UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 1/6/2020
CHEVRON CORPORATION,	X : 11-cv-691 (LAK) (RWL)
Plaintiff,	:
- against -	: <u>ORDER</u> :
STEVEN DONZIGER, et al.,	: :
Defendants.	: : V
	X

USDC SDNY

ROBERT W. LEHRBURGER, United States Magistrate Judge.

This Order resolves the motion of non-parties Johsua Rizack and The Rising Group Consulting, Inc. (collectively "Rizack") for payment of reasonable attorneys' fees and modification of deadlines associated with the subpoena defendant Chevron, Inc. served on Rizack. Having considered the parties' submissions, prior proceedings, the applicable standard under Fed. R. Civ. P. 45(d), and relevant factors as determined by precedent, the Court orders as follows:

- Rizack's motion is timely and proper in light of developments following the September 13, 2019 hearing.
- Starting with the date that Rizack filed the instant motion, December 3, 2019,
 Plaintiff Chevron Corp. shall pay reasonable attorneys' fees and expenses incurred by Rizack in his efforts to comply with the subpoena.
- 3. Following completion of his production of documents in response to the subpoena (as modified by the protocol for discovery of electronically stored information (the "Protocol") or any other agreements between the parties or ordered by the Court), Rizack may renew his application for reasonable

attorneys' fees and expenses incurred prior to December 3, 2019. In light of

the briefing already before the Court on the instant motion, such application

shall be made by letter of no more than three pages. No later than seven days

thereafter, Chevron may respond by letter of no more than three pages. No

later than seven days thereafter, Rizack may reply by letter of no more than

three pages. Based on the parties' letter briefing, the Court will determine next

steps.

4. Any application for fees must be supported by attorney declaration(s) and

billing records, which may be filed under seal and served on Chevron in

redacted form to the extent those records contain material protected as

privileged or attorney work product.

5. The parties shall meet and confer in good faith to reset any deadlines remaining

under the Protocol.

The Clerk of Court is respectfully requested to terminate the motion at Dkt. 2402.

SO ORDERED.

ROBERT W. LEHRBURGER

UNITED STATES MAGISTRATE JUDGE

Dated:

January 6, 2020

New York, New York

Copies transmitted to all counsel of record via ECF.