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12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

13 **LOS ANGELES COUNTY**

14 **CENTRAL CIVIL WEST**

FILED BY FAX

15 OMAR RODRIGUEZ, individually and on
16 behalf of all others similarly situated,

17 Plaintiff,

18 v.

19 HAWK II ENVIRONMENTAL CORP., a
California corporation; and DOES 1-10,
20 inclusive,

21 Defendants.

Case No. BC625121

*Assigned to the Hon. John Shepard Wiley, Jr.,
Department 311*

**DECLARATION OF ABIGAIL ZELENSKI IN
SUPPORT OF MOTION FOR AWARD OF
ATTORNEYS' FEES, REIMBURSEMENT
OF COSTS, AND ENHANCEMENT AWARD**

[Class Action]

Date: August 28, 2017

Time: 11:00 a.m.

Dept: 311

Date Action Filed: June 24, 2016

Trial Date: Not yet set

**CONFORMED COPY
ORIGINAL FILED**
Superior Court of California
County of Los Angeles

JUN 12 2017

Sherri R. Carter, Executive Officer/Clerk
By: Maria Aguirre, Deputy

1 **ABIGAIL ZELENSKI** declares under penalty of perjury of the laws of the United States and
2 the State of California as follows:

3 1. I am a member in good standing of the State Bar of California, and I am one of the
4 attorneys for Plaintiff in the within action. I make this Declaration in Support of Plaintiff's Motion for
5 Award of Attorneys' Fees, Reimbursement of Costs, and Enhancement Award. The requested fees and
6 costs were incurred in litigating the above-captioned matter, including negotiating the Stipulation of
7 Settlement and Release ("Settlement Agreement"). I aver that, if sworn as a witness, I could
8 competently testify to each and every fact set forth herein from my own personal knowledge.

9 2. I have been a licensed attorney for over thirteen years. I graduated from the University of
10 Southern California (B.A., 2000) and the UCLA School of Law (J.D., 2003) and became a member of
11 the California Bar in 2003. Between December 2003 and January 2013, I worked as an attorney at
12 Harris & Ruble, a boutique law firm based in Los Angeles specializing in class actions. I have
13 represented many employees in numerous class actions involving disputes under the California Labor
14 Code and/or Fair Labor Standards Act. E.g., Greenberg v. EP Management Services, LP, Los Angeles
15 Superior Court Case No. BC 237787; Brackett v. Saatchi & Saatchi, Los Angeles Superior Court Case
16 No. BC 298728; Jenne v. On Stage Audio Corporation, United States District Court for the Central
17 District of California Case No. CV 04-2045 CAS (PJWx); Harrington v. Manpay, LLC, Los Angeles
18 Superior Court No. BC 312171; Alfano v. International Coffee & Tea, LLC, United States District Court
19 for the Central District of California Case No. CV 04-8996 SVW (CWx); Hansen v. Advanced Tech
20 Security Services, Inc., Los Angeles Superior Court, Case No. BC 367175; Ophuls v. Sessions Payroll
21 Management, Inc., Central District of California Case No. CV-07-04904 VBF (SSx); Clesceri v. Beach
22 City Investigations & Protective Services, Inc., Central District of California, Case No. CV-10-3873 JST
23 (RZx); and DeLeon v. Admiral Security Services, Inc., Alameda County Court, Case No. RG 11596478.
24 In addition, I have appeared on the list "Super Lawyers Rising Star" for Southern California for the last
25 five consecutive years, in 2013, 2014, 2015, 2016, and 2017.

26 3. I have worked on over thirty-five class- and collective-action matters, which have settled,
27 and have been appointed class counsel in connection therewith. E.g., Deckard v. Banco Popular North
28 America related to Silva v. Banco Popular North America, Central District of California Case No. CV

1 08-6709 JFW (RZx) (\$1,050,000 settlement of California Labor Code and FLSA claims); Lipps v.
2 International Coffee & Tea, LLC, Los Angeles Superior Court Case No. BC 405858 (\$150,000
3 settlement of Labor Code claims); Valenzuela v. ARES Group Incorporated, Los Angeles Superior
4 Court Case No. BC 395292 (\$100,000 settlement of Labor Code claims); Lynch v. Universal Security
5 Concepts, Inc., Central District of California Case No. CV-07-05908 ABC (CTx) (\$200,000 settlement
6 of FLSA claims); Ambers v. Treasure Entertainment, Inc., Central District of California Case No. CV-
7 09-8953 SVW (RZx) (payment of unpaid wages), and; Dizon v. Ito, Incorporated, Northern District of
8 California Case No. CV-10-00239-JSW (\$2,451,000 settlement of California Labor Code and FLSA
9 claims); Jacobs v. Institute of Reading Dev., Inc., N.D. Cal. Case No. 10-CV-00574-JCS (\$275,000
10 settlement of California Labor Code and FLSA claims); and Peralta v. Macerich Management Company,
11 Marin County Superior Court Case No. CIV 1004656 (\$2,200,000 settlement of California Labor Code
12 claims).

13 4. For over thirteen years, I have researched and argued claims such as those at issue in this
14 case, i.e., non-payment of overtime under California law, failure to provide rest and meal breaks,
15 “continuing wages” under section 203 of the California Labor Code, and liquidated damages under
16 section 226 of the California Labor Code. E.g. Greenberg v. EP Management Services, LP, Los Angeles
17 Superior Court Case No. BC 237787, filed October 2, 2000 and resolved by class-action settlement in
18 2008; Hansen v. Advanced Tech Security Services, Inc., Los Angeles Superior Court, Case No BC
19 367175, filed March 1, 2007 and resolved by class-action settlement in 2009.

20 5. David Zelenski, who works with me at the Jaurigue Law Group, has been a licensed
21 attorney for over twelve years and has appeared on the list as a “Super Lawyers Rising Star” for
22 Southern California for the last five consecutive years, in 2013, 2014, 2015, 2016, and 2017. He is a
23 graduate of Reed College (B.A. 1999) and the University of Southern California (J.D. 2003), and his
24 law-school Note—Talent Agents, Personal Managers, and Their Conflicts in the New Hollywood, 76 S.
25 Cal. L. Rev. 979 (2003)—has been cited by the California Supreme Court in Marathon Entertainment
26 Inc. v. Blasi, 42 Cal. 4th 974 (2008). Throughout the years, he has been appointed as class counsel in
27 numerous class actions, before both federal and state courts. See, e.g., Gonzalez v. Preferred Freezer
28 Servs. LBF, LLC, 2013 WL 3931761 (C.D. Cal. July 29, 2013) (\$834,474 class-wide settlement);

1 McDonald v. Airport Terminal Servs., Inc., C.D. Cal. Case No. CV-11-1946 (\$250,000 class-wide
2 settlement); Stetson v. West Publ'g Corp., C.D. Cal. Case No. CV-08-00810 (\$9,500,000 class-wide
3 settlement); Kang v. Albertson's, Inc., C.D. Cal. Case No. CV-07-00894 (\$6,637,500 class-wide
4 settlement); Doty v. Costco Wholesale Corp., C.D. Cal. Case No. CV-05-3241 (\$7,500,000 class-wide
5 settlement); Agatep v. Exxon Mobil Corp., C.D. Cal. Case No. CV-05-2342 (\$1,500,000 class-wide
6 settlement); Stratford v. Citicorp West FSB, Monterey Super. Ct. Case No. M81026 (\$950,000 class-
7 wide settlement).

8 6. Michael J. Jaurigue is an attorney who works with me at the Jaurigue Law Group. He is
9 the managing shareholder of the Jaurigue Law Group and has been licensed to practice law in California
10 for over seventeen years. Mr. Jaurigue is a graduate of the University of California at Los Angeles
11 (B.A. 1996) and the Boalt Hall School of Law at the University of California at Berkeley ("Boalt") (J.D.
12 1999). Upon graduating from Boalt, Mr. Jaurigue joined Sheppard, Mullin, Richter & Hampton LLP
13 ("Sheppard Mullin") in Los Angeles, California. During his tenure at Sheppard Mullin, he represented
14 many individuals and corporations in a wide range of business-litigation matters, including in civil and
15 criminal fraud and abuse investigations. Mr. Jaurigue represented three defendants, including the
16 California State Compensation Insurance Funds, in class-action matters while at Sheppard Mullin. In
17 2008, Mr. Jaurigue joined Liner, Yankelevitz, Sunshine & Regenstrief. Thereafter, in December 2008,
18 Mr. Jaurigue founded the Jaurigue Law Group, where he has worked for the past seven years.

19 7. Sehreen Ladak, an attorney who works with me at the Jaurigue Law Group has been
20 licensed to practice law in the State of California since 2015. She graduated from the University of
21 Southern California (B.A., 2012) and the University of Southern California Gould School of Law (J.D.,
22 2015). Ms. Ladak had an externship with the Honorable Kathleen Mulligan in the U.S. Equal
23 Employment Opportunity Commission between May and August 2014.

24 8. Joseph Hekmat, an attorney at Hekmat Law Group, lists his qualifications in the Hekmat
25 Declaration filed concurrently herewith.

26 9. Defendant Hawk II Environmental Corp. called upon experienced counsel, Lyon Legal to
27 represent it in this matter. Lyon Legal vigorously litigated the matter. On December 13, 2016, the
28 parties participated in an all-day mediation with experienced mediator, Mr. Henry Bongiovi, in

1 downtown Los Angeles. Prior to mediation, the parties engaged in substantial investigation and
2 informal discovery in connection with this action. Defendant provided extensive documents and
3 thousands of pages of documentation and putative class data to Plaintiff and his counsel to review and
4 analyze. This information included relevant employment data to Plaintiff, including timecards and
5 weekly schedules for 21 employees (representing one-fifth of the Class), releases from several dozen
6 employees, payroll records in the form of payroll journal reports for all employees during the relevant
7 time period, and exemplar arbitration agreements. Counsel for each side interviewed numerous
8 witnesses. Class Counsel spent many hours reviewing the payroll information and hourly employee
9 punch data that was provided by Defendant in order to analyze the claims and prepare for mediation.
10 Upon completion of mediation and subsequent extensive settlement negotiations in the weeks that
11 followed, the parties ultimately settled this case and negotiated the terms of a long-form settlement that
12 was entered into between the parties. This Settlement Agreement was presented to the Court and
13 preliminarily approved on April 13, 2017.

14 10. On May 3, 2017, Phoenix Class Action Administration Solutions, the Settlement
15 Administrator appointed by the Court, delivered the proposed class-action settlement to the Class
16 Members. Class Notice specifies an objection and opt-out deadline of June 19, 2017; and a final-
17 fairness-hearing date of August 28, 2017. Plaintiff intends to move for final approval of the Settlement
18 Agreement after the claims window has closed.

19 11. As of the date of the filing of this Motion, thus far, there is no known opposition to the
20 Settlement.

21 12. Attached hereto as **Exhibit 1** are detailed time records of the time spent by the Jaurigue
22 Law Group investigating and researching the claims, litigating the action in state court, attending
23 hearings, preparing motions, preparing for mediation and attending mediation, negotiating the
24 settlement, preparing the settlement documents, obtaining preliminary approval, overseeing the claims-
25 administration process, and preparing the within Motion. With respect to attorneys' fees, approximately
26 **269.6 hours** of work were required, resulting in a **lodestar of \$134,554.48**.

27 13. As explained in the accompanying Memorandum of Points and Authorities, courts often
28 refer to the Laffey Matrix, an index of attorney rates in Washington D.C. to assess the reasonableness of

1 attorney rates. The rates set forth in the Laffey Matrix can be adjusted to areas outside of the District of
 2 Columbia by “using the [U.S. Office of Personnel Management’s (“OPM”)] Locality Pay Tables,” and
 3 by following the “formula used by Chief Judge Walker in In re Chiron Corp. Securities Litigation, 2007
 4 4249902 (N.D. Cal. Nov. 30, 2007). Syers Props. III, Inc., 226 Cal. App. 4th at 695.

5 14. In In re Chiron Corp. Securities Litigation, Chief Judge Walker recognized that the
 6 District of Columbia has a somewhat lower cost of living than Los Angeles and adjusted these figures
 7 accordingly using the locality pay differentials maintained by the OPM as follows: First, he looked the
 8 2007 Laffey Matrix:

<i>2007 Laffey Matrix</i>	
<i>Experience</i>	<i>Hourly Rate</i>
20+ Years	\$440.00
11–19 Years	\$390.00
8–10 Years	\$315.00
4–7 Years	\$255.00
1–3 Years	\$215.00
Paralegals and Law Clerks	\$125.00

9
 10
 11
 12
 13
 14 In re Chiron Corp. Sec. Litig., 2007 WL 4249902 at *6.

15 15. Next, Chief Judge Walker again recognized that “[t]hese figures are . . . tailored for the
 16 District of Columbia, which has a lower cost of living than . . . Los Angeles”—where plaintiffs’ counsel
 17 worked—so “some adjustment” was “appropriate.” Id. “To make the adjustment, [he again] . . . use[d]
 18 the federal locality pay differentials based on federally compiled cost of living data” from the
 19 OPM. Id. According to the OPM’s data for 2007, the Washington, D.C. area had a +18.59% locality
 20 pay differential while the Los Angeles area had a +24.03% locality pay differential. Id. Using those
 21 figures, the court computed a 4.6% cost-of-living adjustment ($= (124.03 - 118.59) \div 118.59 = .0459$, or
 22 4.6%). Id. “Adjusting the Laffey [M]atrix figures accordingly” therefore yielded the following rates:

<i>In re Chiron Corp. Sec. Litig. Rates</i>	
<i>Experience</i>	<i>Hourly Rate</i>
20+ Years	\$460.24
11–19 Years	\$407.94
8–10 Years	\$329.49
4–7 Years	\$266.73
1–3 Years	\$224.89
Paralegals and Law Clerks	\$130.75

1 Id. at *6–7.

2 16. Of course, approximately a decade has passed since In re HPL Technologies, Inc.
3 Securities Litigation and In re Chiron Corp. Securities Litigation. Additionally, since that time, an
4 “[A]djusted Laffey Matrix” has been published based on an updated “methodology advocated by
5 economist Dr. Michael Kavanaugh,” which “has been used by the United States District Court for the
6 District of Columbia to determine the amount of a reasonable fee.” Bywaters v. United States, 670 F.3d
7 1221, 1226 n.4 (Fed. Cir. 2012). As explained by the Federal Circuit, the Adjusted Laffey Matrix “more
8 accurately reflects the prevailing rates for legal services.” Id. See also, e.g., Recouvreur v. Carreon, 940
9 F. Supp. 2d 1063, 1070 (N.D. Cal. 2013) (stating that “[t]he Adjusted Laffey Matrix, frequently used by
10 the District of Columbia, additionally confirms that that requested rate is reasonable for a lawyer of
11 [plaintiff’s counsel]’s experience, as the calculated rate for a lawyer with over twenty years’ experience
12 is \$753”); Hash v. United States, 2012 WL 1252624 at *22 (D. Idaho Apr. 13, 2012) (agreeing that the
13 Adjusted Laffey Matrix “is the most accurate representation of rates for legal services . . . [,] giv[ing]
14 weight to the Federal Circuit’s recent statement implying acceptance of the use of the Updated Laffey
15 Matrix”). What has not changed, however, is the *underlying methodology* used for objectively
16 determining a reasonable hourly rate. See Syers Props. III, Inc., 226 Cal. App. 4th at 695–96, 703 (in
17 2014, affirming an attorney’s fee award based on Chief Judge Walker’s Laffey Matrix formula). In
18 other words, the rate for attorneys who practice outside of the District of Columbia should be calculated
19 using the Adjusted Laffey Matrix.

20 17. A true and correct copy of the current Adjusted Laffey Matrix is attached hereto as
21 **Exhibit 3** and lists billing rates as follows:

22

<i>June 1, 2016, Through May 31, 2017, Laffey Matrix</i>	
<i>Experience</i>	<i>Hourly Rate</i>
20+ Years	\$826.00
11–19 Years	\$685.00
8–10 Years	\$608.00
4–7 Years	\$421.00
1–3 Years	\$343.00
Paralegals and Law Clerks	\$187.00

26

27 18. Because “[t]hese figures are . . . tailored for the District of Columbia, which has a lower
28 cost of living than . . . Los Angeles [or San Francisco, where Class Counsel work,] . . . some [further]

adjustment” is appropriate. In re Chiron, 2007 WL 4249902 at *6. Again, this adjustment is made using the OPM’s pay-differential tables. Copies of that data for 2017 are attached hereto as **Exhibit 4** (available at <https://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/2017/general-schedule/> (last visited April 28, 2017)). According to that data, the Washington, D.C. area has a +27.10% locality pay differential, the Los Angeles area has a +29.65% locality pay differential, and the San Francisco area has a +38.17% locality pay differential. These differentials suggest that the rates from the June 1, 2016, through May 31, 2017, Laffey Matrix should be adjusted upward by 2.0% for Los Angeles-based attorneys ($= (129.65 - 127.10) \div 127.10 = .0201$, or 2.0%), as follows:

<i>Adjusted Los Angeles Rates for June 1, 2016, Through May 31, 2017</i>	
<i>Experience</i>	<i>Hourly Rate</i>
20+ Years	\$842.52
11–19 Years	\$698.70
8–10 Years	\$620.16
4–7 Years	\$429.42
1–3 Years	\$349.86
Paralegals and Law Clerks	\$190.74

19. Each timekeeper at the Jaurigue Law Group spent the following hours working on this matter through June 7, 2017, at the following rates:

<i>Attorney</i>	<i>Hourly Rate</i>	<i>Number of Hours</i>
David Zelenski	\$698.70	77.2
Abigail Zelenski	\$698.70	65.2
Michael Jaurigue	\$698.70	1.2
Sehreen Ladak	\$349.86	85.7
Paralegals and Law Clerks	\$190.74	40.3

20. I have reviewed the professional time and expenses of all of the above attorneys, and I believe that they accurately, yet conservatively, reflect the time productively and necessarily spent in the prosecution of this case. It has been the Jaurigue Law Group’s practice that I regularly review the time and expense records of all timekeepers in this matter. All timekeepers at the Jaurigue Law Group, including the undersigned, are required to contemporaneously record hours worked.

21. The total hours and expenses incurred is reasonable for a case of this nature. The total lodestar in this case is \$215,330.32 (\$134,554.48 for the Jaurigue Law Group; \$80,775.84 for the Hekmat Law Group as discussed in detail in the Hekmat Declaration filed herewith) for approximately 399.85 hours (269.6 hours for the Jaurigue Law Group; 130.25 hours for Hekmat Law Group as

1 discussed in detail in the Hekmat Declaration filed herewith) through June 7, 2017.

2 22. As discussed in the Memorandum of Points and Authorities in Support of the within
3 Motion, filed and served herewith, the attorneys at the Hekmat Law Group and the Jaurigue Law
4 Group—collectively, Class Counsel—seek attorneys’ fees in the amount of only \$83,325. The
5 requested fee award will also include compensation for all additional work in this case, including further
6 work on this Motion, drafting the Motion for Final Approval of Class-Action Settlement, appearing at
7 the hearing for final approval of the Settlement Agreement, dealing with any inquiries from the named
8 Plaintiff and Class Members, filing any supplemental documents the Court may require, and attending to
9 related administrative matters. Thus, by the time the entire class notice process has been completed, and
10 the Court hears the motion for final approval, Class Counsel will have expended substantial additional
11 hours in prosecuting this matter.

12 23. To date, the Jaurigue Law Group has advanced all costs incurred in this matter. To date,
13 the Jaurigue Law Group has incurred litigation expenses in the amount of **\$6,643.34**. Attached hereto as
14 **Exhibit 2** is a true and correct copy of a breakdown of all expenses incurred in the prosecution of this
15 matter, to date, by the Jaurigue Law Group.

16 I have read the foregoing, and the facts set forth therein are true and correct of my own personal
17 knowledge. Executed on June 9, 2017, in the City of Glendale, State of California.

18 
19 _____
20 Abigail Zelenski

EXHIBIT 1

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
Abigail Zelenski	1	\$ 700.76	\$ 700.76	2/1/2016	Editing and Drafting Complaint. (AZ)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	2/9/2016	Drafting Complaint. Email with J. Hekmat re causes of action and strategy. (AZ)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	2/11/2016	Draft Complaint. Email w/ J. Hekmat re same. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/11/2016	Correspondence with Abigail Zelenski via e-mail re Class definition. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	2/24/2016	Email correspondence with Devon Lyon re settlement communications and draft tolling agreement. (AZ)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	2/24/2016	Draft Tolling Agreement. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	2/25/2016	Email correspondence with Devon Lyon and Joseph Hekmat re tolling agreement. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	2/25/2016	Draft email to Joseph Hekmat, cc David Zelenski regarding items we will need to review for settlement negotiations. (AZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	2/25/2016	Telephone call with Joseph Hekmat and David Zelenski re documents needed, settlement strategy, etc. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/25/2016	Correspondence from Abigail Zelenski re data necessary for settlement discussions. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	2/25/2016	Teleconference with Joseph Hekmat re pre-litigation settlement issues. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	2/25/2016	Discussed possibility of pre-litigation settlement with Abigail Zelenski. (DZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	3/2/2016	Telephone call with Devon Lyon, Joseph Hekmat and David Zelenski. Email to Devon Lyon re information needed. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	3/2/2016	Telephone call from Lyon Legal staff regarding telephone conference with Devon Lyon re settlement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/2/2016	Correspondence from Abigail Zelenski via e-mail re settlement info. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/2/2016	Discussed necessary settlement info. with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/3/2016	Correspondence from Devon Lyon via e-mail re settlement info. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	3/23/2016	Email to Devon Lyon re follow-up on class information for settlement negotiations. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/23/2016	Correspondence from Devon Lyon via e-mail re status of settlement-discussion materials. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	4/1/2016	Email with Devon Lyon re settlement discussions and tolling agreement. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2016	Email to D. Lyons re settlement negotiations and class information. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	4/19/2016	Email with Joseph Hekmat, then Devon Lyon re settlement documents to review and extending tolling agreement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2016	Correspondence with Abigail Zelenski and Joseph Hekmat via e-mail re Def.'s solicitation of individual waivers. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/21/2016	Correspondence from Abigail Zelenski via e-mail re PAGA claim. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	4/22/2016	Telephone conference with Joseph Hekmat re strategy and research. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	4/25/2016	Draft PAGA letter. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/26/2016	Review Cal Lab Code section 2699.3 re requirements and calendar. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	4/26/2016	Draft Conflict Waiver for Omar Rodriguez, email to Joseph Hekmat. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/26/2016	Reviewed draft PAGA ltr. (DZ)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	5/13/2016	Review documents received for settlement purposes. TC with Joseph Hekmat re reviewing documents for damages
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	5/16/2016	Email w/ Joseph Hekmat re review of class documents for settlement purposes. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	5/23/2016	Draft email assignment to Abner Retaracion re settlement document review. (AZ)
Paralegal / Legal Assistant	1.8	\$ 191.30	\$ 344.34	5/25/2016	Review file and chart of Hawk's Documents.
Paralegal / Legal Assistant	3.5	\$ 191.30	\$ 669.55	5/26/2016	Input in Excel pertinent data in excel Re:chart of Hawk's Documents-Name of employees, Date of employment, Rate of
Paralegal / Legal Assistant	5	\$ 191.30	\$ 956.50	5/27/2016	Document review and input in Excel pertinent data in excel Re:chart of Hawk's Documents-Name of employees, Date of
Paralegal / Legal Assistant	4.5	\$ 191.30	\$ 860.85	5/31/2016	Document review and input in Excel pertinent data in excel Re:chart of Hawk's Documents-Name of employees, Date of
Paralegal / Legal Assistant	4.6	\$ 191.30	\$ 879.98	6/1/2016	Document review and input in Excel pertinent data in excel Re:chart of Hawk's Documents-Name of employees, Date of
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	6/2/2016	Review Class Damages Analysis. (AZ)
Paralegal / Legal Assistant	1.5	\$ 191.30	\$ 286.95	6/3/2016	Document review of Hawk's Documents re: labor law violations.
Paralegal / Legal Assistant	1.8	\$ 191.30	\$ 344.34	6/6/2016	Document review of Hawk's Documents re: labor law violations.
Paralegal / Legal Assistant	6.3	\$ 191.30	\$ 1,205.19	6/7/2016	Document review of Hawk's Documents re: labor law violations.
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	6/17/2016	Email correspondence with Joseph Hekmat re status and analysis. Draft tolling agreement. Email to Hekmat re same.
Paralegal / Legal Assistant	0.3	\$ 191.30	\$ 57.39	6/20/2016	Emailed Joseph Hekmat and Abigail re: clarification of discovery data.
Michael Jaurigue	0.2	\$ 700.76	\$ 140.15	6/20/2016	Conferred re status of drafting filing complaint. (MJ)
Michael Jaurigue	0.2	\$ 700.76	\$ 140.15	6/21/2016	Conferred re drafting and filing complaint. Reviewed and sent emails re same. (MJ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/22/2016	Correspondence from Michael Jaurigue via e-mail re draft Compl. (DZ)
David Zelenski	3	\$ 700.76	\$ 2,102.28	6/22/2016	Revised draft Compl. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
Michael Jaurigue	0.1	\$ 700.76	\$ 70.08	6/22/2016	Conferred re status of draft complaint. (MJ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/23/2016	Correspondence with Joseph Hekmat, Michael Jaurigue, and Abigail Zelenski via e-mail re revised Compl. (DZ)
David Zelenski	3	\$ 700.76	\$ 2,102.28	6/23/2016	Revised draft Compl. (DZ)
Michael Jaurigue	0.5	\$ 700.76	\$ 350.38	6/24/2016	Worked on filing complaint. Conferred re same. Reviewed and sent emails re same. (MJ)
Sehreen Ladak	0.5	\$ 305.89	\$ 152.95	6/24/2016	Review of e-mail correspondence sent by A. Zelenski re Complaint; Review of Complaint; discussion with M. Jaurigue re
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	7/11/2016	Telephone call to Joseph Hekmat. (AZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	7/14/2016	Telephone conference w/ Joseph Hekmat re strategy and action items. (AZ)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	7/15/2016	Discussion with Joseph Hekmat re service of Summons and Complaint; Correspondence with A. Zelenski re same (SL)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	8/4/2016	Drafting of Proof of Service of Proof of Service of Summons (SL)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	8/15/2016	Review Court Order re Newly Filed Class Action. (AZ)
Sehreen Ladak	0.4	\$ 305.89	\$ 122.36	8/17/2016	Drafting of Notice of Order re Case Assignment and Initial Status Conference (SL)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	8/31/2016	Review of Complaint and Trial Setting Order re drafting of case management statement (SL)
Sehreen Ladak	1.1	\$ 305.89	\$ 336.48	9/6/2016	Review of Complaint and drafting of Joint Initial Status Conference Class Action Response Statement (SL)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	9/7/2016	Revision of Joint Initial Status Conference Class Action Response Statement (SL)
Abigail Zelenski	1.4	\$ 700.76	\$ 981.06	9/15/2016	Drafting Joint Initial Status Conference Statement. (AZ)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	9/15/2016	Telephone conference w/ Devon Lyon, Joseph Hekmat and Sehreen Ladak re Joint Initial Status Conference Statement.
Sehreen Ladak	1.1	\$ 305.89	\$ 336.48	9/15/2016	TC with Devon Lyon, J. Hekmat, and A. Zelenski re Joint Initial Status Conference Statement. Discussion with A. Zelenski
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	9/20/2016	Revise Joint Statement. Email to Devon Lyon re same and discussion of potential mediator. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	9/21/2016	Email re available mediation dates. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	9/29/2016	Correspondence with Devon Lyon re Case Anywhere. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	9/29/2016	Review Court's Order re Case Anywhere and continuing Status Conference. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/4/2016	Email with Mediator's office re mediation confirmation. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	10/4/2016	Correspondence from Abigail Zelenski via e-mail re Case Anywhere. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/5/2016	Email w/ mediator's office regarding setting up mediation for 12/13/16. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	10/6/2016	Draft Proposed Order re Electronic Service. Email with Devon Lyon re same. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	10/6/2016	Telephone call with Case Anywhere Support re setting up account. Email with Case Anywhere re same. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/6/2016	Telephone call with Clerk for D-311 re submission of Case Anywhere Proposed Order. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	10/7/2016	Reviewed Case Anywhere Service Initiation Mem. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	10/7/2016	Reviewed Case Anywhere correspondence. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/11/2016	Review Case Anywhere order and set up from CA. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/11/2016	Review Case Anywhere Initiation Memo. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	10/17/2016	Review order authorizing electronic service. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	11/2/2016	Email correspondence with Joseph Hekmat re deposition of Plaintiff and further document requests for settlement
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	11/7/2016	Draft deposition preparation letter to Omar Rodriguez. (AZ)
Abigail Zelenski	4.5	\$ 700.76	\$ 3,153.42	11/7/2016	Analyzing data for damage analysis in preparation of mediation. Email with J. Hekmat re same. (AZ)
Abigail Zelenski	1.5	\$ 700.76	\$ 1,051.14	11/7/2016	Meeting with D. Zelenski re review of documents produced by defendant and analyzing claims. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/7/2016	Correspondence from Abigail Zelenski via e-mail re damage analysis. (DZ)
David Zelenski	0.3	\$ 700.76	\$ 210.23	11/7/2016	Meeting with Abigail Zelenski and Peter Lee re damage analysis. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	11/7/2016	Meeting with Abigail Zelenski re damage analysis. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	11/8/2016	Telephone conference with Joseph Hekmat and David Zelenski re analyzing data for settlement purposes and additional
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/8/2016	Correspondence from Devon Lyon via e-mail re mediation data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/8/2016	Correspondence from Joseph Hekmat via e-mail re damage-analysis data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/17/2016	Correspondence from Joseph Hekmat via e-mail re mediation data. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	11/18/2016	Review Answer to Complaint. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	11/18/2016	Review Notice of deposition of Omar Rodriguez. (AZ)
Abigail Zelenski	2	\$ 700.76	\$ 1,401.52	11/18/2016	Computing and creating damage analysis for mediation and class. Email to J. Hekmat re mediation damage analysis and
David Zelenski	1	\$ 700.76	\$ 700.76	11/18/2016	Performed damage analysis. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/18/2016	Correspondence from Devon Lyon via e-mail re mediation data. (DZ)
Paralegal / Legal Assistant	4	\$ 191.30	\$ 765.20	11/21/2016	11/21/2016 Create damages analysis in Excel.
David Zelenski	0.6	\$ 700.76	\$ 420.46	11/21/2016	Revised damage-analysis methodology. (DZ)
David Zelenski	0.5	\$ 700.76	\$ 350.38	11/21/2016	Meeting with Abner Retaracion re damage analysis. (DZ)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	11/22/2016	Telephone conference with Joseph Hekmat and Dave Zelenski re settlement damage analysis and negotiation strategy.
Paralegal / Legal Assistant	5	\$ 191.30	\$ 956.50	11/22/2016	Drafting Damage Analysis spreadsheet.
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/22/2016	Discussed dep. of Pl. with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/22/2016	Reviewed Notice of Dep. of Pl. (DZ)
David Zelenski	0.4	\$ 700.76	\$ 280.30	11/22/2016	Teleconference with Joseph Hekmat and Abigail Zelenski re damage analysis. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/22/2016	Correspondence from Abigail Zelenski via e-mail re damage analysis. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	11/23/2016	Email with D. Zelenski and A. Retaracion re status of damage analysis for settlement purposes. (AZ)
Paralegal / Legal Assistant	2	\$ 191.30	\$ 382.60	11/23/2016	Drafting Damage Analysis spreadsheet.
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/23/2016	Correspondence from Abigail Zelenski via e-mail re damage analysis. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/23/2016	Correspondence from Paralegal / Legal Assistant via e-mail re damage analysis. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/27/2016	Correspondence from Abner Retaracion via e-mail re damage analysis. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	11/28/2016	Meeting w/ D. Zelenski re damages spreadsheet. Email to Joseph Hekmat re same and conducting further analysis. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/28/2016	Correspondence from Joseph Hekmat via e-mail re damage analysis. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/28/2016	Correspondence from Abigail Zelenski via e-mail re damage analysis. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	11/28/2016	Discussed damage analysis with Abigail Zelenski. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	11/29/2016	Email to Joseph Hekmat re follow up on remaining class information and deposition of Plaintiff. (AZ)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	11/29/2016	Review statement of facts and background information for mediation brief. Email to S. Ladak re same. (AZ)
Abigail Zelenski	0.6	\$ 700.76	\$ 420.46	11/29/2016	Meeting with S. Ladak re drafting mediation brief. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	11/29/2016	Discussed damage analysis with Abner Retaracion. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	11/29/2016	Teleconference with Joseph Hekmat re damage analysis. (DZ)
Sehreen Ladak	0.6	\$ 305.89	\$ 183.53	11/29/2016	Meeting with A. Zelenski re drafting mediation brief (SL)
David Zelenski	3.5	\$ 700.76	\$ 2,452.66	11/30/2016	Prepared damage analysis. (DZ)
David Zelenski	0.5	\$ 700.76	\$ 350.38	11/30/2016	Teleconference with Joseph Hekmat and Devon Lyon re mediation. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/1/2016	Email to Bongiovi's office re mediation brief. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/1/2016	Further correspondence with Joseph Hekmat via e-mail re Def.'s releases. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/1/2016	Correspondence with Joseph Hekmat, Abigail Zelenski, and Sehreen Ladak via e-mail re arbitration legal research. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	12/1/2016	Drafted internal mem. re arbitration legal research. (DZ)
Sehreen Ladak	2.5	\$ 305.89	\$ 764.73	12/1/2016	Drafting of Mediation Brief (SL)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	12/2/2016	Review research re waivers, releases of claims. Research re catalyst theory on Westlaw. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/2/2016	Responsive email to Heidi at Mr. Bongiovi's office re mediation. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/2/2016	Correspondence from Abigail Zelenski via e-mail re catalyst theory. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/2/2016	Correspondence with Joseph Hekmat, Abigail Zelenski, and Sehreen Ladak via e-mail re legal research on validity of
David Zelenski	1.5	\$ 700.76	\$ 1,051.14	12/2/2016	Drafted internal mem. re legal research on release agreements and arbitration agreements. (DZ)
David Zelenski	2	\$ 700.76	\$ 1,401.52	12/2/2016	Legal research re validity of arbitration agreements and release agreements. (DZ)
David Zelenski	0.6	\$ 700.76	\$ 420.46	12/2/2016	Legal research re PAGA releases. (DZ)
Sehreen Ladak	4	\$ 305.89	\$ 1,223.56	12/2/2016	Drafting of Mediation Brief (SL)
Sehreen Ladak	6.5	\$ 305.89	\$ 1,988.29	12/4/2016	Drafted Mediation Brief (SL)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	12/5/2016	Editing Mediation Brief. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/5/2016	Correspondence from Abigail Zelenski via e-mail re Mediation Br. (DZ)
					Revised Mediation Brief (SL)
Sehreen Ladak	1.5	\$ 305.89	\$ 458.84	12/5/2016	
Abigail Zelenski	2	\$ 700.76	\$ 1,401.52	12/6/2016	Drafting Mediation Brief. Email to Joseph Hekmat. (AZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/6/2016	Correspondence from Joseph Hekmat via e-mail re Mediation Br. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/6/2016	Correspondence from Abigail Zelenski via e-mail re Mediation Br. (DZ)
David Zelenski	0.5	\$ 700.76	\$ 350.38	12/6/2016	Discussed Mediation Br. with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/6/2016	Correspondence from Abigail Zelenski via e-mail re former-employee data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/6/2016	Discussed Mediation Br. with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/7/2016	Correspondence from Joseph Hekmat via e-mail re Mediation Br. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/8/2016	Email with D. Lyon re mediation. (AZ)
Abigail Zelenski	1.5	\$ 700.76	\$ 1,051.14	12/8/2016	Revising mediation brief. Telephone call with J. Hekmat re finalizing brief. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/8/2016	Correspondence from Abigail Zelenski via e-mail re Mediation Br. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/8/2016	Correspondence from Abigail Zelenski via e-mail re mediation. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/8/2016	Correspondence from Devon Lyon re mediation. (DZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	12/8/2016	Email to A. Zelenski re Plaintiff's Mediation Brief (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	Email with S. Ladak re mediation preparation. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	TC with Joseph Hekmat re mediation and new documents from D. Lyon. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	Discussed mediation with Abigail Zelenski. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	12/9/2016	Reviewed additional timecards produced by Def. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	Correspondence from Devon Lyon via e-mail re former-employee data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	Correspondence from Abigail Zelenski via e-mail re Mediation Br. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/9/2016	Correspondence from Devon Lyon via e-mail re mediation data. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/12/2016	Review new case anywhere posted docs. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/12/2016	Reviewed Def.'s Mediation Br. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/12/2016	Correspondence from Devon Lyon via e-mail re Def.'s Mediation Br. (DZ)
Sehreen Ladak	0.5	\$ 305.89	\$ 152.95	12/12/2016	Review of party briefs and complaint in preparation for mediation (SL)
Abigail Zelenski	7	\$ 700.76	\$ 4,905.32	12/13/2016	Attend Mediation with Henry Bongiovi. Post-mediation meeting with S. Ladak and M. Jaurigue. (AZ)
David Zelenski	3	\$ 700.76	\$ 2,102.28	12/13/2016	Attended mediation. (DZ)
Michael Jaurigue	0.2	\$ 700.76	\$ 140.15	12/13/2016	Conferred re mediation and reaching settlement. (MJ)
Sehreen Ladak	7	\$ 305.89	\$ 2,141.23	12/13/2016	Attended Mediation (SL)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	12/14/2016	Drafting settlement agreement. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	12/14/2016	Email to J. Hekmat re claims administrators. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/14/2016	Correspondence from Sehreen Ladak via e-mail re Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/14/2016	Correspondence with Abigail Zelenski via e-mail re claims-administration estimates. (DZ)
David Zelenski	0.3	\$ 700.76	\$ 210.23	12/14/2016	Discussed mediation with Abigail Zelenski and Sehreen Ladak. (DZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	12/14/2016	Email to A. Zelenski re settlement agreement (SL)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	12/14/2016	Discussed mediation with A. Zelenski and D. Zelenski (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/15/2016	Review claims administrator bid. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/15/2016	Correspondence from Sehreen Ladak via e-mail re draft Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/15/2016	Correspondence from Abigail Zelenski via e-mail re claims-administration bid from Phoenix. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	12/15/2016	Reviewed settlement-administration bid from Phoenix. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/15/2016	Correspondence from Joseph Hekmat via e-mail re Settlement Administrator estimates. (DZ)
Sehreen Ladak	6.1	\$ 305.89	\$ 1,865.93	12/15/2016	Drafted long-form settlement agreement (SL)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	12/16/2016	Edit/Draft Long-Form Settlement Draft. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Reviewed revised Phoenix claims-administration estimate. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Correspondence from Joseph Hekmat via e-mail re revised Phoenix claims-administration estimate. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Responsive correspondence with Joseph Hekmat via e-mail re ILYM claims-administration estimate. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Reviewed ILYM claims-administration estimate. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Correspondence from Joseph Hekmat via e-mail re ILYM claims-administration estimate. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/16/2016	Correspondence with Joseph Hekmat, Abigail Zelenski, and Sehreen Ladak via e-mail re Phoenix claims-administration

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
Abigail Zelenski	1	\$ 700.76	\$ 700.76	12/19/2016	Drafting Class Notice. (AZ)
Abigail Zelenski	1.9	\$ 700.76	\$ 1,331.44	12/19/2016	Drafting long-form settlement agreement. Researching re PAGA approval. Research re class notice. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/19/2016	Correspondence from Sehreen Ladak via e-mail re Settlement Agreement. (DZ)
Sehreen Ladak	1.5	\$ 305.89	\$ 458.84	12/19/2016	Drafting of Class Notice (SL)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	12/19/2016	Email to Mediator re CV (SL)
Sehreen Ladak	2	\$ 305.89	\$ 611.78	12/19/2016	Revised Settlement Agreement (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/20/2016	Email correspondence w/ D. Lyon re status of settlement long-form agreement. (AZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	12/20/2016	Revising settlement agreement. Email w/ J. Hekmat re draft class notice and settlement agreement. Email to Devon Lyon
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/20/2016	Correspondence from Devon Lyon via e-mail re Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/20/2016	Correspondence with Abigail Zelenski via e-mail re Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/20/2016	Correspondence from Abigail Zelenski via e-mail re Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	12/20/2016	Correspondence from Joseph Hekmat via e-mail re Class Notice. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	12/21/2016	Meeting with S. Ladak re motion for preliminary approval. (AZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	12/21/2016	Meeting with A. Zelenski re preliminary approval (SL)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	12/29/2016	Email with Devon Lyon re joint report and status of settlement. (AZ)
Sehreen Ladak	3	\$ 305.89	\$ 917.67	12/30/2016	Research and drafting of Motion for Preliminary Approval and Class Certification (SL)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/3/2017	Draft notice of settlement. Email with J. Hekmat re same. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/3/2017	Correspondence from Joseph Hekmat via e-mail re Notice of Conditional Class Settlement. (DZ)
Sehreen Ladak	7	\$ 305.89	\$ 2,141.23	1/3/2017	Research and drafting of Motion for Preliminary Approval (SL)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	1/3/2017	Researched Notice of Settlement Samples, email to/from J. Hekmat re same (SL)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	1/3/2017	Email to J. Hekmat re hearing date availability for Motion for Preliminary Approval (SL)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	1/3/2017	TC with Judge Wiley's clerk re special requirements for motions for preliminary approval (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/4/2017	Email with SL re status on upcoming hearing. (AZ)
Sehreen Ladak	7	\$ 305.89	\$ 2,141.23	1/4/2017	Drafting of Motion for Preliminary Approval and supporting documents (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/10/2017	Email to Devon Lyon re status of settlement long-form draft. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/10/2017	Correspondence from Abigail Zelenski via e-mail re status of Settlement Agreement. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	1/10/2017	TC with Court Clerk re Status Conference; email to A. Zelenski re same (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/11/2017	Email settlement status with Joseph Hekmat. (AZ)
Abigail Zelenski	2	\$ 700.76	\$ 1,401.52	1/11/2017	Edit and draft Motion for Preliminary Approval of Class Settlement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/11/2017	Correspondence from Devon Lyon via e-mail re status of review of Settlement Agreement. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	1/13/2017	Email with Joseph Hekmat on status of settlement with Devon Lyon. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/13/2017	Reviewed Notice Continuing Hearing. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/13/2017	Correspondence from Devon Lyon via e-mail re Settlement Agreement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/17/2017	Email with Joseph Hekmat re format of Joint Status Report. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	1/17/2017	Review Court's Notice re Rescheduling Joint Status Conference. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/17/2017	Correspondence from Joseph Hekmat via e-mail re Joint Status Report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/17/2017	Further correspondence from Devon Lyon via e-mail re Joint Status Report.
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/17/2017	Correspondence from Devon Lyon via e-mail re Joint Status Report and Settlement Agreement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/18/2017	Email to Devon Lyon re follow up on Joint Statement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/18/2017	Correspondence from Marisa Acedo via e-mail re Joint Status Report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/18/2017	Correspondence from Devon Lyon via e-mail re Joint Status Report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/18/2017	Correspondence from Abigail Zelenski via e-mail re Joint Status Report. (DZ)
Sehreen Ladak	4.7	\$ 305.89	\$ 1,437.68	1/18/2017	Revised Motion for Preliminary Approval and Supporting Documents (SL)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/19/2017	TC with Joseph Hekmat re terms of settlement agreement. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	1/19/2017	Post to Message Board update to Court. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/19/2017	Email to Joseph Hekmat re terms of settlement - opt out provision, claims administration, settlement payouts and LA

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/19/2017	Telephone call with Devon Lyon re terms of settlement agreement. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/19/2017	Email correspondence with Devon Lyon re class notice, claim form, and opt out. Discussions as to why the latter two are
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/19/2017	Correspondence from Abigail Zelenski via e-mail re opt-out notices. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/19/2017	Correspondence from Devon Lyon via e-mail re opt-out notices. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/20/2017	Email to Devon Lyon re edits to long-form settlement agreement and further negotiations. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/20/2017	Email correspondence with J. Hekmat re and research re Hekmat Declaration in support of motion for preliminary
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/20/2017	Meeting with D. Zelenski re defendant's proposed changes to terms of settlement agreement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/20/2017	Correspondence from Abigail Zelenski via e-mail re Settlement Agreement. (DZ)
David Zelenski	0.3	\$ 700.76	\$ 210.23	1/20/2017	Discussed settlement proposals from Devon Lyon with Abigail Zelenski. (DZ)
					Emails to/from J. Hekmat re declaration in support of motion for preliminary approval (SL)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	1/20/2017	
Sehreen Ladak	0.6	\$ 305.89	\$ 183.53	1/20/2017	Research re cy pres recipients (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Email with J. Hekmat re proposal of changed terms to settlement agreement. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	1/24/2017	Meeting with S. Ladak re edits to Motion for Preliminary Approval of Settlement based on changed terms by defense
Abigail Zelenski	1	\$ 700.76	\$ 700.76	1/24/2017	Redline settlement agreement. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/24/2017	Email with Devon Lyon re revising settlement agreement and terms therein. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Correspondence from Devon Lyon via e-mail re claims-administration estimates. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Correspondence from Joseph Hekmat via e-mail re claims-administration estimates. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Further correspondence from Devon Lyon via e-mail re revisions to Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Correspondence from Abigail Zelenski re cy pres distribution. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/24/2017	Correspondence from Devon Lyon via e-mail re revisions to Settlement Agreement. (DZ)
Sehreen Ladak	0.4	\$ 305.89	\$ 122.36	1/24/2017	Revising Motion for Class Certification and Preliminary Approval (SL)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	1/24/2017	Discussion with A. Zelenski re Settlement Agreement, and Motion for Class Certification and Preliminary Approval (SL)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	1/25/2017	Email with Devon Lyon re finalizing settlement agreement and execution copy. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	1/25/2017	Telephone call with Department 311 Clerk, re continuance of Status Conference. Email to opposing counsel re notice of
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/25/2017	Correspondence from Abigail Zelenski via e-mail re revisions to Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/25/2017	Correspondence from Abigail Zelenski via e-mail re continuance of Case Mgmt. Conference. (DZ)
Sehreen Ladak	1.5	\$ 305.89	\$ 458.84	1/25/2017	Drafting of Motion for Class Certification and Preliminary Approval and supporting declarations (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	1/26/2017	Email settlement signatures to Devon Lyon. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	1/26/2017	Correspondence from Joseph Hekmat via e-mail re executed Settlement Agreement. (DZ)
Sehreen Ladak	7.5	\$ 305.89	\$ 2,294.18	1/30/2017	Drafting of Motion for Preliminary Approval (SL)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	1/31/2017	Editing Motion for Preliminary Approval. (AZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	2/1/2017	Draft/edit Stipulation and Proposed Order Setting Preliminary Approval Hearing Date and Status Conference. (AZ)
Abigail Zelenski	1.5	\$ 700.76	\$ 1,051.14	2/1/2017	Editing/revising Zelenski Declaration in Supp. of Motion for Preliminary Approval. Draft Proposed Order Granting Motion
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	2/1/2017	Email with Devon Lyon re motion for preliminary approval of settlement. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/1/2017	Correspondence with Sehreen Ladak via e-mail re notice of settlement to LWDA. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/1/2017	Correspondence from Joseph Hekmat via e-mail re Joint Stipulation re Mot. for Preliminary Approval. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	2/2/2017	Email to Devon Lyon re status on stipulation and review of Motion for preliminary approval. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/2/2017	Correspondence with Sehreen Ladak via e-mail re notice of settlement to LWDA. (DZ)
Abigail Zelenski	0.6	\$ 700.76	\$ 420.46	2/3/2017	Revising Motion for Preliminary Approval and supporting documents per telephone call with Devon Lyon re proposed
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	2/3/2017	TC with Devon Lyon re motion for preliminary approval and stipulation. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/3/2017	Correspondence from Joseph Hekmat via e-mail re Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/3/2017	Correspondence from Sehreen Ladak via e-mail re Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/3/2017	Correspondence from Abigail Zelenski via e-mail re Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	0.4	\$ 305.89	\$ 122.36	2/3/2017	Revised Hekmat Declaration iso of Motion for Preliminary Approval (SL)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/5/2017	Correspondence from Joseph Hekmat via e-mail re Hekmat Decl. in Supp. of Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	1	\$ 305.89	\$ 305.89	2/5/2017	Revised Motion for Preliminary Approval (SL)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
Abigail Zelenski	0.6	\$ 700.76	\$ 420.46	2/6/2017	Review and finalizing class notice, proposed order, et al. (AZ)
Sehreen Ladak	3	\$ 305.89	\$ 917.67	2/6/2017	Finalized Motion for Preliminary Approval for filing and service (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Telephone call with Marissa at Devon Lyon's office re February 9, 2017, status conference. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Review Clerk's Notice regarding February 9, 2017, Status Hearing continuance. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Correspondence from Abigail Zelenski via e-mail re continued Status Conference. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Reviewed Case Anywhere notice re continuance of Status Conference. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Discussed Pl.'s Decl. in Supp. of Mot. for Preliminary Approval, and notice to LWDA with Sehreen Ladak. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	2/8/2017	Correspondence from Sehreen Ladak via e-mail re filing of Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	2/8/2017	Discussed Pl.'s Decl. in Supp. of Mot. for Preliminary Approval, and notice to LWDA with D. Zelenski. (SL)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	2/8/2017	Discussion with David Garcia from County Legal re Preliminary Motion filing (SL)
Sehreen Ladak	0.4	\$ 305.89	\$ 122.36	2/8/2017	Reviewed Filed Motion for Preliminary Approval for uploading on the LWDA website; email to County Legal re conformed
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/3/2017	Correspondence from Sehreen Ladak via e-mail re continuance of hearing on Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/3/2017	Correspondence from Abigail Zelenski via e-mail re continuance of hearing on Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/3/2017	Reviewed message posted by Court to Case Anywhere re Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	3/3/2017	Review of Court's order re supplemental briefing for preliminary settlement and class certification approval (SL)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	3/10/2017	Confer with S. Ladak re Employment Information Sheet and amendments to motion for preliminary approval order. (AZ)
Sehreen Ladak	2.2	\$ 305.89	\$ 672.96	3/10/2017	Drafted supplemental briefing for Motion for Preliminary Approval (SL)
David Zelenski	0.5	\$ 700.76	\$ 350.38	3/13/2017	Reviewed Settlement Agreement. (DZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	3/13/2017	TC with A. Zelenski re supplemental briefing (SL)
David Zelenski	2.6	\$ 700.76	\$ 1,821.98	3/14/2017	Revised Settlement Agreement, in light of Court's comments. (DZ)
David Zelenski	0.3	\$ 700.76	\$ 210.23	3/14/2017	Reviewed Sehreen Ladak's revisions to Settlement Agreement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/14/2017	Correspondence from Sehreen Ladak re revisions to Settlement Agreement. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	3/14/2017	Revised Employment Information Sheet (SL)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/15/2017	Drafted Change-of-Address Form. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/15/2017	Revised Employment-Information Sheet. (DZ)
David Zelenski	2.5	\$ 700.76	\$ 1,751.90	3/15/2017	Revised Class Notice. (DZ)
David Zelenski	1.6	\$ 700.76	\$ 1,121.22	3/15/2017	Revised Settlement Agreement. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	3/16/2017	Meeting with D. Zelenski re settlement agreement revisions per Court's order. (AZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/16/2017	Teleconference with Abigail Zelenski re supplemental br. in supp. of Mot. for preliminary approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/16/2017	Correspondence with Abigail Zelenski and Sehreen Ladak via e-mail re revised Proposed Order Granting Preliminary
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/16/2017	Correspondence with Sehreen Ladak and Abigail Zelenski via e-mail re supplemental br. in supp. of Mot. for Preliminary
David Zelenski	0.7	\$ 700.76	\$ 490.53	3/16/2017	Revised Proposed Order Granting Preliminary Approval. (DZ)
David Zelenski	3.8	\$ 700.76	\$ 2,662.89	3/16/2017	Drafted internal mem. re supplemental briefing in supp. of Mot. for Preliminary Approval. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	3/17/2017	Email with Devon Lyon re redlines and amendments to Settlement, Proposed Order, Class Notice and also Employment-
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	3/17/2017	Telephone call with Joseph Hekmat re supplemental briefing and redlines to settlement documents pursuant to Court's
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/17/2017	Correspondence from Abigail Zelenski via e-mail re revised settlement materials. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/17/2017	Discussed revised settlement materials with Abigail Zelenski. (DZ)
David Zelenski	0.4	\$ 700.76	\$ 280.30	3/23/2017	Meeting with Sehreen Ladak re revisions to Settlement Agreement. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/23/2017	Discussed case status with Michael Jaurigue. (DZ)
Sehreen Ladak	0.4	\$ 305.89	\$ 122.36	3/23/2017	Discussion with D. Zelenski re revisions to Settlement Agreement and supplemental briefing for motion for preliminary
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	3/24/2017	Email with S. Ladak re filing supplemental notice to LWDA for supplemental filings with court. (AZ)
Sehreen Ladak	0.1	\$ 305.89	\$ 30.59	3/24/2017	Email to/from A. Zelenski re LWDA filing (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	3/27/2017	Email Devon Lyon re status of revised settlement draft. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/27/2017	Correspondence from Abigail Zelenski via e-mail re Supplemental Br. in Supp. of Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/27/2017	Discussed Supplemental Br. in Supp. of Mot. for Preliminary Approval with Abigail Zelenski. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	3/28/2017	Drafted Supplemental Br. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/28/2017	Correspondence from Abigail Zelenski via e-mail re Settlement Agreement revisions. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/28/2017	Correspondence from Devon Lyon via e-mail re Settlement Agreement revisions. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	3/29/2017	Call Phoenix claims administrator. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	3/29/2017	Drafting portion of supplemental briefing re preliminary approval motion. (AZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	3/29/2017	Analyze class members who executed releases and offset amounts. (AZ)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	3/29/2017	Preparation and telephone conference with Devon Lyon re revised settlement agreement per Court's instructions. Discuss
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence with Devon Lyon via e-mail re Supplemental Br. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence with Joseph Hekmat, Abigail Zelenski, and Sehreen Ladak via e-mail re Supplemental Br. in Supp. of
David Zelenski	0.3	\$ 700.76	\$ 210.23	3/29/2017	Revised Proposed Order Granting Preliminary Approval. (DZ)
David Zelenski	5.1	\$ 700.76	\$ 3,573.88	3/29/2017	Drafted Supplemental Br. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Teleconference with Joseph Hekmat re Supplemental Decls. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Teleconference with Joseph Hekmat re Supplemental Zelenski, Rodriguez, and Hekmat Decls. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence from Sehreen Ladak via e-mail re Supplemental Zelenski, Hekmat, and Rodriguez Decls. (DZ)
David Zelenski	3.1	\$ 700.76	\$ 2,172.36	3/29/2017	Drafted Zelenski, Hekmat, and Rodriguez Supplemental Decls. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Responsive correspondence with Devon Lyon via e-mail re Amended Stipulation of Settlement. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	3/29/2017	Revised Amended Stipulation of Settlement and Notice of Class-Action Settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence from Jodey Lawrence via e-mail re settlement website. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence from Devon Lyon via e-mail re Amended Stipulation of Settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Teleconference with Jodey Lawrence re settlement website. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Left voicemail for Jodey Lawrence re settlement website. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Teleconference with Joseph Hekmat re Supplemental Br. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/29/2017	Discussed settlement website with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/29/2017	Correspondence from Abigail Zelenski re teleconference with Devon Lyon. (DZ)
Abigail Zelenski	1	\$ 700.76	\$ 700.76	3/30/2017	Finalizing Supplemental Briefing in Support of Motion for Preliminary Approval of Class Action Settlement. (AZ)
Abigail Zelenski	0.7	\$ 700.76	\$ 490.53	3/30/2017	Drafting Zelenski Decl. in Supp. of Supplemental Briefing re Preliminary Approval of Settlement. Edit Supplemental Brief.
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Discussed settlement notice to LWDA with Sehreen Ladak. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence from Sehreen Ladak re notice to LWDA of Amended Stipulation of Settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence from Abigail Zelenski via e-mail re notice to LWDA of Amended Stipulation of Settlement. (DZ)
David Zelenski	0.4	\$ 700.76	\$ 280.30	3/30/2017	Discussed finalized Supplemental Br. in Supp. of Preliminary Approval, et al. with Abigail Zelenski. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	3/30/2017	Revised Supplemental Br. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	3/30/2017	Reviewed Bezerra and Lyon Decls. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence from Marisa Acedo via e-mail re Bezerra and Lyon Decls. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Further correspondence with Devon Lyon via e-mail re revisions to Supplemental Br. in Supp. of Preliminary Approval.
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence with Joseph Hekmat via e-mail re revisions to Supplemental Hekmat Decl. in Supp. of Preliminary
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence from Joseph Hekmat re executed Supplemental Hekmat and Rodriguez Decls. in Supp. of Preliminary
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence with Devon Lyon via e-mail re Supplemental Br. in Supp. of Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/30/2017	Correspondence from Devon Lyon via e-mail re Amended Stipulation of Settlement. (DZ)
Sehreen Ladak	0.2	\$ 305.89	\$ 61.18	3/30/2017	Reviewed and Uploaded Supplemental Briefing to LDWA website (SL)
David Zelenski	0.1	\$ 700.76	\$ 70.08	3/31/2017	Correspondence from att'y service re filing of Supplemental Br. in Supp. of Preliminary Approval, et al. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/12/2017	Responsive correspondence with Sehreen Ladak via e-mail re hearing on Mot. for Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/12/2017	Correspondence from Sehreen Ladak via e-mail re hearing on Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	0.5	\$ 305.89	\$ 152.95	4/12/2017	Prepared for Hearing on Preliminary Approval (SL)
Abigail Zelenski	2.4	\$ 700.76	\$ 1,681.82	4/13/2017	Prepare for Preliminary Approval Hearing; travel; attend Preliminary Approval Hearing. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2017	Correspondence with Settlement Administrator via e-mail re materials for settlement website. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	4/13/2017	Prepared materials for Settlement Administrator's website. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2017	Correspondence with Settlement Administrator via e-mail re Order Granting Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2017	Reviewed Order Granting Preliminary Approval. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2017	Correspondence with Abigail Zelenski, Sehreen Ladak, and Joseph Hekmat via e-mail re settlement schedule. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/13/2017	Correspondence from Sehreen Ladak via e-mail re Order Granting Preliminary Approval. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	4/13/2017	Attended hearing on Mot. for Preliminary Approval. (DZ)
David Zelenski	1	\$ 700.76	\$ 700.76	4/13/2017	Travel to and from Court for hearing on Mot. for Preliminary Approval. (DZ)
Sehreen Ladak	2.4	\$ 305.89	\$ 734.14	4/13/2017	Attended Hearing on Motion for Preliminary Approval (SL)
Abigail Zelenski	0.5	\$ 700.76	\$ 350.38	4/14/2017	Draft stipulation and proposed order re moving deadline to file fee petition from June 27 to June 12. Email with Devon
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/14/2017	Further correspondence from Jodey Lawrence via e-mail re claims-administration schedule. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/14/2017	Responsive correspondence with Jodey Lawrence via e-mail re claims-administration schedule. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/14/2017	Correspondence from Jodey Lawrence via e-mail re claims-administration schedule. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/14/2017	Responsive correspondence with Abigail Zelenski via e-mail re Stipulation re Filing Deadline for Mot. for Class Counsel
David Zelenski	0.3	\$ 700.76	\$ 210.23	4/14/2017	Revised Stipulation re Filing Deadline for Mot. for Class Counsel Award. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/14/2017	Correspondence from Abigail Zelenski via e-mail re Stipulation re Filing Deadline for Mot. for Class Counsel Award. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	4/14/2017	Review and upload of Court's 4/13/17 Order onto LWDA website; emails to/from A. Zelenski re same (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/18/2017	Email D. Lyon re status on stipulation re date for filing Fee Motion. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/18/2017	Correspondence from Abigail Zelenski via e-mail re Stipulation re Mot. for Att'ys Fees. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Email with D. Lyon re receipt of stipulation and meeting with S. Ladak re Case Anywhere upload. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Email with Devon Lyon re moving up fee motion and stipulation thereto. (AZ)
Abigail Zelenski	0.4	\$ 700.76	\$ 280.30	4/19/2017	Review defense class list to administrator. Email with defense counsel and claims administrator re same. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Correspondence with Abigail Zelenski, Sehreen Ladak, and Joseph Hekmat via e-mail re revised Class Data. (DZ)
David Zelenski	0.3	\$ 700.76	\$ 210.23	4/19/2017	Reviewed revised Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Correspondence from Devon Lyon via e-mail re revised Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Discussed Stipulation re Mot. for Fees with Sehreen Ladak. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Correspondence from Abigail Zelenski via e-mail re executed Stipulation re Mot. for Fees. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Correspondence from Devon Lyon via e-mail re executed Stipulation re Mot. for Fees. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Responsive correspondence with Devon Lyon via e-mail re Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Reviewed Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Discussed Class Data with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/19/2017	Correspondence from Devon Lyon via e-mail re Class Data. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	4/19/2017	Review of stipulation re fee motion; uploaded to case-anywhere; discussions with A. Zelenski and D. Zelenski re same (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2017	Email with S. Ladak re stipulation and proposed order lodgment with Department 311. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	4/20/2017	Review emails re class data. Email with Devon Lyon to follow up re class data list. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2017	Responsive correspondence with Devon Lyon via e-mail re Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2017	Correspondence from Devon Lyon via e-mail re Class Data. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2017	Discussed Class Data with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/20/2017	Correspondence from Abigail Zelenski via e-mail re Class Data. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	4/20/2017	TC with Court clerk re joint stipulation and proposed order re fee motion deadline; prepared POS for filing of same (SL)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/26/2017	Review Order setting Fee Motion. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/26/2017	Reviewed Order Granting Stipulation Amending Date for Filing Class Counsel Award and Service Award. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/26/2017	Correspondence from Sehreen Ladak via e-mail re Order Amending Date for Filing Mot. for Class Counsel Award and
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	4/27/2017	Confer with Melinda Espinoza re Hawk class notice documents translated in Spanish. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/27/2017	Correspondence from Abigail Zelenski via e-mail re translated Notice Packet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/27/2017	Reviewed revised preliminary-calculations settlement-payment spreadsheet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/27/2017	Correspondence from Elizabeth Kruckenberg via e-mail re revised preliminary-calculations spreadsheet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/27/2017	Responsive correspondence with Elizabeth Kruckenberg via e-mail re calculations spreadsheet. (DZ)
David Zelenski	0.5	\$ 700.76	\$ 350.38	4/27/2017	Reviewed calculations spreadsheet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/27/2017	Correspondence from Elizabeth Kruckenberg via e-mail re calculations spreadsheet and formatted Notice Packets. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Correspondence from Devon Lyon via e-mail re formatted Notice Packets. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Correspondence from Melinda Espinoza via e-mail re translated Notice Packet. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Reviewed further revisions to Notice of Class-Action Settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Responsive correspondence from Elizabeth Kruckenberg via e-mail re revisions to Notice of Class-Action Settlement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Review status of notice packets and final review. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Correspondence with Elizabeth Kruckenberg re revisions to Notice Packet. (DZ)
David Zelenski	0.5	\$ 700.76	\$ 350.38	4/28/2017	Reviewed formatted Notice Packet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Correspondence from Devon Lyon via e-mail re formatted Notice Packets. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	4/28/2017	Correspondence from Melinda Espinoza via e-mail re translated Notice Packet. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/1/2017	Further correspondence from Elizabeth Kruckenberg via e-mail re revisions to Notice of Class-Action Settlement and
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/1/2017	Responsive correspondence with Elizabeth Kruckenberg via e-mail re revisions to Notice of Class-Action Settlement and
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/1/2017	Correspondence from Elizabeth Kruckenberg via e-mail re revisions to Notice of Class-Action Settlement and calculations
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/3/2017	Correspondence from Elizabeth Kruckenberg via e-mail re mailing of Notice Packets. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	5/9/2017	Correspondence with opposing counsel and the claims administrator re potential class-member inquiry. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Correspondence from Elizabeth Kruckenberg via e-mail re claims-administration issues. (DZ)
David Zelenski	0.2	\$ 700.76	\$ 140.15	5/9/2017	Teleconference with Joseph Hekmat re claims-administration issues. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Further discussion with Abigail Zelenski re claims-administration issues. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Further correspondence from Joseph Hekmat via e-mail re claims-administration issues. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Responsive correspondence with Abigail Zelenski, Sehreen Ladak, and Joseph Hekmat via e-mail re claims-administration
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Correspondence from Joseph Hekmat via e-mail re Def.'s payment schedule. (DZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	5/9/2017	Telephone conference with Devon Lyon and D. Zelenski re settlement payments. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Discussed Def.'s payment schedule with Abigail Zelenski. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Teleconference with Devon Lyon re Def.'s payment schedule. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Correspondence from Abigail Zelenski via e-mail re Def.'s payment schedule. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Telephone call with D. Lyon re status of claims administration and settlement payments. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/9/2017	Email status update re settlement payments with co-counsel. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/10/2017	Correspondence with Jodey Lawrence with claims administrator. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/10/2017	Responsive correspondence with Jodey Lawrence via e-mail re in-person meeting. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/10/2017	Correspondence from Jodey Lawrence re in-person meeting. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/12/2017	Review claims administration report. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/12/2017	Reviewed weekly claims-admin. report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/12/2017	Correspondence from Elizabeth Kruckenberg via e-mail re weekly claims-admin. report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/15/2017	Correspondence from Devon Lyon via e-mail re settlement funding. (DZ)
Sehreen Ladak	1.6	\$ 305.89	\$ 489.42	5/17/2017	Drafted Fee Motion and Supporting Declaration (SL)
Sehreen Ladak	1.6	\$ 305.89	\$ 489.42	5/18/2017	Drafted Fee Motion and supporting declaration (SL)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/19/2017	Correspondence from Elizabeth Kruckenberg via e-mail re weekly claims-admin. status report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/22/2017	Responsive correspondence from Devon Lyon via e-mail re funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/22/2017	Reviewed weekly claims-admin. status report. (DZ)
Sehreen Ladak	0.3	\$ 305.89	\$ 91.77	5/22/2017	Revised Fee Motion (SL)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	5/22/2017	Drafting Motion for Award of Attorneys' Fees. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/22/2017	Review claims-administrator's report. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/22/2017	Correspondence with Devon Lyon via e-mail re settlement funding. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/23/2017	Correspondence from Elizabeth Kruckenberg via e-mail re receipt of settlement funds. (DZ)
Abigail Zelenski	0.3	\$ 700.76	\$ 210.23	5/24/2017	Draft Notice of Change of Address. (AZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/26/2017	Review weekly claims administrator report. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/26/2017	Reviewed weekly claims-admin. status report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/26/2017	Correspondence from Elizabeth Kruckenberg via e-mail re weekly claims-admin. status report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Responsive correspondence with Joseph Hekmat via e-mail re potential Class Member Jezrel Morales. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Correspondence from Joseph Hekmat via e-mail re potential Class Member Jezrel Morales. (DZ)

<u>Attorney</u>	<u>Quantity</u>	<u>Hourly Rate</u>	<u>Total</u>	<u>Date</u>	<u>Description</u>
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Responsive correspondence with Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Further correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Reviewed Def.'s wire-transfer info. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Further correspondence from Devon Lyon via e-mail re Def.'s funding of settlement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Review emails from D. Lyon and administrator re status of administration. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Responsive correspondence from Devon Lyon via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Responsive correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/30/2017	Correspondence with Devon Lyon and Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	5/31/2017	Review emails with Phoenix re status of administration. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/31/2017	Correspondence from Devon Lyon via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	5/31/2017	Correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	6/1/2017	Review email re claims administration and funding. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/1/2017	Correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/2/2017	Correspondence with Elizabeth Kruckenberg via e-mail re objections. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/2/2017	Reviewed weekly claims-admin. status report. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/2/2017	Correspondence from Elizabeth Kruckenberg via e-mail re weekly claims-admin. report. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	6/2/2017	Review weekly administration report. (AZ)
Abigail Zelenski	0.2	\$ 700.76	\$ 140.15	6/5/2017	Meeting with D. Zelenski re claims question from class member. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/5/2017	Further correspondence with Devon Lyon and Elizabeth Kruckenberg via e-mail re Class Member Marc Thomas Bezerra.
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/5/2017	Responsive correspondence from Elizabeth Kruckenberg via e-mail re Class Member Marc Thomas Bezerra. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/5/2017	Responsive correspondence with Devon Lyon and Elizabeth Kruckenberg via e-mail re Class Member Marc Thomas
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/5/2017	Correspondence from Devon Lyon via e-mail re Class Member Marc Thomas Bezerra. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/5/2017	Correspondence from Elizabeth Kruckenberg via e-mail re no objections. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Further correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Responsive correspondence from Devon Lyon via e-mail re Def.'s funding of settlement. (DZ)
Abigail Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Review email correspondence from claims administrator re update. (AZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Responsive correspondence from Elizabeth Kruckenberg via e-mail re Class Member Marc Thomas Bezerra and re Def.'s
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Responsive correspondence with Elizabeth Kruckenberg via e-mail re Class Member Marc Thomas Bezerra and re Def.'s
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/6/2017	Correspondence from Devon Lyon via e-mail re Class Member Marc Thomas Bezerra. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Correspondence from Elizabeth Kruckenberg via e-mail re Class Member Yesenia de Los Santos. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Correspondence from Devon Lyon via e-mail re Class Member Yesenia de Los Santos. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Responsive correspondence from Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Further correspondence from Abigail Zelenski via e-mail re Mot. for Att'ys Fees. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Correspondence from Joseph Hekmat via e-mail re Mot. for Att'ys Fees. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Correspondence from Abigail Zelenski via e-mail re Mot. for Att'ys Fees. (DZ)
David Zelenski	0.1	\$ 700.76	\$ 70.08	6/7/2017	Correspondence with Elizabeth Kruckenberg via e-mail re Def.'s funding of settlement. (DZ)
TOTAL	269.6		\$ 134,554.48		

EXHIBIT 2

<u>Date</u>	<u>Cost</u>	<u>Description</u>
2/26/2016	\$17.60	Printing Summons, Complaint (176 pgs)
4/25/2016	\$0.40	Printing Cost, PAGA Notice (4 pg)
4/25/2016	\$7.50	Postage, certified mail, PAGA Notice
6/24/2016	\$1,705.25	County Legal Service - Filing Fee and Attorney Service Fee - Summons and Complaint at LASC Order #13898
7/15/2016	\$104.00	County Legal Services Inv. #A101442, Order 14581
8/8/2016	\$0.60	Printing Cost POS (6 pgs)
8/8/2016	\$1.88	Postage for POS by mail
9/20/2016	\$0.70	Printing Cost, Joint Statement (7 pgs)
9/20/2016	\$0.68	Postage, joint statement
9/21/2016	\$12.50	County Legal Service Order #16738
9/21/2016	\$65.00	County Legal Service Order #16737
10/6/2016	\$0.70	Printing, Proposed Order Authorizing Electronic Service (7 pgs)
10/6/2016	\$0.67	Postage, Proposed Order re Electronic Service
10/6/2016	\$85.00	County Legal Service Order #17250
11/20/2016	\$3,425.00	Mediation Fee to Henry Bongiovi
12/13/2016	\$24.01	Parking and reimbursement for mediation (SL)
12/13/2016	\$11.34	Parking and reimbursement for mediation (AZ)
2/6/2017	\$44.90	County Legal Services Order #21064
2/6/2017	\$220.40	County Legal Services Order #21063
3/30/2017	\$222.60	County Legal Services Order #23082
4/13/2017	\$26.34	Parking Fee and mileage for Preliminary approval hearing (DZ)
4/13/2017	\$28.27	Parking Fee and mileage for Preliminary approval hearing (AZ)
4/17/2017	\$200.00	Case Anywhere
Subtotal	\$6,205.34	
Anticipated Costs		
	\$200.00	Case Anywhere
	\$104.00	Filing Fee and Attorney Service Fee for Motion for Fees, Costs, and Enhancement Award
	\$104.00	Filing Fee and Attorney Service Fee for Motion for Final Approval
	\$30.00	Parking and Mileage for August 28, 2017, Final Fairness Hearing
Subtotal	\$438.00	
Total Costs	\$6,643.34	

EXHIBIT 3

LAFFEY MATRIX

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			Years Out of Law School *				
Year	Adjustmt Factor**	Paralegal/ Law Clerk	1-3	4-7	8-10	11-19	20 +
6/01/16- 5/31/17	1.0369	\$187	\$343	\$421	\$608	\$685	\$826
6/01/15- 5/31/16	1.0089	\$180	\$331	\$406	\$586	\$661	\$796
6/01/14- 5/31/15	1.0235	\$179	\$328	\$402	\$581	\$655	\$789
6/01/13- 5/31/14	1.0244	\$175	\$320	\$393	\$567	\$640	\$771
6/01/12- 5/31/13	1.0258	\$170	\$312	\$383	\$554	\$625	\$753
6/01/11- 5/31/12	1.0352	\$166	\$305	\$374	\$540	\$609	\$734
6/01/10- 5/31/11	1.0337	\$161	\$294	\$361	\$522	\$589	\$709
6/01/09- 5/31/10	1.0220	\$155	\$285	\$349	\$505	\$569	\$686
6/01/08- 5/31/09	1.0399	\$152	\$279	\$342	\$494	\$557	\$671
6/01/07-5/31/08	1.0516	\$146	\$268	\$329	\$475	\$536	\$645
6/01/06-5/31/07	1.0256	\$139	\$255	\$313	\$452	\$509	\$614
6/1/05-5/31/06	1.0427	\$136	\$249	\$305	\$441	\$497	\$598
6/1/04-5/31/05	1.0455	\$130	\$239	\$293	\$423	\$476	\$574
6/1/03-6/1/04	1.0507	\$124	\$228	\$280	\$405	\$456	\$549
6/1/02-5/31/03	1.0727	\$118	\$217	\$267	\$385	\$434	\$522
6/1/01-5/31/02	1.0407	\$110	\$203	\$249	\$359	\$404	\$487
6/1/00-5/31/01	1.0529	\$106	\$195	\$239	\$345	\$388	\$468
6/1/99-5/31/00	1.0491	\$101	\$185	\$227	\$328	\$369	\$444
6/1/98-5/31/99	1.0439	\$96	\$176	\$216	\$312	\$352	\$424
6/1/97-5/31/98	1.0419	\$92	\$169	\$207	\$299	\$337	\$406
6/1/96-5/31/97	1.0396	\$88	\$162	\$198	\$287	\$323	\$389
6/1/95-5/31/96	1.032	\$85	\$155	\$191	\$276	\$311	\$375
6/1/94-5/31/95	1.0237	\$82	\$151	\$185	\$267	\$301	\$363

The methodology of calculation and benchmarking for this Updated Laffey Matrix has been approved in a number of cases. See, e.g., McDowell v. District of Columbia, Civ. A. No. 00-594 (RCL), LEXSEE 2001 U.S. Dist. LEXIS 8114 (D.D.C. June 4, 2001); Salazar v. Dist. of Col., 123 F.Supp.2d 8 (D.D.C. 2000).

* "Years Out of Law School" is calculated from June 1 of each year, when most law students graduate. "1-3" includes an attorney in his 1st, 2nd and 3rd years of practice, measured from date of graduation (June 1). "4-7" applies to attorneys in their 4th, 5th, 6th and 7th years of practice. An attorney who graduated in May 1996 would be in tier "1-3" from June 1, 1996 until May 31, 1999, would move into tier "4-7" on June 1, 1999, and tier "8-10" on June 1, 2003.

** The Adjustment Factor refers to the nation-wide Legal Services Component of the Consumer Price Index produced by the Bureau of Labor Statistics of the United States Department of Labor.

LAFFEY MATRIX

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Michael Kavanaugh is an economist from Batavia, OH. Dr. Kavanaugh holds a Ph. D in economics from the University of Cincinnati (1975) and a B.A. in economics from Xavier University (1970). He has taught economics at the University of Cincinnati and at Northern Kentucky University. He has worked as a natural resource and environmental economist for a variety of clients, including the U.S. Department of Justice, the U.S. Environmental Protection Agency, environmental groups and private industry for over 20 years. He has been qualified as an expert in Federal court on financial and economic matter on a number of occasions. He is the economist credited by the D.C. Circuit in the *Salazar* case. His explanation of the advantages of the Adjusted Laffey Matrix are as follows:

The **Laffey** matrix was updated to 1988-1989 rates in connection with the **Save Our Cumberland Mountains v. Hodel**, 857 F.2d 1516 (D.C. Cir. 1988) (**en banc**) litigation. The Consumer Price Index for U.S. City Average, Legal Service Fees (“Legal Services Index”) maintained by the U.S. Department of Labor, Bureau of Labor Statistics is a **better measure** of the change in prices for legal services in Washington, D.C., than the Consumer Price Index for Washington, D.C., Maryland, Virginia, All Items (“DC Metro CPI”). He has reviewed both the update to the **Laffey** matrix which uses the Legal Services Index to bring 1988-1989 rates forward to present, and the update referred to as the United States Attorneys’ Office **Laffey** matrix, which utilizes the DC Metro CPI to bring 1981-1982 rates forward to present.

Both the Legal Services Index and the DC Metro CPI are readily available and are maintained by the U.S. Department of Labor, Bureau of Labor Statistics. The underlying data are collected by the U.S. Department of Commerce, Census Bureau as part of its quinquennial census and its annual surveys. Economists use as specific an index as possible to determine changes in prices in a part of an industry, such as here changes of prices in legal services in the Baltimore- Washington area. To measure changes in an industry’s prices, it is far preferable to use a specific index rather than a broad index.

The Legal Services Index is a national index that includes the metropolitan Baltimore-Washington, D.C., area. Adjusting the **Laffey** matrix with a national index assumes that the rate of change of prices for legal services is about the same everywhere. This is not the same thing as prices being the same everywhere. Even if prices differ in different places, the rate of change in prices is likely to be about the same. With resource mobility and the ability to communicate easily over distances, this is a plausible assumption. While it is possible for prices for the same good or service to change at different rates in different places, this is most likely to happen for goods or services for which there is only a local market because their transport is expensive relative to their value (e.g., fast food) or because communication is difficult.

The market for legal services in federal litigation in the Baltimore- Washington, D.C. area is not a local market. Therefore, it would be more appropriate to use the Legal Services Index, which captures supply and demand factors particular to the legal services market as

well as inflation, as compared to the Baltimore-Washington Metro CPI, which chiefly captures inflation effects.

The **Laffey** matrix prepared by Dr. Kavanaugh is preferable to the United States Attorneys’ Office **Laffey** matrix for an additional reason. The **Adjusted Laffey matrix** updated is based on observations from 1988-1989, while the United States Attorneys’ Office **Laffey matrix**

on observations from 1968-1989, while the United States Attorneys' Office *Laffey matrix* uses 1981-1982 rates as a base. In general, the more contemporary the observations, the less possibility exists for forecasting errors. Thus, the *Adjusted Laffey matrix* is more likely to be an accurate forecast of rates because it applies an index to more recent observations to bring rates forward to the present as contrasted to the United States Attorneys' Office *Laffey* matrix which uses an index to bring forward much earlier observations.

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EXHIBIT 4

SALARY TABLE 2017-DCB
INCORPORATING THE 1% GENERAL SCHEDULE INCREASE AND A LOCALITY PAYMENT OF 27.10%
FOR THE LOCALITY PAY AREA OF WASHINGTON-BALTIMORE-ARLINGTON, DC-MD-VA-WV-PA
TOTAL INCREASE: 2.88%
EFFECTIVE JANUARY 2017

Annual Rates by Grade and Step

Grade	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
1	\$ 23,547	\$ 24,335	\$ 25,118	\$ 25,897	\$ 26,680	\$ 27,137	\$ 27,911	\$ 28,693	\$ 28,723	\$ 29,450
2	26,474	27,104	27,981	28,723	29,046	29,900	30,754	31,608	32,463	33,317
3	28,886	29,849	30,813	31,776	32,740	33,703	34,667	35,630	36,593	37,557
4	32,428	33,509	34,589	35,669	36,750	37,830	38,910	39,991	41,071	42,151
5	36,281	37,491	38,701	39,911	41,121	42,331	43,541	44,751	45,961	47,171
6	40,442	41,790	43,139	44,488	45,836	47,185	48,533	49,882	51,230	52,579
7	44,941	46,440	47,938	49,437	50,935	52,434	53,932	55,431	56,929	58,428
8	49,771	51,430	53,088	54,747	56,406	58,064	59,723	61,382	63,040	64,699
9	54,972	56,805	58,638	60,470	62,303	64,136	65,969	67,801	69,634	71,467
10	60,538	62,556	64,574	66,593	68,611	70,629	72,648	74,666	76,685	78,703
11	66,510	68,727	70,943	73,160	75,377	77,593	79,810	82,027	84,243	86,460
12	79,720	82,377	85,035	87,693	90,350	93,008	95,666	98,323	100,981	103,639
13	94,796	97,956	101,116	104,275	107,435	110,595	113,755	116,914	120,074	123,234
14	112,021	115,755	119,489	123,223	126,958	130,692	134,426	138,160	141,894	145,629
15	131,767	136,160	140,552	144,945	149,337	153,730	158,123	161,900 *	161,900 *	161,900 *

* Rate limited to the rate for level IV of the Executive Schedule (5 U.S.C. 5304 (g)(1)).

Applicable locations are shown on the 2017 Locality Pay Area Definitions page: <http://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/2017/locality-pay-area-definitions/>

SALARY TABLE 2017-LA
INCORPORATING THE 1% GENERAL SCHEDULE INCREASE AND A LOCALITY PAYMENT OF 29.65%
FOR THE LOCALITY PAY AREA OF LOS ANGELES-LONG BEACH, CA
TOTAL INCREASE: 2.58%
EFFECTIVE JANUARY 2017

Annual Rates by Grade and Step

Grade	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
1	\$ 24,019	\$ 24,823	\$ 25,621	\$ 26,416	\$ 27,215	\$ 27,682	\$ 28,471	\$ 29,268	\$ 29,300	\$ 30,041
2	27,005	27,648	28,542	29,300	29,629	30,500	31,371	32,243	33,114	33,985
3	29,466	30,448	31,431	32,414	33,397	34,379	35,362	36,345	37,328	38,310
4	33,079	34,181	35,283	36,385	37,487	38,589	39,691	40,793	41,895	42,997
5	37,009	38,243	39,477	40,711	41,946	43,180	44,414	45,648	46,883	48,117
6	41,253	42,629	44,005	45,380	46,756	48,131	49,507	50,882	52,258	53,634
7	45,843	47,372	48,900	50,429	51,957	53,486	55,014	56,543	58,072	59,600
8	50,770	52,462	54,154	55,845	57,537	59,229	60,921	62,613	64,305	65,997
9	56,075	57,944	59,814	61,684	63,553	65,423	67,292	69,162	71,031	72,901
10	61,752	63,811	65,870	67,929	69,988	72,047	74,105	76,164	78,223	80,282
11	67,845	70,106	72,367	74,628	76,889	79,150	81,411	83,672	85,933	88,194
12	81,319	84,030	86,741	89,452	92,163	94,874	97,585	100,296	103,007	105,718
13	96,698	99,921	103,144	106,367	109,591	112,814	116,037	119,260	122,483	125,706
14	114,268	118,077	121,887	125,696	129,505	133,314	137,123	140,932	144,741	148,550
15	134,411	138,891	143,372	147,853	152,334	156,814	161,295	161,900 *	161,900 *	161,900 *

* Rate limited to the rate for level IV of the Executive Schedule (5 U.S.C. 5304 (g)(1)).

Applicable locations are shown on the 2017 Locality Pay Area Definitions page: <http://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/2017/locality-pay-area-definitions/>

SALARY TABLE 2017-SF
INCORPORATING THE 1% GENERAL SCHEDULE INCREASE AND A LOCALITY PAYMENT OF 38.17%
FOR THE LOCALITY PAY AREA OF SAN JOSE-SAN FRANCISCO-OAKLAND, CA
TOTAL INCREASE: 2.80%
EFFECTIVE JANUARY 2017

Annual Rates by Grade and Step

Grade	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Step 7	Step 8	Step 9	Step 10
1	\$ 25,597	\$ 26,454	\$ 27,305	\$ 28,152	\$ 29,003	\$ 29,501	\$ 30,342	\$ 31,192	\$ 31,225	\$ 32,015
2	28,779	29,465	30,418	31,225	31,576	32,504	33,433	34,361	35,290	36,219
3	31,402	32,449	33,497	34,544	35,591	36,639	37,686	38,733	39,781	40,828
4	35,253	36,427	37,602	38,776	39,950	41,125	42,299	43,474	44,648	45,823
5	39,441	40,756	42,071	43,387	44,702	46,018	47,333	48,648	49,964	51,279
6	43,964	45,430	46,896	48,362	49,828	51,294	52,760	54,226	55,692	57,158
7	48,856	50,485	52,114	53,743	55,372	57,001	58,630	60,259	61,888	63,517
8	54,106	55,909	57,712	59,515	61,318	63,122	64,925	66,728	68,531	70,334
9	59,760	61,752	63,745	65,737	67,730	69,722	71,714	73,707	75,699	77,692
10	65,810	68,005	70,199	72,393	74,587	76,781	78,975	81,169	83,363	85,558
11	72,303	74,713	77,122	79,532	81,942	84,351	86,761	89,171	91,580	93,990
12	86,663	89,552	92,441	95,330	98,220	101,109	103,998	106,887	109,776	112,665
13	103,053	106,488	109,923	113,357	116,792	120,227	123,662	127,097	130,532	133,967
14	121,778	125,837	129,896	133,956	138,015	142,075	146,134	150,194	154,253	158,312
15	143,244	148,019	152,794	157,569	161,900 *	161,900 *	161,900 *	161,900 *	161,900 *	161,900 *

* Rate limited to the rate for level IV of the Executive Schedule (5 U.S.C. 5304 (g)(1)).

Applicable locations are shown on the 2017 Locality Pay Area Definitions page: <http://www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/2017/locality-pay-area-definitions/>

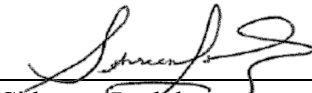
1 **PROOF OF SERVICE**

2 I am employed in the County of Los Angeles; I am over the age of eighteen years and am not a party to
3 the within action; and my business address is 114 North Brand Boulevard, Suite 200, Glendale,
4 California 91203.

5 On **June 12, 2017**, I served the document(s) described as **DECLARATION OF ABIGAIL**
6 **ZELENSKI IN SUPPORT OF MOTION FOR AWARD OF ATTORNEYS' FEES,**
7 **REIMBURSEMENT OF COSTS, AND ENHANCEMENT AWARD OF COSTS AND**
8 **ENHANCEMENT AWARD** on ALL INTERESTED PARTIES in this action as follows:

- 9 **BY U.S. MAIL:** I am readily familiar with the firm's practice of collection and processing
10 correspondence for mailing. Under that practice, an envelope(s) containing the document(s)
11 would be deposited with the U.S. Postal Service on that same day, with postage thereon fully
12 prepaid, at Glendale, California in the ordinary course of business. I am aware that, on motion
13 of the party served, service is presumed invalid if the postal-cancellation date or postage-meter
14 date is more than one day after the date of deposit for mailing.
- 15 **BY OVERNIGHT DELIVERY OR EXPRESS MAIL:** I enclosed the document(s) in an
16 envelope(s) or package(s) allowed by an overnight-delivery carrier and/or by the U.S. Post
17 Office for express mail, and addressed to the person(s) at the address(es) above. I placed the
18 envelope(s) or package(s) for collection and overnight delivery or express mail at an office or a
19 regularly utilized drop-box of the overnight-delivery carrier, or I dropped it off at the U.S. Post
20 Office.
- 21 **BY HAND DELIVERY:** I caused the document(s) to be delivered by hand in open court to at
22 least one of the individuals listed above.
- 23 **XXX BY ELECTRONIC MAIL VIA CASE ANYWHERE:** In accordance with the Court's ruling
24 governing Los Angeles Superior Court Case No. BC625121 and related actions requiring all
25 documents to be served upon interested parties via Case Anywhere system.

26 I declare under penalty of perjury under the laws of the State of California and the United States that
27 the foregoing is true and correct. Executed on **June 12, 2017**, at Glendale, California.

28 
Sehreen Ladak