

Legal Document

Superior Court of California, County of San Francisco Case No. CGC 23 607461 X CORP. v. WACHTELL, LIPTON, ROSEN & KATZ

Document 1



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| 12 | Counsel for Plaintiff X Corp. | CGC-23-607461 |
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| | CO | MPLAINT |

Plaintiff X Corp., the successor-in-interest to Twitter, Inc. ("Twitter"), files this Original Complaint against Wachtell, Lipton, Rosen & Katz ("Wachtell"), and alleges as follows:

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NATURE OF THE ACTION

1. This action for equitable relief arises out of an effort by Wachtell to fundamentally alter its fee arrangement as litigation counsel in the twilight of its representation of Twitter to obtain an improper bonus payment in violation of its fiduciary and ethical obligations to its client. Wachtell exploited a corporate client left unprotected by lame duck fiduciaries who had lost their motivation to act in Twitter's best interest pending its imminent sale to Elon Musk and his entities, X Holdings I, Inc. and X Holdings II, Inc. (together, the "Musk Parties").

2. In the days and hours leading up to the closing of the sale of Twitter on October 27, 2022, Wachtell and its litigation department led by Bill Savitt were at the center of a spending spree by Twitter's departing executives who ran up the tab at Twitter by, among other things, facilitating the improper payment of substantial gifts to preferred law firms like Wachtell on top of the firms' full hourly billings by designating tens of millions of dollars in handouts to the firms as "success" or "project" fees. Despite having previously agreed to work on an hourly fee basis and subsequently charging millions in hourly fees under that arrangement, Wachtell disregarded both California law and its ethical and fiduciary duties in the final days of its four-month Twitter engagement to improperly solicit an unspecified—but clearly gargantuan—success fee, as part of a \$90 million "total" fee that also purported to satisfy Wachtell's earlier invoices that totaled \$17,943,567.49. The \$90 million fee collected from Twitter for a few months of work on a single matter represented nearly 10% of Wachtell's gross revenue in 2022, and over \$1 million per Wachtell partner.

3. Mere hours before the October 27 closing, Twitter's Chief Legal Officer Vijaya Gadde signed a new letter agreement that Wachtell had drafted (the "Closing Day Letter Agreement"), which purported to award Wachtell the success fee and required payment of the balance of the \$90 million total fee on incredibly accelerated terms prior to closing. Fully aware that nobody with an economic interest in Twitter's financial well-being was minding the store, Wachtell arranged to effectively line its pockets with funds from the company cash register while the keys were being handed over to the Musk Parties. By this action, Twitter's successor-in-interest, X Corp., seeks to void the unconscionable Closing Day

Letter Agreement and disgorge the excess fees paid to Wachtell under the unenforceable contract and in violation of Wachtell's, and Twitter's then-leadership's, fiduciary duties and California law.

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4. Back on June 21, 2022, Wachtell had signed a binding engagement letter (the "June 21 Engagement Letter") and agreed to represent Twitter on an hourly fee basis in a litigation to compel specific performance of the Musk Parties' acquisition of Twitter pursuant to an Agreement and Plan of Merger dated April 25, 2022 (the "Merger Agreement"). In negotiating the terms of its engagement with Twitter, Wachtell sought and secured an exemption from Twitter's standard application of a 15% discount on outside counsel hourly fees. The June 21 Engagement Letter contained no mention whatsoever of any additional success fees or other fees tied to results procured for Twitter. Both California law and the applicable rules of professional conduct required that Wachtell procure a written agreement for any success fee at the outset of the engagement if it hoped to receive a fee tied to results obtained for its client Twitter in the litigation against the Musk Parties. At no point did Wachtell ever obtain a valid success fee agreement that complied with California law or the rules of professional conduct.

5. During the first few months of its engagement, Wachtell submitted massive invoices to Twitter that included millions of dollars in hourly billings by Wachtell partners with *completely blank* time entry descriptions. Despite knowing that Wachtell's multimillion-dollar invoices did not comply with Twitter's policies, Twitter's former executives—with reckless disregard for Twitter's interests ostensibly approved the two invoices that totaled nearly \$18 million, including approximately \$15.6 million in hourly fees for only a few months of work.

6. Then, on the eve of the October 27, 2022 merger closing, with the firm's work on the merger litigation in the Delaware Chancery Court already concluded, and without any foreseeable need for Twitter to utilize its services again, Wachtell and Savitt saw an opportunity to further exploit their vulnerable client with the assistance of Twitter's lame duck fiduciaries. Wachtell and Twitter's directors and officers understood that because Twitter's then-shareholders were already locked in at the \$54.20 per-share purchase price under the Merger Agreement, the Musk Parties acquiring Twitter would ultimately foot any fee paid to Wachtell. Wachtell and Twitter's directors and officers also knew that the Merger Agreement contained a provision that, in the words of an expert retained by Wachtell in

connection with the merger litigation, was drafted to prohibit Twitter executives from agreeing to certain
 expenses prior to closing "outside the ordinary course of business in a manner that might ultimately harm
 the acquiror." And, finally, Wachtell fully expected that the Twitter executives who could funnel
 gratuitous payments to the firms would soon be terminated, and thus would have little to no motivation
 to look out for Twitter's interests only hours before their anticipated departure.

7. Notwithstanding all this knowledge, Wachtell proposed to fundamentally alter its arrangement with Twitter solely to secure compensation beyond the hourly-fee terms that had governed throughout the engagement. In breach of its fiduciary duties and ethical obligation to its client, and despite having failed to negotiate a written agreement for a success fee at the outset of its engagement, Wachtell pressured Twitter's fiduciaries to sign the Closing Day Letter Agreement and agree to pay Wachtell an unsubstantiated \$90 million total fee that included an unspecified but enormous success fee.

8. In other words, Wachtell sought and obtained a success fee that resulted in a total fee nearly six times its \$15.6 million in invoiced hourly fees for a few months' work, even though (1) it was not called for by any prior agreement with Twitter, and (2) the litigation in which Wachtell represented Twitter had been stayed for weeks in anticipation of dismissal following the closing.

9. A typical contingency fee compensates a lawyer for the risk of agreeing at the outset of an engagement to accept less than their normal hourly rates, with any compensation beyond those reduced guaranteed payments tied to the outcome for the client in the underlying matter. By contrast, Wachtell had negotiated at the outset of its engagement by Twitter to be compensated at Wachtell's full hourly rates regardless of the outcome in the merger litigation and therefore undertook absolutely no risk in obtaining its mammoth success fee—instead, the fee was entirely gratuitous. Additionally, a typical contingent success fee agreement states a specific formula or percentage by which the contingency fee amount is determined. The Closing Day Letter Agreement does not even specify the amount of the success fee, let alone any formula or percentage used to arrive at that figure.

10. What is more, on the morning of the October 27 closing, but *before* Wachtell's fee
engagement was modified to add its gratuitous bonus, the Musk Parties, as Twitter's residual claimants,
directed Twitter to suspend all outbound payments to third parties in anticipation of the imminent merger.
Nonetheless, Twitter's former executives presented Wachtell's proposed new fee agreement to Twitter's

outgoing board of directors later that morning at their final board meeting. At that point, Twitter board members had already signed their resignation letters, which were being held pending the closing later that day.

11. In the middle of the board's final October 27 meeting, former Twitter general counsel Sean Edgett sent the chart of fees that the Twitter board was meeting to approve. Upon seeing the magnitude of the fees being presented for the board's approval, one former Twitter director immediately exclaimed in an email reply to Edgett:

> My Freaking

God

Despite any initial shock, Twitter's lame duck board members voted to approve Wachtell's excessive and unconscionable fee.

12. Immediately following the Twitter board's rubber-stamp approval, Gadde signed Wachtell's letter agreement. Then, to ensure that the eleventh-hour fee payment went through before the Musk Parties (Twitter's new owners) could learn about the massive gift included in that fee, Edgett expedited the wire payment on the invoice for the balance (\$84,294,962.97) of the \$90 million total fee that Wachtell had submitted to Twitter the day before. Twitter's \$84 million wire to Wachtell was posted only ten minutes before Gadde and Edgett were terminated upon the closing of the merger.

13. In sum, having previously negotiated and signed an engagement letter for an hourly fee representation and having failed to obtain a written agreement for any fee tied to the results of the underlying case, Wachtell apparently believed that it—unlike other law firms bound by ethical and fiduciary obligations—was free to solicit a handout, aid and abet corporate waste by former Twitter executives in the death throes of their fiduciary roles, and walk away with a total fee that made it \$90 million richer. To the contrary, Twitter is entitled to restitution and disgorgement of fees charged by Wachtell under the void Closing Day Letter Agreement for the reasons set forth below.

| 1 | THE PARTIES | | |
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| 2 | 14. Plaintiff X Corp. is the successor-in-interest to Twitter, Inc. X Corp. is a Nevada | | |
| 3 | corporation with its principal place of business at 1355 Market Street, Suite 900, San Francisco, | | |
| 4 | California 94103. | | |
| 5 | 15. Defendant Wachtell, Lipton, Rosen & Katz is a New York general partnership with its | | |
| 6 | sole office at 51 West 62nd Street, New York, New York 10019. | | |
| 7 | JURISDICTION AND VENUE | | |
| 8 | 16. This Court has personal jurisdiction over Wachtell pursuant to section 410.10 of the | | |
| 9 | California Code of Civil Procedure and the Due Process Clause of the United States Constitution. All | | |
| 10 | causes of action arise out of conduct in California or directed towards California. | | |
| 11 | 17. This Court has subject matter jurisdiction over this dispute because the amount in | | |
| 12 | controversy exceeds \$25,000. | | |
| 13 | 18. Venue is appropriate in this Court because the causes of action arose in this county. | | |
| 14 | FACTUAL ALLEGATIONS | | |
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Twitter's existing management. Thus, from the outset of Musk's offer to purchase Twitter, many of Twitter's executives were concerned about the effect the purchase would have on their employment.

22. Twitter's board of directors was also initially resistant to Musk's purchase offer. On April 15, 2022, Twitter's board announced that it had adopted a shareholder rights plan as a defensive maneuver against Musk's takeover bid. Under the shareholder rights plan, existing shareholders would receive the right to purchase additional Twitter shares at a 50% discount in the event that Musk or any other "entity, person or group acquires beneficial ownership of 15% or more of Twitter's outstanding common stock in a transaction not approved by the Board." By adopting this tactic popularly referred to as a "poison pill," a board of directors effectively prevents a company's shareholders from deciding for themselves whether to approve a sale on its merits.

23. Despite Twitter's defensive posture, Musk continued to negotiate the purchase with Twitter. On April 24, 2022, Musk delivered a letter to Twitter's board indicating that the \$54.20 per share offer was his "best and final." The next day, Twitter and Musk announced that they had reached an agreement for Musk's purchase of Twitter through his entities X Holdings I, Inc. and X Holdings II, Inc. for \$54.20 per share in cash, or a total of approximately \$44 billion.

|| II.

The Merger Agreement Included Protections for the Period Between Signing and Closing

24. The terms for the Musk Parties' acquisition of Twitter were set forth in the Merger Agreement. Pursuant to the Merger Agreement, X Holdings I, Inc. would acquire Twitter upon the closing of the sale through a merger of Twitter, Inc. and X Holdings II, Inc., a wholly owned subsidiary of X Holdings I, Inc., with Twitter, Inc. as the surviving corporation.

25. Twitter agreed to several covenants in Section 6.1 of the Merger Agreement that were designed to protect the Musk Parties during the period between the Merger Agreement's signing and the closing that would consummate the merger (the "**Closing Period**"). Section 6.1(e) of the Merger Agreement restricted, among other things, Twitter's ability during the Closing Period to "increase the compensation payable or to become payable or benefits provided or to be provided to any Company Service Provider except for increases in cash compensation or benefits to Company Service Providers in the ordinary course of business consistent with past practice." The Merger Agreement defined "Company

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Service Provider" to mean "each current or former director, employee, consultant or independent
 contractor" of Twitter or any of its subsidiaries.

26. The expert Wachtell later retained on Twitter's behalf for the merger litigation opined in his October 2, 2022 report that the "evident purpose" of Section 6.1(e) of the Merger Agreement was to prohibit "actions in which Twitter would be using its discretion" to increase expenses during the Closing Period "outside the ordinary course of business in a manner that might ultimately harm the acquiror."

27. The Merger Agreement also contained a number of representations and warranties by Twitter for the benefit of the Musk Parties. In Section 4.21 of the Merger Agreement, Twitter represented and warranted that aside from Goldman Sachs, J.P. Morgan, and Allen & Company, "no broker, finder, investment banker, consultant or intermediary is entitled to any investment banking, brokerage, finder's or similar fee or commission in connection with the Merger or any of the other transactions contemplated by this Agreement based upon arrangements made by or on behalf of [Twitter] or any of its Subsidiaries."

3 || **III.**

Twitter Retains Wachtell to Enforce Merger Agreement and Initiates Litigation

28. Beginning in early May 2022, the Musk Parties sought information from Twitter concerning the prevalence of spam bot or fake accounts on the platform, information the Musk Parties noted they were entitled to under the Merger Agreement. Twitter resisted providing the information the Musk Parties requested. The dispute played out publicly with each round of letters filed as part of regulatory disclosures. On June 6, 2022, counsel for the Musk Parties sent a letter to Gadde and Twitter reiterating the information request and indicating that Twitter's efforts to thwart the Musk Parties' information rights was "a clear material breach of Twitter's obligations under the merger agreement and Mr. Musk reserves all rights resulting therefrom, including his right not to consummate the transaction and his right to terminate the merger agreement."

29. The next morning, on June 7, 2022, Wachtell partner Ben Roth sent a solicitation email to Gadde, Edgett, and Twitter Chief Financial Officer Ned Segal, with the subject line "Transaction." *See* **Exhibit 1**. Roth wrote that he had "been following with interest the news about your pending transaction with Elon Musk," and pitched Wachtell's representation of Twitter in preparing for the "meaningful risk of litigation to enforce the terms of your merger agreement" as something "squarely in our wheelhouse." Roth boasted that his litigation colleagues at Wachtell "have the preeminent Delaware litigation practice,"

noting that former Delaware Supreme Court Chief Justice and Delaware Chancery Court Chancellor Leo Strine "is now with our firm and sits about 25 feet down the hall from me."

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30. Roth described Savitt as "the leading Delaware litigator," adding that Savitt had "led a successful defense against a lawsuit brought against the firm and me personally by Carl Icahn." Roth's email solicitation to Twitter suggested that "I know with certainty that there is no person or litigation group who would take [sic] tackle this with greater conviction or do it better." The pitch concluded: "And having Chief Justice Strine's expertise and advice would be invaluable." Savitt and Strine were copied on the email.

31. A week later on June 14, 2022, Roth, Strine, and Savitt participated in a phone call with Twitter's legal department, after which Twitter apparently agreed to retain Wachtell to handle potential litigation over the Merger Agreement. Following the call, Twitter's former head of global litigation Karen Colangelo emailed the Wachtell team to say that Twitter preferred to have "all of our firms sign on to our standard engagement letter (allowing for firm-specific additions where necessary)," and sent Wachtell templates of Twitter's standard attorney retention documents, "recognizing that there may be some provisions, such as a potential success fee, that will need to be added / modified."

32. Savitt responded to Colangelo to set up a call to discuss the engagement letter and noted ahead of the call that "[s]ome of the stuff is different from the way we normally do things but I'm confident nothing that we can't readily work out." Shortly after the June 17, 2022 call, Colangelo followed up with Savitt to report that Twitter would agree to Wachtell's request to eliminate the 15% discount that would normally apply to Wachtell's hourly fees under Twitter's standard engagement terms. Colangelo noted that Wachtell "can add something to the letter about that, or we can just have an email understanding." Savitt responded later that evening that "I don't think we need anything other than this email understanding," and said he would "update the engagement letter, sign it, send it over, and we'll be done with this."

25 33. Savitt sent the engagement letter executed on behalf of Wachtell to Colangelo for 26 Twitter's signature the following week on June 21, 2022. The June 21 Engagement Letter does not 27 contain any contingent or success-fee component, much less one that would have complied with 28 California law and Wachtell's ethical duties had the parties intended to award Wachtell a success-based

fee. The June 21 Engagement Letter included a merger clause superseding "all prior agreements regarding our work together." Twitter returned a counter-signed version of the June 21 Engagement Letter to Wachtell on July 28, 2022. *See* **Exhibit 2**. Wachtell did not obtain any other agreement at that time providing for the payment of any success fee or other fee tied to results achieved.

34. Wachtell proceeded to gear up for litigation against the Musk Parties. On July 8, 2022, the Musk Parties sent Twitter a notice that they were "terminating the Merger Agreement because Twitter is in material breach of multiple provisions of that Agreement, appears to have made false and misleading representations upon which Mr. Musk relied when entering into the Merger Agreement, and is likely to suffer a Company Material Adverse Effect (as that term is defined in the Merger Agreement)." Wachtell and Twitter responded by initiating the merger litigation in Delaware Chancery Court on July 12, 2022.

IV. Wachtell Handles Merger Litigation Under an Hourly Fee Arrangement

35. Over the next three months, Wachtell represented Twitter in the merger litigation under the June 21 Engagement Letter. On August 25, 2022, Twitter's billing department reached out to Savitt for an estimate for Wachtell's "work done to date" on the merger litigation. The next day, Wachtell submitted its first invoice to Twitter representing Wachtell's hourly fees and expenses from inception on June 13, 2022, through July 31, 2022 (the "**August 26 Hourly Invoice**"), with Wachtell's hourly fees totaling \$5,613,238.65 for 5,140.41 hours billed. *See* **Exhibit 3**. Pursuant to the June 21 Engagement Letter, payment on the August 26 Hourly Invoice was due within 60 days from receipt. The August 26 Hourly Invoice was accordingly scheduled for payment on October 25, 2022.

36. On August 28, 2022, Savitt responded to the earlier request from Twitter's billing department for an estimate of Wachtell's fees for work done to date, reporting that Wachtell had "invoiced approximately \$5.9mm to date and that there is approximately another \$4.5mm unbilled." On September 28, 2022, Wachtell submitted its invoice for its hourly fees and expenses through August 31, 2022 (the "**September 28 Hourly Invoice**"), which included hourly fees instead totaling \$10,025,578.10 for 10,191.19 hours billed. *See* **Exhibit 4**. Consistent with the "net 60" payment terms under the June 21 Engagement Letter, Wachtell's September 28 Hourly Invoice was scheduled for payment when due on November 27, 2022 (60 days after submission of the invoice). The November 27 scheduled payment was

ultimately canceled on the eve of closing after Wachtell re-negotiated its fee arrangement with Twitter once the merger litigation had been resolved, as set forth in more detail below.

37. Both the August 26 Hourly Invoice and the September 28 Hourly Invoice were approved for payment despite flagrantly improper billing practices. For example, six Wachtell timekeepers including partners Roth, Brad Wilson, Gregory Pessin, and Joshua Feltman—billed a combined \$2,200,893.75 in those two invoices with *completely blank time entry descriptions*. One Wachtell associate billed approximately \$935,000 across the two invoices, with all of her time entry descriptions limited to either "strategy" or "factual analysis" without further elaboration. And those time entry descriptions that do contain more specifics reveal that *Wachtell even charged Twitter for work done by Wachtell attorneys on unrelated matters for unrelated Wachtell clients*. Nevertheless, Twitter executives, exhibiting little to no regard for Twitter's interests or established company policy, approved the August 26 Hourly Invoice and the September 28 Hourly Invoice even though they were improper on their face.

|| V.

The Musk Parties Agree to Close and the Merger Litigation Is Resolved

38. On October 4, 2022, the Musk Parties agreed to resolve the merger litigation by closing on the original deal terms on or around October 28. The Delaware Chancery Court entered an order on October 6 staying the merger litigation pending the closing. That same day, Wachtell reported to Twitter that the firm's "estimated accrual for September is \$11MM." *See* Exhibit 5.

39. Around this time, the Musk Parties requested details from Twitter regarding its expected transaction expenses, including legal fees. On October 11, 2022, Twitter emailed Wachtell to request an estimate of Wachtell's October fees "assuming a closing date of 10/28/22." Wachtell does not appear to have ever sent that estimate or any details regarding its hourly billing or expenses—let alone an invoice for its hourly fees and expenses—in connection with its work on the merger litigation after August 31, 2022.

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VI. <u>Wachtell Proposes a New Fee Agreement with Materially Different Fee Terms</u>

40. On the evening of October 13, 2022, Wachtell's team gathered with members of the Twitter litigation department for a celebration. With Wachtell's work on the merger litigation essentially complete, Savitt and Wachtell sought something unusual: an eleventh-hour renegotiation of their fee

arrangement. Standing on the other side of those "negotiations" were lame duck Twitter executives, like Gadde and Edgett, who anticipated they were likely to be terminated following the closing of the merger.

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41. On October 14, 2022, the day after the celebratory gathering, Savitt sent Edgett an email with the subject line "transaction expenses," saying that "we are being pushed to supply a number for transaction expenses and thought it might make sense to discuss our fee---please let me know what you think." Savitt and Edgett had a phone call shortly thereafter. Following the call, Savitt gleefully emailed the Twitter legal team that had attended the gathering the night before to thank "the best clients and foxhole-partners one could hope for," and to say that he was "[1]ooking forward to the full-on blowout in (fingers crossed!) not too long..."

42. Later that afternoon, Twitter circulated a draft chart of transaction expenses to its counsel and listed \$95 million for Wachtell's fees. Edgett emailed Savitt to say that Savitt should "feel free to reach out" to the chairman of Twitter's board of directors Bret Taylor, adding that "Vijaya and I haven't had a chance to talk to him, but will." Savitt responded to tell Edgett that he would let Edgett know after Savitt connected with Taylor.

43. Savitt followed up with Edgett the following week to let him know that Taylor had not yet returned Savitt's calls. Edgett responded that he had not spoken to Taylor yet and that it was fine for Savitt to reach out to Taylor again. Edgett and Savitt had another call on the afternoon of October 19, 2022. The next day, Savitt sent Edgett an email with the subject line "fee information--confidential," explaining that "[f]ollowing up on our conversation yesterday," Wachtell had pulled together the memo to Twitter attached to his email that set out "some information on comparable fee situations." See Exhibit 6. Edgett forwarded the Wachtell fee memo to Gadde and Taylor.

22 44. Wachtell's October 20 fee memo to Sean Edgett stated, "You have asked us to supply 23 information regarding fee arrangements comparable to the arrangements contemplated in WLRK's 24 Twitter engagement." See Exhibit 7. The memo first discussed "Engagement fees as a percentage of banker fees," claiming that "[a]s we discussed, in engagements related to pending transactions as to which a premium fee is contemplated, our Firm often receives a fee in the range of 60 to 80 percent of the fees 26 paid to investment advisors." The memo then generally described seven Wachtell representations related to mergers or acquisitions from 2020-2022 where Wachtell claimed to have received fees that ranged

from 67% to 100% of the fee charged by the investment banks on those deals. Wachtell's memo did not 2 specify whether those representations were in connection with Wachtell's M&A work or were received 3 in connection with its work as litigation counsel where hourly fees were paid, like in the Twitter merger 4 litigation, or whether that distinction might be meaningful.

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45. Moreover, Wachtell's statements regarding the premium fees it supposedly "often" received were incomplete, misleading, and otherwise inadequate to provide any basis for informed consent by its client Twitter, even though Wachtell's ethical and fiduciary duties required that Wachtell make full disclosure to, and obtain informed consent, from its client. Specifically, Wachtell did not disclose:

> Whether Wachtell had received a premium fee as a percentage of investment banker fees in transactions anywhere near as large as the \$45 billion Twitter merger;

- How premium fees that Wachtell had previously received as a percentage of investment banker fees compared to the billed time spent on such matters;
- Whether Wachtell had negotiated such premium fees as a percentage of investment banker fees at the outset of the engagement as an alternative to hourly fee engagements, meaning that Wachtell faced some risk of nonpayment to the extent the deal failed to close (as opposed to its representation of Twitter on an hourly-fee basis);
 - Whether Wachtell had engagements in which no premium fees were obtained above Wachtell's time billed at standard hourly rates, and the frequency of such engagements; and
 - Whether Wachtell had engagements in which premiums over standard hourly rates were paid on some basis other than as a percentage of investment banker fees, the frequency of such engagements, and the premiums over hourly rates paid in such engagements.

27 Nor did Wachtell disclose that its ethical duties and California law contained specific requirements for 28 any agreements pertaining to fees tied to a client's success, including that such agreements be reduced to

writing, and that Twitter as its client had no obligation whatsoever to pay a success fee or any other contingency fee to Wachtell due to Wachtell's failure to earlier obtain such an agreement.

46. In addition, Wachtell's fee memo alternatively described "Engagement fees as a percentage of run rate," explaining that "[i]n premium-billing matters that involve substantial litigation, we also frequently invoice on a fee basis of 2x-2.5x of our run-rate amounts." Wachtell's memo claimed that "in litigations involving a corporate defense against hostile takeovers in [*sic*] we received fees of more than 3x run-rate in one recent instance (involving a pharmaceutical client), and 2.25x run-rate in another (involving an aggregates-building manufacturer)," and that "[i]n litigation involving mortgage-backed securities coming out of the financial crisis, we received a fee of approximately 2x our run rate." The memo added that the "total fee amounts in these illustrative matters range from approximately \$33mm to \$134mm."

47. Wachtell's fee memo did not specify the length of time that any of the described cases were litigated by Wachtell. Moreover, Wachtell's statements regarding engagement fees "as a percentage of run rate" were misleading in that Wachtell did not disclose whether Wachtell had negotiated for such fee arrangements at the outset of its engagement in the described matters, nor did it provide any sense of the frequency of litigation matters in which Wachtell received no such premium. Wachtell's fee memo also failed to advise Twitter of the merger agreement's restrictions on such payments.

48. The October 20 fee memo's reference to "fee arrangements comparable to the arrangements contemplated in WLRK's Twitter engagement" is puzzling to say the least given that the June 21 Engagement Letter between Twitter and Wachtell did not contemplate a fee arrangement like those described in the self-serving memo. And because Wachtell never shared with Twitter any details regarding its hourly billing or expenses after August 31, 2022, Twitter was not even capable of properly determining Wachtell's "run rate" as described in Wachtell's memo.

49. On Friday, October 21, Savitt followed up with Edgett by email to say, "With apologies for the pain in the a-- on this, I'm told that we're due to send fee numbers across to the other side on Monday so we wanted to make sure to come to a landing on our figure before then," explaining that Wachtell had "drafted a short letter agreement to memorialize whatever the number is." *See* Exhibit 8. Savitt followed up with Edgett again on Sunday, October 23, and noted that the \$95 million number

included in the draft chart of transaction expenses "is of course fine from our perspective, but I wanted to make sure you were comfortable with it, as we hadn't had a further discussion." *See* Exhibit 9. Savitt also stressed, "As I mentioned before *we think it's important to have a letter agreement on the fee,* whatever it is," recognizing that Twitter had no basis to pay a success fee to Wachtell under the existing June 21 Engagement Letter. (Emphasis added). Savitt attached a draft of Wachtell's proposed letter agreement "with the number blank for your review."

50. Wachtell's draft letter agreement stated, "With the closing of the transaction with affiliates of Elon Musk now in prospect, we wanted to be in touch to memorialize our understanding on the total fee, inclusive of the success fee, contemplated by our engagement with Twitter." *See* Exhibit 10. The letter continued: "Confirming our agreement, subject to and effective as of a closing on or about October 28, 2022, Twitter agrees that Wachtell Lipton will be paid a total fee of \$[•] million (the 'Final Fee') immediately prior to the closing of the transaction in consideration of its work on Twitter's behalf since inception of its engagement." The draft letter agreement explained that the "Final Fee will constitute the entire fee payable to Wachtell Lipton and all prior invoices will be deemed satisfied by the payment of the Final Fee." In the event the merger did not close on or about October 28, the draft letter agreement contemplated that Wachtell would "continue to bill its time on an hourly basis and Twitter and Wachtell Lipton will endeavor to agree on final fee at a future time when the completion of our engagement is once again in prospect."

51. Wachtell's draft letter agreement contained no reference to the June 21 Engagement Letter. The draft letter agreement also purported to make Twitter's fee payment to Wachtell due immediately prior to closing instead of on the net 60 terms applicable under the June 21 Engagement Letter. Of course, Wachtell and the now-former Twitter executives were fully aware that if the circumstances surrounding the fee were fully disclosed to the Musk Parties, it would never have been paid.

52. Wachtell's proposed draft letter agreement violated its legal and ethical duties to its client 54. Twitter. The applicable rules of professional conduct prohibit attorneys from soliciting a gift from a client 55. or preparing documentation to facilitate such a gift. Those rules of professional conduct also prohibit 56. attorneys from making an agreement to charge an excessive, unconscionable, or illegal fee. And because

Wachtell's draft letter agreement proposed a modification of an existing client's fee arrangement, it is subject to the strictest scrutiny under those ethical rules. Twitter's status as an existing client additionally meant that the fee modification implicated Wachtell's fiduciary duties to Twitter. Wachtell breached its fiduciary duties to Twitter by soliciting and facilitating payment of an unconscionable success fee as part of the \$90 million total fee. Finally, Wachtell's proposed draft letter agreement lacked the necessary information required by California law for contingency fee contracts under § 6147 of the California Business & Professions Code, rendering it ineffective and voidable.

53. Edgett nonetheless responded to Savitt that the draft letter agreement "looks fine," but that Edgett was "still trying to get time with Bret." *See* Exhibit 11. Edgett also noted that Wachtell's \$95 million fee number reflected in Twitter's draft chart of transaction expenses represented "a high estimate" to assure "there were no surprises," but that Edgett "imagine[d] the number comes back lower." Edgett proceeded to set up a call with Twitter directors Bret Taylor and Patrick Pichette for the next morning, Monday, October 24, 2022. In advance of the call with Taylor and Pichette, Edgett forwarded Pichette a copy of Wachtell's October 20 fee memo. While Taylor and Pichette were members of the Transaction Committee of the board, the third member of that committee, Martha Lane Fox, was conspicuously absent from that discussion. Notably, just weeks prior, Ms. Fox had expressed concern over professional fees on other matters, and the need to "manage" such fees "tightly."

54. Following his call with Taylor and Pichette, Edgett emailed Savitt to report that "Bret and Patrick have aligned on \$90M" and that "[t]hey'll discuss it with the board on Thursday, but we can update our transaction expenses file." *See* **Exhibit 12**. Edgett asked Savitt to update the draft Closing Day Letter Agreement with the \$90 million figure and to reflect that Gadde would be signing on behalf of Twitter so that Gadde could "sign right after the board meeting" that had been scheduled for Thursday, October 27.

55. It is impossible to determine what portion of the \$90 million total fee due to Wachtell under the Closing Day Letter Agreement represents the referenced success fee. Based on the hourly billing invoices, the success fee was astronomical, whatever its precise value. If calculated as the excess of the \$17,943,567.49 combined total previously invoiced in the August 26 Hourly Invoice and the September 28 Hourly Invoice, Wachtell's success fee would be \$72,056,432.51. Even deducting the

\$11 million in estimated accrued fees for September 2022 that Wachtell reported to Twitter on October 6,
 Wachtell's success fee would still be \$61,056,432.51 on top of full payment of the two invoices and
 estimated hourly billings for September 2022.

VII. <u>Twitter Plans to Expedite Payments to Preferred Law Firms Including Wachtell</u>

56. During the same time period between the merger litigation being stayed on October 6 and the closing, the now-former Twitter executives similarly agreed to pay tens of millions in "project fees" to other law firms who represented Twitter on top of payment of those firms' full hourly fees. However, Wachtell and the other law firms understood that it would not be enough for Twitter to agree to pay those amounts; they also needed Twitter to actually pay those fees on expedited terms prior to closing so that the Musk Parties would not have the opportunity to review and challenge the law firm invoices.

57. On October 22, 2022, Twitter's Business Operations Manager emailed Twitter's billing department to report that "*[p]ursuant to requests from the firms*, the Litigation team is asking if we can pay some of our legal vendors on expedited pay terms." *See* **Exhibit 13**. The email indicated that the law firms' request had been approved by Edgett and Colangelo, and offered to provide any information needed "to help facilitate immediate payment" of the preferred law firm invoices that would normally not have been due until after the closing. A Twitter employee responded on October 24, 2022, that they had received guidance from Twitter's Chief Accounting Officer Robert Kaiden "that we are not to pay bills on an accelerated schedule unless approved by Robert." (Emphasis added). Edgett replied that he had "connected with Robert" and that "we're good to move ahead as I'm approving" the law firm invoices "for payment on or before 10/28." (Emphasis added).

58. Wachtell's August 26 Hourly Invoice was paid as scheduled on October 25, 2022. On October 26 (the day before the scheduled meeting of Twitter's board), Savitt re-sent the draft letter agreement to Edgett "as well as our invoice for the agreed amount (which we understood we should send along so it can be set up in the system in advance of closing)." *See* **Exhibit 14**. Savitt noted that Wachtell had reduced the \$90 million total fee in the invoice to account for the \$5,705,037.03 payment Wachtell had received the day before on the August 26 Hourly Invoice, leaving \$84,294,962.97 payable on the new invoice. Savitt attached the invoice to Twitter dated October 26, 2022, in Word format (the

"October 26 Invoice"). *See* Exhibit 15. The October 26 Invoice stated that the remaining balance of the \$90 million total fee was "payable immediately prior, but subject to, the closing."

59. Edgett forwarded Wachtell's October 26 Invoice to Segal and Twitter's billing department "for approval," explaining that "we will have the Board approve in the morning." Edgett added that if Twitter went ahead and paid Wachtell's September 28 Hourly Invoice, Twitter could reduce the amount due on the October 26 Invoice by the \$12,238,530.46 payment. Edgett reported that he would respond back to the group "once the Board has approved" execution of Wachtell's draft letter agreement.

VIII. <u>Twitter Executives Receive Clear Directive on Day of Closing to Halt Outbound Payments</u>

60. The Musk Parties moved up the scheduled closing of the Merger Transaction by one day to October 27, 2022. At 5:11 a.m.¹ (8:11 a.m. Eastern) on the morning of October 27, counsel for the Musk Parties sent a directive on behalf of their client instructing Twitter, Inc. "to immediately discontinue all outbound payments and other disbursements to third parties in order to assist Mr. Musk's funds flow preparations for the completion of the pending merger." *See* Exhibit 16 (the "Closing Day Directive"). The Closing Day Directive also provided advance instructions "in anticipation of the imminent completion of the merger" with respect to "outbound payments and disbursements to third parties following completion of the merger," explicitly including "outside advisors, including, without limitation, financial advisors, legal advisors, accounting advisors, litigation experts, and all other external advisors." The Closing Day Directive was an unequivocal statement on behalf of Twitter's residual claimants of the corporation's preference to pause outbound payments pending that day's closing so that the company's new owner could have "a reasonable opportunity to review such payments."

61. The Closing Day Directive was addressed to Gadde but sent to counsel for Twitter and its board of directors, who proceeded to forward the Closing Day Directive to Gadde, Edgett, and Savitt four minutes later. Edgett later forwarded the letter to Segal and Kaiden with the note "FYI. The latter half of this letter asks us to revoke all payment authority internally as of the closing. Let's discuss how best to make sure that happens without anything breaking." Edgett, Segal, Kaiden, and the other Twitter

¹ All times described in this Complaint are Pacific (UTC-7:00) unless otherwise stated. The times reflected in the email exhibits to this Complaint are UTC.

executives ignored the first half of the Closing Day Directive and instead accelerated Twitter's outbound
 payments to third parties.

IX.

Twitter's Board Meets Hours Before Closing to Approve Last-Minute Fee Requests

62. Twitter's executives proceeded to seek approval from Twitter's outgoing board of directors to execute the Closing Day Letter Agreement and commit to paying Wachtell \$84,294,962.97 prior to closing at a meeting convened later that morning at 7:00 a.m. The meeting was attended by outgoing Twitter board members Pichette, Taylor, Agrawal, Mimi Alemayehou, Egon Durban, Omid Kordestani, and Martha Lane Fox. At that point, each of Twitter's board members had already signed their resignation letters that were being held for closing. The meeting was additionally attended by others including Gadde, Edgett, Colangelo, and Savitt. Edgett acted as secretary of the meeting.

63. Although the minutes of the October 27, 2022 board meeting state that Savitt was present for the Board's review of the proposed fees, the final minutes do not specify what that review entailed or if there was any debate regarding the proposed fees. Edgett had circulated draft board minutes in advance of the meeting, but those draft minutes did not include the referenced exhibit listing the professional fees that the minutes purported to approve. Edgett finally emailed the outgoing Twitter board the chart of professional fees for approval at 7:29 a.m.

64. Several of Twitter's non-executive board members aside from Pichette and Taylor apparently had not been advised of the magnitude of the proposed fees they were supposed to approve prior to Edgett's 7:29 a.m. email. For example, within one minute of receiving Edgett's email, Fox—who had been excluded from the earlier discussion of Wachtell's fee despite her role on the Transaction Committee—replied directly to Edgett: "O My Freaking God." *See* Exhibit 17. Despite the shocking nature of Wachtell's last-minute fee request and the instructions in the Closing Day Directive, Twitter's board nonetheless approved the handout at their final October 27, 2022 meeting.

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Twitter Executives Scramble to Wire Out Hundreds of Millions in Cash Before Closing

65. Within hours of closing and Gadde's eventual termination, Gadde emailed her Twitter director and officer indemnification agreement from her company email account to her personal Gmail account at 7:55 a.m. Eight minutes later, Gadde emailed the Closing Day Letter Agreement to a Twitter employee requesting that they add her signature to the agreement and return it. At 9:15 a.m., "[f]ollowing

the board's approval and ratification of your fees," Gadde sent Savitt the fully executed Closing Day Letter Agreement. *See* Exhibit 18.

66. An hour later, Edgett emailed Savitt to say Twitter had paid the September 28 Hourly Invoice and requested that Wachtell "send us a new final invoice ASAP subtracting that amount so we can process per the Board's instruction." Realizing they had no time to spare and that Wachtell's submission of a new invoice would likely delay payment until after the merger closed, Twitter executives quickly changed course. Ten minutes after Edgett's request that Wachtell submit a new invoice, Colangelo replied to Edgett's email to tell Savitt that she had "[j]ust confirmed with the team, we're just going to cancel the \$12M invoice and pay the \$84M one so we don't make you all do more work," and confirmed that "we should be all set." At 12:07 p.m., Twitter's accounting department submitted a request to wire Wachtell \$84,294,962.97 from Twitter's Citibank account, and the wire was processed and posted at 3:50 p.m., a mere ten minutes before the Merger Transaction closed. At 4:01 p.m., Gadde and Edgett received their notices of termination from Twitter "on behalf of Elon R. Musk." Needless to say, Twitter's now-former fiduciaries went to extraordinary lengths to make sure that the Wachtell fee was paid in spite of the fact that there was no ascertainable benefit that would flow to Twitter as a continuing corporation as a result of the expedited payment.

67. Twitter's former executives, in violation of their fiduciary duties and the underlying merger agreement, managed to accelerate the transfer of nearly \$130 million for legal expenses alone from Twitter's cash accounts between the time the Closing Day Directive was sent on October 27 and the closing of the merger later that day.

XI. <u>Twitter's New Management Investigates Unusual Payment Activity</u>

68. Following the closing of the merger, the Musk Parties learned details regarding a range of misconduct by former Twitter executives, including the egregious corporate waste described above, and initiated an investigation at Twitter. On or about March 15, 2023, Twitter, a Delaware corporation, merged with and into the newly formed Nevada corporation X Corp., leaving X Corp. as Twitter's successor-in-interest.

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69. As part of X Corp.'s investigation of payments to law firms by Twitter in the final days of the Closing Period, counsel for X Corp. sent Wachtell a demand for fee-related portions of the Twitter 3 client file pursuant to Wachtell's professional and fiduciary obligations to its former client.

70. On May 16, 2023, Wachtell responded that it was reviewing X Corp.'s request and expected to provide a response by May 30. On June 7, 2023, Wachtell finally responded to X Corp.'s client file demand and produced six documents it claimed were responsive to the request for fee-related materials: (1) the June 21 Engagement Letter; (2) the August 26 Hourly Invoice; (3) a single page from the 99-page September 28 Hourly Invoice; (4) the October 26 Invoice; (5) the Closing Day Letter Agreement; and (6) Gadde's October 27 email transmitting the signed Closing Day Letter Agreement to Savitt. Wachtell's October 20, 2022 fee memo to Twitter was notably absent from Wachtell's client file production. Wachtell's June 7, 2023 letter in response to X Corp.'s client file demand objected to the characterization of Twitter's fee payments to Wachtell as improper, asserting that the payments were sanitized because Twitter's lame duck "Board of Directors specifically approved and authorized Twitter's entry into an agreement to pay Wachtell Lipton's fee."

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THE SUCCESS FEE AND THE CLOSING DAY LETTER AGREEMENT THAT WACHTELL SOLICITED WERE UNCONSCIONABLE

71. The success fee and the Closing Day Letter Agreement that Wachtell procured through the eleventh-hour Closing Day Letter Agreement were unconscionable when considering all the surrounding facts and circumstances.

First, Wachtell engaged in improper overreaching in soliciting and negotiating the success 72. fee. Wachtell and Twitter were parties to the June 21 Engagement Letter, which did not entitle Wachtell to a success fee. Wachtell had not procured any other written agreement entitling it to a success fee or any other fee tied to results achieved, as required by California law and Wachtell's ethical duties. And Wachtell had already performed all work on an hourly fee basis under the June 21 Engagement Letter, for which Wachtell had already procured a material concession from Twitter in the form of Twitter's waiver of its normal request for a 15% discount. Moreover, Wachtell engaged in overreaching because, as discussed below, it made misleading statements and omissions surrounding its fee.

73. Second, Wachtell failed to disclose all material facts to Twitter related to the success fee. Wachtell did not disclose its ethical duties and obligations related to fee modifications or related to the requirement for written agreements for any success fees or similar fees. And Wachtell did not disclose facts sufficient to enable Twitter to evaluate the reasonableness of the success fee portion of Wachtell's requested \$90 million total fee relative to Wachtell's fees in other matters, instead sending the incomplete and self-serving October 20, 2022 memo. As described above, Wachtell's October 20, 2022 memo on fees suggested that Wachtell "often" received premium fees of 67%–100% of investment banking fees, while failing to disclose numerous factors that would be relevant and necessary to compare those fees (in dissimilar transactional matters) to the size of the fee Wachtell was requesting from Twitter. In the end, Wachtell was paid *more* than any of the investment banks. Similarly, as described above, Wachtell's October 20, 2022 memo self-servingly suggested that Wachtell "frequently" received fees of 2x to 2.5x its run rate fees in litigation, without disclosing facts relevant to assessing whether those matters were fairly representative and comparable to the fee Wachtell was requesting from Twitter. In other words, Wachtell transmitted a memo to Twitter making it sound like the premium it requested in the form of the success fee was typical and ordinary, when in reality the fee represented a windfall—even by Wachtell's standards—for a litigation matter in which Wachtell bore zero risk and had already completed all work under the June 21 Engagement Letter on an hourly basis.

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18 74. Third, the fee was grossly excessive in proportion to the value of the services performed. 19 Wachtell would have received a windfall relative to the value of the services performed had it just been 20 paid in full for hourly time billed given that (1) Wachtell's hourly rates are already high relative to market 21 rates, (2) Wachtell billed unreasonable amounts of time to the litigation, and (3) several Wachtell 22 timekeepers failed to provide any description whatsoever of the time supposedly spent, let alone adequate 23 detail to assess the work performed. The addition of Wachtell's requested success fee drove its already-24 excessive billings higher still, resulting in a \$90 million total fee that was nearly six times the already 25 inflated hourly fees in the invoices Wachtell submitted. And unlike in traditional contingency fee 26 engagements where premiums over hourly rates establishing market norms are justified because the law 27 firm took on substantial risk, Wachtell took on no risk whatsoever in connection with the Closing Day 28 Letter Agreement. All services had already been performed, deal closing was imminent, and the Closing Day Letter Agreement provided that Wachtell would continue to be paid both its full hourly rates in the
 extremely unlikely event that the merger failed to close at the last minute plus a (presumably higher)
 success fee to be determined later.

75. <u>Fourth</u>, Wachtell was more sophisticated and knowledgeable than Twitter when it comes to the market rate for legal services in mergers and litigation surrounding mergers. In addition, Wachtell knew that it was dealing with lame duck fiduciaries who made no attempt to honor their duties to Twitter as a continuing corporation. So, Wachtell exploited that information asymmetry, and the ill-will of Twitter's disgruntled executives, to pass off its success fee request as normal or typical when the size of its \$90 million total fee was anything but typical.

76. <u>Fifth</u>, Wachtell was one of six large law firms that represented Twitter in connection with the merger litigation, a relatively straightforward breach of contract dispute in which Twitter sought to hold the Musk Parties to the Merger Agreement and to close the transaction. While there were important factual disputes, there were not novel or difficult questions of law involved, nor did the litigation require any special skills beyond that which Twitter could have procured by paying hourly rates to many other reputable law firms with experience litigating in the Delaware Chancery Court, including those hired to work alongside Wachtell.

77. <u>Sixth</u>, entering into the Closing Day Letter Agreement did not preclude Wachtell from taking on other matters (*i.e.*, there were no opportunity costs) because the litigation had concluded and Wachtell's work was complete.

78. <u>Seventh</u>, at the time the Closing Day Letter Agreement was entered into, there were no time limitations imposed by Twitter or other circumstances that would have required some outsized fee to retain counsel to pursue the representation. Rather, the litigation had already been resolved.

79. <u>Eighth</u>, even assuming Wachtell attorneys' experience, reputation, and ability may command a slightly higher fee than other counsel, any justifiable premium was already incorporated into Wachtell's standard hourly rates. Wachtell had agreed to represent Twitter for its full hourly rates (after rejecting the standard 15% discount requested by Twitter) under the June 21 Engagement Letter.

80. <u>Ninth</u>, while the success fee requested by Wachtell was conditioned on the merger closing, the fee was not a typical contingency fee in that: (a) the Closing Day Letter Agreement was not entered into until the day the merger closed and *after* the litigation for which Wachtell was retained had already been resolved; and (b) the Closing Day Letter Agreement provided that Wachtell would still receive payment on all time billed at its full hourly rates even if the transaction fell apart later that day. Thus, Wachtell bore no risk whatsoever (unlike a typical contingency fee arrangement).

81. <u>Tenth</u>, no additional time and labor was likely to be required at the time Wachtell negotiated its success fee and entered into the Closing Day Letter Agreement. The litigation had already been resolved, after which it became a foregone conclusion that the merger would close.

82. <u>Eleventh</u>, Twitter did not give informed consent to the success fee. Although Twitter's board of directors ultimately approved the \$90 million total fee, the directors were not provided with all material facts, largely due to Wachtell's own lack of disclosure. Wachtell did not advise Twitter to seek independent counsel with respect to the last-minute modification of the fee. Despite ample opportunity to do so, Wachtell did not provide the details of its hourly billings after August 31, 2022, to make it clear how much of a bonus it was requesting Twitter pay.

83. Further, Wachtell's October 20, 2022 memo was self-servingly misleading (for the reasons discussed above) and was never provided to the members of Twitter's board aside from Taylor and Pichette. And Twitter's board was likewise not provided with other information—such as Wachtell's prior invoices or the terms of the June 21 Engagement Letter—that would enable the board to ascertain the outlandishness of authorizing the requested success fee at the conclusion of Wachtell's engagement.

84. <u>Finally</u>, the Closing Day Fee Letter was an eleventh-hour, blatantly impermissible modification of a pre-existing written contract for which Wachtell offered no new consideration whatsoever. Indeed, the Closing Day Letter Agreement expressly acknowledged that the closing of the merger was imminent, and that the contemplated \$90 million total fee payment, including the unspecified success fee, was "in consideration" solely for Wachtell's past "work on Twitter's behalf since inception of its engagement." And, even if the transaction did not close later the same day that the Closing Day Letter Agreement was executed, Wachtell would still be paid its hourly fees consistent with the June 21 Engagement Letter. In other words, it took zero risk on the representation that would have entitled it to seek such an extraordinary success fee.

CAUSES OF ACTION

COUNT 1: RESTITUTION (UNJUST ENRICHMENT)

85. Plaintiff re-alleges and incorporates by reference all of the allegations set forth above.

86. The Closing Day Letter Agreement was not a valid, effective, and legally binding and enforceable express contract at the time Twitter paid the success fee to Wachtell shortly before the merger closed on October 27, 2022. Rather, the Closing Day Letter Agreement was void or voidable, and/or otherwise legally invalid, ineffective, and unenforceable for several reasons.

87. <u>First</u>, for the many reasons described above, the Closing Day Letter Agreement called for payment of an unconscionable fee and was an unconscionable agreement.

88. <u>Second</u>, the Closing Day Letter Agreement was not an enforceable contractual modification of the pre-existing June 21 Engagement Letter. Specifically, Wachtell provided no new consideration whatsoever for the Closing Day Letter Agreement. Indeed, the Closing Day Letter Agreement expressly acknowledged that the closing of the merger was imminent, and that the contemplated \$90 million total fee, including the success fee, was "in consideration" solely for Wachtell's *past* "work on Twitter's behalf since inception of its engagement." Because the only consideration offered by Wachtell was for services it had *previously* rendered, there was no consideration for the Closing Day Letter Agreement, and it was an impermissible and ineffective contractual modification.

89. <u>Third</u>, the Closing Day Letter Agreement was void and ineffective as the product of Wachtell's breaches of professional duties and ethical rules. The Closing Day Letter Agreement called for an unconscionable fee, and Wachtell engaged in overreaching in the process. Wachtell failed to fully inform its client, including Twitter's board, regarding the basis for Wachtell's request to belatedly modify its fee arrangement with an existing client. Nor did Wachtell inform its client of the import of Wachtell's failure to procure a written agreement for the success fee at the outset of the engagement, that Twitter had no obligation to enter into such an agreement or to pay any such fees, or that Twitter should consider seeking the advice of independent counsel. Wachtell effectively solicited a substantial gift or gratuity from a client in violation of its professional duties and the rules of professional conduct. Wachtell took on no risk whatsoever in exchange for the purported success fee. The merger transaction was on the verge

of closing later that same day, and Wachtell would still receive its full hourly fees at its full hourly rates
 if the transaction failed at the last minute. Wachtell additionally breached its professional duties and the
 rules of professional conduct by drafting the Closing Day Letter Agreement, the instrument whereby
 Wachtell was given that substantial gift by its client Twitter.

90. <u>Fourth</u>, the Closing Day Letter Agreement was void and ineffective because the success fee portion of the \$90 million total fee represented an improper gift by Twitter to its fiduciary Wachtell. The success fee paid to Wachtell, considering all facts and circumstances, was so one-sided that no businessperson of ordinary, sound judgment could conclude that Twitter received adequate consideration for it. Wachtell had already received payment for its hourly fees that had been invoiced and had become due and payable, and there was a pre-existing agreement, the June 21 Engagement Letter, which required Twitter to pay Wachtell for any not-yet-invoiced work. There was no good-faith judgment by either Twitter's former officers or directors that the last-minute Closing Day Letter Agreement provided any value to Twitter.

91. <u>Fifth</u>, the Closing Day Letter Agreement is voidable as an unlawful contingency fee agreement under California Business & Professions Code § 6147, and Plaintiff hereby contends that the agreement is void. There was no agreement between Wachtell and Twitter that complied with California Business & Professions Code § 6147(a). Specifically, neither the June 21 Engagement Letter nor the Closing Day Letter Agreement included statements required by California Business & Professions Code § 6147(a), including "[a] statement of the contingency fee rate that the client and attorney have agreed upon," "[a] statement as to how disbursements and costs incurred in connection with the prosecution or settlement of the claim will affect the contingency fee and the client's recovery," "[a] statement as to what extent, if any, the client could be required to pay any compensation to the attorney for related matters that arise out of their relationship not covered by their contingency fee contract," and "a statement that the fee is not set by law but is negotiable between attorney and client."

92. Because both the Closing Day Letter Agreement and the success-based fee paid
thereunder are void, voidable, ineffective, and unenforceable, the Closing Day Letter Agreement does
not bar an equitable claim for restitution or unjust enrichment.

93. Wachtell received a benefit at Twitter's expense when it received the success fee.

94. It would be unjust for Wachtell to keep the excess fees it received at Twitter's expense for all of the reasons alleged herein. Wachtell bore no risk in the engagement to warrant any premium over the fees contemplated in the June 21 Engagement Letter that Wachtell agreed to. Wachtell flagrantly engaged in unreasonable staffing and billing practices, and yet Wachtell—in part due to overreaching—procured a success fee for *past* services by soliciting lame duck Twitter directors and officers to effectively pilfer cash from the company right before the merger closed. The total fee that Wachtell received was several multiples of what a reasonable fee would have been under the hourly engagement that Wachtell agreed to in the June 21 Engagement Letter.

95. Due to its egregious violations of its professional duties and applicable ethical rules, Wachtell should be required to forfeit its entire \$90 million total fee under the Closing Day Letter Agreement and make restitution in the amount of \$90 million.

96. To the extent that Wachtell is not required to forfeit its entire fee, it should be ordered to make restitution for the difference between the \$90 million total fee it received and the reasonable fees it would have received had it adhered to the billing guidelines it agreed upon in the June 21 Engagement Letter.

COUNT 2: BREACH OF FIDUCIARY DUTY

97. Plaintiff re-alleges and incorporates by reference all of the allegations set forth above.

98. Wachtell served as counsel to Twitter in litigation surrounding the merger. Wachtell thus owed fiduciary duties to Twitter, its client. The fiduciary duties owed by Wachtell to Twitter included a fiduciary duty of loyalty and a fiduciary duty to charge only fair, reasonable, and conscionable fees. Those fiduciary duties encompassed applicable professional rules of conduct, including those related to unconscionable fees and securing appropriate written agreements for any alternative fee arrangements tied to results achieved for the client. And because Twitter was an existing client of Wachtell at the time that the Closing Day Letter Agreement was proposed and executed, the Closing Day Letter Agreement's purported modification of the fee arrangement between Wachtell and Twitter during the engagement's twilight is subject to the strictest scrutiny.

99. Wachtell breached its fiduciary duties to Twitter by soliciting and then facilitating Twitter's payment of the unconscionable success fee as part of the \$90 million total fee. The success fee

and related Closing Day Letter Agreement were unconscionable based on all the surrounding facts and circumstances, as alleged above at ¶¶ 71–84, *supra*, and elsewhere herein.

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100. Wachtell's breaches of its fiduciary duties to Twitter caused injury and harm to Twitter and resulted in a windfall to Wachtell, which Wachtell received at Twitter's expense. Specifically, Twitter would not have paid anywhere close to \$90 million in total fees to Wachtell had it not been for (1) Wachtell seeking the unconscionable success fee and procuring the Closing Day Letter Agreement at the eleventh hour, (2) Wachtell's failure to procure any written agreement providing for a success fee at the outset of the litigation (at which point Twitter's board never would have agreed to such an outrageous sum when there was risk that the deal might not close), and (3) Wachtell's fundamentally self-serving and misleading October 20, 2022 "memo" seeking to justify an excessive fee. Wachtell's actions were a substantial factor in bringing about the injury and harm Twitter suffered in depleting its cash to pay a grossly excessive and unconscionable success fee as part of the \$90 million total fee collected by Wachtell.

101. Plaintiffs seek equitable remedies of: (a) forfeiture and restitution of the excess fees that Wachtell received from Twitter as a result of egregiously and willfully breaching its fiduciary duties and professional duties; and/or (b) disgorgement of all profits that Wachtell received as a result of the grossly excessive and unconscionable success fee it received from breaching its fiduciary duties.

COUNT 3: AIDING AND ABETTING BREACH OF FIDUCIARY DUTY

102. Plaintiff re-alleges and incorporates by reference all of the allegations set forth above.

103. Twitter's former officers and directors owed fiduciary duties to both Twitter and its shareholders.

104. Twitter's former officers and directors breached their fiduciary duties to Twitter when they approved the last-minute modification to Wachtell's fee in the Closing Day Letter Agreement. The Closing Day Letter Agreement and purported success fee paid to Wachtell provided no value to Twitter or its shareholders. The success fee paid to Wachtell amounted to a huge cash gift that was so one-sided that no businessperson of ordinary, sound judgment could conclude that Twitter received adequate consideration for it. Wachtell had already received payments for its hourly fees that had been invoiced

and become due and payable, and there was a pre-existing agreement—the June 21 Engagement Letter which required Twitter to pay Wachtell for any not-yet-invoiced work.

105. There was no good-faith judgment by either Twitter's former officers or directors that the last-minute Closing Day Letter Agreement provided any value to Twitter. There was a pre-existing agreement governing the fees to which Wachtell was entitled, Wachtell had already performed the required services for Twitter, and the firm was not reasonably being considered for future work. Not only was there a complete lack of good faith surrounding the approval of the gift to Wachtell in the form of the success fee, but Twitter's directors and officers, knowing that their positions would soon be terminated, acted with bad faith in approving the Closing Day Letter Agreement and related success fee. These directors and officers knew that the Musk Parties, not Twitter's current shareholders, would effectively be picking up the tab for the gift to Wachtell.

106. Further, when Twitter's former officers presented the Closing Day Letter Agreement to the board of directors, they failed to provide those directors with all material facts concerning the agreement and the proposed success fee to Wachtell. Twitter's former directors, for their part, simply rubber-stamped the agreement, despite recognizing that the fee amount was on its face absurd. Thus, Twitter's former officers breached their fiduciary duties of care and candor to the board.

107. Finally, Twitter's directors separately breached their fiduciary duty of care in approving the success fee to Wachtell as part of the \$90 million total fee under the Closing Day Letter Agreement. The former directors' duty of care required them to act prudently to maximize value for Twitter and to engage in informed, deliberative decision-making based on all material information reasonably available. The directors breached their fiduciary duty of care in not acting on an informed basis and instead hurriedly approving the Closing Day Letter Agreement and success fee to Wachtell on the day of the closing. Setting aside Wachtell's unethical, unreasonable, and excessive billing practices, there was no reason to pay any more to Wachtell than the maximum amount it billed pursuant to the pre-existing contractual arrangement between Wachtell and Twitter memorialized in the June 21 Engagement Letter, especially when it was readily apparent that no future services would be needed from Wachtell (given that the litigation had concluded and the merger was set to close later that same day). Yet the directors approved payment of Wachtell's requested success fee on the same day they were asked to after a single board

meeting and hasty discussion with management. Moreover, Twitter's directors summarily approved the success fee and the whopping \$90 million total fee to Wachtell even though Twitter had not received any Wachtell hourly billing details for September or October 2022, even though Wachtell had only invoiced approximately \$15.6 million in hourly fees at that point, and even though the directors were not presented with any data or analysis indicating that such a grossly excessive fee was remotely reasonable. The amount of Wachtell's success fee was never disclosed to the directors and could not have been calculated using the information they were provided. The amount of fees Wachtell sought was not even disclosed to most of the directors until the October 27, 2022 board meeting was already underway. Twitter's directors thus failed to inform themselves or engage in a deliberative decision-making process, and 10 instead acted recklessly and grossly negligently in approving the success fee as part of the \$90 million total fee to Wachtell despite having done no due diligence surrounding the reasonableness of the included 12 success fee under the surrounding circumstances.

108. Wachtell knew of this corporate waste and the breaches of fiduciary duty, including the Twitter board's violations of the duty of care, because the firm instigated the breaches by asking for the unlawful modification to its fees, drafting the Closing Day Letter Agreement, and inducing Twitter's fiduciaries to approve and enter into it.

109. Wachtell's actions in soliciting the unlawful fees (and its related lack of candor and misleading statements to Twitter regarding the propriety of the fees), drafting the Closing Day Letter Agreement, and ensuring that it received payment prior to closing of the merger constitute substantial assistance and encouragement to Twitter's former officers and directors to breach their fiduciary duties to Plaintiff and was a substantial factor in harming Plaintiff because it cost Plaintiff tens of millions of dollars.

110. Because Wachtell aided and abetted the breaches of fiduciary duty by Twitter's former officers and directors, Plaintiff is entitled to the equitable remedies of unjust enrichment and disgorgement of excess fees paid to Wachtell in connection with the Closing Day Letter Agreement.

COUNT 4: VIOLATION OF CAL. BUS. & PROF. CODE § 17200

111. Plaintiff re-alleges and incorporates by reference all of the allegations set forth above.

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112. Plaintiff lost tens of millions of dollars because of reliance on unlawful, unfair, or fraudulent conduct of Wachtell.

113. The Closing Day Letter Agreement that Wachtell proposed violated numerous laws and ethical rules and was therefore unlawful under § 17200 of the California Business & Professions Code. The Closing Day Letter Agreement was unlawful because: (1) it lacked necessary information as required by California law for contingency fee contracts under § 6147 of the California Business & Professions Code; (2) it violated Rule 1.5 of the California Rules of Professional Conduct; (3) it violated Rule 1.5 of the New York Rules of Professional Conduct; (4) it violated Rule 1.8.3 of the California Rules of Professional Conduct; (5) it violated Rule 1.8(c) of the New York Rules of Professional Conduct; and (6) it was otherwise unlawful and unfair.

114. Rule 1.5 of the California Rules of Professional Conduct prohibits lawyers from making an agreement for, charging, or collecting an unconscionable or illegal fee. Wachtell violated this rule when it engaged in a renegotiation of its fee in the hours before closing.

115. This conduct constituted an unconscionable or illegal fee because Wachtell was "overreaching in negotiating or setting the fee;" the fee was enormous "in proportion to the value of the services performed;" at that point in time, the legal skills involved were negligible, and the "skill requisite to perform the legal service properly" was practically non-existent; and there was no danger that "acceptance of the particular employment [would] preclude other employment" by Wachtell because the matter was nearly concluded. Cal. R. Prof. Cond. 1.5(b)(1), (b)(3), (b)(5) & (b)(6).

116. Likewise, the New York Rules of Professional Conduct, which also apply to the Wachtell lawyers in this case, also provide a basis for a § 17200 claim.

117. New York's Rule for "Fees and Division of Fees" is similar to California's. It provides: "A lawyer shall not make an agreement for, charge, or collect an excessive or illegal fee or expense." N.Y. R. Prof. Cond. 1.5(a). Just as it did under the California Rules, Wachtell made an agreement for, charged, and collected an excessive fee because the "time and labor required" was practically nothing by this point of the deal; "the novelty and difficulty of the questions involved" was extremely low by this point in time since the deal was essentially done; "the skill requisite to perform the legal service properly" was negligible; and there was no danger that "acceptance of the particular employment [would] preclude

other employment" by Wachtell because the matter was nearly concluded. N.Y. R. Prof. Cond. 1.5(a)(1)
 & (a)(2).

118. Rule 1.8.3 of the California Rules of Professional Conduct prohibits lawyers from "solicit[ing] a client to make a substantial gift . . . to the lawyer or a person related to the lawyer" or preparing "on behalf of a client an instrument giving the lawyer or a person related to the lawyer any substantial gift." Rule 1.8(c) of the New York Rules of Professional Conduct similarly states that a lawyer shall not "solicit any gift from a client . . . for the benefit of the lawyer or a person related to the lawyer" or "prepare on behalf of a client an instrument giving the lawyer or a person related to the lawyer" or "prepare on behalf of a client an instrument giving the lawyer or a person related to the lawyer any gift." As set forth in detail above, Wachtell improperly solicited a substantial gift from its client Twitter in the form of the success fee portion of its \$90 million total fee and drafted the Closing Day Letter Agreement to add the thinnest veneer of legitimacy to the unseemly last-minute arrangement.

119. Wachtell's last-minute success fee arrangement also violates general principles of legal ethics in that the modification was made at the very end of Wachtell's representation of Twitter despite Wachtell's work on the matter being substantially complete. *See* Restatement (Third) of the Law Governing Lawyers § 18(1)(a) (noting that while modifying an existing contract between a lawyer and client can be enforced in some circumstances, it cannot be enforced where "the contract or modification is made beyond a reasonable time after the lawyer has begun to represent the client in the matter"); ABA Comm. on Ethics & Prof. Resp., Formal Op. 11-458 (2011) ("Modifications sought by a lawyer that change the basic nature of a fee arrangement or significantly increase the lawyer's compensation absent an unanticipated change in circumstances ordinarily will be unreasonable."); Charles W. Wolfram, *Modern Legal Ethics* § 9.2.1 ("The courts are generally in accord that once the initial contract has been formed and the fiduciary relationship of client and lawyer has begun, any change in the contract will be regarded with great suspicion.").

120. Because the Closing Day Letter Agreement constituted an unlawful violation of California's Business & Professions Code § 6147, constituted an unlawful violation of both the California and New York Rules of Professional Conduct, and was otherwise unlawful and unfair as a modification beyond a reasonable time after Wachtell began its engagement, Plaintiff is entitled to seek equitable relief in the form of repayment of money paid to Wachtell.

| 1 | PRAYER FOR RELIEF | | |
|----------|--|--|--|
| 2 | In this Complaint, Plaintiff respectfully does not seek any compensatory damages but rather seeks | | |
| 3 | the equitable remedies of restitution, fee forfeiture, and disgorgement of legal fees. Specifically, Plaintiff | | |
| 4 | respectfully asks the Court to enter judgment awarding the following specific relief: | | |
| 5 | a. voiding the Closing Day Letter Agreement and any associated excess fee payment | | |
| 6 | made thereunder; | | |
| 7 | b. restitution, forfeiture, and/or disgorgement of fees charged by Wachtell in | | |
| 8 | connection with the Closing Day Letter Agreement; | | |
| 9 | c. attorneys' fees and costs, in the Court's discretion; | | |
| 10 | d. pre- and post-judgment interest as Plaintiff may be justly entitled to; and | | |
| 11 | e. other equitable relief as may be deemed just or proper. | | |
| 12 | DATED: July 5, 2023 Respectfully submitted, | | |
| 13 | REID COLLINS & TSAI LLP | | |
| 14 | | | |
| 15 | By: <u>/s/ Marc S T Dworsky</u> Marc S T Dworsky (State Bar No. 157413) | | |
| 16 | 920 Camino Viejo Santa Barbara, CA 93108 | | |
| 17 | Telephone: (626) 437-3117 Email: mdworsky@reidcollins.com | | |
| 18 | William T. Reid, IV* | | |
| 19 | Joshua J. Bruckerhoff* Scott D. Saldaña* | | |
| 20 | Aaron Brown* Julia Di Fiore* | | |
| 21 22 | 1301 S. Capital of Texas Hwy, Ste. C300 Austin, TX 78746 Telephone: (512) 647-6100 | | |
| 22 | Facsimile: (512) 647-6129 Email: wreid@reidcollins.com | | |
| 23 | jbruckerhoff@reidcollins.com ssaldana@reidcollins.com | | |
| 25 | abrown@reidcollins.com jdifiore@reidcollins.com | | |
| 26 | * Pro hac vice application forthcoming | | |
| 27 | Counsel for Plaintiff X Corp. | | |
| 28 | Counsel for I tunning A corp. | | |
| - | | | |
| | 22 | | |
| | 32 COMPLAINT | | |

EXHIBIT 1

Message

| From: | Roth, Benjamin M. [bmroth@wlrk.com] |
|----------|---|
| Sent: | 6/7/2022 12:30:48 PM |
| To: | Gadde, Vijaya Venkata (Twitter, Inc.) [vijaya@twitter.com]; Edgett, Sean (Twitter, Inc.) [sedgett@twitter.com]; Segal, Ned D. (Twitter, Inc.) [nsegal@twitter.com] |
| CC: | Savitt, William D. [wdsavitt@wlrk.com]; Strine, Leo E., Jr. [lestrine@wlrk.com] |
| Subject: | Transaction |

Dear Vijaya, Sean and Ned -

I've been following with interest the news about your pending transaction with Elon Musk. If what I am reading is accurate, it seems there is a meaningful risk of litigation to enforce the terms of your merger agreement. We would be extremely interested in representing Twitter in preparing for this possibility and in the unfortunate event that it comes to pass, as matters like this are squarely in our wheelhouse.

I am fortunate that my litigation colleagues have the preeminent Delaware litigation practice. Going back to the 1980s led by Herb Wachtell, they were instrumental in setting most of the foundational Delaware corporate law (including IBP/Tyson, in which then Vice Chancellor Strine required Tyson to complete its acquisition of IBP – and Leo Strine is now with our firm and sits about 25 feet down the hall from me). That experience has been taught and handed down to the next generation like my colleague Bill Savitt, who is the co-chair of our litigation practice and I believe is the leading Delaware litigator. He experience and successes in Delaware are vast (please let me know if additional detail on our litigation practice would be useful) and on a personal level, he led the successful defense against a lawsuit brought against the firm and me personally by Carl Icahn. I know with certainty that there is no person or litigation group who would take tackle this with greater conviction or do it better. And having Chief Justice Strine's expertise and advice would be invaluable.

We would be happy to provide any additional materials you might like or to set up an initial call to discuss the situation and to see if we might be able to assist.

Please let me know if this is of interest.

Best,

Ben

Please be advised that this transmittal may be a confidential attorney-client communication or may otherwise be privileged or confidential. If you are not the intended recipient, please do not read, copy or re-transmit this communication. If you have received this communication in error, please notify us by e-mail (helpdesk@wlrk.com) or by telephone (call us collect at 212-403-4357) and delete this message and any attachments.

Thank you in advance for your cooperation and assistance.

EXHIBIT 2



Twitter, Inc. 1355 Market Street, Suite 900 San Francisco, CA 94103

June 21, 2022

CONFIDENTIAL

VIA ELECTRONIC TRANSMISSION

William Savitt, Esq. Wachtell, Lipton, Rosen & Katz 51 West 52nd Street New York, NY 10019 WDSavitt@wlrk.com

Re: Twitter Master Retention Agreement

Dear Bill:

Wachtell, Lipton, Rosen & Katz ("Outside Counsel") has been asked to represent Twitter Inc. ("Twitter"), located at 1355 Market Street, Suite 900, San Francisco, CA 94103.

This letter agreement and its attachments (collectively, the "Agreement") set forth the policies and practices agreed to between Twitter and Outside Counsel regarding Outside Counsel's performance of legal services for Twitter. Outside Counsel accepts the terms of this Agreement by signing below, accepting a new Twitter engagement, or continuing to work on an existing engagement after receiving a copy of this Agreement. The terms of this Agreement supersede and replace any inconsistent terms contained in any prior agreement between the parties. This Agreement supplements the terms of any fee agreement entered into between Twitter and Outside Counsel, and in the event of any inconsistency between the terms of any fee agreement and this Agreement, the terms of this Agreement shall govern. All specific future matters for which Outside Counsel is retained shall be subject to and governed by this Agreement.

The parties may enter into separate matter-specific statements of work ("MSOW"), but each shall be governed by this Agreement. In the event of any conflict or inconsistency between the terms and conditions of this Agreement and any MSOW, the terms and conditions of this Agreement shall control, provided, however, that by mutual written agreement and with specific reference this Agreement, the parties may amend the terms and conditions herein, but only with the express written approval by the General Counsel of Twitter.

Unless otherwise agreed in writing by the Twitter attorney responsible for managing the matter (the "Legal Contact"), the terms, conditions and requirements of this Agreement shall apply to and govern all matters for which Outside Counsel has been retained by Twitter and all future matters for which Outside Counsel will be retained by Twitter. Any work requested directly by non-Legal Twitter employees must be approved in writing in advance by your Legal Contact or someone else in Twitter Legal; absent this required written pre approval, <u>you will not be paid fees, costs, or otherwise for any such work.</u>



- 1. Effective Date. This Agreement is effective as of June 21, 2022 ("Effective Date").
- 2. Staffing Obligations. Outside Counsel will ensure that each matter is staffed with the smallest number and most cost-effective mix of billable personnel consistent with highquality legal representation, and that each assigned person has an appropriate level of experience and expertise. Outside Counsel is required to specifically identify all personnel that the firm intends to assign to a matter to the Legal Contact and to seek approval for the proposed team. If any new personnel are added to a matter throughout its pendency, the additions and/or substitutions must be approved by the Legal Contact. Failure to comply with this requirement is a basis to deny payment for the fees of unapproved timekeepers. Outside Counsel will use reasonable efforts to ensure that once assigned, staff members remain assigned to the matter until its conclusion unless a change is requested by Twitter. During the course of the engagement, Outside Counsel will proactively seek opportunities to leverage Twitter's in-house legal and business resources whenever reasonable and cost-effective to do so. Twitter's Legal Billing Guidelines are attached as Attachment 1 and incorporated herein by reference. Twitter reserves the right to modify these Billing Guidelines at any time and will provide advance notice prior to any modifications taking place. Twitter will not pay for fees or expenses billed in violation of the Guidelines.
- 3. Communication. We expect to be kept closely involved with the progress of your performance of this engagement. You will apprise us of any material developments that may affect your advice to us. During the course of this engagement our Lead Attorney will have primary responsibility for working with your firm and will also have authority to communicate whatever approvals may be required for decisions affecting our interests. You will deliver any and all of our files, papers, documents, written or stored in electronic format, relating to us or the engagement to us or to counsel designated by us whenever we request, including after the Representation ends.
- 4. Independent Contractors. Outside Counsel is responsible for the identification and management of any experts, technical advisors, filing agents, consultants, investigators and any other service providers (collectively, "Independent Contractors") that may be necessary to support matters for Twitter. Outside Counsel agrees to engage those Independent Contractors recommended by Twitter and to aggressively seek and negotiate discounts from Independent Contractors retained to work on matters for Twitter who do not already have existing pricing agreements with Twitter. Unless otherwise agreed to in advance by the Legal Contact, Twitter will not accept or pay directly invoices from Independent Contractors, even if expenses were incurred on Twitter's behalf. Instead, Outside Counsel will pay the Independent Contractors and bill Twitter for reimbursement of reasonable and allowable expenses. Disbursements, costs, and expenses paid to Independent Contractors on behalf of Twitter will be billed separately, in accordance with the billing guidelines set forth in Attachment 1.

To retain an Independent Contractor, Outside Counsel must:

Conduct the appropriate due diligence on each Independent Contractor to ensure that the Independent Contractor possesses good character, expertise, and a record of lawful and ethical conduct.



- Confirm that each Independent Contractor is willing to submit the information required for Outside Counsel to prepare the Monthly Invoice and Forecast (as such terms are defined in Attachment 1).
- Notify the Legal Contact to obtain Twitter's written approval before retaining the Independent Contractor.
- Execute a written retention agreement with each Independent Contractor requiring the Independent Contractor to provide the approved services and conduct itself in a manner that is lawful and ethical.

Alternatively, if Outside Counsel wishes to engage a particular Independent Contractor for routine and clerical tasks, Outside Counsel may request the Legal Contact to grant an exemption from the retention procedure outlined in bullet points above. If the Legal Contact grants Outside Counsel an exemption from the procedure above, Outside Counsel must nonetheless still agree to aggressively seek and negotiate discounts from Independent Contractors retained to work on this matter who do not already have existing pricing agreements with Twitter and ensure that the Independent Contractor is willing to comply with the billing and budgeting requirements set forth above.

 Records. Outside Counsel, on behalf of itself and its employees and agents, agrees to maintain records required by or subject to this Agreement:

- In a manner and location that conforms with reasonable commercial practice;
- In compliance with any applicable local laws governing privacy of personal information;
- In a manner that ensures the security of the information therein, including as applicable, security of electronic systems;
- In a manner and location that ensures their physical safety;
- In a manner that permits access to the information thereon by Twitter or other authorized parties within a reasonable period of time in human-readable form, or other form agreed to by the parties or required by applicable law; and
- In accordance with any other instructions Twitter may reasonably give from time to time.

These records obligations all survive termination of this Agreement.

6. Conflicts of Interest. Execution of this Agreement does not constitute a waiver by Twitter of any actual or potential conflicts of interest. Absent a separate written waiver, Outside Counsel agrees not to represent other clients in matters in which the client is an adverse party to Twitter. Outside Counsel will notify Twitter promptly in writing of any conflict or potential conflict of interest. Twitter will not grant any blanket or prospective waivers of future conflicts, and it will not typically waive conflicts involving Outside Counsel representing a client in any litigation, regulatory proceeding, investigation, or administrative action in which Twitter is or may potentially be a participant or adverse party.

Should there be an actual or potential conflict of interest (or should one arise), the Firm must immediately alert Legal Contact of the conflict. In addition, prior to beginning a representation, the Firm must discover, disclose and obtain a written waiver from Twitter for any actual or potential conflicts of interest that may arise from the representation. If Firm is subsequently required to withdraw due a conflict that existed at the time the representation began, Twitter may elect not to pay for any fees and expenses related to

the representation and may expect a refund of all fees and expenses previously paid for the matter.

- 7. Case Calendar Deadlines and Document Repository (for Litigation). All relevant case calendar deadlines calculated by your firm and/or determined by the court should be shared with us via Google Docs. You will receive an invitation to collaborate on this document shortly after signing this agreement. Only relevant attorneys and support staff from both your firm and Twitter should have access to this document. Any changes to case deadlines must be communicated to the Lead Attorney and updated in the document no more than a day after the deadline is set. All relevant case documents (including, but not limited to: filings, discovery production, and case-related correspondence) should be uploaded to Box. You will receive an invitation to join our case-specific Box folder shortly after signing this agreement. Only relevant attorneys and support staff from both your firm and Twitter should have access to this folder. Any new documents obtained by your firm should be uploaded to Box no more than a day after receiving the documents.
- 8. Termination. This Agreement is effective until terminated. Twitter may elect to terminate this arrangement at any time, with or without reason. In the unlikely event that circumstances make it necessary to do so, Outside Counsel reserves the right to terminate a particular engagement for Twitter's non-payment of Outside Counsel's fees or for any other reason authorized or required by applicable rules of professional responsibility. In the event of any such termination of such arrangement, Twitter will require Outside Counsel to return all Twitter files in its care, custody, or control at Outside Counsel's expense.

Further, with regards to matters billed as a fixed fee, Twitter may elect to terminate such arrangement at the end of any calendar quarter without reason, and Twitter may elect to terminate such arrangement at any time that it determines, in its sole discretion, that the level of service or Outside Counsel personnel devoted to the account are inadequate. In the event of such termination, all fixed fees will be prorated through the end of the month of termination.

The parties understand that Outside Counsel is subject to rules of professional responsibility for the jurisdiction in which any of its lawyers practice, which lists types of conduct or circumstances that require or allow Outside Counsel to withdraw from representing a Twitter. Outside Counsel may terminate its representation of Twitter for any reason consistent with the applicable rules of professional responsibility. Outside Counsel will try to identify in advance and discuss with Twitter any situation that may lead to its withdrawal, and if withdrawal ever becomes necessary, Outside Counsel will give Twitter written notice of its withdrawal.

9. Access to Twitter's Facilities and Information Systems. If Twitter determines that Outside Counsel's unrestricted access to Twitter's facilities or information systems (e.g., access behind Twitter's firewall) will provide significant benefit to Twitter, Outside Counsel agrees to submit a request for access on behalf of the individuals assigned to this matter and comply with Twitter's security processes, which may include, among other things, background investigations and specific confidentiality obligations.



- 10. Media Contact/Publicity. Outside Counsel and its attorneys shall not discuss Twitter matters with the press, either on- or off-the record, unless specifically authorized to do so in advance. Inquiries from the press should be directed to the Legal Contact. Outside Counsel shall not identify Twitter as a Client in marketing materials or other publications without prior permission from the Legal Contact. Even where such permission is given, Outside Counsel nevertheless may not identify any specific matter or matters for which it has acted as Twitter's outside counsel without express written approval from Twitter.
- 11. Confidentiality. Except as required by applicable federal or state law, Outside Counsel shall maintain its representation of Twitter and any information obtained in its representation of Twitter for this matter (collectively, "Confidential Information") in confidence and may only share Confidential Information with those persons who reasonably need to know the Confidential Information to further Outside Counsel's representation of Twitter in this matter. This confidentiality obligation survives termination of this Agreement.
- 12. Errors and Omissions Insurance. Outside Counsel represents and warrants that it maintains adequate malpractice and errors and omissions insurance coverage applicable to the services to be performed for Twitter pursuant to this Agreement.
- 13. Compliance with Laws. In connection with carrying out its obligations under this Agreement, Outside Counsel represents and warrants the following:

Outside Counsel will comply with all applicable country, federal, state and local laws, ordinances, codes, regulations, rules, policies and procedures of any government or other competent authority where Outside Counsel will provide services on Twitter's behalf, including, without limitations, all applicable anti-corruption laws ("Applicable Laws").

Outside Counsel will not pay, offer, promise, or authorize the payment or transfer of anything of value, directly or indirectly, for any unlawful purposes, including any purposes violating Applicable Laws, to any of the following:

- Government officials (including any person holding an executive, legislative, judicial or administrative office, whether elected or appointed, or of any public international organization, such as the United Nations or World Bank, or any person acting in any official capacity for or on behalf of such government, public enterprise or state-owned business);
- Political parties or party officials;
- Candidates for political office; or
- Any person, while knowing that all or a portion of such money or thing of value will be offered, given or promised, directly or indirectly to any of the aboveidentified persons or organizations.

In no event shall Twitter be obligated to take any action or omit to take any action that Twitter believes, in good faith, would cause it to be in violation of any Applicable Laws.

Outside Counsel has not offered to pay, nor has Outside Counsel paid, nor will Outside Counsel pay, any political contributions to any person or entity on Twitter's behalf.



Notwithstanding any other provision of this Agreement, Twitter may suspend or terminate this Agreement upon written notice to Outside Counsel if Outside Counsel breaches any of the representations or warranties set for in this "Compliance with Laws" section.

14. Audit-Response Letters. From time to time, you may be asked to provide an auditresponse letter to Twitter's auditors. It is very important that you provide your response on or before the deadline to do so. Please note the <u>materiality threshold</u> in all requests you receive and do not report matters that do not qualify under that threshold. If you ever have a question about which matters qualify for audit-reporting purposes, please contact your Legal Contact directly. Outside Counsel shall not bill Twitter for preparing audit-response letters or otherwise responding to auditors' requests for information.

15. Controlling Law; Dispute Resolution; Waiver of Jury Trial.

- (a) This Agreement and all other relationships between Outside Counsel and Twitter shall be governed by and interpreted in accordance with the laws of the State of California, exclusive of conflict or choice-of-law rules, and the parties hereby consent to the personal and exclusive jurisdiction and venue of the California state courts and the federal courts located in San Francisco County, California.
- (b) Notwithstanding the foregoing, except with respect to enforcing claims for injunctive or equitable relief, any dispute, claim or controversy arising out of or relating in any way to this Agreement or the interpretation, application, enforcement, breach, termination or validity thereof (including any claim of inducement of this Agreement by fraud and including determination of the scope or applicability of this agreement to arbitrate) or its subject matter (collectively, "Disputes") shall be determined by binding arbitration before one arbitrator. The arbitration shall be administered by JAMS conducted in accordance with the expedited procedures set forth in the JAMS Comprehensive Arbitration Rules and Procedures as those Rules exist on the effective date of this Agreement, including Rules 16.1 and 16.2 of those Rules. Notwithstanding anything to the contrary in this Agreement, the Federal Arbitration Act shall govern the arbitrability of all Disputes. The arbitration shall be held in San Francisco County, California, and it shall be conducted in the English language. The parties shall maintain the confidential nature of the arbitration proceeding and any award, including the hearing, except as may be necessary to prepare for or conduct the arbitration hearing on the merits, or except as may be necessary in connection with a court application for a preliminary remedy, a judicial challenge to an award or its enforcement, or unless otherwise required by law or judicial decision. The arbitrator shall have authority to award compensatory damages only and shall not award any punitive, exemplary, or multiple damages, and the parties waive any right to recover any such damages. Judgment on any award in arbitration may be entered in any court of competent jurisdiction. Notwithstanding the above, each party shall have recourse to any court of competent jurisdiction to enforce claims for injunctive and other equitable relief.
- (c) IN THE EVENT OF ANY DISPUTE BETWEEN THE PARTIES, WHETHER IT RESULTS IN PROCEEDINGS IN ANY COURT IN ANY JURISDICTION OR IN ARBITRATION, THE PARTIES HEREBY KNOWINGLY AND VOLUNTARILY,



AND HAVING HAD AN OPPORTUNITY TO CONSULT WITH COUNSEL, WAIVE ALL RIGHTS TO TRIAL BY JURY, AND AGREE THAT ANY AND ALL MATTERS SHALL BE DECIDED BY A JUDGE OR ARBITRATOR WITHOUT A JURY TO THE FULLEST EXTENT PERMISSIBLE UNDER APPLICABLE LAW. To the extent applicable, in the event of any lawsuit between the parties arising out of or related to this Agreement, the parties agree to prepare and to timely file in the applicable court a mutual consent to waive any statutory or other requirements for a trial by jury.

16. Entire Agreement. This Agreement supersedes all prior agreements regarding our work together and may be amended only by a written agreement between you and an attorney in our legal department.

AGREED AND ACCEPTED:

Karen Colangelo

By: <u>Maren Colangelo</u> Karen Colangelo Senior Director, Head of Global Litigation, Regulatory, and Competition Twitter, Inc.

Wachtell, Lipton, Rosen & Katz

By:

William Savitt

Date:

June 21, 2022

Signature: Karen Colangelo Karen Colangelo (Jul 18, 2022 13:48 POP!

Email: kcolangelo@twitter.com Title: Senior Director, Legal

Company: Twitter, Inc.

MRA 11042022

EXHIBIT 3

WACHTELL, LIPTON, ROSEN & KATZ

MARTIN LIPTON MERBERT M. WACHTELL THEODORE N. MIRVIS EDWARD D. HERLIHY DANIEL A. NEFF ANDREW R. BROWNSTEIN STEVEN A. ROSENBLUM JOHN F. BAVARESE SCOTT K. CHARLES JODI J. SCHWARTZ ADAM D. EMMERICH RALEH M. LEVENE RICHARD G. MASON DAVID M. SILK ROBIN PANOVKA DAVID A. KATZ LENE KNABLE GOTTS JEFFREY M. WINTNER TREVOR S. NORWITZ BEN M. GERMANA ANDREW J. NUSSBAJM RACHELE SILVERBERG STEVEN A. COHEN

DEBORAH L. PAUL DAVID C. KARP RICHARD K. KIM JOSHUA R. CAMMAKER MARA GORDON JEANNEMARIE O'BRIEN WAYNE M. CARLIN STEPHEN R. DIPRIMA NICHOLAS G. DEMMO IGOR KIRMAN JONATHAN M. MOSES T. EIKO STANGE WILLIAM SAVITT ERIC M. ROBOF GREGORY E. OSTLING DAVID B. ANDERS ANDREA K. WANLQUIST ADAM J. SHAFIRO NELSON C. FITTS JOSHUA M. HOLMES DAVID E. SHAFIRO DAMIAN G. DIDDEN IAN BOCZKO

51 WEST 52ND STREET NEW YORK, N.Y. 10019-6150

TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

GEORGE A. KATZ (1965-1989) JAMES H. FOGELSON (1967-1991) LEONARD M. ROSEN (1968-2014)

OF COUNSEL

. ADMITTED IN DELAWARE

MICHAEL H. BYOWITZ KENNETH B. PORREST SELWYN B. GOLDBERG PETER C. HEIN JB KELLY MEYER G. KOPLOW JDSEH D. LARSON LAWRENCE S. MAKOW DOUGLAS K. MAYER PHILIP MINDUN DAVID S. NEILL HAROLD S. NOVIKOFF LAWRENCE B. FEDOWITZ NGLL ERIC S. ROBINSON ERIC M. ROTH PAUL #. ROWE DAVID A. SCHWARTZ MICHAEL J. SEGAL ROSEMARY SPAZIANI ELLIOTT V. STEIN WARREN R. STERN LEO E. STRINE, JR.* PAUL VIZCARRONDO, JR. PATRICIA A. VLAHAKIS AMY R. WOLF WARC WOLINSKY MATTHEW M, GUEST DAVID E, KAHAN DAVID E, LAM BENJAMIN M, ROTH JOSHUA A, FELTMAN ELAINE P, BOLIN EMIL A, KLEINHAUS KARESSA L CAIN RONALD C CHEH GORDON S, MOODIE BRADLEY R, WISSON GRAHAW W, MELJ GREGORY E, PESSIN CARRIE M, REILLY MARK F, VEBLEN SARAH K, EDDY VICTOR GOLDFELD BRANDON C PRICE KEVIN S, SCHWARTZ MICHAEL S, BENN SABASTIAN V, NILES ALIBON ZIESKE PREISS

JENNA E. LEVINE RYAN A. MGLEDD ANITHA REDDY JOHN F. ROBINSON JOHN F. SOBOLEWSKI STEVEN WINTER EMILY D. JOHNSON JACOB A. KLING RAAJ S. NARAYAN VIATOR SAPEZHNIKOV MICHAEL J. SCHOBEL ELINA TETELBAUM ERICA E. BONNETT LAUREN M. KOFKE ZACHARY S. PODOLSKY RACHEL B. REISBERG MARK A. STAGLIANO CYNTHIA FERNANDEZ LUWERMANN OHRISTINA C. MA NOAH B. YAVITZ

COUNSEL DAVID N: ADLERSTEIN NAI SUMITA AHUJA MAI AMANDA K. ALLEXON CAA LOUIS J. BARASH J.A FRANCO CASTELJ ALI FRANCO CASTELJ ALI PAMELA EHRENKRANZ S.C KATHRYN GETLES ATWA JEF

ADAM M. GOGOLAK

NANCY B. GREENBAUM MARK A. KOENIG CARMEN X.W. LU J. AUSTIN LYONS ALICIA C. McCARTHY NEIL M. SNYDER S. CHRISTOPHER SZCZERBAN JEFFREYA WATIKER

DIRECT DIAL: (212) 403-1329 E-MAIL: WDSAVITT@WLRK.COM

August 26, 2022

Karen Colangelo, Esq. Senior Director, Head of Global Litigation, Regulatory, and Competition Twitter, Inc. 1355 Market Street Suite 900 San Francisco, CA 94103

Dear Karen:

I've attached our invoice for work on the merger litigation from inception through July 31, 2022. Please let us know if there is anything further you need from us to have the bill put in line for payment.

We are very grateful for the opportunity to work with you and the whole Twitter team on this. With warm regards.

Sincerely,

TOIL

William Savitt

Enclosure

WACHTELL, LIPTON, ROSEN & KATZ

SI WEST SEND STREET NEW YORK, N.Y. 10019-6150

August 26, 2022

Twitter, Inc. 1355 Market Street Suite 900 San Francisco, CA 94103

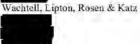
Attention: Karen Colangelo, Esq. Senior Director, Head of Global Litigation, Regulatory, and Competition

| For services rendered in connection with litigation preparation from inception through July 31, 2022 | \$5,613,238.65 |
|--|-------------------|
| Disbursements | 91,798.38 |
| Total | \$5,705,037.03 |
| | Invoice #: 423228 |

Wire Instructions

Bank:

ABA Number: For Further Credit To: Account Number: SWIFT for Foreign Wires: WLRK Federal I.D. Number: JPMorgan Chase Bank 270 Park Avenue 20th Floor New York, New York 10017



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Twitter, Inc. - Litigation Preparation Time/Disbursement Summary

June 13, 2022 through July 31, 2022

| Attorney/Timekeeper | Hours | Amount | |
|--------------------------|--------|------------|--|
| Jeffrey M. Wintner | 1.50 | 2,925.00 | |
| William D. Savitt | 282.70 | 522,995.00 | |
| Benjamin M. Roth | 100.13 | 165,206.25 | |
| Joshua A. Feltman | 64.00 | 105,600.00 | |
| Sarah K. Eddy | 286.18 | 457,894.00 | |
| Gregory E. Pessin | 88.20 | 136,710.00 | |
| Bradley R. Wilson | 288.50 | 461,600.00 | |
| Ryan A. McLeod | 414.88 | 622,320,00 | |
| Anitha Reddy | 95.00 | 142,500.00 | |
| Leo E. Strine, Jr. | 108.75 | 217,500.00 | |
| JB Kelly | 1.00 | 1,600.00 | |
| Adam M. Gogolak | 112.50 | 157,500.00 | |
| Claudia T. Morgan | 68.29 | 75,119.00 | |
| Adam L. Goodman | 122.30 | 152,875.00 | |
| David E. Kirk | 79.00 | 92,825.00 | |
| David P.T. Webb | 163.60 | 167,690.00 | |
| Kyle M. Diamond | 136.10 | 139,502.50 | |
| Remy K. Grosbard | 11.80 | 12,095.00 | |
| Zachary M. David | 277.00 | 256,225.00 | |
| Simon J. Williams | 201.24 | 186,147.25 | |
| Alexandra P. Sadinsky | 409.93 | 481,666.40 | |
| Brittany A. Fish | 130.00 | 107,250.00 | |
| Jessica L. Allen | 10.73 | 7,779.25 | |
| Donald J. Butterworth | 441.90 | 320,377.50 | |
| Charles M. Melman | 363.87 | 263,805.75 | |
| Adebola O.M. Olofin | 24.50 | 25,112.50 | |
| Yarek M. Smagowski | 5.90 | 2,950.00 | |
| Adabelle U. Ekechukwu | 52.00 | 48,100.00 | |
| Robinson C. Strauss | 203.05 | 86,296.25 | |
| Juan Rojas | 7.00 | 2,800.00 | |
| Kyaik P. Tan | 2.00 | 700.00 | |
| Fredrik D.Z. Hoosein | 3.50 | 1,225.00 | |
| Richard Y. Lam | 2.50 | 1,187.50 | |
| Soe Min | 1.00 | 350.00 | |
| Aaron R. Samaroo | 1.56 | 624.00 | |
| Shera Goldman | 10.40 | 3,120.00 | |
| Judith E. Thompson | 2.30 | 805.00 | |
| Lena Goldenberg | 31.50 | 9,450.00 | |
| Nancy R. McKay | 14.00 | 4,200.00 | |
| Mary Cronin | 19.80 | 5,940.00 | |
| Janice E. Henderson | 7.00 | 1,925.00 | |
| Danielle R. Brena | 9.40 | 2,585.00 | |
| Elizabeth Grunwald | 15.30 | 4,590.00 | |
| Janeen M. Byron | 7.40 | 2,220.00 | |
| Kelum S. Wick | 2.94 | 1,176.00 | |
| Jed L. Garfunkel | 0.70 | 332.50 | |
| Nathanial P. Graham | 128.30 | 41,697.50 | |
| Samuel Machado Velazquez | 13.00 | 4,225.00 | |
| Rotem Litinski | 4.00 | 1,300.00 | |
| Max B. Obmascik | 156.00 | 50,700.00 | |
| Lia C. Castillo | | | |

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Twitter, Inc. - Litigation Preparation Time/Disbursement Summary

| Attorney/Timekeeper | Hours | Amount | |
|-----------------------------|----------|----------------|--|
| Alice G. Burton | 23.50 | 7,637.50 | |
| Madison S. Lai | 29.19 | 9,486.75 | |
| Ari Gutenmacher | 3.50 | 1,137.50 | |
| Timothy M. Lobdell | 9.50 | 4.037.50 | |
| Andrew J. Alstodt | 18.00 | 5,850.00 | |
| Demirkan Coker | 23.00 | 7,475.00 | |
| Carolyn T. Vaca | 18.00 | 5,850.00 | |
| Madison B. Gagne | 9.25 | 3,006.25 | |
| Jin H. Qiu | 9.90 | 3,217.50 | |
| Livia Tam | 2.20 | 880.00 | |
| Ann Marie Ghany | 0.80 | 280.00 | |
| | 5,140.41 | 5,613,238.65 | |
| Description | | Amount | |
| Courier Service | | 137.61 | |
| Duplicating | | 1,710.75 | |
| Duplicating - Color | | 10,779.75 | |
| Duplicating/Velobinding/Tab | | 261.85 | |
| Travel - Local Attorneys | | 4,361.48 | |
| Travel - Package Delivery | | 320.96 | |
| Travel - Local Staff | | 428.46 | |
| Travel - Out of Town Attys | | 398.90 | |
| Proofreading | | 2,261.25 | |
| Library-Westlaw Recovery | | 47,351.43 | |
| Word Processing | | 1,215.00 | |
| Library Database Research | | 1,292.13 | |
| Library-Lexis Research | | 7,818.05 | |
| Meals - Attorneys | | 6,288.92 | |
| Meals - Paralegals | | 22.91 | |
| Meals - Support Staff | | 75.13 | |
| Meals - Conference | | 837.24 | |
| Miscellaneous | | 126.00 | |
| O/S Library | | 87.60 | |
| O/S Other Service Co. Fees | | 4.76 | |
| O/S Obtain Court Documents | | 4,988.20 | |
| Duplicating Overtime | | 200.00 | |
| Duplicating Double-Time | | 55.00 | |
| Secretarial Overtime | | 75.00 | |
| Secretarial Double-Time | | 700.00 | |
| Total Disbursements | | 91,798.38 | |
| Total | | \$5,705,037,03 | |
| | | | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------------------------------|--|
| 06/13/2022 | Benjamin M. Roth | 1.80 | 2,970.00 | Review documents to get up to speed; interal conversations |
| | Leo E. Strine, Jr. | 6.00 | 12,000.00 | Prepare for meeting with prospective client Twitter. |
| | Kyle M. Diamond | 1.20 | 1,230,00 | · · · · · · · · · · · · · · · · · · · |
| | Benjamin M. Roth | 4.05 | and a second second second second | Review transaction documents, internal coordination and attend introductory video meeting with client |
| 06/14/2022 | Leo E. Strine, Jr. | 4.50 | 9,000.00 | Review and synthesize key parts of the merger agreement and commitment letters, and send thoughts regarding implications for strategy to members of team; introductory call with company. |
| 06/14/2022 | Kyle M. Diamond | 2.50 | 2,562.50 | Background. |
| | Benjamin M. Roth | 0.90 | 1,485.00 | Background research; review of documents |
| | Kyle M. Diamond | 1.20 | 1,230.00 | |
| | William D. Savitt | 3.00 | 5,550.00 | review documents; chron; t/c client team; issue identification |
| 06/16/2022 | Benjamin M. Roth | 0.90 | 1,485.00 | Attend introductory kickoff videoconference to hear current litigation and regulatory matters and organize for current project. |
| 06/16/2022 | Sarah K. Eddy | 0.40 | 640.00 | intro call w/client; doc requests |
| 06/16/2022 | Ryan A. McLeod | 3.68 | 5,520.00 | review background materials; meetings with team |
| 06/16/2022 | Leo E. Strine, Jr. | 3.50 | 7,000.00 | Additional work synthesizing initial thoughts on strategy, issues, diligence needed, and preparation for and call with client regarding situation and prospective litigation. |
| 06/16/2022 | Kyle M. Diamond | 2.12 | 2,173.00 | Meeting. |
| 06/16/2022 | Alexandra P. Sadinsky | 6.40 | 7,520.00 | Factual analysis |
| 06/16/2022 | Donald J. Butterworth | 2,60 | 1,885.00 | Coordinate with IT team to prepare logistics for working team. Review public filings and related materials. |
| 06/16/2022 | Lena Goldenberg | 1.00 | 300.00 | Research and filings pull for A. Sadinsky |
| 06/17/2022 | William D. Savitt | 2.50 | 4,625.00 | review filings; review documents; issues/research; AG matters |
| 06/17/2022 | Benjamin M. Roth | 0.23 | 371.25 | Review communications between Twitter and Musk counsel |
| 06/17/2022 | Sarah K. Eddy | 4.00 | 6,400.00 | review background docs; correspondence re legal theories |
| 06/17/2022 | Gregory E. Pessin | 3.00 | 4,650.00 | |
| 06/17/2022 | Ryan A. McLeod | 3.92 | 5,880.00 | research; investigation of background and facts; colloquy with team |
| 06/17/2022 | Leo E. Strine, Jr. | 2.00 | 4,000.00 | Work on theories of the case and research angles. |
| 06/17/2022 | Kyle M. Diamond | 1.88 | 1,927.00 | Meeting. |
| 06/17/2022 | Alexandra P. Sadinsky | 8.00 | 9,400.00 | Factual analysis |
| 06/17/2022 | Donald J. Butterworth | 10.20 | 7,395.00 | Confer with Alex Sadinsky re initial steps for matter. Review public filings, news reports, and related materials. Prepare initial working chronology. |
| 06/18/2022 | William D. Savitt | 2.00 | 3,700.00 | chron; info request issue; diligence issue; review materials received |
| 06/18/2022 | Benjamin M. Roth | 1.13 | 1,856.25 | Internal organization and taking stock meeting; various emails with ideals and questions |
| 06/18/2022 | Sarah K. Eddy | 3.54 | 5,670.00 | review documents; correspondence w/team; team mtg |
| 06/18/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| 06/18/2022 | Ryan A. McLeod | 5.81 | 8,720.00 | research; background reading; coordination calls re efforts and research |
| 06/18/2022 | Leo E. Strine, Jr. | 3.00 | 6,000.00 | Review timeline, consider damages/remedy implications, team meeting send thoughts regarding potential arguments, and response of company to buyer's recent letter. |
| 06/18/2022 | Kyle M. Diamond | 2.50 | 2,562.50 | Meeting. |
| | Alexandra P. Sadinsky | 2.80 | 3,290.00 | Strategy |
| | Donald J. Butterworth | 5.60 | 4,060.00 | Team call re initial litigation prep strategy. Update working matter chronology; review public documents and documents received from client as relevant to same. Review public filings as relevant to correspondence with Sarah Eddy & Ryan McLeod. |
| 06/18/2022 | Charles M. Melman | 5.24 | 3,799.00 | Call with team and review of case materials, including team's emails ar relevant agreements and client communications. |

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Twitter, Inc. - Litigation Preparation Time Detail

| 06/19/2022 William D. Savitt1.502,775.00chron; doe review; correspondence06/19/2022 Benjamin M. Roth0.901,485.00Internal emails and review of docur06/19/2022 Same K. Eddy1.201.920.00adds w/taam & Kyley approximation | ments |
|--|---|
| 06/19/2022 Benjamin M. Roth 0.90 1,485,00 Internal emails and review of docur | ments |
| - 방법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법법 | ce re legal theories |
| 06/19/2022 Sarah K. Eddy 1.20 1,920,00 calls w/team & Kyle; corresponden | |
| 06/19/2022 Gregory E. Pessin 1.00 1,550.00 | |
| 06/19/2022 Ryan A. McLeod 2.56 3,840.00 research; team calls and meetings; 1 | review and comment on materials |
| 06/19/2022 Leo E. Strine, Jr. 4.00 8,000.00 Prepare memo regarding theories/th colleagues concerning strategic and of MAE clause and other remedial i response to most recent Musk letter | tactical issues, including meaning issues; comments on proposed |
| 06/19/2022 Kyle M. Diamond 1.50 1,537.50 Meeting. | |
| 06/19/2022 Alexandra P. Sadinsky 11.00 12,925.00 Strategy | |
| 06/19/2022 Donald J. Butterworth 5.90 4,277.50 Review and revise draft information call. Review and revise matter chro | |
| 06/19/2022 Charles M. Melman 13.80 10,005.00 Research and summary memorandu Internal call regarding same, and sta | um on topics for case memo. |
| 06/20/2022 Jeffrey M. Wintner 1.00 1,950.00 | |
| 06/20/2022 William D. Savitt 2.30 4,255.00 AG matters; correspondence; review | w research; case memo |
| 06/20/2022 Benjamin M. Roth 1.35 2,227.50 Review interviews and articles about theories and possible issues | ut EM; internal discussions re: |
| 06/20/2022 Sarah K. Eddy 6.56 10,496.00 review materials; mtg w/RAM & A mechanics of agt, enforcement optic | |
| 06/20/2022 Gregory E. Pessin 2.00 3,100.00 | |
| 06/20/2022 Ryan A. McLeod 9.52 14,280.00 research for potential litigation; team | m meetings |
| 06/20/2022 JB Kelly 0.50 800.00 Call with W Savitt and J Wintner re | e: AG issues with Twitter |
| 06/20/2022 Kyle M. Diamond 1.50 1,537.50 Meetings. | |
| 06/20/2022 Alexandra P. Sadinsky 0.20 235.00 Strategy | |
| 06/20/2022 Donald J. Butterworth 10.70 7,757.50 Call with client re AG investigation call re relevant contractual provisio review public documents and docur relevant to same. Legal research re potential litigation. Prepare summa | ments received from client as potential affirmative argument for |
| 06/20/2022 Charles M. Melman 10.17 7,373.25 Research on prevention doctrine, ca notes for team afterward, review of hoc tasks. | all with team and preparation of |
| 06/20/2022 Shera Goldman 1.10 330.00 Sadinsky, A - obtain court does and | I books |
| 06/20/2022 Shera Goldman 0.60 180.00 Mehlman, C - obtain court does and | |
| 06/21/2022 Jeffrey M. Wintner 0.50 975.00 | en e |
| 06/21/2022 William D. Savitt 3.30 6,105.00 | |
| 06/21/2022 Benjamin M. Roth 1.35 2,227.50 Review interviews and articles about theiries and possible issues | ut EM; inter discussions re: |
| 06/21/2022 Sarah K. Eddy 6.40 10,240.00 mtg w/deal lawyers; read materials | & cases |
| 06/21/2022 Gregory E. Pessin 3.00 4,650,00 | |
| 06/21/2022 Ryan A. McLeod 7.12 10,680.00 research for potential litigation; pre with deal teams | pare for call with deal teams; call |
| 06/21/2022 Leo E. Strine, Jr. 2.00 4,000.00 Work on strategy/remedial issues. | |
| 06/21/2022 JB Kelly 0.50 800.00 Call with K martin W Savitt J Wint | tner re: AG strategy |
| 06/21/2022 Alexandra P. Sadinsky 8.06 9,475.20 Strategy | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-------------------------|-------|----------------|---|
| Date | Hante | Hours | <u>remount</u> | <u>Description</u> |
| 06/21/2022 | 2 Donald J. Butterworth | 11.00 | 7,975.00 | arguments in potential litigation and timing considerations. Prepare summary of same for case memorandum. Confer with Alex Sadinsky I same. Review and revise matter chronology. Review and revise draft memorandum on specific contractual obligation, and correspond with Alex Sadinsky re same. |
| 06/21/2022 | 2 Charles M. Melman | 10.84 | 7,859.00 | Research on prevention doctrine and draft of corresponding section of case memo. Analysis of relevant contract provisions. Handling ad hoc requests. |
| 06/21/2022 | 2 Shera Goldman | 0.60 | 180.00 | Sadinsky, A - obtain court docs and articles |
| 06/21/2022 | 2 Janeen M. Byron | 0.50 | 150.00 | Reference request for A. Sadinsky |
| 06/22/2022 | 2 William D. Savitt | 3.50 | 6,475.00 | review other briefs (220; 203); retention issue; remedies issue; prevention doctrine |
| | 2 Benjamin M. Roth | 1.80 | 2,970.00 | |
| | 2 Sarah K. Eddy | 3.20 | 5,120.00 | meet re debt covenants; meet w/WS & STB re information requests; review materials |
| | 2 Gregory E. Pessin | 3.00 | 4,650.00 | and the second |
| | 2 Ryan A. McLeod | 7.92 | 11,880.00 | research alternative damages theories; team meetings; review documents; attention to strategy and production process |
| | 2 Leo E. Strine, Jr. | 1.25 | 2,500.00 | Consider issues relevant to consent request; provide feedback regarding same and regarding 220 complaint focusing on recast. |
| | 2 Alexandra P. Sadinsky | | 13,235.20 | Strategy |
| 06/22/2022 | 2 Donald J. Butterworth | 10.30 | 7,467,50 | Team call re debt commitment letter issues. Legal and factual research relevant to case memorandum. Draft and revise relevant sections of case memorandum; confer with Alex Sadinsky/Charlie Melman re sam Review and revise working matter chronology. |
| 06/22/2022 | 2 Charles M. Melman | 9.08 | 6,583.00 | Research and writing on the prevention doctrine and key cases applying the doctrine; meeting with teammate to discuss contract mechanics; call with team to discuss debt commitment letter mechanics. |
| 06/22/2022 | 2 Judith E. Thompson | 0.20 | 70,00 | Added individuals to case, sec and news alerts requested by D. Butterworth |
| 06/22/2022 | 2 Elizabeth Grunwald | 0.70 | 210.00 | Added attorneys to WAVO, SEC and Court alerts for company. (Eddy/R. McLeod) |
| 06/22/2022 | 2 Nathanial P. Graham | 0.40 | 130.00 | Discussed assignment to new matter with M. Willkens. |
| 06/23/2022 | 2 William D. Savitt | 3.30 | 6,105.00 | review does; prevention doctrine; request for reassurance; EM theories; zoom Wilmer Hale |
| 06/23/2022 | 2 Benjamin M. Roth | 0.90 | 1,485.00 | |
| 06/23/2022 | 2 Sarah K. Eddy | 1.60 | 2,560.00 | meet w/Wilmer; meet w/internal team re next steps; review materials & correspondence |
| 06/23/2022 | 2 Gregory E. Pessin | 2.00 | 3,100.00 | |
| 06/23/2022 | 2 Ryan A. McLeod | 5.52 | 8,280.00 | review research on prevention doctrine and best efforts; attention to Musk document requests; call with client re same; team meeting re research tasks |
| 06/23/2022 | 2 Leo E. Strine, Jr. | 4.50 | 9,000.00 | Review updated case strategy memo and provide detailed feedback; read new documents. |
| | 2 Kyle M. Diamond | 1.90 | 1,947.50 | Calls. |
| | 2 Alexandra P. Sadinsky | 6,34 | 7,444.80 | Strategy |
| 06/23/2022 | 2 Donald J. Butterworth | 10.40 | 7,540.00 | Team meetings re strategy. Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Revise working matter chronology. Coordinate organizational matters with paralegal team. |

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Twitter, Inc. - Litigation Preparation Time Detail

| | | | | 2011년 2012년 1월 19일 1월 19일 1월 19일 1월 20일 1월 19일 1 1월 19일 1월 19일 |
|------------------------------------|----------------------------|--|----------------------|--|
| Date | Name | Hours | Amount | Description |
| 06/23/2022 | Charles M. Melman | 8.34 | 6,046.50 | Research various Delaware law issues, drafted portions of case memorandum, and participated in team meeting re: strategy and next steps. |
| 06/23/2022 | Nathanial P. Graham | 3.30 | 1,072.50 | 1. So and the second se Second second sec |
| and the state of the second second | Nathanial P. Graham | 1.30 | 422.50 | Attended intro meeting to discuss tasks for matter with attorneys. |
| | Nathanial P. Graham | 0.20 | 65.00 | Added entries to chronology, per A. Sadinsky. |
| | William D. Savitt | 5.70 | 10,545.00 | review deposition; complaint outline; meet STB/ t/c MK; t/c Sorrells; |
| 06/24/2022 | Benjamin M. Roth | 1.80 | 2,970.00 | chron; key docs |
| | Sarah K. Eddy | 1.30 | 1,920.00 | review materials & correspondence |
| | Gregory E. Pessin | | 4,650.00 | review materials & correspondence |
| | | 3.00 | A PACTOR AND A STATE | to the standard state of the st |
| | Ryan A. McLeod | 8.96 | 13,440.00 | research; calls and colloquy; attention to financing issues |
| 06/24/2022 | Leo E. Strine, Jr. | 4.00 | 8,000.00 | Read new documents and Musk deposition transcript; provide feedback and suggested edits on next steps/communications regarding responding to information requests supposedly designed to help secure financing. |
| 06/24/2022 | Kyle M. Diamond | 3.50 | 3,587.50 | Meetings; research. |
| | Alexandra P. Sadinsky | 12,40 | 14,570.00 | strategy |
| | Donald J. Butterworth | 11.50 | 8,337.50 | Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Revise working matter chronology. Coordinate organizational matters with paralegal team. |
| 06/24/2022 | Charles M. Melman | 7.60 | 5,510.00 | Researched New York law on specific performance of debt financing obligations for case memorandum. Drafted portions of other sections of memorandum. Performed various ad hoc tasks. |
| 06/24/2022 | Danielle R. Brena | 2.20 | 605.00 | review and pull merger and court filings for K Diamond |
| 06/24/2022 | Nathanial P. Graham | 0.50 | 162.50 | Saved and organized zip file documents from WSGR, per A. Sadinsky. |
| 06/24/2022 | Nathanial P. Graham | 0.30 | 97.50 | Saved news articles, communications, and precedents to files, per A. Sadinsky. |
| 06/25/2022 | William D. Savitt | 4.10 | 7,585.00 | review correspondence; review chron; review docs; prepare responsive correspondence; themes/theories |
| 06/25/2022 | Benjamin M. Roth | 1.13 | 1,856.25 | |
| 06/25/2022 | Sarah K. Eddy | 1.44 | 2,304.00 | review correspondence & materials |
| | Gregory E. Pessin | 4.00 | 6,200.00 | |
| | Ryan A. McLeod | 6.32 | 9,480.00 | meetings re legal research and potential complaint drafting; review research on legal theories; calls re strategy |
| 06/25/2022 | Leo E. Strine, Jr. | 2.50 | 5,000.00 | Work on case theories/responses to information requests. |
| | Alexandra P. Sadinsky | 4.80 | 5,640.00 | strategy |
| | Donald J. Butterworth | 4.80 | 3,480.00 | Call re board presentation. Prepare slides for potential use at board presentation. Update matter chronology. Legal research relevant to case memo revision. Correspond with team re communications with EM. |
| 06/25/2022 | Charles M. Melman | 3.47 | 2,515.75 | Corresponded with team regarding outstanding items and drafted slides for board presentation concerning relevant cases. |
| 06/25/2022 | Janice E. Henderson | 0.10 | 27.50 | 그 것 것 같은 사이가 가락 방법에 들었던 것이 집에서 가장에서 이렇게 가락을 가지 않는 것이 없다. 이렇게 집에 있는 것은 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. |
| 06/25/2022 | Nathanial P. Graham | 1.60 | 520.00 | The second s |
| 06/26/2022 | William D. Savitt | 2.70 | 4,995,00 | prep committee meeting; correspondence re retention; correspondence re financing; case memorandum |
| | Section and a later of the | 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1. | | (c) a manufacture of the state of the sta |
| 06/26/2022 | Benjamin M. Roth | 1.13 | 1,856.25 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| 06/26/2022 Ryan A. McLood 5.84 8,760.00 revise slides for board presentation: colloquy with team re strategy; attention to case memora and complaint outline 06/26/2022 Loe E. Strine, Jr. 100 2,000.00 Work on case theories, board slide feedback. 06/26/2022 Donald J. Butterworth 10.74 12,014.00 Research. 06/26/2022 Donald J. Butterworth 2.86 2,073.56 Call with Alex Sadinsky and Charlie Memora restrategy. Review and presentation and corresponded/met with team restrategy. 06/26/2022 Charles M. Melman 2.86 2,073.56 Edited slides for board presentation and corresponded/met with team restrategy. 06/27/2022 Benjamin M. Roth 6.60 5.940.00 10.880.00 board mtg: mtg: mtg: w/ full WLRK team; mtg: re facts development: correspondence re various matters; review of materials; work on corplaint outline. 06/27/2022 Benjamin M. Roth 3.60 12,480.00 board mtg: mtg: wf full WLRK team; mtg: re facts development: correspondence re various matters; review of materials; work on corplaint outline. 06/27/2022 Gregory E. Pessin 8.00 12,400.00 For the strategy. 06/27/2022 Ryan A. McLood 10.32 15,400.00 For the strategy. 06/27/2022 Ryle M. Diamond 2.22 3,300.50 Memoraning <th>Date</th> <th>Name</th> <th><u>Hours</u></th> <th>Amount</th> <th>Description</th> | Date | Name | <u>Hours</u> | Amount | Description |
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| 06/22/2022 Lee E. Strine, Jr. 1.00 2,000.00 Work on case theories, board slide feedback: 06/26/2022 Alexandra P. Sadinsky 10,74 12,614.80 strategy 06/26/2022 Charles M. Melman 2.86 2,073.50 Falited slides for board presentation and corresponded/met with team about next steps. 06/27/2022 Charles M. Melman 2.86 2,073.50 Falited slides for board presentation and corresponded/met with team about next steps. 06/27/2022 Benjamin M. Roth 3.60 12,395.00 transaction committee; prep/follow up; mdau issues: expert research, doe review, case meniorandum; solvency issue; bankers 06/27/2022 Benjamin M. Roth 3.60 12,490.00 06/27/2022 Gregory E. Pessin 8.00 12,400.00 06/27/2022 Leo E. Strine, Jr. 7.00 12,400.00 06/27/2022 Leo E. Strine, Jr. 7.00 14,600.00 06/27/2022 Leo E. Strine, Jr. 7.00 12,400.00 06/27/2022 Leo E. Strine, Jr. 7.00 14,570.00 06/27/2022 Leo E. Strine, Jr. 7.00 14,600.00 06/27/2022 Kyle M. Diamond 3.22 3.300.50 06/27/2022 Leo E. Strine, Jr. 7.00 14,570.00 06/27/2022 Loe E. Strine, Jr. 7.00 14,570.0 | 06/26/2022 | Ryan A. McLeod | 5.84 | 8,760.00 | |
| 06/22/2022 Kyle M. Diamond 3.280 8.280.00 Research. 06/26/2022 Donald J. Butterworth 6.10 4.422.50 Call with Alex Sadinsky and Charlie Melman re strategy. Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Review working matter chronology. 06/26/2022 Charles M. Melman 2.86 2.073.50 filings and documents received from client/co-counsel re same. Review working matter chronology. 06/27/2022 William D. Savitt 6.70 12,395.00 massaction committee; prep/follow up; mdau issues; espert research, doe review; case memorandum; solvency issue; bankers 06/27/2022 Joshua A. Feltuna 2.60 4,125.00 06/27/2022 Joshua A. Feltuna 2.60 10,880.00 board mtg: mtg w/ full WLRK team; mtg re facts development; comploint outline; revise learnerspondence re various matters; review of materials, work on complaint outline 06/27/2022 Gregory E. Pessin 8.00 12,400.00 rem meetings; calls with co-counsel; calls with financial advisors; leads with socies to call weith socies to complaint outline; revise letter to Musk feedback to case theories outline; participate in team call, feedback to case theories to till, feedback to case theories outline; participate in team call, feedback to case to call with Musk feedback to case memorandum. Legal research, revise letter to Musk Fuser regarding requests for information. 06/27/2022 Kyle M. Diamond 2.10 2,152.50 Research | 06/26/2022 | Leo E. Strine, Jr. | 1.00 | 2.000.00 | |
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| 06/27/2022 Donald J. Butterworth11.308,192.50Call with banks re deal status. Prepare summary of same. Team meeting re litigation strategy. Call with WSGR re information request: Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Revise working matter chronology. Revise draft correspondence to EM re financing status. Call with Alex Sadinsky re additional research Conduct additional legal research.06/27/2022 Charles M. Melman8.976,503.25Researched topics for case memorandum and drafted corresponding portions of memorandum. Participated in team meetings, call with Wilson Sonsini to understand document universe, and call with bankers.06/27/2022 Robinson C. Strauss4.001,700.00Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same 06/27/2022 Nathanial P. Graham2.60845.00Hyperlinked complaint outline, added entries to chronology document from outline, and collected documents conveyed in emails, per A. Sadinsky.06/27/2022 Nathanial P. Graham5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 William D. Savitt5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 Joshua A. Feltman3.155,197.5006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Kyle M. Diamond | 2.10 | 2,152.50 | Research. |
| meeting re litigation strategy. Call with WSGR re information request: Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Revise working matter chronology. Revise draft correspondence to EM re financing status. Call with Alex Sadinsky re additional research Conduct additional legal research. 06/27/2022 Charles M. Melman 8.97 6,503.25 Researched topics for case memorandum and drafted corresponding portions of memorandum. Participated in team meetings, call with Wilson Sonsini to understand document universe, and call with bankers. 06/27/2022 Danielle R. Brena 0.90 247.50 pull stock prices for A sadinsky 06/27/2022 Nathanial P. Graham 5.00 1,625.00 Drafted comparative stock price reaction charts, per A. Sadinsky. 06/27/2022 William D. Savitt 5.00 1,625.00 Drafted comparative stock price reaction charts, per A. Sadinsky. 06/28/2022 William D. Savitt 5.10 10,175.00 banker call; further JPM call; review projections; review law projection 06/28/2022 Sarah K. Eddy 3.20 5,120.00 work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Alexandra P. Sadinsky | 12.40 | 14,570.00 | strategy |
| 06/27/2022 Robinson C. Strauss4.001,700.00Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same pull stock prices for A sadinsky06/27/2022 Danielle R. Brena0.90247.50pull stock prices for A sadinsky06/27/2022 Nathanial P, Graham2.60845.00Hyperlinked complaint outline, added entries to chronology document from outline, and collected documents conveyed in emails, per A. Sadinsky.06/27/2022 Nathanial P. Graham5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 William D. Savitt5.5010,175.00banker call; further JPM call; review projections; review law projection 3,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with client; call w/Charlie; call w/Wilmer | | | | | Call with banks re deal status. Prepare summary of same. Team meeting re litigation strategy. Call with WSGR re information request: Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Revise working matter chronology. Revise draft correspondence to EM re financing status. Call with Alex Sadinsky re additional research |
| 06/27/2022 Danielle R. Brena0.90247.50prepared excel calculations sheets, emails w/ N. Graham re same06/27/2022 Nathanial P. Graham2.60845.00Hyperlinked complaint outline, added entries to chronology document from outline, and collected documents conveyed in emails, per A. Sadinsky.06/27/2022 Nathanial P. Graham5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 William D. Savitt5.5010,175.00banker call; further JPM call; review projections; review law projection06/28/2022 Benjamin M. Roth3.155,197.503,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Charles M. Melman | 8.97 | 6,503.25 | portions of memorandum. Participated in team meetings, call with Wilson Sonsini to understand document universe, and call with |
| 06/27/2022 Danielle R. Brena0.90247.50pull stock prices for A sadinsky06/27/2022 Nathanial P. Graham2.60845.00Hyperlinked complaint outline, added entries to chronology document from outline, and collected documents conveyed in emails, per A. Sadinsky.06/27/2022 Nathanial P. Graham5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 William D. Savitt5.5010,175.00banker call; further JPM call; review projections; review law projection06/28/2022 Benjamin M. Roth3.155,197.503,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Robinson C. Strauss | 4.00 | 1,700.00 | |
| 06/27/2022 Nathanial P. Graham2.60845.00Hyperlinked complaint outline, added entries to chronology document from outline, and collected documents conveyed in emails, per A. Sadinsky.06/27/2022 Nathanial P. Graham5.001,625.00Drafted comparative stock price reaction charts, per A. Sadinsky.06/28/2022 William D. Savitt5.5010,175.00banker call; further JPM call; review projections; review law projection06/28/2022 Benjamin M. Roth3.155,197.5006/28/2022 Joshua A. Feltman2.003,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Danielle R. Brena | 0.90 | 247.50 | |
| 06/28/2022 William D. Savitt5.5010,175.00banker call; further JPM call; review projections; review law projection06/28/2022 Benjamin M. Roth3.155,197.5006/28/2022 Joshua A. Feltman2.003,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/27/2022 | Nathanial P. Graham | 2.60 | 845,00 | from outline, and collected documents conveyed in emails, per A. Sadinsky. |
| 06/28/2022 Benjamin M. Roth3.155,197.5006/28/2022 Joshua A. Feltman2.003,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | | | | 1,625.00 | |
| 06/28/2022 Joshua A. Feltman2.003,300.0006/28/2022 Sarah K. Eddy3.205,120.00work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/28/2022 | William D. Savitt | 5.50 | | banker call; further JPM call; review projections; review law projection |
| 06/28/2022 Sarah K. Eddy 3.20 5,120.00 work on document collection; meet with team; meet with client; call w/Charlie; call w/Wilmer | 06/28/2022 | Benjamin M. Roth | 3.15 | 5,197.50 | |
| w/Charlie; call w/Wilmer | 06/28/2022 | Joshua A. Feltman | 2.00 | 3,300.00 | |
| 06/28/2022 Gregory E. Pessin 3.00 4,650.00 | | | 3.20 | 5,120.00 | |
| | 06/28/2022 | Gregory E. Pessin | 3.00 | 4,650.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 06/28/2022 | Ryan A. McLeod | 8.96 | 13,440.00 | team meetings; zoom with client; research; review complaint outline; draft letters to opposing counsel |
| 06/28/2022 | Leo E. Strine, Jr. | 3.50 | 7,000.00 | Work on responses regarding financing efforts, understanding financial cases and their relationship to DCL; communications with team regarding same. |
| 06/28/2022 | Kyle M. Diamond | 2.10 | 2,152.50 | Meetings. |
| | Alexandra P. Sadinsky | 9.26 | 10,885.20 | Strategy |
| 06/28/2022 | Donald J. Butterworth | 9.60 | 6,960.00 | Team meetings re litigation strategy and financing status. Review and revise case memorandum. Legal research re same. Review public filings and documents received from client/co-counsel re same. Review and revise draft correspondence to EM. Draft letter to EM re consent requests, and confer with Ryan McLeod re same. |
| 06/28/2022 | Charles M. Melman | 10.09 | 7,315.25 | Participated in multiple meetings and calls with bankers, other counsel. and internal team. Merged material from external counsel's case chronology to our chronology. |
| 06/28/2022 | Robinson C. Strauss | 1,80 | 765.00 | Per APS requests re stock price reaction charts: edited charts and updated calculations sheets. Review of internal case summary/chron, case organization and recent atty requests/AWP. |
| 06/28/2022 | Juan Rojas | 1.85 | 740.00 | 그는 것이 가지 않는 것이 같아요. 그는 것이 있는 것이 같아요. 그는 그는 것이 같아요. 그는 것 |
| 06/28/2022 | Elizabeth Grunwald | 0.70 | 210.00 | Pulled post-trial briefs in DE Chancery case. (Sadinsky/Graham) |
| 06/28/2022 | Nathanial P. Graham | 0.10 | 32.50 | Circulated new related litigation filings, per A. Sadinsky. |
| 06/28/2022 | Nathanial P. Graham | 0.30 | 97.50 | Located commitment letter document on database, per A. Sadinsky. |
| 06/28/2022 | Nathanial P. Graham | 0.10 | 32.50 | Updated cast of characters document, per A. Sadinsky. |
| 06/29/2022 | William D. Savitt | 6.90 | 12,765.00 | complaint; research; financing matter; case memo; em comms; retention issue; Joele Frank; diligence |
| 06/29/2022 | Benjamin M. Roth | 3.15 | 5,197.50 | |
| 06/29/2022 | Joshua A. Feltman | 3.00 | 4,950.00 | |
| 06/29/2022 | Sarah K. Eddy | 5.84 | 9,344.00 | meetings; calls; complaint; review materials; correspondence |
| 06/29/2022 | Gregory E. Pessin | 4.50 | 6,975.00 | |
| 06/29/2022 | Ryan A. McLeod | 10.88 | 16,320.00 | attention to complaint drafting; team meetings; review letters; draft letter to opposing counsel; calls with co-counsel |
| 06/29/2022 | Leo E. Strine, Jr. | 2.50 | 5,000,00 | Work on information response, finance/solvency, case strategy issues, team meeting. |
| 06/29/2022 | Claudia T. Morgan | 0.60 | 660.00 | Collection related communications |
| | Kyle M. Diamond | 1.30 | 1,332.50 | Meeting. |
| | Alexandra P. Sadinsky | 6.40 | 7,520.00 | Strategy |
| 06/29/2022 | Donald J. Butterworth | 10.80 | 7,830.00 | Team meetings re deal status, complaint drafting, and overall litigation strategy. Meet with Ryan McLeod re additional correspondence to EM. Revise draft correspondence to EM. Legal research re relevant contractual provisions; prepare summary of same. Coordinate with paralegals re organizational matters. |
| 06/29/2022 | Charles M. Melman | 10.25 | 7,431.25 | Participated in several internal meetings and calls regarding drafting of complaint, document collection and review, and the status of outstanding tasks. Continued merging external counsel's case chronology with our own. Participated in call with client regarding document collection and review. Drafted list of custodians and media for collection and review. |
| 06/29/2022 | Robinson C. Strauss | 3.50 | 1,487.50 | APS requests |
| | Fredrik D.Z. Hoosein | 3.00 | 1,050.00 | Processed data using relativity, created images for attorney review, performed database indexing |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|-----------------|-----------------------|-------|-----------|---|
| 06/29/2022 | Richard Y. Lam | 0.80 | 380.00 | Attend conference call regarding collection and hosting of data in Relativity, coordinate processing of initial set of data for case team review. |
| 06/29/2022 | Judith E. Thompson | 0,50 | 175,00 | Searched for tweets for a specific entity and individual for Nicole Hovatter (SA) |
| 06/29/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Pulled document in DE Chancery case. (N. Graham) |
| 06/29/2022 | Jed L. Garfunkel | 0.70 | 332.50 | Call with C. Melman and A. Sadinsky to discuss upcoming litigation preparation. |
| 06/29/2022 | Nathanial P. Graham | 0.20 | 65.00 | Saved new diligence tracker, circulated complaint, and set up case alerts for new litigation, per A. Sadinsky. |
| 06/29/2022 | Nathanial P. Graham | 5.20 | 1,690.00 | Drafted new comparative stock price reaction charts, per A. Sadinsky. |
| 06/29/2022 | Nathanial P. Graham | 1.10 | 357.50 | Collected post-transaction communications and emails conveying documents, per A. Sadinsky. |
| 06/30/2022 | William D. Savitt | 7.10 | 13,135.00 | complaint; research; financing matter; case memo; comms; retention issue; consents; diligence; call readout |
| | Benjamin M. Roth | 2.70 | 4,455.00 | |
| ALC: NOT STORES | Joshua A. Feltman | 7.00 | 11,550.00 | |
| | Sarah K. Eddy | 6.32 | 10,112.00 | calls & meetings re litigation & documents; review materials |
| | Gregory E. Pessin | 4.50 | 6,975.00 | |
| 06/30/2022 | Ryan A. McLeod | 10.72 | 16,080.00 | calls and zooms with client and co-counsel; call with PR firm; attentior to correspondence with opposing counsel; review documents; meetings re strategy |
| 06/30/2022 | Leo E. Strine, Jr. | 2.00 | 4,000.00 | Provide feedback on consent, information request issues; read new documents. |
| 06/30/2022 | Claudia T. Morgan | 0.97 | 1,067.00 | Communications re: preservation notice and logistics, collection searches |
| | Alexandra P. Sadinsky | 12.00 | 14,100.00 | Strategy |
| 06/30/2022 | Donald J. Butterworth | 10.10 | 7,322.50 | Call with WSGR/STB re responses to information requests. Discuss further correspondence with EM with Ryan McLeod. Prepare summar of current status of information requests and comms with EM. Revise working task list. Call with client re retention program and related issues. Prepare draft correspondence re same. |
| 06/30/2022 | Charles M. Melman | 10.52 | 7,627.00 | Prepared comprehensive task list and plan of attack for matters assigned to me. Met internally and with client regarding next steps for document collection and review. Prepared list of search terms for clien to run on emails of custodians. |
| 06/30/2022 | Robinson C. Strauss | 7.00 | 2,975.00 | APS binder/info requests |
| 06/30/2022 | Kyaik P. Tan | 1.50 | 525.00 | Imported data into processing engines, OCR'd docs, created images, exported data for attorney review.loaded data to Relativity. loaded data to legal hold workspace. |
| 06/30/2022 | Richard Y. Lam | 0.40 | 190.00 | Update ALS project management documentation to track cases status. |
| | Aaron R. Samaroo | 0.19 | 76.00 | Prepare electronic documents in the document review repository for first pass attorney review and analysis as requested by C. Melman. |
| 06/30/2022 | Aaron R. Samaroo | 0.09 | 36.00 | Prepare electronic documents for in the client's document review repository by answering attorney questions regarding pulling ~600 documents for attorney review and analysis as requested by C. Melman. |
| | Nathanial P. Graham | 1,50 | 487.50 | Saved post-transaction communications, public documents, and documents conveying emails. |
| | Nathanial P. Graham | 1.60 | 520.00 | Drafted and requested print and delivery of post-transaction communications binder, per A. Sadinsky. |
| | William D. Savitt | 6.30 | 11,655.00 | complaint; TRO; remedies; expedition; consents |
| 07/01/2022 | Benjamin M. Roth | 2.25 | 3,712.50 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 07/01/2022 | Joshua A. Feltman | 2.25 | 3,712.50 | |
| 07/01/2022 | Sarah K. Eddy | 7.04 | 11,264.00 | meetings & correspondence re document preservation & collection, complaint, and other workstreams; review materials |
| 07/01/2022 | Gregory E. Pessin | 3.00 | 4,650.00 | |
| | Bradley R. Wilson | 4.30 | 6,880.00 | |
| 07/01/2022 | Ryan A. McLeod | 7.92 | 11,880.00 | team meetings; calls with elient; prepare correspondence; coordination over data responses; diligence call |
| | Leo E. Strine, Jr. | 1.75 | 3,500.00 | Provide feedback on 10-Q issue, and review draft 10-Q. |
| | Alexandra P. Sadinsky | 9.20 | 10,810.00 | strategy |
| 07/01/2022 | Donald J. Butterworth | 10.90 | 7,902.50 | Team meeting to discuss strategy and potential complaint. Research re potential jurisdictional issues. Prepare draft correspondence for client use with buyer. Update working litigation task list. Update correspondence status summary. Call with STB re potential complaint Prepare and circulate summary of same. Prepare onboarding materials for new team members. Legal research re issues potentially relevant to complaint. |
| 07/01/2022 | Charles M. Melman | 9.52 | 6,902.00 | Handled various ad hoc tasks, participated in team meeting, updated task list, updated case chronology. |
| 07/01/2022 | Robinson C. Strauss | 2.00 | 850.00 | APS binder requests; organizing emails/case correspondence. |
| 07/01/2022 | Juan Rojas | 3.50 | 1,400.00 | Load document set to e-discovery database for attorney review per Charles Melman request |
| 07/01/2022 | Soe Min | 0.50 | 175.00 | Imported data into processing engines deduplicated files and loaded into Relativity for case team review as per Melman, Charles M. |
| 07/01/2022 | Aaron R. Samaroo | 0.59 | 236.00 | Prepare electronic documents in the document review repository for secure electronic transfer and attorney review and analysis as requested by C. Melman. |
| 07/01/2022 | Judith E. Thompson | 0,10 | 35.00 | Pulled governence info on a specific entity for Lutfah K. Subair |
| 07/01/2022 | Janeen M. Byron | 0.50 | 150.00 | Bloomberg request for A. Sadinsky |
| 07/01/2022 | Kelum S. Wick | 1.30 | 520.00 | Loading and updating meta data in Relativity workspace in order to update records with meta data from source vendor database and facilitate attorney review. |
| 07/01/2022 | Nathanial P. Graham | 0.40 | 130.00 | Updated cast of characters list, per A. Sadinsky. |
| 07/01/2022 | Nathanial P. Graham | 0.20 | 65.00 | Chronologized news articles and tabbed into a binder, per A. Sadinsky. |
| | Nathanial P. Graham | 2.10 | 682.50 | Drafted binder of merger agreement drafts, per A. Sadinsky. |
| 07/01/2022 | Nathanial P. Graham | 1.60 | 520.00 | Collected post-transaction communications, added to binder, and printed materials, per A. Sadinsky, B. Savitt, and S. Eddy. |
| 07/02/2022 | William D. Savitt | 2.10 | 3,885.00 | TRO papers; remedies issue; expedition |
| | Sarah K. Eddy | 5.04 | 8,064.00 | calls & correspondence w/STB re docs; work on chron |
| | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 4.50 | 7,200.00 | |
| | Ryan A. McLeod | 1.44 | 2,160.00 | attention to complaint research; review research on financing |
| 07/02/2022 | Leo E. Strine, Jr. | 1.00 | 2,000.00 | Read updated chrono, and updates from Simpson Thacher & Bartlett re: chrono. |
| | Kyle M. Diamond | 3.78 | 3,874.50 | Research. |
| | Alexandra P. Sadinsky | 7.80 | 9,165.00 | strategy |
| 07/02/2022 | Donald J. Butterworth | 5.90 | 4,277.50 | Fact research relevant to complaint. Review documents received from client and co-counsel as relevant to potential complaint. Correspond with Brad Wilson and Alex Sadinsky re same, |
| 07/02/2022 | Charles M. Melman | 9.36 | 6,786.00 | |
| 07/02/2022 | Aaron R. Samaroo | 0.38 | 152.00 | Prepare electronic documents in the document review repository for "Do Not Produce"/"document characteristic" coding for attorney review and analysis as requested by C. Melman. |

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Twitter, Inc. - Litigation Preparation Time Detail

| 07/02/2022 Janice E. Henderson 0.80 220.00 Obtaining Tesla's SEC filings that Musk m 07/03/2022 William D. Savitt 1.40 2,590.00 Uc Coates; t/c Shannon; t/c Strine 07/03/2022 Benjamin M. Roth 0.45 742.50 review materials & correspondence; team of 07/03/2022 Bradley R. Wilson 4.50 7,200.00 review materials & correspondence; team of 07/03/2022 Ryan A. McLeod 3.12 4,680.00 call re background; review and comment of team meeting re research; coordination wit requests 07/03/2022 Kyle M. Diamond 3.20 3,280.00 Calls. 07/03/2022 Charles M. Melman 3.20 3,280.00 Calls. 07/03/2022 Charles M. Melman 8.90 6,452.50 Updated case chronology to remove duplic Assisted with complaint drafting and related org 07/03/2022 Charles M. Melman 0.50 175.00 Imported data into processing engines ded into Relativity for case team review as per 07/03/2022 Mary Cronin 0.40 120.00 pull closing prices and market cap number 07/03/2022 Mary Cronin 0.40 120.00 pull closing prices and market cap number 07/03/2022 Mary Cronin 0.40 120.00 pull closing prices and market cap number find podeast transcript for C. | |
|---|--|
| 07/03/2022William D. Savitt1.402,590.00t/c Coates; t/c Shannon; t/c Strine07/03/2022Benjamin M. Roth0.45742.5007/03/2022Gregory E. Pessin2.003,100.0007/03/2022Bradley R. Wilson4.507,200.0007/03/2022Leo E. Strine, Jr.1.252,500.0007/03/2022Leo E. Strine, Jr.1.262,500.0007/03/2022Charles M. Melman3.203,280.0007/03/2022Charles M. Melman8.906,452.5007/03/2022Charles M. Melman8.906,452.5007/03/2022Robinson C. Strauss0.75318.7507/03/2022Aaron R. Samaroo0.31124.0007/03/2022Mary Cronin0.3090.0007/03/2022Mary Cronin0.3090.0007/03/2022Mary Cronin0.3090.0007/03/2022Arif Gutenmacher1.7507/03/2022Arif Gutenmacher1.7507/03/2022Arif Gutenmacher1.7507/03/2022Arif Gutenmacher1.7507/03/2022Arif Gutenmacher1.750 | |
| 07/03/2022 Benjamin M. Roth 0.45 742.50 07/03/2022 Saralk K, Eddy 1.20 1.920.00 review materials & correspondence; team of 07/03/2022 Bradley R. Wilson 07/03/2022 Bradley R. Wilson 4.50 7,200.00 07/03/2022 Bradley R. Wilson 3.12 4,680.00 call re background; review and comment ot team meeting re research; coordination wit requests 07/03/2022 Leo E. Strine, Jr. 1.25 2,500.00 Work on potential remedy theories/emails regarding same. 07/03/2022 Kyle M. Diamond 3.20 3,280.00 Calls. 07/03/2022 Loo E. Strine, Jr. 7.10 5,147.50 Team meeting to discuss strategy and poter revise draft complaint. Review documents Coordinate with discovery vendor and Cha 07/03/2022 Charles M. Melman 8.90 6,452.50 Updated case chronology to remove duplic Assisted with complaint drafting and revie assisted with complaint for C Melman 07/03/2022 Aaron R. Samaroo 0.31 124.00 Prepare electronic documents in the docum attorney review and analysis as requested I response to Lighthouse vendor for the spec requested by C. Melman. 07/03/2022 Mary Cronin 0.40 120.00 Updated case framscript for C. Melman 07/03/2022 Mary Cronin 0.40 1,755.00 Updated case p | , tet til stattaky, |
| 07/03/2022 Sarah K. Eddy1.201.920.00review materials & correspondence; team of07/03/2022 Gregory E. Pessin2.003,100.0007/03/2022 Bradley R. Wilson4.507,200.0007/03/2022 Ryan A. McLeod3.124,680.00call re background; review and comment of07/03/2022 Leo E. Strine, Jr.1.252,500.00Work on potential remedy theories/emails07/03/2022 Leo E. Strine, Jr.1.252,500.00Calls.07/03/2022 Loo E. Strine, Jr.1.252,500.00Calls.07/03/2022 Alexandra P. Sadinsky11.0012,925.00strategy07/03/2022 Charles M. Melman8.906,452.50Updated case chronology to remove duplic Assisted with complaint affing and revie07/03/2022 Robinson C. Strauss0.75318.75APS request re SEC filings and related org 07/03/2022 Aaron R. Samaroo0.3107/03/2022 Mary Cronin0.40120.00pull closing prices and market cap number orguested by C. Melman.07/03/2022 Mary Cronin0.401,755.00Updated comparative stock price reaction of characters, updated draft complaint, and hy sources from key events outline, per A. Sa07/03/2022 Ari Gutenmacher1.75568.75OT: Searching and Preparing Docs for Mo o7/04/2022 Gregory E. Pessin07/04/2022 Gregory E. Pessin0.20310.00310.0007/04/2022 Gregory E. Pessin0.20310.0007/04/2022 Leo E. Strine, Jr.0.751,500.0007/04/2022 Leo E. Strine, Jr.0.751,500.0007/04/2022 Leo E. Strine, Jr.0.75< | |
| 07/03/2022 Gregory E. Pessin2.003,100.0007/03/2022 Bradley R. Wilson4.507,200.0007/03/2022 Ryan A. McLeod3.124,680.0007/03/2022 Leo E. Strine, Jr.1.252,500.0007/03/2022 Kyle M. Diamond3.203,280.0007/03/2022 Alexandra P. Sadinsky11.0012,925.0007/03/2022 Charles M. Melman8.906,452.5007/03/2022 Robinson C. Strauss0.7507/03/2022 Robinson C. Strauss0.7507/03/2022 Alaron R. Samaroo0.3107/03/2022 Mary Cronin0.4007/03/2022 Mary Cronin0.4007/03/2022 Nathanial P. Graham5.4007/03/2022 Nathanial P. Graham5.4007/03/2022 Kari K. Eddy0.4107/03/2022 Nathanial P. Graham5.4007/03/2022 Nathanial P. Graham5.4007/04/2022 Killiam D. Savitt1.2007/04/2022 Kyle William D. Savitt1.2007/04/2022 Kyle William D. Savitt1.2007/04/2022 Kyle W. Wilson3.0007/04/2022 Leo E. Strine, Jr.0.7507/04/2022 Leo E. Strine | all |
| 07/03/2022 Bradley R. Wilson4.507.200.0007/03/2022 Ryan A. McLeod3.124,680.00call re background; review and comment o team meeting re research; coordination wit requests07/03/2022 Leo E. Strine, Jr.1.252,500.00Work on potential remedy theories/emails regarding same.07/03/2022 Kyle M. Diamond3.203,280.00Calls.07/03/2022 Loo E. Strine, Jr.1.10012,925.00Strategy07/03/2022 Donald J. Butterworth7.105,147.50Team meeting to discuss strategy and pote revise draft complaint. Review documents Coordinate with discovery vendor and Cha Assisted with complaint drafting and revie Assisted with complaint and hysis as requested I response to Lighthouse vendor for the spec requested by C. Melman.07/03/2022 Mary Cronin0.40120.00pull closing prices and market cap number of/04/2022 Mary Cronin07/03/20 | |
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| 07/03/2022 Kyle M. Diamond3.203,280.00Calls.07/03/2022 Alexandra P. Sadinsky11.0012,925.00strategy07/03/2022 Donald J. Butterworth7.105,147.50Team meeting to discuss strategy and pote revise draft complaint. Review documents Coordinate with discovery vendor and Cha Scoordinate with discovery vendor and Cha Assisted with complaint drafting and revie Assisted with complaint and hy sources from key events outline, per A. Sa 07/03/2022 Mary Cronin07/03/2022 Mary Cronin0.4007/03/2022 Mary Cronin0.4007/03/2022 Mary Cronin0.4007/03/2022 Mathanial P. Graham5.4007/04/2022 William D. Saviti1.201.202,220.0007/04/2022 Sarah K. Eddy0.640.641,024.0007/04/2022 Gregory E. Pessin0.200.20310.0007/04/2022 Ryan A. McLeod6.3207/04/2022 Leo E. Strine, Jr.0.7507/04/2022 Leo E. Strine, Jr.0.75 </td <td>nd t/c with William Savitt</td> | nd t/c with William Savitt |
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| financing letter; attention to follow up; rev requests 07/04/2022 Leo E. Strine, Jr. 0.75 1,500.00 Emails regarding potential communication purports to terminate. | |
| 07/04/2022 Leo E. Strine, Jr. 0.75 1,500.00 Emails regarding potential communication purports to terminate. | |
| 07/04/2022 Kyle M. Diamond 4.32 4,428.00 Analysis. | with banks if buyer |
| | |
| 07/04/2022 Alexandra P. Sadinsky 10.80 12,690.00 strategy | |
| 07/04/2022 Donald J. Butterworth 11.20 8,120.00 Call with Charlie Melman re document rev complaint. Review documents received fre relevant to complaint. | the second s |
| 07/04/2022 Charles M. Melman 10.17 7,373.25 Reviewed documents and corresponded wiregarding same. Assisted with complaint d organize case chronology. | |
| 07/04/2022 Robinson C. Strauss 0.75 318.75 APS info/doc requests. Review/organized | ase emails. |
| 07/05/2022 William D. Savitt 7.40 13,690.00 financing issues; complaint; scheduling; G | |
| 07/05/2022 Benjamin M. Roth 0.45 742.50 | |
| 07/05/2022 Joshua A. Feltman 5.00 8,250.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|--|
| 07/05/2022 | Sarah K. Eddy | 1.76 | 2,816.00 | call re complaint; review & comments on complaint; team mtg |
| 07/05/2022 | Gregory E. Pessin | 2.00 | 3,100.00 | |
| 07/05/2022 | Bradley R. Wilson | 9.00 | 14,400.00 | |
| 07/05/2022 | Ryan A. McLeod | 5.68 | 8,520.00 | Team meetings; draft letters re financing; attention to data requests; attention to task management; engagement with co-counsel |
| 07/05/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Read new documents regarding evolving discussions. |
| 07/05/2022 | Kyle M. Diamond | 1.34 | 1,373.50 | Calls. |
| 07/05/2022 | Alexandra P. Sadinsky | 9.60 | 11,280.00 | Strategy |
| 07/05/2022 | Donald J. Butterworth | 11,40 | 8,265.00 | Call regarding financing status. Team meeting to discuss strategy and potential complaint. Call with WSGR/STB re data requests. Update litigation team working task list. Review and revise draft complaint. Revise consent tracking document. Respond to factual requests from lit team. |
| 07/05/2022 | Charles M. Melman | 11.34 | 8,221.50 | Reviewed several buffered documents, updated case chronology, participated in call with Goldman Sachs re post-signing and prepare detailed summary, participated in team meeting and contributed to task list. |
| 07/05/2022 | Robinson C. Strauss | 4.00 | 1,700.00 | Various APS doc requests |
| | Lena Goldenberg | 0.80 | 240.00 | Research for A. Sadinsky |
| | Danielle R. Brena | 0.10 | 27.50 | article pulls for A Sadinsky |
| 07/05/2022 | Nathanial P. Graham | 0.30 | 97,50 | Saved and organized board documents, per A. Sadinsky. |
| 07/05/2022 | Nathanial P. Graham | 1.60 | 520.00 | Drafted binder of board documents, per A. Sadinsky. |
| | Nathanial P. Graham | 5.10 | 1,657.50 | Organized and collected communications, board documents, filings, and drafted binder of communications, per A. Sadinsky. |
| 07/05/2022 | Livia Tam | 0.90 | 360.00 | Reviewed and analyzed data, uploaded files to the network, edited load files and updated database |
| 07/05/2022 | Livia Tam | 0.30 | 120.00 | Updating case management media intake tracker in Relativity workspace |
| 07/06/2022 | William D. Savitt | 6.00 | 11,100.00 | chron; financial analysis; research matters; case strategy; complaint |
| 07/06/2022 | Benjamin M. Roth | 1.35 | 2,227.50 | |
| 07/06/2022 | Joshua A. Feltman | 2.00 | 3,300.00 | |
| 07/06/2022 | Sarah K. Eddy | 7.76 | 12,416.00 | mtgs w/team & client; correspondence; review materials & work product; calls w/WDS, BW, APS, CMM, DJB |
| | Gregory E. Pessin | 3.50 | 5,425.00 | |
| 07/06/2022 | Bradley R. Wilson | 8.10 | 12,960.00 | |
| 07/06/2022 | Ryan A. McLeod | 7.84 | 11,760.00 | Team meetings: prepare and revise correspondence; call with client re data requests; follow up from same; zoom with client re litigation strategy and status; prepare for same |
| 07/06/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Read new documents. |
| 07/06/2022 | Kyle M. Diamond | 1.20 | 1,230.00 | Calls. |
| 07/06/2022 | Simon J. Williams | 4.77 | 4,412.50 | Introductory calls with WDS, SKE, CMM; review of background documents (proxy, memo, draft complaint, chron) |
| 07/06/2022 | Alexandra P. Sadinsky | 15.00 | 17,625.00 | Strategy strategy |
| 07/06/2022 | Donald J. Butterworth | 12.30 | 8,917.50 | Team meeting to discuss strategy and potential complaint. Call with WSGR/STB re data requests. Respond to factual requests from lit team. Review and revise draft letter response to buyer. Review documents received from client and co-counsel. Update lit team working task list. Call with Ryan McLeod re letter responses and consent requests. Meet with Sarah Eddy and Charlie Melman re working matter chronology. Review and revise working matter chronology. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|--|
| 07/06/2022 | Charles M. Melman | 12.17 | 8,823.25 | Participated in: diligence review call with Goldman; team meeting; cal with partner and newly onboarded associate. Called newly onboarded associate to orient and discuss materials to be sent in welcome packet. Worked with e-discovery vendor to set up review of several thousand documents, and began review of same. |
| 07/06/2022 | Robinson C. Strauss | 4.25 | 1,806.25 | various APS requests |
| | Richard Y, Lam | 0.20 | 95.00 | [61] Schull R. M. H. S. William N. Research and the state of high scheme of the Active State of the Active Scheme State of the Scheme State of |
| 07/06/2022 | Elizabeth Grunwald | 1.50 | 450.00 | |
| 07/06/2022 | Kelum S. Wick | 1.30 | 520.00 | |
| 07/06/2022 | Kelum S. Wick | 0.17 | 68.00 | Updating case management media intake tracker in Relativity workspace. |
| 07/06/2022 | Nathanial P. Graham | 0.10 | 32,50 | Collected exhibit to complaint in related litigation, per S. Eddy, |
| 07/06/2022 | Alice G. Burton | 3.00 | | Helped Robinson fill out a chart with a cast of characters and their information. |
| 07/06/2022 | Livia Tam | 0.70 | 280.00 | Reviewed and analyzed data, uploaded files to the network, edited load files and updated database |
| 07/06/2022 | | 0.30 | 120.00 | workspace |
| | Ann Marie Ghany | 0.80 | 280.00 | Ran searches bases on file for case team review. Email correspondences with case team |
| | William D. Savitt | 9.50 | 17,575.00 | all counsel huddle; complaint; expedition; |
| | Benjamin M. Roth | 1.80 | 2,970.00 | |
| | Joshua A. Feltman | 2.25 | 3,712.50 | |
| | Sarah K. Eddy | 6.64 | 10,624.00 | mtgs w/counsel & elient & internal team re complaint & prep for litigation; work on complaint |
| | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 9.50 | 15,200.00 | |
| 07/07/2022 | Ryan A. McLeod | 5.84 | 8,760.00 | Calls with client; team meetings; prepare materials and correspondence; meeting re motion to expedite; attention to data requests; follow up on consent requests; attention to litigation strategy |
| 07/07/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Read new documents, comment on Goldman financing hypothetical, and provide feedback regarding third-party intel concerning financing markets and deals. |
| | Kyle M. Diamond | 1.40 | 1,435.00 | Calls. |
| 07/07/2022 | Simon J. Williams | 10,98 | 10,156.50 | Drafting discovery requests; ongoing review of background materials; reviewing diligence documents; call with Analysis Group; team meeting; search term drafting; compiling materials for John Coates |
| 07/07/2022 | Alexandra P. Sadinsky | 11.80 | 13,865.00 | Strategy |
| 07/07/2022 | Donald J. Butterworth | 12.00 | 8,700.00 | Team meeting to discuss strategy and potential complaint. Review documents received from client/co-counsel. Review and revise draft complaint. Update lit team working task list. Review documents received from client and co-counsel. Review and revise working matte chronology. Review materials received from co-counsel relevant to consent requests and prepare updated tracking document. Revise update to corporate/financing teams. Review related litigation filings. |
| 07/07/2022 | Charles M. Melman | 10.75 | 7,793.75 | Participated in two custodial interviews, reviewed 722 documents, and organized particularly important documents for future reference and transmission to team. Handled ad hoc requests from other team members, including contributing to update email to entire team. |

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Twitter, Inc. - Litigation Preparation Time Detail

June 13, 2022 through July 31, 2022

| Date | Name | <u>Hours</u> | Amount | Description |
|--------------------|-----------------------|--------------|-----------|--|
| 07/07/2022 | Robinson C. Strauss | 10.00 | 4,250.00 | APS requests |
| 07/07/2022 | Fredrik D.Z. Hoosein | 0.50 | 175.00 | Loaded incoming productions to relativity for case team review. |
| 07/07/2022 | Richard Y. Lam | 1,10 | 522.50 | Identify wrapper and duplicate emails and move them to a new secure folder and remove access to these documents for the case team, update family relationships for the remaining documents. |
| 07/07/2022 | Lena Goldenberg | 7.00 | 2,100.00 | Research and documents pull for A. Sadinsky, R. Strauss |
| 07/07/2022 | Mary Cronin | 0.30 | 90.00 | send exhbits to brief to A. Sadinsky |
| | Janice E. Henderson | 0.90 | 247.50 | specific performance in Delaware for N. Hovatter. |
| | Janeen M. Byron | 0.50 | 150,00 | |
| | Kelum S. Wick | 0.17 | 68.00 | facilitate attorney document review, as requested by C. Melman. |
| | Nathanial P. Graham | 3.50 | 1,137.50 | Saved communications and emails conveying documents, and reorganized precedents files, per A. Sadinsky. |
| August and a state | Alice G. Burton | 6.50 | 2,112.50 | Worked on populating the consolidated diligence tracker with info from previous spreadsheets. |
| | William D. Savitt | 8.00 | 14,800.00 | complaint; termination; response; see 1 ; doc matters; experts |
| | Benjamin M. Roth | 3.15 | 5,197.50 | |
| | Joshua A. Feltman | 5.50 | 9,075.00 | and the second sec |
| | Sarah K. Eddy | 9.20 | 14,720.00 | calls w/client & team; work on complaint |
| | Gregory E. Pessin | 2.00 | 3,100.00 | |
| | Bradley R. Wilson | 10.50 | 16,800.00 | Profestion data and the first of the second s |
| 07/08/2022 | Ryan A. McLeod | 7.12 | 10,680.00 | Revise letter re data requests; colloquy with team and co-counsel and client re same; attention to retention request; research re same; prepare letter re financing state |
| | Leo E. Strine, Jr. | 4.00 | 8,000.00 | Read new documents, including termination letter and SEC comment, emails with team regarding same; work on reaction to termination lette consider pro's and con's of seeking provisional relief. |
| | Kyle M. Diamond | 5.30 | 5,432.50 | |
| | Simon J. Williams | 12.15 | 11,238.75 | Drafting discovery requests; ongoing review of background materials; reviewing diligence documents; compiling materials for John Coates |
| | Alexandra P. Sadinsky | 13.06 | 15,350.20 | strategy |
| 07/08/2022 | Donald J. Butterworth | 13,40 | 9,715.00 | Call with Ryan McLeod re retention programs, and review/revise related draft correspondence. Update consent tracking document. Review and revise working matter chronology. Update lit team working task list. Review filings in related litigation. Call with client draft response to buyer. Review notice of purported termination and prepare summary of alleged breaches. Factual research re same. Review and revise draft complaint. Legal and factual research re same |
| 07/08/2022 | Charles M. Melman | 10.09 | 7,315.25 | Reviewed documents, prepared preliminary set of interrogatories, coordinated with other associate on same, coordinated with team to begin responding to adversary's purported termination notice. |
| 07/08/2022 | Robinson C. Strauss | 12.50 | 5,312.50 | Various requests |
| 07/08/2022 | Lena Goldenberg | 7.00 | 2,100.00 | Research and documents pull for R. Strauss, A. Sadinsky |
| 07/08/2022 | Nancy R. McKay | 1.00 | 300.00 | Court paper filings briefs and orders for D Butterworth |
| 07/08/2022 | Mary Cronin | 2.50 | 750.00 | Search for motions to expedite, TRO briefings or case schedule orders for R. Strauss |
| 07/08/2022 | Mary Cronin | 3.00 | 900.00 | pull case scheduling orders, motions to expedite briefing and rulings on MTE from cases for A. Sadinsky |
| | Janeen M. Byron | 0,50 | 150.00 | Case pull for A. Sadinsky |
| | Janeen M. Byron | 1.00 | 300.00 | Case research for R. Strauss |
| | Janeen M. Byron | 1.00 | 300.00 | Case research for N. Hovatter |
| 07/08/2022 | Nathanial P. Graham | 0.60 | 195.00 | Added to and organized precedents files, per A. Sadinsky. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|-----------|-------------------------|-------|-----------|--|
| 07/08/202 | 2 Alice G. Burton | 5.50 | 1,787.50 | Updated the progress tracker for the list of authorities being pulled for brief, also renamed several docs. |
| 07/09/202 | 2 William D. Savitt | 4.00 | 7,400.00 | committee meeting; complaint; MTE; experts; consents |
| | 2 Benjamin M. Roth | 2.25 | 3,712.50 | |
| | 2 Sarah K. Eddy | 13.60 | 21,760.00 | mtgs w/WSGR & STB & client; work on complaint |
| | 2 Gregory E. Pessin | 3.00 | 4,650.00 | and a set of the set o |
| | 2 Bradley R. Wilson | 12.70 | 20,320.00 | |
| | 2 Ryan A. McLeod | 11.92 | 17,880.00 | Attention to response letter; team meetings and calls; zooms with client; draft case memo; attention to discovery |
| 07/09/202 | 2 Leo E. Strine, Jr. | 4.50 | 9,000.00 | Work on pro's and con's of provisional relief; t/c regarding that issue as related to financing; comment on response to termination letter. |
| 07/09/202 | 2 Kyle M. Diamond | 8.20 | 8,405.00 | Complaint; letter. |
| | 2 Zachary M. David | 10.00 | 9,250.00 | Twitter-Musk litigation – read care package, complaint and motion to expedite |
| 07/09/202 | 2 Simon J. Williams | 5.76 | 5,328.00 | Drafting discovery requests; meeting with RAM; ongoing review of background materials |
| 07/09/202 | 2 Alexandra P. Sadinsky | 13.00 | 15,275.00 | strategy |
| | 2 Donald J. Butterworth | 10.80 | 7,830.00 | Call with Sarah Eddy re draft complaint. Review and revise working matter chronology. Review and revise draft complaint. Legal and factual research re same. |
| 07/09/202 | 2 Charles M. Melman | 11.49 | 8,330.25 | Created spreadsheet tracking negotiation history of merger agreement, performed various ad hoc research tasks, and participated in team call re: financing next steps. |
| 07/09/202 | 2 Robinson C. Strauss | 13.00 | 5,525.00 | various requests, coordinating |
| 07/09/202 | 2 Janice E. Henderson | 0.90 | 247.50 | Obtaining articles on temporary restraining orders to prevent a merger party from terminating a merger agreement for A. Sadinsky. |
| 07/09/202 | 2 Janice E. Henderson | 1.40 | 385.00 | Obtaining court documents for R. Strauss. |
| 07/09/202 | 2 Janice E. Henderson | 0.20 | 55.00 | Obtaining Osram Sylvania v. Townsend Ventures briefs S. Lambert. |
| 07/09/202 | 2 Janice E. Henderson | 0.70 | 192.50 | Obtaining two Delaware Chancery case documents for R. Strauss. |
| | 2 Rotem Litinski | 4,00 | 1,300.00 | |
| 07/09/202 | 2 Lia C. Castillo | 4.12 | 1,339.00 | Downloaded, organized and filed documents onto iManage from network drive |
| 07/09/202 | 2 Carolyn T. Vaca | 2.50 | 812.50 | On standby per Cheuk Lee and Robinson Strauss request for paralegal support. |
| | 2 Carolyn T. Vaca | 1.50 | | Quote checking for various documents per Robinson Strauss request. |
| | 2 Carolyn T. Vaca | 0.50 | | Managing files and converting transcripts to accessible pdfs per Robinson Strauss request. |
| | 2 Madison B. Gagne | 9.25 | 3,006.25 | |
| | 2 Jin H. Qiu | 4.40 | 1,430.00 | Standby and upload news articles to iManage |
| | 2 William D. Savitt | 5.00 | 9,250.00 | further meeting; complaint; MTE |
| | 2 Benjamin M. Roth | 4,50 | 7,425,00 | |
| | 2 Joshua A. Feltman | 4.00 | 6,600.00 | |
| | 2 Sarah K. Eddy | 12.80 | 20,480.00 | work on complaint; meetings w/client & team re strategy & complaint |
| | 2 Gregory E. Pessin | 4,00 | 6,200.00 | |
| | 2 Bradley R. Wilson | 9.50 | 15,200.00 | and the second strategies and the second strategies and |
| 07/10/202 | 2 Ryan A. McLeod | 10.88 | 16,320.00 | review and comment on complaint; review and comment on motion to expedite; attention to discovery requests; team meetings; calls with client; calls with WSGR; attention to correspondence with opposing counsel |
| 07/10/202 | 2 Leo E. Strine, Jr. | 4.50 | 9,000.00 | Comment on draft complaint and motion to expedite; emails regarding potential filing of 8-K, response. |
| 07/10/202 | 2 Kyle M. Diamond | 6.30 | 6,457.50 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|-------------|------------------------|--------------|-----------|---|
| 07/10/2022 | Zachary M. David | 10.00 | 9,250.00 | Twitter-Musk litigation – read care package, complaint and motion to expedite |
| 07/10/2022 | Simon J. Williams | 6.66 | 6,160.50 | Reviewing draft complaint; team calls; evaluating potential experts; revising discovery requests; reviewing precedent subpoenas and drafting third-party discovery requests |
| 07/10/2022 | Alexandra P. Sadinsky | 11.66 | 13,705.20 | strategy |
| | Donald J. Butterworth | 11.80 | 8,555.00 | Team meeting to discuss strategy and complaint. Call with client re same. Revise and prepare drafts of portions of the complaint. Legal and factual research re same. |
| 07/10/2022 | Charles M. Melman | 10.37 | 7,518.25 | Proofed, fact-checked, and substantively revised draft complaint; assisted in preparation of interrogatories; handled various ad hoc tasks related to the above. |
| 07/10/2022 | Robinson C. Strauss | 9.00 | 3,825.00 | Atty requests |
| 07/10/2022 | Shera Goldman | 1.10 | 330.00 | Williams, S - obtain tweet info |
| 07/10/2022 | Shera Goldman | 0.60 | 180.00 | Sadinsky, A - obtain court docs |
| 07/10/2022 | Shera Goldman | 0.60 | 180.00 | Graham, N - obtain court docs |
| 07/10/2022 | Mary Cronin | 1.20 | 360.00 | compile list of tweets for S. Williams |
| 07/10/2022 | Mary Cronin | 0.50 | 150.00 | pull stock prices and index prices from 1/1/2022 to 7/8/2022for A. Sadinsky |
| | Mary Cronin | 2,00 | 600.00 | Legal searches for DE cases for S. Lambert |
| 07/10/2022 | Mary Cronin | 3.00 | 900.00 | pull court documents and transcripts relating to orders on motion to expedite for A. Sadinsky and N. Hovatter, and orders of dismissal for N. Graham |
| 07/10/2022 | Nathanial P. Graham | 6.50 | 2,112.50 | Cite checked draft motion and collected precedent case documents, per A. Sadinsky and N. Hovatter. |
| 07/10/2022 | Lia C. Castillo | 5.30 | 1,722.50 | Downloaded, organized and filed documents to update folders. Analyzed brief to do a redline comparison of the document to ensure cohesion between markup documents |
| 07/10/2022 | Alice G. Burton | 4.00 | 1,300.00 | Was online to provide coverage/assistance for Twitter. |
| 07/10/2022 | Ari Gutenmacher | 1.75 | 568.75 | OT: Preparing Documents for Motion to Expedite |
| 07/10/2022 | Carolyn T. Vaca | 0.50 | 162.50 | Spreadsheet calculations relating to trial dates per Robinson Strauss request |
| 07/10/2022 | Carolyn T. Vaca | 5.00 | 1,625.00 | Standby per Robinson Strauss and Cheuk Lee request. |
| 07/10/2022 | | 5.50 | | Ready on standby and renamed files |
| 07/11/2022 | William D. Savitt | 12.50 | 23,125.00 | complaint; MTE; committee and board calls; prep and follow up |
| | Benjamin M. Roth | 4.50 | 7,425.00 | |
| | Joshua A. Feltman | 5.50 | 9,075.00 | |
| | Sarah K. Eddy | 14.40 | 23,040.00 | work on complaint & filings; mtgs & calls w/client & team |
| | Gregory E. Pessin | 6.00 | 9,300.00 | |
| | Bradley R. Wilson | 12.20 | 19,520.00 | |
| 07/11/2022 | Ryan A. McLeod | 13,48 | 20,220.00 | attention to complaint; review motion to expedite; correspondence with opposing counsel; attention to expert witnesses; review documents |
| 07/11/2022 | Leo E. Strine, Jr. | 5.00 | 10,000.00 | Work on complaint, press issues. |
| 07/11/2022 | Kyle M. Diamond | 3.46 | 3,546.50 | Research: complaint. |
| | Zachary M. David | 12.00 | 11,100.00 | finalized complaint and motion to expedite |
| 07/11/2022 | Simon J, Williams | 13.05 | 12,071.25 | Drafting 3P discovery requests; revising RFPs and ROGs; revising draft MTE, coordinating comments; calls with AKR; reviewing and fact-checking draft complaint; compiling expert list and reviewing articles |
| 07/11/2022 | Alexandra P. Sadinsky | 11.73 | 13,780.40 | options strategy |
| MITE 112022 | Anovaliara 1 . Daumsky | 11.1.2 | 12,100.40 | 50 de 67 |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 07/11/2022 | Donald J. Butterworth | 13.60 | 9,860.00 | Fact-check draft complaint. Review and revise draft complaint. Updat working matter chronology. Respond to factual requests from litigation team. Review collection of potentially relevant tweets. Correspond with Sarah Eddy re legal issue relevant to relief sought in |
| 07/11/2022 | Charles M. Melman | 5.61 | 4,067.25 | complaint. Proofed and revised complaint, handled numerous ad hoc fact-checking tasks, participated in custodial interview, and |
| 07/11/2022 | Robinson C. Strauss | 10.50 | 4,462.50 | participated in call re: next steps on phone imaging. Per APS requests re stock price reaction charts, edited charts and |
| 07/11/2022 | Kyaik P. Tan | 0.50 | 175.00 | prepared excel calculations sheets, emails w/ N. Graham re same Imported data into processing engines, OCR'd docs, created images, exported data for attorney review.loaded data to Relativity. |
| 07/11/2022 | Shera Goldman | 0.20 | 60.00 | Hovatter, N - obtain court docs |
| | Judith E. Thompson | 0.10 | | Pulled stock prices for A, Sadinsky |
| | Nancy R. McKay | 3.50 | 1,050,00 | |
| | Elizabeth Grunwald | 0.50 | 150.00 | Placed request with Court Express for documents in case in Ontario |
| | | | | Court of Justice. (Sadinsky/Hovatter/Z. David) |
| 07/11/2022 | Elizabeth Grunwald | 1.50 | 450.00 | Searches for DE and federal cases re issue of limiting discovery and concept of "fishing expedition". (I. Kogan) |
| 07/11/2022 | Janeen M. Byron | 0.30 | 90.00 | Case request for N. Hovatter |
| 07/11/2022 | Nathanial P. Graham | 1.10 | 357.50 | Drafted communications tracker, per A. Sadinsky. |
| 07/11/2022 | Nathanial P. Graham | 0.90 | 292,50 | Drafted demonstrative for hearing, per A. Sadinsky. |
| 07/11/2022 | Nathanial P. Graham | 1.50 | 487.50 | Drafted compendium for motion filing, per Z. David. |
| 07/11/2022 | Nathanial P. Graham | 0.80 | 260.00 | Organized and renamed litigation hold files, per C. Melman. |
| 07/11/2022 | Nathanial P. Graham | 8.00 | 2,600.00 | Pulled sources and cite checked draft complaint, per A. Sadinsky. |
| 07/11/2022 | Alice G. Burton | 4.50 | 1,462.50 | Assisted with fact and quote checking the complaint. |
| 07/12/2022 | William D. Savitt | 8.70 | 16,095.00 | complaint; MTE; follow up) |
| 07/12/2022 | Benjamin M. Roth | 4.50 | 7,425.00 | and a second of the second of the second of the |
| | Joshua A. Feltman | 4.00 | 6,600.00 | |
| | Sarah K. Eddy | 7.60 | 12,160.00 | work on complaint & filings; mtgs & calls w/client & team |
| | Gregory E. Pessin | 1.00 | 1,550.00 | Contraction of the second of the |
| | Bradley R. Wilson | 7.90 | 12,640.00 | |
| | Ryan A. McLeod | 13.24 | 19,860.00 | finalize complaint and motion to expedite; team meetings; follow up |
| | all an in monora | | | from same; discussion re discovery requests; focus on experts |
| 07/12/2022 | Leo E. Strine, Jr. | 4.00 | 8,000.00 | Provide comments on complaint, motion to expedite, and press talking points; fend off press; discuss implications of prevention doctrine/full specific performance under commitment letters. |
| 07/12/2022 | Claudia T. Morgan | 0.72 | 792.00 | Update internal litigation hold; matter related communications |
| 07/12/2022 | Zachary M. David | 13.00 | 12,025.00 | legal research re judgment enforcement |
| 07/12/2022 | Simon J. Williams | 8.46 | 7,825.50 | Revising, cite-checking, and filing complaint and MTE: meetings with RAM; meeting with RAM, SML re third-party discovery |
| 07/12/2022 | Alexandra P. Sadinsky | 8.00 | 9,400.00 | strategy |
| | Donald J. Butterworth | 10.10 | 7,322.50 | Review, revise, and finalize draft complaint. Review documents received from client and co-counsel, and public documents, as relevant to same. Correspond with litigation team re complaint. |
| 07/12/2022 | Charles M. Melman | 3.48 | 2,523.00 | Fact-checking and proofing related to finalization of complaint and other papers. |
| 07/12/2022 | Robinson C. Strauss | 6.75 | 2,868.75 | Atty requests |
| | Juan Rojas | 1.65 | 660.00 | Conference call with Serge Maliarov re redactions in document set for review |
| 07/12/2022 | Shera Goldman | 0.40 | 120.00 | Sadinsky, A - set up alerts |
| | Judith E, Thompson | 0.50 | 175,00 | -Pulled case complaint for Eric M. Feinstein. |
| | | | | Pulled information re: company's stockholders for Max B. Obmascik |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------------|-------------------------|-------|-----------|--|
| 07/12/2022 | 2 Elizabeth Grunwald | 1.50 | 450.00 | Searches for DE cases in which "protective order" was used to limit discovery, also searches for DE cases re process for trade secret protection in DE Chancery Court, and searches to find DE cases citing specific DE cases. (I. Kogan) |
| 07/12/2023 | 2 Elizabeth Grunwald | 0.50 | 150.00 | Sent section of Moore"s Federal Practice. (I. Kogan) |
| A COLORED TO CAR | 2 Nathanial P. Graham | 0.50 | 162.50 | Drafted second demonstrative, per A. Sadinsky. |
| | 2 Nathanial P. Graham | 2.10 | 682.50 | Cite checked draft complaint and performed redline check on draft motion, per S. Williams and Z. David. |
| 07/12/2023 | 2 Nathanial P. Graham | 1.90 | 617.50 | Cite checked draft motion, per S. Williams, |
| | 2 Max B. Obmascik | 6.00 | 1,950.00 | MTE Prep |
| 07/13/2023 | 2 William D. Savitt | 5.50 | 10,175.00 | expedition; experts; evidence; docs; del matters; consents |
| | 2 Benjamin M. Roth | 3.60 | 5,940.00 | and sources of the second second second second second |
| | 2 Sarah K. Eddy | 7.20 | 11,520.00 | mtgs w/team & client; mtgs w/Dorsey counsel & STB; discovery strategy; factfinding strategy; review factual materials |
| 07/13/2023 | 2 Gregory E. Pessin | 6.50 | 10,075.00 | u, u |
| | 2 Bradley R. Wilson | 4.20 | 6,720.00 | |
| | 2 Ryan A. McLeod | 10.24 | 15,360.00 | attention to correspondence with opposing counsel; team meetings; prepare for expert interviews; research re motion to expedite; attention to court coordination |
| 07/13/2022 | 2 Leo E. Strine, Jr. | 2.50 | 5,000.00 | Emails regarding motion to expedite reply, read new documents, field media inquiry from Financial Times. |
| 07/13/2022 | 2 Adam M. Gogolak | 6.50 | 9,100.00 | |
| 07/13/2022 | 2 Claudia T. Morgan | 0.71 | 781.00 | Communications re: draft document requests |
| 07/13/2022 | 2 Kyle M. Diamond | 5,00 | 5,125.00 | Research. |
| 07/13/2023 | 2 Zachary M. David | 13.00 | 12,025.00 | legal research re ordinary course covenant |
| | 2 Simon J. Williams | 9.09 | 8,408.25 | Drafting RFPs and ROGs; updating task list; meeting with SRL to discuss summer project; calls with CTM on discovery requests; team meeting; follow-up meetings and calls with AKR, ZMD; summarizing progress on experts/discovery for CMM, APS and related calls; initial legal research on remedies |
| 07/13/2022 | 2 Alexandra P. Sadinsky | 5.46 | 6,420.20 | strategy |
| 07/13/2023 | 2 Donald J. Butterworth | 10.50 | 7,612.50 | Team meeting re litigation strategy. Update working litigation task list Review and update working matter chronology. Prepare working list o potential document custodians and interviewees. Review documents received from client and co-counsel. Call with Savannah Lambert re research project. |
| 07/13/2022 | 2 Charles M. Melman | 7.66 | 5,553.50 | Participated in team meeting and meeting of expert witness team. Assisted another associate with fact development and gathered key Musk tweets. |
| 07/13/2022 | 2 Robinson C. Strauss | 6.00 | 2,550.00 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same |
| 07/13/2023 | 2 Shera Goldman | 1.00 | 300.00 | David, Z - obtain court docs |
| | 2 Judith E. Thompson | 0.70 | 245.00 | Pulled case pleadings for Max B. Obmascik |
| | 2 Danielle R. Brena | 1.10 | 302.50 | pull numerous docket sheets for I Kogan |
| | 2 Nathanial P. Graham | 1.30 | 422.50 | Organized discovery precedent files and pulled more sources, per A. |
| 07/13/2022 | 2 Nathanial P. Graham | 0,40 | 130.00 | Sadinsky. Collected communications and emails conveying documents, per A. Sadinsky. |
| 07/13/2023 | 2 Max B. Obmascik | 5.00 | 1,625.00 | iManage File Management |
| | 2 William D. Savitt | 5.00 | 9,250.00 | advisor huddle; comm mtg; t/c T team; t/c re indiv counsel; t/c re |
| | | | | docs/imaging; docs |
| | 2 Benjamin M. Roth | 3,60 | 5,940.00 | |
| 07/14/202 | 2 Joshua A. Feltman | 2.00 | 3,300.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/14/2022 | Sarah K. Eddy | 6.64 | 10,624,00 | mtgs w/client, co-counsel, internal team re discovery strategy & planning for litigation; sketch OOP; review expert materials |
| 07/14/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | plaining for hugation, sector oor, to new expert materials |
| | Bradley R. Wilson | 10.40 | 16,640,00 | |
| | Ryan A. McLeod | 11.92 | 17,880.00 | interview experts; attention to discovery; attention to legal research: |
| | Leo E. Strine, Jr. | 1.25 | 2,500.00 | letter writing to opposing counsel; prepare for expedition hearing Emails regarding motion to expedite reply, comment on process issues |
| 07/14/2022 | Adam M. Conslate | 12.00 | 16,800.00 | and next steps. |
| | Adam M. Gogolak | 12.00 | | Partiant area exlated metanials |
| | Claudia T. Morgan | 0.95 | 1,045.00 | Review case related materials |
| | Zachary M. David | 14.00 | 12,950.00 | legal research re MTE reply issues |
| | Simon J. Williams | 10.62 | 9,823.50 | specific performance/remedies |
| | Alexandra P. Sadinsky | | | strategy |
| 07/14/2022 | Donald J. Butterworth | 10.70 | 7,757.50 | Call with Brad Wilson and Sarah Eddy re discovery issues. Prepare lists of client employees for potential document review and interviews. Update working matter chronology. Review relevant securities filings and documents received from co-counsel. Prepare draft questions for call with client re APIs. |
| 07/14/2022 | Charles M. Melman | 8.72 | 6,322.00 | Participated in several expert witness interviews and associated debrief calls with the team. |
| 07/14/2022 | Robinson C. Strauss | 3.50 | 1,487.50 | |
| 07/14/2022 | Lena Goldenberg | 2.00 | 600.00 | Research for Ilan Kogan |
| 07/14/2022 | Lena Goldenberg | 1.40 | 420.00 | Court documents pull for N. Graham |
| 07/14/2022 | Lena Goldenberg | 1.20 | 360.00 | Research project for S. Williams |
| 07/14/2022 | Elizabeth Grunwald | 0,50 | 150.00 | Set up BLAW alert in regard to tweets generated by particular person. (Melman) |
| 07/14/2022 | Elizabeth Grunwald | 1.00 | 300.00 | Searches for secondary materials re specific performance and contractual remedies. (S. Williams) |
| 07/14/2022 | Elizabeth Grunwald | 0.70 | 210.00 | Pulled sections of Kling and Nugent treatise regarding specific terms. (Z. David) |
| 07/14/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Search to determine time EDGAR document was first made public. (Diamond/B. Roth) |
| 07/14/2022 | Janeen M. Byron | 0.30 | 90.00 | Reference request for A. Sadinsky |
| 07/14/2022 | Nathanial P. Graham | 1.20 | | Pulled motion to compel precedents, per A. Sadinsky. |
| 07/14/2022 | Nathanial P. Graham | 0.40 | 130.00 | Pulled transcripts for selected cases, per A. Reddy. |
| 07/14/2022 | Nathanial P, Graham | 0.40 | 130,00 | Collected and organized complaints and answers from selected cases, per S. Williams. |
| 07/14/2022 | Max B. Obmascik | 4.00 | 1,300.00 | File management |
| 07/15/2022 | William D. Savitt | 8.00 | 14,800.00 | consents; experts; MTE |
| 07/15/2022 | Benjamin M. Roth | 4.50 | 7,425.00 | |
| | Joshua A. Feltman | 5.00 | 8,250.00 | |
| 07/15/2022 | Sarah K. Eddy | 7.84 | 12,544,00 | mtgs w/STB, client, internal team; interviews; review & discussion re MTE opp; discovery strategy |
| 07/15/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | and a the many straight |
| | Bradley R. Wilson | 7.20 | 11,520.00 | |
| | Ryan A. McLeod | 12.64 | 18,960.00 | research re conflicts; expert identification and research; expert interviews; review opposition to motion to expedite; colloquy re same with team; attention to information sharing |
| 07/15/2022 | Anitha Reddy | 9.00 | 13,500.00 | MTE reply drafting |
| | Leo E. Strine, Jr. | 3.00 | 6,000.00 | Read and comment on answer to motion to expedite; comment on consents and financial statements in light of arguments by Musk. |
| 07/15/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | and the second se |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 07/15/2022 | Claudia T. Morgan | 3.56 | 3.916.00 | Review case materials; communications re: mobile device collections |
| 07/15/2022 | Zachary M. David | 14.00 | 12,950.00 | legal research re MTE reply issues |
| | Simon J. Williams | 10,17 | 9,407.25 | Calls with AKR, ZMD; legal research and drafting for MTE reply; research on specific performance/remedies |
| 07/15/2022 | Alexandra P. Sadinsky | 0.80 | 940.00 | strategy |
| | Donald J. Butterworth | 10.30 | 7,467.50 | Interviews of Todd Doughty and Stacey Conti. Prepare question outline re same. Call with client representatives to discuss API access and data included. Legal research re allegations of covenant breach; prepare summary of same. Update working matter chronology. |
| 07/15/2022 | Charles M. Melman | 8.40 | 6,090.00 | Participated in several expert witness interviews, drafted forms of subpoenas for Musk's lenders and co-equity investors, and drafted search terms for Goldman Sachs and J.P. Morgan to use when searching internal documents. |
| 07/15/2022 | Yarek M. Smagowski | 1.20 | 600.00 | Review pleadings and other background materials in anticipation of document review. |
| 07/15/2022 | Robinson C. Strauss | 4.25 | 1,806.25 | Atty requests re MTE, discovery, misc case |
| 07/15/2022 | Lena Goldenberg | 2.00 | 600.00 | Research for S. Williams |
| 07/15/2022 | Nancy R. McKay | 1.00 | 300.00 | Search info on experts for I Kogan |
| 07/15/2022 | Nancy R. McKay | 2.00 | 600.00 | DE pre and post trial briefs for N Graham |
| 07/15/2022 | Danielle R. Brena | 1.00 | 275.00 | review and determine upcoming earning updates for T Myers |
| 07/15/2022 | Nathanial P. Graham | 0.40 | 130.00 | Saved and organized files sent by co-counsel, per A. Sadinsky. |
| 07/15/2022 | Nathanial P. Graham | 3.20 | 1,040.00 | Pulled motion to compel precedents, per A. Sadinsky. |
| 07/15/2022 | Nathanial P. Graham | 1.00 | 325.00 | Drafted binder of selected precedent opinions, per S. Williams. |
| 07/15/2022 | Nathanial P. Graham | 0.90 | 292.50 | |
| 07/15/2022 | Nathanial P. Graham | 0,70 | 227.50 | Updated communications and file records, per A. Sadinsky. |
| 07/15/2022 | Max B. Obmascik | 5.00 | 1,625.00 | File management |
| 07/16/2022 | William D. Savitt | 3.80 | 7,030.00 | MTE; comms; experts |
| 07/16/2022 | Benjamin M. Roth | 1.35 | 2,227.50 | |
| 07/16/2022 | Sarah K. Eddy | 1.20 | 1,920.00 | correspondence & review re discovery & MTE reply |
| 07/16/2022 | Bradley R. Wilson | 6.60 | 10,560.00 | |
| 07/16/2022 | Ryan A. McLeod | 11.12 | 16,680.00 | calls with PR team; attention to Q2 preview; research into experts; attention to reply brief; calls and meetings re same |
| | Anitha Reddy | 8.00 | 12,000.00 | MTE reply drafting |
| | Leo E. Strine, Jr. | 3,00 | 6,000.00 | Work relevant to motion to expedite reply, t/c with team regarding same. |
| | Adam M. Gogolak | 4.00 | 5,600.00 | |
| | Kyle M. Diamond | 2.30 | 2,357.50 | Internal meeting; research. |
| | Zachary M. David | 14.00 | 12,950.00 | legal research re MTE reply issues |
| | Simon J. Williams | 7.02 | 6,493.50 | hearing; reviewing argument transcripts; calls with ZMD |
| | Alexandra P. Sadinsky | 10.40 | 12,220.00 | strategy |
| 07/16/2022 | Donald J. Butterworth | 6.90 | 5,002.50 | Update working matter chronology. Factual research as relevant to motion to expedite. Respond to factual requests from litigation team. Review relevant public tweets from buyer. |
| 07/16/2022 | Charles M. Melman | 3.57 | 2,588.25 | Revised drafts of third-party subpoenas. |
| 07/16/2022 | Robinson C. Strauss | 0.75 | 318.75 | Various requests, emails re same. |
| 07/16/2022 | Danielle R. Brena | 1.40 | 385.00 | research and pull digital and physical M&A treatises for S WIlliams |
| | Danielle R. Brena | 0.30 | 82.50 | precedent research re sec filings for J Allen |
| 07/16/2022 | Danielle R. Brena | 0.80 | 220,00 | caselaw research re kling & nugent language for S williams |
| 07/16/2022 | Nathanial P. Graham | 6.20 | 2,015.00 | Research task per Z. David; file update per A. Sadinsky; matter coverage per C. Lee. |
| 07/17/0000 | William D. Savitt | 8.70 | 16,095.00 | experts; motion to expedite brief; oral prep; slides; schedule; facts |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 07/17/2022 | Benjamin M. Roth | 3.15 | 5,197.50 | |
| | Sarah K. Eddy | 2.40 | | work on MTE reply; review discovery protocol |
| | Gregory E. Pessin | 0.50 | 775.00 | |
| | Bradley R. Wilson | 7.10 | 11,360.00 | |
| | Ryan A. McLeod | 8.88 | 13,320.00 | attention to expert work; attention to requests for consents; attention to motion to expedite reply |
| 07/17/2022 | Anitha Reddy | 10.00 | 15,000.00 | MTE reply revising/filing; prep for oral argument |
| | Leo E. Strine, Jr. | 3.00 | 6,000.00 | Comment on motion to expedite reply, and on suggestions for media response. |
| 07/17/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | |
| | Kyle M. Diamond | 3.60 | 3,690.00 | Talking points, 10-q, research. |
| | Zachary M. David | 10.00 | 9,250.00 | work on reply brief for motion to expedite |
| | Zachary M. David | 4.00 | 3,700.00 | worked on slide deck for hearing on motion to expedite |
| | Simon J. Williams | 8.19 | 7,575.75 | Research, revisions to draft MTE reply; slide presentation for MTE hearing; calls with AMG, APS, ZMD |
| 07/17/2022 | Alexandra P. Sadinsky | 11.54 | 13,554.80 | strategy |
| 07/17/2022 | Donald J. Butterworth | 9.00 | 6,525.00 | Update working matter chronology. Coordinate with paralegal team re same. Review documents received from co-counsel and client and public comments/tweets from buyer as relevant to same. |
| 07/17/2022 | Charles M. Melman | 6.32 | 4,582.00 | Revised and made conforming edits to third-party subpoenas and contributed to document collection/preservation tracker. |
| 07/17/2022 | Robinson C. Strauss | 0.50 | 212.50 | |
| 07/17/2022 | Elizabeth Grunwald | 0.50 | 150.00 | |
| 07/17/2022 | Nathanial P. Graham | 3.80 | 1,235.00 | Cite checked draft reply motion and edited demonstrative slides, per Z. David and A. Sadinsky. |
| 07/17/2022 | Max B. Obmascik | 12.00 | 3,900.00 | MTE Hearing Prep |
| 07/18/2022 | William D. Savitt | 9.00 | 16,650.00 | MTE brief; oral prep; slides; fact interviews; expert interviews; vendor matters |
| 07/18/2022 | Benjamin M. Roth | 3.60 | 5,940.00 | |
| 07/18/2022 | Joshua A. Feltman | 2.00 | 3,300.00 | |
| 07/18/2022 | Sarah K. Eddy | 7.20 | 11,520.00 | prep for hearing; discovery strategy; work on MTE reply |
| 07/18/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| 07/18/2022 | Bradley R. Wilson | 10.00 | 16,000.00 | |
| 07/18/2022 | Ryan A. McLeod | 10.88 | 16,320.00 | revise brief in further support of expedition; prepare for hearing; interview experts; prepare for meeting with board |
| | Anitha Reddy | 5.00 | 7,500.00 | MTE hearing prep/hearing/team debrief meeting |
| | Leo E. Strine, Jr. | 1.00 | 2,000.00 | Comment on motion to expedite reply, t/c regarding experts. |
| | Adam M. Gogolak | 11.00 | 15,400.00 | |
| | Claudia T. Morgan | 2.87 | 3,157.00 | eDiscovery communications |
| | Kyle M. Diamond | 2.15 | 2,203.75 | Calls. |
| | Zachary M. David | 3.00 | 2,775.00 | commented on WDS outline for oral argument on motion to expedite |
| | Zachary M. David | 8.00 | 7,400.00 | finalized reply brief for motion to expedite |
| | Zachary M. David | 4.00 | 3,700.00 | finalized slides for motion to expedite hearing |
| | Simon J. Williams | 9.36 | 8,658.00 | Final review, edits, filing of reply MTE; drafting talking points; drafting, editing, cite-checking slides for hearing |
| | Alexandra P. Sadinsky | 13.60 | 15,980.00 | strategy |
| 07/18/2022 | Donald J. Butterworth | 11.20 | 8,120.00 | Call with Charlie Melman to discuss discovery issues. Meeting with discovery sub-team to discuss same. Update working chronology, and coordinate with paralegal team re same. Prepare materials for use in motion to expedite hearing, and fact research re same. Call with Sarah Eddy and Adam Gogolak re same. Prepare updated list of potential document custodians. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|---|
| 07/18/2022 | Charles M. Melman | 10.06 | 7,293.50 | Drafted third-party subpoena, participated in multiple expert interviews, and participated in meeting re discovery. |
| 07/18/2022 | Robinson C. Strauss | 1.75 | 743.75 | Atty organizing and doc requests; cite check of draft MTE slides, emails to team re various pending projects, review of case emails |
| 07/18/2022 | Elizabeth Grunwald | 1.00 | 300.00 | Pulled pre-trial orders for 3 DE cases. (S. Williams/A. Gogolak) |
| | Elizabeth Grunwald | 0.70 | 210.00 | Pulled from DE Chancery case motions to compel, including oppositions and reply briefs and pretrial briefs. (S. Williams) |
| 07/18/2022 | Nathanial P. Graham | 2.30 | 747.50 | Drafted discovery plan chart, per A. Sadinsky. |
| 07/18/2022 | Nathanial P. Graham | 0.90 | 292.50 | 는 것 같은 것 같이 있는 것이 있는 것 같은 것 같 |
| | Nathanial P. Graham | 0.30 | 97.50 | Saved incoming files to records, per A. Sadinsky. |
| | Nathanial P. Graham | 1.50 | 487.50 | Hyperlinked chronology spreadsheet, per D. Butterworth. |
| | Nathanial P. Graham | 3.00 | 975.00 | Edited and cited checked slides for expedition hearing, per A. Gogolak and S. Williams. |
| 07/18/2022 | Max B. Obmascik | 12.00 | 3,900.00 | Chron updates, MTE slide cite check, file management |
| 07/19/2022 | William D. Savitt | 7.50 | 13,875.00 | MTE argument; prep; follow up; scheduling matters; JF matters; experts |
| 07/19/2022 | Benjamin M. Roth | 2.70 | 4,455.00 | |
| 07/19/2022 | Sarah K. Eddy | 7.60 | 12,160.00 | work on litigation, including expedition hrg |
| 07/19/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| 07/19/2022 | Bradley R. Wilson | 8.10 | 12,960.00 | |
| | Ryan A. McLeod | 11.84 | 17,760.00 | MTE hearing and prep and follow up; calls and interviews; attention to requests for consent |
| 07/19/2022 | Leo E. Strine, Jr. | 2.00 | 4,000.00 | Attend MTE hearing by phone, send comments to team, and comments on next steps in litigation. |
| 07/19/2022 | Adam M. Gogolak | 9.00 | 12,600.00 | |
| 07/19/2022 | Claudia T. Morgan | 2.35 | 2,585.00 | eDiscovery communications |
| 07/19/2022 | Kyle M. Diamond | 3.20 | 3,280.00 | Calls; letters. |
| 07/19/2022 | Zachary M. David | 3.00 | 2,775.00 | attended hearing on motion to expedite, debrief |
| 07/19/2022 | Zachary M. David | 6.00 | 5,550.00 | legal research re counsel conflicts |
| 07/19/2022 | Zachary M. David | 3.00 | 2,775.00 | drafted portion of discovery review protocol |
| 07/19/2022 | Simon J. Williams | 7.47 | 6,909.75 | MTE hearing; legal research |
| 07/19/2022 | Alexandra P. Sadinsky | 10.60 | 12,455.00 | strategy |
| 07/19/2022 | Donald J. Butterworth | 11.00 | 7,975.00 | Observe and participate in live response to motion to expedite hearing. Interviews of Will Smythe and Kevin Cope. Prepare question outline re same. Update working matter chronology. Review and revise draft document review protocol. Review and revise draft RFPs, rogs, and third-party subpoenas. |
| 07/19/2022 | Charles M. Melman | 7.50 | 5,437.50 | Viewed Motion to Expedite hearing and sent comments with the rest of the team for use during argument. Had calls and follow-up meeting with expert team and researched potential experts. Collected new Musk tweets and sent to team. Partially drafted slides for use in presentation to Twitter board's transactions committee. |
| 07/19/2022 | Robinson C. Strauss | 8.75 | 3,718.75 | Various atty requests re organizing files. Per APS request, research project re third parties and updating spreadsheet. MTE hearing. |
| 07/19/2022 | Shera Goldman | 0.30 | 90.00 | Strauss, R - obtain court docs |
| 07/19/2022 | Lena Goldenberg | 2.50 | 750.00 | Research for R. Strauss |
| 07/19/2022 | Lena Goldenberg | 1.40 | 420,00 | Research and filings pull for M. Obmascik |
| 07/19/2022 | Nathanial P. Graham | 2.90 | 942.50 | Drafted spreadsheet of discovery custodians, per A. Sadinsky. |
| 07/19/2022 | Max B. Obmascik | 11.00 | 3,575.00 | MTE Hearing, file mangement, p&c organization |
| 07/20/2022 | William D. Savitt | 11.00 | 20,350.00 | WSGR/STB; legal matters; service matter; minutes; correspondence |
| 07/20/2022 | Benjamin M. Roth | 2.25 | 3,712.50 | |
| 07/20/2022 | Sarah K. Eddy | 8.00 | 12,800.00 | interviews; discovery strategy & framing; team & counsel mtgs |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description | |
|------------|-----------------------|-------|-----------|--|--|
| 07/20/2022 | Bradley R. Wilson | 9.80 | 15,680.00 | | |
| | Ryan A. McLeod | 11.76 | 17,640.00 | interview potential experts; team meetings; draft correspondence; review discovery requests | |
| 07/20/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Comment on potential public releases/statements regarding earnings. | |
| 07/20/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | A NUMBER OF STREET, STREET | |
| | Claudia T. Morgan | 4.17 | 4,587.00 | eDiscovery communications | |
| 07/20/2022 | Kyle M. Diamond | 3.50 | 3,587.50 | Calls; research. | |
| | Zachary M. David | 12.00 | 11,100.00 | legal research re specific performance and judgment enforcement | |
| 07/20/2022 | Simon J. Williams | 5.94 | 5,494,50 | 이 가장 그 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 | |
| 07/20/2022 | Alexandra P. Sadinsky | 10.20 | 11,985.00 | strategy | |
| | Brittany A. Fish | 2.00 | 1,650.00 | Background reading | |
| 07/20/2022 | Donald J. Butterworth | 10.70 | 7,757.50 | Interviews of Manish Chabria, Jennifer Zheng, Kylie McRoberts, and Emmy Anargyros. Prepare question outline re same. Counsel call re discovery requests and related issues. Update working matter chronology. Finalize interview summaries. Review and revise draft discovery requests. Coordinate with discovery team re potential custodians. | |
| 07/20/2022 | Charles M. Melman | 5.39 | 3,907.75 | Drafted and revised slides for presentation to Twitter board's transaction committee. Participated in several calls with potential exper witnesses and with team to discuss. Handled ad hoc information requests from other team members. | |
| 07/20/2022 | Robinson C. Strauss | 3,50 | 1,487.50 | | |
| 07/20/2022 | Shera Goldman | 3.50 | 1,050.00 | | |
| 07/20/2022 | Shera Goldman | 0.40 | 120,00 | Williams, S - obtain articles and treatises | |
| 07/20/2022 | Nancy R. McKay | 1.50 | 450.00 | Briefs for A Sadinsky | |
| 07/20/2022 | Danielle R. Brena | 0.20 | 55.00 | pull briefing for A Sadinsky | |
| 07/20/2022 | Nathanial P. Graham | 1.20 | 390.00 | Drafted template of discovery responses, per S. Williams. | |
| 07/20/2022 | Nathanial P. Graham | 0.20 | 65.00 | Drafted case calendar, per S. Williams. | |
| 07/20/2022 | Nathanial P. Graham | 0.30 | 97.50 | Drafted and sent print request for binder of memoranda, per A. Sadinsky. | |
| 07/20/2022 | Max B. Obmascik | 7.00 | 2,275.00 | P&C updates, binder requests, file management | |
| 07/21/2022 | William D. Savitt | 10.60 | 19,610.00 | TC committee; prep + slides; fact interviews; document matters; discovery protocols & management | |
| 07/21/2022 | Benjamin M. Roth | 4.50 | 7,425.00 | | |
| | Joshua A. Feltman | 3,00 | 4,950.00 | | |
| | Sarah K. Eddy | 11.20 | 17,920.00 | interviews; discovery strategy & framing; team & client mtgs | |
| | Gregory E. Pessin | 3.00 | 4,650.00 | | |
| | Bradley R. Wilson | 10.90 | 17,440.00 | | |
| | Ryan A. McLeod | 11.12 | 16,680.00 | expert interviews; attention to meet and confer practice; schedule drafting; attention to discovery | |
| | Leo E. Strine, Jr. | 1.00 | 2,000.00 | Review discovery requests, consents, 10-Q edits. | |
| | Adam M. Gogolak | 7.00 | 9,800.00 | | |
| | Claudia T. Morgan | 5.99 | 6,589.00 | eDiscovery and case related communications | |
| | Adam L. Goodman | 14.30 | 17,875.00 | attention to discovery | |
| | David E, Kirk | 1.00 | 1,175.00 | Team call; review materials and background emails | |
| | David P.T. Webb | 9.40 | 9,635.00 | onboarding review; team meetings; orientation to factual and legal background | |
| | Kyle M. Diamond | 7.20 | 7,380.00 | | |
| | Zachary M. David | 4.00 | 3,700.00 | drafted and sent letter to defendants re breaches of confidentiality | |
| 07/21/2022 | Zachary M. David | 10.00 | 9,250.00 | drafted memoranda re spam estimation process | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/21/2022 | Simon J. Williams | 7.02 | 6,493.50 | Legal research (specific performance); team meeting; calls/emails with ALG, DPTW |
| 07/21/2022 | Alexandra P. Sadinsky | 10.20 | 11,985.00 | Strategy |
| | Brittany A. Fish | 10.00 | 8,250.00 | Team meeting; background reading; team correspondence |
| | Donald J. Butterworth | 11,10 | 8,047.50 | Interviews of Kane Merrill, Krista Bessinger, and Sunil Janardharan. Prepare question outline rc same. Team meeting rc strategy and immediate next steps. Review and revise draft discovery requests. Cal with David Webb rc matter factual setting. Fact research relevant to upcoming interviews. Review filings in related litigations and prepare summary of same. |
| 07/21/2022 | Charles M. Melman | 5,10 | 3,697.50 | Attended team meeting and coordinated logistics such as room-booking, participated in two expert interviews and debrief discussions with expert team, assembled welcome packets for several new team members, revised slides for board's transaction committee in light of partner comments. |
| 07/21/2022 | Robinson C. Strauss | 8.50 | 3,612.50 | Atty requests |
| 07/21/2022 | Judith E. Thompson | 0.20 | 70.00 | Pulled treatise for Simon J. Williams |
| 07/21/2022 | Lena Goldenberg | 0.90 | 270.00 | Research for R. Strauss |
| | Danielle R. Brena | 0.90 | 247.50 | create and update news and court alerts for C Melman |
| 07/21/2022 | Elizabeth Grunwald | 1.50 | 450.00 | Searches in D&B Hoovers and in DE SOS and NY SOs websites for various companies in regard to finding registered agents, service of process information. (Strauss) |
| 07/21/2022 | Janeen M. Byron | 0.50 | 150.00 | File & Serve matters handled/assisted with C. Melman request |
| | Janeen M. Byron | 1.30 | 390.00 | Litigation research for A Sadinsky |
| 07/21/2022 | Janeen M. Byron | 1.00 | 300.00 | Company research for R. Strauss |
| 07/21/2022 | Nathanial P. Graham | 4.80 | 1,560.00 | Edited spreadsheet of custodians and preservation logs, per A. Sadinsky. |
| 07/21/2022 | Nathanial P. Graham | 1.80 | 585.00 | Drafted binder of pleadings and updated records, per A. Goodman. |
| 07/21/2022 | Nathanial P. Graham | 0.90 | 292.50 | Drafted correspondence binder, per A. Goodman. |
| 07/21/2022 | Nathanial P. Graham | 0.40 | 130.00 | Reviewed received documents and emails for items to be saved, per A. Sadinsky. |
| 07/21/2022 | Max B. Obmascik | 6.00 | 1,950.00 | P&C updates, File Management, Doc Review Protocol Chart |
| 07/22/2022 | William D. Savitt | 10.00 | 18,500.00 | huddle; confi correspondence; TC meeting, prep/follow up; M&C matters; scope of discovery matters; expert interviews |
| | Benjamin M. Roth | 3.60 | 5,940.00 | |
| | Joshua A. Feltman | 2.00 | 3,300.00 | |
| | Sarah K. Eddy | 10.80 | 17,280.00 | interviews; discovery strategy & framing; team & client mtgs |
| | Gregory E. Pessin | 1.50 | 2,325.00 | |
| | Bradley R. Wilson | 11.20 | 17,920.00 | |
| 07/22/2022 | Ryan A. McLeod | 11.92 | 17,880.00 | expert interviews; board meeting and presentation; follow up from same; attention to discovery; meetings with client re discovery |
| 07/22/2022 | Anitha Reddy | 8.00 | 12,000.00 | legal research |
| 07/22/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| 07/22/2022 | Claudia T. Morgan | 5.21 | 5,731.00 | eDiscovery and case related communications |
| 07/22/2022 | Adam L. Goodman | 9.50 | 11,875.00 | attention to discovery |
| 07/22/2022 | David E. Kirk | 4.70 | 5,522.50 | File review; attention to third party subpoenas and meeting re: same; review board minutes |
| 07/22/2022 | David P.T. Webb | 14.40 | 14,760.00 | onboarding review; team meetings; orientation to factual and legal background; work on RFPs and ROGs; work on outline of information to gather and custodians; discovery plan |
| 07/22/2022 | Kyle M. Diamond | 7.10 | 7,277.50 | Research; calls. |
| | Zachary M. David | 12.00 | 11,100.00 | follow-up to research and drafted memoranda re spam estimation process |
| | | | | |

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Twitter, Inc. - Litigation Preparation Time Detail

| <u>Date</u> | Name | <u>Hours</u> | Amount | Description |
|-------------|-----------------------|--------------|-----------|--|
| 07/22/2022 | Simon J. Williams | 8,46 | 7,825.50 | Legal research; meeting with AKR, ZMD; revising memo on scope of discovery |
| 07/22/2022 | Alexandra P. Sadinsky | 10.40 | 12,220.00 | Strategy |
| 07/22/2022 | Brittany A. Fish | 12.00 | 9,900.00 | Team meeting; subpoena; reading; team correspondence |
| | Donald J. Butterworth | 11.00 | 7,975.00 | Interviews of Todd Doughty, Emmy Anargyros, and Robert Kaiden. Prepare question outline re same. Review and finalize draft discovery requests. Review transaction documents and documents received from co-counsel as relevant to same. Update working matter chronology. Revise draft correspondence re document preservation. Call with Adam Goodman re R&Os. Calls with Sarah Eddy and Ilan Kogan re data available in client systems. Finalize interview summaries. |
| 07/22/2022 | Charles M. Melman | 3.41 | 2,472.25 | Participated in multiple expert witness interviews, a debrief call with team regarding same and expert witness strategy more generally, and a call with the client regarding expert witnesses; handled fact-related questions from other team members on an ad hoc basis. |
| 07/22/2022 | Adabelle U. Ekechukw | 8.00 | 7,400.00 | attend discovery team meeting; reading complaint and case memo. |
| 07/22/2022 | Robinson C. Strauss | 7.75 | 3,293.75 | Atty requests; 3P tracker/research |
| 07/22/2022 | Nathanial P. Graham | 0.40 | 130.00 | Saved files to records, per associate team. |
| 07/22/2022 | Nathanial P. Graham | 3.20 | 1,040.00 | Edited discovery custodian spreadsheet, per A. Sadinsky. |
| 07/22/2022 | Nathanial P. Graham | 0.60 | 195.00 | Compiled folder of selected documents, per A. Sadinsky. |
| 07/22/2022 | Max B. Obmascik | 7.00 | 2,275.00 | P&C updates, file managment, doc review protocol chart |
| 07/23/2022 | William D. Savitt | 7.00 | 12,950.00 | scheduling motion; spam-evidence matters; Strine; MAE |
| 07/23/2022 | Benjamin M. Roth | 0.90 | 1,485.00 | |
| 07/23/2022 | Sarah K. Eddy | 7,60 | 12,160.00 | review materials & chron; correspondence & calls re data & discovery strategy |
| 07/23/2022 | Bradley R. Wilson | 9.50 | 15,200.00 | |
| 07/23/2022 | Ryan A. McLeod | 9.52 | 14,280.00 | review and revise draft minutes; meetings re same; attention to potential motion practice; attention to scheduling; outreach to potential experts |
| 07/23/2022 | Anitha Reddy | 7.00 | 10,500.00 | legal research; draft scheduling motion |
| 07/23/2022 | Leo E. Strine, Jr. | 3.00 | 6,000.00 | Consider next options regarding schedule, t/c with Bill Savitt concerning same; follow up on how much information he has been provided already in advance of discovery. |
| 07/23/2022 | Adam M. Gogolak | 3.00 | 4,200.00 | And there are not be under and another the |
| 07/23/2022 | Claudia T. Morgan | 0.50 | 550.00 | eDiscovery communications |
| | Adam L. Goodman | 2.20 | 2,750.00 | attention to discovery |
| 07/23/2022 | David P.T. Webb | 11.80 | 12,095.00 | onboarding review; team meetings; orientation to factual and legal background; work on RFPs and ROGs; work on outline of information to gather and custodians; discovery plan |
| 07/23/2022 | Kyle M. Diamond | 3.70 | 3,792.50 | Research. |
| 07/23/2022 | Zachary M. David | 9.00 | 8,325.00 | legal research on ordinary course covenant issues |
| 07/23/2022 | Simon J. Williams | 5,13 | 4,745,25 | Finalizing memo re scope of discovery; follow-up calls with AMG, DPTW and emails with team; call with AKR, ZMD; legal research re disclosures |
| 07/23/2022 | Alexandra P. Sadinsky | 8.00 | 9,400.00 | Strategy |
| 07/23/2022 | Brittany A. Fish | 10,00 | 8,250.00 | Reviewer orientation; reading; team correspondence |
| 07/23/2022 | Donald J. Butterworth | 7.20 | 5,220.00 | Review and revise draft document preservation letter. Update working matter chronology. Finalize interview summaries. Correspond with C. Strine and Kyle Diamond re buyer access to information. Review and revise document re scope of discovery. Prepare updated list of interviewees and potential custodians. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/23/2022 | Charles M. Melman | 6.00 | 4,350.00 | Research on potential expert witnesses and volume of data already made accessible to Musk; updated team on recent Musk tweets; ereated and contributed to a document tracking potential subjects of expert testimony; handled other ad hoc requests from members of the |
| 07/22/2022 | Adabelle U. Ekechukw | 2.00 | 1,850.00 | team. Attend discovery training session; continue reading case memo. |
| | Robinson C. Strauss | 4.75 | 2,018.75 | APS 3P entity/subpoena prep research project; review of case emails and related file renaming/organizing, emails to para team. |
| 07/23/2022 | Nancy R. McKay | 3.00 | 900.00 | Search registered agent info for R Strauss, |
| | Nathanial P. Graham | 8.20 | 2,665.00 | Coverage, per C. Lee. |
| 07/23/2022 | Samuel Machado Vela | 0.25 | 81.25 | Correspondence re weekend coverage |
| 07/23/2022 | Carolyn T. Vaca | 8.00 | 2,600.00 | On standby per Cheuk Lee request. |
| 07/24/2022 | William D. Savitt | 4.70 | 8,695.00 | motion; discovery matters; scope matters; document review |
| 07/24/2022 | Benjamin M. Roth | 0.23 | 371.25 | |
| 07/24/2022 | Sarah K. Eddy | 4.80 | 7,680.00 | discovery strategy; review & edit interview notes; correspondence re data & discovery positions; mtg w/client; partners mtg |
| 07/24/2022 | Bradley R. Wilson | 10.50 | 16,800.00 | |
| 07/24/2022 | Ryan A. McLeod | 12.43 | 18,640.00 | draft note to client re experts; review proposed engagement letters; meetings re expert interviews; review interview memoranda; calls with DE counsel re discovery; team meetings re same; meetings with client |
| 07/24/2022 | Anitha Reddy | 8.00 | 12,000.00 | legal research; draft scheduling motion |
| 07/24/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Work on schedule/discovery issues. |
| | Adam M. Gogolak | 3.00 | 4,200.00 | |
| 07/24/2022 | Adam L. Goodman | 12.40 | 15,500.00 | attention to discovery |
| | David E. Kirk | 11.80 | 13,865.00 | Review background materials and discovery materials; review, draft and revise third-party subpoenas, call to discuss subpoena scope |
| 07/24/2022 | David P.T. Webb | 13.20 | 13,530.00 | work on RFPs and ROGs; work on outline of information to gather and custodians; discovery plan; search terms; meet and confer preparation; work with chronology and mapping or evaluation process re: account sampling, data room structure for diligence, and location of board materials for production |
| 07/24/2022 | Kyle M. Diamond | 4.50 | 4,612.50 | Research. |
| 07/24/2022 | Zachary M. David | 9,00 | 8,325.00 | began researching and drafting opposition brief to anticipated MTC re datasets |
| 07/24/2022 | Zachary M. David | 4.00 | 3,700.00 | legal research on ordinary course covenant issues |
| 07/24/2022 | Simon J. Williams | 4.68 | 4,329.00 | Legal and factual research (SEC disclosures; expedition hearing) |
| 07/24/2022 | Alexandra P. Sadinsky | 4.00 | 4,700.00 | Strategy |
| | Brittany A. Fish | 8.00 | 6,600.00 | Reading; team correspondence |
| 07/24/2022 | Donald J. Butterworth | 4.30 | 3,117.50 | Prepare summary of related litigations. Update working chronology. Call with David Webb re draft discovery protocol. Finalize interview summaries. Prepare list of documents and document sources for collection. Correspond with David Webb re same. |
| 07/24/2022 | Charles M. Melman | 3.63 | 2,631,75 | Call with expert team; handled ad hoc information requests from other team members, including assessment of difference between DAU and mDAU; drafted note to client regarding hiring experts. |
| 07/24/2022 | Adabelle U. Ekechukw | 9.00 | 8,325.00 | Read case materials (e.g., meet and confer emails, select hot docs, discovery protocol); begin research on CCPA and civil discovery. |
| 07/24/2022 | Robinson C. Strauss | 7.25 | 3,081.25 | Organizing/file saving requests; APS 3P entity/subpoena prep research project. P&C updating/docket review. |
| 07/24/2022 | Mary Cronin | 4.00 | 1,200.00 | pull D&B Hoovers report for R. Strauss |
| 07/24/2022 | Mary Cronin | 1.50 | 450.00 | search M&A treatises for discussion on |
| 07/24/2022 | Samuel Machado Vela | 6.25 | 2,031.25 | Matter coverage |
| | | | | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/24/2022 | Timothy M. Lobdell | 9.50 | 4,037.50 | Case coverage |
| | William D. Savitt | 6.70 | 12,395.00 | motion; t/c slights; committee; follow up; interview review; scheduling |
| | Benjamin M. Roth | 1.35 | 2,227.50 | inoucui se sugara, committer renew up; morriew renew; semearing |
| | Joshua A. Feltman | 1.50 | 2,475.00 | |
| | Sarah K. Eddy | 9.60 | 15,360.00 | interviews; discovery strategy & planning; team mtgs; call w/client; |
| | | | | calls w/prospective conflicts counsel |
| | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 13.10 | 20,960.00 | |
| 07/25/2022 | Ryan A. McLeod | 12.48 | 18,720.00 | calls re discovery; expert interviews; attention to potential motion practice; research for same; team meetings; attention to approval of minutes; revise letter to court; counsel zoom |
| 07/25/2022 | Anitha Reddy | 10.00 | 15,000.00 | legal research; draft scheduling motion |
| 07/25/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| | Claudia T. Morgan | 7.48 | 8,228.00 | eDiscovery and case related communications |
| | Adam L. Goodman | 12.90 | 16,125.00 | attention to discovery |
| | David E. Kirk | 8.50 | 9,987.50 | Research draft, and revise third-party subpoenas; calls: re subpoenas |
| | Dania Di tana | 0.00 | 24201100 | and plans for service; review proxy and transaction materials |
| 07/25/2022 | David P.T. Webb | 17.60 | 18,040.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials |
| | | | | elevated for review; team meetings and calls with team members |
| | Kyle M. Diamond | 2.30 | 2,357.50 | |
| | Zachary M. David | 4.00 | 3,700.00 | drafted correspondence re case schedule |
| 07/25/2022 | Zachary M. David | 8.00 | 7,400.00 | began researching and drafting opposition brief to anticipated MTC re datasets |
| 07/25/2022 | Simon J. Williams | 10.53 | 9,740.25 | Legal research; drafting document summary of MTE hearing; motion for entry of scheduling order |
| 07/25/2022 | Alexandra P. Sadinsky | 10.20 | 11,985.00 | Strategy |
| 07/25/2022 | Brittany A. Fish | 12,00 | 9,900.00 | Interviews; reading; team correspondence |
| 07/25/2022 | Donald J. Butterworth | 11.30 | 8,192.50 | Meetings with Brad Wilson, Sarah Eddy, David Webb, and Sarah Eddy re R&Os to defendants' discovery requests. Interviews of Liliya Lavitas, Kane Merrill, Huifang Qin, and Legal Policy team. Prepare question outline re same. Update working matter chronology. Review and revise draft review protocol. Meeting with Brittany Fish and Charlie Melman re information collection and evaluation. Prepare draft document preservation request letters. Prepare draft burden questionnaire for client. |
| 07/25/2022 | Charles M. Melman | 6.91 | 5,009.75 | Participated in and took notes of two interviews of client's personnel and summarized findings for expert team; participated in two expert team meetings regarding strategy for existing experts and pursuit of additional experts; reviewed and commented on proposed expert stipulation. |
| 07/25/2022 | Adabelle U. Ekechukw | 10.00 | 9,250.00 | Draft memo regarding CCPA and civil discovery, |
| 07/25/2022 | Robinson C. Strauss | 7.00 | 2,975.00 | Atty requests |
| | Mary Cronin | 0.30 | 90.00 | pull senate hearing transcript for L Kogan |
| | Elizabeth Grunwald | 1.50 | 450.00 | Scarches for background reports for 4 persons. (R. Strauss) |
| | Nathanial P. Graham | 4.80 | 1,560.00 | Quality checked post-transaction correspondence records and drafted binder of materials, per A. Goodman. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|--|
| 07/25/2022 | Max B. Obmascik | 12.00 | 3.900.00 | File management, P&C Updates, Prep Binders |
| | William D. Savitt | 8.50 | 15,725.00 | Skadden letter; cross motion; advert issue; RFPs; rogs; 3d party ties |
| | Benjamin M. Roth | 1.80 | 2,970.00 | |
| | Sarah K. Eddy | 10.80 | 17,280.00 | interviews; discovery meetings & strategy; calls w/client; work on data matters; cross-motion work |
| 07/26/2022 | Bradley R. Wilson | 13,70 | 21,920.00 | |
| 07/26/2022 | Ryan A. McLeod | 12.04 | 18,060.00 | expert witness review and development; negotiations of engagement letters; review new discovery; oversee research on interrogatories; team meetings; attention to filings; attention to scheduling dispute |
| | Anitha Reddy | 10.00 | 15,000.00 | legal research; draft scheduling motion |
| | Leo E. Strine, Jr. | 1.50 | 3,000.00 | Work on issues related to scheduling dispute. |
| | Adam M. Gogolak | 5.00 | 7,000.00 | And a set of the set o |
| | Claudia T. Morgan | 2.98 | 3,278.00 | eDiscovery communications; status meeting with Lighthouse |
| | Adam L. Goodman | 14.00 | 17,500.00 | attention to discovery |
| | David E. Kirk | 0.20 | 235.00 | Offensive discovery |
| 07/26/2022 | David P,T, Webb | 18.00 | 18,450.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; team meetings and calls with team members |
| 07/26/2022 | Kyle M. Diamond | 2.50 | 2,562.50 | Research. |
| | Remy K. Grosbard | 0.30 | 307.50 | team meeting |
| | Zachary M. David | 4.00 | 3,700.00 | drafted motion re case schedule |
| | Zachary M. David | 8.00 | 7,400.00 | researching and drafting opposition brief to anticipated MTC re datasets |
| 07/26/2022 | Simon J. Williams | 9.72 | 8,991.00 | Finalizing summary of MTE hearing statements; research, edits, and preparing for filing of motion for scheduling order; team meeting; reviewing factual interview notes |
| 07/26/2022 | Alexandra P. Sadinsky | 7.06 | 8,300.20 | Strategy |
| 07/26/2022 | Brittany A. Fish | 15.00 | 12,375.00 | Interviews: client meeting; all-in summit research: RFP tracker: readin, team meeting; team correspondence |
| 07/26/2022 | Donald J. Butterworth | 10.30 | 7,467.50 | Team meeting re strategy and immediate next steps. Interview of Tode Doughty. Prepare question outline and summary re same. Call with client team re API access. Revise draft burden questionnaire. Update working matter chronology. Calls with David Webb re document collection and review of board minutes. |
| 07/26/2022 | Charles M. Melman | 11.28 | 8,178.00 | Took notes of witness interview and revised same for transmission to partner; analyzed and summarized inferences from Musk's third set of RFPs for team; participated in team meeting and subsequent expert team meeting; reviewed notes of past interviews with client. |
| 07/26/2022 | Adabelle U. Ekechukw | 7.00 | 6,475.00 | Team meeting; continue reading backgrounod materials. |
| 07/26/2022 | Robinson C. Strauss | 11.00 | 4,675.00 | Atty requests |
| 07/26/2022 | Lena Goldenberg | 1.20 | 360.00 | Research for A. Sadinsky |
| | Lena Goldenberg | 0.60 | 180.00 | Research for R. Strauss |
| | Lena Goldenberg | 2,50 | 750.00 | Research project for L Kogan |
| | Nathanial P. Graham | 0.10 | 32.50 | Saved transcript of video and video file, per B. Fish. |
| | Nathanial P. Graham | 0.10 | 32.50 | Saved documents to files, per A. Sadinsky. |
| | Samuel Machado Vela | 4.50 | 1,462.50 | cite check wait coverage |
| 07/26/2022 | Max B. Obmascik | 13.00 | 4,225.00 | P&C Updates, File management, Subpoena prep |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/27/2022 | William D. Savitt | 9.00 | 16,650.00 | |
| | Benjamin M. Roth | 0.90 | 1,485.00 | |
| | Sarah K. Eddy | 9.60 | 15,360.00 | interviews; team mtgs; discovery; calls w/client |
| | Bradley R. Wilson | 12.20 | 19,520.00 | merriens, team mer, aboviery, ento merent |
| | Ryan A. McLeod | 11.52 | 17,280.00 | expert interviews; schedule analysis; prepare alternative schedule; attention to filings; team meetings |
| 07/27/2022 | Anitha Reddy | 10.00 | 15,000.00 | legal research; draft scheduling motion reply |
| | Leo E. Strine, Jr. | 1.50 | 3,000.00 | Work on comments to motion regarding scheduling dispute. |
| | Adam M. Gogolak | 6.00 | 8,400.00 | |
| | Claudia T. Morgan | 7.29 | 8,019.00 | eDiscovery communications; meetings with Lighthouse, client |
| | Adam L. Goodman | 13.70 | 17,125.00 | attention to discovery |
| | David E. Kirk | 0.30 | 352.50 | Attention to third-party subpoenas |
| 07/27/2022 | David P.T. Webb | 14.00 | 14,350.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; team meetings and calls with team members |
| | Kyle M. Diamond | 3.20 | 3,280.00 | Calls. |
| | Zachary M. David | 4.00 | 3,700.00 | research re production of data |
| | Zachary M. David | 8.00 | 7,400.00 | finalized motion re case schedule |
| 07/27/2022 | Simon J. Williams | 6.57 | 6,077.25 | Cite-checking, revising, finalizing cross-motion for entry of scheduling order; drafting and completing summary document for MTE hearing; |
| | Alexandra P. Sadinsky | | 10,829.80 | Strategy |
| | Brittany A. Fish | 14.00 | 11,550.00 | Interviews; subpoena; contacts chart; RFP chart; reading; team correspondence |
| | Jessica L. Allen | 0.50 | 362.50 | Read background materials |
| 07/27/2022 | Donald J. Butterworth | 11.00 | 7,975.00 | Review and revise draft responses and objections to discovery requests. Meet with Sarah Eddy, Brad Wilson, and Adam Goodman re discovery requests and potential custodians. Fact research re custodians. Review documents provided by client and co-counsel. Revise working matter chronology. Confer with David Webb re discovery requests. Legal research re ordinary course covenant. |
| 07/27/2022 | Charles M. Melman | 7.45 | 5,401.25 | Calls with Alethea Group and potential expert witness; expert team meeting; work on outline of expert witness case. |
| 07/27/2022 | Adebola O.M. Olofin | 6.00 | 6,150.00 | review onboarding materials and emails |
| 07/27/2022 | Adabelle U, Ekechukw | 7.00 | 6,475.00 | Continue reading witness interview notes and RFOs. |
| 07/27/2022 | Robinson C. Strauss | 7.50 | 3,187.50 | Attorney requests |
| 07/27/2022 | Janice E. Henderson | 0.50 | 137.50 | Obtaining Verizon Wireless address for B. Fish. |
| 07/27/2022 | Janice E. Henderson | 0.10 | 27.50 | Obtaining two SEC filings for S. Williams. |
| 07/27/2022 | Nathanial P. Graham | 1.00 | 325.00 | Team meeting, per C. Lee. |
| 07/27/2022 | Samuel Machado Vela | 2.00 | 650.00 | cite check |
| 07/27/2022 | Max B. Obmascik | 12.00 | 3,900.00 | Cite check, R&O shell build-out, file management |
| 07/27/2022 | Madison S. Lai | 2.28 | 741.00 | Reviewing emails and matter documents, contacts info spreadsheet for Alex/Robinson |
| 07/27/2022 | Demirkan Coker | 6,00 | 1,950.00 | |
| 07/28/2022 | William D. Savitt | 9.50 | 17,575.00 | Tucker zoom; reply brief; Sk letter; committee call; huddle; reply draft doc productions |
| 07/28/2022 | Benjamin M. Roth | 1.80 | 2,970.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/28/2022 | Sarah K. Eddy | 10,80 | 17,280.00 | interviews; calls w/client; team mtgs re discovery strategy & fact development; review correspondence and reply brief |
| 07/28/2022 | Bradley R. Wilson | 14.00 | 22,400.00 | de reception in terres voirespondence and repty other |
| | Ryan A. McLeod | 12.52 | 18,780.00 | prepare response re schedule; analyze schedule; note to client re same; expert interviews; team meetings re document collection and discovery |
| 07/28/2022 | Anitha Reddy | 10.00 | 15,000.00 | legal research: draft scheduling motion reply |
| 07/28/2022 | Leo E. Strine, Jr. | 1.25 | 2,500.00 | Work regarding scheduling dispute. |
| 07/28/2022 | Adam M. Gogolak | 7.00 | 9,800.00 | and the second |
| 07/28/2022 | Claudia T. Morgan | 8.47 | 9,317.00 | eDiscovery communications |
| 07/28/2022 | Adam L. Goodman | 14.10 | 17,625.00 | attention to discovery |
| 07/28/2022 | David E. Kirk | 13.90 | 16,332.50 | Attention to subpoenas and offensive discovery |
| 07/28/2022 | David P.T. Webb | 19.60 | 20,090.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; preparation and finalize first production; team meetings and calls with team members |
| 07/28/2022 | Kyle M. Diamond | 3.60 | 3,690,00 | Calls; research. |
| 07/28/2022 | Zachary M. David | 2.00 | 1,850.00 | Interview of Damien Kieran |
| 07/28/2022 | Zachary M. David | 2.00 | 1,850.00 | reviewed draft answer |
| 07/28/2022 | Zachary M. David | 8.00 | 7,400.00 | legal research items |
| 07/28/2022 | Simon J. Williams | 3.51 | 3,246.75 | Research for reply ISO cross-motion; initial cite-checks; review and comparison of scheduling order |
| 07/28/2022 | Alexandra P. Sadinsky | 9.06 | 10,650.20 | Strategy |
| 07/28/2022 | Brittany A. Fish | 13.00 | 10,725.00 | interviews; team meeting; RFP tracker; reading; team correspondence |
| 07/28/2022 | Jessica L. Allen | 3.59 | 2,602.75 | Review background materials; review defensive discovery |
| 07/28/2022 | Donald J. Butterworth | 10.90 | 7,902.50 | Meeting with fact discovery subteam re next steps. Prepare outline of outstanding factual requests. Revise matter working chronology. Review documents provided by client and co-counsel, and develop working plan for further fact development. Meeting with discovery subteam re custodians and responses and objections to discovery requests. Provide fact support to R&O drafting. Interview of Cary Hun. Prepare revised interview memoranda. |
| 07/28/2022 | Charles M. Melman | 7.89 | 5,720.25 | Two calls with potential expert witnesses, and related calls with team to debrief. Revised and finished outline of expert case. Reviewed scheduling order issued by the court and performed various ad hoc tasks. |
| 07/28/2022 | Adebola O.M. Olofin | 8.50 | 8,712.50 | review onboarding materials and litigation files |
| 07/28/2022 | Adabelle U. Ekechukw | 9.00 | 8,325.00 | Draft chart cataloguing Musk's RFPs and our proposed positions; 2L review 100 docs; continue reading case chronology excel and other background materials. |
| 07/28/2022 | Robinson C. Strauss | 12.75 | 5,418.75 | Atty requests, prep for Answer |
| 07/28/2022 | Danielle R. Brena | 0.50 | 137.50 | pull news articles re tesla filing for D Kirk |
| 07/28/2022 | Max B. Obmascik | 10.00 | 3,250.00 | P&C updates, file management, coils for team |
| 07/28/2022 | Madison S. Lai | 6.25 | 2,031.25 | Coverage for Answer (pulling pub does, sources) |
| 07/28/2022 | Madison S. Lai | 2.50 | 812.50 | Twitter contacts spreadsheet + reviewing matter materials |
| 07/28/2022 | Demirkan Coker | 6.00 | 1,950.00 | Litigation overtime coverage. |
| 07/29/2022 | William D. Savitt | 11.00 | 20,350.00 | MK prep; Parag/Ned visit; answer & counterclaims |
| 07/29/2022 | Benjamin M. Roth | 2.25 | 3,712.50 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 07/29/2022 | Joshua A. Feltman | 3.50 | 5,775.00 | |
| | Sarah K. Eddy | 10.80 | 17,280.00 | interviews re data; client mtgs: Constant and a chart ; review counterclaims & correspondence re same; custodian discussions; work on factual development topics |
| 07/29/2022 | Bradley R. Wilson | 11.60 | 18,560.00 | |
| | Ryan A. McLeod | 11.84 | 17,760.00 | Analyze schedule; draft correspondence to board re same; review interrogatories; prepare for and interview expert witnesses; colloquy with potential experts; attention to expert plan; meetings with client; |
| 07/29/2022 | Leo E. Strine, Jr. | 1.50 | 3,000.00 | Do initial read of answer and counterclaims, and provide initial feedback to team on implications of their disclaimer of seeking financing after termination letter. |
| 07/29/2022 | Adam M. Gogolak | 5.00 | 7,000.00 | |
| | Claudia T. Morgan | 8.53 | 9,383.00 | eDiscovery communications |
| | Adam L. Goodman | 9.40 | 11,750.00 | attention to discovery |
| 07/29/2022 | David E. Kirk | 15.00 | 17,625.00 | Prepare interrogatories; plan, draft, discuss, and coordinate third-party subpoenas |
| 07/29/2022 | David P.T. Webb | 17,20 | 17,630.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; preparation and finalize second production; team meetings and calls with team members |
| 07/29/2022 | Kyle M. Diamond | 2.80 | 2,870.00 | Calls; research. |
| 07/29/2022 | Zachary M. David | 6.00 | 5,550.00 | reviewed answer and counterclaims |
| 07/29/2022 | Zachary M. David | 6.00 | 5,550.00 | legal research items |
| 07/29/2022 | Simon J. Williams | 2.70 | 2,497.50 | Legal research; reviewing chron |
| 07/29/2022 | Alexandra P. Sadinsky | 9.20 | 10,810.00 | Strategy |
| 07/29/2022 | Brittany A. Fish | 14.00 | 11,550.00 | interviews; team meeting; reading; team correspondence |
| 07/29/2022 | Jessica L. Allen | 1.00 | 725.00 | Discovery team meeting |
| 07/29/2022 | Jessica L. Allen | 2.47 | 1,790.75 | Review background materials; compare custodian lists for culling |
| 07/29/2022 | Jessica L. Allen | 1.50 | 1,087.50 | LegalPeople training |
| 07/29/2022 | Donald J. Butterworth | 11.10 | 8,047.50 | Interviews of Nikki Golding and Richard Rabbat. Call with client re fa development. Review documents provided by client. Revise working matter chronology. Prepare draft correspondence re additional factual development questions. Draft proposed custodian list. Call with Adam Goodman re same. |
| 07/29/2022 | Charles M. Melman | 10.65 | 7,721.25 | Three expert witness interviews and two calls regarding the status of discovery vis-a-vis expert witnesses. Reviewed counterclaims and, after multiple conversations with partner, drafted summary of counterclaims for client. |
| 07/29/2022 | Adebola O.M. Olofin | 4.50 | 4,612.50 | review emails; case materials |
| 07/29/2022 | Robinson C. Strauss | 8.25 | 3,506.25 | |
| 07/29/2022 | Nancy R. McKay | 2.00 | 600.00 | Accurint Hoovers and sec of state searches of entities for R Strauss |
| 07/29/2022 | Janice E. Henderson | 1.40 | 385,00 | Obtaining D&B Hoovers reports and SOS entity registration profiles for several companies for R. Strauss. |
| 07/29/2022 | Max B. Obmascik | 11.00 | 3,575.00 | Answer authorities pull, case calendar build out, file management |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 07/29/2022 | Madison S. Lai | 8.83 | 2,869.75 | Twitter request for Alex - researching list of key Musk contacts and compiling findings, having videos converted to transcripts |
| 07/29/2022 | Andrew J. Alstodt | 8.50 | 2,762.50 | Twitter, Signature Packet, cap table task |
| | Demirkan Coker | 3.00 | 975.00 | |
| 07/30/2022 | William D. Savitt | 7.00 | 12,950.00 | data strategy; deposition organization; Rossman; Bret follow up; occ-consent matters; counterclaims; strategy matters |
| 07/30/2022 | Benjamin M. Roth | 0.90 | 1,485.00 | 1974 St. F. G. S. |
| | Sarah K. Eddy | 6.40 | 10,240.00 | team mtgs re data sets & discovery; work on data chart & affidavit; work on arguments for discovery motion; review & correspondence re Quinn misstatements summary; review materials & analysis re counterclaim assertions |
| 07/30/2022 | Bradley R. Wilson | 10.20 | 16,320.00 | addining contrast of the contrast |
| | Ryan A. McLeod | 10.00 | 15,000.00 | team meetings; attention to discovery; draft answer; calls re data sources; meeting re expert analysis; review memoranda from expert teams |
| 07/30/2022 | Leo E. Strine, Jr. | 0.25 | 500.00 | Consider answer/counterclaims, comment on same. |
| 07/30/2022 | Claudia T. Morgan | 3.06 | 3,366.00 | eDiscovery communications |
| 07/30/2022 | Adam L. Goodman | 3.00 | 3,750.00 | attention to discovery |
| 07/30/2022 | David E. Kirk | 9.90 | 11,632.50 | Review counterclaim, attention to third-party subpoena practice |
| 07/30/2022 | David P.T. Webb | 15.20 | 15,580.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; team meetings and calls with team members |
| 07/30/2022 | Kyle M. Diamond | 3.23 | 3,310.75 | Research. |
| 07/30/2022 | Remy K. Grosbard | 3.00 | 3,075.00 | background reading |
| | Zachary M. David | 8.00 | 7,400.00 | drafted memo re counterclaims |
| 07/30/2022 | Simon J. Williams | 8.28 | 7,659.00 | Calls with WDS, RAM, CMM; memo on answer/counterclaims |
| 07/30/2022 | Alexandra P. Sadinsky | 5.20 | 6,110.00 | Strategy |
| 07/30/2022 | Brittany A. Fish | 8.00 | 6,600.00 | Affidavit; reading; team correspondence |
| 07/30/2022 | Jessica L. Allen | 0.50 | 362.50 | Discovery meeting |
| 07/30/2022 | Jessica L. Allen | 0.17 | 123.25 | Read emails |
| 07/30/2022 | Donald J. Butterworth | 6.50 | 4,712.50 | Revise proposed custodian list. Draft and revise affidavit relating to discovery matters. Call with Brittany Fish re same. Review document provided by client and co-counsel. |
| 07/30/2022 | Charles M. Melman | 10.59 | 7,677,75 | Calls with associate writing memo on counterclaims, expert team, and partner re: counterclaims. Separate call with partner to determine answers to counterclaims paragraph-by-paragraph, and initial drafting of answer to counterclaims. |
| 07/30/2022 | Robinson C. Strauss | 4.00 | 1,700.00 | Drafted/Revised shells for ROs; APS research project re 3P parties/subpoenas prep; misc organizing |
| 07/30/2022 | Madison S. Lai | 9.33 | 3,032.25 | Twitter coverage shift (saving files, responding to ad hoc attorney questions and requests) |
| 07/30/2022 | Andrew J. Alstodt | 9.50 | 3,087.50 | |
| 07/31/2022 | William D. Savitt | 8.00 | 14,800.00 | privacy matters; motion to compel; MAE matters; Rossman call; MK/AK/PA call; meet/confer; answer/counterclaims |

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Twitter, Inc. - Litigation Preparation Time Detail

June 13, 2022 through July 31, 2022

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|------------|---|
| 07/31/2022 | Sarah K. Eddy | 5.12 | 8,192.00 | |
| | | | | |
| | | | | |
| 07/31/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 12.50 | 20,000.00 | |
| | Ryan A. McLeod | 7.36 | 11,040.00 | prepare answer to counterclaims; calls re same; review and revise memo re counterclaim assessment; colloquy re trial logistics; call with expert witness; prepare for same |
| 07/31/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Consider answer/counterclaims, comment on same. |
| 07/31/2022 | Claudia T. Morgan | 1.88 | 2,068.00 | eDiscovery communications |
| 07/31/2022 | Adam L, Goodman | 16,80 | 21,000.00 | attention to discovery |
| 07/31/2022 | David E. Kirk | 13.70 | 16,097.50 | Attention to third-party subpoenas |
| | David P.T. Webb | 13.20 | 13,530.00 | work on defensive discovery components of litigation; review of rolling production materials; review of question privilege and responsiveness calls; coordinate review process and document/data intake; creation of key document chronology and hot documents collection for team review; review and comment on correspondence with opposing counsel and positions taken therein; calls with client; work with search terms and custodians and evaluation of hit counts; overview and identification of collected materials and materials elevated for review; team meetings and calls with team members |
| 07/31/2022 | Kyle M. Diamond | 6.00 | 6,150.00 | Research. |
| 07/31/2022 | Remy K. Grosbard | 8.50 | 8,712.50 | research / memo re MAE |
| 07/31/2022 | Zachary M. David | 8.00 | 7,400.00 | drafted privacy section of opposition to anticipated MTC |
| 07/31/2022 | Simon J. Williams | 4.95 | 4,578.75 | Revising memo on answer/counterclaims; call with AKR; memo on fraud claim |
| 07/31/2022 | Alexandra P. Sadinsky | 9.26 | 10,885.20 | Strategy |
| 07/31/2022 | Brittany A. Fish | 12.00 | 9,900.00 | Team meeting; affidavit; follow-up questions; reading; team correspondence |
| | Jessica L. Allen | 1.00 | 725.00 | Review key documents; read Musk answer |
| 07/31/2022 | Donald J. Butterworth | 5.50 | 3,987.50 | Revise draft affidavit. Fact development subteam call. Revise workin, matter chronology. Revise draft list of fact development outstanding questions. Review documents received from client. Review responsive pleading filed by defendants. Correspond with Adam Goodman re custodians. |
| 07/31/2022 | Charles M. Melman | 8.86 | 6,423.50 | Drafted and revised answer to counterclaims, and discussed same with partner. |
| 07/31/2022 | Adebola O.M. Olofin | 5.50 | 5,637.50 | |
| | Yarek M. Smagowski | 4.70 | 2,350.00 | Review document review protocol; view document review background training video; communicate with Lighthouse to ensure database access. |
| 07/31/2022 | Robinson C. Strauss | 5.50 | 2,337.50 | |
| 07/31/2022 | Mary Cronin | 0.50 | 150.00 | |
| | Mary Cronin | 0.30 | 90.00 | |
| | Max B. Obmascik | 11.00 | 3,575.00 | 그는 것 이 것 같은 |
| | Demirkan Coker | 8.00 | 2,600.00 | |
| | | | 612 329 65 | |

5,140.41 5,613,238.65

EXHIBIT 4

WACHTELL, LIPTON, ROSEN & KATZ

MARTIN LIFTON HERBERT M WACHTELL THEODORE N. MIRVIS EDWARD D. HERLIHY DANIEL A. NEFF ANDREW R. BROWNSTEIN STEVEN A ROSENBLUM JOHN F SAVARESE SCOTT K. CHARLES JODI J. SCHWARTZ ADAM O. EMMERICH RALFH M. LEVENE RICHARD B. MASON DAVID M. SILK ROBIN PANOVKA DAVID A. KATZ ILENE KNBLE GOTTS JEFFREY M. WINTNER TREVOR S. NORWITZ BEN M. SERMANA ANDREW J. NUSSRADM RACHELE SILVERBERG STEVEN A. COHEN

DEEDRAH L. PAUL DAVID C. KARP RIC 4ADA C. KIM JOSHUA R. CAMMAKER MARK SORDON JEANNEMARIE O'BRIEN WAYNE M. CARLIN STEPHEN R. DIPRIMA NICHOLAS G. DEMMO IGOR KIRMAN JONATHAN M. MOSES T. EIKO STANGE WILLIAM SAVITT ERIC M. ROSDF GREGORY E. DSTLING DAVID B. ANDERS ANDREA K. WAHLOUIST ADAM J. SHAPIRO NELSON O. FITTS JOSHUA M. HOLMES DAVID E. SHAPIRO DAMIAN G. DIDDEN IAN BOCZEO

51 WEST 52ND STREET NEW YORK, N.Y. 10019-6150

TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

GEORGE A. KATZ (1965-1989) JAMES H. FOGELSON (1967-1981) LEONARD M. ROSEN (1965-2014)

OF COUNSEL

COUNSEL

MICHAEL H. BYOWITZ ERIC S. RO KENNETH B. FORREST ERIC M. RO SELWYV B. GOLDBERG PAUL K. RO PETER C. HEIN DAVID A. SJ JB KELLY MICHAEL J. MEYER G. KOPLOW ROSEMARY JOSEPH D. LARSON ELLIGIT V. LAWRENCE S. MAKOW WARREN R. DOUGLAS K. MAYER LED E. STR FHILF MINDLIN PAJL VIZCO DAVID S. NEILL PATRICIA A HAROLD S. NOVIKOFF AMY R. WOL LAWRENCE B. PEDOWITZ MARC WOLI

NEEL ERIC 3. ROBINSON ERIC M. ROTH PAUL K. ROWE DAVID A. SCHWARTZ MICHAEL J. BEGAL ROSEWARY SFAZIANI ELIOTY V. STEIN WARREN R. STERN LEO E. STRINE, JR PAJL VIZCARRONDO. JR. PATRICIA A. VLAHAKIS AMY R. WOLF MARC WOLINSKY MATTHEW M GUEST DAVID E. XAHAN DAVID E. XAHAN DENJAMIN M. ROTH JOSHUJA A FELTMAN ELAINE F. GOLIN EMIL A. KUEIMHAJJS KARCABA L. CAIN RONALD C. CHEN GORDON S. MOODIE BRADLEY R. WILSON GRANAW W. MELI GORDON S. MOODIE BRADEV E. PESSIN CARRIE M. REILLY MARK F. VEBLEN SARAH K. EDDY VICTOR GOLDFELD BRANDON C. PRICE KEVIN S. SCHWARTZ MICHAEL S. BENN SABASTIAN V. NILES ALISON ZIESKE PRIFSS JENNA E LEVINE RYAN A MELEOD ANITHA REDDY JOHN I ROBINSON JOHN R SOBOLEWSKI STEVEN WINTER EMILY D JOHNSON JACOB A KLING RAAJ S NARAYAN VINTOR SAPEZHNIKOV MICHAEL J SCHOBEL ELINA TETELBAJW ERICA E. BONNETT LAUREN M KOFKE ZACHARY S. FODOLSKY RACHEL B. REISBERG MARK A. STAGLIANO CYNTHIA FERNANDEZ LUMERMAAN CHRISTINA C. MA NOAH B. YAVITZ

DAVID M ADLEPSTEIN SUMITA AHUJA AMANDA K. ALLEXON

AMANDA K. ALLEXON LOUIS J. BARASH FRANCO CASTELLI ANDREW J.H. CHEUNG PAMELA EHREMKRANZ KATHRYN GETTLES ATWA ADAM M. GOGOLAK

NANCY B. GREENBAUM MARK & KOENIG CARMEN XW LU J. AUSTIN LYONS ALICIA C. McCARTHY NEIL M. SNYDER S. CHRISTOPHER SZCZERBAN JEFFREYA. WATIKER

DIRECT DIAL: (212) 403-1329 E-MAIL: WDSAVITT@WLRK.COM

September 28, 2022

Karen Colangelo Senior Director, Head of Global Litigation, Regulatory, and Competition Twitter, Inc. 1355 Market Street Suite 900 San Francisco, CA 94103

Dear Karen:

I've attached our invoice for work on the merger litigation for August 2022. As we discussed, the bill includes as a disbursement a \$1.8 million invoice from Cornerstone, one of our expert consulting firms. Please let us know if there is anything further you need from us to have the bill put in line for payment.

We are very grateful for the opportunity to work with you and the whole Twitter team on this. With warm regards.

Sincerely,

William Savitt

Enclosure

WACHTELL, LIPTON, ROSEN & KATZ

SI WEST S2ND STREET NEW YORK, N.Y. 10019-6150

September 28, 2022

Twitter, Inc. 1355 Market Street Suite 900 San Francisco, CA 94103

Attention: Karen Colangelo, Esq. Senior Director, Head of Global Litigation, Regulatory, and Competition

| For services rendered in connection with litigation prep | paration through |
|--|-------------------|
| August 31, 2022 | \$10,025,578.10 |
| Disbursements | 400,723.57 |
| Cornerstone Research Expert Fees | 1,812,228.79 |
| Total | \$12,238,530.46 |
| | Invoice #: 424036 |

Wire Instructions

Bank:

ABA Number: For Further Credit To: Account Number: SWIFT for Foreign Wires: WLRK Federal I.D. Number: JPMorgan Chase Bank 270 Park Avenue 20th Floor New York, New York 10017 Wachtell, Lipton, Rosen & Katz



STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time/Disbursement Summary

Thru 8/31/2022

| Attorney/Timekeeper | Hours | Amount | |
|------------------------|--------|------------|--|
| William D. Savitt | 241.60 | 446,960.00 | |
| Benjamin M. Roth | 42.75 | 70,537.50 | |
| Sarah K. Eddy | 301.00 | 481,600.00 | |
| Gregory E. Pessin | 19.00 | 29,450.00 | |
| Bradley R. Wilson | 414.90 | 663,840.00 | |
| Ryan A. McLeod | 443.25 | 664,875.00 | |
| Anitha Reddy | 243.00 | 364,500.00 | |
| Noah B. Yavitz | 438.30 | 580,747.50 | |
| Leo E. Strine, Jr. | 23.00 | 46,000.00 | |
| Adam M. Gogolak | 242.50 | 339,500.00 | |
| Claudia T. Morgan | 278.05 | 305,850.60 | |
| Adam L. Goodman | 430.60 | 538,250.00 | |
| David E. Kirk | 445.70 | 523,697.50 | |
| Nathaniel D. Cullerton | 113.80 | 142,250.00 | |
| David P.T. Webb | 462.96 | 474,534.00 | |
| Remy K. Grosbard | 330.44 | 338,701.00 | |
| Zachary M. David | 408.60 | 377,955.00 | |
| Simon J. Williams | 294.40 | 272,320.00 | |
| Alexandra P. Sadinsky | 385.41 | 452,856.75 | |
| Akua F. Abu | 297.50 | 215,687.50 | |
| Brittany A. Fish | 431.50 | 355,987.50 | |
| Jessica L. Allen | 231.51 | 167,844.75 | |
| Donald J. Butterworth | 155.60 | 112,810.00 | |
| Charles M. Melman | 303.20 | 219,820.00 | |
| Adebola O.M. Olofin | 358.40 | 367,360.00 | |
| Yarek M. Smagowski | 313.30 | 156,650.00 | |
| Canem Ozyildirim | 289.50 | 267,787.50 | |
| Adabelle U. Ekechukwu | 348.30 | 322,177.50 | |
| Robinson C. Strauss | 235.25 | 99,981.25 | |
| Juan Rojas | 20.19 | 8,076.00 | |
| Kyaik P. Tan | 3.75 | 1,312.50 | |
| Fredrik D.Z. Hoosein | 7.60 | 2,660.00 | |
| Richard Y. Lam | 12,10 | 5,747.50 | |
| Gene Chollick | 9.50 | 4,512.50 | |
| Soe Min | 6.00 | 2,100.00 | |
| Aaron R. Samaroo | 29.91 | 11,964.00 | |
| Shera Goldman | 2.70 | 810.00 | |
| Judith E. Thompson | 3.70 | 1,295.00 | |
| Lena Goldenberg | 14.90 | 4,470.00 | |
| Nancy R. McKay | 13.70 | 4,110.00 | |
| Mary Cronin | 7.20 | 2,160.00 | |
| Janice E. Henderson | 9.30 | 2,557.50 | |
| Danielle R. Brena | 2.20 | 605.00 | |
| Elizabeth Grunwald | 30.60 | 9,180.00 | |
| Kelum S. Wick | 2.67 | 1,068.00 | |
| Jed L. Garfunkel | 33.70 | 16,007.50 | |
| Nathanial P. Graham | 215.40 | 70,005.00 | |
| Rotem Litinski | 36.28 | 11.791.00 | |
| Max B. Obmascik | 291.00 | 94.575.00 | |
| Lia C. Castillo | 1.50 | 487.50 | |
| Jeremy A. Blumenthal | 1.33 | 432.25 | |
| | | | |

STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time/Disbursement Summary

Thru 8/31/2022

| Thru 8/31/202 | 2 | | |
|-----------------------------|-----------|---------------|--|
| Attorney/Timekeeper | Hours | Amount | |
| Alice G. Burton | 3.00 | 975.00 | |
| Madison S. Lai | 67.01 | 21,778.25 | |
| Timothy M. Lobdell | 1.50 | 637.50 | |
| Andrew J. Alstodt | 85,50 | 27,787.50 | |
| Demirkan Coker | 195.00 | 63,375.00 | |
| Carolyn T. Vaca | 16.25 | 5,281.25 | |
| Madison B. Gagne | 94.50 | 30,712.50 | |
| Jin H. Qiu | 2.50 | 812.50 | |
| Cesar Emilio Garcia | 165.26 | 37,183.50 | |
| Chastine E.C. Schmidt | 271.10 | 176,215.00 | |
| Paul Gomes | 1.57 | 628.00 | |
| Livia Tam | 8.55 | 3,420.00 | |
| Ann Marie Ghany | 0.90 | 315.00 | |
| And Marie Grany | | | |
| | 10,191.19 | 10,025,578.10 | |
| Description | | Amount | |
| Courier Service | | 503.74 | |
| Duplicating | | 3,649.05 | |
| Duplicating - Color | | 14,872.00 | |
| Duplicating/Velobinding/Tab | | 486.50 | |
| Travel - Local Attorneys | | 18,073.66 | |
| Travel - Package Delivery | | 207.04 | |
| Travel - Local Staff | | 1,706.17 | |
| Travel - Out of Town Attys | | 7,031.63 | |
| Travel - Out of Town Staff | | 150.00 | |
| Lodging | | 161,410.00 | |
| Proofreading | | 4,149.00 | |
| Library-Westlaw Recovery | | 58,292.11 | |
| Word Processing | | 1,425.00 | |
| Library Database Research | | 406.86 | |
| Library-Lexis Research | | 2,205.80 | |
| Meals - Attorneys | | 16,744.64 | |
| Meals - Paralegals | | 418.73 | |
| Meals - Support Staff | | 235.17 | |
| Meals - Conference | | 4,874.30 | |
| Miscellaneous | | 185.13 | |
| Cornerstone Research | | 1,812,228.79 | |
| O/S Library | | 84.56 | |
| O/S Telephone | | 94.16 | |
| O/S Other Service Co. Fees | | 48,553.12 | |
| O/S Obtain Court Documents | | 4,756.72 | |
| O/S Supplies | | 45.855.98 | |
| Duplicating Overtime | | 860.00 | |
| Duplicating Double-Time | | 770.00 | |
| Kitchen Overtime | | 150.00 | |
| Kitchen Double-Time | | 2,180.00 | |
| Messengers Double-Time | | 157.50 | |
| Secretarial Overtime | | 25.00 | |
| Secretarial Double-Time | | 210.00 | |
| Total Disbursements | | 2,212,952.36 | |
| | | | |

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Twitter, Inc. - Litigation Preparation Time/Disbursement Summary

Thru 8/31/2022

Total

\$12,238,530.46

STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|----------------------|--------------|-----------|---|
| 07/01/2022 | Richard Y. Lam | 0.40 | 190.00 | Coordinate exporting of metadata from Lighthouse hosted database and importing of data to in house relativity database. |
| 07/15/2022 | Noah B. Yavitz | 9.30 | 12,322.50 | preparing for and conducting R. Skaggs trial prep |
| 07/16/2022 | Noah B. Yavitz | 5.50 | 7,287.50 | editing witness sheets; preparing prep binders; discussing same |
| 07/17/2022 | Noah B. Yavitz | 6.70 | 8,877.50 | editing witness sheets and discussing same |
| 07/22/2022 | Noah B. Yavitz | 3.20 | 4,240,00 | meeting re offensive and third party discovery |
| 07/22/2022 | Noah B. Yavitz | 4.10 | 5,432.50 | reviewing complaint, document review protocol, and chronology |
| 07/23/2022 | Noah B. Yavitz | 1.50 | 1,987.50 | meeting re case streams and status |
| 07/24/2022 | Noah B. Yavitz | 3.20 | 4,240,00 | meetings re offensive discovery |
| 07/25/2022 | Noah B. Yavitz | 1.30 | 1,722.50 | meetings re offensive discovery |
| 07/25/2022 | Noah B. Yavitz | 1.70 | 2,252.50 | meetings re strategy and next steps |
| 07/26/2022 | Noah B. Yavitz | 1.50 | 1,987.50 | meetings re strategy and next steps |
| | Noah B. Yavitz | 1.90 | 2,517.50 | meetings and discussions re offensive discovery |
| | Noah B. Yavitz | 2.50 | 3,312.50 | meet and confer re party discovery; pre- and post-calls re same; |
| | | | 16 2020 | preparation for same |
| 07/26/2022 | Elizabeth Grunwald | 1.00 | 300.00 | Searches for court rules limiting number of interrogatories. (Kogan) |
| 07/27/2022 | Noah B. Yavitz | 10.20 | 13,515.00 | attention to offensive discovery; drafting and editing subpoenas and documents requests; discussing same |
| 07/27/2022 | Elizabeth Grunwald | 0.70 | 210.00 | Set up litigation alert on particular company. (Evans/Gutenmacher) |
| 07/27/2022 | Elizabeth Grunwald | 2.50 | 750.00 | Searches for background reports on various persons. (Sadinsky/Yavitz/Strauss) |
| 07/27/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Set up monthly subscription to ExportComments. (Kogan/R. McLeod) |
| 07/27/2022 | Elizabeth Grunwald | 1.50 | 450.00 | Searches for Congressional testimony by various company executives. (Kogan) |
| 07/28/2022 | Noah B. Yavitz | 11.10 | 14,707.50 | attention to offensive discovery; drafting and editing subpoenas and documents requests; attending meet and confers; discussing same |
| 07/28/2022 | Elizabeth Grunwald | 2.00 | 600.00 | Did searches in Boardex and RelSci for relationships between various persons and entities. (Strauss) |
| 07/28/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Sent docket and selected documents in DE Chancery case. (Kirk) |
| 07/29/2022 | Noah B. Yavitz | 12.10 | 16,032.50 | attention to offensive discovery; drafting and editing subpoenas and documents requests; reviewing discovery plan; finalizing RFPs and interrogatories; discussing same |
| 07/29/2022 | Adabelle U. Ekechukw | 7.00 | 6,475.00 | Team meeting; review case materials. |
| 07/29/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Searches for treatise materials re DE procedural rules. (J. Allen) |
| 07/29/2022 | Elizabeth Grunwald | 1.50 | 450.00 | Searches for statistical data in regard to advertising spending. (Feltman) |
| 07/29/2022 | Elizabeth Grunwald | 0.70 | 210.00 | Searches for treatise material re fraud/fraudulent inducement. (S. Williams) |
| 07/30/2022 | Noah B. Yavitz | 1.20 | 1,590.00 | coordination with conflicts counsel re subpoenas |
| 07/30/2022 | Noah B. Yavitz | 1.50 | 1,987.50 | internal meeting re data issues; reviewing materials re same |
| 07/30/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| 07/31/2022 | Noah B. Yavitz | 3.40 | 4,505.00 | attention to offensive discovery; drafting and editing subpoenas; discussing same |
| 07/31/2022 | Noah B. Yavitz | 4.50 | 5,962.50 | attending party discovery meet and confer; preparing for same; discussing same |
| | Adam M. Gogolak | 8.00 | 11,200.00 | |
| | Adabelle U, Ekechukw | 12.00 | 11,100.00 | Review Rogs and begin drafting responses. |
| 08/01/2022 | William D. Savitt | 9.50 | 17,575.00 | Korman prep; sync w/KK; partner synch; answer/counterclaims; interfirm matters |
| 08/01/2022 | Benjamin M. Roth | 2.00 | 3,300.00 | |
| 08/01/2022 | Sarah K. Eddy | 10.50 | 16,800.00 | fact development & discovery interviews; meetings w/client; team mtgs re facts & discovery; correspondence re same; work on data affidavit; review data room contracts |

STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/01/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 15.20 | 24,320.00 | |
| 08/01/2022 | Ryan A. McLeod | 17,01 | 25,515.00 | prepare/revise answer; interview expert witnesses; attention to trial |
| | | | | preparations; advisor meeting; team meetings |
| | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 11.50 | 15,237.50 | offensive discovery |
| | Leo E. Strine, Jr. | 0.25 | 500.00 | Emails regarding consent issues, discovery. |
| | Adam M. Gogolak | 10.00 | 14,000.00 | |
| | Claudia T. Morgan | 7.52 | 8,266.50 | eDiscovery communications |
| | Adam L. Goodman | 11.70 | 14,625.00 | attention to discovery |
| 08/01/2022 | David E. Kirk | 14.70 | 17,272.50 | Attention to offensive discovery and subpoenas; calls, meetings, drafting, and emails re: same |
| 08/01/2022 | David P.T. Webb | 12.96 | 13,284.00 | dratting, and circais ic, same |
| | Remy K. Grosbard | 13.50 | 13,837.50 | memo re MAE |
| | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated MTC |
| | Simon J. Williams | 12.80 | 11,840.00 | Memo on fraud claim |
| | Alexandra P. Sadinsky | 15.00 | 17,625.00 | strategy |
| | Brittany A. Fish | 13.00 | 10,725.00 | Interviews; fact dev meeting; team correspondence |
| | Jessica L. Allen | 0.50 | 362.50 | Discovery team meeting |
| | Jessica L. Allen | 2.69 | 1,950.25 | Review Yoel Roth interview; draft Yoel Roth custodian checklist; |
| | | 2.09 | | document review |
| 08/01/2022 | Donald J. Butterworth | 5.60 | 4,060.00 | Employee interviews of Dalana Brand and Yoel Roth. Correpond with fact development team re same. Fact development team meeting. Review documents received from client. Revise working matter chronology. Review and revise draft affidavit. Prepare client correspondence. Prepare draft question outline for employee interviews. |
| 08/01/2022 | Charles M. Melman | 11.39 | 8,257.75 | Revised multiple drafts of answer to counterclaims and participated in calls and meetings regarding same, participated in multiple expert witness calls and an expert witness interview, and began to revise expert witness case. |
| 08/01/2022 | Adebola O.M. Olofin | 14.10 | 14,452.50 | review interview notes and create document tracker; meet with Bill regarding deposition preparation and build out spreadsheet regarding same; prepare for interview; email correspondence; begin review of counterclaims. |
| 08/01/2022 | Yarek M. Smagowski | 3.00 | 1,500.00 | Review pleadings and other background materials in preparation for QC/2L document review; attent case team meeting re: ongoing case requirements; QC/2L document review for responsiveness and privilege. |
| 08/01/2022 | Adabelle U. Ekechukw | 13.00 | 12,025.00 | Continue researching for and drafting responses to Rogs. |
| | Robinson C. Strauss | 6,50 | 2,762.50 | atty requests |
| | Nancy R. McKay | 1.00 | 300.00 | Search NY fed dockets for mot to compel briefs for Z David |
| | Elizabeth Grunwald | 0.70 | 210.00 | Set up various alerts for cases involving lawsuits against executive in relation to particular company. (Sadinsky/J. Allen/D. Butterworth/Z. David/B. Fish/A. Goodman/R. Grosbard/D. Kirk/C. Melman/A. Olofin/D. Webb/S. Williams) |
| 08/01/2022 | Jed L. Garfunkel | 2.00 | 950.00 | Relativity Training for Paralegal team members, as requested by C. Le |
| | Max B. Obmascik | 8.00 | 2,600.00 | Case cal, file management, p&c org |
| | Madison S. Lai | 2.62 | 851.50 | Trainings with litigation feam including relativity |
| | Demirkan Coker | 6.00 | 1,950.00 | running with nugation team monoung relativity |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | William D. Savitt | 10.00 | 18,500.00 | witnesses; answer/counterclaims; sequencing issue; correspondence |
| | | 1 | 10,000,00 | re same; experts |

STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/02/2022 | Benjamin M. Roth | 1.00 | 1,650.00 | |
| | Sarah K. Eddy | 13.00 | 20,800.00 | interviews with company personnel; call re data privacy with Perkins Coie; work on reply to cc; meeting with client re reply |
| 08/02/2022 | Bradley R. Wilson | 15.80 | 25,280,00 | |
| | Ryan A. McLeod | 19.08 | 28,620.00 | attention to answer to counterclaims; team meetings; draft letter to court re public version filing |
| 08/02/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/02/2022 | Noah B. Yavitz | 12.70 | 16,827.50 | offensive discovery; discussing SIM |
| 08/02/2022 | Adam M. Gogolak | 12.00 | 16,800.00 | |
| 08/02/2022 | Claudia T. Morgan | 8.10 | 8,910.00 | eDiscovery communications |
| 08/02/2022 | Adam L, Goodman | 14.80 | 18,500.00 | attention to discovery |
| 08/02/2022 | David E. Kirk | 14.70 | 17,272.50 | Offensive discovery, third party subpoenas, interrogatory response; team meeting |
| 08/02/2022 | David P.T. Webb | 11.70 | 11,992,50 | |
| 08/02/2022 | Remy K. Grosbard | 14.50 | 14,862.50 | research re ordinary course covenant and consent; team meeting |
| 08/02/2022 | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated MTC, interviewed privacy lawyer |
| 08/02/2022 | Simon J. Williams | 8.20 | 7,585.00 | Legal research and drafting memo re counterclaims; team meeting |
| 08/02/2022 | Alexandra P. Sadinsky | 13.00 | 15,275.00 | strategy |
| 08/02/2022 | Brittany A. Fish | 12.50 | 10,312.50 | Interviews; team meeting; call re ROGS; team correspondence |
| 08/02/2022 | Jessica L. Allen | 7.20 | 5,220.00 | Review documents; review interviews and update custodial checklists; summarize key documents |
| 08/02/2022 | Jessica L. Allen | 0.50 | 362.50 | Team meeting |
| 08/02/2022 | Donald J. Butterworth | 5.45 | 3,951.25 | Meeting with discovery team re interrogatory responses. Employee interviews of Matt Dennebaum, Mike Cvet, and Sunil Janardhanan. Prepare summaries of same. Review and revise answer to counterclaims. Correspond with Adam Goodman re discovery responses. Review documents received from client and co-counsel. |
| 08/02/2022 | Charles M. Melman | 11.62 | 8,424.50 | Drafted and revised answer to counterclaims, and participated in numerous meetings and calls regarding same. |
| 08/02/2022 | Adebola O.M. Olofin | 13.50 | 13,837.50 | Review litigation history on India litigation; conduct interviews related to litigation; team meeting; review interview notes; confer regarding deposition scheduling; review emails and draft pleadings; analyze open-agenda items regarding discovery. |
| 08/02/2022 | Yarek M. Smagowski | 10.70 | 5,350.00 | 그는 것이 있는 것이 많이 다 가지 않는 것이 같이 것이 많이 집에 가지 않는 것이 같이 다 있다. 그는 것이 집에 가지 않는 것이 없는 것이 없다. |
| | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Revise responses to rogs. |
| 08/02/2022 | Robinson C. Strauss | 8.50 | 3,612.50 | atty requests |
| 08/02/2022 | Juan Rojas | 0.85 | | Compare document sets to identify similarities per Jed Garfunkel request |
| 08/02/2022 | Judith E. Thompson | 0.50 | 175.00 | Pulled case pleadings for Julie R. Ledwig |
| 08/02/2022 | Lena Goldenberg | 0.60 | 180.00 | Documents pull for R. Grosbard |
| 08/02/2022 | Lena Goldenberg | 1.60 | 480.00 | Legal research for C. Garcia |
| 08/02/2022 | Danielle R. Brena | 0.50 | 137.50 | relpro searches for R Strauss |
| 08/02/2022 | Jed L. Garfunkel | 1.80 | 855.00 | Review presentations and compare hash values by processing and running structured analytics to determine if files are duplicative, as requested by K. Lam. |
| 08/02/2022 | Nathanial P. Graham | 1.60 | 520,00 | |
| 08/02/2022 | Max B. Obmascik | 10.00 | 3,250.00 | File management, FTPs, iManage reorg |
| 08/02/2022 | Madison S. Lai | 1.75 | 568.75 | 2. 아들 16 명령 귀엽에 집안하면 같은 가슴 감압을 깨끗해 알려야 한다. 그렇는 것에서 바람이 있다. 2016년 1월 19 - 19 - 19 - 19 - 19 - 19 - 19 - 1 |
| 08/02/2022 | Andrew J. Alstodt | 3.00 | 975,00 | Coverage and training |
| 08/02/2022 | Demirkan Coker | 10.00 | 3,250,00 | |
| 08/02/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-------------------------|--------------|-----------|--|
| 08/02/2022 | 2 Cesar Emilio Garcia | 5.20 | 1,170.00 | Read matter background materials and conducted Delaware case law research on waiver of attorney-client privilege with respect to email communications. |
| 08/02/2022 | 2 Paul Gomes | 0.17 | 68,00 | Performed advanced database searches to identify material needed for attorney review. Requested by Liuis McNish. |
| 08/03/2022 | 2 William D. Savitt | 11.00 | 20,350.00 | answer/counterclaims; sequencing; briefing & hearing; experts; t/c Ned; t/c Bret |
| 08/03/2022 | 2 Benjamin M. Roth | 1.00 | 1,650.00 | |
| 08/03/2022 | 2 Sarah K. Eddy | 11.20 | 17,920.00 | work on reply to cc; work on discovery responses; fact development & rog interviews; review letter to court & hearing; call w/client re timing/ruling |
| 08/03/2022 | 2 Gregory E. Pessin | 1,50 | 2,325,00 | |
| 08/03/2022 | 2 Bradley R. Wilson | 14.20 | 22,720.00 | |
| 08/03/2022 | 2 Ryan A. McLeod | 17.73 | 26,595.00 | attention to answer; team meetings; prepare for court hearing; attend court hearing; follow up from same |
| | 2 Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | 2 Noah B. Yavitz | 12.20 | 16,165.00 | offensive discovery |
| | 2 Leo E. Strine, Jr. | 1.25 | 2,500.00 | Comment on answer, consents, and media requests. |
| | 2 Adam M. Gogolak | 10.00 | 14,000.00 | |
| | 2 Claudia T. Morgan | 5.22 | 5,742.00 | eDiscovery communications and follow up |
| | 2 Adam L. Goodman | 15.20 | 19,000.00 | attention to discovery |
| | 2 David E. Kirk | 12.30 | 14,452.50 | Offensive discovery/third-party subpoenas; attention to interrogatory response |
| | 2 David P.T. Webb | 17.28 | 17,712.00 | |
| | 2 Remy K. Grosbard | 9.50 | 9,737.50 | research re ordinary course covenant |
| | 2 Zachary M. David | 12.60 | 11,655.00 | drafted opposition to anticipated MTC, interviewed privacy lawyer, answer to counterclaims, responses and objections |
| | 2 Simon J. Williams | 10.80 | 9,990.00 | Legal research and drafting memo re counterclaims; call with WDS, AKR |
| | 2 Alexandra P. Sadinsky | 8.83 | 10,375.25 | strategy |
| | 2 Brittany A. Fish | 11.00 | 9,075.00 | Fact dev meeting; revising ROGS; cleaning up interview notes; team correspondence |
| 0000000000 | 2 Jessica L. Allen | 0.30 | 217.50 | |
| | 2 Jessica L. Allen | 3.35 | | Review documents; review proposed custodian departure dates |
| 08/03/2022 | 2 Donald J. Butterworth | 5.25 | 3,806.25 | Call with client re ordinary-course issues. Fact development team strategy meeting. Review and revise draft answer to counterclaims. Review and revise draft interrogatory responses; correspond with Bola Olofin and Brittany Fish re same. Review documents received from client. Prepare draft questions for client call. Prepare collated list of information requests for clients. Revise working matter chronology. |
| 08/03/2022 | 2 Charles M. Melman | 9.98 | 7,235,50 | Revised draft of answer to counterclaims and participated in multiple calls and meetings regarding same. |
| 08/03/2022 | 2 Adebola O.M. Olofín | 13.60 | 13,940.00 | conduct document review; team meeting; review rogs and interrogatory responses; conduct legal research related to answer; conduct case research. |
| 08/03/2022 | 2 Yarek M. Smagowski | 12.40 | 6,200.00 | QC/2L document review for responsiveness and privilege; attend case team meeting re: ongoing case requirements. |
| | 2 Adabelle U. Ekechukw | 12.00 | 11,100.00 | Revise rogs, review documents for production. |
| | 2 Robinson C. Strauss | 5.75 | 2,443.75 | prepared excel calculations sheets, emails w/ N. Graham re same |
| 08/03/2022 | 2 Juan Rojas | 1.64 | 656.00 | Attend to David Webb request re create coding form to match document review specifications in e-discovery database |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/03/2022 | Juan Rojas | 1.54 | 616.00 | Process incoming document production and load to e-discovery database for attorney review per David Webb request |
| 08/03/2022 | Judith E. Thompson | 1.00 | 350.00 | Pulled case pleadings for Julie R. Ledwig |
| | Nancy R. McKay | 1.00 | 300.00 | Court filings for J Ledwig |
| | Danielle R. Brena | 0.80 | | research re privacy expectations for C Garcia |
| 08/03/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Search for amicus brief in Supreme Court case. (Mirvis) |
| 08/03/2022 | Jed L. Garfunkel | 1.60 | 760.00 | Review hash value of document and submit it to iManage for testing of changes in hash values, as requested by K. Lam. |
| 08/03/2022 | Nathanial P. Graham | 0.30 | 97.50 | Saved discovery materials, per associate team. |
| 08/03/2022 | Nathanial P. Graham | 0.90 | 292.50 | Collected cited documents and saved to FTP, per A. Sadinsky. |
| 08/03/2022 | Nathanial P. Graham | 2.70 | 877.50 | Hyperlinked spreadsheets of tweets, per associate team. |
| 08/03/2022 | Max B. Obmascik | 10.00 | 3,250.00 | Full subpoena cross-check, file management, FTP set up |
| 08/03/2022 | Madison S. Lai | 2.75 | 893.75 | Research into Jurvetson, saving files to workspace |
| 08/03/2022 | Andrew J. Alstodt | 2.50 | 812.50 | Twitter coverage, indices, |
| 08/03/2022 | Demirkan Coker | 10.00 | 3,250.00 | |
| 08/03/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/03/2022 | Cesar Emilio García | 11.70 | 2,632.50 | Conducted Delaware case law and transcript research on waiver of attorney-client privilege with respect to email communications and began drafting memo. |
| 08/04/2022 | William D. Savitt | 9.50 | 17,575.00 | counterclaims-answer; posting; Korman huddle; t. comm mtg; t/c v&S: expert interview; correspondence re docs; deposition program |
| 08/04/2022 | Benjamin M. Roth | 1.50 | 2,475.00 | |
| 08/04/2022 | Sarah K. Eddy | 11.50 | 18,400.00 | work on counterclaim answer; work on discovery responses; interview w/Emmy A. |
| 08/04/2022 | Gregory E. Pessin | 2.00 | 3,100.00 | |
| 08/04/2022 | Bradley R. Wilson | 17.70 | 28,320.00 | |
| | Ryan A. McLeod | 16,11 | 24,165.00 | revise and finalize and file answer; meetings and calls re same; review discovery responses |
| 08/04/2022 | Anitha Reddy | 9,00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/04/2022 | Noah B. Yavitz | 12.40 | 16,430.00 | offensive dicovery |
| 08/04/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | |
| 08/04/2022 | Claudia T. Morgan | 4.25 | 4,672.80 | eDiscovery communications |
| 08/04/2022 | Adam L. Goodman | 16.10 | 20,125.00 | attention to discovery |
| 08/04/2022 | David E. Kirk | 12.90 | 15,157.50 | Offensive and third-party discovery; review filings; calls, meetings and discussions re: same; attention to new interrogatories and RFPs and response to interrogatories |
| 08/04/2022 | David P.T. Webb | 16.92 | 17,343.00 | |
| 08/04/2022 | Remy K. Grosbard | 11.00 | 11,275.00 | turning comments on memo re consent in ordinary course; team meeting re brief writing; drafting custodian brief |
| 08/04/2022 | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated MTC |
| | Simon J. Williams | 7.10 | 6,567.50 | Legal and factual research re financing, remedies; research meeting with WDS, AKR |
| 08/04/2022 | Alexandra P. Sadinsky | | 11,750.00 | strategy |
| 08/04/2022 | Brittany A. Fish | 10.00 | 8,250.00 | Interviews; reviewing ROGS & answer; updating RFP tracker; team correspondence |
| | Jessica L. Allen | 4.25 | 3,081.25 | Summarize hot docs; review interviews for custodial points / update custodial checklists; review R&Os to rogs and RFPs |
| 08/04/2022 | Donald J. Butterworth | 4.85 | 3,516.25 | Prepare updated list of information requests for client. Employee interviews of Todd Doughty and Mark Schobinger. Prepare summarie: of same. Revise working matter chronology. Review and revise draft answer to counterclaims. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/04/2022 | Charles M. Melman | 9.73 | 7,054.25 | Revised and filed answer to counterclaims. Multiple meetings related to same. Marked up expert witness outline and attended expert witness planning meeting. |
| 08/04/2022 | Adebola O.M. Olofin | 9,10 | 9,327.50 | fact development interviews; review witness interview notes; review key docs; review email and drafts |
| 08/04/2022 | Yarek M. Smagowski | 8.70 | 4,350.00 | QC/2L document review for responsiveness and privilege. |
| | Adabelle U. Ekechukw | 8.00 | 7,400.00 | Review documents for production and case materials, |
| 08/04/2022 | Robinson C. Strauss | 6.75 | 2,868.75 | atty requests |
| 08/04/2022 | Judith E. Thompson | 0.50 | 175.00 | Searched resources for getting a transcript of a podcast for M, Obmascik |
| 08/04/2022 | Lena Goldenberg | 1.20 | 360.00 | Research and court filings pull for J. Ledwig |
| | Mary Cronin | 2.00 | 600.00 | Look for Twitter Transparency reports back to 2012 for A. Goodman |
| | Danielle R. Brena | 0.30 | 82,50 | pull company information for A Sadinsky |
| 08/04/2022 | Elizabeth Grunwald | 3.50 | 1,050.00 | Pulled briefs related to decisions, for TX and CA checked for statutes re employers control or ability to monitor employee emails. (Garcia) |
| 08/04/2022 | Nathanial P. Graham | 1.50 | 487.50 | 그는 것은 것 같은 것 같아요. 그는 것은 것 같아요. 같이 많이 많이 많이 많이 많이 많이 많이 같아요. 같은 것 같아요. |
| 08/04/2022 | Max B. Obmascik | 7.00 | 2,275.00 | Subpoena cross-check, p&c updates, file management |
| 08/04/2022 | Madison S. Lai | 3.50 | 1,137.50 | Research Elon contacts, saving docs to workspace, subpoena call with Julie |
| 08/04/2022 | Andrew J. Alstodt | 3.00 | 975.00 | Coverage |
| 08/04/2022 | Demirkan Coker | 7.00 | 2,275.00 | |
| 08/04/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/04/2022 | Cesar Emilio Garcia | 11.10 | 2,497.50 | Conducted Delaware case law and transcript research on waiver of attorney-client privilege with respect to email communications and continued drafting memo. |
| 08/05/2022 | William D. Savitt | 9.00 | 16,650.00 | t/c KK; partners meeting; meet & confer; Ned zoom &follow up; Lutz matters expert interviews; third parties/law firms |
| 08/05/2022 | Sarah K. Eddy | 8.00 | 12,800.00 | work on discovery responses; team mtg; |
| 08/05/2022 | Gregory E. Pessin | 4.00 | 6,200.00 | |
| 08/05/2022 | Bradley R. Wilson | 12.40 | 19,840.00 | |
| 08/05/2022 | Ryan A. McLeod | 12.51 | 18,765.00 | team meetings; attention to expert reports; meetings re expert outlines; meeting with client; attention to discovery disputes |
| 08/05/2022 | Anitha Reddy | 8.00 | 12,000.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 11.90 | 15,767.50 | |
| | Leo E. Strine, Jr. | 1.00 | 2,000.00 | Comment on consent issues, review materials procured regarding his financing outreach. |
| | Adam M. Gogolak | 5.00 | 7,000.00 | |
| | Claudia T. Morgan | 7.57 | 8,325.90 | eDiscovery communications and follow up |
| | Adam L. Goodman | 10.80 | 13,500.00 | attention to discovery |
| | David E. Kirk | 14.40 | 16,920.00 | Offensive discovery, subpoenas and fact development |
| | David P.T. Webb | 14.22 | 14,575.50 | |
| | Remy K. Grosbard | 16.00 | 16,400.00 | custodian brief |
| | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated discovery motion |
| | Simon J. Williams | 11.00 | 10,175.00 | Legal research, drafting, calls re potential discovery motions |
| | Alexandra P. Sadinsky | 9.50 | 11,162.50 | strategy |
| 1.4.5.8 | Brittany A. Fish | 12.00 | 9,900.00 | Fact dev meeting; team meeting; Durban research; interview notes; custodian list; team correspondence |
| | Jessica L. Allen | 0.50 | 362,50 | Defensive discovery team meeting |
| | Jessica L. Allen | 0.66 | 478.50 | |
| 08/05/2022 | Jessica L. Allen | 2.25 | 1,631.25 | Review documents for confidentiality downgrade; review answer and legal research memos |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/05/2022 | Donald J. Butterworth | 5.15 | 3,733.75 | Review draft discovery responses and provide revisions. Fact development team strategy meeting. Full team strategy meeting. |
| | | | | Revise working matter chronology, and coordinate with paralegal team re same. Review public records as relevant to fact development. Review and revise draft custodians proposal. Review defendants' discovery responses and correspond with team re same. |
| 08/05/2022 | Charles M. Melman | 9.68 | 7,018.00 | Whole-team meeting and multiple meetings with Analysis Group and expert witness team to strategize for multiple expert reports. Reviewec and revised report outlines. |
| 08/05/2022 | Adebola O.M. Olofin | 8.80 | 9,020.00 | review drafts; discuss deposition scheduling and preparation; conduct document review; review emails; fact development team meeting and call regarding third-party witnesses |
| 08/05/2022 | Yarek M. Smagowski | 8.50 | 4,250.00 | QC/2L document review for responsiveness and privilege; attend case team meeting re: ongoing case requirements. |
| 08/05/2022 | Adabelle U. Ekechukw | 9.30 | 8,602.50 | Review responses to RFPs for techs; review documents for production; collect TWTR internal notes for fact team. |
| 08/05/2022 | Judith E. Thompson | 0,20 | 70.00 | Did sec research and pulled filings for D, Webb |
| 08/05/2022 | Lena Goldenberg | 1.40 | 420.00 | Legal research and documents pull for K. Diamond |
| 08/05/2022 | Lena Goldenberg | 1.20 | 360.00 | Research and court documents pull for J. Ledwig |
| 08/05/2022 | Nancy R. McKay | 0.70 | 210.00 | Search bylaw and corp gov guideline history for B Fish |
| | Nancy R. McKay | 0.50 | 150.00 | Search info re tweets for M Lai |
| 08/05/2022 | Mary Cronin | 2.50 | 750.00 | Search for Motion to Compel briefing in DE Chancery involving WLR and motions to compel, opinions/orders and transcripts where parties disputed number of custodians for R. Grobard |
| 08/05/2022 | Mary Cronin | 0.30 | 90.00 | send Twitter form 8-K's with item 5.02 to R. McLeod |
| | Elizabeth Grunwald | 0.50 | 150.00 | Did searches re availability of DE Chancery transcript of oral argumen (C. Garcia) |
| 08/05/2022 | Nathanial P. Graham | 3.90 | 1,267.50 | Cite checked responses and objections, per A. Goodman. |
| 08/05/2022 | Nathanial P. Graham | 0.90 | 292.50 | Checked redline of responses and objections, per A. Goodman. |
| 08/05/2022 | Nathanial P. Graham | 0.40 | 130.00 | Saved discovery files, per A. Sadinsky. |
| 08/05/2022 | Nathanial P. Graham | 1.50 | 487.50 | Cite checked responses and objections, per A. Goodman. |
| 08/05/2022 | Max B. Obmascik | 6.00 | 1,950.00 | File management, eite check, tracker updates |
| 08/05/2022 | Madison S. Lai | 6.50 | 2,112.50 | Offensive discovery subpoena tracker, research into Elon contacts |
| 08/05/2022 | Andrew J. Alstodt | 2.00 | 650.00 | Coverage |
| 08/05/2022 | Demirkan Coker | 7.00 | 2,275.00 | |
| 08/05/2022 | Madison B. Gagne | 4.50 | 1,462.50 | On standby/saving documents/miscellancous tasks |
| 08/05/2022 | Cesar Emilio Garcia | 9.87 | 2,220.75 | Complete and submit memo on waiver of attorney-client privilege with respect to email communications. |
| 08/06/2022 | William D. Savitt | 5.00 | 9,250.00 | deposition scheduling; discovery roundup; slack matters; McCrary |
| | Sarah K. Eddy | 4,50 | 7,200.00 | review data room materials; better review comm: w/defendants & correspondence re same |
| | Bradley R. Wilson | 7.60 | 12,160.00 | |
| | Ryan A. McLeod | 10.26 | 15,390.00 | meetings and calls re expert witnesses; attention to discovery disputes; interviews with experts |
| | Noah B. Yavitz | 11.80 | 15,635.00 | offensive discovery |
| | Adam M. Gogolak | 5,00 | 7,000.00 | |
| | Adam L. Goodman | 2.70 | 3,375.00 | attention to discovery |
| | David E. Kirk | 12.30 | 14,452.50 | Offensive and third-party discovery; related research |
| | David P.T. Webb | 8.64 | 8,856.00 | |
| | Remy K. Grosbard | 14.50 | 14,862.50 | custodian brief; calls and meetings re same |
| | Zachary M. David | 7.20 | 6,660.00 | legal research re custodians |
| 08/06/2022 | Zachary M. David | 0.90 | 832.50 | reviewed deficiency letter re datasets |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/06/2022 | Simon J. Williams | 10.70 | 9,897.50 | Drafting, research, calls relating to potential discovery motions |
| 08/06/2022 | Alexandra P. Sadinsky | 8.50 | 9,987.50 | strategy |
| 08/06/2022 | Brittany A. Fish | 4.00 | 3,300.00 | Trial prep |
| | Donald J. Butterworth | 2.90 | 2,102.50 | Review materials received from client. |
| | | | | Correspond |
| | | | | with Sarah Eddy re same. |
| 08/06/2022 | Charles M. Melman | 4,98 | 3,610.50 | expert reports, and calls with team regarding same. Research and |
| 08/06/2022 | Adebola O.M. Olofin | 5.50 | 5,637.50 | correspondence with team regarding ad hoc issues. review key docs and chron; conduct document review; conduct |
| 08/00/2022 | Adeoola O.M. Olohin | 0.00 | 5,057.50 | deposition-prep related research |
| 08/06/2022 | Yarek M. Smagowski | 0.70 | 350.00 | QC/2L document review for responsiveness and privilege. |
| | Janice E. Henderson | 0.30 | | Obtaining Snow Phipps Group v. KCAKE Acquisition court |
| | | | | documents for K. Diamond. |
| 08/06/2022 | Janice E. Henderson | 0.70 | 192.50 | Obtaining whether the Twitter board has ever rejected a shareholder vote for B. Fish. |
| 08/06/2022 | Andrew J. Alstodt | 8.50 | 2,762.50 | Twitter Weekend Coverage |
| 08/06/2022 | Demirkan Coker | 8.00 | 2,600.00 | |
| 08/07/2022 | William D. Savitt | 5.50 | 10,175.00 | offensive discovery; data scientist matters; deposition prep issues; Nick/Yoel matters |
| 08/07/2022 | Sarah K. Eddy | 10.00 | 16,000.00 | calls w/team re data; review data materials & correspondence; work on Edgett affidavit |
| 08/07/2022 | Bradley R. Wilson | 8.30 | 13,280.00 | |
| 08/07/2022 | Ryan A. McLeod | 11.07 | 16,605.00 | attention to expert outlines; expert team meeting; partner meeting; attention to discovery; colloquy with client re privilege and experts |
| 08/07/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/07/2022 | Noah B. Yavitz | 9.80 | 12,985.00 | various litigation workstreams |
| 08/07/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| 08/07/2022 | Adam L. Goodman | 16.20 | 20,250.00 | attention to discovery |
| 08/07/2022 | David E. Kirk | 12,60 | 14,805.00 | Attention to offensive discovery, subpoenas, deficiency letters |
| 08/07/2022 | David P.T. Webb | 18.00 | 18,450.00 | |
| 08/07/2022 | Remy K. Grosbard | 12.50 | 12,812.50 | custodian brief; calls re same; starting R&O brief |
| 08/07/2022 | Zachary M. David | 12.60 | 11,655,00 | drafted opposition to anticipated discovery motion |
| | Simon J. Williams | 9.80 | 9,065.00 | Drafting, research, calls relating to potential discovery motions |
| 08/07/2022 | Alexandra P. Sadinsky | 11.00 | 12,925.00 | strategy |
| | Brittany A. Fish | 14.50 | 11,962.50 | Trial prep |
| | Jessica L. Allen | 0.20 | 145.00 | Review correspondence |
| 08/07/2022 | Donald J. Butterworth | 3.65 | 2,646.25 | Call with Adam Goodman and Remy Grosbard re custodians. Correspond with expert team re sampling. Revise working matter chronology. Call with fact development team re correspondence from defendants. Correspond with Adam Goodman re discovery responses. Review and revise draft affidavit; correspond with Brittany Fish re same. |
| 08/07/2022 | Charles M. Melman | 4.37 | 3,168.25 | Research and correspondence regarding Twitter's hash function for sampling and Elon Musk's tweets. Calls with Cornerstone and Analysis Group to strategize for expert reports. Call with team regarding same. |
| 08/07/2022 | Adebola O.M. Olofin | 3.50 | 3,587.50 | update deposition prep tracker; review emails regarding litigation and conduct research into outstanding RFPs; |
| 08/07/2022 | Robinson C. Strauss | 4.25 | 1,806.25 | APS discovery research requests; review/organized case emails, |
| | | | | organized/renamed P&C |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|---|
| 08/07/2022 | Nathanial P. Graham | 8.30 | 2,697.50 | Coverage per C. Lee; saving files per A. Sadinsky. |
| 08/07/2022 | Max B. Obmascik | 13,00 | 4,225.00 | Weekend coverage |
| 08/07/2022 | Max B. Obmascik | 2.00 | 650,00 | Weekend coverage |
| 08/08/2022 | William D. Savitt | 8.50 | 15,725.00 | Lutz matters; depo scheduling; motions to compel |
| 08/08/2022 | Benjamin M. Roth | 2.00 | 3,300.00 | |
| 08/08/2022 | Sarah K. Eddy | 8.00 | 12,800.00 | mtg; calls w/RAM & BRW re experts & discovery; work on affidavit; work on briefing & letters |
| 08/08/2022 | Bradley R. Wilson | 15,60 | 24,960.00 | |
| 08/08/2022 | Ryan A. McLeod | 12.42 | 18,630.00 | attention to experts; team meetings; negotiations over expert discovery stipulation; review documents; attention to discovery |
| 08/08/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/08/2022 | Noah B. Yavitz | 12.00 | 15,900.00 | offensive discovery |
| 08/08/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Emails regarding response to comment letters. |
| 08/08/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | |
| 08/08/2022 | Claudia T. Morgan | 8.21 | 9,028.80 | eDiscovery communications and follow up |
| 08/08/2022 | Adam L. Goodman | 16.60 | 20,750.00 | attention to discovery |
| 08/08/2022 | David E. Kirk | 14.90 | 17,507.50 | Offensive discovery; third-party subpoenas, deficiency letters, research and analysis of same |
| | David P.T. Webb | 17.46 | 17,896.50 | |
| | Remy K. Grosbard | 14,50 | 14,862.50 | R&O and data scientist brief; background reading; organizing correspondence folder |
| | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated discovery motion |
| | Simon J. Williams | 9.10 | 8,417.50 | Drafting, research, calls relating to potential discovery motions |
| | Alexandra P. Sadinsky | 14.00 | 16,450.00 | strategy |
| | Brittany A. Fish | 15.00 | 12,375.00 | Trial prep |
| | Jessica L. Allen | 0.50 | 362.50 | Meeting w Kiet and David re discovery trackers |
| 08/08/2022 | Jessica L. Allen | 9.66 | 7,003.50 | Review custodian lists / interviews; draft custodian interview checklist; update production tracker; coordinate with LH; document review |
| 08/08/2022 | Donald J. Butterworth | 5.50 | 3,987.50 | Revise draft affidavit. |
| | | | | Review documents received from client. Fact development team meeting. Fact development associate team meeting. Prepare process for handling of relevant materials with respect to deposition preparation. |
| 08/08/2022 | Charles M. Melman | 10.46 | 7,583.50 | [25] D. Y. Y. K. Y. Man, Phys. Rev. L Mathematical Astronomy and "Mathematical and an experimental distribution of the second system |
| 08/08/2022 | Adebola O.M. Olofin | 16.50 | 16,912.50 | deposition scheduling; document review; meetings regarding upcoming deposition and document review workflows; review email traffic |
| 08/08/2022 | Yarek M. Smagowski | 8.10 | 4,050.00 | QC/2L document review for responsiveness and privilege. |
| 08/08/2022 | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Create batches and review documents. |
| 08/08/2022 | Robinson C. Strauss | 8.00 | 3,400.00 | |
| 08/08/2022 | Juan Rojas | 1,65 | 660.00 | Process incoming document production and load to e-discovery database for attorney review per Alexandra Sadinsky request |
| 08/08/2022 | | 0.22 | 88.00 | Create PDF printouts of certain documents of interest from e-discovery database per Max Obmascik request |
| 08/08/2022 | Juan Rojas | 0.70 | 280.00 | Load document set to e-discovery database for attorney review per David Webb request |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/08/2022 | Judith E. Thompson | 0.70 | 245.00 | Did case law research for B, Wilson |
| | Mary Cronin | 0.30 | 90.00 | pull section of Wolfe & Pittenger treatise for A. Goodman |
| | Nathanial P. Graham | 2.90 | 942.50 | Drafted Litigation Correspondence binder for D. Webb. |
| | Nathanial P. Graham | 0.20 | 65.00 | Discussed new task with B. Fish. |
| | Nathanial P. Graham | 0.60 | 195.00 | Saved discovery correspondence, per associate team. |
| | Max B. Obmascik | 11.00 | 3,575.00 | P&C updates, file management, chron docs relativity pull |
| | Madison S. Lai | 0.75 | 243.75 | Saving files to iManage |
| | Andrew J. Alstodt | 2.00 | 650.00 | |
| | Demirkan Coker | 5.00 | 1,625.00 | |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | Cesar Emilio Garcia | 10.20 | 2,295.00 | Research California and New York law on how to challenge a deposition subpoena. Alexandra Sadinsky and David Kirk |
| 08/09/2022 | William D. Savitt | 8.50 | 15,725.00 | dataset issues; Edgett aff; motions to compel; custodians/search terms; finance expert; Coates |
| 08/09/2022 | Benjamin M. Roth | 3.00 | 4,950.00 | terms, manye saper, come |
| | Sarah K. Eddy | 11.30 | 18,080.00 | meetings & calls re discovery, motion practice, fact development & experts; work on data sets response; review custodians brief |
| 08/09/2022 | Bradley R. Wilson | 16.30 | 26,080.00 | |
| 08/09/2022 | Ryan A. McLeod | 14.04 | 21,060.00 | prepare expert disclosures; revise expert report outlines; review and comment on briefing; team meetings; colloquy with client re expert issues |
| 08/09/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/09/2022 | Noah B. Yavitz | 12.30 | 16,297.50 | offensive discovery |
| | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Discuss consents and litigation posture; read new posts from Elon Musk. |
| | Adam M. Gogolak | 6.00 | 8,400.00 | |
| | Claudia T. Morgan | 9.05 | 9,959.40 | eDiscovery communications, coordination, and follow up |
| | Adam L. Goodman | 15.70 | 19,625.00 | attention to discovery |
| 08/09/2022 | David E. Kirk | 15.80 | 18,565.00 | Offensive discovery, third party subpoenas, and discovery letters |
| | David P.T. Webb | 14.04 | 14,391.00 | |
| | Remy K. Grosbard | 15.00 | 15,375.00 | R&O brief; search terms section for custodian brief; background of custodian brief and meetings re same |
| | Zachary M. David | 12.60 | 11,655,00 | document review |
| | Simon J. Williams | 9.60 | | Drafting, research, meeting and calls relating to potential discovery motions |
| | Alexandra P. Sadinsky | 15.00 | 17,625.00 | Strategy |
| 08/09/2022 | Akua F. Abu | 9.00 | 6,525.00 | reading through complaint, chron of key facts, answer to counterclaims defensive discovery team meeting defensive discovery Relativity tutorial reviewing batches |
| 08/09/2022 | Brittany A. Fish | 13.00 | 10,725.00 | Trial prep |
| | Jessica L. Allen | 1.00 | 725.00 | Defensive discovery team meeting |
| | Jessica L. Allen | 6.86 | 4,973.50 | Review documents; review collection trackers |
| | Donald J. Butterworth | 5.80 | 4,205.00 | Prepare process for handling of relevant materials with respect to deposition preparation, and meet with paralegal team re same. Meeting with expert team. Review documents received from client and correspond with Sarah Eddy re same. Review and revise draft correspondence to defendants, and correspond with Brittany Fish re same. Correspond with expert team re information received from clien |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/09/2022 | Charles M. Melman | 10.72 | 7,772.00 | Participated in several internal and external meetings, including meeting with fact development team regarding information requests from company, interview of potential Indian law expert, discussion of advertising report outline, and review of outstanding information requests related to same. Handled ad hoc requests for fact development team and revised engagement letters. |
| 08/09/2022 | Adebola O.M. Olofin | 14.70 | 15,067.50 | conduct document review; calls with internal fact development team regarding tagging of document review materials and paralegal projects calls with DPTW regarding same; review emails; Zoom with paralegal regarding discovery project; conduct deposition prep work; meet with expert internal team to discuss discovery efforts for experts |
| 08/09/2022 | Yarek M. Smagowski | 9.40 | 4,700.00 | |
| 08/09/2022 | Canem Ozyildirim | 9.00 | 8,325.00 | Document review |
| | Adabelle U. Ekechukw | 9.00 | 8,325.00 | Review Taylor and other documents. |
| | Robinson C. Strauss | 6.75 | 2,868.75 | |
| | Fredrik D.Z. Hoosein | 0.60 | 210.00 | Created images using LAW, exported to network for relativity. |
| | Lena Goldenberg | 0.80 | 240.00 | Court documents pull for J. Ledwig |
| | Nancy R. McKay | 1.00 | 300.00 | Search jurisdiction of company for D Kirk |
| | Mary Cronin | 0.30 | 90.00 | send public record report on individual to A. Sadinsky |
| | Kelum S. Wick | 0.67 | 268,00 | Conferring with ALS management regarding improving Relativity searching and production work flows. |
| 08/09/2022 | Jed L. Garfunkel | 0.80 | 380.00 | Discussion with ALS management regarding production timelines and migration of data to internal workspace for attorney review. |
| 08/09/2022 | Nathanial P. Graham | 1.20 | 390.00 | Collected discovery correspondence and quality checked existing records, per associate team. |
| 08/09/2022 | Nathanial P. Graham | 0.70 | 227.50 | Saved letters to files, per A. Sadinsky. |
| 08/09/2022 | Nathanial P. Graham | 1.30 | 422.50 | Saved discovery correspondence, per associate team. |
| 08/09/2022 | Nathanial P. Graham | 1.90 | 617.50 | Updated offensive discovery tracker, per A. Sadinsky. |
| 08/09/2022 | Nathanial P. Graham | 2.30 | 747.50 | Drafted discovery binder for N. Yavitz. |
| 08/09/2022 | Nathanial P. Graham | 1.20 | 390.00 | Transcript comparisons and notes, per B. Fish. |
| | Max B. Obmascik | 8.00 | 2,600.00 | P&C Updates, Witness Files project start, Org of does to Kobre |
| | Jeremy A. Blumenthal | 1.33 | 432.25 | index |
| 08/09/2022 | Madison S. Lai | 0.42 | 136.50 | Team call |
| 08/09/2022 | Andrew J. Alstodt | 0.50 | | iManage updates |
| | Demirkan Coker | 9.50 | 3,087.50 | |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/09/2022 | Cesar Emilio Garcia | 11.10 | 2,497.50 | Continue researching California and New York law on how to challeng a deposition subpoena and begin drafting memo. Alexandra Sadinsky and David Kirk |
| 08/09/2022 | Chastine E.C. Schmidt | 7.80 | 5,070.00 | Read case docs, team meeting, relativity meeting and review docs |
| | Paul Gomes | 0.67 | 268.00 | Conferring with ALS team members regarding transitioning a workspace from an external vendor to our internal Relativity instance. |
| 08/10/2022 | William D. Savitt | 8.50 | 15,725.00 | deposition prep; document production matters; meet/confer; expert interviews |
| | Sarah K. Eddy | 11.70 | 18,720.00 | work on datasets motion opp; work on other briefing; meet with expert facts/discovery meeting; calls & mtgs w/team & client. |
| | Bradley R. Wilson | 14.20 | 22,720.00 | |
| | Ryan A. McLeod | 13.32 | 19,980.00 | draft motion to compel; interview expert witness candidates; colloquy re expert designations |
| | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12,10 | 16,032.50 | offensive discovery |
| 08/10/2022 | Adam M. Gogolak | 6.50 | 9,100.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/10/2022 | Claudia T. Morgan | 11.70 | 12,870.00 | eDiscovery communications, coordination, and follow up |
| | Adam L. Goodman | 15.40 | 19,250.00 | attention to discovery |
| 08/10/2022 | David E. Kirk | 14,60 | 17,155.00 | Attention to offensive discovery, subpoenas, letters to opposing counsel, 30b6 deposition topics; calls re: same |
| 08/10/2022 | David P.T. Webb | 16.38 | 16,789.50 | |
| 08/10/2022 | Remy K. Grosbard | 18.50 | 18,962.50 | custodian brief; meetings/calls re same |
| 08/10/2022 | Zachary M. David | 4.50 | 4,162,50 | worked on opposition to anticipation MTC re data privacy |
| 08/10/2022 | Zachary M. David | 11.70 | 10,822.50 | document review |
| 08/10/2022 | Simon J. Williams | 11.90 | 11,007.50 | Drafting, research, meeting and calls relating to potential discovery motions |
| 08/10/2022 | Alexandra P. Sadinsky | 13.50 | 15,862.50 | Strategy |
| 08/10/2022 | Akua F. Abu | 11.50 | 8,337.50 | reviewing updated review protocol reviewing batches |
| 08/10/2022 | Brittany A. Fish | 16.00 | 13,200.00 | Trial prep |
| 08/10/2022 | Jessica L. Allen | 9.80 | 7,105.00 | Document review |
| 08/10/2022 | Donald J. Butterworth | 5.35 | 3,878.75 | Review documents received from client. Meeting with discovery team re client documents. Correspond with Adam Goodman re discovery responses. Prepare chronology of data requests. Revise working matter chronology. Review and revise draft correspondence to defendants. Correspond with Brad Wilson and Sarah Eddy re same. |
| 08/10/2022 | Charles M. Melman | 10.50 | 7,612.50 | Interview of Indian law expert, discussion with advertising expert and fact development team, answered information requests from Cornerstone, and participated in standing call with Cornerstone. |
| 08/10/2022 | Adebola O.M. Olofin | 13.30 | 13,632.50 | draft parag deposition preliminary prep outline; meet with expert consultant; meet with discovery team; review emails; review draft motions and incoming letters; conduct document review |
| 08/10/2022 | Yarek M. Smagowski | 11.10 | 5,550.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 8.00 | 7,400.00 | Document review |
| | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Discovery team meeting; review documents. |
| 08/10/2022 | Robinson C. Strauss | 5.50 | 2,337.50 | |
| 08/10/2022 | Shera Goldman | 0.40 | 120.00 | Sadinsky, A - obtain bkrd info |
| 08/10/2022 | Judith E. Thompson | 0.50 | 175.00 | Pulled case pleadings for Simon J. Williams |
| | Elizabeth Grunwald | 0.50 | 150.00 | Added recipients to BLAW news alert. (Melman) |
| 08/10/2022 | Nathanial P. Graham | 0.40 | 130.00 | Updated discovery tracker, per A. Sadinsky. |
| 08/10/2022 | Nathanial P. Graham | 0.80 | 260.00 | Updated discovery correspondence, per A. Sadinsky. |
| | Nathanial P. Graham | 4.40 | 1,430.00 | Assisted with exhibit compiling for motion; saved discovery correspondence; updated discovery tracker, per associate team. |
| 08/10/2022 | Max B. Obmascik | 9.00 | 2,925.00 | File management, Relativity pulls, memo authorities pull, binder prep a delivery |
| 08/10/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/10/2022 | Cesar Emilio Garcia | 13.90 | 3,127.50 | Complete memo on procedure in California for challenging/enforcing a subpoena Alexandra Sadinsky and David Kirk |
| 08/10/2022 | Chastine E.C. Schmidt | 10.10 | 6,565.00 | Doc review |
| | William D. Savitt | 7.50 | 13,875.00 | Counsel huddle; Sean/Vij; document scope matters; deposition prep; themes |
| 08/11/2022 | Benjamin M. Roth | 1.25 | 2,062.50 | |
| | Sarah K. Eddy | 11.50 | 18,400.00 | work on datasets brief; expert calls & correspondence & mtgs; partners' mtg; calls w/client & team re facts development & discovery |
| 08/11/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 16.10 | 25,760.00 | |
| | Ryan A. McLeod | 12.42 | 18,630.00 | attention to expert reports; colloquy re same; deposition prep; review documents; attention to briefing; review meet and confer summaries |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/11/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/11/2022 | Noah B. Yavitz | 9.50 | 12,587.50 | offensive discovery |
| 08/11/2022 | Adam M. Gogolak | 5.00 | 7,000.00 | |
| | Claudia T. Morgan | 8.26 | 9,088.20 | eDiscovery communications, coordination, and follow up |
| | Adam L. Goodman | 16.90 | 21,125.00 | attention to discovery |
| | David E, Kirk | 15.70 | | Offensive discovery, third party discovery, subpoena and party meet-and-confers, calls and meetings re same |
| 08/11/2022 | David P.T. Webb | 15.66 | 16,051.50 | |
| 08/11/2022 | Remy K. Grosbard | 5,50 | 5,637,50 | finalizing custodian brief |
| | Zachary M. David | 11.70 | 10,822.50 | document review |
| | Zachary M. David | 4.50 | 4,162.50 | worked on opposition to anticipation MTC re data privacy |
| | Simon J. Williams | 12.30 | 11,377.50 | Finalizing and filing opposition brief re custodians; drafting potential offensive motions re R&Os, data scientists |
| 08/11/2022 | Alexandra P. Sadinsky | 15.00 | 17,625.00 | Strategy |
| 08/11/2022 | Akua F. Abu | 13.40 | 9,715.00 | defensive discovery team internal meetings reviewing batches for responsiveness as part of defensive discovery |
| 08/11/2022 | Brittany A. Fish | 15.50 | 12,787.50 | Trial prep |
| | Jessica L. Allen | 6.48 | 4,698.00 | Document review; review collection efforts; call with LH |
| 08/11/2022 | Donald J. Butterworth | 6.30 | 4,567.50 | Review documents received from client. Correspond with Adam Goodman re discovery responses. Prepare chronology of data requests. Revise working matter chronology. Review and revise draft correspondence to defendants. Review and revise draft opposition brief, and correspond with team re same. Correspond with Adam Goodman and Brad Wilson re review of documents. |
| 08/11/2022 | Charles M. Melman | 7.53 | 5,459.25 | Participated in several internal and external calls regarding strategy for different expert reports. Responded to and discussed information requests from Cornerstone, and sent notes to team regarding same. |
| 08/11/2022 | Adebola O.M. Olofin | 15.50 | 15,887.50 | draft questions for Parag/Marty preliminary deposition prep; correspond regarding datasets; conduct document review; conduct document review on key docs; calls related to litigation |
| 08/11/2022 | Yarek M. Smagowski | 12.30 | 6,150.00 | 이 지수는 것 같아요. 이 것은 것 같아요. 이 것 같아요. 이 집에 있는 것 같아요. 이 집에 있는 것 같아요. 이 집에 가지 않는 것 같아요. 이 집에 있는 것 같아요. 이 집에 있는 것 같아요. |
| 08/11/2022 | Canem Ozyildirim | 13.00 | 12,025.00 | Document review |
| 08/11/2022 | Adabelle Ü. Ekechukw | 12,00 | 11,100.00 | Discovery team meeting; draft hot document summaries protocols; review documents. |
| 08/11/2022 | Robinson C. Strauss | 9.75 | 4,143.75 | |
| 08/11/2022 | Elizabeth Grunwald | 2.00 | 600.00 | Pulled exhibits to documents- motions, affidavits etc. to documents. (Garcia) |
| 08/11/2022 | Jed L. Garfunkel | 1.50 | 712.50 | and send Musk production to Lighthouse for loading and attorney review, as requested by D. Webb. |
| 08/11/2022 | Nathanial P. Graham | 0.20 | 65.00 | Gathered and circulated exhibits, per S. Williams. |
| 08/11/2022 | Nathanial P. Graham | 3.40 | 1,105.00 | Consolidated and organized subpoenas, per A. Schwarz. |
| 08/11/2022 | Max B. Obmascik | 4.00 | 1,300.00 | |
| 08/11/2022 | Andrew J. Alstodt | 2.00 | 650,00 | Coverage, discovery folder updates |
| 08/11/2022 | Demirkan Coker | 4.00 | 1,300.00 | |
| 08/11/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/11/2022 | Cesar Emilio Garcia | 10.70 | 2,407.50 | Conduct research and begin drafting memo procedure in New York for challenging/enforcing a subpoena Alexandra Sadinsky and David Kirk |
| 08/11/2022 | Chastine E.C. Schmidt | 14.60 | 9,490.00 | Doc review (mDAU), team meeting and privilege write up |
| | William D. Savitt | 7.90 | 14,615.00 | check in; MK prep; PA prep; S&S matters; Crispo |
| | Benjamin M. Roth | 1.25 | 2,062.50 | and a set of the set o |
| | | 1000 | 11-0-0 | |

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Twitter, Inc. - Litigation Preparation Time Detail

Thru 8/31/2022

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/12/2022 | Sarah K. Eddy | 12.50 | 20,000.00 | work on datasets argument; prep for Emmy mtg; fact development tasks; team mtgs; work on datasets letter |
| 08/12/2022 | Bradley R. Wilson | 14.60 | 23,360.00 | usits, teally lings, work of datasets level |
| | Ryan A. McLeod | 13.59 | 20,385.00 | meeting with CEO for depo prep; prepare for same; team meetings; attention to briefing; calls with expert teams; review documents; summarize meetings |
| 08/12/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 6.40 | 8,480.00 | offensive discovery |
| 08/12/2022 | Leo E. Strine, Jr. | 0.25 | 500.00 | Emails regarding new media reports on compromise options. |
| 08/12/2022 | Adam M. Gogolak | 5.50 | 7,700.00 | |
| | Claudia T. Morgan | 5.48 | 6,029,10 | eDiscovery communications and coordination |
| | Adam L. Goodman | 12.70 | 15,875.00 | attention to discovery |
| 08/12/2022 | David E. Kirk | 14.70 | 17,272.50 | 1 HPC 1 VALUE (C. C. 1994) V. C. 1994 (Strategiese and Strategiese Version and Strategiese and Strategiese and Strategiese Strategiese). |
| 08/12/2022 | David P.T. Webb | 14.40 | 14,760.00 | |
| | Zachary M. David | 13.50 | 12,487.50 | |
| 08/12/2022 | Simon J. Williams | 11.30 | 10,452.50 | Drafting potential offensive motion data advisors; team meeting; supplemental legal research |
| | Alexandra P. Sadinsky | 6.00 | 7,050.00 | Strategy |
| | Akua F. Abu | 14.50 | 10,512.50 | reviewing batches for responsiveness as part of defensive discovery litigation team meeting |
| | Brittany A. Fish | 16.00 | 13,200.00 | Trial prep |
| | Jessica L. Allen | 0.75 | 543.75 | Meeting on doc review |
| | Jessica L. Allen | 7.50 | 5,437.50 | |
| | Jessica L. Allen | 0.75 | 543.75 | |
| 08/12/2022 | Donald J. Butterworth | 5.00 | 3,625.00 | Review and revise draft opposition brief. Full team strategy meeting. Prepare chronology of data requests. Revise working matter chronology, and coordinate with paralegal team re same. Review and revise draft correspondence to client. Correspond with Brad Wilson re document review; review documents. |
| 08/12/2022 | Charles M. Melman | 5.24 | 3,799.00 | Calls with expert consulting firms re: status of multiple expert reports; whole-team meeting; expert team meeting. |
| 08/12/2022 | Adebola O.M. Olofin | 13,90 | 14,247,50 | deposition prep interviews; team meeting; type of notes; review- chronology and conduct document review; draft and circulate notes from today's meeting; team meeting |
| 08/12/2022 | Yarek M. Smagowski | 12.80 | 6,400.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 12.00 | 11,100.00 | Document review |
| 08/12/2022 | Adabelle U. Ekechukw | 12.00 | 11,100.00 | |
| 08/12/2022 | Robinson C. Strauss | 7.75 | 3,293.75 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/N. Graham re same |
| 08/12/2022 | Juan Rojas | 1.50 | 600.00 | Load document set to e-discovery database for attorney review per David Webb request |
| 08/12/2022 | Aaron R. Samaroo | 0.59 | 236.00 | Prepare instructions for the attorneys to convert electronic documents in the document review repository to portable document format with bates stamps for review and analysis as requested by C. Ozyildirim. |
| 08/12/2022 | Janice E. Henderson | 0.60 | 165.00 | Obtaining executive email addresses for Cyabra Strategy Ltd for R. Strauss. |
| | Jed L. Garfunkel | 1.30 | 617.50 | WLRK's Relativity. |
| | Nathanial P. Graham | 2.10 | 682.50 | Hyperlinked chronology document, per D. Butterworth. |
| | Nathanial P. Graham | 2.50 | 812.50 | Cite checked responses and objections, per A. Goodman. |
| | Max B. Obmascik | 8.00 | 2,600.00 | File management, p&c updates, offensive disco tracker updates |
| 08/12/2022 | Andrew J. Alstodt | 0.50 | 162.50 | Coverage |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|-------------------------------------|-----------------------|--------------|-----------|--|
| 08/12/2022 | Demirkan Coker | 4.00 | 1,300.00 | |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | Cesar Emilio Garcia | 13.60 | 3,060.00 | Update New York and California procedural memos for challenging/enforcing a subpoena; attend team meeting Alexandra Sadinsky and David Kirk |
| 08/12/2022 | Chastine E.C. Schmidt | 14.10 | 9,165.00 | Doe review, doe isues att lighthouse, discovery group meeting re privilege and other items, full team meeting |
| 08/13/2022 | William D. Savitt | 5.50 | 10,175.00 | discovery motion-briefing; custodian opposition; data requests matters; experts |
| 08/13/2022 | Sarah K. Eddy | 2.00 | 3,200.00 | data requests answers calls & correspondence; review discovery correspondence |
| 08/13/2022 | Bradley R. Wilson | 9.50 | 15,200.00 | Martin Property and the second s |
| 08/13/2022 | Ryan A. McLeod | 15.21 | 22,815.00 | calls with defense team; attention to expert disclosures; colloquy with client re data collection; write motion to compel; review documents |
| 08/13/2022 | Anitha Reddy | 5.00 | 7,500.00 | legal research/brief drafting/discovery review |
| 08/13/2022 | Noah B. Yavitz | 7.50 | 9,937.50 | various litigation workstreams |
| 08/13/2022 | Adam M. Gogolak | 4.00 | 5,600.00 | and an entry of the second |
| | Claudia T. Morgan | 6.37 | 7,009.20 | eDiscovery communications and follow up |
| | Adam L. Goodman | 3.00 | 3,750.00 | attention to discovery |
| 08/13/2022 | David E. Kirk | 13.20 | 15,510.00 | Offensive and third-party discovery; attention to subpoenas and party objections and related legal research; document review |
| 08/13/2022 | David P.T. Webb | 11.34 | 11,623.50 | |
| 08/13/2022 | Remy K. Grosbard | 0.50 | 512.50 | call re redactions for custodian brief |
| 08/13/2022 | Zachary M. David | 13.50 | 12,487.50 | document review |
| 08/13/2022 | Simon J. Williams | 3.10 | 2,867.50 | Legal research for motion re data advisors |
| 08/13/2022 | Alexandra P. Sadinsky | 2.00 | 2,350.00 | Strategy |
| | Akua F. Abu | 16.20 | 11,745.00 | reviewing batches for responsiveness as part of defensive discovery |
| 08/13/2022 | Brittany A. Fish | 6.00 | 4,950.00 | Trial prep |
| | Jessica L. Allen | 5.00 | 3,625.00 | Doc review; call about collection process; correspondecne |
| 08/13/2022 | Donald J. Butterworth | 3.90 | 2,827.50 | Review and revise draft correspondence to defendants. Calls with Bill Savitt, Sarah Eddy, and Brad Wilson re same. Call with client re same Review documents collected from client, and correspond with David Webb re same. |
| 08/13/2022 | Charles M. Melman | 5.54 | 4,016.50 | Discovery team call and expert team call; work related to obtaining and |
| | | | 0.0000 | |
| | Adebola O.M. Olofin | 1.10 | | Review email traffic; read through chronology; conduct research into questions related to hot docs |
| | Yarek M, Smagowski | 8.60 | 4,300.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 8.00 | 7,400.00 | Document review |
| | Adabelle U. Ekechukw | 5.00 | 4,625.00 | Review documents and document summaries. |
| and the second second second second | Robinson C. Strauss | 7.00 | 2,975.00 | |
| 08/13/2022 | Soe Min | 0.50 | 175.00 | Prepare incoming production electronic documents in the document review repository for attorney review and analysis as requested by Webb, David P. T. |
| 08/13/2022 | Aaron R. Samaroo | 0.24 | 96.00 | Prepare incoming TWTR_007 electronic documents by providing statistics for attorney review and analysis as requested by D. Webb. |
| 08/13/2022 | Aaron R. Samaroo | 0.22 | 88.00 | Update the project management production history log in relativity for incoming production volume TWTR_007. |
| 08/13/2022 | Aaron R. Samaroo | 0.98 | 392.00 | Prepare incoming production electronic documents pertaining to volume TWTR_007 in the document review repository for attorney review and analysis as requested by D. Webb. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/13/2022 | Aaron R. Samaroo | 0.02 | 8.00 | Prepare about 300GB electronic documents pertaining to 2022.08.12 - EXP001 in the document review repository for attorney review and analysis as requested by D. Webb. Retrieved the data from the FTP site and started to prepare it for extraction on WLRK servers. |
| 08/13/2022 | Janice E. Henderson | 0.60 | 165.00 | Continuing to obtain information for Cyabra Strategy Ltd executives for R. Strauss. |
| 08/13/2022 | Max B. Obmascik | 10.00 | 3,250.00 | Weekend Coverage |
| 08/13/2022 | Andrew J. Alstodt | 4,00 | 1,300.00 | iManage updates, twitter coverage |
| | Chastine E.C. Schmidt | 8.40 | 5,460.00 | Doc review |
| | William D. Savitt | 6.00 | 11,100.00 | deposition planning; offense themes; defensive themes; revise briefs |
| | Benjamin M. Roth | 0.25 | 412.50 | |
| | Sarah K, Eddy | 6.50 | 10,400.00 | team mtg re discovery; review & edit motion to compel; work on discovery correspondence; call w/BRW re Emmy mtg; review MS docs; correspondence re priv calls & MTD theory |
| 08/14/2022 | Bradley R. Wilson | 12.50 | 20,000.00 | and the second second second |
| | Ryan A. McLeod | 15.12 | 22,680.00 | revise brief in support of motion to compel; calls and meetings re same calls and meetings re experts; attention to expert disclosure; attention to stockholder litigation; defensive deposition planning |
| 08/14/2022 | Anitha Reddy | 8.00 | 12,000.00 | legal research/brief drafting/discovery review |
| 08/14/2022 | Noah B. Yavitz | 7.30 | 9,672.50 | various litigation workstreams |
| 08/14/2022 | Adam M. Gogolak | 5.00 | 7,000.00 | |
| | Claudia T. Morgan | 5.87 | 6,454.80 | eDiscovery communications and follow up |
| 08/14/2022 | Adam L. Goodman | 15.50 | 19,375.00 | attention to discovery |
| 08/14/2022 | David E. Kirk | 16.90 | 19,857.50 | Offensive discovery, document production, deposition preparation, motion to compel preparation, attention to subpoenas, document review |
| 08/14/2022 | David P.T. Webb | 15.48 | 15,867.00 | |
| 08/14/2022 | Remy K. Grosbard | 6.50 | 6,662.50 | helping with R&O brief |
| 08/14/2022 | Zachary M. David | 6.30 | 5,827,50 | document review |
| 08/14/2022 | Zachary M. David | 8.10 | 7,492.50 | drafted opposition to motion to compel |
| 08/14/2022 | Simon J. Williams | 8.80 | 8,140.00 | Legal research for motion re data advisors; cite-checking brief, collecting and reviewing exhibits, incorporating comments and revising, and preparing for filing; call with DEK re R&O brief |
| 08/14/2022 | Alexandra P. Sadinsky | 14.50 | 17,037.50 | Strategy |
| 08/14/2022 | Akua F. Abu | 14.40 | 10,440.00 | reviewing batches for responsiveness as part of defensive discovery def discovery ream meeting |
| | Brittany A. Fish | 15.50 | 12,787.50 | Trial prep |
| | Jessica L. Allen | 0.75 | 543.75 | Discovery team meeting |
| 08/14/2022 | Jessica L. Allen | 4.50 | 3,262.50 | Doc review |
| 08/14/2022 | Donald J. Butterworth | 2.70 | 1,957.50 | Prepare chronology of data requests. Revise working matter chronology, and coordinate with paralegal team re same. Review documents produced by third parties. |
| 08/14/2022 | Charles M. Melman | 4.09 | 2,965.25 | Revised expert disclosure; participated in multiple calls with expert team and experts and performed associated follow-up work. |
| 08/14/2022 | Adebola O.M. Olofin | 8.70 | 8,917.50 | case themes sheet; conduct document review related to same; review emails |
| 08/14/2022 | Yarek M. Smagowski | 9.10 | 4,550.00 | team meeting re: ongoing case requirements. |
| | Canem Ozyildirim | 11.00 | 10,175.00 | Document review |
| 08/14/2022 | Adabelle U. Ekechukw | 9.00 | 8,325.00 | Review documents. |
| 08/14/2022 | Soe Min | 3.00 | 1,050.00 | Imported data files and loaded into Relativity for case team review as per Dax Whitfield |
| | | | | |

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Twitter, Inc. - Litigation Preparation Time Detail

| | | | 5.75 | |
|------------|--------------------------------------|---------------|-------------------|--|
| Date | Name | Hours | Amount | Description |
| 08/14/2022 | Aaron R. Samaroo | 0.96 | 384.00 | Prepare about 300GB electronic documents pertaining to 2022.08.12 - EXP001 in the document review repository for attorney review and analysis as requested by D. Webb. Retrieved the data from the FTP site and started to prepare it for extraction on WLRK servers. |
| 08/14/2022 | Aaron R. Samaroo | 0.80 | 320.00 | Prepare about 300GB electronic documents pertaining to 2022.08.12 - EXP001 in the document review repository for attorney review and analysis as requested by D. Webb. Retrieved the data from the FTP site and started to prepare it for extraction on WLRK servers. |
| 08/14/2022 | Aaron R. Samaroo | 9.57 | 3,828.00 | Prepare about 300GB electronic documents pertaining to 2022.08.12 - EXP001 in the document review repository for attorney review and analysis as requested by D. Webb. Retrieved the data from the FTP site and started to prepare it for extraction on WLRK servers. |
| 08/14/2022 | Aaron R. Samaroo | 0.29 | 116.00 | Prepare the natives, textfiles and metadata totaling about 300GBs received from Lighthouse in the document review repository for Case Info Media Intake Tracking for attorney review and analysis as requested by D. Webb. |
| 08/14/2022 | Aaron R. Samaroo | 1.36 | 544.00 | Prepare electronic documents pertaining to the data received from Lighthouse vendor in the document review repository for attorney review and analysis as requested by B. Fish. |
| 08/14/2022 | Nathanial P. Graham | 12.60 | 4,095.00 | Coverage and various file collection tasks, per associate team and C. Lee. |
| 08/14/2022 | Max B. Obmascik | 3.00 | 975.00 | Weekend Coverage |
| | Demirkan Coker | 11.00 | 3,575.00 | |
| 08/14/2022 | Chastine E.C. Schmidt | 8.10 | 5,265.00 | Doc review |
| 08/15/2022 | William D. Savitt | 2.50 | 4,625.00 | discovery; experts |
| 08/15/2022 | Benjamin M. Roth | 1.50 | 2,475.00 | |
| 08/15/2022 | Sarah K. Eddy | 7.50 | 12,000.00 | prep for Emmy session; review MTC letter & team mtg re same; client mtg re discovery; travel to TO |
| 08/15/2022 | Gregory E. Pessin | 2.50 | 3,875.00 | |
| 08/15/2022 | Bradley R. Wilson | 14.70 | 23,520.00 | |
| 08/15/2022 | Ryan A. McLeod | 14.49 | 21,735.00 | brief re motion to compel; depo prep with CEO; meetings with client; expert report outlining; information gathering for experts; expert identification; attention to stockholder litigation |
| | Anitha Reddy | 9.00 | | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12.90 | | various litigation workstreams |
| | Leo E. Strine, Jr. | 0.75 | the second second | Emails regarding financing, discovery. |
| | Adam M. Gogolak | 4.00 | 5,600.00 | |
| | Claudia T. Morgan | 10.90 | 11,988.90 | eDiscovery communications and follow up |
| | Adam L. Goodman | 16.30 | 20,375.00 | attention to discovery |
| | David E. Kirk | 18.10 | 21,267.50 | Offensive discovery, motions to compel, subpoenas, meet and confer calls |
| | David P.T. Webb | 11.88 | 12,177.00 | C C DOLIC |
| | Remy K. Grosbard | 6.50 | 6,662.50 | finalizing R&O brief |
| | Zachary M. David | 13.50 | 12,487.50 | drafted opposition to motion to compel |
| 08/15/2022 | Simon J. Williams | 6.20 | 5,735.00 | Finalizing data advisors motion — final proofs, cite checks, coordinating with PAC; reviewing financing agreements and merger agreement for research re remedies |
| 08/15/2022 | Alexandra P. Sadinsky | 15.33 | 18,012.75 | |
| 08/15/2022 | Akua F. Abu | 15.20 | 11,020.00 | - reviewing batches of docs for responsiveness as part of defensive discovery |
| | | | | |
| | Brittany A. Fish Jessica L. Allen | 17.00 3.75 | | Trial prep Doc review; update discovery trackers; review collection process |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|--|
| 08/15/2022 | Donald J. Butterworth | 5.35 | 3,878.75 | Revise working matter chronologies. Correspond with discovery vendor re document review panels. Correspond with Adam Goodman re draft discovery responses. Review brief filed by defendants, and correspond with Sarah Eddy re same. |
| 08/15/2022 | Charles M. Melman | 10.48 | 7,598.00 | Multiple calls with expert team and expert consulting firms. Made fine revisions to expert disclosure and prepared for filing. Researched opposing counsel's designated experts and prepared note to client on same. Located, compiled, and sent to expert consulting firm relevant documents. |
| 08/15/2022 | Adebola O.M. Olofín | 12.10 | 12,402.50 | review key does; create deposition prep guide; interview parag agrawal; internal calls related to case management and chronology; review emails. |
| 08/15/2022 | Yarek M. Smagowski | 10,30 | 5,150.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 12.50 | 11,562.50 | 전 방법에 지난 것 같은 것 같은 것 같은 것 같은 것에서 가지? 것 같은 것이지? 것이 것이 같이 많이 많이 많이 많이 많이 많이 가지? 것이 같이 많이 많이 많이 많이 많이 했다. |
| | Adabelle U. Ekechukw | | 11,100.00 | |
| | Robinson C. Strauss | 11,00 | 4,675.00 | Atty requests, depo prep |
| | Richard Y. Lam | 0.30 | 142.50 | 그렇게 가장 그는 것 같은 그는 것 같은 것 같 |
| 08/15/2022 | Aaron R. Samaroo | 0.36 | 144.00 | Prepare electronic documents pertaining to the data received from Lighthouse vendor in the document review repository for attorney review and analysis as requested by B. Fish. |
| 08/15/2022 | Aaron R. Samaroo | 0.79 | 316.00 | Prepare encrypted electronic documents pertaining to MSCO-001.zip.006 for attorney review and analysis as requested by D Webb. |
| 08/15/2022 | Aaron R. Samaroo | 0.92 | 368.00 | Prepare electronic documents pertaining to the data received from Lighthouse vendor in the document review repository for attorney review and analysis as requested by B. Fish. |
| 08/15/2022 | Shera Goldman | 0.40 | 120.00 | Ledwig. J - obtain court docs |
| 08/15/2022 | Nancy R. McKay | 5.00 | 1,500.00 | Search precedent ex parte motions in CA for C Garcia; search info re list of persons for R Strauss |
| | Danielle R. Brena | 0.20 | 55.00 | court filing pulls for J Ledwig |
| | Elizabeth Grunwald | 3.50 | 1,050.00 | Pulled documents related to a number of cases in regard to exhibits, affidavits. (Garcia) |
| | Kelum S. Wick | 0.30 | 120.00 | attorney document review. |
| 08/15/2022 | Jed L. Garfunkel | 1.00 | 475.00 | Update ease management documentation to include file data transfer information regarding 3 data transfers from lighthouse to Relativity for attorney review, as requested by D. Webb. |
| 08/15/2022 | Nathanial P. Graham | 2.90 | 942.50 | Drafted binders of authorities for A. Sadinsky. |
| 08/15/2022 | Nathanial P. Graham | 1.10 | 357,50 | Drafted template motions for A. Sadinsky and C. Garcia. |
| 08/15/2022 | Nathanial P. Graham | 0.20 | 65.00 | Tagged database documents, per A. Sadinsky. |
| 08/15/2022 | Nathanial P. Graham | 0.20 | 65.00 | Saved consolidated subpoenas to files, per A. Sadinsky. |
| | Nathanial P. Graham | 0.80 | 260.00 | Updated discovery tracker, per D. Kirk. |
| 08/15/2022 | Nathanial P. Graham | 0.60 | 195.00 | Collected documents from database for A. Sadinsky. |
| 08/15/2022 | Nathanial P. Graham | 2.90 | 942.50 | Coverage, per C. Lee. |
| | Max B. Obmascik | 12.00 | 3,900.00 | Chron updates, file management, third party subpoena tracking |
| | Madison S. Lai | 0.50 | 162.50 | Saving down files |
| 08/15/2022 | Andrew J. Alstodt | 2.00 | 650.00 | coverage, imanage updates |
| | Demirkan Coker | 7.00 | 2,275.00 | |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | Cesar Emilio Garcia | 13.18 | 2,965.50 | Draft ex parte application and pull proposed exhibits for petition to comply with subpoena Alexandra Sadinsky and David Kirk |
| | | | | A MARINE AND |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|------------------------|-------|-----------|---|
| 08/15/2022 | Chastine E.C. Schmidt | 9,60 | 6,240.00 | Doc review |
| 08/16/2022 | William D. Savitt | 3.00 | 5,550.00 | Segal prep; offensive discovery plan; Crispo; MDau |
| 08/16/2022 | Benjamin M. Roth | 2,50 | 4,125.00 | |
| 08/16/2022 | Sarah K. Eddy | 18.50 | 29,600.00 | work on MTC response; prep for & conduct Emmy session; calls w/client & WDS |
| 08/16/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| 08/16/2022 | Bradley R. Wilson | 15.40 | 24,640.00 | |
| 08/16/2022 | Ryan A. McLeod | 16.83 | 25,245.00 | opposition research on experts; attention to discovery disputes; team meetings; interviews and meetings with expert teams; attention to deposition themes and preparation; review documents |
| 08/16/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/16/2022 | Noah B. Yavitz | 12.60 | 16,695.00 | various litigation workstreams |
| 08/16/2022 | Leo E. Strine, Jr. | 0.50 | 1,000.00 | Emails regarding potential alternative deal structures with co-counsel. |
| 08/16/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| 08/16/2022 | Claudia T. Morgan | 10.28 | 11,305.80 | eDiscovery communications and follow up |
| 08/16/2022 | Adam L. Goodman | 13.80 | 17,250.00 | attention to discovery |
| | David E. Kirk | 17.30 | 20,327.50 | Offensive discovery, subpoenas, motions to compel, document review, tracker updates, meetings and calls re same |
| 08/16/2022 | Nathaniel D. Cullerton | 8.40 | 10,500.00 | Offensive discovery; motion practice. |
| | David P.T. Webb | 18.90 | 19,372.50 | |
| | Remy K. Grosbard | 11.50 | 11,787.50 | reviewing emails; background reading; date range brief |
| | Zachary M. David | 13.50 | 12,487.50 | drafted opposition to motion to compel |
| | Simon J. Williams | 7.30 | 6,752.50 | Legal research re financing, remedies |
| | Alexandra P. Sadinsky | 17.00 | 19,975.00 | strategy |
| | Akua F. Abu | 14.70 | 10,657.50 | reviewing batches of does for responsiveness as part of defensive discovery |
| | Brittany A. Fish | 16.00 | 13,200.00 | Trial prep |
| | Jessica L. Allen | 0.39 | 282.75 | Doc review |
| | Jessica L. Allen | 0.50 | | |
| 08/16/2022 | Donald J. Butterworth | 5,95 | 4,313.75 | Review and revise draft affidavit. Review and revise draft brief, and correspond with Adam Goodman and Zach David re same. Revise working matter chronologies. Correspond with expert team, and review client documents re same. Call with David Webb re document review. Collect examples relevant to discovery of third parties. Correspond with Adam Goodman re discovery correspondence. |
| 08/16/2022 | Charles M. Melman | 7.46 | 5,408.50 | Calls with three expert consulting firms re: status of various expert reports and important documents for same. Expert team meeting regarding same. Review of documents in incoming and outgoing productions for material relevant to various experts, and organization and transmittal of same. |
| 08/16/2022 | Adebola O.M. Olofin | 13.60 | 13,940.00 | Draft outline of prep materials for Ned Segal interview; conduct Segal interview; draft and circulates notes summarizing interview; review documents; review email correspondence; confer regarding deposition scheduling and workstreams; review interview notes from Emmy A interview. |
| | Yarek M. Smagowski | 12.10 | 6,050.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 15.00 | 13,875.00 | Document review |
| 08/16/2022 | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Review documents. |
| | Robinson C. Strauss | 7.75 | 3,293.75 | atty requests |
| 08/16/2022 | | 2.33 | 932.00 | Process incoming document production and load to e-discovery database for attorney review per David Kirk request |
| 08/16/2022 | Richard Y. Lam | 0.60 | 285.00 | QC data loaded to internal database and email case team regarding the status of indexing process to make the database text searchable. |

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Twitter, Inc. - Litigation Preparation Time Detail

| 08/16/2022 | Lena Goldenberg | 2.00 | 600.00 | Research project for R. Strauss |
|--|------------------------|-------|-----------|---|
| the second s | Nancy R. McKay | 2.00 | 600.00 | Search project for K. Stradss Search precedent ex parte motions in CA for C Garcia |
| | Elizabeth Grunwald | 0,50 | 150.00 | Checked for availability of DE Chancery documents in DE case on |
| 08/16/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Bloomberg. (Ledwig) Search to try to get Times of London article. (Melman) |
| | Nathanial P. Graham | 2.20 | 715.00 | Coverage, per C. Lee. |
| | Nathanial P. Graham | 1.70 | 552.50 | Updated binder of party discovery correspondence, per A. Sadinsky. |
| and the second sec | Nathanial P. Graham | 0.90 | 292.50 | Updated discovery tracker, per A. Sadinsky. |
| | Nathanial P. Graham | 2.90 | 942.50 | Cite checked redline of draft brief, per Z. David. |
| | Nathanial P. Graham | 0.60 | 195.00 | Collected and printed key docs, per A. Sadinsky. |
| | Nathanial P. Graham | 0.20 | 65.00 | Searched database for documents, per Z. David. |
| | Max B. Obmascik | 12.00 | 3,900.00 | Sacks response memo, p&c updates, third party subpoena tracking |
| | Demirkan Coker | 3.00 | 975.00 | sucks response mento, pere apartes, unit party subpoent tracking |
| | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | Cesar Emilio Garcia | 14.43 | 3,246.75 | Draft ex parte application and edit memo on email privilege analysis Alexandra Sadinsky and David Kirk |
| 08/16/2022 | Chastine E.C. Schmidt | 13.90 | 9,035.00 | Slack review |
| | William D, Savitt | 4.00 | 7,400.00 | data sets motions; MTC papers; deposition matters; DPW & log matters |
| 08/17/2022 | Benjamin M. Roth | 2.00 | 3,300.00 | |
| 08/17/2022 | Sarah K. Eddy | 15.00 | 24,000.00 | work on motion response; correspondence re discovery; partners' mtg; deposition planning |
| 08/17/2022 | Bradley R. Wilson | 12.40 | 19,840.00 | |
| 08/17/2022 | Ryan A. McLeod | 15.39 | 23,085.00 | calls with experts; team meetings; review documents; depositions prep; attention to briefing |
| 08/17/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/17/2022 | Noah B. Yavitz | 10.50 | 13,912.50 | various litigation workstreams |
| 08/17/2022 | Leo E. Strine, Jr. | 1.50 | 3,000.00 | Work on potential alternative deal structures. |
| 08/17/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | |
| 08/17/2022 | Claudia T. Morgan | 9.32 | 10,246.50 | eDiscovery communications and follow up |
| 08/17/2022 | Adam L. Goodman | 15.20 | 19,000.00 | attention to discovery |
| 08/17/2022 | David E. Kirk | 14.30 | 16,802.50 | Offensive discovery; subpoenas; motions to compel and related research and drafting; meet and confers; calls, emails and updates re same |
| 08/17/2022 | Nathaniel D. Cullerton | 11.40 | 14,250.00 | Offensive discovery; motion practice. |
| 08/17/2022 | David P.T. Webb | 15.12 | 15,498.00 | |
| 08/17/2022 | Remy K. Grosbard | 13.50 | 13,837.50 | date range brief |
| 08/17/2022 | Zachary M. David | 14.40 | 13,320.00 | drafted opposition to motion to compel |
| 08/17/2022 | Simon J. Williams | 10.80 | 9,990.00 | Legal research re financing, remedies; drafting memo |
| 08/17/2022 | Alexandra P. Sadinsky | 15.00 | 17,625.00 | Strategy |
| 08/17/2022 | Akua F. Abu | 14.30 | 10,367.50 | reviewing batches of docs for responsiveness as part of defensive discovery |
| 08/17/2022 | Brittany A. Fish | 12.00 | 9,900.00 | Trial prep |
| 08/17/2022 | Jessica L. Allen | 7.76 | 5,626.00 | Doe review; review client interview notes |
| 08/17/2022 | Donald J. Butterworth | 6.00 | 4,350.00 | Review and revise draft opposition brief and affidavit. Meeting with Bill Savitt and Bola Olofin re deposition preparation. Call with David Webb re discovery matters. Prepare draft theme sheet for offensive depositions, and correspond with various team members re same. Prepare draft schedule of offensive depositions with prioritization and |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|--------------|------------------------|-------|-----------|---|
| 08/17/2022 | Charles M. Melman | 12.00 | 8,700.00 | Multiple calls with expert consulting firms re: status of various reports and learnings from company data and interviews. Calls with fact discovery team members regarding same. Review of documents in outgoing productions for materials relevant to expert witnesses. |
| 08/17/2022 | Adebola O.M. Olofin | 4.50 | 4,612.50 | meet regarding deposition prep; begin sketching out case themes for defensive depositions. |
| 08/17/2022 | Yarek M. Smagowski | 12.10 | 6,050.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 12.00 | 11,100.00 | Document review |
| | Adabelle U. Ekechukw | 12.00 | 11,100.00 | |
| 08/17/2022 1 | Robinson C. Strauss | 11.75 | | various atty requests |
| 08/17/2022 | luan Rojas | 0.40 | 160.00 | Update dtSearch index in e-discovery review database in order to enable comprehensive terms searches accross document collection per Luis McNish request |
| 08/17/2022 1 | Kelum S. Wick | 0.17 | 68.00 | Preparing native file export from Relativity workspace in order to mak a file available for offline attorney review, as requested by B. Fish. |
| 08/17/2022 3 | Nathanial P. Graham | 10.70 | 3,477.50 | Drafted spreadsheet of comment docs and underlying docs, per D. Webb. |
| | Nathanial P. Graham | 1.20 | 390.00 | Quality checked hit report against search terms, per A. Goodman. |
| 08/17/2022] | Nathanial P. Graham | 0.20 | 65.00 | Saved filings and exhibits, per S. Williams. |
| 08/17/2022 1 | Nathanial P. Graham | 0.40 | 130.00 | Circulated key documents and sent to print, per A. Sadinsky. |
| 08/17/2022 1 | Nathanial P. Graham | 0.40 | 130.00 | Coordinated and supervised template drafting with Word Processing. department, per A. Goodman. |
| 08/17/2022] | Nathanial P. Graham | 0.10 | 32.50 | Checked citations for A. Sadinsky. |
| 08/17/2022 1 | Nathanial P. Graham | 0.40 | 130.00 | Fact research for motion, per A. Sadinsky. |
| 08/17/2022] | Max B. Obmascik | 9.00 | 2,925.00 | File management, filings organization, MTC cite check |
| 08/17/2022 1 | Madison S. Lai | 3.00 | 975.00 | Google docs comments spreadsheet |
| 08/17/2022 | Andrew J. Alstodt | 1.00 | 325.00 | coverage, imange updates |
| 08/17/2022 1 | Demirkan Coker | 4.00 | 1,300.00 | |
| 08/17/2022 1 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/17/2022 | Cesar Emilio Garcia | 13.08 | 2,943.00 | Help draft petition to comply with subpoena and submit email on ema privilege analysis |
| 08/17/2022 | Chastine E.C. Schmidt | 13.60 | 8,840.00 | Alexandra Sadinsky and David Kirk Slack review |
| | Benjamin M. Roth | 2.00 | 3,300.00 | Slack leview |
| | Sarah K. Eddy | 9.00 | | mtg re discovery; work on public filings redactions & correspondence re same; review chron & incoming & outgoing key docs; connect w/WSGR; partners' mtg; counsel huddle & Transactions Ctee participation |
| | Gregory E. Pessin | 1.00 | 1,550.00 | Second |
| | Bradley R. Wilson | 14.10 | 22,560.00 | |
| 08/18/2022 1 | Ryan A. McLeod | 13.23 | 19,845.00 | interview witnesses; attention to expert reports; prepare deposition prep materials |
| | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12.00 | 15,900.00 | various litigation workstreams |
| | Adam M. Gogolak | 6.00 | 8,400.00 | |
| | Claudia T. Morgan | 11.97 | 13,167.00 | eDiscovery communications and follow up |
| 08/18/2022 | Adam L. Goodman | 16.70 | 20,875.00 | attention to discovery |
| | David E. Kirk | 14.60 | 17,155.00 | Offensive discovery, draft subpoenas, meet and confers, discuss offensive deposition planning, legal research re: motions to compel |
| | Nathaniel D. Cullerton | 10,60 | 13,250,00 | Offensive discovery; motion practice. |
| | David P.T. Webb | 12.96 | 13,284.00 | |
| 08/18/2022 1 | Remy K. Grosbard | 12.50 | 12,812.50 | revisions to date range brief; reviewing emails/MTC briefs |

STRICTLY CONFIDENTIAL

Twitter, Inc. - Litigation Preparation Time Detail

| draft theme sheet and schedules for offensive depositions. Revise working matter chronologies. Correspond with David Webb and Brad Wilson re discovery meannes. Meeting with discovery team re responses to follow-on discovery demants. Call with David Krk re offensive depositions. Call with Adam Goodman re draft discovery responses. Correspond with Alex Sadinsky re offensive depositions.08/18/2022 Charles M. Melman8.716,314.75Participated in interviews with multiple company employees re: advertising business and spam-fighting. Call with statistics expert re: information requests and substative thinking for report. Researched decoument review for responsiveness identities.08/18/2022 Yarek M. Smagowski12.006,000.00QC/2L document review for responsiveness and privilege; attend discovery team meeting re: ongoing case requirements.08/18/2022 Canem Ozyildirim14.5013,412.50Document review for responsiveness and privilege; attend discovery team meeting re: ongoing case requirements.08/18/2022 Ganee Molitick2.501,147.50Hyperinking project - ngraham08/18/2022 Genee Chollick3.001,425.00Programmatic truncation of text files that were interfering with Relativity diScarch functionality08/18/2022 Lena Goldenberg2.00600.00Pulle proposed post-trial orders, post-trial orders, and judgments for various cases. (S. Williams)08/18/2022 Leizabeth Grunwald2.00600.00Pulle proposed post-trial orders, post-trial orders and judgments for various cases. (S. Williams)08/18/2022 Jed L. Garfunkel0.80380.00Review export request and bolk redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham< | Date | Name | <u>Hours</u> | Amount | Description |
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| 08/18/2022 Danielle R. Brena0.40110.00case pulls for M Obmascik08/18/2022 Elizabeth Grunwald2.00600.00Pulled proposed post-trial orders, post-trial orders and judgments for various cases. (S. Williams)08/18/2022 Jed L. Garfunkel0.80380.00Review export request and look at Saved Searches to identify population of documents reviewed and searched for STRs, as requested by A. Gogolak.08/18/2022 Jed L. Garfunkel1.80855.00Review request to add bulk redactions and follow up with C. Schmidt and Mylli to discuss application of redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot docs, per B. Fish.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graha | 08/18/2022 | Gene Chollick | 3.00 | 1,425.00 | |
| 08/18/2022 Elizabeth Grunwald2.00600.00Pulled proposed post-trial orders, post-trial orders and judgments for various cases. (S. Williams)08/18/2022 Jed L. Garfunkel0.80380.00Review export request and look at Saved Searches to identify population of documents reviewed and searched for STRs, as requested by A. Gogolak.08/18/2022 Jed L. Garfunkel1.80855.00Review request to add bulk redactions and follow up with C. Schmidt and Myllit to discuss application of redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot docs, per B. Fish.08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying docs, per D. Webb.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00Decurt Research, Tesla hit reports, authorities pull08/18/2022 Nathanial P. Graham0.40130.00Decurt Research, Tesla hit reports, authorities pull08/18/2022 Nathanial P. Graham0.40130.00Decurt Research, Tesla hit reports, authorities pull08/18/ | 08/18/2022 | Lena Goldenberg | 2.00 | 600.00 | Corporate research and obtaining of the socuments for D. Kirk |
| various cases. (S. Williams)08/18/2022 Jed L. Garfunkel0.80380.00Review export request and look at Saved Searches to identify population of documents reviewed and searched for STRs, as requested by A. Gogolak.08/18/2022 Jed L. Garfunkel1.80855.00Review request to add bulk redactions and follow up with C. Schmidt and Mylili to discuss application of redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot docs, per B. Fish.08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying docs, per D. Webb.08/18/2022 Nathanial P. Graham0.70227,50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.403900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Danielle R. Brena | 0.40 | 110.00 | case pulls for M Obmascik |
| 08/18/2022 Jed L. Garfunkel1.80855.00Review request to add bulk redactions and follow up with C. Schmidt and Mylili to discuss application of redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot docs, per B. Fish.08/18/2022 Nathanial P. Graham3.701.202.50Prepared hyperlinked spreadsheet of comments and underlying docs, per D. Webb.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Mark B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 An | 08/18/2022 | Elizabeth Grunwald | 2.00 | 600.00 | |
| 08/18/2022 Jed L. Garfunkel1.80855.00Review request to add bulk redactions and follow up with C. Schmidt and Mylili to discuss application of redactions on images and spreadsheets.08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot does, per B. Fish.08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying does. per D. Webb.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Jed L. Garfunkel | 0.80 | 380.00 | population of documents reviewed and searched for STRs, as |
| 08/18/2022 Nathanial P. Graham2.00650.00Coverage, per C. Lee.08/18/2022 Nathanial P. Graham0.40130.00Gathered email collections of hot docs, per B. Fish.08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying docs, per D. Webb.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Jed L. Garfunkel | 1.80 | 855.00 | Review request to add bulk redactions and follow up with C. Schmidt and Mylili to discuss application of redactions on images and |
| 08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying docs. per D. Webb.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 2.00 | 650.00 | |
| 08/18/2022 Nathanial P. Graham3.701,202.50Prepared hyperlinked spreadsheet of comments and underlying docs. per D. Webb.08/18/2022 Nathanial P. Graham0.70227.50Updated discovery correspondence binder, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 0.40 | | |
| 08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 3.70 | 1,202.50 | Prepared hyperlinked spreadsheet of comments and underlying docs. |
| 08/18/2022 Nathanial P. Graham0.40130.00Quality checked exhibits, per B. Levander.08/18/2022 Nathanial P. Graham0.40130.00Circulated key documents and sent to print, per A. Sadinsky.08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 0.70 | 227,50 | |
| 08/18/2022 Nathanial P. Graham0.40130.00Prepared materials for printing, per S. Eddy.08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 0.40 | 130.00 | |
| 08/18/2022 Max B. Obmascik12.003,900.00DE Court Research, Tesla hit reports, authorities pull08/18/2022 Andrew J. Alstodt1.00325.00Lighthouse work | 08/18/2022 | Nathanial P. Graham | 0.40 | 130.00 | Circulated key documents and sent to print, per A. Sadinsky. |
| 08/18/2022 Andrew J. Alstodt 1.00 325.00 Lighthouse work | 08/18/2022 | Nathanial P. Graham | 0.40 | 130.00 | Prepared materials for printing, per S. Eddy. |
| 이상 사업 방법은 아파 이상 이 가슴에 가슴에 들어야 한다. 이 가슴에 있는 것은 것을 가슴에 가슴을 가슴을 가슴다. | 08/18/2022 | Max B. Obmascik | 12.00 | 3,900.00 | DE Court Research, Tesla hit reports, authorities pull |
| 08/18/2022 Damiekan Color 4.50 1.462.50 | 08/18/2022 | Andrew J. Alstodt | 1.00 | 325.00 | Lighthouse work |
| 00/10/2022 Deminkan Coker 4.30 1,402,30 | 08/18/2022 | Demirkan Coker | 4.50 | 1,462.50 | |
| 08/18/2022 Madison B. Gagne 5.00 1,625.00 On standby/saving documents/miscellaneous tasks | 08/18/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | <u>Amount</u> | Description |
|------------|------------------------|--------------|---------------|--|
| 08/18/2022 | Cesar Emilio Garcia | 15.20 | 3,420.00 | Draft separate statement responses and revise memo on email privilege Alexandra Sadinsky and David Kirk |
| 08/18/2022 | Chastine E.C. Schmidt | 8.90 | 5,785.00 | Slack review and doc review |
| 08/19/2022 | William D. Savitt | 6.50 | 12,025.00 | offensive discovery; Mudge matters; Segal prep; experts |
| 08/19/2022 | Benjamin M. Roth | 1.00 | 1,650.00 | |
| | Sarah K. Eddy | 7.80 | 12,480.00 | partners' mtg; opp to request for sur-reply; calls w/client & Wilmer re Mudge etc.; mtg re DV |
| 08/19/2022 | Bradley R. Wilson | 12.50 | 20,000.00 | |
| 08/19/2022 | Ryan A. McLeod | 12.78 | 19,170.00 | meetings with experts; team meetings; calls re third-party subpoenas; meeting with client re deposition prep; meetings re document review; witness interviews |
| 08/19/2022 | Anitha Reddy | 4.00 | 6,000.00 | legal research/brief drafting/discovery review |
| 08/19/2022 | Noah B. Yavitz | 12.20 | 16,165,00 | various litigation workstreams |
| 08/19/2022 | Adam M. Gogolak | 7.00 | 9,800.00 | |
| 08/19/2022 | Claudia T. Morgan | 8.74 | 9,612.90 | eDiscovery communications and follow up |
| 08/19/2022 | Adam L. Goodman | 10.80 | 13,500.00 | attention to discovery |
| 08/19/2022 | David E. Kirk | 13.90 | 16,332.50 | Offensive discovery, subpoenas, discuss document record |
| 08/19/2022 | Nathaniel D. Cullerton | 4.80 | 6,000.00 | Offensive discovery; motion practice. |
| 08/19/2022 | David P.T. Webb | 14.94 | 15,313.50 | |
| | Remy K. Grosbard | 8.00 | 8,200.00 | research re equity financing |
| 08/19/2022 | Zachary M. David | 13.50 | 12,487.50 | legal research, drafted opposition to motion for surreply, document review |
| 08/19/2022 | Simon J. Williams | 14.10 | 13,042.50 | Drafting, legal research for reply brief re data analysts; research re deb financing; transferring/formatting/reviewing updated draft |
| | Alexandra P. Sadinsky | 13.50 | 15,862.50 | Strategy |
| 08/19/2022 | Akua F. Abu | 10.50 | 7,612.50 | reviewing batches of docs for responsiveness as part of defensive discovery |
| | Brittany A. Fish | 13.50 | 11,137.50 | Trial prep |
| | Jessica L. Allen | 7.75 | 5,618.75 | Doc review; review R&Os |
| 08/19/2022 | Donald J. Butterworth | 4.65 | 3,371.25 | Meeting with litigation partners and fact discovery team re preparation for offensive and defensive depositions. Review documents received from client as relevant to draft discovery responses. Revise offensive deposition tracking document. Revise working matter chronology. Review documents produced by third parties and collected from client, and correspond with discovery team re same. Revise draft offensive deposition theme sheet. |
| 08/19/2022 | Charles M. Melman | 13.46 | 9,758.50 | Reviewed and provided commentary to team on multiple draft expert reports. Multiple calls and meetings with expert consulting firm, internal expert report team, and Twitter personnel to assist expert consulting firms. Assistance with response brief. |
| 08/19/2022 | Adebola O.M. Olofin | 9.10 | 9,327.50 | review emails; coordinate depo scheduling; work on defensive depo prep; conduct document review; meetings regarding depositions |
| 08/19/2022 | Yarek M. Smagowski | 11.20 | 5,600.00 | QC/2L document review for responsiveness and privilege. |
| 08/19/2022 | Canem Ozyildirim | 14.00 | 12,950.00 | Document review |
| 08/19/2022 | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Review documents; collect and circulate hot document summaries. |
| 08/19/2022 | Robinson C. Strauss | 10.00 | 4,250.00 | atty requests/projects |
| 08/19/2022 | Juan Rojas | 0.66 | 264.00 | Create key terms searches in e-discovery database to retrieve certain documents of interest per Nathanial Graham request |
| 08/19/2022 | Kyaik P. Tan | 2.00 | 700.00 | Hyperlinked documents in excle files. , downloaded videos file for attorney , Imported data into processing engines, OCR'd docs, created images, exported data for attorney review.loaded data to Relativity. |
| 08/19/2022 | Richard Y. Lam | 0.90 | 427.50 | Attend conference call with Twitter case team and vendor, review searches for production. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|------------------------|-------|-----------|---|
| 08/19/2022 | Lena Goldenberg | 3.60 | 1,080.00 | Research and case pulls for M. Obmasick |
| 08/19/2022 | Lena Goldenberg | 0.50 | 150.00 | Research for D. Kirk |
| 08/19/2022 | Janice E. Henderson | 3,50 | 962.50 | Obtaining case law regarding whether an employee who texts with personal attorneys on a company-owned device waives the attorney-client privilege or the attorney work-product privilege for C. Garcia. |
| 08/19/2022 | Jed L. Garfunkel | 1.00 | 475.00 | Call with C. Morgan to onboard matter and set up workspace credentials to access Relativity and test two factor authentication. |
| 08/19/2022 | Nathanial P. Graham | 1.00 | 325.00 | Quality checked hit report, per D. Kirk. |
| 08/19/2022 | Nathanial P. Graham | 2.20 | 715.00 | Cite checked draft responses and objections, per A. Goodman. |
| 08/19/2022 | Nathanial P. Graham | 2.70 | 877.50 | Downloaded and saved witness files to iManage, per A. Olofin. |
| 08/19/2022 | Nathanial P. Graham | 0.60 | 195.00 | Created database search for D. Webb. |
| 08/19/2022 | Nathanial P. Graham | 0.40 | 130.00 | Collected key does and sent to print, per A. Sadinsky. |
| 08/19/2022 | Nathanial P. Graham | 0.50 | 162,50 | Organized folder of pleadings, per A. Goodman. |
| 08/19/2022 | Nathanial P. Graham | 4.50 | 1,462.50 | Coverage, per C. Lee. |
| 08/19/2022 | Max B. Obmascik | 10.00 | 3,250.00 | Binder prep, Data advisors cite check, file management |
| 08/19/2022 | Andrew J. Alstodt | 1.25 | 406.25 | offensive discovery tracker |
| 08/19/2022 | Demirkan Coker | 4.50 | 1,462.50 | |
| 08/19/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| | Cesar Emilio García | 12.00 | 2,700.00 | Submit revised memo on email privilege analysis Alexandra Sadinsky and David Kirk |
| 08/19/2022 | Chastine E.C. Schmidt | 11.10 | 7,215.00 | Doc review |
| 08/20/2022 | William D. Savitt | 5.70 | 10,545.00 | Mudge; deposition prep; order of proof; docs; date motion |
| 08/20/2022 | Sarah K. Eddy | 9,00 | 14,400.00 | client meeting; calls w/WDS re Mudge etc; work on order of proof; cal w/DoubleVerify; call w/BRW re Durban |
| 08/20/2022 | Bradley R. Wilson | 9.80 | 15,680.00 | |
| 08/20/2022 | Ryan A. McLeod | 14.31 | 21,465.00 | draft motion to enforce scheduling order; review and comment on expert reports; calls re same; team meetings; research; document review; calls re third party subpoenas |
| 08/20/2022 | Noah B. Yavitz | 6.20 | 8,215.00 | various litigation workstreams |
| 08/20/2022 | Adam M. Gogolak | 6.00 | 8,400.00 | |
| 08/20/2022 | Claudia T. Morgan | 10.31 | 11,345.40 | eDiscovery communications and follow up |
| 08/20/2022 | Adam L. Goodman | 2.90 | 3,625.00 | attention to discovery |
| 08/20/2022 | David E. Kirk | 14.90 | 17,507.50 | Offensive discovery, subpoenas, motion to compel, fact development, legal research, document productions |
| | Nathaniel D. Cullerton | 4.00 | 5,000.00 | Offensive discovery; motion practice. |
| 08/20/2022 | David P.T. Webb | 10.80 | 11,070.00 | |
| 08/20/2022 | Remy K. Grosbard | 12.50 | 12,812.50 | date range brief |
| 08/20/2022 | Zachary M. David | 9.00 | 8,325.00 | document review, legal research |
| 08/20/2022 | Simon J. Williams | 6.90 | 6,382.50 | Revising, legal research, cite-checking reply brief re data analysts; call with WDS, AKR; research re debt financing |
| 08/20/2022 | Alexandra P. Sadinsky | 13.50 | 15,862.50 | Strategy |
| 08/20/2022 | Akua F. Abu | 8.00 | 5,800.00 | reviewing batches of docs as part of defensive discovery |
| 08/20/2022 | Brittany A. Fish | 4.00 | 3,300.00 | Trial prep |
| 08/20/2022 | Jessica L. Allen | 4.00 | 2,900.00 | Update collection tracker; call with LH; doc review |
| 08/20/2022 | Donald J. Butterworth | 4.05 | 2,936.25 | Review documents received from third parties and collected from client. Revise working matter chronology. Prepare offensive deposition review panel. Review relevant disclosures and correspond with Sarah Eddy re same. |
| 08/20/2022 | Charles M. Melman | 8.55 | 6,198.75 | Reviewed three expert reports, provided comments, and had discussions with team concerning same. |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|------------------------|--------------|-----------|---|
| 08/20/2022 | Adebola O.M. Olofin | 4.40 | 4,510.00 | conduct document review in aid of deposition scheduling; review emails and exchange internal correspondence |
| 08/20/2022 | Yarek M. Smagowski | 10.70 | 5,350.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozvildirim | 9.00 | 8,325.00 | Document review |
| | Adabelle U. Ekechukw | 5.00 | 4,625.00 | Review documents; collect and circulate hot document summaries. |
| | Robinson C. Strauss | 10.00 | 4,250.00 | Atty requests |
| | Richard Y. Lam | 0.60 | 285.00 | Coordinate loading of scanned hard copies for case team review. |
| 08/20/2022 | | 0.50 | 175.00 | Imported data into processing engines deduplicated files and loaded into Relativity for case team review as per Sadinsky, Alexandra P. |
| 08/20/2022 | Aaron R. Samaroo | 0.96 | 384.00 | Prepare electronic documents pertaining to the first tranche of the Twitter outgoing productions for secure electronic transfer for attorney review and analysis as requested by D. Kirk. |
| 08/20/2022 | Aaron R. Samaroo | 0.15 | 60,00 | 이렇는 소문에서 집중 동물에 가지 않는 것을 물었다. 것은 것을 하는 것은 것을 통하게 했다는 동물에서 가장을 얻었다. 이렇게 다 가지 않는 것을 하는 것을 수가 있다. 것을 하는 것을 하는 것을 수가 있다. 것을 하는 것을 수가 있는 것을 하는 것을 수가 있다. 것을 하는 것을 수가 있다. 것을 하는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 것을 것을 수가 있는 것을 것을 수가 있는 것을 것을 것을 것을 것 같이 |
| 08/20/2022 | Aaron R. Samaroo | 0.58 | 232.00 | Prepare electronic documents in the Light House document review repository for attorney review and analysis as requested by M. Obmascik. |
| 08/20/2022 | Janice E. Henderson | 1.50 | 412.50 | Obtaining We Company v. SoftBank Group Corp (Del. Chan. 2020-0329) court documents for D. Kirk. |
| 08/20/2022 | Janice E. Henderson | 1.00 | 275.00 | Obtaining treatise sections and case for M. Obmascik. |
| 08/20/2022 | Janice E. Henderson | 0.70 | 192.50 | Obtaining briefs for motion to compel for D. Kirk. |
| 08/20/2022 | Jed L. Garfunkel | 1.60 | 760.00 | Review emails and follow up with Lighthouse to find out status of batching and various ongoing requests related to review and production of attorney reviewed documents and as requested by C. Morgan. |
| 08/20/2022 | Max B. Obmascik | 5.00 | 1,625.00 | Weekend Coverage |
| 08/20/2022 | Madison S. Lai | 8.00 | 2,600.00 | Witness files |
| 08/20/2022 | Demirkan Coker | 7.00 | 2,275.00 | |
| 08/20/2022 | Chastine E.C. Schmidt | 8.70 | 5,655.00 | Doc review |
| 08/21/2022 | William D. Savitt | 7.00 | 12,950.00 | revise motions; depositions; expert reports; Mudge |
| 08/21/2022 | Sarah K. Eddy | 10.50 | 16,800.00 | work on order of proof; calls w/DV counsel & Katherine; mtg w/BRW & WDS re argument; review incoming production highlights |
| 08/21/2022 | Bradley R. Wilson | 13.30 | 21,280.00 | |
| 08/21/2022 | Ryan A. McLeod | 13.23 | 19,845.00 | revise brief in support of motion to enforce scheduling order; calls and meetings re same; research for same; team meetings re discovery; review and comment on expert reports; team meeting re same |
| 08/21/2022 | Anitha Reddy | 2.00 | 3,000.00 | legal research/brief drafting/discovery review |
| 08/21/2022 | Noah B. Yavitz | 8.30 | 10,997.50 | various litigation workstreams |
| 08/21/2022 | Adam M. Gogolak | 8.00 | 11,200.00 | |
| 08/21/2022 | Claudia T. Morgan | 8.58 | 9,434.70 | eDiscovery communications and follow up |
| 08/21/2022 | Adam L. Goodman | 16.70 | 20,875.00 | attention to discovery |
| 08/21/2022 | David E. Kirk | 11.20 | 13,160.00 | Offensive discovery; third-party subpoenas; production tracking; motions to compel; related calls and legal research |
| 08/21/2022 | Nathaniel D. Cullerton | 9.20 | 11,500.00 | Offensive discovery; motion practice. |
| 08/21/2022 | David P.T. Webb | 18.18 | 18,634.50 | |
| 08/21/2022 | Remy K. Grosbard | 10.50 | 10,762.50 | date range brief |
| | Zachary M. David | 12.60 | 11,655.00 | drafted discovery brief |
| 08/21/2022 | Simon J. Williams | 7.70 | 7,122.50 | Revising, cite-checking reply brief re data analysts; research re debt financing; follow-up research on fraud claim |
| 08/21/2022 | Alexandra P. Sadinsky | 10.00 | 11,750.00 | Strategy |
| 08/21/2022 | Akua F. Abu | 6.50 | 4,712.50 | reviewing batches of docs as part of defensive discovery |
| 08/21/2022 | Brittany A. Fish | 8.00 | 6,600.00 | Trial prep |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|------------------------|--------------|-----------|---|
| 08/21/2022 | Jessica L. Allen | 5.20 | 3,770.00 | Doc review |
| | Donald J. Butterworth | 3.10 | 2,247.50 | Revise working matter chronology, and coordinate with paralegal team re same. Correspond with David Webb re discovery matters. Review documents produced by third parties and collected from client. |
| 08/21/2022 | Charles M. Melman | 8,99 | 6,517.75 | Reviewed expert reports, participated in call with AG, participated in call with doubleverify counsel, participated in expert team call. |
| 08/21/2022 | Adebola O.M. Olofin | 6.50 | 6,662,50 | conduct document review; edit theme sheet for deposition witnesses; review emails |
| 08/21/2022 | Yarek M. Smagowski | 8.20 | 4,100.00 | QC/2L document review for responsiveness and privilege. |
| | Canem Ozyildirim | 10.00 | 9,250.00 | Document review |
| | Adabelle U. Ekechukw | 5.00 | 4,625.00 | Review documents. |
| | Robinson C. Strauss | 7.00 | 2,975.00 | atty projects |
| 08/21/2022 | Aaron R. Samaroo | 0.85 | 340,00 | Prepare Hot electronic documents in the document review repository for hyperlinking for attorney review and analysis as requested by N. Graham, |
| 08/21/2022 | Aaron R. Samaroo | 1.12 | 448.00 | Prepare batch information case specific review statistics report pertaining to electronic documents in the Lighthouse document review repository for attorney review and analysis as requested by C. Morgan. |
| 08/21/2022 | Jed L. Garfunkel | 1.30 | 617.50 | Review emails and follow up with Lighthouse to find out status of batching and various ongoing requests related to review and production of attorney reviewed documents and as requested by C. Morgan. |
| 08/21/2022 | Nathanial P. Graham | 11.50 | 3,737.50 | Drafted template objections; updated witness files; pulled database docs; updated production logs; saved correspondence; per associate team. Coverage per C. Lee. |
| 08/21/2022 | Max B. Obmascik | 10.00 | 3,250.00 | Weekend coverage |
| 08/21/2022 | Andrew J. Alstodt | 8,00 | 2,600.00 | iManage Updates, Discovery Folder updates, lender depo subpeona folder, section iv twitter handles, custodian chart updates |
| 08/21/2022 | Chastine E.C. Schmidt | 9.30 | 6,045.00 | Doc review |
| 08/22/2022 | William D. Savitt | 8.00 | 14,800.00 | motion to enforce; MTC reply; Mudge matters; key docs; depos |
| 08/22/2022 | Benjamin M. Roth | 1.50 | 2,475.00 | |
| 08/22/2022 | Sarah K. Eddy | 13.00 | 20,800.00 | work on order of proof; review offensive discovery production highlights; DoubleVerify correspondence & info-gathering; mtg re data reply brief & request for sur-reply |
| 08/22/2022 | Gregory E. Pessin | 0.50 | 775.00 | and the state of the second second |
| | Bradley R. Wilson | 12.70 | 20,320.00 | |
| | Ryan A. McLeod | 13.59 | 20,385.00 | attention to motion to enforce scheduling order; review new subpoenas; attention to expert reports; meeting with experts; attention to deposition preparation |
| 08/22/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 13.10 | 17,357.50 | various litigation workstreams |
| 08/22/2022 | Adam M. Gogolak | 7.00 | 9,800.00 | |
| | Claudia T. Morgan | 12.41 | 13,652.10 | eDiscovery communications and coordination |
| | Adam L. Goodman | 14.20 | 17,750.00 | attention to discovery |
| | David E. Kirk | 17.10 | 20,092.50 | Motion to compel, meet and confers, discovery tracking updates, document productions, document review, deposition planning, calls and meetings re same |
| 08/22/2022 | Nathaniel D. Cullerton | 6.00 | 7,500.00 | Offensive discovery; motion practice. |
| 08/22/2022 | David P.T. Webb | 15.84 | 16,236.00 | a sector a substant de sector de sector De |
| 08/22/2022 | Remy K. Grosbard | 11.33 | 11,613.25 | research re equity financing specific performance; date range brief |
| | Zachary M. David | 12.60 | 11,655.00 | legal research, drafted opposition to anticipated discovery motion |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|-----------|---|
| 08/22/2022 | Simon J. Williams | 13.40 | 12,395.00 | Finalizing and filing reply brief re data analysts: research re debt financing; research on disclosures; follow-up research on fraud claim |
| 08/22/2022 | Alexandra P. Sadinsky | 12.25 | 14,393.75 | strategy |
| | Akua F. Abu | 14.20 | 10,295.00 | reviewing slacks as part of defensive discovery def discovery team meeting sprint to substantial completion team meeting |
| 08/22/2022 | Brittany A. Fish | 14.00 | 11,550.00 | Trial prep |
| | Jessica L. Allen | 0.16 | 116.00 | Call w David re project |
| 08/22/2022 | Jessica L. Allen | 9.50 | 6,887.50 | Doc review |
| 08/22/2022 | Jessica L. Allen | 1.50 | 1,087.50 | Doc review |
| 08/22/2022 | Donald J. Butterworth | 6.25 | 4,531.25 | Call with Noah Yavitz and K&K team re coordination of incoming discovery materials. Meeting with Brad Wilson and Sarah Eddy re sur-reply brief. Draft and revise letter to court requesting sur-reply. Revise draft offensive deposition tracker. Coordinate with paralegals re information transfer to K&K team. Review documents produced by third parties and collected from client. Prepare draft visual presentation for motion to compel oral argument, and correspond with Brad Wilson re same. |
| 08/22/2022 | Charles M. Melman | 13.35 | 9,678.75 | Reviewed drafts of expert reports and participated in calls with AG. Built our tracker of incoming and outgoing doc productions |
| 08/22/2022 | Adebola O.M. Olofin | 15.10 | 15,477.50 | conduct document review; draft deposition theme sheet; review emails; exchange emails regarding document production; coordinate depo prep of bret taylor; calls regarding deposition; coordinate deposition scheduling and review outstanding subpoenas; review draft filings |
| 08/22/2022 | Yarek M. Smagowski | 13.70 | 6,850.00 | QC/2L document review for responsiveness and privilege; attend discovery team meetings re: ongoing case requirements |
| 08/22/2022 | Canem Ozyildirim | 14.50 | 13,412.50 | Document review |
| | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Review documents; collect and circulate hot document summaries. |
| 08/22/2022 | Robinson C. Strauss | 8.75 | 3,718.75 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same |
| 08/22/2022 | Kyaik P. Tan | 0.75 | 262.50 | Loaded third party production . |
| 08/22/2022 | Richard Y. Lam | 0.30 | 142.50 | Coordinate batching of documents for case team review. |
| 08/22/2022 | Shera Goldman | 0.50 | 150.00 | Strauss, R - obtain address info |
| 08/22/2022 | Nancy R. McKay | 1.00 | 300.00 | SEC filings for M Obmascik |
| 08/22/2022 | Elizabeth Grunwald | 1.50 | 450.00 | Searches for state of residence for various persons. (Strauss) |
| | Jed L. Garfunkel | 2.80 | | Participate on Teams meeting with Lighthouse and C. Morgan to discuss batching of various document populations and outstanding documents to review. Participate on Zoom call with case team to discuss ongoing document review and finishing productions for substantial completion of discovery. |
| | Nathanial P. Graham | 1.00 | 325.00 | |
| | Nathanial P. Graham | 0.30 | 97.50 | 1 1 4 |
| | Nathanial P. Graham | 0.60 | | Drafted binder for W. Savitt. |
| | Nathanial P. Graham | 0.40 | 130.00 | Create database search for D. Webb. |
| | Nathanial P. Graham | 1.60 | 520,00 | Compiled binder of authorities for B. Wilson. |
| | Nathanial P. Graham | 0.40 | 130.00 | Hyperlinked document of notes, per A. Olofin. |
| 08/22/2022 | Nathanial P. Graham | 0,20 | 65,00 | Chronologized files, per A. Sadinsky. |
| 08/22/2022 | Nathanial P. Graham | 0.50 | 162.50 | Updated and QCed substantive pleadings folder, per A. Goodman. |
| | Nathanial P. Graham | 2.90 | 942.50 | Drafted discovery tracker for A. Olofin. |
| | Nathanial P. Graham | 0,90 | 292.50 | Downloaded and compiled documents per C. Melman. |
| 08/22/2022 | Rotem Litinski | 5.47 | 1,777.75 | |
| 08/22/2022 | Max B. Obmascik | 12.00 | 3,900.00 | 3P Subpoena tracking, file management, depo prep |

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Twitter, Inc. - Litigation Preparation Time Detail

Thru 8/31/2022

| Date | Name | <u>Hours</u> | Amount | Description |
|---------------------------|--------------------------------------|--------------|-----------|--|
| 08/22/2022 | Madison S. Lai | 3.07 | 997.75 | Witness files questions, team meeting |
| 08/22/2022 | Andrew J. Alstodt | 2.50 | 812.50 | Discovery Folder updates, iManage updates, workflow meeting, P&C folder updates |
| 08/22/2022 | Demirkan Coker | 7.50 | 2,437.50 | |
| 08/22/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/22/2022 | Chastine E.C. Schmidt | 14.10 | 9,165.00 | 3L review |
| | Paul Gomes | 0.28 | 112.00 | as proximity, stemming, and fuzzy searches across any field type. |
| | William D. Savitt | 9.00 | 16,650.00 | Mudge situation; motion briefing revisions; does for depositions; BRW argument matters |
| | Benjamin M. Roth | 1.50 | 2,475.00 | |
| | Sarah K. Eddy | 12.00 | 19,200.00 | work on reply brief re datasets; call w/DV counsel; work on other briefing |
| | Gregory E. Pessin | 2.50 | 3,875.00 | |
| | Bradley R. Wilson | 15.40 | 24,640.00 | |
| 08/23/2022 | Ryan A. McLeod | 13.14 | 19,710.00 | meetings with expert teams; comment on expert materials; prepare for depositions; attention to briefing |
| | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 14.00 | 18,550.00 | various litigation workstreams |
| | Adam M. Gogolak | 8.00 | 11,200.00 | |
| | Claudia T. Morgan | 9.04 | 9,939.60 | eDiscovery communications and follow up |
| Contraction of the second | Adam L. Goodman | 16.50 | 20,625.00 | attention to discovery |
| 08/23/2022 | David E. Kirk | 13.30 | 15,627.50 | Offensive discovery, motion practice, document review, deposition planning and prep, third party subpoena coordination |
| 08/23/2022 | Nathaniel D. Cullerton | 3,80 | 4,750.00 | Offensive discovery; motion practice. |
| 08/23/2022 | David P.T. Webb | 12.24 | 12,546.00 | |
| 08/23/2022 | Remy K. Grosbard | 14.00 | 14,350.00 | date range brief |
| 08/23/2022 | Zachary M. David | 14,40 | 13,320.00 | Zatko materials review, drafted memo, prepared talking points for oral argument on discovery motion |
| 08/23/2022 | Simon J. Williams | 12.20 | 11,285.00 | Research on debt financing; research and drafting memo on disclosures and opinion statements; research on fraud and materiality |
| 08/23/2022 | Alexandra P. Sadinsky | 13.50 | 15,862.50 | strategy |
| 08/23/2022 | Akua F. Abu | 13.00 | 9,425.00 | reviewing slacks as part of defensive discovery def discovery team meeting |
| 00/02/2022 | Distance Fig. | 14.50 | 11 000 50 | - sprint to substantial completion team meeting |
| | Brittany A. Fish | 14.50 | 11,962.50 | Doc review; team correspondence |
| | Jessica L. Allen Jessica L. Allen | 0.50 | 362.50 | Meeting re doc review process Doc review |
| | Donald J. Butterworth | 10.00 | 7,250.00 | |
| 08/25/2022 | Donald J. Butterworth | 5.80 | 4,205.00 | Review and revise draft presentation for motion to compel oral argument, and coordinate with graphics consultant re same. Review and revise draft outline for same. Meet with Brad Wilson re same. Revise working matter chronology. Review and revise draft opposition brief, and correspond with team re same. |
| 08/23/2022 | Charles M. Melman | 10.30 | 7,467.50 | Calls with Cornerstone, AG, and expert team re status of reports, comments on drafts, information requests, and status of requests with client. |
| | Adebola O.M. Olofin | 12.70 | 13,017.50 | Review court decision; review draft filings; conduct document review; confer internally regarding depositions; review emails; draft case themes sheet for depositions |
| | Yarek M. Smagowski | 15.10 | 7,550.00 | QC/2L document review for responsiveness and privilege; attend meeting with C. Morgan and J. Allen re: special review protocol. |
| | Canem Ozyildirim | 15.50 | 14,337.50 | Document review |
| 08/23/2022 | Adabelle U, Ekechukw | 16.00 | 14,800.00 | Document review for defensive production |

Complaint Exhibit 4

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|---|
| 08/23/2022 | Robinson C. Strauss | 11.00 | 4,675.00 | atty requests |
| | Janice E. Henderson | 0.30 | 82.50 | Obtaining telephone numbers and emails for four individuals for M. Lai. |
| 08/23/2022 | Elizabeth Grunwald | 2.50 | 750.00 | Continued searches for states of residence for various persons. (Strauss) |
| 08/23/2022 | Kelum S. Wick | 0.60 | 240.00 | - 建装饰 \$15.5 新装饰的 - * "我们不知道,我知道你们的,你知道你们?""你们的,你们还是你们的,你不知道你?""你不知道你?""你不知道你们的吗?"" |
| 08/23/2022 | Jed L. Garfunkel | 0.70 | 332.50 | Participate on mobile device collections call with C. Morgan, C. Bentley, and Lighthouse to discuss Google Takeout collection of text messages. |
| 08/23/2022 | Nathanial P. Graham | 0.40 | 130.00 | |
| | Nathanial P. Graham | 0.90 | 292.50 | Compiled exhibits, per C. Melman. |
| | Nathanial P. Graham | 0.20 | 65.00 | |
| | Nathanial P. Graham | 0.70 | 227.50 | Cite checked draft motion, per C. Melman. |
| | Nathanial P. Graham | 0.20 | 65.00 | 그 것은 것은 것을 알았는 것 같은 것은 것은 것은 것은 것을 얻어야 한다. 것은 것은 것은 것을 것 같은 것은 것은 것이 있는 것이 같이 없는 것이 않았다. 않은 것이 없는 것이 않이 |
| 08/23/2022 | Nathanial P. Graham | 8.10 | 2,632.50 | Drafted chart of database materials, per A. Sadinsky. |
| 08/23/2022 | Nathanial P. Graham | 1.90 | | Cite checked draft letter, per R. Grosbard. |
| 08/23/2022 | Rotem Litinski | 8.97 | 2,915.25 | |
| 08/23/2022 | Max B. Obmascik | 10.00 | 3,250,00 | Relativity tagging, depo prep, file management |
| 08/23/2022 | Madison S. Lai | 4.67 | 1,517.75 | |
| 08/23/2022 | Andrew J. Alstodt | 3.50 | 1,137.50 | Information (phone#) gathering, discovery folder updates, third party discovery tracker updates |
| 08/23/2022 | Demirkan Coker | 10,50 | 3,412.50 | |
| 08/23/2022 | Madison B. Gagne | 5.00 | 1,625.00 | On standby/saving documents/miscellaneous tasks |
| 08/23/2022 | Chastine E.C. Schmidt | 13.20 | 8,580.00 | 3L review |
| 08/24/2022 | William D. Savitt | 10.00 | 18,500.00 | Delaware hearing; prep & follow up; Mudge strategy; deposition prep matters; doc triage; motion briefing |
| | Benjamin M. Roth | 1.50 | 2,475.00 | |
| 08/24/2022 | Gregory E. Pessin | 1.00 | 1,550.00 | |
| 08/24/2022 | Bradley R. Wilson | 14.20 | 22,720.00 | |
| 08/24/2022 | Ryan A. McLeod | 13.41 | 20,115.00 | prepare for depositions; attention to discovery briefing; participate in hearing; follow up from same; meetings with experts; attention to expert identification |
| 08/24/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/24/2022 | Noah B. Yavitz | 12.00 | 15,900.00 | various litigation workstreams |
| 08/24/2022 | Leo E. Strine, Jr. | 2.50 | 5,000.00 | Do initial review of first draft of John C. Coates' expert report, and provide thoughts to team. |
| 08/24/2022 | Adam M. Gogolak | 8.50 | 11,900.00 | |
| 08/24/2022 | Claudia T. Morgan | 11.94 | 13,137.30 | eDiscovery communications and coordination |
| 08/24/2022 | Adam L. Goodman | 15.90 | 19,875.00 | attention to discovery |
| 08/24/2022 | David E. Kirk | 13.80 | 16,215.00 | Offensive discovery, deposition prep, subpoena meet and confers, oral argument |
| 08/24/2022 | David P.T. Webb | 16.56 | 16,974.00 | |
| | Remy K. Grosbard | 13.61 | 13,950.25 | asset seizure research; hearing; redactions |
| | Zachary M. David | 14.40 | 13,320.00 | Zatko materials review, drafted memo, attended oral argument hearing |
| 08/24/2022 | Simon J. Williams | 10.70 | 9,897.50 | Memo re enforcement issues; research on financing; email to SKE and research on fraud claim; meeting with AKR, RKG; hearing on motion to compel |
| 08/24/2022 | Alexandra P. Sadinsky | 15.00 | 17,625.00 | strategy |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | <u>Hours</u> | Amount | Description |
|------------|-----------------------|--------------|---|---|
| 08/24/2022 | Akua F. Abu | 14.80 | 10,730.00 | hearing on defs' 2nd discovery motion defense team meeting defensive discovery doc reviewslacks |
| 08/24/2022 | Brittany A. Fish | 16.00 | 13,200.00 | Trial prep |
| | Jessica L. Allen | 9.89 | the second se | Doc review |
| | Jessica L. Allen | 0.25 | | Call with LH |
| | Donald J. Butterworth | 5.90 | | Review and revise draft presentation and outline for motion to compel |
| 06/24/2022 | Donald J. Butterworth | 2,90 | 4,277.50 | oral argument. Meetings with client and outline for motion to compet oral argument. Meetings with client and co-counsel re same. Attend oral argument. Review documents produced by third parties and collected from client. Revise working matter chronology. Coordinate with support staff re presentation materials. |
| 08/24/2022 | Charles M. Melman | 11.80 | 8,555.00 | Several calls with expert consulting firms and expert team. Attended motion to compel hearing virtually. |
| 08/24/2022 | Adebola O.M. Olofin | 15.50 | 15,887.50 | attend hearing on motions: conduct document review; deposition prep; review emails and related correspondence |
| 08/24/2022 | Yarek M. Smagowski | 14,80 | 7,400.00 | QC/2L document review for responsiveness and privilege; attend discovery team meeting re: ongoing case requirements. |
| 08/24/2022 | Canem Ozyildirim | 15.00 | 13,875.00 | Document review |
| | Adabelle U. Ekechuky | 15.00 | 13,875.00 | Document review for defensive production. |
| 08/24/2022 | Robinson C. Strauss | 10.00 | 4,250.00 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same |
| 08/24/2022 | Judith E. Thompson | 0.10 | 35.00 | |
| | Janice E. Henderson | 0.10 | 27.50 | Adding Adebola Olofin to the Twitter SEC alerts for K. Diamond. |
| 08/24/2022 | Kelum S. Wick | 0.53 | 212.00 | Reviewing meta data from incoming productions and in vendor Relativity workspace in order to prepare meta data cross reference and facilitate searching for WLRK case team. |
| 08/24/2022 | Jed L. Garfunkel | 3.40 | 1,615.00 | Attend zoom calls to discuss mobile phone collections and updates on timelines and workflows. Create saved searches to update metrics reports for review tracking as requested by C. Morgan. |
| 08/24/2022 | Nathanial P. Graham | 2.50 | 812.50 | Coverage, per C. Lee. |
| 08/24/2022 | Nathanial P. Graham | 0.40 | 130.00 | Collected key docs and sent to print, per A. Sadinsky. |
| 08/24/2022 | Nathanial P. Graham | 2.80 | 910.00 | Cite checked draft responses and objections, per A. Goodman. |
| 08/24/2022 | Nathanial P. Graham | 0.90 | 292.50 | Cite checked responses and objections, per A. Goodman. |
| 08/24/2022 | Nathanial P. Graham | 1.10 | 357,50 | Updated witness files, per associate team. |
| 08/24/2022 | Nathanial P. Graham | 0.50 | 162.50 | Downloaded and organized database files per D. Kirk. |
| 08/24/2022 | Nathanial P. Graham | 0.30 | 97.50 | Quality checked FTP inventory, per D. Kirk. |
| 08/24/2022 | Rotem Litinski | 6.83 | 2,219.75 | |
| 08/24/2022 | Max B. Obmascik | 12.00 | 3,900.00 | 3P subpoena tracking, file management, depo prep, relativity search tagging |
| 08/24/2022 | Madison S. Lai | 4.53 | 1,472.25 | Custodians tracker, Section IV contacts, cite check Cognizant subpoena |
| 08/24/2022 | Andrew J. Alstodt | 4.75 | 1,543.75 | P&C and Discovery folder updates, phone#/twitter handle excel, custodian tracker updates, subpoena updates, hearing, naming conventions |
| 08/24/2022 | Demirkan Coker | 11.00 | 3,575.00 | |
| 08/24/2022 | Carolyn T. Vaca | 1.50 | 487.50 | QC documents using CTRL F search to verify that all of the requests and topics in a document matched the original requests and topics in another per Nathanial Graham and Robinson Strauss. |
| | Madison B. Gagne | 5.00 | 1,625,00 | On standby/saving documents/miscellaneous tasks |
| | Chastine E.C. Schmidt | 14.90 | 9,685.00 | 3L review |
| | William D. Savitt | 11.00 | 20,350.00 | counsel huddle; tax committee; BT prelim prep; BT re Mudge; exec com meeting |
| 08/25/2022 | Benjamin M. Roth | 2.00 | 3,300.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|------------------------|-------|-----------|--|
| 08/25/2022 | Bradley R. Wilson | 15.00 | 24,000.00 | |
| | Ryan A. McLeod | 12.33 | 18,495.00 | attention to discovery briefing; follow up from hearing; attention to security claims; prepare for depositions; calls with expert candidates; prepare for same |
| 08/25/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| 08/25/2022 | Noah B. Yavitz | 14.60 | 19,345.00 | various litigation workstreams |
| 08/25/2022 | Leo E. Strine, Jr. | 2.00 | 4,000.00 | T/C regarding expert report, and follow up emails concerning same. |
| 08/25/2022 | Adam M. Gogolak | 5.50 | 7,700.00 | |
| 08/25/2022 | Claudia T. Morgan | 13.03 | 14,335.20 | eDiscovery coordination and follow up |
| 08/25/2022 | Adam L. Goodman | 18.60 | 23,250.00 | attention to discovery |
| 08/25/2022 | David E. Kirk | 15.40 | 18,095.00 | Offensive discovery, meet and confers, subpoenas, deposition prep/doc review, motions to compel |
| 08/25/2022 | Nathaniel D. Cullerton | 2.00 | 2,500.00 | Offensive discovery; motion practice. |
| 08/25/2022 | David P.T. Webb | 16.92 | 17,343.00 | |
| | Remy K. Grosbard | 14.50 | 14,862.50 | asset seizure research |
| | Zachary M. David | 14.40 | 13,320,00 | Zatko materials review, drafted memo |
| 08/25/2022 | Simon J. Williams | 11.30 | 10,452.50 | Broad legal research re enforcement, judgments, remedies, and drafting initial memo |
| 08/25/2022 | Alexandra P. Sadinsky | 18.50 | 21,737.50 | strategy |
| | Akua F. Abu | 15.50 | 11,237.50 | defensive discovery doc review |
| | Brittany A. Fish | 19.00 | 15,675.00 | Trial prep |
| | Jessica L. Allen | 14.27 | 10,345.75 | |
| 08/25/2022 | Donald J. Butterworth | 6.40 | 4,640.00 | Correspond with Charlie Melman re materials relevant to expert matter Review and revise working matter chronology. Review documents produced by third parties and collected from client. Coordinate with paralegal team re chronologies. Prepare materials for client collection of data, and correspond with Brittany Fish re same. |
| 08/25/2022 | Charles M. Melman | 14.85 | 10,766.25 | Prepared tracker of offensive and defensive deposition subpoenas, and exhibits for brief regarding expert identification deadline and deposition subpoenas |
| 08/25/2022 | Adebola O.M. Olofin | 16.10 | 16,502.50 | deposition prep and document review. review correspondence and orders. |
| 08/25/2022 | Yarek M. Smagowski | 14.60 | 7,300.00 | QC/2L document review for responsiveness and privilege. |
| 08/25/2022 | Canem Ozyildirim | 17.00 | 15,725.00 | Document review |
| 08/25/2022 | Adabelle U. Ekechukw | 18.00 | 16,650.00 | Document review for defensive production. |
| 08/25/2022 | Robinson C. Strauss | 9.25 | 3,931.25 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/ N. Graham re same |
| 08/25/2022 | Gene Chollick | 3.00 | 1,425,00 | Programmatic hyperlinking of Imanage documents to Excel workbook ngraham |
| 08/25/2022 | Aaron R. Samaroo | 0.53 | 212.00 | Prepare Straight to Review electronic documents in the document review repository for attorney review and analysis as requested by B. Fish. |
| 08/25/2022 | Aaron R. Samaroo | 0.19 | 76,00 | Prepare electronic documents in the vendor hosted document review repository for case specific searching for attorney review and analysis as requested by N. Graham. |
| 08/25/2022 | Elizabeth Grunwald | 0.50 | 150.00 | Sent link to electronic version of Woolley on DE Practice. (Grosbard/Williams) |
| 08/25/2022 | Elizabeth Grunwald | 0,50 | 150,00 | Sent Reorg article and linked court documents therein. (Leppig) |
| 08/25/2022 | Jed L. Garfunkel | 3.60 | 1,710.00 | Creating, running, and reporting on review statistics searches for imanage reporting, as requested by C. Morgan. Participation on team zoom call. Follow up on collection and processing of mobile devices for review and potential production workflows with Lighthouse. |
| | Nathanial P. Graham | 0.20 | 65.00 | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|------------------------|-------|-----------|--|
| 08/25/2022 | Nathanial P. Graham | 0.30 | 97.50 | Updated substantive pleadings folder, per A. Goodman. |
| 08/25/2022 | Nathanial P. Graham | 1.10 | 357.50 | Collected documents and hyperlinked spreadsheet, per D. Butterworth. |
| 08/25/2022 | Nathanial P. Graham | 0.40 | 130.00 | Collected documents for A. Olofin. |
| 08/25/2022 | Nathanial P. Graham | 0.70 | 227.50 | Checked handwritten notes, per B. Fish. |
| 08/25/2022 | Nathanial P. Graham | 0.30 | | Chronologized documents, per S. Williams. |
| 08/25/2022 | Nathanial P. Graham | 0.90 | 292.50 | Collected key docs and sent to print, per A. Sadinsky. |
| 08/25/2022 | Nathanial P. Graham | 0.40 | 130.00 | Worked on saved search and corresponded with vendor, per S. Williams. |
| 08/25/2022 | Nathanial P. Graham | 2.70 | 877.50 | Waiting for assignment. |
| 08/25/2022 | Nathanial P. Graham | 0.10 | 32.50 | Corresponded with vendor and communicated results with S. Williams |
| 08/25/2022 | Rotem Litinski | 0.43 | 139.75 | |
| 08/25/2022 | Rotem Litinski | 1.00 | 325.00 | |
| 08/25/2022 | Max B. Obmascik | 15.00 | 4,875.00 | Custodial tracking, depo prep, 3P subpoena tracking |
| 08/25/2022 | Andrew J. Alstodt | 5.50 | 1,787.50 | P&C and Discovery folder updates, excel updates, docket review, tracker maintenance |
| 08/25/2022 | Demirkan Coker | 10.00 | 3,250.00 | |
| 08/25/2022 | Chastine E.C. Schmidt | 14.60 | 9,490.00 | Doc review |
| 08/25/2022 | Paul Gomes | 0.17 | 68.00 | Call with J.Garfunkle re Searches that need to be run tomorrow afternoon. |
| | William D. Savitt | 10,00 | 18,500.00 | strategy session w/legal; Mudge matters; PWC matters; deposition prep; dep sequence documents; experts |
| | Benjamin M. Roth | 1.50 | 2,475.00 | |
| | Sarah K. Eddy | 11.50 | 18,400.00 | calls & strategy & correspondence re Mudge; mtg w Sean & Vijaya re litigation |
| | Gregory E. Pessin | 1.00 | 1,550.00 | |
| | Bradley R. Wilson | 14.30 | 22,880.00 | |
| 08/26/2022 | Ryan A. McLeod | 13.32 | 19,980.00 | attention to expert reports; revise motion to enforce; calls with client re depositions; attention to depo prep materials; correspondence with opposing counsel |
| 08/26/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 11.60 | 15,370.00 | various litigation workstreams |
| | Leo E. Strine, Jr. | 3.50 | 7,000.00 | Work on expert report, t/c with John C. Coates regarding same; work on how to address potential new issues Musk may inject into case, emails concerning expert report. |
| 08/26/2022 | Adam M. Gogolak | 6.50 | 9,100.00 | |
| | Claudia T. Morgan | 11.51 | 12,662.10 | eDiscovery communications and coordination |
| | Adam L. Goodman | 9.60 | 12,000.00 | attention to discovery |
| 08/26/2022 | David E. Kirk | 12.70 | 14,922.50 | Offensive discovery; subpoenas; motion to compel practice; deposition planning; document productions |
| 08/26/2022 | Nathaniel D. Cullerton | 1.40 | 1,750.00 | Offensive discovery; motion practice. |
| 08/26/2022 | David P.T. Webb | 18.00 | 18,450.00 | |
| 08/26/2022 | Remy K. Grosbard | 5.50 | 5,637,50 | asset seizure research; emails re redactions |
| | Zachary M. David | 14.40 | 13,320.00 | Zatko materials review, drafted memo |
| 08/26/2022 | Simon J. Williams | 10.10 | 9,342.50 | Broad legal research re enforcement, judgments, remedies, and drafting initial memo; follow-up research |
| 08/26/2022 | Alexandra P. Sadinsky | 14.00 | 16,450.00 | strategy |
| 08/26/2022 | Akua F. Abu | 18.50 | 13,412.50 | defensive discovery doc review defensive discovery team meeting |
| | Brittany A. Fish | 17.50 | 14,437.50 | Trial prep |
| 08/26/2022 | Jessica L. Allen | 17.50 | 12,687.50 | Doc review |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|-----------|--------------------------|-------|-----------------------|---|
| 08/26/202 | 2 Donald J. Butterworth | 5.85 | 4,241.25 | Call with David Kirk re offensive deposition preparation. Call with Bi |
| 08/20/202 | 2 Donald J. Dutter worth | 5.65 | 7,271,23 | Savitt re same. Review documents produced by third parties. Revise working matter chronology. |
| 08/26/202 | 2 Charles M. Melman | 6.32 | 4,582.00 | Calls with expert consulting firms and expert team, and a review of documents for provision to experts |
| 08/26/202 | 2 Adebola O.M. Olofin | 16.80 | 17,220.00 | document review and deposition prep; correspond related thereto. meetings related thereto. review emails. defensive theme sheet drafting. |
| 08/26/202 | 2 Yarek M. Smagowski | 15.70 | 7,850.00 | QC/2L document review for responsiveness and privilege; attend discovery team meeting re: ongoing case requirements. |
| 08/26/202 | 2 Canem Ozyildirim | 22.00 | 20,350.00 | Document review |
| | 2 Adabelle U. Ekechuky | | 16,650,00 | Document review for defensive production. |
| | 2 Robinson C. Strauss | 9.75 | 4,143.75 | Per APS requests re stock price reaction charts, edited charts and prepared excel calculations sheets, emails w/N. Graham re same |
| 08/26/202 | 2 Juan Rojas | 2.45 | 980.00 | Process incoming document production and load to e-discovery database for attorney review per Alexandra Sadinsky request |
| 08/26/202 | 2 Aaron R. Samaroo | 0.99 | 396.00 | Prepare Goldman incoming production electronic documents in the document review repository for attorney review and analysis as requested by D. Kirk. |
| 08/26/202 | 2 Judith E. Thompson | 0.20 | 70,00 | -Pulled Bloomberg articles for Simon J. Williams and R. Strauss |
| | 2 Nancy R. McKay | 1.50 | 450.00 | Court filings for J Ledwig and S Williams |
| | 2 Mary Cronin | 1.00 | 300.00 | Look for trial court order in DE case and list of DE state cases eiting to DE Corp code for R. Grosbard |
| 08/26/202 | 2 Nathanial P. Graham | 0.50 | 162.50 | Compiled exhibits and organized discovery files, per A. Sadinsky. |
| 08/26/202 | 2 Nathanial P. Graham | 0.40 | 130.00 | Collected key docs and sent to print, per A, Sadinsky. |
| 08/26/202 | 2 Nathanial P. Graham | 1.70 | 552.50 | Saved correspondence and reorganized discovery files, per A. Sadinsky. |
| 08/26/202 | 2 Rotem Litinski | 0.85 | 276,25 | |
| 08/26/202 | 2 Rotem Litinski | 1.83 | 594.75 | |
| 08/26/202 | 2 Max B. Obmascik | 10.00 | 3,250.00 | O'Malley depo prep |
| 08/26/202 | 2 Madison S. Lai | 2.40 | 780.00 | Custodians tracker, saving down files |
| 08/26/202 | 2 Andrew J. Alstodt | 7.50 | 2,437.50 | P&C maintenance, discovery folder updates, docket review, tweet tracker excel, defensive third party tracker, bloomberg training, QC projects |
| 08/26/202 | 2 Demirkan Coker | 5.00 | 1,625.00 | |
| | 2 Chastine E.C. Schmidt | | and the second second | Doc review |
| | 2 Paul Gomes | 0.28 | 112.00 | Performed advanced database searches in an external Relativity workspace to identify material needed for attorney review. Requested by Jed Garfunkle. |
| 08/27/202 | 2 William D. Savitt | 7.00 | 12,950.00 | Kobre; Mudge; deposition prep; doc matters; motion briefs; Andreesen; say |
| 08/27/202 | 2 Sarah K. Eddy | 1.00 | 1,600.00 | correspondence re litigation & strategy; call w/WDS |
| | 2 Bradley R. Wilson | 12.30 | 19,680.00 | |
| | 2 Ryan A. McLeod | 10.98 | 16,470.00 | deposition prep; team meetings; calls with co-counsel; review documents; prepare outlines |
| 08/27/202 | 2 Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | 2 Noah B. Yavitz | 7.90 | 10,467.50 | various litigation workstreams |
| 08/27/202 | 2 Leo E. Strine, Jr. | 0.25 | 500.00 | Work on expert report issues, |
| 08/27/202 | 2 Adam M. Gogolak | 5.00 | 7,000.00 | |
| 08/27/202 | 2 Claudia T. Morgan | 17.03 | 18,730.80 | eDiscovery coordination and communications |
| 08/27/202 | 2 Adam L. Goodman | 3.50 | 4,375.00 | attention to discovery |
| 08/27/202 | 2 David E. Kirk | 11.60 | 13,630.00 | Offensive discovery, edit motion to compel, subpoena coordination, deposition prep, document review |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-------------------------|-------|----------------|--|
| 08/27/2022 | Nathaniel D. Cullerton | 6.50 | 8,125.00 | Defensive discovery; motion practice. |
| 08/27/2022 | David P.T. Webb | 15.84 | 16,236.00 | |
| 08/27/2022 | Zachary M. David | 12.60 | 11,655.00 | document review |
| | Alexandra P. Sadinsky | 9.00 | 10,575.00 | strategy |
| | Akua F. Abu | 18.50 | 13,412.50 | - defensive discovery doc review |
| | | | Search Charles | - defensive discovery team meeting |
| 08/27/2022 | Brittany A. Fish | 22.00 | 18,150.00 | Doc review; doc review team meeting; team correspondence |
| 08/27/2022 | Jessica L. Allen | 19.68 | 14,268.00 | Doc review |
| 08/27/2022 | Donald J. Butterworth | 4.25 | 3,081.25 | Call with Bill Savitt and Noah Yavitz re deposition preparation. Draft and revise theme sheet for same. Review documents produced by third parties and collected from client. Revise working matter chronology. |
| 08/27/2022 | Charles M. Melman | 6.50 | 4,712.50 | Document review related to expert reports, revision of expert reports, and initial review of Corey Faibish deposition documents. |
| 08/27/2022 | Adebola O.M. Olofin | 14.70 | 15,067.50 | conduct document review; deposition prep. |
| 08/27/2022 | Yarek M. Smagowski | 17.00 | 8,500.00 | QC/2L document review for responsiveness and privilege; atttend |
| | Contracting contraction | | and a started | discovery team meeting re: ongoig case requirements. |
| 08/27/2022 | Canem Ozyildirim | 7.00 | 6,475.00 | Document review |
| 08/27/2022 | Adabelle U. Ekechukw | 18.00 | 16,650.00 | |
| 08/27/2022 | Robinson C. Strauss | 6.75 | 2,868,75 | various atty requests |
| 08/27/2022 | Richard Y. Lam | 1.60 | 760.00 | Review and assist in resolving technical problem documents in |
| | | | | preparation for production, attend conference call with case team to discuss production. |
| 08/27/2022 | Soe Min | 0.50 | 175.00 | Loaded third party productions into Relativity for ease team review as per Sadinsky, Alexandra P. |
| 08/27/2022 | Aaron R. Samaroo | 0.17 | 68.00 | Prepare and electronic document in Core Audio File (CAF) format in the document review repository for attorney review and analysis as requested by J. Allen. |
| 08/27/2022 | Rotem Litinski | 1.25 | 406.25 | |
| 08/27/2022 | Max B. Obmascik | 10.00 | 3,250.00 | Weekend coverage |
| 08/27/2022 | Madison S. Lai | 8.50 | 2,762.50 | Para coverage, saving down files, section IV contacts against custodian tracker review |
| 08/27/2022 | Demirkan Coker | 8.00 | 2,600.00 | |
| 08/27/2022 | Chastine E.C. Schmidt | 15.10 | 9,815.00 | Doc review |
| 08/27/2022 | Livia Tam | 4.00 | 1,600.00 | Twitter coverage |
| 08/28/2022 | William D. Savitt | 10.00 | 18,500.00 | Mudge; procedural issues re amendment; does; deposition prep; motion briefs; PWC |
| 08/28/2022 | Sarah K. Eddy | 7.00 | 11,200.00 | order of proof; review key docs; correspondence; interview w/experts; work on Mudge |
| 08/28/2022 | Bradley R. Wilson | 13.20 | 21,120.00 | |
| 08/28/2022 | Ryan A. McLeod | 13.23 | 19,845.00 | Team meetings; prepare for depositions; review and revise motion for protective order; review and revise brief in opposition to motion to compel; attention to 30(b)(6) notices; attention to confidentiality agreement |
| 08/28/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12.50 | 16,562.50 | various litigation workstreams |
| | Adam M. Gogolak | 8.00 | 11,200.00 | Annality mandamentan and the solutions |
| | Claudia T. Morgan | 9.27 | 10,197.00 | eDiscovery communication and follow up |
| | Adam L. Goodman | 20.40 | 25,500.00 | attention to discovery |
| | David E. Kirk | 13.40 | 15,745.00 | Offensive discovery, subpoena coordination, deposition prep, document review; calls re: Morgan Stanley model and Salen/O'Malley |
| 08/28/2022 | Nathaniel D. Cullerton | 9.20 | 11,500.00 | depositions Defensive discovery; motion practice. |

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Twitter, Inc. - Litigation Preparation Time Detail

| | a show the | | | N |
|------------|-----------------------|-------|-----------|--|
| Date | Name | Hours | Amount | Description |
| 08/28/2022 | David P.T. Webb | 14.40 | 14,760.00 | |
| 08/28/2022 | Remy K. Grosbard | 11.00 | 11,275.00 | zoom re depos; reviewing docs for Conti depo |
| 08/28/2022 | Zachary M. David | 12.60 | 11,655.00 | document review |
| 08/28/2022 | Alexandra P. Sadinsky | 11.50 | 13,512.50 | strategy |
| 08/28/2022 | Akua F. Abu | 9.00 | 6,525.00 | defensive discovery doc review |
| 08/28/2022 | Brittany A. Fish | 15.00 | 12,375.00 | Trial prep |
| 08/28/2022 | Donald J. Butterworth | 2.25 | 1,631.25 | Prepare materials for use in party depositions. Review produced and public documents as relevant to same. Coordinate with paralegals re same. Calls and correspondence with Adam Goodman and Charlie Melman re defensive depo prep. |
| 08/28/2022 | Charles M. Melman | 13.18 | 9,555,50 | Review of Corey Faibish deposition documents and initial preparation of defensive deposition outline. |
| 08/28/2022 | Adebola O.M. Olofin | 9.00 | 9,225.00 | meeting regarding depo prep; depo prep and document review related thereto; review email correspondence |
| 08/28/2022 | Yarek M. Smagowski | 10.90 | 5,450.00 | |
| | Canem Ozyildirim | 5.00 | 4,625.00 | Document review |
| | Adabelle U. Ekechukw | 8.00 | 7,400.00 | Document review for defensive production. |
| 08/28/2022 | Robinson C. Strauss | 5.25 | 2,231.25 | atty requests |
| 08/28/2022 | Soe Min | 0.50 | 175.00 | Loaded third party productions into Relativity for case team review a per Kirk, David E. |
| 08/28/2022 | Aaron R. Samaroo | 0.48 | 192.00 | 그렇지 말 것같은 것 같은 것 같은 것 같아요. 이는 것은 것이 같은 것이다. 그렇게 나는 것이 나는 것이 가지 않는 것이 같아요. 나는 것이 않아요. 나는 것이 같아요. 나는 것이 않 않아요. 나는 것이 같아요. 나는 것이 것이 않아요. 나는 않 아니 않아요. 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나는 것이 않아요. 나는 것이 않아요. 나 않아요. 나는 않아요. 나 않아요. 나는 않아요. 나는 것이 않아요. 나는 않아요. 나는 않아요. |
| 08/28/2022 | Aaron R. Samaroo | 1.59 | 636.00 | Monitor emails to assist the case team with electronic documents in the document review repository as requested by L. McNish. |
| 08/28/2022 | Aaron R. Samaroo | 1.66 | 664.00 | |
| 08/28/2022 | Aaron R. Samaroo | 0.72 | 288.00 | Prepare electronic documents in the document review repository for attorney review and analysis as requested by B. Fish. |
| 08/28/2022 | Aaron R. Samaroo | 2.82 | 1,128.00 | 이 그렇게 많은 것을 해야 한다. 것 같은 것 같은 것 같은 것 같은 것 같은 것은 것을 많은 것 같은 것 |
| 08/28/2022 | Nathanial P. Graham | 12.50 | 4,062.50 | review repository as requested by A. Goodman. Saved correspondence; handled print requests; updated witness files; updated production logs; cite checked draft opposition; compiled binder materials; per associate team. Coverage, per C. Lee. |
| 08/28/2022 | Rotem Litinski | 4.50 | 1,462.50 | NATE A SAME AL MARK WAS A MARKED AND ALL ALL ALL ALL AND A MARKED AND A MARKED AND A MARKED AND A MARKED AND A |
| 08/28/2022 | Madison S. Lai | 4.25 | 1,381.25 | Witness files |
| | Andrew J. Alstodt | 8.50 | 2,762.50 | |
| 08/28/2022 | Demirkan Coker | 8.00 | 2,600.00 | |
| | Carolyn T. Vaca | 7.50 | 2,437.50 | |
| 08/28/2022 | Chastine E.C. Schmidt | 9.10 | 5,915.00 | Production review |
| | William D. Savitt | 14.00 | 25,900.00 | Kobre; defensive deposition sheets; offensive deposition strategy matters; amendment; response re same; letter re same; production review; Egon |
| 08/29/2022 | Benjamin M. Roth | 6.00 | 9,900.00 | |
| | Sarah K. Eddy | 15.50 | 24,800.00 | prep for Corey Faibish; team & client mtgs & calls; travel to TO |
| | Bradley R. Wilson | 14.70 | 23,520.00 | |
| | | | | |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|------------------------|-------|-----------|--|
| 08/29/2022 | Ryan A. McLeod | 16,47 | 24,705.00 | revise motion for protective order; team meetings; prepare for depositions; travel to CA |
| 08/29/2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12.80 | 16,960.00 | various litigation workstreams |
| 08/29/2022 | Leo E. Strine, Jr. | 2.00 | 4,000.00 | Communications regarding expert report; potential new issues in case. |
| 08/29/2022 | Adam M. Gogolak | 15.00 | 21,000.00 | |
| 08/29/2022 | Claudia T. Morgan | 13.14 | 14,454.00 | eDiscovery communications and coordination |
| | Adam L. Goodman | 20.00 | 25,000.00 | attention to discovery |
| 08/29/2022 | David E. Kirk | 15.40 | 18,095.00 | Offensive discovery, deposition prep, document review, calls and meetings re defendants' productions, meet and confers, review new filings |
| 08/29/2022 | Nathaniel D. Cullerton | 14.80 | 18,500.00 | Defensive discovery; motion practice. |
| 08/29/2022 | David P.T. Webb | 13.68 | 14,022.00 | |
| 08/29/2022 | Remy K. Grosbard | 16.50 | 16,912.50 | Conti binder; reviewing does |
| 08/29/2022 | Zachary M. David | 13.50 | 12,487.50 | Zatko materials review legal research, drafted opposition to motion for leave to amend |
| 08/29/2022 | Simon J. Williams | 12.20 | 11,285.00 | Research on debt financing; team meeting; defensive deposition prep and document review (Durban) |
| 08/29/2022 | Alexandra P. Sadinsky | 14.50 | 17,037.50 | strategy |
| 08/29/2022 | Akua F. Abu | 12.00 | 8,700.00 | defensive discovery doc review (slacks) Twitter team meeting |
| | Brittany A. Fish | 18.00 | 14,850.00 | Emmy prep; depo team meeting; full team meeting; client call; travel to Toronto; team correspondence |
| 08/29/2022 | Jessica L. Allen | 1.75 | 1,268.75 | Team meetings |
| | Jessica L. Allen | 8.00 | 5,800.00 | Doc review |
| 08/29/2022 | Donald J. Butterworth | 5.25 | 3,806.25 | Prepare materials for use in party depositions. Call with consultant re same. Review documents produced by parties and third parties as relevant to same. Revise working matter chronology. Review client-provided materials as relevant to compliance with discovery orders. Call with client re same. Review and revise draft brief. |
| 08/29/2022 | Charles M. Melman | 16.21 | 11,752.25 | Corey Faibish deposition prep outline and discussions with partner; deposition team meeting; full team meeting; preparation of materials and related review for motion for protective order. |
| 08/29/2022 | Adebola O.M. Olofin | 14.10 | 14,452.50 | deposition team meeting; full team meeting; conduct document review deposition prep; review emails; connect with WSGR |
| 08/29/2022 | Yarek M. Smagowski | 13.20 | 6,600.00 | QC/2L document review for responsiveness and privilege; attend case team meeting re: ongoig case requirements. |
| 08/29/2022 | Canem Ozyildirim | 16.50 | 15,262.50 | Document review |
| 08/29/2022 | Adabelle U. Ekechukw | 9.00 | 8,325.00 | Document review for defensive production. |
| 08/29/2022 | Robinson C. Strauss | 9.50 | 4,037,50 | Atty requests, depo prep |
| 08/29/2022 | Juan Rojas | 2.60 | 1,040.00 | Process incoming document production and load to e-discovery database for attorney review per Alexandra Sadinsky request |
| 08/29/2022 | Juan Rojas | 1.35 | 540.00 | Create key terms searches in e-discovery database to retrieve certain documents of interest per Remy Grosbard request |
| | Kyaik P. Tan | 0.50 | 175.00 | loaded incoming production . |
| 08/29/2022 | Richard Y. Lam | 0.50 | 237.50 | Check permissions on Relativity database hosted by Lighthouse to see if batching permissions are granted to ALS users, attend conference call with case team and vendor to discuss ongoing document review and production. |
| 08/29/2022 | Soe Min | 1,00 | 350.00 | Loaded third party productions into Relativity for case team review as per Sadinsky, Alexandra P. |
| | Shera Goldman | 0.10 | 30.00 | Obmascik, M - obtain article |
| 08/20/2022 | Shera Goldman | 0.50 | 150.00 | Ledwig, J - obtain court docs |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|--------------|------------------------|-------|-----------|--|
| 08/29/2022 1 | Kelum S. Wick | 0.20 | 80.00 | Preparing meta data export from iManage and vendor Relativity workspace pertaining to certain witness documents, as requested by case team. |
| 08/29/2022 | led L. Garfunkel | 2,40 | 1,140.00 | Coordinate adding teams account with V. Schwarz as requested by C. Morgan. Participate on call with Lighthouse to update on processing and review progress. Review documents as requested by M. Obmascik and determine if it was produced and search for near duplicates to see if there are any versions that were ever produced and provide audit history. |
| 08/29/2022 1 | Nathanial P. Graham | 2.00 | 650.00 | Arranged for tech and devices to be delivered to co-counsel offices, per A. Olofin. |
| 08/29/2022 1 | Nathanial P. Graham | 5.00 | 1,625,00 | Compiled Doughty prep binder, per A. Goodman. |
| 08/29/2022 1 | Nathanial P. Graham | 7.80 | 2,535.00 | Traveled to co-counsel offices in San Francisco per attorney team; delivered binder to A. Goodman. |
| 08/29/2022 1 | Rotem Litinski | 4.13 | 1,342,25 | |
| 08/29/2022] | Max B. Obmascik | 13.00 | 4,225.00 | File management, 3P Subpoena tracking, Depo prep |
| 08/29/2022 1 | Madison S. Lai | 2.25 | 731.25 | Witness files update, custodians tracker |
| 08/29/2022 | Andrew J. Alstodt | 4.00 | 1,300.00 | P&C and Discovery Folder updates, mDAU audit chart, binder/petty cash for Nathaniel, chron doc request |
| | Demirkan Coker | 4.50 | 1,462,50 | |
| | Chastine E.C. Schmidt | 11.80 | 7,670.00 | Doc review |
| 08/29/2022 1 | Livia Tam | 0.50 | 200.00 | Reviewed and analyzed data, and edited search to only includes documents that have been or will be produced and no documents that have been withheld as privileged |
| 08/29/2022 1 | Livia Tam | 0.45 | 180.00 | Reviewed and analyzed data, and worked with Soe Min on accessing encrypted production data |
| 08/30/2022 | William D. Savitt | 10.00 | 18,500.00 | Egon prep; amendment matters; production/privilege matters; motions Mudge; protective order |
| | Benjamin M. Roth | 4.50 | 7,425.00 | |
| | Sarah K. Eddy | 15.00 | 24,000.00 | prep for & with Corey Faibish; Mudge-related interviews; strategy calls w/team & client; correspondence re litigation |
| | Bradley R. Wilson | 12.10 | 19,360.00 | |
| | Ryan A. McLeod | 18.81 | 28,215.00 | prepare witness for deposition; attention to briefing; attention to expert reports; meetings and calls re same |
| | Anitha Reddy | 9.00 | | legal research/brief drafting/discovery review |
| | Noah B. Yavitz | 12.10 | | various litigation workstreams |
| 08/30/2022 | Leo E. Strine, Jr. | 5.00 | 10,000.00 | Read proposed counterclaim and whistleblower complaint, provide thoughts to team leader; t/c with expert and t/c with colleagues regarding supporting the expert and developing information for report. |
| 08/30/2022 | Adam M. Gogolak | 12.00 | 16,800.00 | |
| | Claudia T. Morgan | 10.65 | 11,711.70 | eDiscovery communications and coordination |
| | Adam L. Goodman | 18.50 | 23,125.00 | attention to discovery |
| | David E. Kirk | 16.90 | 19,857.50 | Offensive discovery, depo prep, doc review, draft emails and letters re discovery issues |
| | Nathaniel D. Cullerton | 14.20 | 17,750.00 | Defensive discovery; motion practice. |
| | David P.T. Webb | 15.84 | 16,236.00 | |
| | Remy K. Grosbard | 8.50 | 8,712.50 | Bessinger depo prep; reviewing Conti docs |
| | Zachary M. David | 13.50 | 12,487.50 | Zatko materials review legal research, drafted opposition to motion for leave to amend |
| | Simon J. Williams | 11.70 | 10,822.50 | Research on debt financing; defensive deposition prep and document review (Brand); calls with AMG |
| | Alexandra P. Sadinsky | 12.50 | 14,687.50 | strategy |
| 08/30/2022 | Akua F. Abu | 9.00 | 6,525.00 | defensive discovery doc review |

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Twitter, Inc. - Litigation Preparation Time Detail

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|-----------|--|
| 08/30/2022 | Brittany A. Fish | 15.00 | 12,375.00 | Emmy prep; team correspondence |
| | Jessica L. Allen | 9.25 | 6,706.25 | Document review; work on Birchall dep prep |
| 08/30/2022 | Donald J. Butterworth | 5.40 | 3,915.00 | Prepare materials for use in party depositions. Call with Noah Yavitz and Jess Allen re same. Review documents produced by parties and third parties as relevant to same. Revise working matter chronology. |
| 08/30/2022 | Charles M. Melman | 9.00 | 6,525.00 | Prepared Corey Faibish for deposition and performed ad hoc tasks related to expert witness work. |
| 08/30/2022 | Adebola O.M. Olofin | 16.60 | 17,015.00 | coordinate depo coverage; document review; review emails; deposition prep. |
| 08/30/2022 | Yarek M. Smagowski | 3.80 | 1,900.00 | QC/2L document review for responsiveness and privilege. |
| 08/30/2022 | Canem Ozyildirim | 14.00 | 12,950.00 | Document review |
| 08/30/2022 | Adabelle U. Ekechukw | 12.00 | 11,100.00 | Document review for defensive production. |
| 08/30/2022 | Robinson C. Strauss | 10.75 | 4,568.75 | Atty requests, depo prep |
| 08/30/2022 | Juan Rojas | 1.10 | 440.00 | Quality check document set prior to transfer to outside party per Richard Lam request |
| 08/30/2022 | Kyaik P. Tan | 0.50 | 175.00 | created a OPUS workspace and added users . |
| 08/30/2022 | Fredrik D.Z. Hoosein | 6.00 | 2,100.00 | Loaded incoming productions to relativity for case team review. |
| 08/30/2022 | Fredrik D.Z. Hoosein | 1.00 | 350.00 | Created relativity search term reports for case team. |
| 08/30/2022 | Richard Y. Lam | 2.10 | 997.50 | Review PNG files and then coordinate replacement of PNG files for case team review and redaction. |
| 08/30/2022 | Gene Chollick | 1.00 | 475.00 | Marshalling of file information - mlai |
| 08/30/2022 | Shera Goldman | 0.50 | 150.00 | Reddy, A - obtain press releases |
| 08/30/2022 | Shera Goldman | 0.30 | 90.00 | Ludwig, J - obtain court docs |
| 08/30/2022 | Mary Cronin | 0.40 | 120.00 | pull docket and complaint for case for B. Olofin |
| 08/30/2022 | Jed L. Garfunkel | 0.70 | 332.50 | Coordinate loading incoming productions recieved MSCO-001 and 00: as requested by D. Kirk. |
| 08/30/2022 | Nathanial P. Graham | 12.30 | 3,997.50 | Coordinated logistics of deposition prep at co-counsel offices; printed deposition prep materials; serviced rush requests for attorney team; compiled deposition prep binders; per R. McLeod, A. Goodman, A. Gogolak, and R. Grosbard. |
| 08/30/2022 | Rotem Litinski | 0.02 | 6.50 | |
| 08/30/2022 | Max B. Obmascik | 14.00 | 4,550.00 | O'Malley Deposition, Salen depo prep |
| 08/30/2022 | Lia C. Castillo | 1.50 | 487.50 | Evening Standby Support |
| 08/30/2022 | Alice G. Burton | 3.00 | 975.00 | Assisted Robinson by QC-ing P&C folder in imanage. |
| 08/30/2022 | Madison S. Lai | 4.42 | 1,436.50 | TOC for Brittany, team call |
| 08/30/2022 | Timothy M. Lobdell | 1.50 | 637.50 | Case coverage |
| 08/30/2022 | Andrew J. Alstodt | 5.00 | 1,625.00 | TOC/Lighthouse request, P&C and discovery folders updates, training |
| 08/30/2022 | Demirkan Coker | 10.00 | 3,250.00 | |
| 08/30/2022 | Carolyn T. Vaca | 3.50 | 1,137.50 | Tracking and checking docket numbers and QCing related items per Robinson Strauss. |
| 08/30/2022 | Chastine E.C. Schmidt | 10.90 | 7,085.00 | Doc review |
| 08/30/2022 | Livia Tam | 0.90 | 360.00 | QC'ed document designation tags, and created searches for just emails from Julianna Hayes that have been produced and that is just emails to and from Julianna Hayes and Ned Segal |
| 08/30/2022 | Livia Tam | 0.40 | 160.00 | Reviewed and analyzed data, and discussed with Fredrik Hoosein on which documents to search for in Lighthouse hosted external workspace |
| 08/30/2022 | Livia Tam | 0.50 | 200.00 | Analyzed data, uploaded deposition files, tagged and imported metadata to Opus |

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Twitter, Inc. - Litigation Preparation Time Detail

| Da | ate | Name | Hours | Amount | Description |
|-------|---------|------------------------|-------|-----------|---|
| | | | | | |
| 08/30 | /2022 | Livia Tam | 0.80 | 320.00 | QC'ed document designation tags, and created searches for any emails with Birchall in the to/from/cc line AND any documents in which Birchall is the custodian AND marked key and any emails with Birchal in the to/from/cc line AND any documents in which Birchall is the custodian AND not marked key |
| 08/30 | /2022 | Livia Tam | 0.60 | 240.00 | Control with a Marked Carl, Marked Carl, Control of Marked and American and American Sciences |
| 08/31 | /2022 | William D. Savitt | 12.00 | 22,200.00 | SIM; risk assessment; hearing/scheduling; BT schedule; deposition schedule; motion briefs; argument prep; deposition matters; document review |
| 08/31 | /2022 | Benjamin M. Roth | 2.00 | 3,300.00 | |
| | | Sarah K. Eddy | 16.50 | 26,400,00 | prep for & defend Corey Faibish deposition; Mudge-related interviews, team meetings & calls, |
| 08/31 | /2022 | Bradley R. Wilson | 8.80 | 14,080.00 | the second |
| | | Ryan A. McLeod | 17.82 | 26,730.00 | defend deposition; prepare for witness prep; attention to briefing; team meetings and calls |
| 08/31 | /2022 | Anitha Reddy | 9.00 | 13,500.00 | legal research/brief drafting/discovery review |
| | | Noah B. Yavitz | 17.20 | 22,790.00 | various litigation workstreams |
| | | Leo E. Strine, Jr. | 1.25 | 2,500.00 | Work on expert report issues; email regarding new fraud decision by Chancellor McCormick to team, |
| 08/31 | /2022 | Adam M. Gogolak | 12.00 | 16,800.00 | Contraction of Solid and Solid and Solid and |
| | | Claudia T. Morgan | 12.34 | 13,572.90 | eDiscovery communications and coordination |
| 08/31 | /2022 | Adam L. Goodman | 17.70 | 22,125.00 | attention to discovery |
| 08/31 | /2022 | David E. Kirk | 12.10 | 14,217.50 | Deposition prep; take deposition; review, discuss and summarize deposition transcript; offensive discovery planning and coordination |
| 08/31 | /2022 | Nathaniel D. Cullerton | 7.50 | 9,375.00 | Defensive discovery; motion practice. |
| 08/31 | /2022 | David P.T. Webb | 16,38 | 16,789,50 | |
| | | Remy K. Grosbard | 8.50 | 8,712.50 | |
| 08/31 | /2022 | Zachary M. David | 13.50 | 12,487.50 | leave to amend |
| 08/31 | /2022 | Simon J. Williams | 9.00 | 8,325.00 | Compiling financing timelines; finalizing memos on debt financing; general research re financing and fraud |
| 08/31 | /2022 . | Alexandra P. Sadinsky | 9.50 | 11,162.50 | |
| | | Akua F. Abu | 10.80 | 7,830.00 | - defensive discovery team meeting |
| | | Brittany A. Fish | 22.00 | 18,150.00 | Emmy prep; team correspondence |
| | | Jessica L. Allen | 13.16 | 9,541.00 | Document review; prepare Birchall dep outline |
| 08/31 | /2022 . | Donald J. Butterworth | 5.60 | 4,060.00 | Prepare materials for use in party depositions. Review documents produced by parties and third parties as relevant to same. Review materials as relevant to potential discovery motion, and prepare summary of same. Call with Brittany Fish re defensive deposition prej Revise working matter chronology. |
| 08/31 | /2022 | Charles M. Melman | 16.21 | 11,752.25 | Corey Faibish deposition, debrief, summary for team, travel from Toronto back to New York, and review of Cutts report. |
| 08/31 | /2022 | Adebola O.M. Olofin | 12.90 | 13,222.50 | deposition prep; review filings and emails. |
| 08/31 | /2022 | Yarek M. Smagowski | 2.50 | 1,250.00 | QC/2L document review for responsiveness and privilege. |
| | | Canem Ozyildirim | 15.00 | 13,875.00 | Document review |
| | | Adabelle U, Ekechukw | 8.00 | 7,400.00 | Document review for defensive production. |
| | | Robinson C. Strauss | 10.50 | 4,462.50 | Atty requests, depo prep |
| 08/31 | /2022 . | Juan Rojas | 1.20 | 480.00 | Quality check searches in e-discovery database to retrieve privileged documents and exclude from production per Jed Garfunkel request |

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Twitter, Inc. - Litigation Preparation Time Detail

Thru 8/31/2022

| Date | Name | Hours | Amount | Description |
|------------|-----------------------|-------|----------|---|
| 08/31/2022 | Richard Y. Lam | 4.80 | 2,280.00 | Review Relativity permissions for members of the ALS team, create searches to identify documents for case team review. |
| 08/31/2022 | Kelum S. Wick | 0.20 | 80.00 | Reviewing saved searches in vendor Relativity workspace in order to locate certain produced documents, as requested by R. Grosbard. |
| 08/31/2022 | Jed L. Garfunkel | 3.60 | 1,710.00 | Create saved searches to identify gdrive data and excels for attorney review by R. Gosbard as requested. Attend status call. Review searches and syntax as requested by C. Morgan. |
| 08/31/2022 | Nathanial P. Graham | 13,70 | 4,452.50 | Coordinated logistics of depo prep at co-counsel offices; serviced attorney printing requests; compiled depositions binders and coordinated with vendor; per R. McLeod, A. Goodman, A. Gogolak, and R. Grosbard. |
| 08/31/2022 | Rotem Litinski | 1.00 | 325.00 | |
| 08/31/2022 | Max B. Obmascik | 16.00 | 5,200.00 | Salen deposition, deposition prep, Hit reports cross-check |
| 08/31/2022 | Madison S. Lai | 3.13 | 1,017.25 | Witness files, uploading merger agreements to Kira |
| 08/31/2022 | Andrew J. Alstodt | 3.00 | 975.00 | P&C and Discovery Folder Updates, Docket Review, Bunky Material request |
| 08/31/2022 | Demirkan Coker | 9.00 | 2,925.00 | |
| 08/31/2022 | Carolyn T. Vaca | 3.75 | 1,218.75 | Production log work, organizing documents, and hyperlinking per Robinson Strauss. |
| 08/31/2022 | Madison B. Gagne | 5.00 | 1,625.00 | Organizing the P&C folder with incoming documents |
| 08/31/2022 | Jin H. Qiu | 2.50 | 812.50 | Stood by as per Robinson |
| 08/31/2022 | Chastine E.C. Schmidt | 14.10 | 9,165.00 | Doc review |
| 08/31/2022 | Livia Tam | 0,40 | 160.00 | QC'ed document designation tags, and looked into downloading native file for review |
| 08/31/2022 | Ann Marie Ghany | 0.90 | 315.00 | Logged into vendor site and downloaded zip file. Extacted zip to network location. Email Correspondences with case team. |

10,191.1910,025,578.10

Message

| From: | Davies, Steven R. [srdavies@wlrk.com] |
|----------|---|
| Sent: | 10/6/2022 5:58:23 PM |
| To: | Colangelo, Karen (Twitter, Inc.) [kcolangelo@twitter.com] |
| CC: | Savitt, William D. [wdsavitt@wlrk.com] |
| Subject: | RE: Accruals for September |

Hi Karen, our estimated accrual for September is \$11MM

Regards,

Steven R. Davies | Billing Manager Wachtell, Lipton, Rosen & Katz 51 West 52nd Street | New York, NY 10019 +1 (212) 403-1560 (Direct Phone) | +1 (212) 403-4560 (Direct Fax) SRDavies@WLRK.com | www.wlrk.com

From: Savitt, William D. <wdsavitt@WLRK.com> Sent: Thursday, October 6, 2022 1:40 PM To: Davies, Steven R. <SRDavies@WLRK.com> Cc: Colangelo, Karen (Twitter, Inc.) <kcolangelo@twitter.com> Subject: FW: Accruals for September

Hi Steve-this is the message I meant to forward re accruals. Sorry all for the misfire

From: Savitt, William D.
Sent: Thursday, October 6, 2022 1:33 PM
To: 'Karen Colangelo' <<u>kcolangelo@twitter.com</u>>; Eddy, Sarah K. <<u>SKEddy@wlrk.com</u>>
Cc: Martin, Katherine (Twitter, Inc.) <<u>kmartin@twitter.com</u>>
Subject: RE: Accruals for September

Ok thanks-our billing crew is on this-who should I have them contact? Thanks--

From: Karen Colangelo <<u>kcolangelo@twitter.com</u>> Sent: Thursday, October 6, 2022 1:08 PM To: Eddy, Sarah K. <<u>SKEddy@wlrk.com</u>> Cc: Martin, Katherine (Twitter, Inc.) <<u>kmartin@twitter.com</u>>; Savitt, William D. <<u>wdsavitt@WLRK.com</u>> Subject: Re: Accruals for September

*** EXTERNAL EMAIL ***

Thanks, Sarah! @Bill - I'm hearing from finance that we will just need some support for the September accruals given that we anticipate it is at least as much as August.

On Wed, Oct 5, 2022 at 2:37 PM Eddy, Sarah K. <<u>SKEddy@wlrk.com</u>> wrote:

Hi Karen - Bill is your guy. Copying him in.

Thanks,

Sarah

From: Karen Colangelo <<u>kcolangelo@twitter.com</u>> Sent: Wednesday, October 5, 2022 1:52 PM To: Eddy, Sarah K. <<u>SKEddy@wlrk.com</u>>; Martin, Katherine (Twitter, Inc.) <<u>kmartin@twitter.com</u>> Subject: Accruals for September

*** EXTERNAL EMAIL ***

Hi Sarah --

Our finance team is asking about estimated accruals for September. Who is the best person to talk to about that?

Thanks!

Karen

- Halling of Spinster

Karen Colangelo | Senior Director, Head of Litigation, Regulatory, and Competition (LRC), and Safety, Content, and Law Enforcement (SCALE) She/Her | San Francisco, CA

Please be advised that this transmittal may be a confidential attorney-client communication or may otherwise be privileged or confidential. If you are not the intended recipient, please do not read, copy or re-transmit this communication. If you have received this communication in error, please notify us by e-mail (<u>helpdesk@wlrk.com</u>) or by telephone (call us collect at 212-403-4357) and delete this message and any attachments.

Thank you in advance for your cooperation and assistance.

Message

| From: | Savitt, William D. [wdsavitt@wlrk.com] |
|--------------|--|
| Sent: | 10/20/2022 9:25:45 PM |
| To: | Edgett, Sean (Twitter, Inc.) [sedgett@twitter.com] |
| Subject: | fee informationconfidential |
| Attachments: | Document5 (003) (003).docx |

Hi Sean,

Following up on our conversation yesterday, we pulled together in the attached some information on comparable fee situations—hope this is useful and let me know what makes sense by way of following up.

Talk soon and take care.

Bill

Please be advised that this transmittal may be a confidential attorney-client communication or may otherwise be privileged or confidential. If you are not the intended recipient, please do not read, copy or re-transmit this communication. If you have received this communication in error, please notify us by e-mail (helpdesk@wlrk.com) or by telephone (call us collect at 212-403-4357) and delete this message and any attachments.

Thank you in advance for your cooperation and assistance.

STRICTLY CONFIDENTIAL ATTORNEY CLIENT PRIVILEGED

$\underline{\mathsf{M}} \underline{\mathsf{E}} \underline{\mathsf{M}} \underline{\mathsf{O}} \underline{\mathsf{R}} \underline{\mathsf{A}} \underline{\mathsf{N}} \underline{\mathsf{D}} \underline{\mathsf{U}} \underline{\mathsf{M}}$

October 20, 2022

TO: Sean Edgett

RE: Comparable Fees

You have asked us to supply information regarding fee arrangements comparable to the arrangements contemplated in WLRK's Twitter engagement.

While retaining the confidentiality of our clients and these arrangements, we can provide the following information.

Engagement fees as a percentage of banker fees. As we discussed, in engagements related to pending transactions as to which a premium fee is contemplated, our Firm often receives a fee in the range of 60 to 80 percent of the fees paid to investment advisors. Representative examples include:

- Earlier in 2022 we represented a major agricultural producer that was acquired in a strategic transaction. The Firm received a fee that was approximately 80% of the fees charged by investment banks.
- Earlier in 2022, we represented a REIT that was acquired by a private equity investor. The Firm received a fee that was approximately 70% of the fee charged by the investment banks.
- Earlier in 2022, we represented a manufacturer of electronic materials in a strategic acquisition. The Firm received a fee that was approximately 80% of the fee charged by the investment banks.
- In 2021, we represented a large regional bank in its acquisition of another banking institution. The Firm received a fee that was approximately 67% of the fee charged by the investment banks.
- In 2021, we represented a premium design company in the home and office space in the acquisition of another company in a similar industry. The Firm received a fee that was approximately 100% of the fee changed by the investment banks.
- In 2020, in a busted-deal situation involving major national mall operator and lengthy litigation, the Firm received a fee of over 100% of the fee charged by investment banks.
- In 2020, we represented a large aerospace company in a merger with another aerospace company. The Firm received a fee that was approximately 100% of the fee charged by the investment banks.

Engagement fees as a percentage of run rate. In premium-billing matters that involve substantial litigation, we also frequently invoice on a fee basis of 2x-2.5x of our run-rate amounts. Thus, in litigations involving a corporate defense against hostile takeovers in we received fees of more than 3x run-rate in one recent instance (involving a pharmaceutical client), and 2.25x run-rate in another (involving an aggregates-building manufacturer). In litigation involving mortgage-backed securities coming out of the financial crisis, we received a fee of approximately 2x our run rate.

The total fee amounts in these illustrative matters range from approximately \$33mm to \$134mm.

We would be pleased to supply more information if that would be of use.

-[PAGE * MERGEFORMAT]-

Message

| From: | Savitt, William D. [wdsavitt@wlrk.com] |
|----------|--|
| Sent: | 10/21/2022 10:59:19 PM |
| To: | Edgett, Sean (Twitter, Inc.) [sedgett@twitter.com] |
| Subject: | fee matters |

Hi Sean,

With apologies for the pain in the ass on this, I'm told that we're due to send fee numbers across to the other side on Monday so we wanted to make sure to come to a landing on our figure before then. Please let me know what makes best sense to follow up. Also, we've drafted a short letter agreement to memorialize whatever the number is—please let me know if it'd be useful to send that along in advance for your review.

Thanks

Please be advised that this transmittal may be a confidential attorney-client communication or may otherwise be privileged or confidential. If you are not the intended recipient, please do not read, copy or re-transmit this communication. If you have received this communication in error, please notify us by e-mail (helpdesk@wlrk.com) or by telephone (call us collect at 212-403-4357) and delete this message and any attachments.

Thank you in advance for your cooperation and assistance.

| M | es | sa | ge |
|---|----|----|----|
|---|----|----|----|

| From: | Savitt, William D. [wdsavitt@wlrk.com] |
|--------------|---|
| Sent: | 10/23/2022 6:06:35 PM |
| To: | Edgett, Sean (Twitter, Inc.) [sedgett@twitter.com] |
| Subject: | FW: PRIVILEGED AND CONFIDENTIAL: Project Tundra Data Room |
| Attachments: | 1.5 Estimated Transaction Fees and Expenses Detail (10.23.22).xlsx; Letter Agreement (002).docx |

Hi Sean-

I'd wanted to follow up with you on our fee before this excel file went over to the other side—the number in the spreadsheet is of course fine from our perspective but I wanted to make sure you were comfortable with it, as we hadn't had a further discussion. As I mentioned before we think it's important to have a letter agreement on the fee, whatever it is. I'm attaching a draft with the number blank for your review; please let me know what you think. Glad to talk live if useful. All best.

MARTIN LIPTON HERBERT M. WACHTELL THEODORE N. MIRVIS EDWARD D. HERLIHY DANIELA. NEFF ANDREW R. BROWNSTEIN STEVEN A. ROSENBLUM JOHN F. SAVARESE SCOTT K. CHARLES JODI J. SCHWART2 ADAM Q. EMMERICH RALPH M. LEVENE RICHARD G. MASON DAVID M. SILK ROBIN PANOVKA DAVID A. KAT2 ILENE KNABLE GOTTS JEFFREY M. WINTNER TREVOR S. NORWIT2 BEN M. GEMANA ANDREW J. NUSSBAUM RACHELLE SILVERBERG STEVEN A. COHEN DEBORAH L. PAUL DAVID C. KARP RICHARD K. KIM JOSHUA R. CAMMAKER MARK GORDON JEANNEMARIE O'BRIEN WAYNE M. CARLIN STEPHEN R. DIPRIMA NICHOLAS G. DEMMO IGOR KIRMAN JONATHAN M. MOSES JONATHAN M. MOSES T. EIKO STANGE WILLIAM SAVITT ERIC M. ROSOF GREGGRY E. OSTLING DAVID B. ANDERS ANDREA K. WAHLQUIST ADAM J. SHAPIRO NELSON G. FITTS JOSHUA M. HOLMES DAVID E. SHAPIRO DAVID E. SHAPIRO DAVID E. SHAPIRO DAMIAN G. DIDDEN IAN BOCZKO

WACHTELL, LIPTON, ROSEN & KATZ

51 WEST 52ND STREET NEW YORK, N.Y. 10019-6150

TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

GEORGE A. KATZ (1965-1989) JAMES H. FOGELSON (1967-1991) LEONARD M. ROSEN (1965-2014)

OFCOUNSEL

MICHAEL H. BYOWITZ KENNETH B. PORREST SELWYN B. GOLDBERG PETER C. HEIN JB KELLY MEYER G. KOPLOW JOBEPH D. LARSON LAWRENCE S. MAKOW DOUGLAS K. MAYER PHILIP MINDLIN DAVID S. NEILL HAROLD S. NOVIKOFF LAWRENCE B. PEDOWITZ NSEL ERIC S. ROBINSON ERIC M. ROTH PAUL K. ROWE DAVID A. SCHWARTZ MICHAEL J. SEGAL ROBEMARY SPAZIANI ELLIOTT V. STEIN WARREN B. STERN LEO E. STRINE, JR. PAUL VIZCARRONDO, JR. PATRICIA A. VLAHAKIS AMY R. WOLF MARC WOLNSKY

ADMITTED IN DELAWARE

MATTHEW M. GUEST DAVID E. KAHAN DAVID E. KAHAN DAVID K. LAM BENJAMIN M. ROTH JOSHUA A. FELTMAN ELAINE P. GOLIN EMIL A. KLEINHAUS KARESSA L. CAIN RONALD C. CHEN GORDON S. MODDIE BRADLEY R. WILSON GRAHAM W. MELI GREGORY E. PESSIN CARRIE M. REILLY MARK F. VEBLEN SARAH K. EDDY VICTOR GOLDFELD BRANDON C. PRICE KEVIN S. SCHWARTZ MICHAELS. BENN SABASTIAN V. NILES ALISON ZIESKE PREISS JENNA E. LEVINE RYAK A. MelEOD ANITHA REDDY JOHN I. ROBINSON JOHN I. ROBINSON JOHN R. SOBOLEWSKI STEVEN WINTER EMILY D. JOHNSON JACOB A. KLING RAAJ S. NARAYAN WICHAEL J. SCHOBEL ELINA TETELBAUM BRICA E. BONNETT LAUREN M. KOFKE ZACHARY S. PODOLSKY RACHEL B. REISBEAG MARK A. STAGLIANO CYNTHIA FERNANDEZ LUMERMANN CHRISTINA C. MA NOAH B. YAVITZ

DIRECT DIAL: (212) 403-1329 DIRECT FAX: (212) 403-2329 E-Mail: WDSavitt@wlrk.com

October [•], 2022

Sean Edgett, Esq. General Counsel Twitter, Inc. 1355 Market Street San Francisco, CA 94103

Dear Sean:

We here at Wachtell Lipton have been very grateful for the opportunity to work with you and your team on Twitter's behalf over the past number of months.

With the closing of the transaction with affiliates of Elon Musk now in prospect, we wanted to be in touch to memorialize our understanding on the total fee, inclusive of the success fee, contemplated by our engagement with Twitter. Confirming our agreement, subject to and effective as of a closing on or about October 28, 2022, Twitter agrees that Wachtell Lipton will be paid a total fee of $[\bullet]$ million (the "Final Fee") immediately prior to the closing of the transaction in consideration of its work on Twitter's behalf since inception of its engagement. The Final Fee will constitute the entire fee payable to Wachtell Lipton and all prior invoices will be deemed satisfied by the payment of the Final Fee.

Should the transaction not be completed on or about October 28, 2022, Wachtell Lipton will continue to bill its time on an hourly basis and Twitter and Wachtell Lipton will endeavor to agree on final fee at a future time when the completion of our engagement is once again in prospect.

I should add that it's been an uncommon pleasure and privilege to work on this situation with you and the Twitter crew. We feel that we've made some very good friends along

W/4258855

Complaint Exhibit 10

WACHTELL, LIPTON, ROSEN & KATZ

Sean Edgett, Esq. Page [PAGE * MERGEFORMAT]

the way. We look forward to working towards a successful closing—and from there on to a proper celebration and new adventures down the line.

With warm regards.

Sincerely,

Bill

William Savitt

Accepted and Agreed:

Twitter, Inc.:

By: Sean Edgett

Message

| From: | Sean Edgett [sedgett@twitter.com] |
|----------|---|
| Sent: | 10/23/2022 6:10:07 PM |
| To: | Savitt, William D. [wdsavitt@wlrk.com] |
| Subject: | Re: FW: PRIVILEGED AND CONFIDENTIAL: Project Tundra Data Room |

Hi Bill -- Thanks for the letter agreement. It looks fine. I'm still trying to get time with Bret. We tried to put a high estimate in the spreadsheet so there were no surprises, but I imagine the number comes back lower. Stay tuned, and sorry about the delay.

Sean

On Sun, Oct 23, 2022 at 11:06 AM Savitt, William D. <<u>wdsavitt@wlrk.com</u>> wrote: Hi Sean—

I'd wanted to follow up with you on our fee before this excel file went over to the other side—the number in the spreadsheet is of course fine from our perspective but I wanted to make sure you were comfortable with it, as we hadn't had a further discussion. As I mentioned before we think it's important to have a letter agreement on the fee, whatever it is. I'm attaching a draft with the number blank for your review; please let me know what you think. Glad to talk live if useful. All best.

Message

| From: | Sean Edgett [sedgett@twitter.com] |
|----------|---|
| Sent: | 10/24/2022 3:28:22 PM |
| To: | Savitt, William D. [wdsavitt@wlrk.com] |
| Subject: | Re: FW: PRIVILEGED AND CONFIDENTIAL: Project Tundra Data Room |

Hi Bill -- Bret and Patrick have aligned on \$90M. They'll discuss it with the board on Thursday, but we can update our transaction expenses files.

Sean

On Sun, Oct 23, 2022 at 11:06 AM Savitt, William D. <wdsavitt@wlrk.com> wrote:

Hi Sean-

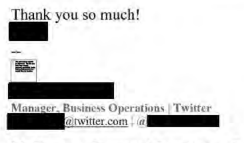
I'd wanted to follow up with you on our fee before this excel file went over to the other side—the number in the spreadsheet is of course fine from our perspective but I wanted to make sure you were comfortable with it, as we hadn't had a further discussion. As I mentioned before we think it's important to have a letter agreement on the fee, whatever it is. I'm attaching a draft with the number blank for your review; please let me know what you think. Glad to talk live if useful. All best.

| From: | [endersearched@twitter.com] |
|----------|---|
| Sent: | 10/21/2022 9:49:18 PM |
| To: | [etwitter.com]; [etwitter.com] |
| CC: | Karen Colangelo [kcolangelo@twitter.com]; Sean Edgett [sedgett@twitter.com] |
| Subject: | Payment Inguiry |

I hope all is well!

Pursuant to requests from the firms, the Litigation team is asking if we can pay some of our legal vendors on expedited pay terms. I have copied Karen Colangelo and Sean Edgett who have provided their approvals. Can you please advise what you need from us in order to help facilitate immediate payment? Should we send you a list of the invoices? They have all been approved in Legal Tracker.

Please advise at your earliest availability and let us know if you have any questions or concerns.



Visit us at Counsel Business Operations

Message

| From: | Savitt, William D. [wdsavitt@wlrk.com] |
|--------------|---|
| Sent: | 10/26/2022 4:22:38 PM |
| To: | Edgett, Sean (Twitter, Inc.) [sedgett@twitter.com] |
| Subject: | fee agreement/invoice |
| Attachments: | Letter Agreement.docx; Twitter Litigation Invoice 10.25.2022 (002)_4423353_1.DOCX |

Hi Sean—

I'm attaching the letter agreement we talked about (revised for Vijaya's signature) as well as our invoice for the agreed amount (which we understood we should send along so it can be set up in the system in advance of the closing). We reduced the amount of the invoice to account for an interim payment received yesterday.

Please let me know if anything here seems out of order. And be sure to make some memories today!

Bill

Please be advised that this transmittal may be a confidential attorney-client communication or may otherwise be privileged or confidential. If you are not the intended recipient, please do not read, copy or re-transmit this communication. If you have received this communication in error, please notify us by e-mail (helpdesk@wlrk.com) or by telephone (call us collect at 212-403-4357) and delete this message and any attachments.

Thank you in advance for your cooperation and assistance.

WACHTELL, LIPTON, ROSEN & KATZ

SI WEST S2ND STREET NEW YORK, N.Y. 10019-6150

October 26, 2022

Twitter, Inc. 1355 Market Street Suite 900 San Francisco, CA 94103

Attention: Sean Edgett, Esq. General Counsel

| For all legal services relating to the acquisition of Twitter by Elon | |
|---|------------------|
| Musk through the closing: | \$90,000,000.00 |
| Less payment received: | (\$5,705,037.03) |
| Total due payable immediately prior, but subject to, the closing: | \$84,294,962.97 |

Invoice # 424442

Wire Instructions

Bank:

ABA Number: For Further Credit To: Account Number: SWIFT for Foreign Wires: WLRK Federal I.D. Number: JPMorgan Chase Bank 270 Park Avenue 20th Floor New York, New York 10017



quinn emanuel trial lawyers | new york

51 Madison Avenue, 22nd Floor, New York, New York 10010-1601 | 111 (212) 849-7000 1 AX (212) 849-7100

WRITER'S DIRECT DIAL NO. (212) 849-7364

WRITER'S EMAIL ADDRESS alexspiro@quinnemanuel.com

October 27, 2022

VIA E-MAIL

Twitter, Inc. 1355 Market Street, Suite 900 San Francisco, CA 94103 Attn: Vijaya Gadde, Chief Legal Officer

Dear Ms. Gadde:

We write on behalf of Elon Musk to ask Twitter, Inc. and its subsidiaries (collectively, the "Company") to immediately discontinue all outbound payments and other disbursements to third parties in order to assist Mr. Musk's funds flow preparations for the completion of the pending merger.

In addition, in anticipation of the imminent completion of the merger, Mr. Musk would also like to provide advance instructions to the Company regarding outbound payments and disbursements to third parties following completion of the merger. Effective as of the "Effective Time" (as that term is defined under the Agreement and Plan of Merger, dated as of April 25, 2022 (the "Merger Agreement"), by and among Twitter, Inc., X Holdings I, Inc., X Holdings II, Inc. and with respect to certain provisions thereof, Elon Musk), except as provided below the Company and its employees should not make any payments or other disbursements to any third party without the prior consent of Mr. Musk or his authorized designees so that Mr. Musk—as the Company's new owner—has a reasonable opportunity to review such payments.

For the avoidance of doubt, the foregoing payment restrictions include (i) payments to directors, officers and other employees of the Company, including, without limitation, severance payments, change-in-control payments, payments in respect of vesting equity awards (including equity awards such as options, RSUs, PSUs and other similar awards) and any other extraordinary payments, and (ii) payments to outside advisors, including, without limitation, financial advisors, legal advisors, accounting advisors, litigation experts, and all other external advisors.

The foregoing payment restrictions do not, however, include payments of salary, employersponsored health insurance coverage, and retirement account contributions paid to or for the benefit of the Company's employees in the ordinary course of business consistent with past practice in all

quinn emanuel urguhart & sullivan, llp

ATIANTA LAUSTIN (BERLIN) BESTON (BRUSSELS) CHICAGO (DOUA (HAMBURG) HONG KONG) HOUSTON (LONDON (LOS ANGELT)) MANNHEIM (MIAMI) MUNICH (NEUD) Y-LA DEFENSE (NEW YORK) PARIS (PERTH) RIYADH) SAUTLAKE GUY (SAN FRANCISCO) SEATILL SHANCHAI (SELCON VALLEY (STUTTGART) SYDNEY (TOKYO (WASHINGTON, DC (ZURICH) respects. The Company should continue to make these payments in the ordinary course and consistent with past practice.

To facilitate the foregoing cash management control, effective as of the Effective Time, the Company should take all action necessary to revoke the payment and disbursements authority of all Company personnel who currently have such authority and transfer such authority to Mr. Musk's exclusive control, including but not limited to all payment authority under the Company's accounts with Citibank worldwide. All personnel of the Company with payment and disbursements authority, including, without limitation, all personnel in the Company's finance departments around the world and all individuals involved in the administration of any of the Company's severance or change in control plans or policies (such as the Vice President of Total Rewards), should be informed of the foregoing payment restrictions prior to the Effective Time.

Respectfully,

/s/ Alex Spiro

Alex Spiro

cc:

Katherine A. Martin, Wilson Sonsini Goodrich & Rosati, Professional Corporation Martin W. Korman, Wilson Sonsini Goodrich & Rosati, Professional Corporation Douglas K. Schnell, Wilson Sonsini Goodrich & Rosati, Professional Corporation Remi P Korenblit, Wilson Sonsini Goodrich & Rosati, Professional Corporation Alan Klein, Simpson Thacher & Bartlett LLP Anthony F. Vernace, Simpson Thacher & Bartlett LLP Katherine M. Krause, Simpson Thacher & Bartlett LLP

Elon Musk Mike Ringler, Skadden, Arps, Slate, Meagher & Flom LLP

Message

| From: | Martha Lane Fox [martha@marthalanefox.com] | | |
|--------------|---|--|--|
| Sent: | 10/27/2022 2:30:24 PM | | |
| To: | Sean Edgett [sedgett@twitter.com] | | |
| Subject: | Re: Board Meeting Materials (Privileged & Confidential) | | |
| Attachments: | Tundra_October 27 Resolutions_Exhibit A.xlsx | | |

O My Freaking God

On 27 Oct 2022, at 16:29, Sean Edgett <sedgett@twitter.com> wrote:

Attached is the transaction expenses file noted in the draft minutes for approval.

Sean

On Wed, Oct 26, 2022 at 10:00 PM Sean Edgett <<u>sedgett@twitter.com</u>> wrote: Dear Board Members -- Attached are the minutes we will review for approval at tomorrow's meeting. Also, given this is slated to be the last meeting of the board, we will also review for approval the attached draft minutes of tomorrow's meeting, which contain a number of resolutions for the board's consideration.

Sean

To unsubscribe from this group and stop receiving emails from it, send an email to <u>board+unsubscribe@twitter.com</u>.

WACHTELL, LIPTON, ROSEN & KATZ

MARTIN LIPTON HERBERT M. WACHTELL THEODORE N MIRVIS EDWARD D HERLINY DANIEL & NEFE ANDREW R BROWNSTEIN STEVEN & ROSENBLUM ICHN F SAVARESE SCOTT & CHARLES ADAM O EMMERICH RALPH M LEVENE RICHARD G MASON DAVID M SILK ROBIN FANDVKA DAVID & KATZ LENE KNABLE GOTTS JEFFREY M WINTNER TREVOR & HORWITZ BEN M GERMANA ANDREW I NUSSBAUM RACHELLE SILVERRENG STEVEN A COHEN

DEBORAHL PAUL DAVID C KARE RICHARD & KIM OSHUA R CAMMAKEI MARK GORDON IEANNEMARIE O'BRIEN WAYNE M CARLIN STEPHEN & DIPRIMA HICHOLAS & DEMMO JONATHAN M MOSES FIKO STANGE WILLIAM SAVITT ERIG M ROSOF GREGORY E OSTLING DAVID B. ANDERS ANDREA & WAHLOUIST NELSON O FITTS JOSHUA M HOLMES DAVID E SHAPIRO DAMIAN G DIDDEN

| 51 | WEST | 52ND | STREET |
|-----|-------|--------|-----------|
| NEW | YORK. | N.Y. 1 | 0019-6150 |

TELEPHONE: (212) 403-1000 FACSIMILE: (212) 403-2000

> GEORGE & KAT2 (1965-1988) JAMES N. FOGELSON (1967-1991) LEONARD M. ROSEN (1965-2014)

> > OF COUNSEL ERICS ROBINSON

ERIC M. ROTH

PAUL K ROWE

DAVID & SCHWARTZ

MICHAEL J SEGAL ROSEMARY SPAZIANI

ELLIGIT Y STEIN WARREN R STERN

LEO'E STRINE, JR

FAUL VIZCARRONDO, JR

PATRICIA & VLAHAKIS

MICHAELH BYOWIT2 KENNETH B FORREST SELWYI B FORREST SELWYI B FORREST JEKELT MEYER G KOPLOW JOSEPH B LARSON LAWEENCE S MAKOW DOUGLAS K MAYER FILLIP MINDLAI DAVID S NEILL HAROLD S NOVIKOFF LAWEENCE B PEDDWITZ

DWITZ MARC WOLINSKY *ADMITTED IN DELAWARE MATTHEY M GUEST DAVID E KANAN DAVID E KANAN DEGUAAMIN M ROTH JOSHUA A FELIMAR ELAIRE F GOLIN EMIL A KLEINHAUS KARESSA L GAIR ROMALD C CHEN GRADLEY R WILSON GRADLEY R WILSON GRADLEY R WILSON GRADLEY R WILSON GRADLEY R PESSIU CARRIE M REILLY MARK F VERLEN SARAN K EDDY VICTOR GOLDFELD BRANDON C PRICE KEVIN S SCHWARTZ MICHAELS BEIM SADASTIAN V RILES ALISON ZIESKE FREINS TUANIA I VOYORING JENNA E LEVINE RYAN A MALEOD ANITHA REDOY JOHN L ROBINSON JOHN L ROBINSON JOHN L ROBINSON JOHN L ROBINSON JACOB A KLING RAAJ S NARAYAN VIKTOR SAFEZHINKOV MICHAEL J SCHOBEL ELINA TETELBAUM ERICA E BONNETT LAUREN M KOFKE ZACHARY S FODOLSKY RACHEL B RESBERG MARK A STADIAHO CHRISTINA C MA HOAH B YAYIZ

Direct Dial: (212) 403-1329 Direct Fax: (212) 403-2329 E-Mail: WDSavitt@wlrk.com

October 24, 2022

Vijaya Gadde, Esq. Chief Legal Officer Twitter, Inc. 1355 Market Street San Francisco, CA 94103

Dear Vijaya:

We here at Wachtell Lipton have been very grateful for the opportunity to work with you and your team on Twitter's behalf over the past number of months.

With the closing of the transaction with affiliates of Elon Musk now in prospect, we wanted to be in touch to memorialize our understanding on the total fee, inclusive of the success fee, contemplated by our engagement with Twitter. Confirming our agreement, subject to and effective as of a closing on or about October 28, 2022, Twitter agrees that Wachtell Lipton will be paid a total fee of \$90 million (the "Final Fee") immediately prior to the closing of the transaction in consideration of its work on Twitter's behalf since inception of its engagement. The Final Fee will constitute the entire fee payable to Wachtell Lipton and all prior invoices will be deemed satisfied by the payment of the Final Fee.

Should the transaction not be completed on or about October 28, 2022, Wachtell Lipton will continue to bill its time on an hourly basis and Twitter and Wachtell Lipton will endeavor to agree on final fee at a future time when the completion of our engagement is once again in prospect.

I should add that it's been an uncommon pleasure and privilege to work on this situation with you and the Twitter crew. We feel that we've made some very good friends along

W/4258855

Complaint Exhibit 18

Vijaya Gadde, Esq. Page 2

the way. We look forward to working towards a successful closing—and from there on to a proper celebration and new adventures down the line.

With warm regards.

Sincerely,

Bill

William Savitt

Accepted and Agreed:

Twitter, Inc .:

Vijaya Gadde By: Vijaya Gadde