment on stipulation with sureties (0.4); review declarations of ordinary course professionals (0.8).
Moody, Jr. GM	09/08/12	302	
Resnick BM	09/08/12	0.9	Review venue hearing talking points (0.8); emails regarding same (0.1).
Samet L	09/08/12	1.5	Revise talking points (1.2); correspondence with B. Resnick and M. McGreal regarding same $(0.3)$ .
Zhu B	09/08/12	(7.0)	Revise draft 12(c) brief (4.4); review legal research in preparation for same (1.9); prepare various correspondence with G. Moody and A. Mehes regarding draft brief (0.7).
Coco KJ	09/09/12	0.8	Preparations and emails in connection with venue hearing.

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Timekeeper	Work Date	Hours	Narrative
Estacio R	09/09/12	5.9	Edit redirect and cross examination questions $(3.2)$ ; draft oral argument talking points $(1.6)$ ; research regarding the
Foust JT	09/09/12	6.2	same (1.1). Oversee compilation of reference materials for venue hearing. Draft oral argument for venue hearing (9.6); calls with E.
Huebner MS	09/09/12	10.4	Draft oral argument for venue hearing (9.6); calls with E. Moskowitz, others at Davis Polk regarding facts needed for venue hearing and draft stipulation (0.8).
Martin JD	09/09/12	4.0	Revise Massey proceeding motion papers (1.2); review cases for Massey proceeding (2.8).
McClammy JI	09/09/12	4.0	Prepare M. Schroeder to testify $(3.1)$ ; telephone conference with E. Moskowitz and others regarding fact stipulation $(0.2)$ ; review and revise fact stipulation $(0.4)$ ; email correspondence regarding fact stipulation issues (0.3).
McGreal MM	09/09/12	2.9	Review and comment on revised venue hearing talking points (0.8); correspondence with L. Samet regarding same (0.2); review and comment on sureties' stipulation (0.7); correspondence with K. Williams regarding same (0.2); preparation for hearing (0.7); teleconference with counsel to sureties, E. Moskowitz and J. McClammy (0.3).
McGreal MM	09/09/12	0.2	Correspondence with K. Coco and A. Libby regarding hearing agenda.
Mehes A	09/09/12	3.4	Edit override motion on the pleadings.
Moody, Jr. GM	09/09/12	(support	Review and revise draft executory contracts brief (6.9); conduct factual research in connection with same (0.8); conduct legal research in connection with revising draft brief (1.4); correspondence with B. Zhu and A. Mehes regarding same (0.4); correspondence with A. Starr regarding draft order to assume agreements and procedures for filing (0.3); create blackline of draft order and send to A. Starr (0.1).
Moskowitz E	09/09/12	4.3	Preparation for venue hearing (1.6); correspondence with team regarding venue issues (1.2); review talking points $\sim$ and correspondence with M. Huebner regarding same (1.5).
Resnick BM Samet L	09/09/12 09/09/12	0.4 3.4	Emails regarding venue hearing preparation.
Schaible DS	09/09/12	0.6	

# **Time Detail By Project**

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Timekeeper	Work Date	Hours	Narrative
Volano T	09/09/12	10.0	Narrative Prepare venue hearing materials for September 11th hearing. Research regarding proposed stipulations (2.2); research
Williams KC	09/09/12	6.7	Research regarding proposed stipulations (2.2); research regarding venue issues (3.4); fact gathering for venue hearing (1.1).
Zhu B	09/09/12	offon 9.0	Prepare additional revisions to draft 12(c) brief (5.1); review legal research in preparation for same (2.3); prepare various correspondence with G. Moody and A. Mehes regarding draft brief (0.9).
Coco KJ	09/10/12	9.0	Legal research in connection with motions to transfer venue (7.4); coordinate preparations for venue hearing (0.6); draft agenda (0.3); coordinate updates to case website, emails with GCG regarding same (0.7). Prepare materials for hearing (0.2); coordinate personnel and logistics for hearing (2.2)
de Richemont P	09/10/12	2.4	Prepare materials for hearing $(0.2)$ ; coordinate personnel and logistics for hearing $(2.2)$ .
DeLaney AN	09/10/12	3.4	Work on responses and objections to Massey document request.
Estacio R	09/10/12	15.7	Review materials compiled for venue hearing witness preparation (1.4); correspond with legal assistant regarding same (0.3); conference with J. McClammy regarding editing redirect and cross examination questions (0.3); edit the same (2.1); venue hearing preparation with client and J. McClammy (1.6); revise fact stipulation regarding venue (1.4); conferences with E. Moskowitz regarding the same (0.1); correspond with J. Martin regarding editing replacement agreements (0.2); correspond with M. McGreal regarding the same (0.3); edit replacement agreements (1.2); research and draft analyses regarding venue hearing arguments (6.8).
Eum JS	09/10/12	5.3	Prepare materials for venue hearing (1.5), assemble materials for witness preparation as per R. Estacio (2.3); compile documents for Hearing on assumption issues as per G. Moody (1.5).
Foust JT	09/10/12	14.7	Prepare summary of S.D.N.Y. cases analyzing interest of justice prong (2.6); prepare additional hearing reference materials based on final version of talking points (3.2); meeting with M. Huebner, L. Samet and R. Estacio to discuss finalizing hearing materials (0.5); prepare supplementary materials for venue hearing oral argument (8.4).
Hait S	09/10/12	5.5	Draft agenda for hearing $(4.0)$ ; draft notice of no objections $(0.7)$ ; file agenda and send to GCG $(0.8)$ .

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Timekeeper	Work Date	Hours	Narrative	
Huebner MS	09/10/12	12.4	Intensive preparation for venue hearing and continue to draft oral argument including review of cases and all filed	en e
Klein DS	09/10/12	8.6	pleadings. Research and analysis of numerous issues related to venue hearing (3.7); coordinate on sureties issues with P. Jensen, including numerous emails and phone calls (0.9); emails with R. Mead related to same (0.4); review data related to same (1.6); review precedent DIP agreements related to choice of law and venue provisions (0.7); review and comment on venue stipulation and coordinate with E. Moskowitz on same (0.6); review and comment	hour -
Law EC	09/10/12	4.6	on reference materials for venue hearing (0.7). Numerous communications with K. Coco, A. de Richemont, T. Volano and K. Stewart regarding logistics and preparations for 9/11/2012 hearing (1.6); prepare and assemble various documents regarding same (2.3); route pleadings (0.5); communications with C. Tricomi (Willkie) regarding draft agenda for 9/11/2012 hearing (0.2).	New .
Libby A	09/10/12	1.0	Review docket for venue related entries in connection with drafting agenda $(0.5)$ ; review and edit agenda and discuss same with S. Hait $(0.5)$ .	M
Martin JD	09/10/12	4.2	Revise motion papers in Massey proceeding (2.1); review cases and related research in connection with Massey motion (0.9); emails with client, opposing counsel regarding scheduling in override litigations (1.2).	
McClammy JI	09/10/12	12.8	Prepare for preparation of M. Schroeder as witness (4.3); preparation of M. Schroeder to testify (5.4); review and revise fact stipulation (0.4); revise witness preparation outlines (0.8); conference with R. Estacio regarding witness outlines (0.3); review and comment regarding cross-examination outlines (0.5); review talking points (0.6); email correspondence regarding hearing preparation issues (0.5).	Nov.

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Timekeeper	Work Date	Hours	Narrative
McGreal MM	09/10/12	5.8	Review and comment on stipulation $(0.2)$ ; review and comment on hearing talking points $(1.3)$ ; correspondence
			with E. Moskowitz and L. Samet regarding same (0.8);
			review venue pleadings binders (0.3); correspondence
			with J. McClammy and R. Estacio regarding points for
			preparation of witness (0.3); correspondence with D.
			Klein, S. Hait and others regarding hearing agenda $(0.8)$ ;
			review and revise agenda (0.9); correspondence with K. Coco, A. de Richemont and others regarding hearing
			logistics (0.7); review hearing binders (0.3);
			correspondence with E. Law regarding same (0.1);
			arrange for telephonic hearing appearance (0.1).
Mehes A	09/10/12	1.3	Edit override motion on the pleadings.
Moody, Jr. GM	09/10/12	2.2	Review and revise draft order approving assumption of
	V 2 1 2 VI 2 MP		agreements (0.7); calls with A. Starr regarding comments
			on draft order (0.2); prepare filing of revised draft order
			(0.4); call with M. McGreal regarding same (0.1); prepare
			binder for hearing on assumption motion $(0.6)$ ; send final
			copies of amendment and assumption motion to various
			parties (0.2).
Moskowitz E	09/10/12	12.3	Negotiate stipulation with counsel (2.4); prepare for
			venue hearing (1.6); team meetings regarding venue
			hearing $(1.0)$ ; review and edit argument points $(2.6)$ ;
			meet with M. Huebner regarding same (1.2);
			correspondence with counsel regarding venue materials
			(1.3); meet with M. Schroeder regarding hearing (1.3);
D 11D16	00/10/10	A 5	related correspondence with team regarding hearing $(0.9)$ .
Resnick BM	09/10/12	4.5	Telephone calls regarding venue support (0.1); call with
			J. Martin regarding override litigation (0.1); emails
			regarding same $(0.2)$ ; emails regarding venue hearing preparation and related research $(2.3)$ ; review hearing
			speech (1.0); meetings with M. Huebner and litigation
			team regarding venue hearing preparation (0.5); review
			research regarding appeal of venue order (0.1); review
			venue stipulation (0.2).
Samet L	09/10/12	15.3	Draft and edit talking points (9.2); research regarding same (3.5); revise demonstratives (1.1); meeting with M. Huebner and E. Moskowitz regarding venue preparation
			same (3.5); revise demonstratives (1.1); meeting with M.
			Huebner and E. Moskowitz regarding venue preparation
			(0.4); meeting with M. Huebner, J. Foust, and others
			regarding hearing preparation $(0.6)$ ; telephone calls and
			emails with M. McGreal regarding same $(0.5)$ .
Schaible DS	09/10/12	1.0	Coordinate regarding venue issues.
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Timekeeper	Work Date			
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Volano T	09/10/12	16.0	Narrative Prepare venue hearing materials for September 11th hearing. Legal research for venue hearing (2.1); research and draft	
Williams KC	09/10/12	7.5	Legal research for venue hearing (2.1); research and draft memo on regarding procedural issues (3.5); compile research on joinder (1.9).	
Zhu B	09/10/12	5.3	Conduct legal research regarding override royalties issues (2.1); conference with A. Delaney regarding responses and objections to discovery requests (0.5); analyze discovery requests from defendants in adversary proceeding (1.4); correspond with J. Martin and A. Delaney regarding same (0.5); correspond with R. Martin regarding case background and legal research (0.4);	
Chepiga TL	09/11/12	1.0	attend conference with J. Martin regarding additional legal research regarding override issues (0.4). Email with L. Samet and draft response regarding venue issues. Legal and docket research regarding venue motions. Prepare materials for hearing (1.6); coordinate hearing personnel and logistics (2.2). Draft responses and objections to Massey document	
Coco KJ	09/11/12	3.6	Legal and docket research regarding venue motions.	
de Richemont P	09/11/12	3.8	Prepare materials for hearing $(1.6)$ ; coordinate hearing $\mathcal{S}^{\mathcal{W}}$ personnel and logistics $(2.2)$ .	
DeLaney AN	09/11/12	6.1	Draft responses and objections to Massey document request and draft answer.	
Estacio R	09/11/12	20.9	Attend venue hearing by teleconference and take notes regarding the same (3.2).; conferences with Patriot personnel regarding hearing preparation (0.6); prepare materials for first day of venue hearing (4.5); attend venue hearing by teleconference and take notes regarding the same (3.2); research regarding venue hearing day two arguments (3.7); conference with M. Huebner and team regarding venue hearing day two preparation (1.6); correspond with J. McClammy regarding witness preparation (0.1); compile factual support for talking points (4.8); edit venue hearing argument to incorporate the same (2.4).	
Eum JS	09/11/12	1.2	Prepare demonstrative packets for court hearing as per L. Samet and R. Estacio.	
Foust JT	09/11/12	17.4	oral argument (7.8); supervise transport and setup of reference materials for venue hearing oral argument (1.2); attend hearing on venue (4.0); team meeting to discuss preparation for next day of venue hearing (1.2); prepare reference materials for venue; Attend hearing on venue	
Hait S	09/11/12	1.5		

# **Time Detail By Project**

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Timekeeper	Work Date	Hours	Narrative
Huebner MS	09/11/12	20.3	Final extensive preparation for venue hearing including reviewing comments on presentation from various parties (7.3); review of final materials for hearing (0.3); attend venue hearing (3.8); meet with clients regarding tomorrow's proceeding, argument and testimony (0.3) completely redraft 85 page oral argument to adjust to concerns and questions of judge (7.6); meet with allied parties regarding strategy and division of labor (1.0); attend venue hearing (3.8).
Klein DS	09/11/12	12.2	Research and analysis related to venue hearing and reference materials (4.8); respond to information requests from team at venue hearing and dial into same (3.8); research and analysis after hearing for oral argument tomorrow (3.6).
Law EC	09/11/12	5.9	Revise reference materials for the 9/11/2012 hearing (1.4); numerous communications with A. de Richemont, J. Foust, T. Volano, and K. Stewart to coordinate logistics regarding same (0.8); assemble additional Judge's copy of hearing binder (0.9); communications with M. McGreal and T. Volano regarding same (0.3); assemble additional documents and supplies for 9/12/2012 hearing (1.9); numerous communications with A. de Richemont, K. Coco, and S. Hait regarding logistics for same (0.6).
Martin JD	09/11/12	7.8	Review Hall motion to lift stay (0.4); emails with E. Power and others related to same (0.3); emails with C. Ebetino, opposing counsel, and others regarding scheduling issues in adversary proceedings (0.9); draft Massey motion papers (4.6); review research for Massey motion papers (1.6).
McClammy JI	09/11/12	12.2	

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<b>Fimekeeper</b>	Work Date	Hours	Narrative
McGreal MM	09/11/12	6.2	Prepare demonstrative for venue hearing (0.9);
			correspondence with E. Moskowitz, L. Samet and
			Graphics Department regarding same (0.2);
			correspondence with Kramer Levin regarding same $(0.3)$ ;
			conference with DIP lenders' counsel, Unsecured
			Creditors' Committee counsel, M. Huebner, E.
			Moskowitz and others regarding hearing $(1.7)$ ;
			conference with M. Huebner, E. Moskowitz, L. Samet
÷			and others regarding hearing preparation and (1.4);
			prepare for continuation of venue hearing (1.7):
McGreal MM	09/11/12	5.1	Teleconference with Chambers regarding hearing (0.1);
			correspondence with E. Law regarding binder for Judge
			(0.1); attend omnibus/venue hearing (4.9).
Moskowitz E	09/11/12	16.3	Prepare for venue hearing (3.9); prepare for continuation
			of venue hearing (8.9); attend venue hearing (3.5).
Perez-Marques AJ	09/11/12	0.7	Prepare for scheduling meet and confer with Royalty Co.
			counsel.
Resnick BM	09/11/12	1.3	Call with D. Amadeo regarding STB adversary
		-	proceeding (0.2); emails regarding venue hearing
		Ŷ	preparation (0.9) National Union Fire Insurance Co
		30	motion for relief from stay $(0.2)$ .
Robertson C	09/11/12	\$ (0.2)	Discuss letter from contract counterparty with B.
			Resnick.
Samet L	09/11/12	17.4	Draft and edit talking points for venue hearing (7.3);
			research regarding same (2.2); revise demonstratives
			(1.2); attend venue hearing $(3.5)$ ; meeting with common
			interest group regarding venue issues (1.7); meeting with
			Davis Polk team regarding hearing strategy (1.5); attend
			venue hearing (3.5).
Schaible DS	09/11/12	5.6	Attend court and take part in follow-up meetings (5.1);
			coordinate regarding venue hearing preparation (0.5)
Stewart KS	09/11/12	1.9	Assist with logistics and preparations for 9/11/2012
			hearing $(0.8)$ ; numerous communications with E. Law
			and A. de Richemont regarding same (1.1).
Volano T	09/11/12	1.5	hearing (0.8); numerous communications with E. Law and A. de Richemont regarding same (1.1). Prepare venue hearing materials (1.3); label hearing
			material boxes (0.2).
Williams KC	09/11/12	7.0	Research several questions arising out of venue hearing
			(2.5); research on Winn-Dixie (0.3); team meeting
			regarding venue hearing (1.2); research tasks in
			preparation for venue hearing (3.0).

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Zhu B	09/11/12	3.9	Conduct legal research regarding override royalties issues
			(1.9); attend conference with A. Delaney regarding draft
			12(c) motion (0.3); correspond with J. Martin, A.
			Delaney and A. Mehes regarding override royalty issues
			in preparation for draft brief $(0.8)$ ; correspond with E.
			Glazer regarding master equipment leases (0.4);
			correspond with J. Martin and A. Delaney regarding
			responses and objections to discovery requests (0.5).
Chepiga TL	09/12/12	0.3	Emails and calls with M. McGreal and M. Immermann
10			regarding credit documents.
Coco KJ	09/12/12	6.6	Conduct research tasks and other tasks related to venue
		0,	litigation and hearing (3.7); attend venue hearing by $0^{10}$
		Ĵ	
de Richemont P	09/12/12	Q776 3.8	telephone (2.9). Coordinate hearing personnel and Logistics (3.8)
DeLaney AN	09/12/12	\$ (5.4)	Prepare objections to discovery request.
Estacio R	09/12/12	14.2	Prepare materials for venue hearing (1.1); conferences
			with L. Samet and others regarding the same (0.2); draft
			correspondence to E. Moskowitz and J. McClammy
			regarding oral argument witness preparation $(0.1)$ ; attend
			oral argument by teleconference and take notes regarding
			the same (10.9); research regarding issues raised during
			venue hearing (1.5); correspond with K. Williams
			regarding legal research regarding automatic stay dispute
			(0.2); correspond with M. McGreal regarding the same
			(0.1); correspond with J. Martin regarding the same $(0.1)$ .
Eum JS	09/12/12	2.5	Update demonstratives for court hearing as per L. Samet
Louin 50	027 127 12		and R. Estacio.
Evans AR	09/12/12	1.8	Research merger clauses for R Martin.
Foust JT	09/12/12	13.2	Attend hearing on venue.
Huebner MS	09/12/12	16.0	Attend venue hearing including working during breaks
	07/12/12	1010	(12.6); final reworking of new oral argument for day 2 of
Klein DS	09/12/12	11.2	Late night research and analysis in preparation for
NICHI DS	07112112	11.4	hearing (1.1); dial-into venue hearing while fielding
		٩.,	research requests from hearing team (8.2); research and
			analysis related to WV environmental proceeding (1.9).
Law EC	09/12/12	8.6	
Law EC	09/12/12	0.0	regarding pleadings (0.2); assist with venue hearing in
			Court (1.8); assist with logistics and support for hearing
			(4.7); numerous communications with M. McGreal, A. de
			Richemont, L. Samet, K. Stewart, M. Melvin and M. Pilkington regarding same (1.7).

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Timekeeper	Work Date		Narrative
Martin JD	09/12/12	7.5	Draft Massey motion papers (6.5); conference with A Starr, A Turner and H. Baker regarding lawsuit (0.6); emails with E. Power regarding automatic stay questions
Martin RL	09/12/12	6.9	(0.4). Meeting with B. Zhu regarding Massey adversarial proceeding (0.4); call with B. Zhu regarding Massey adversarial proceeding (0.1); research requirements for rejection and assumption under §365 (2.3); review settlement agreement and exhibits (0.5); research merger
		4	and integration clauses under New York and West
McClammy Л	09/12/12	ð 1.2	Virginia law (3.6). Conference with J. Bean and M. Schroeder in advance of Court hearing (0.6); legal research regarding joinder
			issues (0.6).
McGreal MM	09/12/12	13.9	Review revised talking points (0.4); correspondence with L. Samet and J. Foust regarding hearing preparation (0.2); attend hearing on motion to transfer venue (13.3).
Mehes A	09/12/12	1.5	Edit override motion on the pleadings.
Melvin MM	09/12/12	0.4	Coordinate post-hearing logistics.
Moody, Jr. GM	09/12/12	Y (I)	Correspondence with B. Zhu and others regarding executory contract draft brief (0.2); call with A. Mehes and B. Zhu regarding mark-up of same by J. Martin (0.3)
Moskowitz E	09/12/12	13.7	Attend and participate in Patriot venue hearing in the Southern District of New York.
Robertson C	09/12/12	6.1	Research regarding obligation to perform under executory contracts (1.8); email to B. Resnick and M. McGreal summarizing same (0.9); follow up emails with company for backup regarding payments made on certain contracts (0.3); emails with B. Resnick regarding same
Samet L	09/12/12	14.2	(0.4); draft letter to counterparty regarding same (2.7). Revise talking points for venue hearing (1.2); research for same (0.4); revise and prepare demonstratives for same (0.4); attend venue hearing and participate in meetings during breaks (12.2).
Schaible DS	09/12/12	7.9	Attend and take part in venue hearing.
Starr AT	09/12/12	0.5	Emails regarding venue hearing. Verture
Stewart KS	09/12/12	0.6	Numerous communications with M. McGreal.
Williams KC	09/12/12	7.2	Research several questions arising out of venue hearing (7.2).

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Timekeeper	Work Date		Narrative
Zhu B	09/12/12		Conduct legal research regarding integration and
			severability issues (3.9); attend various conferences with
			R. Martin regarding legal research (1.0); attend
		90	conference with A. Delaney regarding property law-
		Q	related research for adversary proceeding (0.5); revise
			draft rider for 12(c) motion (1.2); prepare various
			correspondence with T. Perez, J. Martin, and litigation
		<u>م</u>	team regarding draft brief (0.8); correspond with J.
		Ť	Martin and A. Delaney regarding responses to discovery
		a -	requests and deposition notice $(0.3)$ .
Coco KJ	09/13/12	g (g.1)	Research in connection with automatic stay and
		30	environmental proceedings in West Virginia.
DeLaney AN	09/13/12	34.9	Discussion and research related to possible Patriot claims
Destrief * ***		Jee -	(0.8); prepare objections to document and discovery
		3	requests (4.1).
Estacio R	09/13/12		Review venue hearing materials $(0,1)$ ; correspond with
Lotudio IC	09720722		legal assistant regarding organizing the same $(0.1)$ ;
			conference with B. Resnick regarding automatic stay
		Ц Ц	dispute (0.1); conference with J. Martin regarding the
		2	same (0.1); conference call with Patriot regarding the
		- Sc	same (0.8); correspond with K. Williams regarding the
		Z	same (0.1); conference with D. Klein and others
		~	regarding the same (0.3); research and draft motion
			regarding the same (3.8)
E IC	09/13/12	0.3	regarding the same (3.8). Catalog hearing preparation materials as per R. Estacio. Internal meetings regarding venue preparation and drafting outline for post-trial submissions (3.1); conversations with E. Moskowitz, J. Jones regarding declaration on joinders (0.2).
Eum JS		0.3	Internal meetings regarding venue preparation and
Huebner MS	09/13/12	3.3	Arefting outling for post trial submissions (3.1):
			urating outline for post-that submissions (5.1),
			conversations with E. Moskowitz, J. Jones regarding
*** * ~~~	00/10/10		
Klein DS	09/13/12	10.1	Call with clients regarding selenium proceeding and
			follow-up related to same $(0.7)$ ; meet with M. Huebner et
			al regarding same (0.6); follow-up call with clients
			related to same (0.5); research and analysis, including
			review of numerous precedents, regarding same and
			related autostay issues (7.4); late night call with M.
			Huebner et al regarding same $(0.9)$ .
Krause SC	09/13/12	0.5	Call with J. Chincheck regarding asset purchase (0.2);
			confer with D. Schaible regarding same $(0.1)$ ; emails
			regarding same (0.2).
			· · · · · · · · · · · · · · · · · · ·
Lynch C	09/13/12	0.9	Meet with A. Starr, A. DeLaney regarding contract-based issues.

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Timekeeper	Work Date	Hours	Narrative
Martin JD	09/13/12	9.2	Communications with C. Panos, M. McGreal regarding
		) N_	scheduling in RoyaltyCo action (0.3); emails with C.
	<u>ب</u>	50	-Miller regarding subpoena (0.2); emails with D. Amedeo
	2	>	regarding scheduling in STB action (0.2); emails with L.
			Barefoot, B. Resnick, T. Perez and others regarding
			scheduling in Massey action (0.6); review Massey draft
			discovery responses (0.5); revise Massey motion papers
			(3.5); research for Massey motion (1.1); research
			Kentucky law regarding the contract severability.
Mehes A	09/13/12	5.8	Edit override motion on the pleadings.
Moody, Jr. GM	09/13/12	0.2	Correspondence with B. Zhu regarding rider for draft
1,100 dy, 01. 01.	~~ x ~ x ~ x ~		executory contract brief.
Moskowitz E	09/13/12	3.3	executory contract brief. Meet with M. Huebner regarding venue issues (0.7); S correspondence with team regarding follow-up to venue
HOOKO H KELLS	00/10/12	010	correspondence with team regarding follow-up to venue
			hearing (1.7); correspondence with client regarding
			hearing follow-up (0.9).
Resnick BM	09/13/12	0.2	Emails regarding override litigations.
Robertson C	09/13/12	1.4	Revise automatic stay violation letter
Schaible DS	09/13/12	0.7	Emails regarding venue issues.
Spence TM	09/13/12	0.3	Obtain docket sheet and dockets for H. Baker.
Starr AT	09/13/12	3.3	Work on Peabody analysis (1.3); calls to Blackstone
	00/20/20	512	regarding same (0.1); meeting with C. Lynch and A.
			Delaney regarding Peabody analysis (0.6); calls to B.
			Resnick regarding the same $(0.1)$ ; calls and emails with
			R. Estacio regarding a coal agreement analysis (0.8);
			emails to B. Bennett and C. Ebetino regarding same (0.4).
Williams KC	09/13/12	4.7	Research on automatic stay as applied to debtor seeking
	0,7,20,22	,	relief from court order regarding environmental
			liabilities.
Zhu B	09/13/12	5.8	Conduct additional legal research regarding Kentucky
	077 107 10	010	law on integration and severability issues (2.3); prepare
			various correspondence to J. Martin, T. Perez and
			litigation team regarding revisions to draft 12(c) brief
			(2.2); confer with R. Martin regarding legal research
		<u> </u>	(0.5); confer with A. Mehes regarding revisions to draft
		<u>ହ</u> _	$\sim$ brief (0.8).
Coco KJ	09/14/12	3 3.6	
C000 KJ	00/1//12	D C	McGreal, D. Klein and others (0.5); research regarding
			automatic stay (3.1).
de Richemont P	09/14/12	0.1	automatic stay (3.1). Review venue hearing transcript. KNWR
DeLaney AN	09/14/12	17	Research related to possible claims.
Domainey min	V7/17/14	Ľ.	
		120	$\sim$

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Timekeeper	Work Date	Hours	Narrative
Estacio R	09/14/12	8.3	Draft and edit motion regarding automatic stay dispute $(6.6)$ ; conference with D. Klein and others regarding the same $(0.5)$ ; correspond with J. Foust and others regarding the same $(0.1)$ ; correspond with K. Williams regarding
		Nor	the same $(0.1)$ ; conference with K. Williams regarding the same $(0.1)$ ; conference with E. Moskowitz regarding drafting post-hearing statement of facts and brief regarding venue dispute $(0.7)$ ; conference with L. Samet regarding the same $(0.2)$ .
Huebner MS	09/14/12	1.8	Commence review and notes on Patriot venue transcript $(1.1)$ ; calls with other venue parties regarding post trial submissions $(0.7)$ .
Klein DS	09/14/12	10.7	Calls with clients regarding selenium proceeding $(0.8)$ ; call with Creditors Committee regarding same and follow-up $(0.6)$ ; internal team meeting regarding same (0.8); meet with B. Resnick regarding same and other tasks $(0.6)$ ; intensive case law research and analysis regarding automatic stay relating to selenium proceeding (7.9).
Krause SC	09/14/12	0.2	Call regarding contract miner.
Lynch C	09/14/12	0.3	Call with A. Starr to M. Buschmann at Blackstone regarding valuation materials in connection with contract-based questions.
Martin JD	09/14/12	androw	Update call with company and advisers (0.8); prepare for same (0.2); calls and emails with M. Ledwin, E. Power, R. Mead and others regarding Chartis motion to lift stay (0.7); calls and emails with B. Parlin, M. McGreal, C. Ebetino, J. Jones and others regarding scheduling in Tampa action (0.8); review research in connection with issues in adversary proceedings (1.2); revise Massey motion papers (2.8).
Martin RL	09/14/12	2.9	Research corporate veil-piercing and agency law in New York and Kentucky (2.8); call with C. Zhu regarding coal settlement agreement (0.1).
McClammy JI	09/14/12	0.6	Conference with E. Moskowitz regarding hearing venue follow-up (0.2); telephone conference with J. Jones regarding venue joinder matters (0.4).
McGreal MM	09/14/12	0.1	Email B. Zhu regarding draft Massey pleadings.
Mehes A	09/14/12	4.7	Edit override motion.
Moody, Jr. GM	09/14/12	O and	Correspondence with J. Martin regarding draft executory contract brief.

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Timekeeper	Work Date	Hours	Narrative
Moskowitz E	09/14/12	2.4	Meet with venue team to discuss brief and proposed
		0)	findings (0.7); additional email correspondence with team $\mathcal{Q}$
		Ą	regarding venue issues (0.9); draft and circulate
		ð~	document retention notice $(0.8)$ .
Resnick BM	09/14/12	8 22	Emails regarding Massey and other override litigation.
Robertson C	09/14/12	\$ (2.9)	Research violations of automatic stay.
Samet L	09/14/12	1.3	Conferences with E. Moskowitz and R. Estacio regarding Q
		R	post-hearing submissions (0.9); correspondence with L. $\mathcal{J}$
		Z.	Vucetovic regarding Judge Chapman precedent (0.4)
Williams KC	09/14/12	AND D	Legal research on automatic stay issues.
Zhu B	09/14/12	> #.4	Conduct research regarding integration-related issues in
		$\sim$	preparation for Massey adversary proceeding (2.7);
		ague	confer with R. Martin regarding research (0.5);
		2	correspond with J. Martin and R. Martin regarding
		Q	summary of same $(0.7)$ ; revise $12(c)$ memorandum of law
			(2.2); prepare various correspondence with A. Mehes and
			J. Martin regarding same (0.8); correspond with counsel
			for the Unsecured Creditors' Committee and lenders
		Y C	regarding draft $12(c)$ memorandum of law (0.5).
Coco KJ	09/15/12	30 4.0	Draft and revise motion regarding automatic stay (2.9);
		9	legal research regarding same $(0.5)$ ; emails with Davis
		>	Polk team regarding same $(0.6)$ .
Estacio R	09/15/12	1.3 ج	Draft outline of post-hearing brief.
Foust JT	09/15/12	3-7-1	Research issues related to automatic stay issues (4.8);
		S O	draft summary of same (2.3).
King MC	09/15/12	7.8	Meeting with M. McGreal regarding automatic stay
•			research $(0.4)$ ; research regarding same $(5.2)$ ; email with
			findings to team regarding same (2.2).
Klein DS	09/15/12	9.7	Research and analysis relating to autostay and selenium
			proceeding (7.8); draft talking points related to same
			(1.9).
McGreal MM	09/15/12	6.1	Review precedent lift stay motion $(0.4)$ ; review and
			revise selenium lift stay motion (4.3); conference with M.
			King regarding research on automatic stay $(0.4)$ ; review
			automatic stay research (0.6); correspondence with H.
			Baker, D. Klein and J. Foust regarding same (0.4).
Starr AT	09/15/12	1.1	Review and revise a coal agreement $(0.4)$ ; emails to C.
			Ebetino, B. Bennett, J. Martin and R. Estacio regarding
			same (0.7).
Coco KJ	09/16/12	0.8	Emails regarding selenium issues
Estacio R	09/16/12	0.9	Draft outline post-hearing brief.
	UPILUILL	Ċ	) - Inter a post meaning outor. All

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Timekeeper	Work Date	Hours	Narrative
King MC	09/16/12	7.2	Calls and emails with M. McGreal regarding research project regarding 525 and permit blocking (0.4); research regarding same (6.1); email to team with findings regarding same (1.7).
Klein DS	09/16/12	8.4	Research and analysis relating to autostay and selenium proceeding.
Martin JD	09/16/12	0.8	Review cases for Massey motion.
McGreal MM	09/16/12	7.9	Prepare emergency lift stay motion and motion to shorten notice (4.4); prepare talking points on same for B. Resnick (1.6); revise lift stay motion (0.8); correspondence with B. Resnick, H. Baker and others regarding same (0.6); email lift stay motions to Company, local counsel, the Unsecured Creditors' Committee's counsel and DIP counsel (0.1); legal research regarding lifting automatic stay (0.4).
Moskowitz E	09/16/12	0.6	Email correspondence with team regarding status.
Resnick BM	09/16/12	S <sup>0.6</sup>	Review Massey memorandum of law (0.4); review the
		J.	U.S. Trustee's objection to Equity Committee (0.2).
DeLaney AN	09/17/12	S 4.9	Research possible Patriot claims.
Estacio R	09/17/12	3,14	Draft post-hearing brief regarding venue issues.
Lynch C	09/17/12	3001	Call with A. DeLaney regarding claims research.
Martin JD	09/17/12	4.6	Conference with T. Perez and C. Zhu regarding Massey motion (1.0); email to C. Ebetino, J. Bean and others regarding Massey motion (0.4); revise Massey motion (1.2); emails with C. Zhu and others regarding Massey proceeding (0.5); review STB motion to dismiss (0.8); emails with G. Moody, C. Zhu and others regarding same (0.7).
McGreal MM	09/17/12	1.4	Revise lift stay motions $(0.7)$ ; correspondence with B. Resnick regarding same $(0.1)$ ; revise talking points for emergency hearing on same $(0.6)$ .
Meyer DP	09/17/12	(4.3) 1094	Research regarding §365 and subleases (0.9); draft email memo regarding assignment and subleases and additional research regarding same (1.4); call with Davis Polk and Blackstone regarding asset disposition (2.0).
Moody, Jr. GM	09/17/12	1.7	Review motion to dismiss executory contract complaint $(0.9)$ ; correspondence with J. Martin and B. Zhu regarding same $(0.2)$ ; begin formulating response to same $(0.6)$ .
Perez-Marques AJ	09/17/12	5.0	Review 12(c) motion regarding Massey (0.9); conference with J. Martin and B. Zhu regarding Massey 12 (c)
			motion (4.1).

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		Time l	Detail By Project
Timekeeper	Work Date	Hours	Narrative
DeLaney AN	09/18/12	,00(2.9)	Research related to possible Patriot claims.
Estacio R	09/18/12	~ ¥.5	Draft outline of post hearing brief.
Huebner MS	09/18/12	0.1	Emails regarding shareholder litigation.
Huebner MS	09/18/12	0.3	Review of United Mine Workers Association videos and
			statements regarding §1113 and venue issues.
Krause SC	09/18/12	0.5	Call with J. Chincheck regarding asset purchase.
Martin JD	09/18/12	4.2	Analyze STB motion (0.5); communications with STB
			counsel regarding scheduling $(0.2)$ ; calls and emails with
			C. Ebetino, J. Bean, and others regarding STB filing
		0	(1.1); revise Massey motion papers $(1.4)$ ; e-mails with E.
		× ×	Power and others regarding automatic stay issues (0.2);
		20	research on automatic stay issues $(0.8)$ .
Martin RL	09/18/12	Q 2.4	Call with B. Zhu regarding executory contracts (0.1);
			research regarding same (2.3).
McClammy JI	09/18/12	0.8	Review opposition briefs and comment $(0.4)$ ; telephone
			conference with A. Starr regarding Bridgestone
			opposition briefs $(0.1)$ ; email correspondence regarding
	00/10/10	0.0	opposition joinders (0.3).
Mehes A	09/18/12	0.9	Draft notice of motion in override proceedings.
Moody, Jr. GM	09/18/12	6.8	Conduct legal research for response to motion to dismiss complaint regarding executory contracts (2.8); call with
			B. Zhu regarding draft motion for judgment on pleadings
			(0.2); call with B. Zhu regarding draft amended
			complaint regarding executory contracts (0.4);
			correspondence with J. Martin regarding same (0.2); draft
			amended complaint regarding executory contracts (1.8);
			conduct factual research regarding same (1.3); send draft
			amended complaint to J. Martin for review (0.1).
Resnick BM	09/18/12	1.2	Review STB motion to dismiss (0.2); emails regarding
			same $(0.1)$ ; review Massey motion $(0.7)$ ; calls with A.
			Perez regarding same (0.2).
Starr AT	09/18/12	0.8	Draft rider for Bridgehouse motion (0.3); emails
			regarding same to J. Jones, M. Mattingly, E. Moskowitz,
			J. McClammy and A. Rogoff (0.5).
Williams KC	09/18/12	2.5	Prepare for interviews regarding joinder solicitation (1.5);
			meeting with J. McClammy regarding same (0.3);
			oversee preparation of materials for same $(0.7)$ .
Zhu B	09/18/12	5.4	*
			(2.5); correspond with J. Martin and R. Martin regarding
			same $(0.4)$ ; revise $12(c)$ brief $(1.7)$ ; correspond with D.
			Klein and AlixPartners regarding adversary proceeding
			issues $(0.4)$ ; revise notice of $12(c)$ motion $(0.3)$ ;
			correspond with A. Mehes regarding same $(0.1)$ ;

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Timekeeper	Work Date	Hours	Narrative
Coco KJ	09/19/12	1.3	Draft motion to extend deadlines to remove actions.
Foust JT	09/19/12	2.0	Research regarding venue submission.
Huebner MS	09/19/12	7.9	Complete review of venue transcript and notes for post
			trial submissions on same.
Martin JD	09/19/12	5.5	Call with J. Wagner regarding Massey motion (0.2); call with L. Barefoot regarding Massey motion (0.1); email follow-up regarding same (0.2); work on Massey motion papers (3.6); review submission in Boone County action (0.2); email with E. Power regarding same (0.1); communications with G. Moody regarding STB filing (0.3); analysis of strategies in STB action (0.8).
McClammy JI	09/19/12	$\langle \beta.1 \rangle$	Review joinder solicitation materials (0.8); telephone
·		L L	conference with S. Harvey regarding joinder solicitation
		R	(0.8); telephone conference with W. Elkins regarding
		ି ହ	joinder solicitations (0.5); telephone conference with M.
		حسبت	Perry regarding joinder solicitations (0.7); conference
			with K. Williams and L. Samet regarding venue issues (0.3).
McGreal MM	09/19/12	0.6	Legal research regarding debtors lifting the stay.
Mehes A	09/19/12	5.1	Research choice of law $(3.2)$ ; prepare binder of agreements $(0.6)$ ; edit override motion on the pleadings $(1.3)$ .
Moody, Jr. GM	09/19/12	0.4	Call with J. Martin regarding summary of strategic
•			choices regarding response to motion to dismiss.
Moskowitz E	09/19/12	1.5	Review brief outline and meet with L. Samet regarding same.
Resnick BM	09/19/12	0.2	Emails regarding override litigation strategy.
Samet L	09/19/12	8.6	Draft and edit outline for post-hearing venue submission (4.8); conferences with E. Moskowitz regarding same (0.2); research regarding same (0.3); emails with J. Foust regarding research issues (0.3); draft proposed findings of fact (2.1); conferences with J. McClammy and K. Williams regarding joinder submission (0.2); emails and
			correspondence with Peabody regarding defense of actions during stay $(0.4)$ ; revise footnote for Bridgehouse motion $(0.2)$ ; emails to M. Mattingly regarding same

# **Time Detail By Project**

(0.1).

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Timekeeper	Work Date	Hours	Narrative
Zhu B	09/19/12	4.1	Revise Massey 12(c) brief (2.3); conduct follow up legal research regarding same $(0.8)$ ; correspond with J. Martin and A. Mehes regarding same $(0.5)$ ; confer with
			managing attorney's office regarding 12(c) motion
			ancillary papers (0.3); correspond with counsel to the
			Unsecured Creditors' Committee and lenders regarding
			Massey filing (0.2).
Estacio R	09/20/12	4.8	Massey filing (0.2). Conference with L. Samet regarding post-hearing venue brief (0.2); draft same (4.6).
			brief (0.2); draft same (4.6).
Eum JS	09/20/12	0.2	Catalog copies of Override Agreement binders for
			archives as per B. Zhu.
Foust JT	09/20/12	2.2	Research regarding venue submission.
Huebner MS	09/20/12	2.4	Meet with E. Moskowitz and L. Samet regarding venue
			approach and outline $(0.7)$ ; review of and multiple emails
			regarding Peabody litigation letter (0.3); call with CEO
			and conference call with Mayer Brown, J. Bean regarding
			Peabody recusal and other issues (1.2); emails regarding
			ethical wall (0.2).
Martin JD	09/20/12	6.3	Call with A. Starr and E. Waller regarding Peabody letter
iviu un 50	07/20/12	0.2	(0.6); prepare for same (0.3); emails with E. Waller
			regarding automatic stay issues (0.2); revise Massey
		0,	motion papers (4.5); emails with C. Ebetino, J. Bean and
		3 ~	$\sim$ others regarding same (0.7).
McGreal MM	09/20/12	80 ( 0.4	
Mehes A	09/20/12	\$ (0.2/	Edit contracts pleadings.
	09/20/12	28	Draft summary of potential responses to motion to
Moody, Jr. GM	09/20/12	2.0	dismiss executory contract complaint (2.3); conduct
			factual research in connection with same (0.4); send
			summary to J. Martin for review $(0.1)$ .
N /1	09/20/12	0.9	Meet with L. Samet regarding venue brief and other post-
Moskowitz E	09/20/12	0.9	
D . 1 D 1	00/00/10	0.0	hearing work.
Resnick BM	09/20/12	0.2	Emails regarding override litigation.
Samet L	09/20/12	3.9	Meeting with M. Huebner and E. Moskowitz regarding
			post-hearing briefing (1.0); emails with J. Foust and
			others regarding research tasks $(0.4)$ ; research and
			analysis regarding venue issues (1.7); telephone calls
			with S. Schutzenhofer regarding joinder issues (0.3);
			emails and conferences regarding same (0.5).
Starr AT	09/20/12	1.9	
			indemnification with J. Martin, J. Jones, E. Waller and
			M. Huebner $(0.8)$ ; analyze potential responses $(0.2)$ ; calls
			and emails with equity holders counsel $(0.4)$ ; revise
			confidentiality stipulation $(0.5)$ .

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Timekeeper	Work Date	Hours	Narrative
Toscano DB	09/20/12	(.7)	Telephone conference with A. Starr regarding potential
		S	claim (0.2); telephone conference with A. Starr, M.
		Å	Huebner and other counsel regarding potential claim
		Ľ.	(0.9); draft email message regarding same $(0.4)$ ;
			communications regarding potential claim (0.2).
CT 1	09/20/12	2 1	Revise 12(c) memorandum of law (1.2); correspondence
Zhu B	09/20/12	3.1	
			with A. Mehes and J. Martin regarding same (0.4);
			correspond with counsel for the Unsecured Creditors'
			Committee and lenders regarding draft 12(c)
			memorandum of law $(0.4)$ ; conduct follow up legal
			research regarding same (1.1).
Zhu B	09/20/12	0.3	Correspond with A. Starr and J. Eum regarding
			preparation of override agreements.
Coco KJ	09/21/12	2.3	Draft and revise motion to extend deadline to remove
COCO NJ	09/21/12	<i></i>	actions $(1.3)$ ; coordinate regarding service of same $(0.8)$ ;
		Я С	calls and emails with E. Moskowitz regarding Rule 2019
		$\exists$	
		201 Ang 0.6	(0.2).
Coco KJ	09/21/12	ु <u>ु</u> 0.6	Comment on Massey override pleadings.
DeLaney AN	09/21/12	> (5,7)	Research related to possible claims.
Estacio R	09/21/12	8.8	Draft post-hearing brief regarding venue dispute (6.8);
			conference with A. Starr regarding responding to letter
			from Peabody regarding automatic stay $(0.4)$ ; research
			and draft response to same $(1.6)$ .
Eum JS	09/21/12	0.1	Coordinate signed original copy of a motion to reject, as
Dulli 50	0.77 20 x7 x 20		per R. Estacio.
Earrat IT	09/21/12	2.8	Research regarding venue submission.
Foust JT		2.0 0.9	Conversation with the U.S. Trustee regarding venue
Huebner MS	09/21/12	0.9	declaration (0.2); internal conversations and emails
			regarding same (0.3); complete meeting with L. Samet $\sim$
			regarding venue approach (0.4).
Martin JD	09/21/12	7.9	Update call with company and advisors $(0.7)$ ; prepare for
			same (0.2); finalize and file Massey 12(c) motion (5.2);
		0.	emails with C. Ebetino, J. Eagan, J. Jones, J. Wagner and
		) Janglue	others regarding same (0.9); emails with E. Waller
		X	regarding automatic stay issues (0.3); analysis of strategy
		a _	in STB action (0.6).
MaClammy II	09/21/12	205	Follow-up regarding joinder solicitation issues.
McClammy JI		0.7	Correspondence with L. Samet regarding post-hearing
McGreal MM	09/21/12	0.7	venue brief $(0.1)$ , correspondence with Weil regarding
			same (0.1); revise West Virginia lift stay motion (0.3);
			correspondence regarding same with B. Resnick, Jackson
			Kelly and others (0.2).
	0.0 /0.1 /1.0		
Mehes A	09/21/12	2.0	Edit override motion on the pleadings.

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Timekeeper	Work Date	Hours	Narrative
Moody, Jr. GM	09/21/12	0.1	Call with B. Zhu regarding motion for judgment on the
			pleadings regarding executory contract complaint. Meet with L. Samet regarding venue work (0.4); calls with co-counsel regarding venue briefing (0.4).
Moskowitz E	09/21/12	0.8	Meet with L. Samet regarding venue work $(0.4)$ ; calls
			with co-counsel regarding venue briefing $(0.4)$ .
Perez-Marques AJ	09/21/12	0.6	Review Massey 12(c) brief.
Resnick BM	09/21/12	0.3	Emails regarding Massey brief.
Samet L	09/21/12	2.4	Meeting with M. Huebner regarding post-hearing
			submissions (0.4); emails with E. Moskowitz, M.
			McGreal, and others regarding same $(0.9)$ ; meeting with
			E. Moskowitz regarding same $(0.2)$ ; telephone calls with
			J. Eagan regarding joinder issues (0.7); meeting with J.
			McClammy and K. Williams regarding same (0.2).
Starr AT	09/21/12	(3.7)	Revise presentation (0.3); calls and emails with J. Bean,
		8	J. Haider, M. Buschman and C. Ebetino regarding the
		S	same (0.6); emails with R. Estacio regarding planning for
		A	opposition (0.2); emails regarding the Unsecured
		6	Creditors' Committee's questions on certain contracts
		5	(0.1); calls and emails with B. Bennett, B. Resnick, D.
			Toscano and A. Delaney regarding potential dispute with
			coal counterparty (0.9); call with B. Bennett regarding
			assignability of coal supply contracts (0.5); meet with D.
			Toscano and A. Delaney regarding same (0.6); review
			research regarding assignability of contracts (0.5).
Toscano DB	09/21/12	1.0	Telephone conference with A. Starr and A. DeLaney
1000000 2020	027 = 27 2 =		regarding contract issue (0.3); obtain research on relevant
			issue (0.2); conference with A. Starr and A. DeLaney
			regarding contract issue (0.5).
Williams KC	09/21/12	1.8	Legal research on venue issues: RMML
Zhu B	09/21/12	5.8	Revise Massey 12(c) motion (3.1); correspond with J.
	07122124	••••	Martin and A. Mehes regarding same (0.9); prepare 12(c)
		ð	motion papers for filing (1.2); confer with D. Klein, A.
		3	Mehes and managing attorney's office regarding filing
		30	and service $(0.6)$ .
DeLaney AN	09/22/12	\$ 64	Personal possible contract based claims
Foust JT	09/22/12	52	) Research possible contract-based claims. Follow-up research for venue submission. Research fact issues relating to post-hearing venue brief.
McGreal MM	09/22/12	0.6	Research fact issues relating to post-hearing venue brief.
Samet L	09/22/12	2.6	Follow-up research for venue submission. Research fact issues relating to post-hearing venue brief. Factual and legal research for post-hearing venue submissions (1.3); draft proposed findings of fact for post-hearing submission (1.3). Emails regarding assignability of coal contracts with A.
Dattion 12	\ <i>J   halal \$ la</i>		submissions (1.3): draft proposed findings of fact for
			post-hearing submission (1.3).
Starr AT	09/22/12	0.4	Emails regarding assignability of coal contracts with A.
SIALL MI	07122112	0.4	Delaney.
DeLaney AN	09/23/12	2.9	Research into jurisdictional contract issues.
DeLancy An	07142114	الر ، بسک	reconstructure of the offer of the second of

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Timekeeper	Work Date	Hours	Narrative Research and draft post-hearing brief regarding venue
Estacio R	09/23/12	5.4	Research and draft post-hearing brief regarding venue
			dispute (5.2); analyze venue case law (0.2). $\sqrt{3}$
Foust JT	09/23/12	4.2	Follow up research for venue submission.
Moskowitz E	09/23/12	0.6	Correspondence with team regarding venue issues and
			briefing.
Samet L	09/23/12	10.5	Draft proposed findings of fact for post-hearing venue submission (5.4); research for post-hearing venue brief (2.2); draft post-hearing venue brief (2.9).
		ø	submission (5.4); research for post-hearing venue brief
		à chi	(2.2); draft post-hearing venue brief (2.9).
Schaible DS	09/23/12	Q (0.4	Emails regarding auto stay issues.
Starr AT	09/23/12	0.9	Emails and calls regarding coal counterparty dispute with
			A. Delaney, B. Bennett, E. Moskowitz and D. Toscano.
Toscano DB	09/23/12	0.2	Research regarding forum selection clauses.
Williams KC	09/23/12	2.7	Research on artificial impairment and forum non
		0 -	conveniens.
DeLaney AN	09/24/12	\$ 8.8)	Research related to contract issue (3.3); correspondence
-		20V	with client regarding research on contract issue and
		R	discuss same with A. Starr (0.5).
Estacio R	09/24/12	5.9	Draft post-hearing brief regarding venue dispute (3.1);
			conference with L. Samet and others regarding venue
			findings of fact (0.9); conference with A. Starr and West
			Virginia counsel regarding mining permit issues (0.6);
			draft correspondence to West Virginia counsel regarding
			the same $(0.3)$ ; read correspondence from Patriot
			regarding the same $(0.1)$ ; conference with A. Starr
			regarding responding to letter from Peabody regarding
			indemnification for litigation costs $(0.1)$ ; research
			regarding the same $(0.5)$ ; draft response letter regarding
			the same $(0.3)$ .
Huebner MS	09/24/12	1.9	Review new materials, cases and research findings
			produced by team for venue brief $(1.0)$ ; meet with E.
			Moskowitz, L. Samet regarding same and further
			development of brief $(0.6)$ ; emails and internal
			conversations regarding new class action suit and review
			summary of same (0.3).
Klein DS	09/24/12	2.1	Call with Kramer Levin regarding selenium liftstay and
			follow-up on related issues (1.2); research and analysis
			related to same (0.9).
Martin JD	09/24/12	1.6	Review securities class action complaint (0.8); call with
			A. Starr regarding same (0.2); conference with C. Zhu
			regarding RoyaltyCo proceeding (0.2); review RoyaltyCo
			documents in preparation for motion $(0.4)$ .

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		Time l	Detail By Project	
Timekeeper	Work Date	Hours	Narrative	
Martin JD	09/24/12	6.0	Prepare for pretrial conference in Massey (2.8); review research and authorities on discovery stay (2.7); call with	
		0	J. Bromley, L. Barefoot, C. Zhu regarding discovery	
		à.	issues in Massey proceeding (0.3); prepare for same	
M Classer H	00/04/10	300	(0.2). Follow-up regarding gathering and confirming facts for	
McClammy JI	09/24/12	§ (0.3)	joinder declaration.	
McGreal MM	09/24/12	30.8	Review Kramer Levin's comments to the lift stay motion.	
Mehes A	09/24/12	3-93	Oversee creation of and review override briefs for	
		8 <	Jservice.	
Moody, Jr. GM	09/24/12	1.7	Review motion for judgment on the pleadings in	
			connection with executory contract complaint $(1.4)$ ; call with A. Mahag recording some $(0.3)$	
Moskowitz E	09/24/12	6.3	with A. Mehes regarding same (0.3). Meet with M. Huebner and L. Samet regarding brief and	
WOSKOWITZ E	09/24/12	0.5	follow-up (0.6); meet with team regarding findings (0.5);	0
			review proposed findings and draft edits and riders (3.6);	JY
			calls with co-counsel regarding post-hearing submissions	ሥ
			(1.2); related correspondence with team $(0.4)$ .	
Perez-Marques AJ	09/24/12	1.3		
~	00/04/10	0.0	prepare for court conference (0.9).	
Resnick BM	09/24/12 09/24/12	0.2 12.5		Û,
Samet L	09/24/12	12.5	same (3.1); conferences with M. Huebner and E.	<u>.</u> V
			Moskowitz regarding same (0.7); conferences with E.	n de
			Moskowitz and R. Estacio regarding draft proposed	, ,
		_	findings of fact $(0.5)$ .	
Starr AT	09/24/12	3.6	Review securities complaint (0.8); calls with J. Jones, M.	
		<u>y</u>	Huebner, W. Taylor and J. Martin regarding the same	
		$\widetilde{\mathcal{X}}$	(1.4); review insurance materials (0.5); emails regarding disclosure query with S. Beshar (0.3); calls with B.	
		2	Bennett, J. Jones and R. Wuller regarding dispute with	
		g	coal sales counterparty (0.3); emails regarding legal	
		An o	research regarding with A. Delaney (0.3).	
Toscano DB	09/24/12	3 (0.3	Read email message from A. DeLaney and attached	
		30	cases.	
Williams KC	09/24/12	g (2.9)	Review joinder emails from Patriot employees (2.2);	
771 D	00/24/12	<u>چ</u> 1.4	' review venue hearing transcript (0.7). Attend conference with opposing counsel regarding	
Zhu B	09/24/12	1.4	Massey discovery issues (0.5); attend conference with J.	
			Martin regarding same (0.3); correspond with A. Mehes	
			and Davis Polk team regarding service of process for	

#### **Time Detail By Project**

Massey 12(c) papers (0.6).

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Time Detail By Project			
Timekeeper	Work Date	Hours	Narrative
Zhu B	09/24/12	1.8	Review RoyaltyCo filings in preparation for next steps (1.0); confer with J. Martin regarding RoyaltyCo strategy and next steps (0.5); prepare correspondence with the Unsecured Creditors' Committee and lenders regarding
DeLaney AN	09/25/12	0.3	Massey 12(c) filing (0.3). Meet with C. Lynch regarding possible contract-based claims.
Estacio R	09/25/12	<ul> <li>0.3 Conference with L. Samet and others regarding post- hearing venue brief (0.2); edit letter regarding autostay issues (0.1).</li> </ul>	
Huebner MS	09/25/12	Q 0.5	Review and markup of lift stay motion and conversation with B. Resnick regarding same.
Lynch C	09/25/12	Z (9.5)	Call with A. DeLaney regarding legal research regarding possible claims (0.3); summarize discussion in email for A. Starr (0.2).
Martin JD	09/25/12	5.1	Prepare for pretrial conference in Massey proceeding (1.3); attend pretrial conference in Massey proceeding (0.5); analysis of strategy in STB proceeding (1.9); emails with C. Ebetino, J. Eagan and others regarding STB proceeding (1.1); emails with E. Waller regarding automatic stay issues (0.3).
McClammy JI	09/25/12	0.9	Telephone conference with K. Toten and K. Williams regarding joinder issues (0.4); telephone conference with D. McAllistar regarding joinder issues (0.3); conference with K. Williams regarding joinder affidavit (0.2).
McGreal MM	09/25/12	2.5	Telephone conference with A. Rogoff and B. Resnick regarding lift stay motion (0.7); telephone conference with M. Huebner and B. Resnick regarding same (0.4); revise lift stay motion (0.6); correspondence with B. Resnick regarding same (0.7); email revised lift stay motion to Company, the Unsecured Creditors' Committee's counsel and DIP lenders' counsel (0.1)
Moskowitz E	09/25/12	<u>_</u> 2.5	Review draft post-hearing brief and provide comments to team regarding same (1.9); correspondence with team regarding venue strategy issues (0.6).
Perez-Marques AJ	09/25/12	1.7	Court conference regarding Massey litigation (1.4); confer regarding STB issues (0.3).
Resnick BM	09/25/12	0.2	Emails regarding override litigation strategy.
Samet L	09/25/12	2.0	Research for post-hearing venue briefing (0.5); conferences with E. Moskowitz and R. Estacio regarding post-hearing brief (0.2); revise same (1.3).
Starr AT	09/25/12	0.8	

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Timekeeper	Work Date	Hours	Narrative
Toscano DB	09/25/12	0.3	Conference with E. Glazer regarding expert issues.
Williams KC	09/25/12	₽.ð¥	Conference calls with Patriot employees regarding
		S	joinder issues (0.6); review joinder emails from Patriot
		J.	employees (0.8); draft declaration regarding joinder
		×	issues (1.3).
Zhu B	09/25/12	6.7	Review and prepare various correspondences with Patriot
			team and Davis Polk litigation teams regarding various
			issues regarding STB override-related agreements (1.2);
			review STB-related agreements and notes in preparation
		0.1	for court filing (1.3); review RoyaltyCo agreements and
		Y Y	background notes in preparation for legal brief (2.0);
		Xo I	prepare draft RoyaltyCo 12(c) motion (2.2).
DeLaney AN	09/26/12	g (1)	Research related to possible Patriot claims.
Estacio R	09/26/12	$> \bigcup_{68}$	Conference with A. Starr and Patriot regarding rejection
Lotado IX	07/20/12	0.0	of a coal supply agreement (0.9); conference with A.
			Starr regarding response to letter from Peabody Energy
			(0.2); edit response letter (0.3); correspond with B. Chen
			regarding contract integration research (0.1); revise
			proposed findings of fact (5.3).
Lemals C	09/26/12	0.7	Prepare for Equity Committee discovery call (0.2); call
Lynch C	09/20/12	9.	with M. Schroeder, J. Jones, A. Starr, L. Howard and
		17	others regarding discovery issues in connection with
		$\stackrel{\scriptstyle \leftarrow}{\scriptstyle \rightarrow}$	equity committee request (0.5).
Manda ID	00/06/10	2 Co	
Martin JD	09/26/12	S Constant	Research for lift-stay motion objection $(1.5)$ ; revise lift-
	00/07/10	16	stay motion objection (1.4).
McClammy JI	09/26/12	1.6	Review and comment regarding draft joinder affidavit
			(0.6); telephone conference with M. Williams and K.
			Williams regarding joinder issues (0.3); review proposed
~ ~ ~ ~ ~ ~ ~ ~	00105110		findings of fact regarding joinder issues (0.7).
McGreal MM	09/26/12	1.7	Review Kramer Levin comments and Willkie's comments
			to lift stay motion $(0.7)$ ; revise lift stay motion $(0.8)$ ;
			correspondence with B. Resnick regarding same (0.2).
Resnick BM	09/26/12	0.9	Emails with client and D. Schaible, A. Starr and M.
			Huebner regarding counsel selection and conflicts issues
			(0.6); review class action law suit complaint $(0.3)$ .
Samet L	09/26/12	0.2	
			post-nearing submissions.
Williams KC	09/26/12	4.4	0
Zhu B	09/26/12	5.0	Prepare draft RoyaltyCo 12(c) motion (3.1); conduct
			legal research in preparation for same $(1.9)$ .
DeLaney AN	09/27/12	1.8	Review matters related to STB motion to dismiss.

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Time	Detail	By	Project
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Timekeeper	Work Date	Hours	Narrative
Estacio R	09/27/12	2.9	Correspond with J. Martin and others regarding treatment of letters of credit in bankruptcy $(0.2)$ ; correspond with J. McClammy regarding venue proposed findings of fact (0.1); correspond with L. Samet regarding same $(0.2)$ ; revise the same $(2.3)$ ; correspond with A. Starr regarding
Huebner MS	09/27/12	4.9	response to letter from Peabody Energy (0.1). Calls and emails with T. Mayer and internally regarding the Unsecured Creditors' Committee's and DIP lenders' comments on lift stay motion (1.7); emails regarding securities class action (0.2); conversation with A. Starr, J. Jones, R. Mead regarding same (0.9); call with Kramer Levin regarding venue briefing and joinder declaration (0.8); review and markup of supplemental Davis Polk declaration (0.2); full turn of draft venue brief and conversation with L. Samet regarding same (1.1).
Martin JD	09/27/12	1.8	Emails with C. Ebetino and others regarding STB action $(0.5)$ ; research on automatic stay issues $(1.3)$ .
McClammy JI	09/27/12	1.7	Review and comment on draft joinder declaration $(0.4)$ ; revise draft joinder declaration $(0.7)$ ; review draft findings of fact $(0.6)$ .
McGreal MM	09/27/12	1.4	Teleconference with M. Freitag regarding lift stay motion $(0.1)$ ; correspondence with B. Resnick regarding same $(0.1)$ ; review and comment on Weil's comments to lift stay motion $(0.3)$ ; correspondence with Weil regarding same $(0.1)$ ; revise lift stay motion $(0.4)$ ; correspondence with B. Resnick and H. Baker regarding same $(0.2)$ ; correspondence with L. Samet regarding post-hearing brief $(0.2)$ .
Moody, Jr. GM	09/27/12	0.6	Correspondence with A. Mehes regarding status of executory contract litigation (0.2); call with A. Delaney regarding time for responding to motion to dismiss (0.1); collect and send executory contract materials to A. Delaney (0.2); correspondence with J. Eum regarding creation of binder (0.1).
Moskowitz E	09/27/12	1.2	Review draft brief and affidavit (0.9); call with L. Samet regarding brief and status (0.3).
Resnick BM	09/27/12	0.3	Emails with client and D. Schaible, A. Starr and M. Huebner regarding counsel selection and conflicts issues.

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#### **Time Detail By Project**

Timekeeper	Work Date	Hours	Narrative
Samet L	09/27/12	14.8	Edit post-hearing venue brief (6.6); research for same
			<ul><li>(1.5); meeting with M. Huebner regarding same (0.5);</li><li>review affirmation regarding joinders and emails with J.</li><li>McClammy regarding same (0.8); revise proposed</li></ul>
			review affirmation regarding joinders and emails with J.
			findings of fact (4.4); telephone call with M. Huebner, T.
			Mayer, and others regarding venue issues (1.0).
Starr AT	09/27/12	1.1	Calls and emails regarding lift stay motion with J. Martin
			and R. Estacio $(0.5)$ ; emails with the Unsecured
			Creditors' Committee's counsel regarding stay issues
			(0.6).
Williams KC	09/27/12	2.4	
Zhu B	09/27/12	6.4	Draft RoyaltyCo 12(c) brief (4.7); conduct legal research
			regarding same (1.5); confer with J. Martin regarding
			same $(0.1)$ ; correspond with A. Mehes regarding same
	00/00/10	1 77	(0.1).
Blakemore PW	09/28/12	1.7	Attend meeting with J. Martin and A. DeLaney $(0.6)$ ;
	(	$\mathcal{F}$	research application of rule $12(b)(7)$ to override
D.T. ANT	09/28/12	3 ~	agreements (1.1).
DeLaney AN	09/20/12	300	Meet with J. Martin and P. Blakemore regarding reply brief (0.7); read case materials in preparation for reply
	e e e e e e e e e e e e e e e e e e e	2	briefing (1.0).
Estacio R	09/28/12	14.4	Review response to letter from Peabody Energy (0.2);
Estacio IX	09/20/12	17.7	draft analysis of certain contracts for A. Starr and J.
			Martin regarding contract integration issues (5.2);
			correspond with J. Martin regarding same (0.1);
			conferences with M. Huebner and others regarding post-
			hearing brief and proposed findings of fact (0.8); revise
			and edit post-hearing brief and proposed findings of fact
			(5.7); research regarding the same $(1.8)$ ; conferences with
			L. Samet regarding the same (0.1); draft summary of
			contract rejection motion filed regarding a coal supply
			agreement (0.5).
Eum JS	09/28/12	2.5	Compile documents for STB Override, STB Filings and
		e l	Massey Filings binders as per G. Moody and A. DeLaney
		3	(1.4); compile dollar amounts per claim held in debtors'
		30	proposed findings of fact for spreadsheet as per R.
		2	Estacio (1.1).
Howard L	09/28/12	- 79.6	) Research issue relating to automatic stay.
Huebner MS	09/28/12	3.5	Full turn of venue brief, findings of fact and declaration
			and meeting with multiple Davis Polk attorneys regarding
			same (3.2); multiple emails with supporting parties $\gamma$
			regarding venue submissions (0.3).

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Timekeeper	Work Date	Hours	Narrative
Huebner MS	09/28/12	0.8	Conversation with T. Mayer regarding multiple matters including bar date, stay motion and venue issues.
Lynch C	09/28/12	0.5	Correspond with M. McGreal regarding insurance
			policies (0.2); review research memo regarding automatic stay in related lawsuits (0.3).
Martin JD	09/28/12	6.4	Conference with P. Blakemore and A. Delaney regarding STB litigation (0.8); prepare for same (0.3); prepare summary of litigation for C. Ebetino (1.1); emails with E. Waller regarding automatic stay issues (0.3); emails with R. Estacio and others regarding certain contracts (0.3); emails with S. O' Neal and others regarding scheduling for a rejection motion (0.4); review draft motion papers in adversary proceeding (0.8); revise objection to lift-stay motion (2.4).
McClammy JI	09/28/12	3.1 May	Revise joinder declaration (1.4); email correspondence regarding venue issues (0.3); telephone conference with J. Jones regarding joinder declaration (0.2); review post- hearing papers (0.9); review M. Huebner revisions to declaration (0.3).
Mehes A	09/28/12	1.6	Summarize override litigation status for client.
Moody, Jr. GM	09/28/12	0.1	Correspondence with A. Delaney regarding executory contract filing deadline.
Moskowitz E	09/28/12	3.2	Review proposed findings, brief and draft declaration (2.5); correspondence with team regarding above and overall status (0.7).
Samet L	09/28/12	3.4	Revise proposed findings of fact (1.0); meeting with M. Huebner and R. Estacio regarding post-venue-hearing brief (0.3); revise same (1.7); telephone calls and emails with R. Estacio regarding same (0.4).
Huebner MS	09/29/12	0.4	Full review and markup of venue brief and emails to could objectors and internally regarding same.
Martin JD	09/29/12	2.2	Revise objection to lift-stay motion $(1.3)$ ; research for same $(0.9)$ .
Blakemore PW	09/30/12	2 <sup>1.1</sup>	Research issues related to necessary parties under rules 19 and 12(b)(7).
Estacio R	09/30/12	Z (2.2	Revise and edit objection to request for relief from automatic stay.
Huebner MS	09/30/12	<u>2.4</u>	Two full review and markups of brief (1.9); emails to clients regarding same (0.2); conversations with J. Jones, L. Samet regarding same (0.3).
Martin JD	09/30/12	\$4.8 \$	Revise objection to lift-stay motion (1.6); emails with R. Estacio, A. Starr regarding same (0.2)

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#### **Time Detail By Project** Timekeeper Work Date Hours Narrative Edit post-hearing venue brief (4.5); emails with client and Samet L 09/30/12 5.7 others regarding same (0.4); emails and telephone calls with M. Huebner regarding same (0.2); revise draft proposed findings of fact (0.6). Total AUTOMATIC STAY 1,630.6 **LITIGATION CREDITOR\EQUITYHOLDER \UCC ISSUES** Schaible DS 09/01/12 0.3 Claims settlement coordination. Resnick BM Emails regarding claim settlement procedures. 09/02/120.1 Schaible DS 09/02/12 0.2 Coordinate regarding claims settlement issues. Emails with company, AlixPartners and Davis Polk team Coco KJ 09/03/12 1.2 regarding creditor payments and supplier management committee issues (0.6); emails with company, AlixPartners and Davis Polk team regarding claims settlement procedures motion and order (0.6). 2.5 Legal research regarding opposition to motion for Equity Lynch C 09/03/12 Committee (1.5); draft opposition brief (1.0). Review and revise letter to U.S. Trustee. Resnick BM 09/03/12 0.4 Schaible DS 09/03/12 Emails regarding shareholder issues (0.7); emails and 1.0 review materials regarding claims settlement issues (0.3). Baker HS 09/04/12 Meeting with B. Huber and A. Turner regarding a claim 1.8 (1.1); review of related documents (0.4); correspondence with D. McCallister regarding selenium proceedings (0.3).Emails with GCG and Davis Polk regarding proof of Coco KJ 09/04/12 3.6 claim filing and claims register issues (0.7); attend supplier management committee call, follow up regarding same (0.5); edit bar date motion, order and notice (1.1); update call with creditors' committee counsel (0.6); review claims and contracts chart from AlixPartners

Legal research regarding opposition to motion for equity committee (2.0); draft opposition brief (2.1).

Peabody call.

(0.7).

0.3

4.1

Huebner MS

Klein DS

Lynch C

09/04/12

09/04/12

09/04/12

call with M. McGreal regarding same (0.1).

0.1 Emails regarding the Unsecured Creditors' Committee

Emails with K. Coco regarding counterparty claim (0.2);

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