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COUNSEL FOR RECEIVER

CERTIFICATE OF SERVICE

On October 8, 2014, I electronically submitted this document with the clerk of court for the U.S. District Court, Western District of Texas, using the electronic case filing system, though which all counsel of record and *pro se* parties have been served, electronically or by other means.

I further assert that the following have been served as listed below:

Via Email, with permission:

William L. Barlow and Global Capital Ventures, LLC
Relief Defendants
sgtgiwillie@aol.com

 /s/ Andrew M. Goforth
Andrew M. Goforth

EXHIBIT 3

[Supplement to Doc. #89-3]

Ballard & Littlefield LLP

3700 Buffalo Speedway
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 Houston, TX 77098 USA

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Tom Taylor

April 15, 2014

Tom Taylor
 Thomas L. Taylor III
 The Taylor Law Offices, P.C.
 4550 Post Oak Place Drive, #241
 Houston, TX 77027

File #: Amegy

Inv #: 9307

RE: No. 2012-11287F; Amegy Bank National Association

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-05-14	Receive and review Amegy Bank credit agreement documents and relating supporting documents and search for any possible flaws in their perfection of Amegy.	5.40	945.00	CAH
Mar-06-14	Conference with Al Hammaker regarding Amegy security interest issues.	0.30	112.50	DRL
	Confer with Don Littlefield; continue to review and analyze Amegy Bank credit agreement documents; research perfection of oil & gas interests.	3.90	682.50	CAH
Mar-07-14	Further research of perfection of oil and gas interests; further review of Amegy Bank credit documents.	2.90	507.50	CAH
Mar-10-14	Conference with Al Hammaker regarding perfection of security interest question and plans for additional research.	0.30	112.50	JDB
	Review of Amegy's financing statements filed with the Texas Secretary of State and the Security Agreement with Vendetta Royalty Partners; research law on "all assets of debtor" type of financial statements in Texas and in other jurisdictions; continue to research priority of claims under receiverships and under bankruptcy laws relating to Amegy Bank's security interest in the collateral and	9.20	1,610.00	CAH

assets of Vendetta Royalty Partners; confer with Jack Ballard regarding Amegy Bank's perfection of its security interests in assets of Vendetta Royalty Partners; continue to research perfection of mineral leases in other states.

Mar-12-14	Work on list of Vendetta's mineral rights in other states and on requirements for perfecting security on the mineral rights.	2.60	455.00	CAH
Mar-13-14	Continue to work on list of Vendetta's mineral rights in other states and on requirements for perfecting security on the mineral rights in those states.	2.30	402.50	CAH
Mar-17-14	Research and review UCC rules for perfection requirements and the effect of "all assets" financing statements as filed by Amegy Bank with the Texas Secretary of State; research grounds for questioning "all assets" financing statements.	3.30	577.50	CAH
Mar-19-14	Review and research UCC notice requirements in the states in which Vendetta Royalty Partners royalty interests arose; continue to research law on the issue of "all assets" financing statements and whether same is sufficient for perfecting security interest in mineral royalties.	7.00	1,225.00	CAH
Mar-20-14	Research cases relating to Texas and Oklahoma UCC perfection rules regarding perfection of royalty interests.	4.30	752.50	CAH
Mar-21-14	Conference with Al Hammaker regarding bankruptcy research.	0.30	112.50	JDB
	Research priority issues under bankruptcy laws relating to Vendetta Royalty Partners' royalty interests and Amegy Bank's security interest in the proceeds of the royalties; confer with Jack Ballard regarding status of the research on Amegy Bank's secured interest.	6.40	1,120.00	CAH
Mar-24-14	Research Amegy Bank's perfection if its security interest in the assets of Vendetta Royalty Partners and whether its perfection is effective under UCC rules as to the royalties received by Vendetta Royalty Partners in the states in which the royalties arise.	5.70	997.50	CAH

Mar-26-14	Conference with Al Hammaker regarding bankruptcy priority issue.	0.30	112.50	JDB
	Investigate Haley Oil Company for UCC1 filings with the Illinois Secretary of State and generally information on the web; research UCC laws on the company to determine whether Amegy Bank's perfection of its security interest in the proceeds received by Vendetta Royalty Partners from Haley Oil Company is effective.	6.40	1,120.00	CAH
Mar-27-14	Further research perfection of interest in mineral interests and priority of claims issues relating to Amegy Bank's secured interests; continue to research information on perfection of mineral interests in Illinois relating to revenue generated by Haley Oil Company mineral interests.	4.90	857.50	CAH
Mar-28-14	Continue to review priority of claims in different jurisdictions relating to royalty interests arising in different states, and recordation requirements; continue review of bankruptcy cases relating to priority of claims relating to debtors based in Texas; confer with Jack Ballard regarding same.	4.20	735.00	CAH
	Totals	69.70	<hr style="width: 100px; margin-left: auto; margin-right: 0;"/> \$12,437.50	
	Total Fees And Expenses This Invoice		<hr style="width: 100px; margin-left: auto; margin-right: 0;"/> \$12,437.50	

TAX ID Number 26-4548883

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Tom Taylor

May 5, 2014

Tom Taylor
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4550 Post Oak Place Drive, #241
Houston, TX 77027

File #: Amegy

Inv #: 9336

RE: No. 2012-11287F; Amegy Bank National Association

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Apr-02-14	Research Secretary of State information on Vendetta Royalty Partners; research secretary of state of Illinois regarding Haley Oil Company and Vendetta, including UCC-1 searches; research UCC law of Illinois; research Texas UCC law on perfection and priority of claims.	3.90	682.50	CAH
Apr-03-14	Continue to research Texas UCC law on perfection and priority of interest relating to roylaty and mineral interests.	2.00	350.00	CAH
	Continue to research law on perfection and priority of royalty interests under Texas UCC.	2.30	402.50	CAH
Apr-04-14	Work on memorandum regarding Amegy Bank's security interest in Vendetta collateral.	2.20	385.00	CAH
Apr-07-14	Review rules regarding filing requirements for "as-extracted collateral" in Texas and Oklahoma.	1.80	315.00	CAH
Apr-08-14	Continue to research UCC rules for information required for filing for "as-extracted collateral" in Texas and Oklahoma.	1.10	192.50	CAH
Apr-16-14	Call with Tom Taylor regarding Amegy security interests and issues relating to same; conference with Al Hammaker regarding	1.90	712.50	JDB

research and approach to issues; additional call with Mr. Taylor; review of security agreement and property listing; additional conference with Mr. Hammaker.

Apr-17-14	Conference with Al Hammaker regarding Amegy's compilation of filings and timing of receipt of same.	0.20	75.00	JDB
Apr-18-14	Further research of the UCC rules for filing requirements relating to royalty interests.	1.70	297.50	CAH
Apr-22-14	Continue to review the UCC and case law for possible arguments to assert against Amegy Bank's alleged perfected secured interests in Vendetta's royalty interests.	4.80	840.00	CAH
Apr-23-14	Conference with Al Hammaker regarding Receiver's request for copy of filings from Amegy counsel; call with Tom Taylor regarding same.	0.30	112.50	JDB
	Continue to review the UCC and case law for possible arguments to assert against Amegy Bank's alleged perfected secured interests in Vendetta's royalty interests.	1.60	280.00	CAH
Apr-24-14	Conference with Al Hammaker regarding additional research of issues relating to security interests.	0.30	112.50	JDB
Apr-25-14	Receive and review the notebook of information received from Amegy Bank and confer with Jack Ballard regarding same.	5.40	945.00	CAH
Apr-28-14	Review Amegy Bank documents and search for flaws in its documents and filings.	4.40	770.00	CAH
Apr-29-14	Conferences with Don Littlefield and Al Hammaker regarding status of work on Amegy security interests dispute; call with Tom Taylor and Mr. Hammaker in connection with same.	0.70	262.50	JDB
	Review financing statements filed with the counties; telephone conference with Tom Taylor; conference with Jack Ballard; continue to research for any flaws in Amegy Bank's filings relating to Vendetta's royalty interests; receive and review Barrera filings with the Court.	4.70	822.50	CAH

Apr-30-14

Research specifically for cases and rulings related to UCC section 9.502 and required descriptions for royalty interests in financing statements filed in county real property records; work on memorandum regarding same.

6.10

1,067.50

CAH

Totals

45.40

\$8,625.00

Total Fees And Expenses This Invoice

\$8,625.00

TAX ID Number 26-4548883

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August 12, 2014

Tom Taylor, as Receiver for Receivership Defendants
 The Taylor Law Offices, P.C.
 4550 Post Oak Place Drive, #241
 Houston, TX 77027

File #: Vendetta
 Inv #: 9503

RE: Civil Action 1:13-cv-01036-LY; Securities and Exchange Commission v.
 Robert A. Helms, et al; US District Court for the Western District of Texas,
 Austin Division

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Apr-09-14	Telephone call with Tom Taylor regarding the testimony of the individual defendants.	0.20	75.00	DRL
Apr-16-14	Telephone call with Tom Taylor and Jack Ballard regarding Amegy issues.	0.40	150.00	DRL
Apr-18-14	Reviewed default judgment against Roland Barerra. Review of default judgment against Devin Sellers.	0.30	112.50	DRL
Apr-24-14	Conference with Susan Logsdon regarding order to pay fees.	0.10	17.50	KLC
Apr-29-14	Reviewed answer filed by Barerra; Reviewed answer filed by Mr. Sellers.	0.30	112.50	DRL
	Totals	1.30	\$467.50	

EXPENSES

Apr-09-14	Secretary of State Web Inquiry		5.00	
Apr-30-14	Copying 312 @ 0.10		31.20	
	Totals		\$36.20	

Total Fees And Expenses This Invoice

\$503.70

Invoice #: 9503

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August 12, 2014

TAX ID Number

Case 1:13-cv-01036-ML Document 139 Filed 10/08/14 Page 11 of 21

26-454883

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Tom Taylor

May 30, 2014

Tom Taylor
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 4550 Post Oak Place Drive, #241
 Houston, TX 77027

File #: Amegy
 Inv #: 9362

RE: No. 2012-11287F; Amegy Bank National Association

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
May-01-14	Review memorandum from Al Hammaker regarding legal issues relating to Amegy's security interests; conference with Mr. Hammaker regarding same; call with Tom Taylor regarding same and approach to discussions with Amegy.	1.30	487.50	JDB
	Work on analysis and memorandum regarding position that Amegy Bank has no perfected interest in the oil & gas properties in Texas and Oklahoma; confer with Jack Ballard regarding same; prepare for telephone conference with Tom Taylor; confer with Tom Taylor regarding the analysis of Amegy Bank's security interests in the oil & gas properties under the UCC and Texas mortgage laws; further review of Amegy Bank's county filings.	5.20	910.00	CAH
	Conference with Al Hammaker regarding research on property description sufficient to satisfy state law; research same; conference with Mr. Hammaker regarding same.	0.50	87.50	KLC
May-02-14	Conference with Al Hammaker regarding issues involved; call to Yazmin Atasi, Amegy's counsel, regarding meeting to discuss Amegy filing issue; call with Tom Taylor regarding same.itional conference with Mr. Hammaker.	1.20	450.00	JDB

	Continue to work on memorandum and research perfection issues relating to Amegy Bank's attempts to perfect its security interests Vendetta's Royalty interests; revise memorandum to Jack Ballard regarding same; confer with Jack Ballard regarding meeting with Ms. Atasi, counsel for Amegy Bank; telephone conference with Tom Taylor regarding meeting with counsel for Amegy Bank; continue to research for cases supporting the position that the county filings by Amegy Bank are insufficient for perfecting Amegy Bank's secured interests in the royalty interests of Vendetta; review and research filing requirement for mineral interests in Louisiana.	5.60	980.00	CAH
May-05-14	Conference with Al Hammaker regarding additional research regarding asserted security interests by Amegy; review same; general review of materials in preparation for meeting with Amegy counsel; call with Tom Taylor regarding same; travel to and attend meeting with Amegy counsel regarding asserted security interests and proposed compromise as to same; call with Mr. Taylor following meeting; review and revise draft communication to Amegy counsel following meeting.	2.50	937.50	JDB
	Continue to research for cases in support of position that property description cannot be general, but must be specific; revise memorandum for preparation of meeting with counsel for Amegy; confer with Jack Ballard regarding the preparation for the meeting; conference with Tom Taylor; attend and participate in meeting with counsel for Amegy Bank; further research for UCC cases describing what is required to satisfy property description requirements; prepare email to counsel for Amegy regarding legal support that its filings failed to perfect its security interests in the royalty interests of Vendetta; confer with Jack Ballard regarding same; finalize email to counsel for Amegy Bank; telephone call to Tom Taylor regarding same.	7.60	1,330.00	CAH
May-06-14	Confer with Al Hammaker regarding research on Amegy perfection of security interests.	0.20	75.00	DRL

	Conference with Al Hammaker regarding call with Amegy's counsel and their likely position on security interests.	0.30	112.50	JDB
	Continue to review UCC cases relating to property descriptions; telephone call to Mr. Hawthorne regarding Winstead's status of response to email containing authority supporting the Receiver's position; telephone conference with Ms. Yasmin Atasi regarding Bank's response to authority provided yesterday; confer with Jack Ballard regarding same; telephone conference with Tom Taylor regarding same.	2.30	402.50	CAH
May-12-14	Conference with Al Hammaker regarding Amegy's response on security interest issue and work on reply.	0.30	112.50	JDB
	Review Amegy Bank's response to email containing Amegy Bank's legal support for its position that its filings resulted in perfection of its secured interests in the Vendetta royalty interests and research re same.	1.60	280.00	CAH
May-13-14	Review Amegy's position statement on security interest issue; conference with Al Hammaker regarding same and approach to discussions going forward; review Receiver's Motion to Sell Properties; additional conference with Mr. Hammaker.	1.50	562.50	JDB
	Research cases and law raised by Amegy in support of its argument that its filing resulted in perfection of its secured interest in Vendetta's Texas-based royalty interests; confer with Jack Ballard regarding same; telephone call from Tom Taylor regarding the status of negotiations with Amegy Bank; receive and review Receiver's proposed order for payment of interim fees; confer with Jack Ballard regarding status of research on Amegy's legal support.	3.30	577.50	CAH
May-14-14	Conference with Al Hammaker regarding possible meeting with Amegy's counsel; call with Tom Taylor regarding same, timing and approach to resolution of dispute; additional	0.80	300.00	JDB

conference with Mr. Hammaker regarding review of case law cited by Amegy.

Confer with Mr. Hawthorne regarding further communications about the secured interest in Vendetta's royalty issues; telephone conference with Mr. Taylor regarding same; continue in the research for any cases that discuss specifically the perfection of mineral interests by filing in county court records; work on response to Amegy Bank's asserted support for its position that its interests are perfected; conference with Jack Ballard regarding same; telephone call and conference with Ms. Atasi.	6.40	1,120.00	CAH
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May-15-14	Review email from Yazmin Atazi setting forth Amegy's position on security interests; conference with Al Hammaker regarding approach to analysis of same; call to Tom Taylor regarding same and possible additional meeting with Amegy's counsel; additional conference with Mr. Hammaker regarding legal research and possible use of additional resources.	1.30	487.50	JDB
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Review reported cases discussing filing requirements for perfection in county real property records; further work on draft of communication to Amegy Bank's counsel regarding its authority.	5.40	945.00	CAH
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May-16-14	Conference with Al Hammaker regarding status of communications with Amegy ; call to Tom Taylor regarding same and approach to matter; call to Tom Taylor regarding same and approach to matter; review Amegy's response and legal authorities; review and revise draft of response prepared by Al Hammaker to same; conference with Mr. Hammaker regarding same.	1.50	562.50	JDB
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Review draft of communication to Amegy Bank's counsel; confer with Jack Ballard regarding same; revise same and add response to issue of the comment to the UCC; finalize same and email to Ms. Atasi; continue to search for cases that will directly support the conclusion that Amegy Bank has not perfected its security interest in Vendetta's royalty interests.	3.90	682.50	CAH
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May-19-14	Conference with Don Littlefield regarding status of discussions with Amegy and upcoming hearing.	0.30	112.50	JDB
May-22-14	Research for law relating to required property descriptions for mineral interests under the UCC.	2.40	420.00	CAH
May-23-14	Research relating to Amegy Bank's claim that it is fully perfected in its secured interest in the as-extracted collateral.	1.80	315.00	CAH
May-27-14	Review response on security interest issue from Amegy's counsel.	0.40	150.00	JDB
May-29-14	Conferences with Al Hammaker and Don Littlefield regarding position on Amegy's security interest claim; review Amegy's key authority and prior email correspondence in connection with same; additional conferences with Mr. Hammaker regarding additional steps in connection with matter; conference with Mr. Littlefield regarding call with client contact.	2.60	975.00	JDB
	Telephone conference with Ms. Atasi; telephone call to Don Littlefield regarding same; receive and review email from Ms. Atasi; telephone conference with Tom Taylor regarding same.	0.50	87.50	CAH
	Totals	60.70	<u>\$13,462.50</u>	

Total Fees And Expenses This Invoice

\$13,462.50

TAX ID Number 26-4548883

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Tom Taylor

July 7, 2014

Tom Taylor
 Thomas L. Taylor III
 The Taylor Law Offices, P.C.
 4550 Post Oak Place Drive, #241
 Houston, TX 77027

File #: Amegy
 Inv #: 9411

RE: No. 2012-11287F; Amegy Bank National Association

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
May-29-14	Revise response to Debtor's motion to enforce automatic stay; review and analyze Amegy Bank's latest assertions of legal support for its position that it has a perfected security interest in Vendetta's royalty interests; confer with Jack Ballard regarding same; confer with Don Littlefield regarding the bankruptcy court's dismissal of the Debtor's motion to enforce automatic stay.	2.00	350.00	CAH
May-30-14	Review case materials in preparation for conference call; conference with Don Littlefield regarding same; conference call with Tom Taylor regarding Amegy dispute and additional steps in connection with same; additional conference with Don Littlefield.	1.70	637.50	JDB
	Review emails from Jack Ballard regarding Amegy Bank's cases purportedly supporting its position; respond to same; telephone conference with Don Littlefield regarding oil & gas attorney with transactional experience reviewing Amegy Banks' filing for common practice in the industry; confer with Jack Ballard regarding Amegy Bank's position; prepare for telephone conference with Tom Taylor; telephone conference with Tom Taylor, Jack Ballard, and Don Littlefield; research	4.70	822.50	CAH

lender liability issues that may impact upon Amegy Bank's actions in this matter.

Jun-02-14	Drafted email to Mr. Claycombe regarding retention; review of Amegy filings documents; drafted email to Mr. Claycombe regarding same.	1.50	562.50	DRL
	Research lender liability laws for possible claims against Amegy Bank; telephone call from Don Littlefield regarding Amegy Banks financing statements filed in the real property records of the Texas counties in which Vendetta had mineral interests; forward financing statements to Don Littlefield for Bruce Claycombe's review; prepare email to Don Littlefield regarding Amegy Bank's county filings.	4.80	840.00	CAH
Jun-03-14	Conference with Al Hammaker regarding report from Bruce Claycombe; additional emails in connection with same.	0.50	187.50	JDB
	Research possible lender liability claims against Amegy Bank; consider other arguments relating to equitable subordination; receive and review questions from Mr. Claycombe and answer same.	5.90	1,032.50	CAH
Jun-04-14	Additional conference with Mr. Hammaker regarding input from Mr. Claycombe.	0.30	112.50	JDB
	Continue to research lender liability and equitable subordination and other possible arguments to be asserted against Amegy Bank; prepare email to Jack Ballard regarding status of research and possible positions to take against Amegy Bank; review credit agreement documents for references to any conveyance of real property owned by Vendetta Royalty Partners.	4.60	805.00	CAH
Jun-05-14	Telephone call with Mr. Claycombe regarding perfection issues; confer with Al Hammaker regarding perfection issues; confer with Jack Ballard regarding same; confer with Al Hammaker regarding real property interests.	2.50	937.50	DRL
	Conferences with Al Hammaker and Don Littlefield regarding "as extracted" collateral and security interest issue.	0.40	150.00	JDB

	Review cases on equitable subordination and develop subordination argument to assert against Amegy Bank; review bankruptcy court filings by Mr. Kealin and forward copy of bankruptcy court's order to Don Littlefield for his review; confer with Jack Ballard and Don Littlefield regarding the status of the research and responding to Amegy Bank's assertions; conference with Mr. Claycombe regarding his review of the documents; continue review of credit agreement documents to determine if Amegy Bank has a security interest in the underlying real property interests of Vendetta Royalty Partners.	4.70	822.50	CAH
Jun-06-14	Conference with Al Hammaker regarding results of additional review and preparation of additional correspondence to Amegy's counsel; additional conference with Don Littlefield regarding Mr. Claycombe's analysis.	0.70	262.50	JDB
	Prepare memorandum to Don Littlefield and Jack Ballard regarding the review of the credit agreement documents of Amegy Bank and confirm no conveyance of real property to Amegy Bank; research law on tracing proceeds and whether Amegy Bank is entitled to proceeds from the sale of the royalty interests of Vendetta Royalty Partners; work on memorandum addressing researched issues.	2.70	472.50	CAH
Jun-09-14	Review and revise draft of additional letter to Amegy's counsel; conference with Al Hammaker regarding same.	0.80	300.00	JDB
	Research for cases responding to Amegy Bank's latest letter to address issues raised by Amegy Bank and cases relating to equitable subordination; work on letter addressed to Yasmin Atasi responding to Amegy Bank's assertions and adding additional arguments regarding Amegy Bank's lack of perfection in Vendetta mineral assets.	6.80	1,190.00	CAH
Jun-10-14	Additional revisions to draft letter to Amegy's counsel; conference with Mr. Hammaker regarding same.	0.80	300.00	JDB
	Telephone call to and conference with Mr. Taylor regarding letter to Amegy Bank.	0.00	0.00	CAH

Jun-11-14	Final revisions to letter to Amegy's counsel; conference with Al Hammaker regarding same.	0.70	262.50	JDB
	Confer with Jack Ballard regarding drafted letter to Amegy Bank; work on and revise same; receive and review email from Mr. Taylor regarding same; finalize letter and email same to Ms. Atasi; receive and review email from Scott Marshall to Ms. Atasi.	3.10	542.50	CAH
Jun-12-14	Continue to research for cases relating to equitable estoppel and recording requirements for mortgages in county records.	3.40	595.00	CAH
Jun-16-14	Search for authority to support equitable subordination in a receivership.	3.20	560.00	CAH
Jun-17-14	Conference with Al Hammaker regarding call to Amegy's counsel and approach to discussions.	0.30	112.50	JDB
Jun-18-14	Conference with Al Hammaker regarding call with Yasmin Atasi regarding security interest issue; call to Tom Taylor in connection with same.	0.70	262.50	JDB
	Telephone call to and conference with Ms. Atasi regarding Amegy Bank's stance on latest issues addressed in Receiver's letter regarding Amegy's alleged secured interest; telephone conference with Jack Ballard regarding same; telephone conference with Tom Taylor regarding the status of the communications with Ms. Atasi.	0.50	87.50	CAH
Jun-19-14	Review email from Tom Taylor; conference with Al Hammaker regarding same.	0.40	150.00	JDB
	Receive and review information Mr. Taylor provided to Amegy Bank's counsel regarding updated income of the receivership and confer with Jack Ballard regarding same.	0.20	35.00	CAH
Jun-23-14	Receive and review email communications between Yasmin Atasi and Scott Marshall.	0.20	35.00	CAH
Jun-24-14	Receive and review email communications between Scott Marshall and Yasmin Atasi.	0.10	17.50	CAH
Jun-25-14	Receive and review documents provided to Ms. Atasi by Scott Marshall.	0.80	140.00	CAH

Jun-26-14	Conference with Al Hammaker regarding Amegy interest and impact of contemplated sale of properties.	0.30	112.50	JDB
	Telephone conference with Mr. Claycombe regarding Amegy Bank's county filings and the effect of absence of deed of trusts; confer with Jack Ballard regarding same.	0.50	87.50	CAH
Jun-27-14	Conference with Al Hammaker regarding questions for OG counsel and handling of call to Amegy's counsel.	0.30	112.50	JDB

Totals	60.10	<hr/> \$12,897.50
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Total Fees And Expenses This Invoice	<hr/> \$12,897.50
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TAX ID Number 26-4548883