EXHIBIT A

Fee Detail



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Gerald Daignault AgFeed Industries, Inc. Finance Department 100 Bluegrass Commons Blvd., Suite 310 Hendersonville, TN 37075

Date: March 28, 2014 Invoice No.: 36018153 Our Ref. No.: 102547-0121

Services through February 28, 2014

Amount due for professional services rendered regarding AgFeed Industries, Inc. Chapter 11 Proceedings

\$50,229.00

Total Expenses:

\$1,154.70

Total Amount Due:

\$51,383.70

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Professio	nal Servi	ces Detail		
Re:	Bankrupto	y Motions & Proceedings		
02/12/14	SDS	M. Small emails regarding scheduling of motions and CT appearances.	0.3	\$247.50
02/14/14	SDS	K. Maib and M. Small emails regarding allowed creditor claims.	0,2	\$165.00
02/15/14	LPE	Review Appleby invoice (.4); email to S. Sacks re same (.2).	0.6	\$315.00
02/17/14	LPE	Conference with M. Small re Appleby claim (.1); email to S. Sacks re same (.1).	0.2	\$105.00
02/18/14	LPE	Email to S. Sacks re Appleby claim.	0.1	\$52,50
02/19/14	LPE	Email to YCST re Appleby claim.	0.2	\$105.00
02/26/14	LPE	Review email from S. Sacks re Appleby claims (.2) email I. Bambrick re Appleby claims (.3).	0.5	\$262.50
		Task Total:	2.1	\$1,252.50
Re	Board of	Directors Meetings		
02/05/14	SDS	F. Ritterwieser emails, K. Maib and B. Brady.	0.5	\$412.50
02/07/14	SDS	Email with F. Rittereiser and review of his memo.	0.3	\$247.50
		Task Total:	0.8	\$660.00
<u>Re</u>	:: AF Sellco	LLC Claim		
02/11/14	SDS	Emails with R. Brady and M. Small regarding litigation proposal.	0.2	\$165,00
02/13/14	MJS	Correspondence regarding Hormel.	0.1	\$72.00
02/14/14	MJS	Correspondence regarding Hormel.	0.2	\$144.00
02/16/14	MJS	Correspondence with client regarding Hormel issues.	0.4	\$288.00

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02/17/14	MAB	Review and respond to memorandum from S. Sacks regarding response by Hormel counsel (J. Bylund) to threatened claim (.2); review and analyze correspondence from Hormel counsel regarding threatened claim (.2); review memorandum from R. Casper regarding same (.1); review and analyze Hormel pleadings in arbitration relating to culled pig/Estoppel Letter issue (.2); review and analyze arbitrator's findings regarding culled pig/Estoppel Letter issue (.3); draft, review and revise memorandum analyzing same (.6).	1.6	\$1,040.00
02/17/14	RHC	Review and correspondence with S. Sacks regarding Faegre letter concerning Agfeed Industries claim (.4); review correspondence with M. Bowen regarding same (.3).	0.7	\$644.00
02/17/14	MJS	Attention to Hormel's latest position regarding scope of prior settlement.	0.3	\$216.00
02/18/14	MAB	Review and respond to S. Sacks's memorandum regarding analysis of Bylund letter,	0.1	\$65,00
02/18/14	SDS	Hormel review Bylund letter and emails R Casper and M. Bowen.	0.5	\$412.50
02/19/14	MJS	Attention to Hornel waiver argument in connection with filed proof of claim.	0.4	\$288.00
02/20/14	SDS	Review of estoppel certificate, staffing and draft complaint, K. Maib, R. Brady.	8.0	\$660.00
02/20/14	MJS	Conference call with client regarding pursuit of claim against Hormel.	0.5	\$360,00
02/24/14	MAB	Draft, review and revise complaint against Hormel.	4.2	\$2,730.00
02/24/14	MJS	Review draft complaint.	0.5	\$360.00
02/25/14	SDS	Emails with M Bowen and R Casper refining draft complaint.	0.6	\$495.00
02/25/14	RHC	Review complaint vs. Hormel (3.0); notes and correspondence with M. Bowen regarding same (.3).	3.3	\$3,036.00
02/25/14	МАВ	Conferences with G. Huissien regarding research required for tort claim against Hornel (.4); review and revise draft complaint (2.7); exchange memoranda with R. Casper regarding same (.2).	3.3	\$2,145.00
02/25/14	GNH	Research the existence of a strict liability misrepresentation claim under Minnesota, Iowa, and Delaware law (1.0); research the elements of an intentional misrepresentation claim under Minnesota, Iowa, and Delaware law (1.2).	2.2	\$682.00

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02/26/14	RHC	Correspondence with M. Bowen regarding complaint vs. Hormel,	0.2	\$184.00
02/26/14	MAB	Review and revise complaint (2.2); exchange memoranda with S. Sacks and R. Casper regarding same (.5); research estoppel-letter/misrepresentati on issue (2.6).	5.3	\$3,445.00
02/26/14	GNH	Research the existence of a strict liability misrepresentation claim under Minnesota, Iowa, and Delaware law (1.5); research the elements of an intentional misrepresentation claim under Minnesota, Iowa, and Delaware law (1.2); email M. Bowen regarding research findings (.3).	3.0	\$930.00
02/27/14	RHC	Review and notes on revised Hormel complaint (1.2); correspondence with M. Bowen regarding same (.3).	1.5	\$1,380.00
02/27/14	MAB	Research strict responsibility misrepresentation theory under Iowa and Minnesota law (4.6); attention to memorandum to S. Sacks, R. Casper, and M. Small regarding same (1.4); review and respond to memorandum from R. Casper regarding draft complaint and breach of contract theory (.1).	6.1	\$3,965.00
02/27/14	SDS	Hormel draft complaint and strict responsibility theory.	0.5	\$412,50
02/27/14	MJS	Attention to AF Sellco claim issues.	0.2	\$144.00
02/28/14	RHC	Correspondence and conference with M. Bowen regarding Hormel complaint (.2); research regarding contract claim and benefit of the bargain damages (2.1).	2.3	\$2,116.00
02/28/14	МАВ	Review and revise draft complaint against Hormel (3.9); attention to research related to same (.6); conferences with R. Casper regarding same (.2); attention to memorandum to S. Sacks, R. Casper, and M. Small regarding same (.2).	4.9	\$3,185.00
		Task Total:	43.9	\$29,564.00
<u>Re</u> :	HR Issues			
02/05/14	JAA	Preparation of objection to T. Yang claim (.4); respond to client question concerning historical records regarding T. Yang compensation demands (.2).	0.6	\$330.00
02/05/14	ZJL	Review information from I. Bambrick from Young Conaway regarding opposition to Yang's claim.	0.3	\$193.50
02/05/14	SDS	J. Agen email regarding T. Yang claim, K. Maib.	0.2	\$165.00

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02/06/14	ZJL	Review and revise draft opposition regarding Yang's claim (1.5); prepare communication to I. Bambrick from Young Conaway regarding same (.3).	1.8	\$1,161.00
02/06/14	EDL	Work on issues relative to directors and officers liability insurance coverage (.6); communications with J. Holley regarding same (.2).	8.0	\$576.00
02/07/14	ZJL	Review revised submission regarding Yang (.3); prepare communication to D. Bowan regarding same (.1).	0.4	\$258.00
02/07/14	SDS	Review of T. Yang claim and employment emails.	0.3	\$247.50
02/28/14	ZJL	Prepare communication to I. Bambuck from Young Conaway relating to T. Yang's payment.	0.2	\$129.00
		Task Total:	4.6	\$3,060.00
Re:	D&O Cover	rage Issues		
02/03/14	EDL	Review communications from C. Word regarding issues relative to coverage for various elements of damage under directors and officers liability insurance coverage (.1); review/analysis of policy relative to same (.9); email/memorandum to C. Word regarding same (.2).	1,2	\$864.00
02/04/14	EDL	Communications with J. Holley regarding issues relative to memorandum regarding directors and officers liability insurance coverage (.2); work on finalization of same (.7); finalize memorandum to C. Word regarding issues relative to coverage under D&O policy (.2).	1.1	\$792.00
02/04/14	SDS	E. Lenz emails, comment and B. Brady.	0.2	\$165.00
02/05/14	EDL	Work on finalization of memorandum regarding issues relative to directors and officers liability insurance coverage (.8); prepare for and participate in teleconference with K. Maib and J. Holley regarding issues relative to same (.6); review of background materials relative to same and consider impact on coverage (1.0).	2.4	\$1,728.00
02/05/14	SDS	D&O review and comments to E. Lenz memo regarding PICC, class action mediation and coverage.	0.5	\$412.50

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02/07/14	EDL	Work on issues relative to upcoming mediation (.3); review of PICC policy relative to same (.2); communications with PICC outside counsel regarding issues relative to same (.2); preparation of memorandum to PICC outside counsel regarding same (.5).	1.2	\$864.00
02/12/14	SDS	Emails and response to coverage research.	0.5	\$412.50
02/14/14	EDL.	Communications with K. Maib regarding issues relative to mediation (.1); consider impact on directors and officers liability insurance coverage (.1); work on strategy for communication with PICC regarding same (.2).	0.4	\$288.00
02/14/14	SDS	E. Lenz and K. Maib emails regarding mediation negotiations and contribution from insurance and others.	0.3	\$247.50
02/19/14	EDL	Communications with S. Sacks and K. Maib regarding issues relative to current status of PICC claims pursuit.	0.2	\$144.00
02/20/14	SDS	Discussion with PICC counsel and K. Maib regarding funding under D&O Policy.	0.5	\$412.50
02/20/14	СНМЕ	Draft memorandum summarizing AgFeed's actions to exercise its rights relative to PICC's funding obligations.	2.0	\$820.00
02/20/14	EDL	Various communications with M. Small regarding issues relative to PICC claim status (.2); review of background materials relative to same (.5); prepare for and participate in teleconference with C. Meng regarding same (.3); review of memorandum compiled by C. Meng relative to same (.3).	1.3	\$936.00
02/20/14	MJS	Discussion with E. Lenz regarding PICC issue.	0.2	\$144.00
02/21/14	MJS	Follow up on PICC memo.	0.2	\$144.00
02/21/14	SDS	Preparation for PICC meeting and C. Meng summary.	0.5	\$412.50
02/22/14	SDS	Emails with A. Hu regarding meeting regarding PICC, M. Small, C Meng memo.	0,3	\$247.50
02/24/14	SDS	Meeting with PICC in their Beijing office (1.0), emails with K. Maib regarding outcome (.4), emails to A. Hu regarding Chartis settlement (.3), and pre-meeting preparation (.5).	2,2	\$1,815.00
02/24/14	EDL	Work on issues relative to PICC (.1); communications with S. Sacks regarding same (.1).	0.2	\$144.00
02/25/14	SDS	Email correspondence with AnJie partner regarding PICC and importance of immediate response.	0.5	\$412.50

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		Task Total:	15.9	\$11,405.50
Re:	Fee/Employ	ment Applications		
02/03/14	LPE	Review and revise December monthly fee statement.	0.5	\$262.50
02/04/14	LPE	Review draft certificate of no objection from YCST (.3); review docket re status of objections to fee applications (.3); email to C. Corazza re same (.1).	0.7	\$367.50
02/06/14	LPE	Exchange emails with C. Corazza at YCST re second interim fee application.	0.5	\$262,50
02/11/14	KEHA	Provide totals of December fees and expenses for budget purposes (.2); additional revisions to monthly fee statement (.2).	0,4	\$102.00
02/12/14	LPE	Draft second interim fee application (.6); email to C. Corazza re same (.1); review fee detail for fifth monthly fee statement (.4).	1.1	\$577.50
02/12/14	KEHA	Draft monthly fee statement (.4); continue to work on revisions to monthly fee statement invoice (.4).	8.0	\$204.00
02/13/14	LPE	Draft fifth monthly fee application (.9); final edits to fee statement (.3); numerous emails with K. Hall and S. Sacks re same (.4).	1,6	\$840.00
02/13/14	КЕНА	Finalize monthly fee statement for December (.3); revise monthly fee statement pleading (.5).	0.8	\$204.00
02/14/14	LPE	Review draft interim fee application (.4); email to I. Bambrick re same (.1).	0.5	\$262.50
02/25/14	KEHA	Prepare monthly fee statement.	0.8	\$204.00
02/27/14	LPE	Review January fees and expenses.	0.6	\$315.00
02/27/14	MJS	Prepare for hearing next week in Delaware on fee applications.	0.3	\$216.00
02/28/14	LPE	Review draft order on interim fee applications (.5); email to YCST re same (.2).	0,7	\$367.50
02/28/14	КЕНА	Revise invoice to incorporate revisions by M. Small and L. Peterson and travel expense details for M. Small.	0.4	\$102.00
		Task Total:	9.7	\$4,287.00
		Grand Total:	77.0	\$50,229.00

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Professional Services Summary

Timekeeper	Initials	Hours	Rate	Dollars
Ethan D. Lenz	EDL	8.8	\$720.00	\$6,336,00
Michael A. Bowen	MAB	25.5	\$650.00	\$16,575.00
Michael J. Small	MJS	3.3	\$720.00	\$2,376.00
Richard H. Casper	RHC	8.0	\$920,00	\$7,360.00
Selig D. Sacks	SDS	9.9	\$825.00	\$8,167.50
Zhu Julie Lee	ZJL	2.7	\$645,00	\$1,741.50
Joshua A. Agen	JAA	0.6	\$550.00	\$330,00
Chao (Charley) Meng	СНМЕ	2.0	\$410.00	\$820.00
Gregory N. Heinen	GNH	5,2	\$310.00	\$1,612.00
Lars A. Peterson	LPE	7.8	\$525.00	\$4,095.00
Katherine E. Hall	КЕНА	3.2	\$255,00	\$816.00
Totals		77.0		\$50,229.00

Certain services and expenses, which involve payments made to third parties, include an additional charge based upon our internal costs with respect to those services and expenses.

EXHIBIT B

Expense Detail

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Expenses Incurred

Description	Amount
Electronic Legal Research Services	\$1,154.70
Expenses Total:	\$1,154.70

Certain services and expenses, which involve payments made to third parties, include an additional charge based upon our internal costs with respect to those services and expenses.

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Expense Detail

Electronic Legal Research Services

02/25/14	Electronic Legal Research Services - Lexis/nexis	\$104.50
02/26/14	Electronic Legal Research Services - Lexis/nexis	\$38.00
02/26/14	Electronic Legal Research Services - Lexis/nexis	\$13.75
02/26/14	Electronic Legal Research Services - Lexis/nexis	\$76.25
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$5.82
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$2,50
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$75.00
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$7.98
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$7.76
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$60.00
02/27/14	Electronic Legal Research Services - Lexis/nexis	\$457.50
02/28/14	Electronic Legal Research Services - Lexis/nexis	\$291.68
02/28/14	Electronic Legal Research Services - Lexis/nexis	\$13.96
		\$1,154.70

Expenses Total:

\$1,154.70