

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

BOY SCOUTS OF AMERICA AND
DELAWARE BSA, LLC,¹

Debtors.

Chapter 11

Case No. 20-10343 (LSS)

Jointly Administered

Objection Deadline: March 10, 2021 at 4:00 p.m. (ET)

**COMBINED² TENTH MONTHLY APPLICATION OF JAMES L. PATTON, JR. AS
THE LEGAL REPRESENTATIVE FOR FUTURE CLAIMANTS AND YOUNG
CONAWAY STARGATT & TAYLOR, LLP AS COUNSEL TO THE LEGAL
REPRESENTATIVE FOR FUTURE CLAIMANTS FOR ALLOWANCE
OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR
THE PERIOD FROM JANUARY 1, 2021 THROUGH JANUARY 31, 2021**

Name of Applicants:

James L. Patton, Jr., and
Young Conaway Stargatt & Taylor, LLP

Authorized to Provide Professional Services as:

The FCR and Counsel to the FCR

Date of Retention:

Nunc Pro Tunc to February 18, 2020

Period for Which Compensation
and Reimbursement is Sought:

January 1, 2021 to January 31, 2021

Amount of Compensation Sought
as Actual, Reasonable and Necessary:

\$267,530.00
(FCR's Share: \$70,210.00)
(YCST's Share: \$197,320.00)

Amount of Expense Reimbursement
Sought as Actual, Reasonable and Necessary:

\$164.16
(FCR's Share: \$0.00)
(YCST's Share: \$164.16)

This Application includes 1.50 hours and \$721.50 in fees incurred in connection with the preparation of fee applications.

¹ The Debtors in these chapter 11 cases, together with the last four digits of each Debtor's federal tax identification number, are as follows: Boy Scouts of America (6300) and Delaware BSA, LLC (4311). The Debtors' mailing address is 1325 West Walnut Hill Lane, Irving, Texas 75038.

² In light of the fact that James L. Patton, Jr., the legal representative for future personal injury claimants (the "Future Claimants' Representative" or "FCR"), is a member of the law firm of Young Conaway Stargatt & Taylor, LLP ("YCST"), which serves as counsel to the FCR, the FCR and YCST will be submitting combined fee applications in an effort to conserve costs. The FCR's time and expense entries are distinguished from all other members of YCST.

SUMMARY OF THE FCR'S APPLICATIONS

			Requested		Approved and/or Paid	
	Date Filed	Period Covered	Fees	Expenses	Fees	Expenses
1	05/15/20	02/18/20 – 04/30/20	\$19,880.00	\$0.00	\$19,880.00	\$0.00
2	06/23/20	05/01/20 – 05/31/20	\$5,600.00	\$0.00	\$4,480.00	\$0.00
3	07/23/20	06/01/20 – 06/30/20	\$10,220.00	\$0.00	\$8,176.00	\$0.00
4	08/18/20	07/01/20 – 07/31/20	\$7,980.00	\$0.00	\$6,384.00	\$0.00
5	09/17/20	08/01/20 – 08/31/20	\$30,380.00	\$0.00	\$24,304.00	\$0.00
6	10/22/20	09/01/20 – 09/30/20	\$17,640.00	\$0.00	\$14,112.00	\$0.00
7	11/20/20	10/01/20 – 10/31/20	\$7,980.00	\$0.00	\$6,384.00	\$0.00
8	12/16/20	11/01/20 – 11/30/20	\$19,880.00	\$0.00	\$15,904.00	\$0.00
9	01/21/21	12/01/20 – 12/31/20	\$37,660.00	\$0.00	\$30,128.00	\$0.00
10	02/24/21	01/01/21 – 01/31/21	\$70,210.00	\$0.00	Pending	Pending

SUMMARY OF YCST'S APPLICATIONS

			Requested		Approved and/or Paid	
	Date Filed	Period Covered	Fees	Expenses	Fees	Expenses
1	05/15/20	02/18/20 – 04/30/20	\$183,254.00	\$4,750.17	\$175,254.00 ³	\$4,750.17
2	06/23/20	05/01/20 – 05/31/20	\$141,169.00	\$2,663.35	\$112,935.20	\$2,663.35
3	07/23/20	06/01/20 – 06/30/20	\$49,986.50	\$1,336.42	\$39,989.20	\$1,336.42
4	08/18/20	07/01/20 – 07/31/20	\$55,602.50	\$997.45	\$44,482.00	\$997.45
5	09/17/20	08/01/20 – 08/31/20	\$127,457.00	\$445.21	\$101,965.60	\$445.21
6	10/22/20	09/01/20 – 09/30/20	\$27,470.00	\$541.32	\$21,976.00	\$541.32
7	11/20/20	10/01/20 – 10/31/20	\$40,840.50	\$782.00	\$32,672.40	\$782.00
8	12/16/20	11/01/20 – 11/30/20	\$60,455.50	\$495.32	\$48,364.40	\$495.32
9	01/21/21	12/01/20 – 12/31/20	\$69,367.50	\$221.28	\$55,494.00	\$221.28
10	02/24/21	01/01/21 – 01/31/21	\$197,320.00	\$164.16	Pending	Pending

³ Amount reflects a reduction of \$8,000.00 pursuant to the *First Omnibus Order Granting Interim Allowance of Fees and Expenses for Certain Professionals* [Docket No. 1354].

COMPENSATION BY INDIVIDUAL

Name of Professional Person	Position	Current Hourly Billing Rate	Total Billed Hours	Total Compensation
James L. Patton, Jr.	Partner	\$1,475.00	47.60	\$70,210.00
Robert S. Brady	Partner	\$1,075	52.30	\$56,222.50
Edwin J. Harron	Partner	\$1,025.00	23.10	\$23,677.50
Sharon M. Zieg	Partner	\$885.00	10.60	\$9,381.00
Kenneth J. Enos	Partner	\$750.00	8.20	\$6,150.00
Timothy J. Snyder	Partner	\$650.00	5.10	\$3,187.50
Travis G. Buchanan	Associate	\$645.00	7.70	\$4,966.50
Roxanne M. Eastes	Associate	\$450.00	8.00	\$3,600.00
Jared W. Kochenash	Associate	\$450.00	4.00	\$1,800.00
Joseph. F. Ecker	Associate	\$425.00	7.70	\$3,080.00
Michael E. Neminski	Associate	\$425.00	18.60	\$7,905.00
Andrew C. Papa	Associate	\$425.00	40.20	\$17,085.00
Shivani H. Patel	Associate	\$425.00	29.20	\$12,410.00
Joshua Brooks	Associate	\$400.00	2.30	\$920.00
Kendeil A. Dorvilier	Associate	\$400.00	24.70	\$9,880.00
Nicholas D. Picolleli, Jr.	Associate	\$400.00	79.30	\$31,720.00
Adam Hubbi	Law Clerk	\$400.00	5.20	\$2,080.00
Casey Cathcart	Paralegal	\$310.00	4.70	\$1,457.00
Lisa Eden	Paralegal	\$310.00	5.80	\$1,798.00
TOTAL HOURS AND FEES:			384.30	\$267,530.00

FCR's Blended Rate: \$1,475.00

YCST's Blended Rate: \$586.04

FCR'S COMPENSATION BY PROJECT CATEGORY

Category	Hours	Fees
Claims Analysis, Objections and Resolutions (B007)	3.40	\$5,015.00
Plan and Disclosure Statement (B012)	44.20	\$65,195.00
TOTAL HOURS AND FEES:	47.60	\$70,210.00

YCST'S COMPENSATION BY PROJECT CATEGORY

Category	Hours	Fees
Case Administration (B001)	2.50	\$1,090.00
Court Hearings (B002)	0.10	\$107.50
Cash Collateral/DIP Financing (B003)	1.00	\$1,075.00
Claims Analysis, Objections, and Resolutions (B007)	214.50	\$97,956.00
Stay Relief Matters (B009)	0.50	\$527.50
Plan and Disclosure Statement (B012)	112.90	\$94,667.50
Retention of Professionals / Fee Issues (B017)	3.70	\$1,175.00
Fee Application Preparation (B018)	1.50	\$721.50
TOTAL HOURS AND FEES:	336.70	\$197,320.00

FCR'S EXPENSE SUMMARY

The FCR did not incur any expenses.

YCST'S EXPENSE SUMMARY

Category	Amount
Computerized Legal Research	\$0.00
Postage	\$19.40
Reproduction Charges	\$115.10
Teleconference / Video Conference	\$29.66
TOTAL DISBURSEMENTS:	\$164.16

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

BOY SCOUTS OF AMERICA AND
DELAWARE BSA, LLC,¹

Debtors.

Chapter 11

Case No. 20-10343 (LSS)

Jointly Administered

Objection Deadline: March 10, 2021 at 4:00 p.m. (ET)

**COMBINED² TENTH MONTHLY APPLICATION OF JAMES L. PATTON, JR. AS
THE LEGAL REPRESENTATIVE FOR FUTURE CLAIMANTS AND YOUNG
CONAWAY STARGATT & TAYLOR, LLP AS COUNSEL TO THE LEGAL
REPRESENTATIVE FOR FUTURE CLAIMANTS FOR ALLOWANCE
OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR
THE PERIOD FROM JANUARY 1, 2021 THROUGH JANUARY 31, 2021**

Pursuant to sections 330 and 331 of title 11 of the United States Code (as amended, the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-2 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the “Local Rules”) and this Court’s April 6, 2020, *Order (I) Approving Procedures for (A) Interim Compensation and Reimbursement of Expenses of Retained Professionals and (B) Expense Reimbursement for Official Committee Members and (II) Granting Related Relief* [Docket No. 341] (the “Administrative Fee Order”), James L. Patton, Jr., the legal representative for future claimants (the “Future Claimants’ Representative” or “FCR”), hereby submits his tenth monthly

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² In light of the fact that James L. Patton, Jr., the legal representative for future personal injury claimants (the “Future Claimants’ Representative” or “FCR”), is a member of the law firm of Young Conaway Stargatt & Taylor, LLP (“YCST”), which serves as counsel to the FCR, the FCR and YCST will be submitting combined fee applications in an effort to conserve costs. The FCR’s time and expense entries are distinguished from all other members of YCST.

application for allowance of compensation for services rendered during the period from January 1, 2021 through and including January 31, 2021 (the “Fee Period”) in the amount of \$70,210.00 together with reimbursement for actual and necessary expenses incurred in the amount of \$0.00, and the law firm of Young Conaway Stargatt & Taylor, LLP (“YCST”, together with the Future Claimants’ Representative, the “Applicants”), counsel to the Future Claimants’ Representative, hereby submits its tenth monthly application for allowance of compensation for legal services rendered during the Fee Period in the amount of \$197,320.00 together with reimbursement for actual and necessary expenses incurred in the amount of \$164.16. In support of this Application, Applicants respectfully represents as follows:

1. James L. Patton, Jr. was appointed to serve as the Future Claimants’ Representative *nunc pro tunc* to February 18, 2020 pursuant to an order entered by this Court on April 24, 2020 [Docket No. 486]. YCST was employed *nunc pro tunc* to February 18, 2020 to represent the Future Claimants’ Representative pursuant to an order entered by this Court on May 11, 2020 [Docket No. 604]. The orders authorized the Applicants to be compensated on an hourly basis and to be reimbursed for actual and necessary expenses.

2. All services for which compensation is requested by the Future Claimants’ Representative were performed for or on behalf of future claimants. All services for which compensation is requested by YCST were performed for or on behalf of the Future Claimants’ Representative.

SUMMARY OF SERVICES RENDERED

3. Attached hereto as Exhibit A is a detailed statement of fees incurred during the Fee Period, showing the amount of \$267,530.00 due for fees. Attached hereto as Exhibit B is

a detailed statement of expenses incurred during the Fee Period, showing the amount of \$164.16 due for expenses.

4. The services rendered by the Applicants during the Fee Period are grouped into the categories set forth in Exhibit A attached hereto. The professionals who rendered services relating to each category are identified, along with the number of hours for each individual and the total compensation sought for each category, in Exhibit A attached hereto.

DISBURSEMENTS

5. The Future Claimants' Representative incurred out-of-pocket disbursements during the Fee Period in the amount of \$0.00. YCST incurred out-of-pocket disbursements during the Fee Period in the amount of \$164.16. This disbursement sum is broken down into categories of charges, including, among other things, telephone and facsimile and other charges, mail and express mail charges, special or hand delivery charges, document processing, photocopying charges, charges for mailing supplies (including, without limitation, envelopes and labels) provided by the Firm to outside copying services for use in mass mailings, travel expenses, expenses for "working meals," computerized research, transcription costs, as well as non-ordinary overhead expenses such as secretarial and other overtime. A complete review by category of the expenses incurred during the Fee Period may be found in Exhibit B attached hereto.

6. Costs incurred for overtime and computer assisted research are not included in the Applicants' normal hourly billing rates and, therefore, are itemized and included in the Applicants' disbursements. Pursuant to Del. Bankr. LR 2016-2, Applicants represent that their rate for duplication is \$0.10 per page for black and white copies and \$0.80 per page for color copies, their rate for outgoing telecopier transmissions is \$0.25 per page (excluding related long

distance transmission charges), there is no charge for incoming telecopier transmissions, and there is no surcharge for computerized research.

VALUATION OF SERVICES

7. The Future Claimants' Representative expended a total of 47.60 hours in connection with this matter during the Fee Period. YCST expended a total of 336.70 hours in connection with this matter during the Fee Period.

8. The amount of time spent by the Applicants during the Fee Period is fully set forth in Exhibit A attached hereto. The hourly rates set forth therein are the Applicants' normal hourly rates of compensation for work of this character. The reasonable value of the services rendered by the Future Claimants' Representative during the Fee Period is \$70,210.00. The reasonable value of the services rendered by YCST during the Fee Period is \$197,320.00.

9. Applicants believe that the time and expense entries included in Exhibits A and B attached hereto are in compliance with the requirements of Del. Bankr. LR 2016-2.

10. In accordance with the factors enumerated in 11 U.S.C. § 330, the amount requested is fair and reasonable given (a) the complexity of these cases, (b) the time expended, (c) the nature and extent of the services rendered, (d) the value of such services, and (e) the costs of comparable services other than in a case under this title.

11. This Application covers the period from January 1, 2021 through and including January 31, 2021.

WHEREFORE, the Future Claimants' Representative respectfully requests that allowance be made in the sum of \$70,210.00 as compensation for necessary professional services rendered during the Fee Period and the sum of \$0.00 for reimbursement of actual and necessary costs and expenses incurred during the Fee Period, and YCST respectfully requests that

allowance be made in the sum of \$197,320.00 as compensation for necessary professional legal services rendered during the Fee Period and the sum of \$164.16 for reimbursement of actual and necessary costs and expenses incurred during the Fee Period, and the Applicants further request such other and further relief as this Court may deem just and proper.

Dated: February 24, 2021

YOUNG CONAWAY STARGATT & TAYLOR, LLP

/s/ Jared W. Kochenash

Robert S. Brady (No. 2847)
Edwin J. Harron (No. 3396)
Sharon M. Zieg (No. 4196)
Sara Beth A.R. Kohut (No. 4137)
Jared W. Kochenash (No. 6557)
Rodney Square
1000 North King Street
Wilmington, Delaware 19801
Telephone: (302) 571-6600
Facsimile: (302) 571-1253
Email: rbrady@ycst.com
eharron@ycst.com
szieg@ycst.com
skohut@ycst.com
jkochenash@ycst.com

Counsel to the Future Claimants' Representative

DECLARATION OF JAMES L. PATTON, JR.

I, James L. Patton, Jr., declare under penalty of perjury and pursuant to 28 U.S.C. § 1746:

1. I am the court-appointed Legal Representative for Future Claimants.
2. I have personally performed all of the services identified with my name in the foregoing Application. All of the services were necessary to faithfully meet my responsibilities as the Future Claimants' Representative. My hourly rate, as set forth in the Application, is the customary rate I charge for services of this nature. In my experience, this rate is consistent with the rates charged by other professionals who provide similar services.
3. The facts set forth in the foregoing Application are true and correct to the best of my knowledge, information, and belief.

Executed on February 24, 2021

/s/ James L. Patton, Jr.
JAMES L. PATTON, JR.

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

BOY SCOUTS OF AMERICA AND
DELAWARE BSA, LLC,¹

Debtors.

Chapter 11

Case No. 20-10343 (LSS)

Jointly Administered

CERTIFICATION OF EDWIN J. HARRON

I, Edwin J. Harron, certify as follows:

1. I am a partner in the applicant firm, Young Conaway Stargatt & Taylor, LLP, and have been admitted to the bar of the Supreme Court of Delaware since 1995.

2. I have personally performed many of the legal services rendered by Young Conaway Stargatt & Taylor, LLP as counsel to the Future Claimants' Representative and am thoroughly familiar with all other work performed on behalf of the Future Claimants' Representative by the lawyers and paraprofessionals in the firm.

3. The facts set forth in the foregoing Application are true and correct to the best of my knowledge, information, and belief.

Dated: February 24, 2021

/s/ Edwin J. Harron

Edwin J. Harron

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Debtors.

Chapter 11

Case No. 20-10343 (LSS)

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Objection Deadline: March 10, 2021 at 4:00 p.m. (ET)

NOTICE OF FEE APPLICATION

PLEASE TAKE NOTICE that the **Combined² Tenth Monthly Application of James L. Patton, Jr. as the Legal Representative for Future Claimants and Young Conaway Stargatt & Taylor, LLP as Counsel to the Legal Representative for Future Claimants for Allowance of Compensation and Reimbursement of Expenses for the Period From January 1, 2021 Through January 31, 2021** (the “**Application**”) has been filed with the United States Bankruptcy Court for the District of Delaware. In the Application, the FCR seeks interim allowance of fees in the amount of \$70,210.00 and expenses in the amount of \$0.00 and YCST seeks interim allowance of fees in the amount of \$197,320.00 and expenses in the amount of \$164.16.

PLEASE TAKE FURTHER NOTICE that objections to the Application, if any, must be filed on or before **March 10, 2021 at 4:00 p.m. (ET)** (the “**Objection Deadline**”) with the United States Bankruptcy Court for the District of Delaware, 824 North Market Street, 3rd Floor, Wilmington, Delaware 19801.

PLEASE TAKE FURTHER NOTICE that you must also serve a copy of the objection so as to be received by the following parties on or before the Objection Deadline: (i) the Debtors: Boy Scouts of America, 1325 West Walnut Hill Lane, Irving, Texas 75038, Attn: Steven P. McGowan; (ii) counsel to the Debtors: White & Case LLP, 1221 Avenue of the Americas, New York, New York 10020, Attn: Jessica C.K. Boelter (jboelter@whitecase.com) and 111 South Wacker Drive, Chicago, Illinois 60606, Attn: Matthew E. Linder (mlinder@whitecase.com); (iii) co-counsel to the Debtors: Morris, Nichols, Arsht & Tunnell LLP, 1201 N. Market Street, 16th Floor, Wilmington, DE 19801, Attn: Derek C. Abbott (dabbott@mnat.com); (iv) the Office of the United States Trustee: J. Caleb Boggs Federal Building, Room 2207, 844 N. King Street, Wilmington, DE 19801, Attn: David Buchbinder (david.l.buchbinder@usdoj.gov) and Hannah M. McCollum (hannah.mccollum@usdoj.gov); (v) counsel to the Official Committee of Unsecured Creditors, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Rachael Ringer (rringer@kramerlevin.com) and Megan M. Wasson (mwasson@kramerlevin.com) and Reed Smith LLP, 1201 N. Market Street, Suite 1500, Wilmington, DE 19801, Attn: Kurt F. Gwynne (kgwynne@reedsmith.com) and Katelin A. Morales (kmorales@reedsmith.com); (vi) counsel to the Tort Claimants’ Committee, Pachulski Stang Ziehl & Jones LLP, 919 North Market Street, 17th Floor,

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² In light of the fact that James L. Patton, Jr., the legal representative for future claimants (the “**Future Claimants’ Representative**” or “**FCR**”), is a member of the law firm of Young Conaway Stargatt & Taylor, LLP (“**YCST**”), which serves as counsel to the FCR, the FCR and YCST will be submitting combined fee applications in an effort to conserve costs. The FCR’s time and expense entries are distinguished from all other members of YCST.

Wilmington, Delaware 19801, Attn: James I. Stang (jstang@pszjlaw.com) and James F. O'Neill (joneill@pszjlaw.com); (vii) counsel to the Future Claimants' Representative, Young Conaway Stargatt & Taylor, LLP, Rodney Square, 1000 N. King Street, Wilmington, DE 19801, Attn: Robert S. Brady (rbrady@ycst.com) and Edwin J. Harron (eharron@ycst.com); (viii) counsel to the Ad Hoc Committee of Local Councils, Wachtell, Lipton, Rosen & Katz, 51 West 52nd Street, New York, New York 10019, Attn: Richard G. Mason (rgmason@wlrk.com) and Joseph C. Celentino (jccelentino@wlrk.com); (ix) counsel to JPMorgan Chase Bank, National Association, Norton Rose Fulbright US LLP, 2200 Ross Avenue, Dallas, Texas 75201-7932, Attn: Louis R. Strubeck (louis.strubeck@nortonrosefulbright.com) and Kristian W. Gluck (kristian.gluck@nortonrosefulbright.com) and Womble Bond Dickinson (US) LLP, 1313 N. Market Street, Suite 1200, Wilmington, DE 19801, Attn: Matthew Ward (matthew.ward@wbd-us.com) and Morgan Patterson (morgan.patterson@wbd-us.com); and (x) counsel to the County Commission of Fayette County (West Virginia), Steptoe & Johnson PLLC, Chase Tower – 8th Floor, 707 Virginia Street East, Charleston, West Virginia 25301, Attn: John Stump (john.stump@steptoe-johnson.com).

PLEASE TAKE FURTHER NOTICE that pursuant to the *Order (I) Approving Procedures for (A) Interim Compensation and Reimbursement of Expenses of Retained Professionals and (B) Expense Reimbursement for Official Committee Members and (II) Granting Related Relief* [Docket No. 341], if no objections are filed and served in accordance with the above procedure, the Debtors will be authorized to pay 80% of the requested fees and 100% of the requested expenses without further order of the Court.

PLEASE TAKE FURTHER NOTICE that a hearing to consider the Application will be held, only if an objection is timely filed, or if the Court directs otherwise, at a date and time to be scheduled before the Honorable Laurie Selber Silverstein, U.S. Bankruptcy Judge, United States Bankruptcy Court for the District of Delaware, 824 North Market Street, 6th Floor, Courtroom No. 2, Wilmington, Delaware 19801.

Dated: February 24, 2021

YOUNG CONAWAY STARGATT & TAYLOR, LLP

/s/ Jared W. Kochenash

Robert S. Brady (No. 2847)

Edwin J. Harron (No. 3396)

Sharon M. Zieg (No. 4196)

Sara Beth A.R. Kohut (No. 4137)

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Counsel to the Future Claimants' Representative

EXHIBIT A

YOUNG CONAWAY STARGATT & TAYLOR, LLP

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1000 NORTH KING STREET
WILMINGTON, DELAWARE 19801

P.O. BOX 391
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Young Conaway
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1000 North King Street
Wilmington, DE 19801

Invoice Date:	February 19, 2021
Invoice Number:	50021773
Matter Number:	077494.1001

Re: Boy Scouts of America and Delaware BSA
For the period ending January 31, 2021

CURRENT INVOICE

Professional Services	\$	267,530.00
Disbursements	\$	<u>164.16</u>
Total Due This Invoice	\$	267,694.16

Time Detail**Task Code:** B001 Case Administration

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/04/21	RBRAD	Review updated critical dates calendar	0.10	1,075.00	107.50
01/04/21	CCATH	Prepare and circulate critical dates calendar	0.10	310.00	31.00
01/06/21	LEDEN	Review 1/6/21 docket report from C. Cathcart re: recently-filed pleadings	0.10	310.00	31.00
01/08/21	JKOCH	Review documents in data room	0.20	450.00	90.00
01/11/21	CCATH	Update file with joint interest agreement between FCR and Coalition	0.10	310.00	31.00
01/11/21	CCATH	Prepare and circulate critical dates calendar	0.10	310.00	31.00
01/11/21	RBRAD	Review updated critical dates calendar	0.10	1,075.00	107.50
01/12/21	LEDEN	Review incoming pleadings from Court docket	0.10	310.00	31.00
01/12/21	LEDEN	Review critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
01/13/21	LEDEN	Update critical dates	0.10	310.00	31.00
01/14/21	CCATH	Update critical dates calendar	0.10	310.00	31.00
01/19/21	CCATH	Prepare and circulate critical dates calendar	0.10	310.00	31.00
01/19/21	LEDEN	Review 1/15/21 docket report re: recently-filed pleadings	0.10	310.00	31.00
01/19/21	RBRAD	Review updated critical dates calendar	0.10	1,075.00	107.50
01/20/21	LEDEN	Review 1/19/21 critical dates memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
01/21/21	LEDEN	Update critical dates	0.10	310.00	31.00
01/25/21	SZIEG	Review critical dates and recently-filed pleadings memos	0.10	885.00	88.50
01/25/21	CCATH	Prepare and circulate critical dates calendar	0.10	310.00	31.00
01/26/21	LEDEN	Review 1/25/21 docket report re: recently-filed pleadings	0.10	310.00	31.00
01/26/21	LEDEN	Review memo re: upcoming deadlines and hearing dates	0.10	310.00	31.00
01/26/21	LEDEN	Review 1/24 docket report re: recently-filed pleadings	0.10	310.00	31.00
01/26/21	CCATH	Update critical dates calendar	0.10	310.00	31.00
01/27/21	LEDEN	Review 1/26/21 docket report re: recently-filed pleadings	0.10	310.00	31.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/27/21	CCATH	Update critical dates calendar	0.10	310.00	31.00
Total			2.50		1,090.00

Task Code: B002 Court Hearings

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/14/21	RBRAD	Review omnibus hearing agenda	0.10	1,075.00	107.50
Total			0.10		107.50

Task Code: B003 Cash Collateral/DIP Financing

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/05/21	RBRAD	Correspondence with TCC and UCC re: status further extension of challenge period under DIP order	0.20	1,075.00	215.00
01/08/21	RBRAD	Correspondence with TCC and UCC counsel re: further extension of challenge period re: JPM under final DIP order	0.20	1,075.00	215.00
01/11/21	RBRAD	Correspondence with counsel to TCC and UCC re: further extension of challenge period under DIP order	0.20	1,075.00	215.00
01/14/21	RBRAD	Review final stipulation extending challenge period under final DIP order	0.20	1,075.00	215.00
01/25/21	RBRAD	Correspondence with counsel to TCC and UCC re: status of response on consensual extension of challenge period in final DIP order	0.20	1,075.00	215.00
Total			1.00		1,075.00

Task Code: B007 Claims Analysis, Objections and Resolutions

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/03/21	EHARR	Review statute of limitations analysis	1.00	1,025.00	1,025.00
01/04/21	EHARR	Emails with S. Zieg re: statutes of limitations analysis	0.10	1,025.00	102.50
01/04/21	RBRAD	Review Debtors' motions to approve claim settlements with Gordan and Henderson with proceeds paid from insurance and correspondence with S. Zieg re: same	0.50	1,075.00	537.50
01/04/21	RBRAD	Review notice of TCC's intent to schedule town hall meetings for survivors and related correspondence	0.20	1,075.00	215.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/04/21	MNEMI	Update statute of limitations analysis (2.2); call with S. Zieg, J. Ecker, S. Patel, and N. Picollelli re: additional research (.5); call with J. Ecker, S. Patel, and N. Picollelli re: same (.4) re: tort claims analysis	3.10	425.00	1,317.50
01/04/21	SPATE	Teleconference with YCST team re: follow-up research on statute of limitations (1.0); teleconference with M. Neminski re: research (.2); research re: borrowing statutes in 53 jurisdictions (3.0) re: tort claims analysis	4.20	425.00	1,785.00
01/04/21	RBRAD	Correspondence with Bates White and N. Deluca re: abuse claims data	0.30	1,075.00	322.50
01/04/21	JECKE	Phone call with S. Zieg to discuss choice of law and borrowing statutes research	1.80	400.00	720.00
01/04/21	SZIEG	Teleconference with S. Patel, M. Neminski, J. Ecker, and N. Picollelli re: analysis related to statute of limitation issues (.5); preparation for same (.6); review and analyze research re: same (1.3)	2.40	885.00	2,124.00
01/04/21	JKOCH	Review claims data from data room	0.50	450.00	225.00
01/04/21	NPICO	Communicate with S. Zieg and team re: additional personal jurisdiction and choice of law research re: tort claims analysis	0.70	400.00	280.00
01/04/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	6.30	400.00	2,520.00
01/05/21	SPATE	Research re: borrowing statutes in 53 jurisdictions re: tort claims analysis	1.70	425.00	722.50
01/05/21	MNEMI	Compare YCST statute of limitations analysis to statute of limitations analysis produced by Child Inc. re: tort claims analysis	6.30	425.00	2,677.50
01/05/21	NPICO	Research re: additional personal jurisdiction and choice of law re: tort claims analysis	8.50	400.00	3,400.00
01/06/21	REAST	Email correspondence with N. Picollelli, S. Zieg, S. Patel, and M. Neminski re: research assignments and assignment outlines (.5); review chart re: choice of law analysis (.2) re: tort claims analysis	0.70	450.00	315.00
01/06/21	MNEMI	Review and edit statute of limitations analysis re: tort claims analysis	1.00	425.00	425.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/07/21	SPATE	Research re: borrowing statutes in 53 jurisdictions re: tort claims analysis	4.60	425.00	1,955.00
01/07/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	6.40	400.00	2,560.00
01/07/21	RBRAD	Correspondence with Debtors and TCC re: claims information requested by Methodist Church mediation parties (.2); correspondence with J. Patton re: same (.1)	0.30	1,075.00	322.50
01/08/21	RBRAD	Correspondence with Ankura re: statute of limitation research and issues in connection with analysis of abuse claims	0.40	1,075.00	430.00
01/08/21	AHUBB	Research choice of law provisions in priority states re: tort claims analysis	1.70	400.00	680.00
01/08/21	SPATE	Research re: borrowing statutes in 53 jurisdictions re: tort claims analysis	2.60	425.00	1,105.00
01/08/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	9.10	400.00	3,640.00
01/09/21	EHARR	Call with Coalition re: mediation strategy	2.00	1,025.00	2,050.00
01/10/21	RBRAD	Review TCC adversary proceeding re: declaratory judgment that certain funds are unrestricted and available to pay creditors	0.90	1,075.00	967.50
01/10/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	8.20	400.00	3,280.00
01/11/21	SZIEG	Review and comment re: statute of limitations analysis and related issues for mediation (2.2); correspondence from R. Brady, M. Neminski, N. Picollelli, and S. Patel re: same (.3)	2.50	885.00	2,212.50
01/11/21	AHUBB	Research and create chart detailing choice of law analysis in target states re: tort claims analysis	2.30	400.00	920.00
01/11/21	AHUBB	Teleconference with S. Patel re: choice of law issues in target states re: tort claims analysis	0.20	400.00	80.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/11/21	SPATE	Teleconference with A. Hubbi re: conflicts of laws analysis (.2); research re: interplay of borrowing statutes and conflict of laws in 53 jurisdictions re: tort claims analysis (7.6)	7.80	425.00	3,315.00
01/11/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	8.90	400.00	3,560.00
01/11/21	EHARR	Call with Ankura re: claims forecast	0.20	1,025.00	205.00
01/12/21	AHUBB	Research and create chart detailing choice of law analysis in target states re: tort claims analysis	0.60	400.00	240.00
01/12/21	SPATE	Teleconference with A. Hubbi re: conflicts of laws analysis (.4); research re: interplay of borrowing statutes and conflict of laws in 53 jurisdictions (2.3) re: tort claims analysis	2.70	425.00	1,147.50
01/12/21	NPICO	Research re: additional personal jurisdiction and choice of law research needed for this case re: tort claims analysis	7.90	400.00	3,160.00
01/12/21	NPICO	Draft memo re: personal jurisdiction as to BSA	2.50	400.00	1,000.00
01/12/21	AHUBB	Teleconference with S. Patel re: conflicts of law in priority states re: tort claims analysis	0.40	400.00	160.00
01/13/21	NPICO	Revise memo re: personal jurisdiction issues re: tort claims analysis	7.90	400.00	3,160.00
01/13/21	JKOCH	Research re: state court litigation re: tort claims analysis	1.40	450.00	630.00
01/13/21	CCATH	Research re: fraudulent concealment re: tort claims analysis	1.20	310.00	372.00
01/13/21	MNEMI	Call with S. Patel re: statute of limitations analysis re: tort claims analysis	0.20	425.00	85.00
01/13/21	REAST	Email correspondence with N. Picollelli and M. Neminski re: investigative chart updates re: tort claims analysis	0.20	450.00	90.00
01/14/21	JBROO	Conference call with R. Brady, E. Harron, and K. Dorvilier re: follow-up on tort claims analysis memo	0.80	400.00	320.00
01/14/21	JBROO	Research re: claims viability re: tort claims analysis	1.50	400.00	600.00
01/14/21	MNEMI	Draft updated statute of limitations analysis re: tort claims analysis	0.30	425.00	127.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/15/21	MNEMI	Draft updated statute of limitations analysis re: tort claims analysis	3.00	425.00	1,275.00
01/18/21	EHARR	Call with J. Patton, R. Brady, A. Brockman, and T. Vasquez re: claims forecast	0.30	1,025.00	307.50
01/19/21	JKOCH	Review pension claims and email correspondence (multiple) with R. Brady and E. Harron re: same	0.30	450.00	135.00
01/19/21	TSNYD	Emails from/to R. Brady and J. Kochenash re: PBGC claims control group issues	0.90	625.00	562.50
01/19/21	REAST	Email correspondence with M. Neminski, N. Piccollelli, A. Hubbi, S. Patel, and J. Ecker re: legal research allocation for research chart re: tort claims analysis	0.40	450.00	180.00
01/19/21	TSNYD	Review PBGC claims	0.20	625.00	125.00
01/19/21	MNEMI	Emails with YCST team re: opening statute of limitations revival period re: tort claims analysis	0.70	425.00	297.50
01/19/21	APAPA	Emails with B. Brady and E. Harron re: charitable immunity defense memo	0.20	425.00	85.00
01/19/21	RBRAD	Review and analyze PBGC-filed claims and follow-up call with M. Linder re: same (.7); draft memo to FCR and follow up with T. Snyder for review (.2)	0.90	1,075.00	967.50
01/20/21	TSNYD	Email from J. Kochenash related to PBGC claim control group issues for pension plan (.2); begin reviewing documents such as actuarial valuation and articles and bylaws templates (1.2)	1.40	625.00	875.00
01/20/21	NPICO	Research re: constitutional amendment requirements for reopening statutes of limitations re: tort claims analysis	6.70	400.00	2,680.00
01/20/21	JKOCH	Research re: pension plan	0.80	450.00	360.00
01/20/21	MNEMI	Research re: opening statute of limitations revival period re: tort claims analysis	0.80	425.00	340.00
01/20/21	APAPA	Analyze Local Council presentation in connection with charitable immunity defense memo (.5); draft memo re: 50-state survey on charitable immunity defense (1.6); research legal contentions of the Ad Hoc Committee of Local Councils in connection with memo (1.5); research nonprofit corporation acts of 10 states (1.9)	5.50	425.00	2,337.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/20/21	SPATE	Research re: constitutionality of state revival periods re: tort claims analysis	4.40	425.00	1,870.00
01/21/21	RBRAD	Review and consider research results on PBGC claims and related back-up documents	0.50	1,075.00	537.50
01/21/21	TSNYD	Review retirement plan document, BSA rules and regulations and research ERISA single employer/multiple employer plan rules on termination (1.2); email to E. Harron and R. Brady re: PBGC claims control group issues (1.4)	2.60	625.00	1,625.00
01/21/21	REAST	Email correspondence with M. Neminski, N. Picollelli, S. Patel and J. Ecker re: additional research for chart (.3); call with B. Picollelli re: research parameters (.3); email correspondence with N. Picollelli re: same (.1); legal research re: statute of limitations and constitutionality of window legislation in multiple sates (4.9) re: tort claims analysis	5.60	450.00	2,520.00
01/21/21	RBRAD	Research issues re: PBGC claims	0.40	1,075.00	430.00
01/21/21	JKOCH	Email correspondence with R. Brady and T. Snyder re: pension plan	0.10	450.00	45.00
01/21/21	MNEMI	Research re: opening statute of limitations revival period re: tort claims analysis	1.50	425.00	637.50
01/21/21	APAPA	Research doctrine of charitable immunity in Alabama and Arkansas (1.0); additional drafting of 50-state survey of charitable immunity doctrine (6.3)	7.30	425.00	3,102.50
01/22/21	REAST	Additional legal research and chart updates re: statute of limitations and constitutionality of window legislation in various states (.7); email correspondence with M. Neminski re: same (.1); email correspondence with M. Neminski, N. Picollelli, and J. Ecker re: final chart updates (.3) re: tort claims analysis	1.10	450.00	495.00
01/22/21	MNEMI	Research re: opening statute of limitations revival period (1.5); call with S. Patel re: same (.2) re: tort claims analysis	1.70	425.00	722.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/22/21	JECKE	Research constitutionality of revival windows for claims with expired statutes of limitations in Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, and Maine	5.90	400.00	2,360.00
01/22/21	SPATE	Research re: constitutionality of state revival periods re: tort claims analysis	1.20	425.00	510.00
01/22/21	JPATT	Evaluate plan negotiation strategy re: mediation	3.40	1,475.00	5,015.00
01/22/21	NPICO	Research re: constitutional amendment requirements for reopening statutes of limitations re: tort claims analysis	6.20	400.00	2,480.00
01/22/21	APAPA	Research charitable immunity in New Jersey (1.4), Texas (1.1), Utah (.3), Virginia (.5), Wyoming (1.2), Rhode Island, Hawaii (.2), Idaho (.2), Maine (.9), and 15 other states (1.7)	8.80	425.00	3,740.00
01/23/21	APAPA	Research Alabama law re: charitable immunity (.2); research charitable immunity in South Carolina (.8); research Colorado, Arkansas, and nonprofit associations and corporations acts (1.2), Wyoming state law (.4), North Dakota charitable immunity law (.3), and nonprofit associations laws and charitable immunity for 30 states (5.0); additional drafting of charitable immunity memo (1.0))	8.90	425.00	3,782.50
01/24/21	APAPA	Additional drafting of 50-state survey of charitable immunity memo (4.8) ; research charitable immunity in Texas (.4) and Maryland (.3); research Mississippi charitable immunity doctrine (.4) , New Jersey case law (.8), Texas (.3, Virginia (.4), Massachusetts (.5, Utah (.3), and North Dakota (.5) charitable immunity law re: preparation of memo	8.70	425.00	3,697.50
01/25/21	APAPA	Additional drafting of 50-state survey memo on charitable immunity (.7); emails with R. Brady and E. Harron re: same (.1)	0.80	425.00	340.00
01/25/21	RBRAD	Review Certain Insurers motion for Rule 2004 exam to examine proof of claims and filing process and correspondence with Ankura and Gilbert re: same	0.40	1,075.00	430.00
01/26/21	RBRAD	Continue review of Certain Insurers motion for Rule 2004 examinations re: abuse claims and process	0.80	1,075.00	860.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/27/21	LEDEN	Research and follow-up with YCST team re: withdrawal of Ankura's proof of claim	0.30	310.00	93.00
01/27/21	LEDEN	Email from and to C. Bingelli re: withdrawal of Ankura's proof of claim	0.20	310.00	62.00
Total			217.90		102,971.00

Task Code: B009 Stay Relief Matters

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/05/21	EHARR	Emails re: Henderson and Gordon lift stay motions	0.20	1,025.00	205.00
01/11/21	RBRAD	Review stipulation between Debtors, Middle Tennessee Council, TCC, and UCC resolving TCC motion to enforce automatic stay against MTC	0.30	1,075.00	322.50
Total			0.50		527.50

Task Code: B012 Plan and Disclosure Statement

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/02/21	RBRAD	Review correspondence from BSA and Gilbert re: plan mediation issues	0.40	1,075.00	430.00
01/03/21	SZIEG	Perform analysis and develop potential structure re: TDP	3.70	885.00	3,274.50
01/03/21	EHARR	Review TCC's demand letter re: plan mediation	0.30	1,025.00	307.50
01/03/21	RBRAD	Review plan mediation materials re: BSA business plan	1.20	1,075.00	1,290.00
01/03/21	RBRAD	Continue review of revised chapter 11 plan	1.60	1,075.00	1,720.00
01/04/21	RBRAD	Review and comment on proposed common interest agreement with Coalition re: mediation and correspondence with E. Harron and S. Zieg re: same	0.30	1,075.00	322.50
01/04/21	RBRAD	Prepare for and attend mediation session re: 5 year business plan (.7); follow-up correspondence with E. Harron and J. Patton re: same (.2)	0.90	1,075.00	967.50
01/04/21	EHARR	Review K. Quinn's edits to joint interest agreement (.2); follow-up emails re: same (.2)	0.40	1,025.00	410.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/04/21	EHARR	Prepare for (.5) and call with K. Quinn, S. Beville, D. Molton, and M. Neely (.5) re: insurance plan mediation strategy	1.00	1,025.00	1,025.00
01/04/21	EHARR	Review Coalition's plan settlement demand	0.20	1,025.00	205.00
01/04/21	EHARR	Confer with R. Brady re: draft plan	0.20	1,025.00	205.00
01/04/21	RBRAD	Review Coalition settlement demand to Debtors and correspondence with J. Patton, E. Harron and K. Quinn re: same	0.50	1,075.00	537.50
01/04/21	JPATT	Work on plan mediation strategy	1.80	1,475.00	2,655.00
01/04/21	CCATH	Research re: prior trust distribution protocols and assemble e-binder for S. Zieg	0.60	310.00	186.00
01/05/21	JPATT	Work on plan mediation strategy	2.20	1,475.00	3,245.00
01/05/21	TBUCH	Teleconference with E. Harron re: analysis of insurance issues related to plan (.2); prepare for and attend teleconference with K. Dorvilier re: same (.7)	0.90	645.00	580.50
01/05/21	RBRAD	Correspondence with J. Ciancanelli re: chapter 11 plan and 5 year business plan issues and questions	0.30	1,075.00	322.50
01/05/21	RBRAD	Correspondence with K. Quinn re: draft chapter 11 plan	0.30	1,075.00	322.50
01/05/21	EHARR	Call with K. Quinn, R. Brady, S. Beville, M. Neely, and others re: insurance mediation strategy	1.00	1,025.00	1,025.00
01/05/21	EHARR	Call with T. Buchanan re: plan's treatment of insurance issues	0.30	1,025.00	307.50
01/05/21	KDORV	Call with T. Buchanan re: insurance assets memo	0.70	400.00	280.00
01/05/21	KDORV	Email to T. Buchanan re: insurance assets memo	0.10	400.00	40.00
01/05/21	KDORV	Research re: insurance assets in mass tort insolvencies	2.80	400.00	1,120.00
01/05/21	CCATH	Research re: prior trust distribution protocols and assemble e-binder for S. Zieg	1.60	310.00	496.00
01/05/21	RBRAD	Review outline from K. Quinn re: potential plan structure and conference with E. Harron re: same (.5); conference call with Coalition counsel re: same (1.0); correspondence with J. Patton and E. Harron re: same (.2)	1.70	1,075.00	1,827.50
01/05/21	JPATT	Review TDP and trust structure issues	1.90	1,475.00	2,802.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/06/21	KENOS	Review informational memo and first day declaration re: case background in connection with plan process re: plan mediation strategy re: plan mediation strategy	1.20	750.00	900.00
01/06/21	EHARR	Call with J. Patton and R. Brady re: plan and TDP	0.30	1,025.00	307.50
01/06/21	KDORV	Research re: insurance assets in mass tort insolvencies	2.40	400.00	960.00
01/06/21	SZIEG	Teleconference with counsel for Coalition, E. Harron, R. Brady, and K. Quinn re: potential trust structure and mediation-related issues (.4); correspondence re: same (.6); preparation for same (.9)	1.90	885.00	1,681.50
01/06/21	RBRAD	Review and consider revised mediation schedule from mediators and correspondence with FCR advisors re: same	0.50	1,075.00	537.50
01/06/21	RBRAD	Conference call with J. Patton and E. Harron re: plan and TDP	0.30	1,075.00	322.50
01/07/21	RBRAD	Conference call with J. Ciancanelli and Ankura team re: chapter 11 plan and business plan issues (.5); follow-up correspondence with M. Linder and A&M re: same (.2)	0.70	1,075.00	752.50
01/07/21	JPATT	Work on mediation and plan issues	3.40	1,475.00	5,015.00
01/07/21	RBRAD	Review research memos in preparation for plan mediation	0.60	1,075.00	645.00
01/07/21	JPATT	Attend Bates White mediation presentation	0.90	1,475.00	1,327.50
01/07/21	KDORV	Further drafting of memo re: insurance assets in mass tort insolvencies	2.50	400.00	1,000.00
01/07/21	RBRAD	Review Bates White materials (.7) and attend mediation session (1.0)	1.70	1,075.00	1,827.50
01/08/21	RBRAD	Draft plan summary memo for FCR	1.90	1,075.00	2,042.50
01/08/21	JPATT	Work on plan negotiation strategy	2.10	1,475.00	3,097.50
01/09/21	RBRAD	Prepare for and attend conference call with Coalition re: strategy for plan mediation (2.6) follow up call with J. Patton and E. Harron re: same (.3)	2.90	1,075.00	3,117.50
01/09/21	KENOS	Review draft plan and assist with drafting summary of same	2.10	750.00	1,575.00
01/09/21	EHARR	Review summary of draft plan (.4); call with J. Patton and R. Brady re: mediation strategy and draft plan (.4)	0.80	1,025.00	820.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/09/21	JPATT	Mediation strategy session with Coalition, R. Brady and E. Harron	2.10	1,475.00	3,097.50
01/10/21	TBUCH	Review and revise memo re: insurance issues related to plan	0.10	645.00	64.50
01/11/21	JPATT	Mediation preparation call with R. Brady, E. Harron, K. Quinn, M. Neely, and E. Grim	0.80	1,475.00	1,180.00
01/11/21	JKOCH	Call with R. Brady and K. Dorvilier re: case status	0.20	450.00	90.00
01/11/21	TBUCH	Review and revise memo re: insurance issues related to plan (.9); teleconference with K. Dorvilier re: same (.7)	1.60	645.00	1,032.00
01/11/21	JPATT	Work on plan negotiating strategy	1.80	1,475.00	2,655.00
01/11/21	RBRAD	Conference call with J. Patton, E. Harron, K. Quinn, M. Neely, and E. Grim re: preparation for plan mediation	1.00	1,075.00	1,075.00
01/11/21	RBRAD	Teleconference with J. Kochenash and K. Dorvilier re: legal research in preparation for plan mediation (.2) and follow-up correspondence re: same (.2)	0.40	1,075.00	430.00
01/11/21	EHARR	Call with K. Quinn, R. Brady, J. Patton, M. Neely, and E. Grim re: mediation preparation	0.50	1,025.00	512.50
01/11/21	KDORV	Call with T. Buchanan re: insurance assets memo	0.60	400.00	240.00
01/11/21	KDORV	Call with R. Brady and J. Kochenash re: plan draft and jurisdiction memo	0.20	400.00	80.00
01/11/21	RBRAD	Review revised mediation schedule and correspondence with M. Linder re: same	0.20	1,075.00	215.00
01/11/21	RBRAD	Conference call with E. Harron and Ankura team re: preparation for plan mediation	0.40	1,075.00	430.00
01/12/21	TBUCH	Review and revise memo re: insurance issues related to plan (1.7); teleconference with K. Dorvilier re: same (.8)	2.50	645.00	1,612.50
01/12/21	RBRAD	Review research memo re: issues for discussion at mediation and review follow-up email from J. Patton	0.80	1,075.00	860.00
01/12/21	JPATT	Conference call with D. Molton and team re: negotiations	0.60	1,475.00	885.00
01/12/21	RBRAD	Conference call with J. Patton and E. Harron re: mediation and plan negotiation strategy	0.50	1,075.00	537.50
01/12/21	JPATT	Work on mediation strategy	2.90	1,475.00	4,277.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/12/21	KDORV	Call with T. Buchanan re: insurance assets memo	0.80	400.00	320.00
01/13/21	JPATT	Work on plan negotiation strategy	1.80	1,475.00	2,655.00
01/13/21	RBRAD	Prepare for and attend mediation sessions and follow-up work to prepare for next sessions (includes teleconferences with E. Harron)	3.80	1,075.00	4,085.00
01/13/21	JPATT	Attend plan mediation sessions	2.20	1,475.00	3,245.00
01/13/21	EHARR	Attend plan mediation sessions (2.0); mediation preparation call with R. Brady (.2)	2.20	1,025.00	2,255.00
01/13/21	KDORV	Call with J. Brooks re: non consensual third party release memo	0.40	400.00	160.00
01/13/21	KDORV	Research re: non consensual third party releases	1.70	400.00	680.00
01/13/21	KDORV	Email R. Brady, E. Harron, and J. Brooks re: third party release memo	0.10	400.00	40.00
01/14/21	JPATT	Attend afternoon plan mediation session	1.10	1,475.00	1,622.50
01/14/21	EHARR	Attend afternoon plan mediation session	1.00	1,025.00	1,025.00
01/14/21	RBRAD	Conference call with J. Brooks, K. Dorvilier and E. Harron re: research for plan negotiations and follow-up review of legal issues re: same	0.90	1,075.00	967.50
01/14/21	RBRAD	Attend plan mediation session	1.30	1,075.00	1,397.50
01/14/21	KENOS	Call with YCST team, Debtor's counsel, and mediators re: FCR plan issues (.5) and review plan in preparation for/follow up of same (1.4)	1.90	750.00	1,425.00
01/14/21	RBRAD	Prepare for and attend plan mediation session	2.20	1,075.00	2,365.00
01/14/21	EHARR	Attend morning plan mediation session	1.20	1,025.00	1,230.00
01/14/21	JPATT	Attend morning plan mediation session	0.80	1,475.00	1,180.00
01/14/21	KDORV	Research re: non consensual third party release memo (.4); call with J. Brooks re: same (.3); call with R. Brady, E. Harron, and J. Brooks re: same (.4) re: plan issues	1.10	400.00	440.00
01/14/21	EHARR	Call with R. Brady, K. Dorvilier, and J. Brooks re: research on plan releases	0.50	1,025.00	512.50
01/15/21	RBRAD	Review research in connection with plan negotiations	0.80	1,075.00	860.00
01/15/21	KDORV	Email to T. Buchanan re: insurance assets memo	0.10	400.00	40.00
01/15/21	KDORV	Further drafting of memo re: insurance assets	2.80	400.00	1,120.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/15/21	TBUCH	Analyze insurance issues related to plan	1.30	645.00	838.50
01/16/21	KDORV	Email E. Harron and T. Buchanan re: insurance assets memo	0.10	400.00	40.00
01/16/21	KDORV	Review and revise memo re: insurance assets	3.30	400.00	1,320.00
01/16/21	TBUCH	Review and revise memo re: insurance issues related to plan (.3); teleconference with K. Dorvilier re: same (1.0)	1.30	645.00	838.50
01/16/21	KDORV	Call with T. Buchanan re: insurance assets memo	1.00	400.00	400.00
01/17/21	RBRAD	Work on chapter 11 plan analysis and mediation issues	2.40	1,075.00	2,580.00
01/18/21	KENOS	Call with M. Linder and R. Brady re: plan comments	1.10	750.00	825.00
01/18/21	JPATT	Develop plan mediation	2.90	1,475.00	4,277.50
01/18/21	EHARR	Attend Local Councils' mediation presentation	2.00	1,025.00	2,050.00
01/18/21	RBRAD	Attend mediation session with Ad Hoc Committee of Local Councils and follow-up correspondence with J. Patton re: same	2.00	1,075.00	2,150.00
01/18/21	RBRAD	Review plan issues and conference call with M. Linder and K. Enos re: same	1.20	1,075.00	1,290.00
01/18/21	RBRAD	Conference call with J. Patton, E. Harron and Ankura re: future claimant analysis and follow-up discussion with E. Harron re: same	0.40	1,075.00	430.00
01/19/21	JPATT	Work on TDP negotiation issues	1.80	1,475.00	2,655.00
01/19/21	RBRAD	Review and consider research results for mediation negotiations and follow up with additional information requests and clarifications	1.90	1,075.00	2,042.50
01/20/21	JPATT	Work on mediation strategy and TDP issues	2.40	1,475.00	3,540.00
01/21/21	RBRAD	Review updated mediation schedule and correspondence with K. Quinn and A. Brockman re: same	0.40	1,075.00	430.00
01/21/21	RBRAD	Review and consider draft settlement proposal to insurer and correspondence with K. Quinn, J. Patton and E. Harron re: same	0.50	1,075.00	537.50
01/22/21	JPATT	Call with counsel re: Hartford plan negotiations	0.50	1,475.00	737.50

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/22/21	RBRAD	Correspondence with K. Quinn re: Hartford negotiations (.2); conference with J. Patton re: same (.2) and conference call with J. Patton and Gilbert team re: strategy (.4)	0.80	1,075.00	860.00
01/22/21	EHARR	Emails re: Hartford mediation strategy	0.20	1,025.00	205.00
01/26/21	CCATH	Obtain plan and trust agreement in USA Gymnastics case for R. Brady	0.20	310.00	62.00
01/26/21	JPATT	Work on plan strategy re: mediation vs. litigation	3.80	1,475.00	5,605.00
01/26/21	EHARR	Call with K. Quinn, E. Grim, R. Brady, S. Beville, and M. Atkinson re: plan strategy	0.80	1,025.00	820.00
01/26/21	RBRAD	Conference call with E. Harron, K. Quinn, E. Grim, S. Beville, and M. Atkinson re: plan strategy	0.80	1,075.00	860.00
01/27/21	JPATT	Attend Bates White presentation re: mediation	0.80	1,475.00	1,180.00
01/27/21	CCATH	Confer with R. Brady re: diocesan TDP	0.10	310.00	31.00
01/27/21	RBRAD	Review Bates White presentation for mediation session (.4); attend mediation session (1.3); review follow-up correspondence from TCC (.2)	1.90	1,075.00	2,042.50
01/27/21	JPATT	Work on plan strategy re: mediation vs litigation	2.80	1,475.00	4,130.00
01/28/21	JPATT	Work on plan strategy re: mediation and litigation	2.60	1,475.00	3,835.00
01/28/21	RBRAD	Review and consider draft plan term sheet between Coalition and FCR and conference with E. Harron re: same (.9) and conference call with Coalition advisors re: same (.5)	1.40	1,075.00	1,505.00
01/28/21	KENOS	Review and comment on Coalition plan term sheet	1.10	750.00	825.00
01/28/21	EHARR	Calls with Coalition counsel, K. Quinn, and E. Grim re: plan structure - first call (1.0) and second call (.7); review draft term sheet re: same (1.3)	3.00	1,025.00	3,075.00
01/29/21	JPATT	Call with E. Harron re: plan strategy	0.20	1,475.00	295.00
01/29/21	KDORV	Supplemental research re: non consensual third party release	3.00	400.00	1,200.00
01/29/21	RBRAD	Review revised Coalition plan term sheet and further comments from Coalition counsel (.4); correspondence with E. Harron and J. Patton re: same (.2)	0.60	1,075.00	645.00

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/29/21	KENOS	Review and comment on further revised plan term sheet	0.80	750.00	600.00
01/29/21	KDORV	Further drafting of memo re: non consensual third party release	1.00	400.00	400.00
01/29/21	EHARR	Call with J. Patton re: plan strategy	0.20	1,025.00	205.00
01/30/21	EHARR	Review Coalition's plan term sheet comments	1.30	1,025.00	1,332.50
01/30/21	RBRAD	Review revised plan term sheet and correspondence with Coalition advisors	0.60	1,075.00	645.00
01/31/21	EHARR	Review draft plan term sheet (.6); calls with Coalition and Debtor re: same (1.0)	1.60	1,025.00	1,640.00
01/31/21	RBRAD	Review revised plan term sheet (.6) and conference call with Coalition and FCR professionals re: same (.7); conference call with Debtors, Coalition and FCR professionals re: same (.4); review further revised draft term sheet (.3)	2.00	1,075.00	2,150.00
Total			157.10		159,862.50

Task Code: B017 Retention of Professionals/Fee Issues

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/05/21	JKOCH	Review CNO for Gilbert's seventh monthly fee application	0.10	450.00	45.00
01/05/21	LEDEN	Email to C. Bingelli re: YCST's retainer balance	0.10	310.00	31.00
01/06/21	LEDEN	Research re: Ankura's proof of claim; emails with working group re: same	0.60	310.00	186.00
01/06/21	LEDEN	Follow-up email to C. Bingelli re: overpayment to YCST	0.10	310.00	31.00
01/06/21	LEDEN	Draft Ankura's monthly fee statement for November 2020	0.60	310.00	186.00
01/06/21	LEDEN	Email to and from E. Moats re: hearing re: third quarterly fee statements	0.10	310.00	31.00
01/06/21	CCATH	Confer with L. Eden re: scheduling of quarterly fee applications for August-October	0.20	310.00	62.00
01/12/21	LEDEN	Update Ankura's November 2020 fee statement; email same to A. Brockman	0.20	310.00	62.00
01/13/21	LEDEN	Finalize, file, and serve Ankura's November 2020 monthly fee statement	0.50	310.00	155.00
01/20/21	LEDEN	Follow-up re: Gilbert's monthly fee statement for December 2020	0.10	310.00	31.00
01/20/21	LEDEN	File and serve Gilbert's monthly fee statement for December 2020	0.50	310.00	155.00

Patton, James L., Jr., Future Claimants' Representative

Invoice Date:

February 19, 2021

Invoice Number:

50021773

Matter Number:

077494.1001

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/20/21	LEDEN	Finalize, file, and serve Gilbert's notice of rate increase for 2021	0.20	310.00	62.00
01/28/21	LEDEN	Draft, file, and serve certificate of no objection re: Ankura's November monthly fee statement	0.30	310.00	93.00
01/28/21	JKOCH	Review CNO for Ankura's fifth monthly fee application	0.10	450.00	45.00
Total			3.70		1,175.00

Task Code: B018 Fee Application Preparation

<u>Date</u>	<u>Initials</u>	<u>Description</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
01/15/21	EHARR	Review, edit, and finalize YCST December 2020 fee statement re: fee application preparation	0.30	1,025.00	307.50
01/21/21	LEDEN	Finalize, file, and serve FCR/YCST's monthly fee statement for December 2020	0.40	310.00	124.00
01/21/21	LEDEN	Draft FCR/YCST's monthly fee statement for December 2020	0.50	310.00	155.00
01/21/21	JKOCH	Review FCR and YCST's combined December fee application	0.30	450.00	135.00
Total			1.50		721.50

Timekeeper Summary

<u>Initials</u>	<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
AHUBB	Adam Hubbi	Law Clerk	5.20	400.00	2,080.00
APAPA	Andrew C. Papa	Associate	40.20	425.00	17,085.00
CCATH	Casey Cathcart	Paralegal	4.70	310.00	1,457.00
EHARR	Edwin J. Harron	Partner	23.10	1,025.00	23,677.50
JPATT	James L. Patton Jr	Partner	47.60	1,475.00	70,210.00
JKOCH	Jared W. Kochenash	Associate	4.00	450.00	1,800.00
JECKE	Joseph F. Ecker	Associate	7.70	400.00	3,080.00
JBROO	Joshua Brooks	Associate	2.30	400.00	920.00
KDORV	Kendeil A. Dorvilier	Associate	24.70	400.00	9,880.00
KENOS	Kenneth J. Enos	Partner	8.20	750.00	6,150.00
LEDEN	Lisa M. Eden	Paralegal	5.80	310.00	1,798.00
MNEMI	Michael E. Neminski	Associate	18.60	425.00	7,905.00
NPICO	Nicholas D. Piccollelli, Jr.	Associate	79.30	400.00	31,720.00
RBRAD	Robert S. Brady	Partner	52.30	1,075.00	56,222.50
REAST	Roxanne M. Eastes	Associate	8.00	450.00	3,600.00
SZIEG	Sharon M. Zieg	Partner	10.60	885.00	9,381.00
SPATE	Shivani H. Patel	Associate	29.20	425.00	12,410.00
TSNYD	Timothy J. Snyder	Partner	5.10	625.00	3,187.50
TBUCH	Travis G. Buchanan	Associate	7.70	645.00	4,966.50
Total			384.30		\$267,530.00

Task Summary**Task Code:B001****Case Administration**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Robert S. Brady	Partner	0.30	1,075.00	322.50
Sharon M. Zieg	Partner	0.10	885.00	88.50
Jared W. Kochenash	Associate	0.20	450.00	90.00
Casey Cathcart	Paralegal	0.80	310.00	248.00
Lisa M. Eden	Paralegal	1.10	310.00	341.00
Total		2.50		1,090.00

Task Code:B002**Court Hearings**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Robert S. Brady	Partner	0.10	1,075.00	107.50
Total		0.10		107.50

Task Code:B003**Cash Collateral/DIP Financing**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Robert S. Brady	Partner	1.00	1,075.00	1,075.00
Total		1.00		1,075.00

Task Code:B007**Claims Analysis, Objections and Resolutions**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	3.60	1,025.00	3,690.00
James L. Patton Jr	Partner	3.40	1,475.00	5,015.00
Robert S. Brady	Partner	5.60	1,075.00	6,020.00
Sharon M. Zieg	Partner	4.90	885.00	4,336.50
Timothy J. Snyder	Partner	5.10	625.00	3,187.50
Andrew C. Papa	Associate	40.20	425.00	17,085.00
Jared W. Kochenash	Associate	3.10	450.00	1,395.00
Joseph F. Ecker	Associate	7.70	400.00	3,080.00
Joshua Brooks	Associate	2.30	400.00	920.00
Michael E. Neminski	Associate	18.60	425.00	7,905.00
Nicholas D. Picollelli, Jr.	Associate	79.30	400.00	31,720.00
Roxanne M. Eastes	Associate	8.00	450.00	3,600.00
Shivani H. Patel	Associate	29.20	425.00	12,410.00
Casey Cathcart	Paralegal	1.20	310.00	372.00
Lisa M. Eden	Paralegal	0.50	310.00	155.00
Adam Hubbi	Law Clerk	5.20	400.00	2,080.00
Total		217.90		102,971.00

Task Code:B009**Stay Relief Matters**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.20	1,025.00	205.00
Robert S. Brady	Partner	0.30	1,075.00	322.50
Total		0.50		527.50

Task Code:B012**Plan and Disclosure Statement**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	19.00	1,025.00	19,475.00
James L. Patton Jr	Partner	44.20	1,475.00	65,195.00
Kenneth J. Enos	Partner	8.20	750.00	6,150.00
Robert S. Brady	Partner	45.00	1,075.00	48,375.00
Sharon M. Zieg	Partner	5.60	885.00	4,956.00
Jared W. Kochenash	Associate	0.20	450.00	90.00
Kendeil A. Dorvilier	Associate	24.70	400.00	9,880.00
Travis G. Buchanan	Associate	7.70	645.00	4,966.50
Casey Cathcart	Paralegal	2.50	310.00	775.00
Total		157.10		159,862.50

Task Code:B017**Retention of Professionals/Fee Issues**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Jared W. Kochenash	Associate	0.20	450.00	90.00
Casey Cathcart	Paralegal	0.20	310.00	62.00
Lisa M. Eden	Paralegal	3.30	310.00	1,023.00
Total		3.70		1,175.00

Task Code:B018**Fee Application Preparation**

<u>Name</u>	<u>Timekeeper Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Edwin J. Harron	Partner	0.30	1,025.00	307.50
Jared W. Kochenash	Associate	0.30	450.00	135.00
Lisa M. Eden	Paralegal	0.90	310.00	279.00
Total		1.50		721.50

EXHIBIT B

Cost Detail

<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
12/21/20	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	9.20
12/22/20	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	3.00
12/31/20	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	4.02
01/03/21	Color Photocopy Charges Duplication Color	25.00	20.00
01/03/21	Photocopy Charges Duplication BW	50.00	5.00
01/03/21	Photocopy Charges Duplication BW	111.00	11.10
01/04/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	9.65
01/04/21	Computerized Legal Research	1.00	0.00
01/04/21	Computerized Legal Research	1.00	0.00
01/04/21	Computerized Legal Research	1.00	0.00
01/05/21	Computerized Legal Research	1.00	0.00
01/05/21	Computerized Legal Research	1.00	0.00
01/06/21	Computerized Legal Research	1.00	0.00
01/06/21	Photocopy Charges Duplication BW	2.00	0.20
01/06/21	Computerized Legal Research	1.00	0.00
01/07/21	Computerized Legal Research	1.00	0.00
01/07/21	Computerized Legal Research	1.00	0.00
01/08/21	Computerized Legal Research	1.00	0.00
01/08/21	Computerized Legal Research	1.00	0.00
01/09/21	Computerized Legal Research	1.00	0.00
01/09/21	Computerized Legal Research	1.00	0.00
01/10/21	Computerized Legal Research	1.00	0.00
01/10/21	Computerized Legal Research	1.00	0.00
01/10/21	Computerized Legal Research	1.00	0.00
01/11/21	Computerized Legal Research	1.00	0.00
01/11/21	Computerized Legal Research	1.00	0.00
01/11/21	Computerized Legal Research	1.00	0.00
01/12/21	Teleconference - Payee: Soundpath Confer Services, LLC	1.00	3.79
01/12/21	Computerized Legal Research	1.00	0.00
01/12/21	Computerized Legal Research	1.00	0.00
01/12/21	Computerized Legal Research	1.00	0.00
01/13/21	Photocopy Charges Duplication BW	37.00	3.70
01/13/21	Computerized Legal Research	1.00	0.00
01/13/21	Computerized Legal Research	1.00	0.00
01/13/21	Photocopy Charges Duplication BW	16.00	1.60
01/13/21	Postage	1.00	1.20

Patton, James L., Jr., Future Claimants' Representative

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<u>Date</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
01/13/21	Postage	7.00	7.00
01/13/21	Computerized Legal Research	1.00	0.00
01/13/21	Photocopy Charges Duplication BW	29.00	2.90
01/15/21	Computerized Legal Research	1.00	0.00
01/20/21	Computerized Legal Research	1.00	0.00
01/20/21	Postage	8.00	8.00
01/20/21	Computerized Legal Research	1.00	0.00
01/20/21	Computerized Legal Research	1.00	0.00
01/20/21	Photocopy Charges Duplication BW	36.00	3.60
01/20/21	Computerized Legal Research	1.00	0.00
01/21/21	Postage	1.00	1.60
01/21/21	Photocopy Charges Duplication BW	10.00	1.00
01/21/21	Computerized Legal Research	1.00	0.00
01/21/21	Computerized Legal Research	1.00	0.00
01/21/21	Computerized Legal Research	1.00	0.00
01/21/21	Photocopy Charges Duplication BW	58.00	5.80
01/22/21	Computerized Legal Research	1.00	0.00
01/22/21	Computerized Legal Research	1.00	0.00
01/22/21	Computerized Legal Research	1.00	0.00
01/23/21	Computerized Legal Research	1.00	0.00
01/24/21	Computerized Legal Research	1.00	0.00
01/25/21	Computerized Legal Research	1.00	0.00
01/26/21	Computerized Legal Research	1.00	0.00
01/27/21	Computerized Legal Research	1.00	0.00
01/27/21	Photocopy Charges Duplication BW	325.00	32.50
01/27/21	Color Photocopy Charges Duplication Color	23.00	18.40
01/28/21	Postage	1.00	1.60
01/28/21	Photocopy Charges Duplication BW	7.00	0.70
01/28/21	Computerized Legal Research	1.00	0.00
01/28/21	Photocopy Charges Duplication BW	8.00	0.80
01/28/21	Photocopy Charges Duplication BW	7.00	0.70
01/29/21	Photocopy Charges Duplication BW	37.00	3.70
01/29/21	Photocopy Charges Duplication BW	9.00	0.90
01/29/21	Photocopy Charges Duplication BW	14.00	1.40
01/29/21	Photocopy Charges Duplication BW	11.00	1.10

Total

\$164.16

Patton, James L., Jr., Future Claimants' Representative

Invoice Date:

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Invoice Number:

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Matter Number:

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Cost Summary

<u>Description</u>	<u>Amount</u>
Computerized Legal Research	0.00
Postage	19.40
Reproduction Charges	115.10
Teleconference / Video Conference	29.66
Total	\$164.16

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

BOY SCOUTS OF AMERICA AND
DELAWARE BSA, LLC,¹

Debtors.

Chapter 11

Case No. 20-10343 (LSS)

Jointly Administered

CERTIFICATE OF SERVICE

I hereby certify that on February 24, 2021, the *Combined Tenth Monthly Application of James L. Patton as the Legal Representative for Future Claimants and Young Conaway Stargatt & Taylor, LLP as Counsel to the Legal Representative for Future Claimants for Allowance of Compensation and Reimbursement of Expenses for the Period From January 1, 2021 Through January 31, 2021* (the “Application”) was caused to be served as indicated upon the parties identified in Exhibit A and the *Notice of Fee Application* was caused to be served as indicated upon the parties identified in Exhibit B.

Dated: February 24, 2021

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¹ The Debtors in these chapter 11 cases, together with the last four digits of each Debtor’s federal tax identification number, are as follows: Boy Scouts of America (6300) and Delaware BSA, LLC (4311). The Debtors’ mailing address is 1325 West Walnut Hill Lane, Irving, Texas 75038.

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Case No. 20-10343 (LSS)
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